

# PLATEAU STATE PPP DISCLOSURE FRAMEWORK

THE PLATEAU STATE INFRASTRUCTURE AND REGULATORY AGENCY

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# List of abbreviations

KPI Key Performance Indicators
PPP Public Private Partnership
PPPU Public Private Partnerships Unit

RFB Request for Bids

RFQ Request for Qualifications SPC Special Purpose Company

VFM Value for Money

#### 1. Introduction

# 1.1 Background

- 1.1.1. In 2017, the Government of Plateau State adopted a Public-Private Partnership (PPP) policy to establish a robust framework for involving the private sector in providing public infrastructure and services. This policy aligns with Plateau State's commitment to improving infrastructure and delivering essential services to its citizens through innovative and sustainable partnerships.
- 1.1.2. The Plateau State Public-Private Partnerships Law was enacted on [Date of Enactment]. This law provides the legal and institutional framework for implementing PPP projects within the state. It establishes entities such as the Plateau State PPP Committee and the Plateau State PPP Unit and defines procedures for managing PPP projects across their lifecycle, from inception to conclusion. Additionally, the law specifies the essential components of a PPP agreement.
- 1.1.3. To operationalize the PPP law, the Plateau State Government has issued supporting regulations that outline bidding methods, procurement procedures, and stakeholders' roles and responsibilities in selecting and implementing PPP projects.
- 1.1.4. The guidelines presented in this document build on the legal and policy framework established by the Plateau State Government, ensuring transparency, accountability, and consistency in the disclosure of information related to PPP projects.

#### 1.2 This Document

- 1.2.1. The Plateau State Public-Private Partnership Guidelines consist of a Main Document and a set of Annexes that provide detailed instructions and templates for implementing PPP projects.
- 1.2.2. This document is Annex L, which details the disclosure framework and provides practical guidance for sharing information about PPP projects. It consists of three key sections:
- (a) **Section 2**: Overall guidelines for disclosing information about PPP projects.
- (b) **Section 3**: Templates for the disclosure of information at various stages of PPP projects.
- (c) **Section 4**: Sample contractual clauses to be included in PPP agreements to facilitate disclosure while safeguarding the confidentiality of sensitive information.

This document is a cornerstone of Plateau State's commitment to fostering transparency, encouraging public participation, and enhancing the success of its PPP initiatives.

#### 2. Disclosure Guidelines

#### 2.1 Introduction

- 2.1.1. The Government of Plateau State seeks to provide accurate and timely information about its activities to the public and other stakeholders. This policy reflects Plateau State's commitment to promoting an efficient, transparent, and accountable government and empowering citizens to scrutinize and participate effectively in decisions that affect them. This framework sets out guidelines for disclosing information regarding public-private partnerships (PPPs).
- 2.1.2. These guidelines align with Plateau State's commitment to achieving the Sustainable Development Goals (SDGs) by 2030. Goal 16 of the SDGs explicitly aims to "build effective, accountable, and inclusive institutions at all levels." Transparency and accountability are central principles for achieving income, poverty reduction, water, education, energy, and urban infrastructure targets—all directly linked to PPP projects. Goal 17 highlights the importance of fostering effective public-private and civil society partnerships, leveraging best practices to advance development.
- 2.1.3. The Plateau State PPP Law gives citizens the right to access public information, ensuring transparency and accountability. In line with this, the framework mandates that information related to PPPs be made publicly available unless it qualifies as exempt under the state's confidentiality provisions.
- 2.1.4. The legal framework for PPPs in Plateau State is anchored in the Plateau State PPP Law (2017) and related regulations. These establish principles of transparency, equitable access to information, and fair competition for bidders. The law further outlines the contracting authority's responsibilities to remain accountable to users of infrastructure or services delivered through PPP projects. The Plateau State PPP Unit is mandated to implement open, transparent, and efficient processes for managing all phases of PPP projects, from identification to completion.
- 2.1.5. Transparency and accountability are fundamental to the Plateau State PPP Unit's mandate. The state aims to foster public trust, enhance governance, and promote meaningful stakeholder engagement by ensuring timely and comprehensive disclosure. This will strengthen development outcomes and increase public understanding of PPP projects.
- 2.1.6. To this end, Plateau State will integrate systems of transparency and accountability into its PPP processes, embedding disclosure as a routine practice.
- 2.1.7. Given the evolving nature of PPP disclosures, these guidelines will be reviewed and updated every two to three years to ensure continued alignment with best practices and state priorities.

# 2.2 Application

2.2.1. These guidelines apply to all PPP projects initiated under the Plateau State PPP Law and any privately initiated projects. Disclosure requirements are structured to address critical project stages, ensuring that stakeholders have access to essential information throughout the PPP lifecycle.

# 2.3 Specific Disclosures

2.3.1. Specific disclosures will include the elements detailed in paragraphs 2.3.2 to 2.3.12 below, following Table 1 and the template provided in Section 3. Confidential information, as defined in subsection 2.4, will be redacted before publication.

# 2.3.2. Basic Project Information

Basic project information, including estimated timelines for key milestones, will be disclosed within 21 days of the Plateau State PPP Unit's project registration. This will include:

- Project name and location.
- Sector and sponsoring agency.
- Estimated project value (with cost breakdown).
- Description of assets/services to be provided.
- Estimated annual demand and rationale for selecting the PPP model (e.g., costbenefit analysis).
- Projected policy outcomes (e.g., links to preliminary cost-benefit analysis reports).
- Contact details of the Project Officer overseeing the project.

# 2.3.3. Project Progress Tracking

Milestone achievements will be updated within 21 days of registration and subsequent status changes, ensuring transparency in project implementation.

#### 2.3.4. Project Feasibility Study Report

Feasibility studies, including environmental and social impact assessments, will be disclosed before or after the Request for Prequalification (RPQ) documents are published. Financial models or data that may affect negotiations will be redacted. The complete feasibility study will be disclosed within 21 days of signing the project agreement (commercial close).

# 2.3.5. Procurement Information

Procurement documents, including the Request for Qualifications (RFQ), short-listed bidders, and bid award details, will be disclosed. The full Request for Bids (RFB) and the award document will be made public within 21 days of executing the PPP agreement (commercial close).

# 2.3.6. Project Summary

Within 21 days of signing the PPP agreement, a project summary will be disclosed, including:

- Project scope and value.
- Parties to the agreement.
- Risk allocation and government support.
- Tariff/pricing structures.
- Termination and handback clauses.
- Key performance indicators.

# 2.3.7. Project Documents

Key documents, including redacted PPP agreements, will be published within 21 days of executing the project agreement.

# 2.3.8. Financial Information

The project's financing structure, including equity-debt ratios, providers, and ownership details, will be disclosed within 21 days of financial close.

# 2.3.9. Renegotiations

Summary information and redacted renegotiated agreements will be disclosed within 21 days of signing any renegotiated contracts.

# 2.3.10. Performance Information

Performance updates, including construction milestones, financial performance, and adherence to key performance indicators, will be disclosed within one year of the close of the financial year and updated annually.

# 2.3.11. Unsolicited Proposals

Information on unsolicited proposals will be disclosed within 21 days of the contracting authority's decision to accept the proposal. This includes:

- Project objectives and location.
- Estimated capital costs and public interest rationale.
- Details of the feasibility study and procurement process.

# 2.3.12. Projects That Do Not Reach Financial Close

For projects that fail to reach financial close after executing the project agreement, a summary explanation will be disclosed within 21 days of the decision.

**Table 1: Summary of Specific Disclosures** 

NO	DOCUMENTS	CONTENTS	CREATOR	APPROVAL	TIME
	Disclo	 osure of information at pro	   ject initiation, upda	ated after that	
1		Project name	Contacting the	PPP Unit	Within 21
		Project name Location Sector Sponsoring agency /department Estimated value ( with breakdown of cost) Project need Projected policy Description of Asset and services to be provided Rotational for selecting the Project for a development PPP ( Including cost- benefit analysis)  Estimated demand to be served annually  Links to preliminary cost benefits analysis  For unsolicited proposal, the name of proponent, details of the public interest test or other rationale will be provided for the	Contacting the Authority	PPP Unit	Within 21 days following the PPP unit's approval of the project. For Unsolicited projects, upon the contracting Authority's decision to accept the decision
		same, special condition and advantages provided for the proponent, if any.			
	Basic project information				

NO	DOCU MENT S	CONTENTS	CREATOR	APPROV AL	TIME
		sclosure of information	at project initiation, up	 dated thereafte	er
2	Project progress Tracking	A section on the web base platform that will reflect actual date of achievement of key milestones	PPP unit from registration of PPP project until execution of project agreement (commercial close) Contracting authorities after comcommencemen t operation until the end of contract	PPP Unit / contracting Authority	Within 21 days from project registration and within 21 days of each status change. For unsolicited project, upon the contracting Authority's decision to accept the proposal.
3	Feasibility	Salient information about the project, including the environmental and social impact assessments; financial model redacted.	Contracting Authorities	PPP Unit	Before or with the publication of the RPQ
4	RFQ		Contracting Authorities	PPP Unit	Following the publication of the RFQ
5.	List of short- Listed bidders		Contracting Authorities	PPP Unit	As soon as Short-listed bidders are notified
6.	Full RFB		Contracting Authorities	PPP Unit	Within 21 days of execution of project agreement ( commercial close)
7.	Bid award		Contracting Authorities	PPP Unit	Following approval for publication
8.	Project summary	Project scope Parties to the PPP Agreement Project risk matrix Government support Project value, tariff	Contracting Authorities	PPP Unit	Within 21 days of execution of project agreement ( commercial close)

		and pricing. Termination clauses Handback termination Key performance indicator with agreed target levels Duration of projects Implementation structure(SPC and any subcontract)			This will apply to unsolicited project as well
9.	Complete feasibility study report	Salient information about the project	Contracting Authorities	PPP Unit	Within 21 days of execution of project agreement ( commercial close)
10	Financial structure of	Equity debt ratio of the project Debt and equity provider Share capital Shareholder with	Contracting Authorities	PPP Unit	Within 21 days of financial close. This will apply to unsolicited project as well.
11	Project Documents	Including the following Redacted PPP agreement, VFM report for this project,			Within 21 days of execution of project Agreement ( commercial close) This will apply to unsolicited project as well
12	Renegotiati on and	Summary information of each Negotiation, Redacted negotiated clause(s), in the PPP agreement			Within the 21days of signature of the re-negotiated contract. This is apply to unsolicited project as well

13	Where the	Summary	Contracting	PPP Unit	Within 21 days
		explanation of why	Authorities		of the decision
		financial close did			
		not take close			
	(commercia				
	l close)				
	takes place				
	but the				
	project does				
	not reach				
	financial				
	close				
14		Performance by the	Audit report		This will apply
		private party on key	provided by the		to unsoldered
		performance	PPP Unit		project report
		indicator against			
		agreed target			
		(including			
		information on			
		construction			
		milestones, key			
		financial information,			
		and information on			
		performance, failure			
		if any).			
		Audit report			
		Audited financial			
		Statement			
		Private party report			
	Performanc	Extract from			
	es	independence expert			
	information	report			

Note: CA = Contracting Authority; ESIA = Environmental and Social Impact Assessment; PPP = Public-Private Partnership; PPPU = PPP Unit; RFB = Request for Bids; RFQ = Request for Qualifications; SPC = special purpose company; VfM = value for money.

## 2.4 Confidential Information

2.4.1. The Plateau State PPP Law 2017, Section 6(1) and (2) exempt confidential information from public disclosure. The Plateau State PPP Law defines confidential information to include discussion, communication, or negotiation between the contracting Authority and Bidders, trade secrets, commercial or financial information obtained from a person or business that is proprietary or privileged, and the disclosure of which would, or would be likely to, prejudice the commercial interests of any person. This includes trade

secrets, commercially sensitive intellectual property rights, and know-how of a third party.

- 2.4.2. For the purposes of this framework, the following elements will be considered as confidential. These elements will be reviewed and updated every two to three years:
- (a) Bids or proposals submitted by bidders.
- (b) Trade secrets and any other proprietary information protected by law.
- (c) Technology relating to the security of the state.

#### 2.5 Method of Disclosure

2.5.1. All information and documents will be published on a web-based platform owned and administered by the Plateau State PPP Unit and any other media platforms identified in the Plateau State PPP Law. To ensure broader public engagement, the PPP Unit will disseminate summarized and simplified project information in local languages and offline methods, such as posters and community forums, where applicable.

# 2.6 Responsibilities for Disclosure

- 2.6.1. The Contracting Authority and the Plateau State PPP Unit collect, generate, and enter data onto the web-based platform. The PPP Unit will oversee the approval and publication of information by the timelines outlined in Table 1.
- 2.6.2. The Contracting Authority must ensure timely entry of all required information and documents onto the platform, allowing at least seven days for the Plateau State PPP Unit to validate, approve, and publish the data within the stipulated timelines.

## 2.7 Approval of Information for Publication

2.7.1. All information to be disclosed shall be approved by the Director of the Plateau State PPP Unit or an official designated by the Director for publication. The approval process ensures accuracy and compliance with the legal and policy frameworks.

#### 2.8 Standard Contractual Clauses

- 2.8.1. All draft contractual documentation, including the Request for Bids (RFB) and all PPP agreements signed by Plateau State contracting authorities, will include a section titled "Transparency and Information Disclosure."
- 2.8.2. This section will contain clauses outlining proactive disclosures to be carried out by the public entity, including:
  - Disclosure of summary project and contract information.
  - Project documents and procurement information, including procurement documents.
  - Ongoing performance information.

- 2.8.3. The section will also outline the private entity's obligation to provide relevant documents and information in the required format upon request. Failure to provide such information will constitute a breach of the agreement, subject to sanctions as outlined in the contract.
- 2.8.4. A subsection on confidential information will specify the items considered confidential and the applicable timeframes for confidentiality. This information will be detailed in a schedule attached to the contract.
- 2.8.5. Contracts will be structured to allow for the easy redaction of confidential information before the publication of project agreements, ensuring transparency without compromising sensitive data.
- 2.8.6. Section 4 and its schedules provide sample disclosure clauses for inclusion in all draft project documents and agreements. These clauses ensure compliance with disclosure requirements while maintaining confidentiality where applicable.

# 3. Template for Disclosure

# 3.1 Disclosure during the project identification, development, and procurement stages

# **BASIC PROJECT INFORMATION**

(Disclosed at the project inception phase within 21 days following the PPP Unit's approval of the project)

**Project** 

name

Location

Sector

Sponsoring agency/department

Estimated project value (with

breakdown of costs) Project need

Projected policy outcomes of the project

Description of assets and services to be provided

Rationale for selection the project for development as a PPP

(including cost benefit analysis) In case of unsolicited projects,

the rationale for the same

## **ACTUAL PROJECT MILESTONES**

(within 21 days from project registration; and within 21 days of each status change; and for unsolicited projects, upon Contracting Authority's decision to accept proposal)

Project proposal

registered Project

proposal screened

Project proposal

approved

Project Feasibility Study under

development Project

Feasibility Study approved

Request for

Qualifications (RFQ)

Request for Bids

(RFB)

Award

Execution of project agreement

(commercial close) Financial close

Commencement of construction

or development Completion of

construction or development

**Commissioning Contract expiry** 

## PROCUREMENT DOCUMENTS

Feasibility Study Report (with redacted financial models – before or with the publication of the RPQ; complete – within 21 days of execution of the project agreement (commercial close))

RFQ (following approval and publication)

Short-listed bidders (as soon as short-listed bidders are notified)

RFB (within 21 days of execution of the project agreement (commercial close) Award (following approval for publication)

# 3.2 Disclosure following signature of contract

#### PROJECT SUMMARY

(Within 21 days of execution of project agreement (commercial close) Project scope

Parties to the PPP agreement: name of authority, name of representative, address, telephone, fax, e-mail, private party: name of company or consortium, name of representative, address, telephone, fax, e-mail

Financial structure (figure showing debt/equity/proportion/providers) (provide link to company registry) Links to project documents

# RISKS

RISK	DES	CRIPTION	ALLOCATION					
		I						
GOVERNMENT SUPPORT Guarantees								
	Grants							
Availability/annuity pay								
Land leases, asset transf	Pers							
Other support								
Revenue share, if any								
TARIFFS								
Tariffs and pricing								
1 0								
TEDMINIA TIONI DDOMI	CIONG							
TERMINATION PROVIS	SIONS							
PARTY DEFAULT	  -	BRIEF DESCRIPT	TION OF EVENT OF					
Concessionaire								
Authority								
Handback terms and con	ditions							
RENEGOTIATIONS								
RENEGOTIATIO N 1	RENEGOTIATI ON 2	RENEGOTIA ON 3	TI RENEGOTIATI ON 4					

# PERFORMANCE INFORMATION

(Within one year of financial close; updated annually)

KEY	7	Year 1		Year n	
PERFORMANCE	Target	Achievem	ent   T	arget	Achievement
INDICATORS					
Performance failures					I
	YEAI	₹			
	Categ	ory of failure			
	Numb	er of events			
	Penal	ty or abatemei	nt provide	ed in contract	;
	Penal	ty or abatemei	nt impose	d	

Performance assessments

Links to audit reports and / or audited financial statements, extracts of special purpose company reports, extracts of independent expert reports

Penalty paid or abatement effected: Yes/No

## Schedule []

# Format for submission of summary project information for disclosure

## PPP AGREEMENT INFORMATION

(Submitted within 21 days of execution of the project agreement (commercial close) and updated at financial close and in case of any change)

Public authority: name of authority, name of representative, address, telephone, fax, e-mail Private party: name of company or consortium, name of representative, address, telephone, fax, e-mail

Financial structure (figure showing debt/equity/proportion/providers) (provide link to company registry) (to be provided within 21 days of financial close) Copies of project documents

#### RISKS

RISK	I	DESCRIPTION	ALLOCATION
GOVERNMENT SUPPO	RT		
Guarantees			
Grants			
Availability/annuity paym	nent schedule		
Land leases, asset transfer	rs ·		
Other support			
Revenue share, if any			
TARIFFS			
Tariffs and pricing			
TERMINATION PROVISION	īS		
PARTY	В	RIEF DESCRIPTION OF I	EVENT OF DEFAULT
Concessionaire			
Authority			
Handback terms and condit	ions		
RENEGOTIATIONS			
RENEGOTIATION 1	RENEGOTIATION 2	RENEGOTIATION 3	RENEGOTIATION 4

# Schedule []

# Format for submission of performance information for public disclosure

# PERFORMANCE INFORMATION

(Key performance indicators and target summary to be submitted within 21 days of financial close and achievement and performance failure information to be updated annually)

KEY PERFORMANCE INDICATORS	Target	Achievement	ear 1 Target	Year n Achievement
Performance failures	Number Penalt	ory of failure er of events y or abatement pro y or abatement imp	osed	
Performance assessments	Extracts of	f special purpose company	reports	

# Schedule []

Payment deductions for noncompliance with the obligation to provide information

Period of delay in compliance	Payment deduction

# Schedule []

# **Confidential information**

Clauses/schedules	Period which information will remain confidential

# 4. Sample Contractual Clauses for Plateau State PPP Agreements

**Section [insert number]: Disclosure Requirements** 

# **Obligations Regarding Specific Disclosures**

#### 1. Freedom of Information

- 1.1 The [Private Party] acknowledges that the [Contracting Authority] is subject to the requirements of the Plateau State Freedom of Information Law and the Plateau State PPP Law, which mandate the disclosure of certain project-specific information without requiring consultation or consent from the [Private Party].
- 1.2 The [Private Party] agrees to support the [Contracting Authority] in complying with its disclosure obligations under the Plateau State Freedom of Information Law and the PPP Law.
- 1.3 If the [Contracting Authority] receives a request for information under the Plateau State Freedom of Information Law concerning information held by the [Private Party] but not directly by the [Contracting Authority], the [Contracting Authority] shall forward such requests to the [Private Party] within [five] business days. The [Private Party] must:
  - (a) Provide the requested information to the [Contracting Authority] in the required format within [ten] business days or another reasonable period specified by the [Contracting Authority]; and (b) Offer assistance to enable the [Contracting Authority] to respond within the statutory timelines.
- 1.4 The [Private Party] shall ensure that all information held on behalf of the [Contracting Authority] is retained for at least [] years after the termination of this PPP agreement and shall allow access to the [Contracting Authority] upon request.
- 1.5 The [Contracting Authority] retains the discretion to determine whether information is exempt from disclosure under the Plateau State Freedom of Information Law and the PPP Law, including deciding what information will be disclosed

## 2. Public Relations and Publicity

- 2.1 The [Private Party], its employees, or agents shall not communicate with the press or media about this PPP agreement without the prior written consent of the [Contracting Authority].
- 2.2 Subcontractors engaged by the [Private Party] must also refrain from any media communication regarding this agreement without the written approval of the [Contracting Authority].

2.3 The [Private Party] shall not represent the views of the [Contracting Authority] or use its name in any written material intended for third parties without prior written consent.

# 3. Publication of PPP Project Information

- 3.1 The [Contracting Authority], subject to the confidentiality provisions in Section 4, may disclose the following details as outlined in Schedule []:
  - Procurement documents and related information.
  - All project documents, including the PPP agreement and associated reports (e.g., Value for Money reports).
  - Summary project information as set out in the disclosure templates.
  - Performance information related to the agreement.
- 3.2 The [Private Party] acknowledges that such information will be published on platforms managed by the Plateau State PPP Unit and other designated media in compliance with the Plateau State PPP Law, 2017.

# 4. Confidentiality

# **Confidential Information**

- 4.1 For this PPP agreement, confidential information includes: (a) Items listed in Schedule [ ] and their respective confidentiality periods. (b) Proprietary, scientific, or technical data protected under Plateau State PPP Law, including sensitive information shared in confidence.
- 4.2 Both parties agree to protect all confidential information and ensure their employees or agents comply with this obligation.

# **Permitted Disclosure**

- 4.3 Confidential information may be disclosed if: (a) Required to fulfill obligations under the PPP agreement.
- (b) Already public, not due to a breach of this clause.
- (c) Necessary for resolving disputes or complying with legal or regulatory obligations.
- (d) Required for financial or performance audits by authorized bodies.
- (e) Shared with professional advisers, insurers, lenders, or financial institutions under strict confidentiality agreements.
- 4.4 The disclosing party must ensure the recipient of confidential information adheres to the same obligations outlined in this agreement.

# 5. Reporting Obligations, Provision of Information, and Documents

# **Obligation to Disclose Information**

5.1 (a) The [Private Party] must provide all requested information to the [Contracting Authority] to ensure compliance with reporting obligations under Plateau State law. (b) The [Private Party] shall include confidentiality provisions in agreements with subcontractors or third parties to ensure compliance.

# **Project Information**

5.2 (a) Summary project information must be provided within [seven] business days of signing the PPP agreement and updated following financial close or material changes. (b) Renegotiated agreements or updates must be submitted within [seven] business days of execution.

#### **Performance Information**

5.3 The [Private Party] must provide performance-related data annually, including key performance indicators, audit reports, and financial statements.

#### **Audited Financial Statements**

5.4 The [Private Party] must submit annual audited financial statements within [180] days of the fiscal year-end.

## **Enforcement of Reporting and Disclosure Obligations**

5.5 Failure to comply with disclosure or reporting obligations may lead to penalties, deductions, or other sanctions outlined in the agreement.

This framework aligns with the Plateau State PPP Law to ensure compliance, transparency, and stakeholder engagement throughout the lifecycle of PPP projects.

# Schedule []

# Format for Submission of Summary Project Information for Disclosure

# **PPP Agreement Information**

(To be submitted within [seven] business days of execution of the project agreement (commercial close) and updated at financial close or in case of any change)

#### 1. Contracting Authority

- o Name of Authority: [Insert name]
- o Representative: [Insert name]
- Address: [Insert address]
- o Telephone: [Insert telephone]
- o Fax: [Insert fax]
- o Email: [Insert email]

#### 2. Private Party

- o Name of Company or Consortium: [Insert name]
- o Representative: [Insert name]
- o Address: [Insert address]
- o Telephone: [Insert telephone]
- o Fax: [Insert fax]
- o Email: [Insert email]

# 3. Project Details

- o Project Value: [Insert value]
- o Project Scope: [Provide detailed scope]
- o Term: [Insert project term]

## 4. Key Performance Indicators

o Agreed Target Levels: [Provide KPIs and target levels]

## 5. Financial Structure

- o Equity/Debt Ratio: [Insert ratio]
- o Debt and Equity Providers: [Provide details]
- o Shareholders and Proportion of Ownership: [Provide details]
- o Link to Company Registry: [Insert hyperlink or reference]

# 6. Project Documents

Copies of Project Documents: [Attach copies, including the PPP agreement and the Value for Money report]

#### 7. Implementation Structure

- o Special Purpose Company (SPC): [Insert details]
- Subcontractors: [Provide names and roles]

# RISKS

RISK	Г	ESCRIPTION	ALLOCATION				
GOVERNMENT SUPPORT	I						
Guarantees							
Grants							
Availability/annuity paym	nent schedule						
Land leases, asset transfer	rs						
Other support							
Revenue share, if any							
TARIFFS Tariffs and pricing							
TERMINATION PROVI	ISIONS						
PARTY	B	RIEF DESCRIPTION OF	EVENT OF DEFAULT				
Concessionaire							
Authority	Authority						
Handback terms and co	onditions						
RENEGOTIATIONS							
RENEGOTIATION 1	RENEGOTIATION 2	RENEGOTIATION 3	RENEGOTIATION 4				

# Schedule []

# Format for submission of performance information for public disclosure

**PERFORMANCE INFORMATION** (key performance indicators and target summary to be submitted within one year of financial close and achievement and performance failure information to be updated annually)

KEY PERFORMANCE INDICATORS	Target	Achievement Y	ear 1 Target	Year n Achievement		
Performance failures	Number Penalty Penalty	ry of failure r of events v or abatement provid v or abatement impose v paid or abatement el	ed			
Performance assessments	private p	Copies of audit reports and/or audited financial statements, extracts from the private party reports (SPC self-reporting), and extracts from independent expert reports)				

# $\label{eq:Schedule} \textbf{Schedule} \ [ \ ]$ Payment deductions for noncompliance with the obligation to provide information

Period of delay in compliance	Payment deduction

# Schedule []

#### **Confidential information**

Clauses/schedules	Period for which information will remain confidential		

