



Project Contract

Project Title: GTM Comprehensive Medical and Rehabilitation Project

Project Number: 4081-MYP

The contracting parties are

General Assembly of Grarbet Tehadso Mahber

House No.4201 Bole K/Ketema, woreda 04

P.O. BOX 15824 / Addis Ababa / Ethiopia

hereinafter referred to as "**Partner**" and represented by

Prof. Redda Tekle Haimanot

P.O.BOX 15824

15824 / ADDIS ABABA / Ethiopia

and

CBM Christoffel-Blindenmission Christian Blind Mission e.V.

Stubenwald-Allee 5

64625 Bensheim

Germany

Hereinafter referred to as "**CBM**" and represented by its
Executive Management (Vorstand)

A handwritten signature in blue ink, appearing to read "R. M." followed by a stylized surname.

Preamble

A. CBM and the Project Partner

In consideration of the financial and administrative support to be provided by CBM and the Project work to be carried out by the Partner, and the mutual agreements contained in this contract, the contracting parties agree by signing this Project Contract to be bound by the conditions of this **Project Contract**.

As far as a Partnership Framework Memorandum is signed the contracting parties also agree to be bound by the mutual agreements contained in the Partnership Framework Memorandum.

The contracting parties agree to:

- carry-out the Project named on the cover page of this Project Contract.
- reach the **jointly agreed results** of the Project, by undertaking the **defined activities** which are measured by **specified indicators** as written down in the Project Plan.

CBM commits to projects (annual or multi year) through the development of project plans. The actual budget for project implementation is reconfirmed every year and documented.



Section 1, Project Contract documents, duration and CBM budget support

This Project Contract

- 1.1 **enters into force** on the date on which all contracting parties have signed the contract.
- 1.2 **extends** automatically by one year on 01 January of the following year provided CBM reconfirms the Cost Plan for that year, and no written termination notice has been given by either party or
ends automatically with the date of completion of the Project - according to the Cost Plan of an approved **Multi Year Project** (MYP) Plan or the Cost Plan of an approved annual Project Plan respectively, unless CBM, in consent with its relevant Donors, where applicable, and the Partner agree on an extension for project implementation documented through an updated activity schedule and/or Cost Plan.
Other modalities of and reasons for termination are described in Section 9 of this Project Contract.
- 1.3 **may be subject to change by CBM.** Any amendments to this Project Contract will come into force automatically 3 weeks after notice of a change in terms or funding is sent from CBM to the Partner provided the Partner does not communicate any objections to the amendments within this timeframe. The amendments will become a binding and integral part of this Project Contract.

CBM Budget Support

CBM approves budgets on the basis of a Multi Year Project Plan/ Cost Plan. The Cost Plan is presented to the Partner on a yearly basis and:

- 1.4 **becomes a binding and integral part of this Project Contract** as long as no objection is raised by one of the contracting parties within 2 weeks after CBM has sent the Cost Plan electronically or per postal mail to the Partner.
- 1.5 is valid only as specified in this Cost Plan.
- 1.6 documents the yearly reconfirmed CBM budget support and currency together with the details on the jointly agreed results, activities and indicators for that year.
- 1.7 can be subject to a (joint) review in the course of the calendar year in case of changes to the planned Project progress. An addendum to this Project Contract will then be issued by CBM containing the revised Cost Plan which becomes an integral part of this Project Contract and replaces previous versions for this specific year.



Project Contract Sub-Contracting

In case the partner co-operates with sub-partner(s) to implement the project the partner has to sign a respective contract(s) with each sub-partner(s) reflecting their roles and responsibilities in line with the mutually agreed joint programme as laid down in this CBM Project Contract. The partner will provide CBM copies of such sub-contract(s) for information and monitoring.



Responsibilities of CBM and the Partner

Section 2, Implementation of the Project

CBM

- 2.1 provides the Partner with the budget support as specified in the **Cost Plan** provided that funds are available at CBM.
- 2.2 transfers the funds as approved and specified in the Cost Plan upon a written **Request of Funds** to the bank account(s) as stated under Section 10 of this Project Contract.
- 2.3 reserves the right to withhold the transfer of funds until the responsibilities of the Partner as documented in this Project Contract have been fully met.

The Partner

- 2.4 applies appropriate policies and regulations in the planning and implementation of its activities and the management of its organisation to protect the reputation and operational freedom of both CBM and the Partner. Specifically refer to Clauses 7.9 to 7.17.
- 2.5 uses **CBM's budget support** efficiently and economically according to the Project Plan and Cost Plan.
- 2.6 informs CBM as soon as possible about any **significant changes** to the Project Plan and/or Cost Plan as well as any change, which may impact the jointly agreed results of the approved Project.
- 2.7 maintains proper Project accounts clearly recording income and expenditures (all eligible project costs) of the CBM budget support either through separate bookkeeping for the Project or by using a separate project code in addition to the normal budget line code for every transaction. The **CBM Accounting Policy – Information for partners**, should be followed.
- 2.8 specifies in Section 10 in this Project Contract the **details of the bank account(s)** to which CBM funds will be transferred. Usually, this will be bank account(s) of the Partner. The(se) bank account(s) must be in the name of the registered legal entity or a subsidiary of the partner, cannot be a private (individual) person's account(s) and must be used solely for the project of this Project Contract only.
- 2.9 ensures that all payments and withdrawals from the specified bank account(s) shall be signed by two authorised joint signatories.
- 2.10 informs CBM immediately about any change to the authorised signatories and any changes or additions to the bank account details of the designated bank account(s) specified in Section 10 by issuing the **Bank Details** form and providing a bank statement as verification.

- 2.11 requests funds through a signed CBM **Request of Funds** form.
- 2.12 provides all supporting documents related to the **Request of Funds** which are requested by CBM.
- 2.13 ensures that the last **Requests of Funds** of the year arrives at CBM no later than the **30th November**.

Section 3, Procurement and Tendering

CBM

CBM may provide budget support for procurement of goods and services by the Partner as outlined in the Project and Cost Plans.

The Partner

- 3.1 documents the **procurement processes** for purchases of goods or services of **more than EUR 1,000.00** or its equivalent (for example: trainings costs, construction materials, equipment, etc.).
 - At least **three different quotations or cost surveys** (documented, signed and dated) must be provided. The best offer in relation to price and conditions must be chosen. The final decision to purchase must be made and signed by a minimum of two authorised persons and must be documented. Such documentation should be provided to CBM upon request.
- 3.2 establishes, maintains and provides to CBM upon request an **inventory of assets**, to be updated each year, that have been purchased with funds received from CBM.
- 3.3 shall retain documents of the costs of the goods procured irrespective of the amount of the costs spent for the procurement in order to enable CBM to track its budget support.

Two handwritten signatures in blue ink are present. The first signature is a stylized 'f' or similar mark. The second signature is a more complex, cursive name.

Section 4, Monitoring, Reporting and Documentation

The Partner and CBM monitor the Project's progress as a continuous process throughout the implementation period.

CBM

- 4.1 provides the Partner automatically or upon request to CBM with all **necessary standard CBM reporting templates** and **relevant documents (mentioned in this Project Contract)** as well as guidance on how to use these.
- 4.2 reserves the right to have the Partner's use of the CBM budget support examined by CBM's Internal Audit or an external auditor of CBM's choice. For that purpose the documents listed under Clause 4.7 must be available on site at the Partner organisation upon CBM's request. This also includes general information regarding funding for the Project/Partner organisation from other donors.
- 4.3 undertakes project monitoring visits in consultation with the Partner and according to agreed Terms of Reference.
- 4.4 reserves project monitoring visits in consultation with the Partner and according to agreed Terms of Reference.

The Partner

- 4.5 provides CBM with the following documents and reports according to the CBM templates:
 - 4.5.1 the **Acknowledgment of Receipt of Funds** form, completed and signed by a named person, who is bank account holder upon receipt of funds from CBM, no later than 14 days of having received the funds as per the bank statement. No further fund transfers may be provided by CBM, at its sole discretion, until this form has been received.
 - 4.5.2 quarterly: the **quarterly financial Project Progress Report**, composed of the Finance Report (and of Funds for the next period), the List of Expenditures (for Q1 to Q4) and including the Indicator Tracking Sheet to be submitted for Q1, Q2 and Q3, not later than 15 days after the end of the reporting period, and for Q4 not later than 30 days after year-end.
 - 4.5.3 Semi-Annually: The standard **Semi-Annual Narrative Report**, only for the first 6 months of the reporting year, to be submitted not later than 15 days after the end of the first 6 months of the reporting year.
 - 4.5.4 annually and end of project:
- 4.5.4.1 for Multi Year Projects, the **Annual Narrative Report** for each year, except for the last project year, to be submitted not later than 30 days after the end of the reporting year.

- 4.5.4.2 For Annual and Multi Year Projects, the narrative **Project Completion Report**, to be submitted no later than three months after the completion or termination date of the Project.
- 4.5.4.3 the **Financial Year-End Closing Report**, to be submitted annually by March 31st of the following year, and in the case of the final (partial) year of Multi Year Project, not later than 3 months after the project end date.
- 4.5.4.4 if approved annual CBM funding is more than 100,000.00 EUR, this report and the accompanying 'Audit Certificate for CBM funded projects' has to be signed by an independent certified/chartered/authorized auditor to demonstrate that all CBM support was used for the agreed purposes. CBM reserves the right to request external audit verification of accounts also for projects with a budget less than 100,000.00 EUR for specific reasons.

In case the Partner is not able to provide the opinion of an independent certified/chartered/authorized auditor, the Partner has to consult with CBM on how to obtain another source of accounting verification acceptable to CBM.

- 4.5.5 the **contribution to CBM Statistics**: Annual Statistics (output indicators) for the period 1st January until 31st December, to be delivered not later than 15th January of the following year.
- 4.5.6 additional annexes and supporting documents upon **specific request from CBM** (e.g. **additional narrative reports** or financial **information**/ reports stories of change, photographs for designated funding purposes/tender processes, public relations, fundraising etc.). **CBM will communicate these requirements to the Partner separately.**
- 4.6 provides all required reports and documents (see Clause 4.5) to CBM **also** for funds that are spent or project-related activities that take place after the originally planned completion date (see Clause 1.2).
- 4.7 must pay back any surplus balances to CBM at the end of the project.

- 4.8 ensures that records and accounts relevant to the CBM financial support are available upon CBM's request, and contain current information and documentation which comprise as a minimum:
- 4.8.1 the original signed version of this Project Contract, its attachments, and all revisions thereof.
 - 4.8.2 vouchers evidencing the receipt of all remittances, cash or any other form of credit to the project account.
 - 4.8.3 payment vouchers, clearly showing the name of the payee, the amount, the purpose and date of the disbursement, evidencing all payments made and with all pertinent supporting documentation attached including delivery notes.
 - 4.8.4 original bank account statements.
 - 4.8.5 ledgers or books of accounts posting all transactions and corresponding verifications.
 - 4.8.6 employment contracts, job descriptions and all payroll records.
 - 4.8.7 service contracts and Terms of Reference for consultancies and services.
 - 4.8.8 other income (locally generated or through other donor organisations).
 - 4.8.9 inventory lists.
 - 4.8.10 internal and external audit reports.
- 4.9 maintains an adequate and orderly accounting system as detailed in the **CBM Accounting Policy – Information for Partners** and applies segregation of duties between personnel or other mitigating controls between transaction processing, authorisation, custody, and the recording functions of the Project.
- 4.10 maintains information, documentation and data, including financial information, collected as part of the Project implementation, in writing, for a minimum of 10 years after the Project ended and ensures availability to CBM's authorised personnel for inspection upon request.
- 4.11 facilitates visits by CBM for purposes of project monitoring, evaluation, auditing, etc. The Partner will also permit photocopying and/or digital scanning of all project and financial records by CBM's authorised personnel, to the extent they deem it necessary, at CBM's expense.

Section 5, Review and Evaluation

CBM and the Partner agree on the need for the review or evaluation of a Project according to CBM's evaluation standards and criteria, and/or specific donor standards.

Evaluations are primarily conducted to observe effects of the project in the interest of ensuring accountability and learning. They can be conducted internally or externally, but shall always follow the principle of independence.

Evaluations shall be part of the Project Plan and shall take place at pre-defined periods.

The Partner and CBM

- 5.1 commit to objectivity, quality & accuracy, utility, participation & ownership, ethics, credibility, transparency, cost effectiveness, impartiality and independence of the evaluation.
- 5.2 jointly develop the Terms of Reference for the evaluation.
- 5.3 provide data and information on the project for the purpose of the evaluation, support the logistics and implementation of an evaluation, and agree to distribute results, recommendations and lessons learned from the evaluation to stakeholders as defined in the Terms of Reference.
- 5.4 Partners shall fill a Management Response in which actions following the recommendations are defined. It shall provide a record of activities planned and actually done in response to evaluations.



Section 6, Visibility/Public Relations (PR)

CBM

- 6.1 makes available to the Partner the **CBM Brand Guidelines** and the **CBM Brand Guidelines for use with Partners**.
- 6.2 provides PR and media materials and advice to the Partner as CBM deems necessary and appropriate to create visibility for the Project.
- 6.3 provides information about planned CBM PR/resource gathering/donor visits to the Project usually with at least 3 to 4 weeks' notice.
- 6.4 may request reports from the Partner for public relations or fundraising purposes, such as human-interest stories, photographs, etc. (CBM will usually provide technical support to the Partner as appropriate to produce these materials). All people being asked to provide consent shall be informed that participation in any media or research activity is voluntary and that they are allowed to decline participation at any time without negative consequences – see CBM's CHILDREN AND ADULTS-AT-RISK Safeguarding Policy, "Research, media and communications".

The Partner

- 6.5 is hereby given the right to use the CBM name and logo for the sole purpose of this Project Contract and exclusively for the duration of the contract, as set in section 1 above.
- 6.6 CBM will ensure that relevant publications are developed following accessibility guidelines and will provide support to partners as needed.
- 6.7 gives visibility (as per the CBM Brand Guidelines for use with Partners) to the Partnership with CBM in the form of (accessible) signboards, publications, stickers on equipment and other appropriate measures providing the local security situation allows it.
- 6.8 remedies any misuse of the CBM name and logo within thirty days after receiving written notice from CBM. Otherwise, such misuse shall be considered as a material breach of this Project Contract and may lead to its immediate termination.
- 6.9 facilitates visits by CBM for purposes of increasing visibility and fundraising. Such visits will be organised by the relevant CBM Country or Regional Office in consultation with the Partner as described in section 6.3.



Section 7, Provisions

The Partner and CBM

- 7.1 recognise that religious and political beliefs and ideas must be voluntary and not imposed and that agreed activities shall not be used to impose religious and political beliefs.
- 7.2 shall disclose any third-party transactions affecting this Project Contract, and declare a conflict of interest, and shall not participate in any discussions or decision-making, where an employee (in a governance or advisory role) can make, or influence, decisions which directly or indirectly result in material or personal gain to self, family, friend, or associate.
- 7.3 will not be held liable for any commitments entered into by the other with any third party relating to the implementation of the Project.
- 7.4 maintain confidentiality and will not disclose any confidential matters, information or documents, which may be provided or made available to each other as part of this Project Contract even after the Project Contract has ended.
 - 7.4.1 confidential information includes any of the Partner's information that is not known generally to the public: including but not limited to lists of supporters, personnel files, computer records, financial data, descriptions of processes and procedures, research plans, and computer systems.
 - 7.4.2 CBM reserves the right to disclose any Project related information regarding the Project to its Donors for their information and use, as far as they are involved in the Project or claim a legitimate interest in the demanded information.
- 7.5 maintain the right to privacy of personal data and ensure that data is kept anonymous during any data collection process.
- 7.6 observe good security practices and keep proprietary and confidential information secure from visitors and all other persons who do not have a legitimate reason to see or use such information.
- 7.7 shall not be liable for any failure to perform its obligations where such failure is a result of **force majeure**: Acts of nature (including fire, flood, earthquake, storm, hurricane or other natural disaster), war, invasion, act of foreign enemies, hostilities (whether war is declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation, terrorist activities, nationalisation, government sanction, blockage, embargo, labour dispute, strike, lockout or interruption or failure of electricity (or telephone service).
In such circumstances (see above) either party will have the right to terminate this Project Contract based on any of these causes as described under Section 9.2.



7.8 ensure that in the case of either party asserting **force majeure** as an excuse for non-compliance with this contract, the asserting party needs to prove that:

7.8.1 reasonable steps were taken (under the circumstances) to minimise delay or damage caused by foreseeable events.

7.8.2 all non-excused obligations were substantially fulfilled.

7.8.3 the other party was notified in a reasonably timely manner of the likelihood or actual occurrence, which would justify such an assertion, so that other prudent precautions could be considered.

The Partner warrants to CBM:

7.9 that neither the Partner nor any of the Partner's employees or subcontractors included in this Project have knowingly been convicted by a court of law or are currently under sanction for an offence involving bribery, money laundering, terrorism, child abuse, human trafficking or corruption imposed by a financial institution, government, or a donor of development assistance;

7.10 that none of the funds or assets provided under this Project are made available or used directly or indirectly to provide support to individuals, groups or entities associated with terrorism including those named on the following sanction lists as updated from time to time kept by: The EU, Germany, UK, UN, USA and the project country.

The Partner also warrants that neither the Partner nor any of the Partner's employees or subcontractors included in this Project are sanctioned or listed on above mentioned sanction lists. The Partner does recognize that CBM does not intend to support in any way persons or organisations that are listed on these lists.

7.11 that the Partner operates with appropriate systems to prevent actions like misuse of funds or other resources or the manipulation of accounting records for personal gain or dishonest advantage to CBM or its own organisation. The Partner warrants that any incident which is discovered will be notified immediately to CBM; that no offer, gift or payment, consideration or benefit of any kind, which constitutes an illegal or corrupt practice, has or will be made to anyone, either directly or indirectly, as an incentive or reward for the award or execution of this contract, or any other agreement, or transaction which may take place during the period of this contract;

7.12 that any activity/assistance, which is covered by this Project Contract is not provided to or through any individual, private or government entity, or educational and medical institution that the parties know or have reason to believe advocates, plans, sponsors, engages in, or has engaged in, terrorist activity; and that (s) he is not involved in terrorist activities or advocating the same. Any concerns about such activities affecting the partner must be notified immediately to CBM. The partner agrees to CBM carrying out the necessary due diligence processes for counter-terrorism of the Partner and principal staff where necessary;

- 7.13 not to discriminate on the basis of ethnicity, colour, creed, national origin, gender, marital status, sexual orientation, religion, age, disability or other legally-protected status regarding access to services or activities of this Project;
- 7.14 to commit to keeping children and vulnerable adults safe in compliance with CBM's 'CHILDREN AND ADULTS-AT-RISK Safeguarding Policy'.
CBM expects its partners to either have or to develop within an agreed timeframe a safeguarding policy or have similar arrangements, which are in line with the "UN Convention on the Rights of the Child" and the "UN Convention on the Rights of Persons with Disabilities".
Any public allegation involving staff or governors of the partner, or any allegations against CBM staff, volunteers, representatives or visitors must be notified without delay to CBM following agreed protocols and maintaining appropriate confidentiality.
- 7.15 to ensure that all its employees and personnel comply with global standards on sexual harassment, sexual exploitation and abuse, such as is outlined in the Statement of Commitment on Eliminating Sexual Exploitation and Abuse by UN and Non-UN Personnel. In this context sexual harassment is understood as any unwelcome, unsolicited and unreciprocated, sexual advance, request for sexual favor, verbal or physical conduct or gesture of a sexual nature, or any other behavior of a sexual nature that has or that might reasonably be expected or be perceived to offend, humiliate or intimidate another person. Sexual exploitation is understood as any actual or attempted abuse of a position of vulnerability, differential power, or trust, for sexual purposes, including, but not limited to, profiting monetarily, socially or politically from the sexual exploitation of another. The term "sexual abuse" refers to the actual or threatened physical intrusion of a sexual nature, whether by force or under unequal or coercive conditions. This definition includes sexual relations with a child, defined as a "human being below the age of eighteen years" in the Convention on the Rights of the Child, and applies regardless of the age of majority or age of consent locally. Mistaken belief in the age of a child is not a defence. Any public allegation involving staff or governors of the partner, or any allegations against CBM staff, volunteers, representatives or visitors must be notified without delay to CBM following agreed protocols and maintaining appropriate confidentiality.

7.16 to inform all the Partner's staff and also the staff of any subcontractor, too, about the various possibilities to report any suspected, witnessed or disclosed incident to CBM. Reporting mechanisms are available to everyone on CBM's website: <https://www.cbm.org/about-cbm/reporting-channels-and-safeguarding/>

Anyone can report a safeguarding incident to CBM. Suspected, witnessed or disclosed incident may be reported by first writing an email to safeguarding(at)cbm(dot)org to begin the safeguarding process.

If there is a need to remain anonymous, then anyone may report the safeguarding incident through CBM's whistle-blower system.

When serious issues arise, CBM staff, partners and people we work with have recourse to CBM's whistle-blower system, which is an anonymous mechanism for reporting unacceptable conduct.

The diversion of resources or misuse of power for personal gain compromises CBM's core values and our accountability towards our beneficiaries, their communities and our donors around the world. CBM does not accept - nor tolerate - corruption or fraud. Anonymous reporting is available on CBM's website:

<https://www.bkms-system.net/bkwebanon/report/clientInfo?cin=3cbm16&c=-1&language=eng>

7.17 to contribute to clarification of suspected cases regarding any issues referred to in this Section 7.

Section 8, Entitlements

- 8.1 CBM may withhold payment of funds or delivery of goods in whole, or part, or may terminate this Project Contract at any time if in the opinion of CBM the Partner fails
 - 8.1.1 to use the funds according to the Cost Plan.
 - 8.1.2 to respect the conditions of this Project Contract.
 - 8.1.3 to respect the mutual agreements of the Partnership Framework Memorandum.
- 8.2 CBM shall be entitled to immediate repayment by the Partner of any funds transferred or goods delivered under this Project Contract, which are not used by the Partner or which are not properly accounted for by the Partner.
- 8.3 **Invalidity:** If any provision of this Project Contract should be or become wholly or partially void, ineffective or unenforceable, the validity, effectiveness and enforceability of the other provisions of this Project Contract shall not be affected thereby. Any such void, ineffective or unenforceable provision shall be deemed replaced by such valid, effective and enforceable provision as comes closest to the economic intent and purpose of the void, ineffective or unenforceable provision as regards subject-matter, extent, time, place and scope. It is the express intent of the Parties that the validity and enforceability of all other provisions of this Contract shall be maintained and that this section 8.3 shall not merely result in a reversal of the burden of proof. The aforesaid shall apply with the necessary modifications to any gap in this Contract.
- 8.4 **Governing Law and Jurisdiction:** This Project Contract shall be governed by and construed in accordance with the laws of the Federal Republic of Germany without regard to its conflict of law rules and the United Nations Convention on Contracts for the International Sale of Goods (CISG). Any disputes arising in connection with this Project Contract or its validity shall be finally settled in accordance with the Arbitration Rules of the German Institution of Arbitration (Deutsche Institution für Schiedsgerichtsbarkeit) without recourse to the ordinary courts of law. The place of arbitration is Frankfurt/Main, Germany. The number of arbitrators is three. The language of the arbitral proceedings is English, provided, however, that written evidence may be submitted in either the English or German language.

Section 9, Termination of the Project Contract

- 9.1 The Partner or CBM may terminate this Project Contract with or without cause, in writing, upon giving 90 days written notice to the contact person, as designated by this Project Contract (as amended from time to time), for the other party.
- 9.2 CBM reserves the right, in cases of severe breaches of the provisions and conditions of this Project Contract, to terminate with cause, in writing, to be effective immediately, without giving a 90 days written notice to the contact person.
- 9.3 This Project Contract is subject to termination according to Clause 9.2 if:
 - 9.3.1 either party materially breaches the conditions of this Project Contract or
 - 9.3.2 either party refuses to undertake the responsibilities as agreed in this Project Contract (Sections 2-7), or
 - 9.3.3 there is an unforeseen contingency, or force majeure which prevents or frustrates the required performance of obligations, as per Clause 7.7 and 7.8 above, or
 - 9.3.4 CBM decides that the Partner or any of its employees is involved in any kind of unacceptable act or behavior (violating one or more Clauses of Section 7), especially in regard to safeguarding, sexual exploitation or abuse.
- 9.4 In the event of termination of the Project Contract, the Partner shall not use the name or logo of CBM, except per written specific permission by CBM, and the licence granted in Section 6 of this Project Contract is revoked upon termination. Any unauthorised use of CBM's name and logo or other CBM branding materials by the Partner shall be subject to a claim for damages and for injunctive relief.
- 9.5 The Party receiving a notice of termination will immediately take all necessary steps to terminate (as the case may be) its activities in an orderly manner so that continued expenses are kept to a minimum.
- 9.6 On termination of this Project Contract pursuant to this Section 9, upon request of CBM, the Partner will transfer either to CBM or in accordance with CBM's instructions regarding this Project Contract:
 - 9.6.1 any unexpended balance of funds held by the Partner
 - 9.6.2 any unused supplies and equipment provided by CBM to the Partner
 - 9.6.3 any non-expendable property provided by CBM or purchased by the Partner using funds provided by CBM, its Funding Partner(s) or Donors
- 9.7 If CBM or the Partner exercises its right to terminate this Project Contract, CBM will have the right to require the Partner to repay to CBM such amount of money, up to the total amount paid to the Partner by CBM prior to the date of the notice of termination, as CBM shall determine. It is understood that expenditures incurred by the Partner in compliance with this Project Contract prior to the date of notice of termination will not be required to be repaid. The payment owing by the Partner will be made promptly (within 15 days) upon receipt of CBM's notice to pay.

- 9.8 If CBM or the Partner exercises its right to terminate this Project Contract and CBM decides that the Project is to be implemented by another organization, the Partner is obliged to promptly provide full cooperation to CBM and the other organization in the orderly transfer to the other organization of all unused supplies and equipment provided to the Partner by CBM

Section 10, Contact Persons and Bank Details

The authorised signatory at the Partner for this Project is:

Name: Prof. Redda Tekle Haimanot Function: Executive Director
Phone: +251911228498 E-mail: gblgtm@yahoo.com

The contact person for this Project designated by the Partner is:

Name: Ato Teshome Tulu Function: Project Coordinator
Phone: +251 911 55 47 46 E-mail: teshometuluj@yahoo.com

The authorised joint signatories at CBM for this Project are:

Name: Dr. Rainer Brockhaus Function: Executive Management
Name: Dr. Peter Schießl Function: Executive Management

The responsible Country Director/Regional Director for this Project is:

Name: Francesco Giulietti Function: Country Director
Office: CBM Country Coordination Office
Addis Ababa
Contact details: P.O.Box 694 Bole Sub-City, House No. 2070, Kebele
03/05 Addis Ababa / Ethiopia

The contact person for this Project designated by CBM is:

Name: Adugna Hirpa Abu Function: Program Manager
Phone: +251 116 62 97 03/06/08 E-mail: Adugna.Abu@cbm.org



Specification of the bank account on which CBM funds will be transferred for the project:

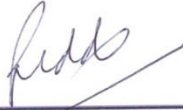
Full name of the Bank: Commercial Bank of Ethiopia
Bank's Branch Name/Code:
National Bank Code
(SC, IFSC, ABA, CNP, etc.)
Bank SWIFT Code: CBETETAA
Bank Address: WHITE BUILDING, CHURCHILL ROAD Meskel Square Branch
City/Country: Addis Ababa / Ethiopia
Contact Person at the Bank:

Full name of Acc. Holder: GRARBET TEHADISO MAHBER REHABILITATION PROJECT
Address of Acc. Holder: P.O.BOX 15824
City / Country: ADDIS ABABA / Ethiopia

Account No: 1000008171096
International bank account number
(IBAN Code):
Currency of Account: ETB
Signatories to the Account
(at least two): Prof.Redda Tekle Haimanot, Ato Deselegne
Amanuel, Ato Abate Meseret

Signatures (two copies, one for each party):

For the Partner:
(authorised signatory)



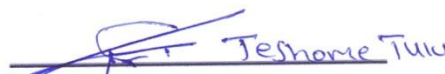
Prof. Redda Tekle Haimanot
Executive Director

For CBM:
(authorised signatory)



Dr. Rainer Brockhaus
Executive Management

For the Partner:
(second signatory, optional)


Name of second signatory Partner
Function of 2nd signatory

For CBM:
(authorised signatory)



Dr. Peter Schießl
Executive Management

For the Project:
(only, if applicable)

AA 19/3121

Place, date, stamp



Bensheim, 16.03.2021



Appendices:

- Cost plan
- Log Frame
- Activity Schedule