



## Finance & Administration Procurement Department Vendor Registration Form (V1)

Ref #

Date: / /

The Supplier / Vendor Code will be given by NAC. Don't write anything in this box.

Supplier / Vendor Code

Supplier / Vendor Name

License No

Validation of License

Renewal of License

Supplier Contact Nam/

Name: نام	Designation: وظیفه	Authorization Level: سطح صلاحیت

Phone

Phone No نمبر تلفن	Fax فاکس	Remarks تفصیلات

Email

Address

Type of Business/ نوع تجارت

Stamp Sample/ نمونه تاپه شرکت

Area of Work  
(Provinces)/  
ساحات کاری (ولایات)

President Signature

Sub Office Address/  
آدرس دفتر ولایتی

Vice President Signature

Sub Office  
Contacts /  
نمبر دفتر ولایتی

Remarks

تفصیلات

Please fill in and return this form to NAC Kabul Office, Nawai Watt Street No. 03, House No. 294, Shahr-e-Naw, Kabul

For office use only:

Registered By:

Name:

Designation:

Date:

Signature:

Checked By:

Name:

Designation:

Date:

Signature:



## Norwegian Afghanistan Committee

Administration, Finance and Internal Auditing Departments

### Declaration for Vendors (V2) Compliance with Afghan Labor Law and other national international commitments on combating Child Labor

**Supplier / Vendor Code:** \_\_\_\_\_

**Supplier / Vendor Name:** \_\_\_\_\_

**Address:** \_\_\_\_\_

\_\_\_\_\_

We herewith declare that we follow the Afghan Labor Law with regard to preventing child labor and are in full compliance with the articles 31, 46, 128, 129, 130 and 173 of the Afghan Labor Law (2007) and the articles and legal intent of the UN Worst Form of Child Labor Convention (1999), with special emphasis on articles; 2, 3, 4 and 7.

(Place), Date (YYYY / MM / DD)

Representatives of the owners and management:

Name:

Name:

Name:

Designation:

Designation:

Designation:

Signature:

Signature:

Signature:

.....

.....

.....



# Norwegian Afghanistan Committee

Administration, Finance and Internal Auditing Departments

## Declaration for Vendors (V3) Compliance with national and international Environmental Standards

**Supplier / Vendor Code:** \_\_\_\_\_

**Supplier / Vendor Name:** \_\_\_\_\_

**Address:** \_\_\_\_\_

\_\_\_\_\_

We herewith declare that we comply with Afghan Environment Law (2007), especially Articles 27 to 33, 34 and 35, and 54 to 57, as well as the ISO 14000 family of Environmental Standards in production, systems, management and audits.

(Place), Date (YYYY / MM / DD)

Representatives of the owners and management:

Name:

Name:

Name:

Designation:

Designation:

Designation:

Signature:

Signature:

Signature:

.....

.....

.....



# Norwegian Afghanistan Committee

Administration, Finance and Internal Auditing Departments

## Declaration for Vendors (V4) Compliance with national international commitments laws on combating terror, land mines, and human trafficking

**Supplier / Vendor Code:** KBL073  
**Supplier / Vendor Name:** Bayat antigated service company  
**Address:** Daboori Shahid square district 3

We herewith declare that we are not involved in the production, marketing, and sales of weapons, that we adhere to the Convention on the Prohibition of the Use, Stockpiling, Production and Transfer of Anti-Personnel Mines and on Their Destruction (1996), and the Oslo Action Plan and Declaration on a Mine-Free World (2019).

(Place), Date (2021 / 05 / 26 )

Representatives of the owners and management:

Name:	Name:	Name:
Designation:	Designation:	Designation:
Signature:	Signature:	Signature:

.....

.....

.....





Procurement, Finance, and Internal Auditing Departments

**Declaration for Vendors (V5): Prevention of financing of terrorism and compliance with embargoes and sanctions**

**Supplier / Vendor Code:** KBL101

**Supplier/ Vendor Name:** **Bold step logistic service**

**Address:** **Pulicharkhi district 9 Kabul**

NAC will not enter into contract with or make any funds or other economic resources available, directly, or indirectly, to companies or individuals that are included on a sanctions list issued by the UN, EU, Federal Republic of Germany, and/or Norway. When implementing the contract with the NAC, contractor must fully comply with all sanctions, embargoes and other trade restrictions issued by the UN, EU, Federal Republic of Germany, and/or Norway.

This applies in particular to the latest EU sanctions against Russia, Belarus, Crimea and other parts of Eastern Ukraine occupied by Russia<sup>1</sup>, but also applies for all embargoes and other trade restrictions as mentioned above. Accordingly, contractors are required to only supply goods that are not covered by these sanctions. This also requires the contractor to confirm that the company (contractor), their owners / shareholders, employees, and/or affiliated entities are not on lists of sanctions, restrictions and embargoes issued by the UN, EU, Federal Republic of Germany, and/or Norway. The contractor is also responsible for enabling NAC to ensure compliance with the sanctions regime by providing the necessary support and documentation.

The contractor must notify NAC without delay and on its own initiative if the contractor (company), their owners / shareholders, employees, and/or affiliated entities is included on a sanctions list issued by the UN, EU, Federal Republic of Germany, and/or Norway. This provision also applies if the contractor becomes aware of an event that may lead to such a listing. The contractor shall notify NAC without delay and on its own initiative of any violation of the provisions set out in this text.

**Contractor confirmation,**

I hereby confirm that the text is read and understood as an integral part of the contract with NAC, and that the company I represent is in compliance with the above text.

(Place), Date ( 12 /06 /2023)

**Representatives of the owners and management:**

Name:	Name:	Name:
Designation:	Designation:	Designation:
Signature:	Signature:	Signature:

.....

\_\_\_\_\_



Norwegian Afghanistan Committee

## Procurement, Finance, and Internal Auditing Departments

### Declaration for Vendors (V6): Origin of Goods

**Supplier / Vendor Code:KBL101**

**Supplier / Vendor Name:Bold step logistic service**

**Address: Pulicharkhi district 9 Kabul**

1. I am/we are aware that the current EU sanctions against Russia and Belarus prohibit, inter alia, to purchase and/or import certain goods connected to Russia, Belarus, Crimea, and other parts of Eastern Ukraine occupied by Russia (together "Sanctioned Territories"), either directly or indirectly, which originate in or are located in or are exported from the Sanctioned Territories.
2. Sanctions regarding goods connected to (i) Crimea (incl. Sevastopol) and/or (ii) the areas of Eastern Ukraine (Donetsk and Luhansk oblasts of Ukraine) which are not controlled by the government of Ukraine (both (i) and (ii) together are referred to as "Occupied Territories")

Therefore, I/we hereby confirm that ticked statement below is true and accurate in all respects:

- The goods sold do neither originate nor are they located in the Occupied Territories.
- The goods sold do either originate in and/or are located in the Occupied Territories.

3. Sanctions regarding goods connected to Russia

Further, I/we hereby confirm that the ticked statement below is true and accurate in all respects:

- The goods sold do neither originate in Russia nor are they located in Russia, nor are they exported from Russia.
- The goods sold
  - originate in Russia, are located in Russia or are exported from Russia, respectively;
  - however, those goods are not covered by the current EU sanctions against Russia, in particular (but without limitation) they are not covered by any of the Annexes XVII, XXI, XXII and XXV of Council Regulation (EU) No 833/2014.
- The goods sold
  - do either originate in Russia, are located in Russia and/or are exported from Russia and
  - those goods are covered by the current EU sanctions against Russia (in particular, if they are covered by Annex XVII, XXI, XXII and/or XXV of Council Regulation (EU) No 833/2014).

4. Sanctions regarding goods connected to Belarus

Further, I/we hereby confirm that the ticked statement below is true and accurate in all respects:

- The goods sold do neither originate in Belarus nor are they located in Belarus, nor are they exported from Belarus.
- The goods sold
  - originate in Belarus, are located in Belarus or are exported from Belarus, respectively;
  - however, those goods are not covered by the current EU sanctions against Belarus, in particular (but without limitation) they are not covered by any of the Annexes VII, VIII, X, XI, XII and XIII of Council Regulation (EU) No 765/2006.
- The goods sold
  - do either originate in Belarus, are located in Belarus and/or are exported from Belarus and
  - those goods are covered by the current EU sanctions against Belarus (in particular, if they are covered by Annex VII, VIII, X, XI, XII and/or XIII of Council Regulation (EU) No 765/2006.

(Place), Date ( 12 /06 /2023)

Representatives of the owners and management:

Name:

Name:

Name:

Designation:

Designation:

Designation:

Signature:

Signature:

Signature:

.....