

Request for Expression of Interest

Request for Expressions of Interest for the Qatar Public Private Partnership Development Schools Program – Package 3

February 2021

Project ID: BP 2020 S 59 G



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Disclaimer

All information contained in this Request for Expression of Interest ("**EOI**"), including any technical information, has been included for indicative purposes only to assist companies and consortia in making their own assessment of the Project, and shall not constitute or form part of any offer or invitation to make an offer or a contract in relation to the Project (as defined below).

Whilst the information contained in this EOI has been prepared in good faith, it does not purport to be comprehensive or independently verified. Neither Public Works Authority of the State of Qatar ("Ashghal"), nor its representatives, employees, agents or advisers, shall be understood as making any representation or warranty, whether express or implied, with respect to the veracity, adequacy, accuracy, reasonableness or completeness of the information contained in this Request for EOI or with respect to the information on which it is based or in respect to any written or oral information or representation given or made, or to be given or made, by Ashghal or any of its representatives, employees, agents or advisers, whether given or made prior to or after the issue of this EOI (collectively, the "Information"). Interested parties are invited to make their own investigations in relation to the Information and shall form their own views as to what information is relevant to them in making their own assessment of the Project.

Ashghal, its representatives, employees, agents and advisers hereby expressly disclaim any and all liability arising out of or in relation to the Information (including in relation to omissions therefrom) and in respect of the use of and/or reliance on such Information by companies or consortia and/or its or their advisers.

The disclaimer shall remain in full force and effect independently from any agreement or other documentation that may be concluded in respect of the Project.

Terms and Conditions

This EOI does not purport to commit or bind Ashghal (nor the government of the State of Qatar) in any manner whatsoever to proceed to the Request for Qualification ("RFQ") or Request for Proposal ("RFP") stages in respect of the Project or to the awarding of any contract in respect thereof. Subject to applicable law, Ashghal reserves its absolute right to disregard all EOIs and to terminate at will the competitive selection process at any time and for any reason whatsoever, and may, at its discretion, proceed with the project in some other manner, with no liability towards any party whatsoever.

Each respondent is solely responsible for all costs and expenses it incurs in the preparation of its EOI response, including without limitation all costs and expenses related to providing information requested by Ashghal, attending meetings and conducting any due diligence. Under no circumstances will Ashghal or any of its representatives, employees, agents or advisers be liable for any liabilities, costs or expenses borne by the respondent or any of its advisers pertaining to the EOI process, nor shall they be liable for any damages or consequential damages whatsoever, which may result from the EOI process.

Ashghal reserves the right, in its absolute discretion, with no liability whatsoever to decide the following:

- a. amend the scope of the Project, modify, cancel or suspend the EOI process or any or all stages of the procurement process in respect of the Project, at any time and for any reason whatsoever;
- b. waive a defect or irregularity in the form or content of any EOI response;
- re-advertise for new EOI responses, call for tenders, or enter into negotiations for this Project or for work of a similar nature;
- d. make any changes to the terms of business opportunity described in this EOI; and
- extend, from time to time, any date, time period or deadline provided in this EOI.

All responses submitted to Ashghal shall become the property of Ashghal immediately upon such submission.



1. General Information

Introduction

The State of Qatar is committed to addressing the growing demand for public services, and in doing so is seeking innovative ways in which to deliver the required infrastructure. The Qatar National Vision 2030 highlights the significance of developing and enabling the private sector to play a key role in achieving the long-term goals and outcomes for the country, in particular through the use of public private partnerships ("PPP") as means to develop its infrastructure and delivery of services.

The Ministry of Education and Higher Education (the "Authority") is undertaking the implementation of the Qatar Public Private Partnership Schools Development Program ("PPP Program") in line with Qatar National Vision 2030 on behalf of the State of Qatar. The Authority has appointed Ashghal as its nominated representative for the procurement, design and construction phase of the PPP Program. The PPP Program consists of the development of 47 schools for varying stages to be delivered over the next 5 years. The PPP Program is divided into 4 four packages (see Figure 1 below).

This EOI relates to Package 3 for which Ashghal has identified an opportunity for a private investor to participate in the design, build, finance, operation, maintenance and transfer ("DBFOMT") of fourteen (14) new schools consisting of 4 secondary schools, 5 preparatory schools, 3 primary (grades 5 and 6) schools, 1 shared school and 1 special needs school (the "Project"). The Project reflects the State of Qatar's aim to cater to an ever rising demand in the education sector driven by growth in the school-going population, while fulfilling a key policy objective of improving the quality of education for Qataris.

Jul 2022 Package 1 Awarded 8 schools Under procurement -Package 2 14 schools Jul 2023 RFP stage Package 3 14 schools Jul 2024 EOI stage Package 4 11 schools Jul 2025

Figure 1: List of packages of schools for the PPP Program

1.1 Qatar PPP Schools Package 3 Project

The Project will deliver fourteen (14) schools which are in line with the education objectives mentioned in the Qatar Second National Development Strategy 2018-2022. Some of the key policy objectives this program aims to fulfil are as follows:

- to cater to ever rising demand in the education sector driven by growth in the school-going population;
- supporting human and social development;
- supporting the urgent need to build more capacity and expertise on project implementation;
- improving the quality of education for Qataris to reach international standards;
- reducing the inefficiencies in the Qatari educational system;
- increasing job satisfaction in the education sector in Qatar; and
- promoting private sector participation in the education sector.

The Authority is looking for a capable private sector developer and operator with international or regional experience in developing and managing education and real estate projects similar to the Project.

The private sector will be responsible for the design, build, finance, operation, maintenance and transfer of the Project. Ancillary operations such as cleaning, ICT infrastructure, security, and



other facility management ("**FM**") services will also be included in the scope of the Project and the private sector will be responsible for providing such FM services for an agreed upon duration for the schools. Notwithstanding this, all teaching and school administration activities will remain the responsibility of the Authority. The Authority will be responsible for managing the schools' administration and educational curricula and will appoint all teaching and administrative staff.

1.2 Invitation to Expression of Interest

The purpose of this EOI is to invite competent Qatari and international companies and consortia capable of implementing the Project, to express their interest in the Project through the submission of an EOI as per the terms set out herein.

1.2.1 Scope of Project

The Project requires the development of fourteen (14) schools. The schools are divided into 2 sub-packages, Package A and Package B, respectively, each comprising of 7 schools. The allocation of the schools into Package A and Package B is based on the site location in Qatar East or Qatar West. Bidders will be required to submit proposals for Package A and Package B as mandatory requirement of the RFP while at their option, they may submit a proposal for the delivery of both Package A and Package B ("Combined Bid") in addition to the standalone submissions. Further details relating to the submission and evaluation of Proposals will be shared during the RFP stage. The details for the sites in each of the packages are outlined in Figures 2.1 and 2.2 below:

Secondary 02 Al Wakra Vacant 21,005 90331000 School for Boys Preparatory 03 Al Wakra Vacant 20,973 90331001 School for Boys Secondary 06 Al Rayyan Vacant 25,500 56382037 School for Girls Preparatory 11 Al Daayen Vacant 41,877 [70153234] School for Boys Secondary Vacant 46,033 12 Al Daayen [70153234] School for Boys Special Needs Evacuated 13 Doha 13,773 41060045 School for Boys School Shared (Preparatory and 14 Al Rayyan Vacant 37,361 56391487 Secondary) School for Boys

Figure 2.1: Qatar School PPP Programme – Package A (Qatar East)



Figure 2.2: Qatar School PPP Programme – Package B (Qatar West)

01	Primary School for Boys	Al Rayyan	Vacant	25,284	55748114
04	Secondary School for Girls	Umm Slal	Vacant	25,000 71051605	
05	Preparatory School for Girls	Umm Slal	[TBC]	[TBC]	[TBC]
07	Preparatory School for Boys	Al Rayyan	Vacant	25,600	53570019
08	Primary (grades 5 & 6) for Boys	Al Rayyan	Vacant	25,000	81016381
09	Preparatory School for Boys	Al Rayyan	Vacant	25,000	81016379
10	Primary (grades 5 & 6) for Boys	Al Rayyan	Vacant	25,600	53570017



The holistic site location map for Package 3 schools is shown below:

School 12 Qatar East (Package A) (A) Qatar West (Package B) School 11 School 4 School 5 **(B)** School 13 VI Sheehanly Municipality School School 14 School 10 (A) (B) School 1 School 2 (B) School 9 (B) School 6 School 3 School 8 (A) (A)

Figure 3: Package 3 Holistic Map

1.2.1.1 Outline scope of services

The indicative scope of services for the Project Company shall include the following:

- Design
- Construction (including furniture, fixtures and equipment)
- Project financing
- FM
- Handback to the Authority or its designee

Further details on the scope of services shall be provided at a later stage of the procurement process of the Project. The length of the contract period for the Project is expected to be for twenty-five (25) years from the service availability date of the schools comprising the Project.



1.2.2 Project Commercial Structure

- The Project is envisaged to be delivered as a PPP between the private sector and the Authority.
- The contracting bidder for the Project shall form a special purpose company to deliver the Project ("**Project Company**").
- The contractual structure for the Project is expected to be based on precedent contractual arrangements substantially the same as those for Qatar PPP Schools Package 1 and Package 2. It is expected that there will be a project agreement, which will set out the key terms of the PPP arrangement ("PPP Agreement").
- The Project Company shall enter into the PPP Agreement with the State of Qatar represented by the Authority. The PPP Agreement will be the principal Project document, setting out how the Project Company will develop and implement the Project, as well as the Project performance mechanisms including a regime of KPIs for availability, services quality and reporting.
- The Project Company will be responsible for the DBFOMT of the Project.
- The Authority and Ashghal will determine the Project requirements including operational and quality standards.
- Demand risk will be taken by the Authority while the availability risk will be taken up by the
 Project Company. The Authority will compensate the Project Company through monthly
 service payments for the schools being available and for rendering services in line with the
 PPP Agreement over the term of the PPP Agreement.
- Part of the monthly service payments will be adjusted for local inflation while interest rate protection will also be provided for QAR-denominated senior debt during the construction and operations period.
- Under the proposed structure, a regime of availability and performance monitoring will be applied where deductions will be made from the monthly service payments if the availability standards and performance KPIs set out in the PPP Agreement are not met by the Project Company. The details of such regime will be provided at a later stage of the procurement process of the Project.
- In all cases it is expected that the Project Company will be responsible for the implementation of the Project and at the end of the contract term, any Project assets that may be owned by the Project Company shall be transferred to the Authority.
- The PPP Agreement is expected to be supported by a letter of support addressed to the lenders provided by the Ministry of Finance ("MoF") for the payment of any sum of money that the Authority is liable to pay to the Project Company (including any payments owing as a result of termination of the PPP Agreement).
- The Project Company will be responsible for securing financing (debt and equity) for the Project.
- Notwithstanding the above, Ashghal reserves the right to amend or modify the Project contractual structure.
- An indicative commercial structure of the delivery model for the Project is illustrated below.



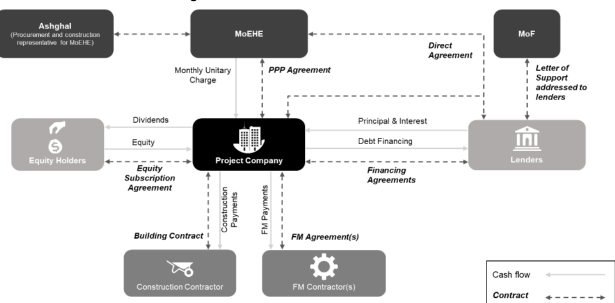


Figure 4: Indicative commercial structure

1.2.3 Roles and responsibilities for the Project

The roles and responsibilities envisioned to be carried out by the Project Company and the Government are summarized below:

Stage	Private Sector Role	Provision of land ready for construction Performance monitoring		
Design and Build:	 Design Construction Demolition of existing structures at evacuated schools Landscaping Furniture, fixtures, and equipment 			
Operation and Maintenance:	 Cleaning Security Facilities (soft and hard) management Lifecycle replacement Helpdesk 	 Educational services Teaching staff Educational service equipment Catering School transportation Performance monitoring Utilities (electricity, gas, water, heating/cooling) 		
Finance /Commercial	 Debt and equity Reporting of availability standards and performance KPIs 	 Contract management Monthly service payments in accordance with availability standards and performance KPIs 		



2. Procurement Process and Indicative Timelines

The procurement process has been designed to deliver a transparent, efficient, practical and timely process for the Authority and Ashghal. The procurement process is expected to consist of the following stages and to follow the indicative timeline set out below:

Stage	Indicative timeline
EOI	February 2021
RFQ	March 2021
RFP	April 2021
Selection of preferred bidder	Q1 2022
Commercial close	Q2 2022
Financial close	Q3 2022



3. Capabilities required from the private sector

The respondents to this Request for EOI (the "**Respondents**") shall note that within the RFQ they shall be required to provide evidence of their experience with projects of a similar nature as the Project, including reference projects that are operational and/or currently under construction. Projects should include both international and regional projects wherever applicable.

The Respondent shall be requested to focus on projects conducted during the previous five years and on projects implemented internationally, in the Gulf Cooperation Council ("GCC") and in the Middle East and North Africa ("MENA") region. In case of a consortium, the Respondent shall be required to clearly specify which of their consortium members have been involved in each of the case studies.

Interested parties to this Request for EOI are recommended to comply with the below indicative criteria. Specific information on this criteria is expected to be included in the responses to the RFQ document and will be evaluated accordingly:

- Strong track record in the design, construction and facilities management of school developments;
- Experience in delivering school developments or other similar construction projects under a PPP type arrangement;
- Sufficient key personnel with demonstrated experience in similar size and specific technical experience;
- Previous experience working with the Government of Qatar or other governments in the MENA and GCC regions;
- International and regional experience in participating in projects similar to the Project;
- Demonstrated ability to raise finance for projects similar to the Project; and
- Sound financial position.

4. EOI Submission Instructions

4.1 Expression of Interest

Ashghal is interested in receiving EOIs with the information sought in Section 4.2 of this document from interested parties with a track-record of extensive and relevant experience in the design, build, finance, operation, maintenance and transfer of schools or projects similar to the Project.

Assuming that Ashghal proceeds with the RFQ stage, Respondents will be notified of the RFQ stage and, where applicable, requested to deliver the RFQ documents (this stage will also be advertised to the market).

Ashghal understands that interested participants may wish to form a consortium to bid for the Project, but at the stage of this Request for EOI, interested companies and firms may respond individually and demonstrate the expertise of their primary activities.

Interested parties are required to submit their EOI in electronic format (MS word or PDF files), by email to the following address:

esd.tenders@ashghal.gov.qa

EOI responses shall be submitted by 12:00 noon (Qatar time) within 2 weeks of issuance of this EOI. Ashghal reserves the right, at its discretion, not to consider responses submitted after such deadline, with no liability whatsoever.



4.2 Information Sought

EOIs shall be completed in English and contain the following together with a covering letter prepared on letterheaded paper and signed by one or several authorized signatory(ies) of the Respondent:

- 1. Anti-Corruption Declaration (Annexure I)
- 2. Confidentiality Agreement (Annexure II)
- 3. Expression of Interest Acknowledgement Form (Annexure III)
- 4. Expression of Interest Information Sheet (Annexure IV)



Annexure I

ANTI-CORRUPTION DECLARATION

- 1. This Anti-Corruption Declaration form must be signed by the Respondent / each Consortium Member composed within the Respondent.
- 2. The Respondent shall take care to ensure it has appropriately completed or revised all bracketed items in this Anti-Corruption Declaration form.

[Letterhead of Consortium Member / Respondent]

By execution of this Anti-Corruption Declaration we <*Insert name of Applicant>* of <*Insert address of Applicant>* (hereafter called the "Applicant"), hereby commit to be bound to the Public Works Authority of the State of Qatar P.O. Box 22188, Doha, State of Qatar, (hereinafter called the "Authority") to warrant full and unconditional compliance with the declarations made herein:

1. Anti-Corruption

The Applicant hereby represents and warrants that neither it nor any of its employees or representatives shall, receive nor offer, pay or promise to pay either directly or indirectly, bribes, gifts, commissions, considerations, inducements or rewards to a Public Official (defined below) in connection with any business opportunities which, without limit, may arise in connection with the Project.

A "Public Official" is defined as:

- A. Any official or employee of any agency of the Authority or any government owned or controlled enterprise; or
- B. Any person performing a public function.

Furthermore, in the event that the Applicant receives a request from any Public Official requesting payments, bribes, gifts, commissions, considerations, inducements or rewards the Applicant shall disclose such to the Authority immediately in writing with full particulars.

2. General

The Applicant acknowledges that:

- A. Any breach of the declarations made herein may result in the Authority suffering loss and/or damages and the Applicant hereby agrees to indemnify the Authority against all expenses, losses and/or damages that may be sustained or incurred as a result either directly or indirectly of any such breach;
- B. In addition to any indemnities provided by the Applicant the Authority may, at its sole discretion, apply any of the following sanctions against the Applicant:
 - a. Warning;
 - b. Lowering of the Applicant's category; or
 - c. Striking the Applicant's name from the register of approved Consultants for a certain period or permanently.

Signature:	
Name:	
Date:	
In the capacity of:	<insert position=""></insert>



Duly authorised to sign this Anti-Corruption Declaration for and on behalf of: [Respondent and where Respondent is a Consortium, each Consortium Member (each Consortium Member should submit separate Anti-Corruption Declarations)]



Annexure II

CONFIDENTIALITY AGREEMENT

[LETTERHEAD OF Consortium Leader/ Respondent]

The Chairman, Grand Tenders Committee Public Works Authority Ground Floor, Al Nakheel Tower 3, West Bay, Doha P.O Box 22188, State of Qatar.

[DATE]

Re: Request for Expression of Interest dated [DATE] ("EOI")

Dear Sirs

We are considering bidding for the right to design, build, finance, operation, maintenance and transfer (DBFOMT) of the of fourteen (14) new schools (the "Project") under the Qatar Public Private Partnership Schools Development Programme – Package 3, as further described in the EOI. In consideration of you agreeing to make available to us certain information, by our signature of this letter we agree as follows (acknowledged and agreed by you by your signature of a copy of this letter):

Definitions

In this letter:

"Confidential Information" means any information relating to you or the Project provided to us by you or any of our affiliates or Transaction Adviser, in whatever form, and includes information given orally and any document, electronic file or any other way of representing or recording information which contains or is derived or copied from such information but excludes information that (a) is or becomes public knowledge other than as a direct or indirect result of any breach of this letter or (b) is known by us before the date the information is disclosed to us by you or any of your affiliates or Transaction Adviser or is lawfully obtained by us thereafter and which, as far as we are aware, has not been obtained in violation of, and is not otherwise subject to, any obligation of confidentiality; and

"Permitted Purpose" means considering and evaluating whether to submit a response to any subsequent RFQ or RFP in respect of the Project.

1. Confidentiality Undertaking

We undertake (a) to keep the Confidential Information confidential and not to disclose it to anyone except as provided for by paragraph 2 below and to ensure that the Confidential Information is protected with security measures and a degree of care that would apply to our own confidential information, (b) to use the Confidential Information only for the Permitted Purpose, and (c) to use all reasonable endeavours to ensure that any person to whom we pass any Confidential Information (unless disclosed under paragraph 2(d) below) acknowledges and complies with the provisions of this letter as if that person were also a party to it.

2. Permitted Disclosure

You agree that we may disclose Confidential Information:

- a) with your prior written consent;
- b) to our employees, professional advisers and authorised representatives to the extent that disclosure is necessary for the Permitted Purpose;
- c) to any person whom we may (i) form a consortium with, or (ii) contract with, in each case in relation to and to the extent necessary for the Permitted Purpose; and



d) where requested or required by any court of competent jurisdiction or any competent judicial, governmental, supervisory or regulatory body, (ii) where required by the rules of any stock exchange on which our shares or other securities are listed, or (iii) where required by the laws or regulations of any country with jurisdiction over the affairs of our company, provided that, (i) in the case of any disclosure under paragraph 2(b), the relevant third party has read and understood this letter and we ensure such third party complies with the terms of this letter as if such third party were a signatory to this letter and (ii) in the case of any disclosure under paragraph 2(c), such person shall have first delivered a letter to us in equivalent form to this letter.

3. Notification of Required or Unauthorised Disclosure

We agree (to the extent permitted by law) to inform you of the full circumstances of any disclosure under paragraphs 2 (c) or (d) or upon becoming aware that Confidential Information has been disclosed in breach of this letter.

4. Return of Copies

If you so request in writing, we shall return all Confidential Information supplied by you to us and destroy or permanently erase all copies of Confidential Information made by us and use all reasonable endeavours to ensure that anyone to whom we have supplied any Confidential Information destroys or permanently erases such Confidential Information and any copies made by them, in each case save to the extent that we or the recipients are required to retain any such Confidential Information by any applicable law, rule or regulation or by any competent judicial, governmental, supervisory or regulatory body, or where the Confidential Information has been disclosed under paragraph 2(d) above.

5. Continuing Obligations

The obligations in this letter are continuing and, in particular, shall survive the termination of any discussions or negotiations between you and us. Notwithstanding the previous sentence, the obligations in this letter shall cease (a) if we become a party to a project agreement in respect of the Project (in which case the provisions stated therein shall prevail) or (b) twelve months after we have returned all Confidential Information supplied to us by you and destroyed or permanently erased all copies of Confidential Information made by us (other than any such Confidential Information or copies which have been disclosed under paragraph 2 above or which, pursuant to paragraph 4 above, are not required to be returned or destroyed).

6. No Representation; Consequences of Breach, etc

We acknowledge and agree that:

- neither you nor any of your officers, employees or Transaction Adviser (each a "Relevant Person") (i) make any representation or warranty, express or implied, as to, or assume any responsibility for, the accuracy, reliability or completeness of any of the Confidential Information or any other information supplied by you or the assumptions on which it is based or (ii) shall be under any obligation to update or correct any inaccuracy in the Confidential Information or any other information supplied by you or be otherwise liable to us or any other person in respect to the Confidential Information or any such information;
- you may be irreparably harmed by the breach of the terms hereof and damages may not be an
 adequate remedy; each Relevant Person may be granted an injunction or specific performance
 for any threatened or actual breach of the provisions of this letter by us; and
- we will (in addition to, and without affecting, any other rights or remedies you may have) indemnify and keep you indemnified and hold you harmless from and against all actions, claims, demands, liabilities, damages, costs, losses or expenses (including legal and other professional costs and expenses) resulting from any breach or non-performance by us, or any person to whom we has disclosed or given access to any part of the Confidential Information, of any of the provisions under this letter.



7. No Waiver; Amendments, etc

This letter sets out the full extent of our obligations of confidentiality owed to you in relation to the information the subject of this letter. No failure or delay in exercising any right, power or privilege hereunder will operate as a waiver thereof nor will any single or partial exercise of any right, power or privilege preclude any further exercise thereof or the exercise of any other right, power or privileges hereunder. The terms of this letter and our obligations hereunder may only be amended or modified by written agreement between us.

8. Inside Information

We acknowledge that some or all of the Confidential Information is or may be price-sensitive information and that the use of such information may be regulated or prohibited by applicable legislation relating to insider dealing and we undertake not to use any Confidential Information for any unlawful purpose.

9. Governing Law and Jurisdiction

This letter (including the agreement constituted by your acknowledgement of its terms) is governed by the laws of the State of Qatar.

Any dispute arising out of or in connection with this letter, including any question regarding its existence, validity or termination, shall be referred to and finally resolved by the courts of Qatar.

Please acknowledge your agreement to the above by signing and returning the enclosed copy.

Yours faithfully						
For and on behalf of Consortium Member]	 [Respondent	and where	Respondent	is a	Consortium,	each
We acknowledge and ag	ree to the above	9 :				
For and on behalf of:						
The Authority						



Annexure III

Expression of Interest Acknowledgement Form

Project T	itle:		on of Interest for the Qatar Public Private Partnership Development Programme – Package 3		
Project ID	No.:	BP 2020	S 59 G		
We of the Exp	pression of Intere	st Documents	hereby acknowledge receipt for the above noted project.		
Please be	informed that:				
We confir Applicatio		interested in	the above project and wish to submit a Prequalification		
			rest does not bind the Public Works Authority to invite us r a tender later on.		
We decline to submit a Prequalification Application for the following reasons:					
☐ In	sufficient time to	respond			
□ C	urrent workload	does not pern	nit us to respond at this time		
_ o	thers (<i>please sp</i>	ecify in the sp	ace below)		
	aving declined to	prequalify			
	_		ne from the list of potential applicants		
	_		on the list of potential applicants		
Authorise	ed Representati	ve:			
Title:					
Date:					
Please co	mplete this form	and return to:			

esd.tenders@ashghal.gov.qa

Having accepted to submit an Expression of Interest Acknowledgement Form, please provide the Anti-Corruption and Confidentiality Declarations in the specimen form attached, along with a copy of the current Qatari Commercial Registration Certificate (if applicable).



Annexure IV

Expression of Interest Information Sheet

Date:			
Project: Qatar Public Private Partnership Schools Development Pr	rogramme – Pack	age 3	
	Page	of	page
Note: This form is to be completed by each Applicant, joint venture	e partner and sub-	-contractor	
Applicant's legal name:			
In case of joint venture, legal name of each party:			
Applicant's actual or intended country of constitution:			
Applicant's actual or intended year of constitution:			
Applicant's legal address in country of constitution:			
Legal status of the applicant:			
Parent company (if the applicant is a subsidiary company parent company or companies together with the details of a			
Number of years of experience of the applicant:			
(in the State of Qatar, and in countries other than Qatar)			
Number of years of experience of the parent company:			
(in the State of Qatar, and in countries other than Qatar)			



Market area covered: National / Regional / International			
If regional or international, list countries of operation			
Reasons for interest in the Project:			
Applicant's interest in submitting a Combined Bid in addition to standalone Package A and Package B: Yes / No			
Reason(s) for submitting or not submitting Combined Bid:			
History of involvement in similar projects (locally and internationally):			
Comments on the Project (750 words max):			
Applicant's authorised representative information			
Name:			
Address:			
Telephone/Fax numbers:			
E-mail address:			