EXECUTIVE OFFICE DIRECTIVE REF. EOD.ED.2017.04

FINANCIAL REGULATIONS AND RULES

1. Authority:

1.1. This Executive Office Directive (EOD) is promulgated by the Executive Director, on the basis of my authority under UNOPS Financial Regulations 3.01 and 3.02, as issued by the Executive Board.

2. Purpose:

2.1. The purpose of this EOD is to promulgate UNOPS Financial Regulations and Rules (FRRs) within UNOPS new legislative framework, without changes for the time being.

2.2. The purpose of the FRRs is to set out the basis of UNOPS framework and to ensure effective financial administration and economical use of the resources administered by UNOPS.

3. Effective Date:

3.1. This EOD shall become effective immediately.

4. Consequential changes:

4.1. This EOD shall supersede and replace Organizational Directive No. 3 (Rev. 1) – UNOPS Financial Regulations and Rules, of 13 February 2012.

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Grete Faremo
Executive Director, UNOPS
EXECUTIVE OFFICE DIRECTIVE REF. EOD.ED.2017.04

FINANCIAL REGULATIONS AND RULES

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A. Definitions:

Article 1. Definitions

Regulation 1.01

For the purpose of the UNOPS Financial Regulations and Rules the following definitions of the main entities involved in the activities of UNOPS shall apply:

(a) Advisory Committee on Administrative and Budgetary Questions (ACABQ) – the Advisory Committee on Administrative and Budgetary Questions established by General Assembly resolutions 14 (I) of 13 February 1946 and 32/103 of 14 December 1977 and rules 155 to 157 of the rules of procedure of the General Assembly;
(b) Client – any entity to which or on whose behalf UNOPS is authorized to provide goods, perform works, render services and/or other types of support, as may from time to time be established by the Executive Board, namely: any organization of the United Nations system (including international and regional financial Institutions) or entity acting through an organization of the United Nations system, any government, inter-governmental entity, international organization, non-governmental organization or private sector entity;
(c) Comptroller – the Comptroller of UNOPS;
(d) Deputy Executive Director – the Deputy Executive Director of UNOPS;
(e) Executive Board - the Executive Board of UNDP / UNFPA / UNOPS;
(f) Executive Chief Procurement Officer – the Executive Chief Procurement Officer of UNOPS;
(g) Executive Director – the Executive Director of UNOPS;
(h) Funding source – either (i) a client which provides funds to UNOPS pursuant to a project agreement between UNOPS and that client, or (ii) where the funding source is not a client, the entity that provides funds to UNOPS with the written concurrence of a client pursuant to a signed project agreement between UNOPS and the funding source;
(i) General Assembly – the General Assembly of the United Nations;
(j) Government – the Government of a State Member of the United Nations or of a specialized agency or of the International Atomic Energy Agency;
(k) Head of business unit – the director or manager responsible for any UNOPS business unit;
(l) Implementing partner – a partner in implementation of UNOPS project activities typically carried out under the harmonized operational modalities established in response to General Assembly resolution 56/201. Such partner shall be the entity to which the Executive Director has entrusted implementation of activities specified in a project agreement along with the assumption of full or partial responsibility and accountability for the effective use of financial assets and the delivery of outputs, as set forth in such project agreement;
(m) Key management personnel are:
   (i) The Executive Director and Deputy Executive Director;
(ii) Directors and senior managers having authority and responsibility for planning, directing and controlling the activities of UNOPS.

(n) Secretary-General – the Secretary-General of the United Nations or the official to whom the Secretary-General has delegated authority and responsibility for the matter in question;


Regulation 1.02

For the purposes of the Financial Regulations and Rules of UNOPS the following definitions of specific terms used shall apply. These terms are listed in alphabetical order.

accountability – the obligation to:
   (a) Demonstrate that work has been conducted in accordance with agreed rules and standards; and
   (b) Report fairly and accurately on performance results vis-à-vis mandated roles and/or plans.

accounting policies – the specific principles, bases, conventions, rules and practices adopted by UNOPS in preparing and presenting financial statements;

accounting records – the manual or computerized records of assets and liabilities, monetary transactions, and supporting documents (such as contracts, cheques, invoices, and vouchers), which an organization is required to keep for certain number of years;

accounts payable – represent the current liability, the monetary value of which an entity owes to contractors for goods or services purchased on credit;

accrual – the basis of accounting under which transactions and other events are recognized when they occur (and not only when cash or its equivalent is received or paid). Therefore, the transactions and events are recorded in the accounting records and recognized in the financial statements of the periods to which they relate. The elements recognized under accrual accounting are assets, liabilities, net assets/equity, revenue and expenses;

advance financing – the authorization to incur partial expenses and costs pursuant to a project agreement but prior to receipt of project funds;

allocable costs – those expenses which are generally incurred to benefit a group of activities and projects. All such expenses are normally aggregated in a corporate pool and then distributed at regular intervals between activities under the management budget and relevant projects in a reasonable, measurable and practical manner, in accordance with pre-defined distribution keys and based on expenses recorded and accrued to-date. Allocable costs are not covered by the management fee;
allocation – the financial authorization issued by the Executive Director to incur expenses and commitments for specific project activities and within limits defined in the project agreement, during a definite period;
alloctment – the financial authorization granted by the Executive Director to a business unit to enter into commitments for specific purposes approved in the management budget and within specified limits, during a definite period
appropriation – the authorization granted by the Executive Board to allot funds for specified purposes for the current management budget, against which commitments may be incurred for those purposes up to the amounts so approved;
assets – tangible and intangible assets or resources, controlled by UNOPS as a result of past events, and from which future economic benefits or service potential are expected to flow to UNOPS;
authorization – process used in verifying that the personnel who has requested or initiated an action has the right to do so;
authorized personnel – personnel who are in possession of a delegation of authority to perform authorized actions within specified monetary values and time frames;
authorized spending limit – the threshold for disbursement of costs;
award – authorization given by an authorized personnel to establish a commitment;
bank transfer – the electronic transfer of funds through the cable and wireless networks that unite the world's banking system;
best value for money – the trade-off between price and performance that provides the greatest overall benefit under the specified selection criteria;
bid – a complete proposal (usually submitted in competition with other bidders) to execute specified job(s) within prescribed time, and typically not exceeding a proposed amount (that usually includes labour, equipment, and materials);
bid security – the deposit of cash, certified check, cashier's check, bank draft, money order, or bid bond submitted with a bid and serving to guarantee that the bidder, if awarded the contract, will execute such contract in accordance with the bidding requirements and the contract documents;
borrowing – obtaining cash or cash equivalents from a third party against a legal obligation to return the amount so borrowed within a definite period of time, with or without interest;
broad-banding – a practice in which the number of grades in a pay-scale structure is reduced, and the differential between one grade and the next is increased. Broad-banding is intended to decrease rivalry in personnel from different business units and to increase flexibility;
budget – a summary of anticipated revenue and proposed costs allocated for a specified purpose;
budget review – the periodic review of estimates that formed the basis of the management budget;
budgetary basis – the accrual, cash or other basis of accounting adopted, at a specified level of detail, in the budget that has been approved by the Executive Board;
business model – the description of means and methods an entity employs to earn the revenue projected in its work plans;
budget period – refers to two consecutive calendar years, the first of which shall be an even-numbered year, covering UNOPS activities funded from the UNOPS Account;
budget revision – reflects the latest applicable changes to the current or approved project budget;

business unit – an operation or office that is led by the respective head of business unit. In UNOPS, these units typically consist of headquarters, regional offices and operations centres;

capital – the measure of the accumulated financial strength of an entity, created by sacrificing present disbursements in favour of investment to generate future revenue above investment costs;

capitalization – the recording of a cost of property, plant and equipment;

cash – comprises cash on hand and demand deposits;

cash equivalents – any short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to insignificant risk of changes in value;

cash flows – the inflows and outflows of cash and cash equivalents;

cash management – the organization and coordination of the activities of an entity aimed at administering its resources in cash and cash equivalents, in accordance with established policies and procedures and in achievement of clearly defined objectives;

consumption – the reduction in the value of an asset;

commitment – a legal obligation arising from a contract entered into by UNOPS that is expected to result in the disbursement of resources administered by UNOPS;

committing officers – personnel who have been delegated in writing a defined level of authority to commit UNOPS funds for specified purposes and have accepted accountability for same;

community-based organization – a self-organized network of people with a common agenda, cause, or interest, who collaborate by sharing ideas, information, and other resources;

compensating controls – supplementary internal controls that provide reasonable assurance to key management personnel that the business unit has an adequate risk management strategy in place to compensate for the inability to institute complete segregation of duties;

compensation scheme(s) – motivational programme(s) designed to encourage personnel to increase productivity or achieve some worthwhile objective;

competitive selection process – the process whereby potential contractors are reviewed on the basis of assessment of their best practicable combination of price, quality, and service;

construction contract – is a contract, or a similar binding arrangement, specifically negotiated for the construction of an asset or a combination of assets that are closely interrelated or interdependent in terms of their design, technology and function or their ultimate purpose or use;

contingent asset – the possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of UNOPS;

contingent liability – comprises:

(a) A possible obligation arising from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of UNOPS; or

(b) A present obligation arising from past events but not recognized because:

(i) It is improbable that an outflow of resources embodying economic benefits or service potential will be required to settle the obligation; or
(ii) The amount of the obligation cannot be measured with sufficient reliability.

**contract** – a legally binding agreement. In the area of infrastructure development, contracts are typically concluded on the basis of cost, or cost plus, or fixed price, and are specifically negotiated for an asset or a combination of assets that are closely interrelated or interdependent in terms of their design, technology and function of their ultimate purpose or use;

**contractor** – an entity or individual providing any goods, services or works to UNOPS, or a third-party beneficiary designated by UNOPS, in exchange for monetary consideration pursuant to a contract between UNOPS and the contractor, and, as the case may be, the client;

**contractual arrangement** – a specific way of conducting business pursuant to a contract;

**contribution** – any cash, cash equivalents or in-kind resources provided to UNOPS by a funding source for a specified purpose. Contributions may be used by UNOPS to fund the costs incurred during implementation of the management budget or project activities;

**cost(s)** – the amount of cash or cash equivalents paid, or the fair value of another consideration given, to acquire goods, services or an asset at the time of its acquisition or construction;

**cost centre** – a business unit which, as decided by the Executive Director, incurs costs annually up to the authorized spending limit;

**cost-plus or cost-based contract** – a contract in which the contractor is reimbursed for allowable or otherwise defined costs and, as the case may be, an additional percentage of those costs or a fixed fee, if any. The same definition shall apply, mutatis mutandis, to contracts between UNOPS and the client;

**cost recovery** – the business model whereby an entity has to ensure that its revenue is sufficient to cover its costs;

**credit** – the contract under which cash, goods or services are exchanged against a promise to pay later;

**currency** – cash in any form when in actual use as a medium of exchange;

**currency fluctuation(s)** – changes in the value of one currency relative to another;

**current assets** – all assets which:

- (a) Are expected to be realized in, or are held for sale or consumption in, the normal course of the UNOPS operating cycle; or
- (b) Are held primarily for trading purposes or for the short term and are expected to be realized within twelve months of the reporting date; or
- (c) Are cash or a cash equivalent asset.

All other assets should be classified as non-current assets;

**current liabilities** – any liabilities which:

- (a) Are expected to be settled in the normal course of the UNOPS’ operating cycle; or
- (b) Are due to be settled within twelve months of the reporting date.

All other liabilities should be classified as non-current liabilities;

**custody** – the immediate control and possession of assets for the reasons of care, observation, and safe keeping;
data exchange – specific means of exchanging information in raw form (such as alphabets, numbers, or symbols) that refer to, or represent, conditions, ideas, or objects;
delegate – the person in possession of a valid delegation of authority issued by authorized personnel;
deregulation of authority – the written statement of conditions, procedures, and terms that a delegate must follow in executing a delegated task;
delivery – the transfer of title for a shipment through transfer of an original copy of the bill of lading to the consignee;
depreciation – the systematic consumption of the depreciable amount of an asset over its useful life;
derivative – a financial instrument whose characteristics and value depend upon the characteristics and value of an ‘underlier’, typically a commodity, bond, equity or currency;
direct costs – costs incurred for the benefit of a particular project or client(s). Such costs are clearly identifiable as having direct benefit for a particular project or client(s), and can be clearly documented. Direct costs are not covered by the management fee;
disbursement – the amount paid;

electronic transfer – see ‘bank transfer’, above;
employee – member of personnel employed under the Staff Regulations and Rules of the United Nations;
employee table – the approved number and grades of employees in UNOPS employed under the Staff Regulations and Rules of the United Nations;
entity – an organization or business unit which has a legal existence, for which accounting records are kept, and about which financial statements are prepared;
estimate – an approximate calculation of quantity or degree or worth;
exchange transactions – transactions in which one entity receives assets or services, or has liabilities extinguished, and directly gives approximately equal value (primarily in the form of cash, goods, services, or use of assets) to another entity in exchange;
exeuction – the assumption of the overall management of specific UNOPS project activities and the acceptance of accountability to the Executive Director for the effective use of resources;
ex-gratia payment – a payment made where there is no legal liability but where a moral obligation, as determined by the Executive Director, justifies payment;
expenses – decreases in economic benefits or service potential during the financial period, in the form of outflows or consumption of assets or incurrences of liabilities, that result in decreases in net assets and/or equity;
external audit – a periodic or specific-purpose audit conducted by external (independent) qualified auditors;
fair value – the amount for which an asset could be exchanged, or a liability settled, between knowledgeable, willing parties, in an arm’s length transaction;
final budget – the approved budget adjusted for all reserves, carry-over amounts, transfers, allocations, supplemental appropriations, and other changes applicable to the budget period;
financial asset – an asset that is:
(a) Cash;
(b) A contractual right to receive cash or another financial asset from another entity; 
(c) A contractual right to exchange financial instruments with another entity under conditions that are potentially favourable; or 
(d) An equity instrument of another entity.

**financial instrument** – a fixed-term contract that gives rise to both a financial asset of one entity and a financial liability or equity instrument of another entity. The financial instrument is a written evidence of indebtedness that is freely (unconditionally) transferable as a substitute for cash; 

**financial liability** – a liability that is a contractual legal obligation to: 
(a) Deliver cash or another financial asset to another entity; or 
(b) Exchange financial instruments with another entity under conditions that are potentially unfavourable. 

**financial performance** – the status of the measurement of the results of the policies and operations of an entity, expressed in monetary terms; 

**financial period** – refers to a single calendar year; 

**financial position** – the status of assets and liabilities, as reflected in the financial statements; 

**financial provision** – a liability of uncertain timing or amount; 

**financial report** – the set of project financial documents prepared at the end of the financial period, unless agreed otherwise in the project agreement; 

**financial statements** – a set of financial data and explanatory notes, prepared in accordance with accounting policies, describing the corporate financial performance of UNOPS, during the financial period; 

**financing activities** – activities that result in changes in the size and composition of the contributed capital of UNOPS; 

**fixed price contract** – a contract in which the contractor agrees to a fixed contract price, or a fixed rate per unit of output, which in some cases is subject to cost escalation clauses; 

**foreign currency** – a currency other than the reporting currency; 

**fund(s)** – the sum of cash set aside and earmarked for a specified purpose; 

**gain** – the increase in net assets; 

**going concern** – the assumption, unless there is evidence to the contrary, that the entity will continue to operate for the foreseeable future; 

**goods** – tangible products capable of being delivered to a buyer and involving the transfer of ownership from seller to buyer; 

**grant support** – a project activity which is outside the framework of procurement activities, and is undertaken by way of grants, credits or loans carried out through an implementing partner; 

**grass-roots organization** – see ‘community-based organization’; 

**hedging** – a risk-management strategy used to limit or offset the probability of loss from fluctuations in the prices of commodities, currencies, or securities. In effect, hedging is a transfer of risk without buying insurance policies; 

**gross revenue** – all revenue earned prior to the deduction of expenses incurred;
implementation – the management and delivery of project activities to achieve specified results, including the procurement and delivery of project activity inputs and their use in producing outputs, as set forth in a signed agreement;

incentive payment(s) – the payment(s) made in connection with a compensation scheme;

indirect costs – costs incurred by the management and administration of the organization in furtherance of UNOPS activities and policies. Such costs are charged to projects through a management fee specified in the project agreement;

individual contractors – personnel retained by UNOPS in their individual capacity to undertake a specific assignment;

in-kind resources – resources contributed to UNOPS in a form other than cash or cash equivalents;

insurance contract – a contract that transfers from UNOPS to an insurer the identified risks of loss from events or circumstances occurring or discovered within a specified period, including death (in the case of an annuity, the survival of the annuitant), sickness, disability, property damage, injury to others and interruption of operations;

intangible asset – an identifiable non-monetary asset without physical substance;

inter alia – among other things;

interest – a charge for borrowing cash, usually expressed as a percentage of the amount borrowed. Mutatis mutandis, interest may mean the amount earned as a result of investing activities;

internal audit – an independent, objective assurance and advisory activity designed to add value and improve UNOPS’ operations, helping the organization accomplish its objectives in bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control and governance processes;

internal control – a process, directed by the Executive Director and carried out by UNOPS key management and other personnel, designed to provide reasonable assurance of risk management and the achievement of objectives and goals, aimed at increasing the effectiveness and efficiency of operations, the reliability of financial reporting, and compliance with applicable norms and regulations;

internal control framework – comprises all the policies, procedures, monitoring and communication activities, standards of behaviour and other assurance activities designed to ensure orderly, ethical, economical, efficient and effective operations. It consists of five interrelated components: control environment; risk assessment; control activities; information and communications; and monitoring;

international auditing standards – the international professional standards for the performance of internal and external audit;

inventories – all tangible assets that are:

(a) In the form of materials or supplies to be consumed in the production process; or
(b) In the form of materials or supplies to be consumed or distributed in the rendering of services; or
(c) Held for sale or distribution in the ordinary course of operations; or
(d) In the process of production for sale or distribution.
investing activities – the acquisition and disposal of long-term assets and other investments not included in cash equivalents;

invitation to bid – the formal method of solicitation whereby a written invitation is issued to prospective contractors to submit a bid to provide goods or services or perform works;

invoice – the commercial instrument issued by a seller to a buyer that identifies both trading parties and lists, describes, and quantifies the items sold, shows the date of shipment and mode of transport, prices and discounts (if any), and delivery and payment terms;

IFAC – the International Federation of Accountants;

International Public Sector Accounting Standards Board (IPSASB) – is an independent standard-setting body (within the International Federation of Accountants) whose objective is to serve the public interest by developing high quality accounting standards for use by public sector entities around the world in the preparation of general purpose financial statements;

IPSAS – International Public Sector Accounting Standards as governed by IPSAS Board and IFAC;

lead time – the number of minutes, hours, or days that must be allowed for the completion of an operation or process, or that must elapse before a desired action takes place;

lease – an agreement whereby in return for a payment or series of payments the lessor conveys to the lessee the right to use an asset for an agreed period of time. There are two types of leases, namely, a finance lease, which transfers substantially all the risks and rewards incident to ownership of an asset while title may or may not be eventually transferred; and an operating lease, which is a lease other than a finance lease;

legal obligation – an obligation that derives from:
   (a) A contract (through its explicit or implicit terms); or
   (b) Legislation; or
   (c) Other operation of law.

liabilities – all present commitments of UNOPS arising from past events, the settlement of which is expected to result in an outflow from UNOPS of resources embodying economic benefits or service potential;

liquidity – the difference between current assets and current liabilities which is readily convertible into cash or cash equivalents. It is a measure of the ability of UNOPS to settle liabilities as and when they fall due;

loan – the contract for a temporary transfer of a property (usually cash) from one party to another against the promise to return it according to the terms of the contract, usually with interest for its use;

long-term agreement – a written document signed with a contractor, issued following a competitive selection process, which allows UNOPS to order specified goods or services on agreed terms and conditions, for a definite period of time but with no legal obligation to order any minimum or maximum quantity;

loss – the decrease in net assets;

management and administration of the organization – activities of UNOPS business units whose primary functions are the maintenance of the identity, direction and corporate strategy and internal controls of the organization. Such units typically carry out the functions of executive direction,
policy development, external relations, information, planning and resource (or project) management, finance and administration, and internal audit;

management budget – the approved budget, specified by the Executive Board, to cover the costs of UNOPS activities funded from the UNOPS Account. It excludes estimates for periods beyond the budget period;

management fee – the sum payable to UNOPS for carrying out project activities pursuant to a project agreement. It should include all indirect costs associated with the development, negotiation, conclusion and implementation of such agreements;

material transaction – a transaction is material if its omission or misstatement could influence the decisions or assessments of users made on the basis of the financial statements;

mobilization of resources – the act of assembling, marshalling, or coordinating resources for a specific purpose;

monetary – relating to cash or currency;

multi-donor trust fund – a pool of contributions made by several funding sources pursuant to a project agreement for which a separate UNOPS account (or accounts) was established by the Executive Director;

mutatis mutandis – with the necessary changes having been carried out;

net assets/equity – the residual interest in the assets of the entity after deducting all its liabilities;

net present value – the total present value of a time series of cash flows;

net revenue – the difference between gross revenue and expenses;

net surplus/deficit – comprises the following components:
(a) Surplus or deficit from ordinary activities; and
(b) Extraordinary items.

non-exchange transactions – transactions other than exchange transactions. In a non-exchange transaction an entity either receives value from another entity without directly giving approximately equal value in exchange, or gives value to another entity without directly receiving approximately equal value in exchange;

not-for-profit organizations – associations, charities, cooperatives, and other voluntary organizations formed to further cultural, educational, religious, professional, or public service objectives;

operating activities – activities of UNOPS that are not investing or financing activities;

operational reserve – the reserve established at the level set by the Executive Board with the aim of guaranteeing the financial viability and integrity of UNOPS as a going concern;

ordinary activities – any activities undertaken by UNOPS as part of its service delivery or trading activities. Ordinary activities include such related activities in which UNOPS engages in furtherance of, incidental to, or arising from these activities;

original budget – the initial approved budget for the budget period;

outsourcing – obtaining goods or services from a contractor that holds a recognized competitive advantage in a specific field of work, thus allowing UNOPS to conduct its ordinary activities in a more effective and efficient manner;
outstanding commitment – an obligation or portion thereof that is not yet disbursed;
oversight – the general process of review, monitoring, evaluation, supervision, reporting and audit of UNOPS projects activities, policy implementation and results. This is to ensure organizational, financial, operational and ethical accountability, effective internal controls, and prevention of fraud and malpractice;
ownership – an ultimate and exclusive right (which may be subject to certain restrictions) to enjoy, occupy, possess, rent, sell (fully or partially), use, give away, or destroy an item of property, plant and/or equipment;
payment – the compensation or discharge of a commitment, by giving over something that is of satisfactory value to its recipient, such as cash;
personnel – all UNOPS employees and other individual contractors engaged by UNOPS under specific contractual arrangements to perform services for UNOPS project activities or administrative support;
policies and procedures – the principles and guidelines formulated or adopted by an organization to reach its long-term goals. They are designed to influence and determine all major decisions and actions, and all activities take place within the boundaries set by them. The policies and procedures may take the form of organizational directives, administrative instructions, standard operating procedures and other written documents;
private sector entity – an entity which is funded by individuals/corporations (its owners) operating with the main objective of generating profits for distribution to its owners;
procurement – the acquisition of property, plant and/or equipment, goods, works or services through purchase, hire, lease, rental or exchange from any source other than United Nations system organizations;
procurement activities – actions undertaken to carry out procurement;
procurement modalities – the forms, protocols, or conditions that regulate the conduct of procurement activities;
procurement plan – the work plan regulating the procurement activities;
project – any undertaking by UNOPS on behalf of one or more of its clients in respect of which a separately identifiable project account (or accounts) has been established;
project account(s) – the formal, separate record of all financial transactions pertaining to a project established separately from the UNOPS Account;
project activities – activities of UNOPS that are planned and carried out in accordance with project agreements;
project agreement – a legally binding document, together with any written amendments thereto, agreed between UNOPS and the client setting out the contractual arrangements for services to a project and the budget for such services, including the UNOPS management fee;
project budget – the budget approved for a particular project pursuant to a project agreement;
project funds – all contributions in the form of cash or cash equivalents received from a funding source pursuant to a project agreement;
property, plant and equipment – tangible assets that:
(a) Are held by UNOPS for use in the production or supply of goods or services, for rental to others, or for administrative purposes; and
(b) Are expected to be used during more than one financial period.

**remittance** – see ‘bank transfer’;

**reporting currency** – the currency used by UNOPS in presenting the financial statements which is the United States dollars;

**reporting date** – the date of the last day of the calendar year to which the financial statements relate unless otherwise agreed in the project document;

**request for proposals** – a formal method of solicitation regulating the use of sealed-bid procurement procedures, whereby a purchaser typically advises the potential contractors in writing of the statement and scope of work, specifications, schedules or timelines, contract type, data requirements, terms and conditions, description of goods and/or services to be procured, general criteria used in the evaluation procedure, special contractual requirements, technical goals, and instructions for the preparation of technical, management, and/or cost proposals;

**request for quotations** – an informal method of solicitation whereby a document is issued to potential contractors, to solicit price and delivery quotations that meet minimum quality specifications for a specific quantity of specific goods and/or services. Requests for quotations are commonly used for standard, off-the-shelf items, items built to known specifications, items required in small quantities, or items whose purchase price falls below the sealed-bidding threshold;

**requisition** – a written order or a formal demand for goods, works or services (which is not made available without a specific request);

**resources** – the economic or productive factors required to accomplish an activity, or as means to undertake a project and achieve desired outcome;

**resources administered by UNOPS** – all contributions received and all revenue earned by UNOPS;

**rewards and sanctions** – a scheme to support and reinforce desirable behaviour on the part of personnel;

**revenue** – the gross inflow of economic benefits or service potential during the financial period when that inflow results in an increase in net assets and/or equity;

**revenue centre** – a business unit which, as decided by the Executive Director, contributes to UNOPS operational reserves by generating revenue and covering its costs;

**risk management** – the set of policies, procedures, and practices involved in the identification, analysis, assessment, control, avoidance, minimization, or elimination of unacceptable risks;

**risk appetite** – the capacity to accept or absorb risk;

**risk tolerance** – the level of variation around the achievement of objectives;

**self-financing** – generating its capital from its own revenue, instead of acquiring it from external sources;

**segregation of duties** – the principle of internal control according to which no personnel should be given responsibility for more than one related function, unless adequate compensating controls have been approved by the Comptroller;
services – some or all of the following: (a) project management; (b) project supervision; (c) project execution; (d) implementation of components of projects; (e) loan administration; and/or (f) multi-donor trust fund management, each and all provided by UNOPS to or on behalf of a client; signatory – the person who holds delegation of authority to bind UNOPS by his or her signature to the terms of a contract or payment; signatory panel – a group of signatories with certain qualifications, selected by authorized personnel for a specific purpose and, as the case may be, limited time; tender – the sealed bid or offer document submitted in response to a request for tenders and containing detailed information on requirements and terms associated with a potential contract; third-party – someone who may be indirectly involved but is not a principal party to a contract or transaction; threshold – the minimum or maximum value (established for an attribute, characteristic, or parameter) which serves as a benchmark for comparison or guidance and any breach of which may call for a complete review of the situation or the redesign of a system; transaction – the event that effects a change in the asset, liability, or net worth account; transparency – the process by which reliable, timely information about existing conditions, decisions and actions relating to UNOPS activities is made accessible, visible and understandable; UNOPS Account – the Account established for the purposes of accounting for all revenue earned by UNOPS and all expenses incurred by UNOPS against that revenue; UNOPS activities – all undertakings by UNOPS, either in the form of services funded by projects or in the form of transactions funded from the UNOPS Account; useful life – either:
   (a) The period of time over which a tangible or intangible asset is expected to be used; or
   (b) The number of production or similar units expected to be obtained from a given, tangible asset by UNOPS.
users – the users of UNOPS’ financial statements including the main entities listed in Regulation 1.01, UNOPS personnel, its implementing partners and the general public.
value – monetary worth of an asset, goods sold, works performed or services rendered;
verification – comparison of two or more items, or the use of supplementary tests, to ensure the accuracy, correctness, or truth of the information;
verifying officers – personnel who have been delegated the authority to verify payments against UNOPS resources and have accepted accountability for it;
work plan(s) – the systematic sequencing and scheduling of the tasks comprising a project;
works – the construction or development of projects for public use;
voucher – the written instrument that serves to confirm or witness (vouch) for some fact such as a transaction. Commonly, a voucher is a document that shows goods have been bought, or works performed or services rendered, authorizes payment, and indicates the account(s) in which these transactions have to be recorded;
write-off or writing-off – the act of cancelling a bad debt or worthless asset from a UNOPS account or project account;
‘written’ or ‘in writing’ – a duly signed paper document or a document in electronic/digital form, that can be authenticated as having been produced by an authorized individual.

B. Applicability and authority:

Article 2. Applicability and authority

Regulation 2.01
These Financial Regulations and Rules shall govern the financial management of the United Nations Office for Project Services (UNOPS) and shall, unless otherwise provided by the General Assembly or the Executive Board or as otherwise specified in these Financial Regulations and Rules, apply to all resources administered by UNOPS.

Regulation 2.02
Amendments and exceptions to the Financial Regulations may be made only by the Executive Board, after review by the ACABQ.

Regulation 2.03
These Financial Regulations and Rules shall become effective on 1 January 2012.

Regulation 2.04
With regard to any matter not specifically covered by these Financial Regulations, the appropriate provisions of the United Nations Financial Regulations shall apply mutatis mutandis.

Rule 102.01
(a) These Financial Rules shall apply to the financial administration of all UNOPS activities except as may otherwise be provided by the General Assembly or the Executive Board;
(b) The Executive Director may amend these Financial Rules in accordance with UNOPS Financial Regulation 3.02 (b);
(c) The Executive Director may, when necessary, suspend the application of any of these Financial Rules in accordance with UNOPS Financial Regulation 3.02 (c);
(d) With regard to any matter not specifically covered by these Financial Rules, the appropriate provisions of the United Nations Financial Rules shall apply mutatis mutandis.

C. Accountability and responsibility:

Article 3. Accountability and responsibility

Regulation 3.01
The Executive Director of UNOPS is fully responsible and directly accountable to the Executive Board for all aspects of UNOPS activities.
Regulation 3.02
(a) The Executive Director shall issue detailed Financial Rules and procedures to ensure effective financial administration and economical use of resources.
(b) The Executive Director may, when he or she deems it necessary, amend the Financial Rules;
(c) The Executive Director may, when he or she deems it necessary, suspend the application of any of these Financial Rules;
(d) The Executive Director shall establish a process to consult the strategy and audit advisory committee on any proposed amendments or suspension of these financial rules, and shall inform the Executive Board of any proposed amendments or suspensions, together with the advice of the strategy and audit advisory committee, at least 30 days before any changes take effect.

Regulation 3.03
There shall be established the UNOPS account in which all revenue earned by UNOPS shall be credited and against which all expenses incurred by UNOPS shall be debited.

Regulation 3.04
The budget period for the purpose of the proposed utilization of the UNOPS management budget shall consist of two consecutive calendar years.

Regulation 3.05
The Executive Director may delegate to personnel any powers or responsibilities under these Financial Regulations and/or Rules, in whole or in part, through written delegation and, unless expressly prohibited by the Financial Regulations, such delegation may include the power to further delegate. Delegated powers and responsibilities shall follow these Financial Regulations and Rules.

Rule 103.01
Powers and responsibilities delegated by the Executive Director to other personnel shall follow these Rules. A record of all such delegations shall be maintained by the UNOPS general/legal counsel.
(a) The Executive Director may delegate, in whole or in part, the responsibility for administration of these Financial Regulations and Rules, including any application of the United Nations Financial Regulations and Rules, to the Deputy Executive Director (or to another member of personnel, as he may decide from time to time). The Deputy Executive Director may further delegate implementation thereof to other personnel;
(b) The Executive Director or his/her delegate may establish such policies and procedures as he/she may deem necessary for the administration and implementation of these Rules.

Rule 103.02
All personnel are responsible and accountable to the Executive Director for the regularity of actions taken by them in the course of their official duties. Any personnel who take any action contrary to these Financial Regulations or Rules, or to the policies and procedures which may be issued in connection therewith, may be held personally responsible and financially liable for the consequences of such action.

**Rule 103.03**

All heads of business units and other relevant personnel are accountable for the management of UNOPS activities, including contracts and project agreements, for which they have delegated authority, and shall be held accountable for meeting their net revenue targets as established by the Executive Director or his or her delegate, and for ensuring that costs do not exceed approved allotments and allocations.

**Rule 103.04**

(a) All business units designated by the Executive Director as revenue centres must ensure that the gross revenue they generate on an annual basis suffices to cover all costs they incur and a contribution to operational reserves, as prescribed by the policy on pricing and cost recovery, pursuant to Rule 109.06.

(b) All business units designated by the Executive Director as cost centres must ensure that the costs incurred on an annual basis are within the authorized spending limit.

**Rule 103.05**

Bearing in mind the unique (in the United Nations system) nature of the fully self-financing business model of UNOPS and the resulting need for effective and efficient management of resources administered by UNOPS and attendant flexibility, the Executive Director may:

(a) Establish policies and procedures regulating performance management of personnel and relevant rewards and sanctions, including those of a monetary nature that may apply to all or some personnel;

(b) Establish policies and procedures governing the application of compensation schemes including those based on the concept of broad-banding; and

(c) Establish any other policies and procedures as may be required to increase the competitiveness of UNOPS’ service proposition to the clients as long as said policies do not contradict the United Nations Staff Regulations and Rules.

**Article 4. Risk management**

**Regulation 4.01**

The Executive Director shall maintain a risk-management system to manage and control financial and other types of risks, including the identification, evaluation, and measurement of possible impact on UNOPS, and the selection and maintenance of various solutions to mitigate risk.

**Rule 104.01**
The heads of UNOPS business units shall on an annual basis define their major risks and business opportunities as integral elements of setting management work plans.

Rule 104.02

Risk appetite and risk tolerance shall be defined periodically based on the changing business environment. Heads of UNOPS business units shall re-evaluate at least annually such risks and strategies to mitigate them.

Rule 104.03

An independent strategy and audit advisory committee shall be established with a view, inter alia, to advise the Executive Director on any significant risk management issues and provide advice to the Executive Board on the soundness of the risk management systems of UNOPS.

Rule 104.04

A policy advisory committee shall be established to provide policy guidance to the Executive Director on UNOPS activities.

Article 5. Internal control

Regulation 5.01

The Executive Director shall maintain an internal control mechanism which shall provide effective and efficient examination and review of financial, management and operating activities, to ensure:

(a) The regularity of the receipt, custody, disposal, disbursement and expense, accounting and reporting of all resources administered by UNOPS, and the effectiveness of existing internal controls and accounting systems;
(b) The conformity of disbursements and expenses with supporting documents and with the purposes for which funds were appropriated or otherwise provided by the Executive Board and the appropriations issued in connection therewith, or with the purposes set out in relevant project agreements;
(c) The compliance of all UNOPS activities and transactions with established Financial Regulations and Rules, and policies and procedures; and
(d) The effective and efficient management of UNOPS activities and the effective, efficient and economic use of all resources administered by UNOPS, including those managed on behalf of its clients.

Rule 105.01

(a) The Deputy Executive Director or his/her delegate shall specify the amounts above which establishment or amendment of a commitment is required. Such specified amounts shall be applied where there is a commitment to a single contractor in respect of a single requisition for a specific project or purpose, or where there is a series of commitments in any twelve-month period, to the aggregate value of such commitments excluding any commitments prior to and including the last commitment in respect of which written advice was rendered by a
headquarters contracts and property committee(s). The above provision with regard to series of commitments does not apply to the use of long-term agreements;
(b) Resources administered by UNOPS must be committed by means of a written document as soon as a contract or undertaking of any nature has been entered into;
(c) Commitments shall not be made under a project agreement prior to the receipt of project funds except in cases of approved advance financing activities;
(d) For commitments or changes in commitments above the amounts specified by the Deputy Executive Director, and apart from the recruitment of employees under an authorized employee table and consequential commitments under the United Nations Staff Regulations and Rules, no contract or undertaking of any nature shall be entered into until resources have been reserved in the accounts. Exceptions must conform to the policy on advance financing activities.

Rule 105.02
(a) Committing officers shall be designated by the Deputy Executive Director or his/her delegate for each business unit, in consultation with the head of said business unit. Alternates may also be designated to act in the absence of the committing officers;
(b) The responsibilities of committing officers, including those for specific accounts assigned to them, shall be established by the Comptroller. Any authority granted and responsibility assigned to such officers is a personal one and cannot be delegated;
(c) Approval of a commitment shall indicate that its purpose is in accordance with the following principles:
   (i) The activities to be financed are within the policies, approved strategy and plans of UNOPS;
   (ii) Funds necessary to satisfy the present or future liability are available in the relevant account for which the committing officer is responsible; and
   (iii) The commitment decision is in accordance with the financial regulations, rules, policies and procedures of UNOPS.

Rule 105.03
Verifying officers shall be designated pursuant to Rule 119.01 and shall perform the verification for payment procedures in accordance with Rule 119.03.

Rule 105.04
The Executive Director may arrange for an electronic/digital committing process, provided adequate safeguards are put in place to ensure the authentication, confidentiality and integrity of the committing process.

Rule 105.05
The Executive Director shall issue policies and procedures regarding prevention of fraud, harassment and abuse of authority, whistleblower protection, ethics and accountability framework.
Regulation 5.02

There shall be a segregation of duties:
   (a) Between personnel who may enter into commitments on behalf of UNOPS and personnel who may verify that payments may be made on behalf of UNOPS;
   (b) Between personnel who may verify that payments may be made on behalf of UNOPS and personnel who may disburse resources on behalf of UNOPS;
   (c) Between personnel who receive funds on behalf of UNOPS and personnel who register the deposit of funds; and
   (d) Exceptions to (a), (b) and (c) above may be approved by the Comptroller, and the reasons for such decision may be recorded in conformity with Rule 117.04.

Article 6. Audit

Regulation 6.01

The Internal Audit and Investigations Group shall be responsible for the internal audit of UNOPS. It shall conduct independent, objective assurance and advisory activities in conformity with the International Standards for the Professional Practice of Internal Auditing. It shall evaluate and contribute to the improvement of governance, risk management and control processes, and report thereon. It shall exercise operational independence in the performance of its duties.

Regulation 6.02

The Internal Audit and Investigations Group shall be responsible for assessing and investigating allegations of fraud and corruption committed by UNOPS personnel or committed by others to the detriment of UNOPS.

Regulation 6.03

The internal audit function’s purpose, authority and responsibility shall be further defined in the Charter of the Internal Audit and Investigations Group.

Rule 106.01

The Internal Audit function shall evaluate the adequacy and effectiveness of governance, risk management and control processes regarding the:
   (a) reliability and integrity of financial and other information;
   (b) effectiveness and efficiency of operations;
   (c) safeguarding of assets; and
   (d) compliance with legislative mandates, regulations, rules, policies and procedures.

Rule 106.02

The Internal Audit and Investigations Group shall have free access to the organization’s records, personnel and premises, as necessary, in its opinion, for the performance of its duties.
Rule 106.03
The Internal Audit and Investigations Group shall submit its results to the Executive Director and other senior managers as appropriate. At least annually, the Director of the Internal Audit and Investigations Group shall submit a report to the Executive Board on the internal audit and investigation activities and on significant findings, providing insight into the efficient and effective utilization of resources.

Regulation 6.04
The external audit provisions of the United Nations Financial Regulations shall apply to UNOPS, except that:
(a) The reports of external auditors, together with the audited financial statements and the comments thereupon of the ACABQ, shall also be transmitted to the members of the Executive Board;
(b) As part of the comments submitted to the Executive Board with the audited UNOPS financial statements, the Executive Director shall comment on the external auditors' substantive observations and on their follow-up.

D. UNOPS activities, revenue and project funds:

Article 7. UNOPS activities

Regulation 7.01
Decisions taken by the Executive Board shall determine the nature and scope of UNOPS activities.

Regulation 7.02
The Executive Director or his/her delegate may enter into such written contractual arrangements as are necessary to undertake UNOPS activities.

Regulation 7.03
The Executive Director shall ensure that: (i) the client and/or funding source for projects recognizes where applicable, that UNOPS operates within the context of one or more agreements entered into by the United Nations, including its subsidiary organs, and the respective Government setting out the terms and conditions under which projects are to be executed within the Government’s boundaries, and (ii) the Government, as signatory to any such agreements, bears the risks of operations and holds harmless UNOPS in respect of claims or liabilities arising under the projects.

Regulation 7.04
Services shall be provided within the framework of a project agreement.

Rule 107.01
Project agreements shall stipulate that the provision of services by UNOPS shall in each instance be subject to the availability of the necessary resources provided by the client and/or funding source for such services. Other terms and conditions of such project agreements shall, inter alia, where applicable indicate those responsibilities which the client and/or funding source shall assume, the services and facilities it shall provide, and the contractual arrangements for the suspension or termination of activities, settlement of disputes, and orderly closing of operations. Where the client is an organization of the United Nations system, such project agreement shall include, where possible, provision for the extension of privileges and immunities enjoyed by the United Nations in accordance with the Convention on the Privileges and Immunities of the United Nations, 1946, by the client to employees, and in any event no provision of a project agreement shall be allowed to compromise the privileges and immunities of the United Nations and/or UNOPS.

**Rule 107.02**

Each project agreement shall specify those services which UNOPS shall furnish, and provide for reimbursement to UNOPS all applicable direct, allocable and indirect costs incurred by UNOPS.

**Rule 107.03**

The Executive Director shall establish a project acceptance committee(s) and specify their terms of reference in a relevant policy.

**Rule 107.04**

The Comptroller shall ensure that clients are provided, in a timely manner, with appropriate financial reports on project costs, as stipulated in the project agreements.

**Article 8. Utilization of resources administered by UNOPS for purposes other than procurement**

**Regulation 8.01**

(a) Pursuant to the project agreement UNOPS may associate with one or more other entities to carry out UNOPS project activities;
(b) An implementing partner so selected shall have a signed contract or other written contractual arrangement between UNOPS and the entity or partner concerned, specifying the terms and conditions which govern the UNOPS project activities for which that entity or partner has been selected;
(c) The Executive Director may delegate authority, as appropriate, for selection of implementing partners and the oversight of their performance.

**Rule 108.01**

In the event of the termination of any project activities undertaken at the request of UNOPS pursuant to a project agreement, UNOPS shall reimburse the implementing partner for reasonable costs it may incur or may have incurred (and for which provision has been made in the project agreement) in carrying out UNOPS project activities up to the effective date of the termination, including:
(a) Reasonable costs incurred in phasing out UNOPS project activities; and
(b) Management fees in accordance with the project agreement.

**Regulation 8.02**

The Executive Director may agree to incorporate grant support in project agreements. Such support may be in the form of grants, credits or loans implemented through implementing partner(s) which includes, but is not limited to, support to non-governmental, community-based and grass-roots organizations.

**Rule 108.02**

Implementing partners for the provision of grant support shall be selected by UNOPS on a competitive basis in accordance with the relevant policies and procedures established by the Executive Director unless stipulated otherwise in the project agreement. Establishment of commitments relating to grant support shall be in conformity with Rules 105.01 and 105.02.

**Article 9. Revenue and costs**

**Regulation 9.01**

As a self-financing entity UNOPS shall operate on the basis of full cost recovery and shall set its management fees accordingly. Resulting from its ordinary activities during each financial period, UNOPS shall generate sufficient net surplus to maintain operational reserves at the level established by the Executive Board.

**Regulation 9.02**

UNOPS revenue earned from exchange and non-exchange transactions shall be recognised in accordance with IPSAS.

**Rule 109.01**

(a) When the outcome of a transaction involving the rendering of services by UNOPS can be estimated reliably, revenue associated with the transaction should be recognized by reference to the stage of completion of the transaction at the reporting date. The outcome of a transaction can be estimated reliably when all of the following conditions are satisfied:

(i) The amount of revenue can be measured reliably;
(ii) It is probable that the economic benefits or service potential associated with the transaction will flow to UNOPS;
(iii) The stage of completion of the transaction at the reporting date can be measured reliably; and
(iv) The costs incurred for the transaction and the costs to complete the transaction can be measured reliably;
(b) When the outcome of the transaction involving the rendering of services cannot be estimated reliably, revenue should be recognized only to the extent of the expenses recognized that are receivable.

**Rule 109.02**

Revenue from the sale of goods by UNOPS should be recognized when all the following conditions have been satisfied:

(a) UNOPS has transferred to the purchaser the significant risks and rewards of ownership of the goods;
(b) UNOPS retains neither continuing managerial involvement, to the degree usually associated with ownership, nor effective control over the goods sold;
(c) The amount of revenue can be measured reliably;
(d) It is probable that the economic benefits or service potential associated with the transaction will flow to UNOPS; and
(e) The costs incurred or to be incurred in respect of the transaction can be measured reliably.

**Rule 109.03**

Construction contract revenue should comprise:

(a) The initial amount of revenue agreed in the contract; and
(b) Variations in contract work, claims and incentive payments to the extent that:
   (i) It is probable that they will result in revenue; and
   (ii) They are capable of being reliably measured.

**Rule 109.04**

Construction contract costs should comprise:

(a) Costs that relate directly to the specific contract;
(b) Costs that are attributable to contract activity in general and can be allocated to the contract on a systematic and rational basis; and
(c) Such other costs as are specifically chargeable to the client under the terms of the contract.

**Rule 109.05**

When the outcome of a construction contract can be estimated reliably, contract revenue and contract costs associated with said contract should be recognized as revenue and expenses respectively by reference to the stage of completion of the contract activity at the reporting date.

(a) In the case of a fixed-price contract, the outcome of a contract can be estimated reliably when all the following conditions are satisfied:
   (i) Total contract revenue, if any, can be measured reliably;
   (ii) It is probable that the economic benefits or service potential associated with the contract will flow to UNOPS;
   (iii) Both the contract costs to complete the contract and the stage of contract completion at the reporting date can be measured reliably; and
(iv) The contract costs attributable to the contract can be clearly identified and measured reliably so that actual contract costs incurred can be compared with prior estimates.

(b) In the case of a cost plus or cost based contract, the outcome of a contract can be estimated reliably when all of the following conditions are satisfied:

(i) It is probable that the economic benefits or service potential associated with the contract will flow to UNOPS; and
(ii) The contract costs attributable to the contract, whether or not specifically reimbursable, can be clearly identified and measured reliably.

**Rule 109.06**

Pricing and cost recovery policies and procedures shall be established by the Executive Director and amended as needed. They shall specify UNOPS policies with regard to cost recovery and contribution to operational reserves.

**Rule 109.07**

In the event that UNOPS is requested to return management fees earned in a case where, in the opinion of the UNOPS general/legal counsel, there is no legal obligation to comply, the matter shall be decided by the Executive Director.

**Article 10. Custody of project funds**

**Regulation 10.01**

(a) The Executive Director is responsible and accountable for mobilizing resources effectively and efficiently in furtherance of the policies and activities of UNOPS;
(b) The Executive Director may delegate authority, as appropriate, for the mobilization of resources.

**Regulation 10.02**

Contributions from funding sources, whether financial, or in kind, may be accepted by the Executive Director and utilized for project activities.

**Regulation 10.03**

There shall be established UNOPS project account(s) to which all contributions received/receivable by UNOPS shall be credited and against which all costs incurred by UNOPS on behalf of its client and/or funding source and all project revenue earned by UNOPS shall be charged.

**Rule 110.01**

Separate project accounts may be established as required by UNOPS project activities for management of project funds.
Article 11. Administration of project funds

Regulation 11.01
All project funds shall be held by UNOPS on behalf of a funding source, subject to the provisions of these Financial Regulations and Rules and the respective project agreement.

Regulation 11.02
Without limiting Regulation 11.01, specific accounts may be established by the Executive Director to manage and/or administer project funds, including multi-donor trust funds. Such establishment may include, but not be limited to, acting in response to a request by the Secretary-General to provide assistance pursuant to resolutions of the Security Council or the General Assembly.

Rule 111.01
The Executive Director shall issue policies and procedures for the establishment, administration and/or management of project funds pursuant to Regulation 11.02. To ensure cost-effective administration of said funds the Executive Director may determine a minimum contribution level below which he or she may refuse to accept the contribution.

Rule 111.02
No account shall be established, managed or administered pursuant to Regulation 11.02 without the prior written approval of the Executive Director or his or her delegate, and in accordance with the policies and procedures issued pursuant to Rule 111.01.

Article 12. Use of project funds

Regulation 12.01
Subject to the availability of project funds, the Executive Director may enter into commitments relating to the management budget or implementation of project agreements.

Regulation 12.02
The Executive Director shall ensure that total costs incurred do not exceed available budget.

Regulation 12.03
The Executive Director may enter into commitments and/or make payments in respect of a project in advance of receipt of project funds, provided the funding source has granted authority in writing to UNOPS to incur costs for specific purposes in advance of receipt of such funds.

Rule 112.01
The Executive Director shall establish a policy on advance financing activities which will describe circumstances and conditions where payments in advance of receipt of project funds can be made.
Regulation 12.04

The Executive Director shall:
(a) Designate personnel who may make commitments on behalf of UNOPS and shall ensure that the procurement activities are carried out in accordance with these Financial Regulations and Rules and in compliance with the policies and procedures on procurement promulgated by the Executive Chief Procurement Officer; and
(b) Cause all commitments to be made on the basis of supporting documents which either:
   (i) Contain specific written undertaking by the client in accordance with Regulation 12.03, or
   (ii) Confirm that funds are available to cover the future liability, in the form of an allocation or an allotment; or
   (iii) Ensure that all commitment decisions are within UNOPS aims and in accordance with the financial regulations, rules, policies and procedures of UNOPS.

Rule 112.02

Commitments may be assumed only after appropriate allocations consistent with the project activities covered by a specifically identified budget have been made, in writing, under the authority of the Executive Director.

Rule 112.03

Commitments to be charged to the project budget of a future period may be assumed, provided they are for authorized activities expected to continue beyond the end of the current financial period.

Rule 112.04

Charges to project budgets shall be authorized through and subject to the terms of a project agreement.

Rule 112.05

When a payment is made in a foreign currency, it shall be recorded in the reporting currency at the prevailing United Nations operational rate of exchange.

Rule 112.06

When a contribution is received in a foreign currency, it shall be recorded in the reporting currency at the prevailing United Nations operational rate of exchange. The recorded contribution will be adjusted by any consequent identifiable loss or gain on exchange, unless, in the case of loss, the funding source agrees to reimburse it.

Rule 112.07

If, during the period from the receipt of an invoice to the date of payment, or during the period from the request for client’s payment under a project agreement to the date of receipt of said payment, a currency fluctuation results in a change in the reporting currency equivalent from the original amount
stipulated on the invoice or in the project agreement, the difference shall be charged to a currency
gain/loss account under the relevant project unless otherwise agreed in the project agreement.

**Rule 112.08**

(a) Disbursements shall be recorded as of the date they are made, i.e., when the cheque is
issued, the bank transfer is requested or the cash is paid out;
(b) Receipts shall be recorded on the date received.

E. Management budget and project budgets:

**Article 13. General framework**

**Regulation 13.01**

(a) The Executive Director is responsible and accountable for planning the use of resources
administered by UNOPS and issuing allocations and allotments effectively and efficiently in
furtherance of the policies, aims and activities of UNOPS;
(b) The Executive Director may delegate authority, as appropriate, for the planning of the use
of resources administered by UNOPS and issuance of allocations and allotments.

**Rule 113.01**

The Deputy Executive Director shall be responsible, on behalf of the Executive Director, for
planning and allocating the resources made available to UNOPS so as to optimize their use.

**Regulation 13.02**

Nothing in these Financial Regulations or Rules shall prevent the Executive Director from accepting
on behalf of UNOPS contributions, whether financial or in kind, to the UNOPS management
budget.

**Article 14. Management budget submission and approval**

**Regulation 14.01**

The Executive Director shall, in accordance with the budgetary basis approved by the Executive
Board, prepare the management budget setting out anticipated revenue and intended costs of
management and administration of UNOPS and, for each year of the next budget period.

**Regulation 14.02**

The management budget shall cover anticipated revenue and intended costs relating to the budget
period and shall be submitted in the reporting currency. The Executive Director shall have authority
to redeploy resources within the approved management budget as well as to increase or reduce the
total approved management budget allotment (including the number of employee posts in the
employee table and their grades up to and including the D-2 level), provided the net revenue target established by the Executive Board for the budget period remains unchanged.

**Regulation 14.03**

The Executive Director shall submit the proposed management budget to the Executive Board, and shall transmit same to all members of the Executive Board at least six weeks prior to the opening of the Board session designated for said budget.

**Regulation 14.04**

The approval by the Executive Board of appropriations in the management budget shall, subject to the availability of funds, constitute authorization to the Executive Director, or to such other personnel as the Executive Director shall designate from time to time, to make commitments and payments for those purposes for which the appropriations were approved and up to the amounts so approved.

**Regulation 14.05**

(a) Management budget estimates shall be submitted to the ACABQ for comment prior to presentation of said estimates to the Executive Board;
(b) The ACABQ shall be requested to prepare a report, for submission to the Executive Board, on the proposed management budget. That report shall be transmitted to all members of the Executive Board as soon as it is available;
(c) The proposed management budget, together with the ACABQ report thereon, shall be considered for approval by the Executive Board in September before the first year of the budget period commences

**Regulation 14.06**

The proposed management budget, specifying both revenue and costs, shall be prepared in the form adopted by the Executive Board.

**Regulation 14.07**

Until such time as the management budget has been approved by the Executive Board, the UNOPS Executive Director may authorize advance disbursements under the management budget, provided the total amount so expended on a monthly basis does not exceed one twelfth of the approved management budget for the second year of the previous budget period.

**Regulation 14.08**

The Executive Director may prepare supplementary proposals to amend the management budget in a form consistent with the approved management budget, and submit such proposals to the Executive Board. They shall also be submitted to the ACABQ, which shall be requested to review them and report thereon to the Executive Board.

**Rule 114.01**
(a) For each budget period, the UNOPS management budget shall be established within the parameters established by the Executive Director;
(b) The Executive Director shall develop the budget proposals in consultation with the heads of UNOPS business units;
(c) The Executive Director shall approve the final management budget to be submitted to the Executive Board.

**Rule 114.02**

The Executive Director shall decide whether or not a supplementary management budget proposal should be submitted to the Executive Board.

**Rule 114.03**

The proposed management budget shall comprise:
(a) An executive summary, providing an overview and the strategy adopted;
(b) The work plan of the organization, covering estimates of resources to be administered by UNOPS and the suggested use of such resources;
(c) Relevant tables, figures and explanatory statements on budget estimates, revenue targets and posts. For purposes of comparison, figures for the approved management budget of the preceding budget period shall be included beside the estimates for the proposed management budget;
(d) The draft appropriations decision; and
(e) Such other details as the Executive Board may prescribe.

**Rule 114.04**

Revenue estimates must take into account all expected management fees from projects, any other revenue already earned or likely to be earned, and relevant statistical trends for acquisition of new projects or means of earning other revenue during the budget period to which any resulting revenue would be applied.

**Rule 114.05**

(a) Supplementary proposals to amend the management budget may be submitted if inflation estimates, currency fluctuations, or other cost factors are likely to have significant effect on approved appropriations;
(b) The proposed management budget shall contain provision for the refund to relevant employees, as may be the case, of income taxes levied on them in respect of earnings derived from employment with UNOPS.

**Rule 114.06**
The heads of UNOPS business units shall submit their management budget proposals to the Executive Director in such detail and at such times as shall be stipulated from time to time by the Executive Director.

**Rule 114.07**

Allotments consistent with the approved management budget shall be issued annually to each business unit for the accounts under its control, together with an employee table indicating the number and level of approved posts. The verifying officer for each business unit shall be responsible for ensuring that costs do not exceed the authorized spending limit.

**Rule 114.08**

Requests to the Executive Director by business units for revision of the level of funds provided pursuant to annual authorizations shall be accompanied by a detailed justification for the required change(s).

**Rule 114.09**

The Executive Director shall assess actual revenue against projected revenue on a regular basis during the financial period to determine whether adjustments to the estimates are necessary and whether any such adjustments would create a net deficit in the approved management budget.

**Rule 114.10**

The Executive Director shall ensure that all UNOPS business units undergo an annual budget review exercise.

**Article 15. Management budget appropriations**

**Regulation 15.01**

Appropriations for the management budget approved by the Executive Board shall constitute an authorization to the Executive Director to enter into commitments and to make payments for those purposes for which the appropriations were approved and up to the amounts so approved.

**Regulation 15.02**

Appropriations for the management budget shall be available for commitment during the budget period to which they relate.

**Regulation 15.03**

(a) Appropriations shall remain available for twelve months following the end of the year to which they relate to the extent that they are required to discharge any outstanding legal obligation of that year. The balance of the appropriations, if any, shall revert to the UNOPS account;
(b) At the end of such twelve month period, any outstanding commitment of the prior year shall be cancelled or, where the commitment remains a valid charge, transferred as a commitment against current appropriations.

**Rule 115.01**

(a) The Executive Director or his/her delegate is responsible for ensuring that the authorized spending limits remain within the approved appropriations; and
(b) Authorization by the Executive Director or his/her delegate to expend management budget appropriations may take the form of:
   (i) An authorized spending limit or other authorization to commit funds for a specific period and/or a specific purpose; and/or
   (ii) An authorization for the employment of personnel.

**Rule 115.02**

(a) An authorized spending limit shall be issued at least annually by the Executive Director or his/her delegate to each business unit for the budget lines under its control;
(b) The committing officers in each business unit are responsible for ensuring that policies and procedures with respect to commitments, accruals and disbursements are adhered to as described in Chapter H.

**Rule 115.03**

Commitments in the interest of UNOPS against resources anticipated for future budget periods may be authorized only by the Executive Director or his/her delegate. Such commitments shall normally be restricted to requirements of a continuing nature and to other contractual arrangements where longer lead times are required to ensure timely delivery, and shall be promptly recorded in UNOPS accounts as soon as the relevant appropriations have been approved by the Executive Board.

**Rule 115.04**

(a) An authorized employee table shall be issued for the budget period by the Deputy Executive Director or his/her delegate to each business unit, indicating the number and level of approved posts;
(b) The director of human resources shall be responsible for exercising overall control of the employee table to ensure that total posts by level as authorized by the Executive Board are not exceeded unless an authorization from the Executive Director has been obtained.

**Rule 115.05**

The Executive Director or his/her delegate may authorize transfer of allotments between business units, provided such transfers are within the total appropriations approved by the Executive Board, in conformity with Regulation 14.02.
Article 16. Project budgets

Regulation 16.01
UNOPS shall maintain a project budget from which to fund the project activities, including works and services, undertaken in respect of a project. Said project budget shall include all management fees in respect of such services.

Rule 116.01
Subject to the Financial Regulations and Rules, project budgets shall be managed in accordance with the terms of the project agreement.

Rule 116.02
UNOPS shall not render any services without a project budget approved by the Executive Director or his/her delegate.

Rule 116.03
Unless otherwise agreed, the approval of the funding source shall be required for the original project budget and all subsequent budget revisions, except those which do not change total budgeted amounts.

Rule 116.04
Transfer of allocations between the budgets of different projects, whether or not such projects are funded by the same funding source, shall not be permitted without the prior written authorization of said funding source, unless stated otherwise in the project agreement.

Regulation 16.02
A project budget shall be established prior to the recording of any project related transaction(s) unless the project agreement stipulates that an already-established project budget of a United Nations system organization shall be used for such purposes.

Rule 116.05
Whenever a project budget ceases to reflect actual circumstances or most recent estimates in any significant respect, it shall be revised accordingly.

Rule 116.06
Unless otherwise stipulated in the project agreement, the costs in any given financial period may exceed an approved project budget, provided that the total amount made available by the funding source in accordance with the project agreement is not exceeded.

Rule 116.07
(a) As soon as project activities have ceased they shall be declared operationally completed and a financial report shall be prepared, in conformity with established procedures and reflecting actual expenditures to date;
(b) Project activities shall be considered financially completed when they have been operationally completed or terminated, and if all transactions have been recorded, the relevant project accounts closed, and a final financial report approved;
(c) The financial completion of project activities shall be accomplished within eighteen months after the month in which they are operationally completed or terminated.

F. Procurement:

Article 17. General framework

Regulation 17.01.

Disbursements and commitments in connection with procurement activities shall be incurred only after allocations for UNOPS project activities, allotments in respect of the management budget, or other appropriate authorizations, have been made in writing under the authority of the Executive Director.

Regulation 17.02

Unless otherwise expressly authorized by the Executive Director, there shall be a segregation of duties when carrying out the procurement activities, pursuant to Regulation 5.02.

Regulation 17.03.

The Executive Director shall ensure that UNOPS enter into commitments related to procurement activities pursuant to the provisions of Regulation 12.04.

Rule 117.01

(a) The Executive Chief Procurement Officer (this functional role is assigned to the Deputy Executive Director or another employee, as may from time to time be designated by the Executive Director) shall designate, for each business unit, one or more personnel as committing officer(s) for procurement activities, and shall establish the authority and responsibility of those committing officers;
(b) Any authority granted and responsibility assigned to such committing officers is for those individuals only and cannot be further delegated without written approval by the Executive Chief Procurement Officer, or employees with delegated authority from the Executive Chief Procurement Officer, to approve sub-delegations;
(c) Contracts and property committees may be established by the Executive Director at headquarters and, as the case may be, in regional offices. The Executive Director shall specify the authority, purpose and powers of the committee(s), including the types and monetary values of proposed procurement activities, subject to review by the committee.
**Rule 117.02**

Resources for procurement activities must be committed pursuant to Rules 105.01 and 105.02.

**Rule 117.03**

(a) Each proposed commitment, accompanied by appropriate supporting documentation, shall be approved by a committing officer;

(b) Committing officers shall submit such further explanations or justifications as the Executive Chief Procurement Officer may require;

(c) The Executive Chief Procurement Officer may reject any proposal for commitment or disbursement;

(d) The Executive Chief Procurement Officer shall have the authority to approve commitments or disbursements under UNOPS account and project accounts.

**Rule 117.04**

Pursuant to Regulation 5.02 (d), regarding exceptions to the segregation of duties, such exceptions shall be made in accordance with the following:

(a) All exceptions shall be granted by the Comptroller;

(b) At least two signatories are required to authorize any disbursement of funds;

(c) The exception will be granted for a definite period of time; and

(d) The exception shall be granted on the basis of compensating controls as communicated to the head of the business unit by the Comptroller.

**Rule 117.05**

The Executive Chief Procurement Officer or his/her delegate may procure corporate insurance contracts to mitigate the risks of catastrophic losses to UNOPS.

**Rule 117.06**

The Executive Director shall have the authority to settle any disputes, controversies or claims when he/she determines, on the advice of the general/legal counsel, that such course of action is in the best interests of UNOPS. All such settlements shall be disclosed in the financial statements.

**Rule 117.07**

In instances when UNOPS takes part in competitive tenders for any type of procurement, the Executive Chief Procurement Officer may authorize the purchase and submission of bid security.

**Rule 117.08**

The Executive Director shall have the authority to outsource any ordinary activities to other entities within and outside the United Nations system. Such outsourcing may include, but is not limited to: investing activities; general accounting; payroll, the administration of human resources; travel; and information and communications technologies. Any outsourcing shall follow the general principles stated in Regulation 18.02.
Article 18. Procurement activities

Regulation 18.01

The Executive Director is responsible and accountable for carrying out the procurement activities of UNOPS effectively and efficiently in the furtherance of its policies and aims. The Executive Director may delegate authority, as appropriate, for procurement activities.

Regulation 18.02

The following general principles should receive due consideration when undertaking the procurement activities of UNOPS:

(a) Best value for money;
(b) Fairness, integrity and transparency;
(c) Effective competition; and
(d) The best interests of UNOPS and its clients.

Regulation 18.03

Competitive tenders in connection with procurement activities shall be invited by distribution of formal invitations to bid, or requests for proposals through advertisements or direct solicitation of invited contractors, except where the Executive Director determines that a departure from this principle is in the best interests of UNOPS.

Rule 118.01

Procurement authority and responsibility

(a) The Executive Chief Procurement Officer of UNOPS is accountable to the Executive Director for all procurement activities of UNOPS for all its locations;
(b) The Executive Director shall ensure that UNOPS procurement activities are carried out in accordance with the relevant Financial Regulations and Rules and policies and procedures on procurement. To that end, the Executive Director shall instruct the Executive Chief Procurement Officer to:

(i) Establish the necessary controls, including those for delegations of authority, and issue such policies and procedures as may be necessary to protect the integrity of the procurement process and the best interests of UNOPS;
(ii) Cause the contracts and property committee(s), at headquarters or regional offices (established pursuant to Rule 117.01 (c), to render written advice to the Executive Chief Procurement Officer or regional director on procurement activities leading to the award or amendment of procurement contracts which, for purposes of these Financial Regulations and Rules, include written instruments, such as contracts, that generate revenue to UNOPS; and
(iii) Ensure that, where the advice of the contracts and property committee(s) established under the preceding provisions of this rule is required, no final action leading to the award or amendment of a procurement contract is taken before such advice is received and acted upon by the Executive Chief Procurement Officer or, as the case may be, the regional director. Only the Executive Chief Procurement Officer may make a decision contrary to the recommendation of a contracts and property committee(s). In cases where he/she so decides, the reasons for such decision shall be recorded;

(iv) Cause the contracts and property committee(s) to ensure that appropriate authority has been obtained for the commitment of funds; that the best interests of UNOPS and its clients are protected; and that the procurement activities are carried out in conformity with these Financial Regulations and Rules, relevant policies and procedures and are in accordance with generally recognized leading business practices; and

(v) Ensure that no contract is entered into on behalf of UNOPS except by the Executive Chief Procurement Officer or other personnel with delegated authority.

(c) The Executive Director is accountable for the selection and award of contracts to individual contractors who provide professional services to UNOPS. The Executive Director shall establish the necessary controls and may delegate to other personnel the authority to select and issue contracts to individual contractors. The contracting of individual contractors shall be governed by the relevant UNOPS policies and procedures related thereto;

(d) Procurement may be authorized where sufficient allotment or allocation has been made in the approved budget. In cases where purchases on behalf of UNOPS by other organizations or entities are authorized, the funds provided by UNOPS for such purchases shall be released only on the basis of a contract between UNOPS and the organization or entity concerned. The agreement shall specify the nature and extent of the procurement activities to be undertaken on behalf of UNOPS and shall provide for administration of the funds and execution of the activities approved by UNOPS, in accordance with the regulations and rules of such organization or entity or, where such regulations and rules are deemed inadequate, in accordance with these Financial Regulations and Rules.

**Rule 118.02**

*Procurement modalities*

(a) Unless otherwise provided by the Executive Chief Procurement Officer, all procurement activities on behalf of UNOPS may be carried out only by personnel duly authorized for the purpose and holding a valid delegation of authority. Authorized personnel shall be responsible for all procurement activities on behalf of UNOPS and /or its clients, or any other activity or service authorized by the Executive Director.

(b) *UNOPS policies and procedures on procurement.* Unless otherwise directed by the Executive Chief Procurement Officer or authorized personnel, all procurement activities on
behalf of UNOPS and its clients shall be carried out in accordance with these Financial Regulations and Rules and in compliance with the policies and procedures on procurement, such as UNOPS Procurement Manual, promulgated by the Executive Chief Procurement Officer or other authorized personnel;

(c) **Cooperation with United Nations system organizations.** The Executive Chief Procurement Officer, or authorized personnel, may cooperate with other organizations of the United Nations system to meet the procurement requirements of UNOPS. The Executive Chief Procurement Officer, or authorized personnel, may, as appropriate, enter into agreements for such purposes. Such cooperation may include jointly carrying out common procurement activities, or UNOPS entering into a contract relying on a procurement decision of another United Nations system organization or requesting another United Nations system organization to carry out procurement activities on behalf of UNOPS;

(d) **Cooperation with governments and organizations other than those of the United Nations system.** The Executive Chief Procurement Officer, or authorized personnel, may cooperate with clients other than those from an organization of the United Nations system, in respect of procurement activities, and enter into agreements for such purpose;

(e) **Pre-selection.** Pursuant to the project agreement and subject to review by a contracts and property committee(s), where necessary in accordance with these Financial Regulations and Rules, the Executive Chief Procurement Officer or authorized personnel may authorize the issuance of contracts in reliance on the prior selection of a contractor or implementing partner by the funding source;

(f) **Participation in competitive selection processes.** The Executive Chief Procurement Officer or authorized personnel may authorize the participation of UNOPS in competitive selection processes, such as tenders. UNOPS may submit joint bids with other entities when such action is deemed to be in the best interests of UNOPS and its clients.

**Rule 118.03**

Unless exceptions to the use of formal methods of solicitation, pursuant to Rule 118.05 are justified, procurement contracts shall be awarded on the basis of effective competition which include:

(a) Acquisition planning for developing an overall procurement strategy and methodology;
(b) Market research for identifying potential contractors;
(c) Competition on as wide a geographic basis as is practicable and suited to market circumstances; and
(d) Consideration of prudent commercial practices.

**Rule 118.04**

Award of procurement contracts on the basis of formal methods of solicitation

(a) The Executive Chief Procurement Officer may issue policies and procedures concerning the type of procurement activities and monetary values for which formal methods of solicitation are to be used. Such methods of solicitation require either the utilization of
invitations to bid, or requests for proposals on the basis of advertisements or direct solicitation of invited contractors. Requests for quotations are not deemed to be a formal method of solicitation;

(b) The award of a contract shall be made after due consideration has been given to the general principles described in Regulation 18.02 and in accordance with the following:

(i) When a formal invitation to bid has been issued, the contract shall be awarded to the best qualified contractor whose bid substantially conforms to the requirements set forth in the solicitation documents and offers the lowest cost to UNOPS, provided that, if the best interests of UNOPS and its clients so require, any and all bids may be rejected, in which case the reasons for rejection may be recorded in writing; and

(ii) When a formal request for proposals has been issued, the contract shall be awarded to the qualified contractor whose proposal is considered to be the best value (technical and financial) and the most responsive to the needs of UNOPS and its clients;

(c) In the event that the Executive Chief Procurement Officer decides, in the best interests of UNOPS, to reject bids or proposals for a particular procurement activity, he/she shall then determine whether to undertake a new solicitation, or to negotiate a contract directly pursuant to Rule 118.05, or to terminate or suspend the procurement activity.

Rule 118.05

Award of procurement contracts on the basis of exceptions to the use of formal methods of solicitation

(a) The Executive Chief Procurement Officer or authorized personnel may determine, for a particular procurement activity, that using formal methods of solicitation is not in the best interests of UNOPS and its clients when:

(i) The value of the procurement is below a specified monetary threshold established for formal methods of solicitation;

(ii) There is no competitive marketplace for the requirement, such as where a monopoly exists; where prices are fixed by legislation or government regulation; or where the requirement involves a proprietary product or service;

(iii) There has been a previous determination with regard to an identical procurement activity, or there is a need to standardize the requirement following recent procurement activity;

(iv) The proposed procurement contract is the result of cooperation with other organizations of the United Nations system, pursuant to Rule 118.02 (c) or governments and organizations other than those of the United Nations system, pursuant to Rule 118.02 (d);

(v) Offers for identical requirements have been obtained competitively within a reasonable period and the prices and conditions offered by the proposed contractor remain competitive;
(vi) A formal solicitation has not produced satisfactory results within a reasonable prior period;
(vii) The proposed procurement contract is for the purchase or lease of real property;
(viii) There is a genuine exigency for the requirement;
(ix) The proposed procurement contract relates to obtaining services that cannot be evaluated objectively; and
(x) The Executive Chief Procurement Officer or authorized personnel otherwise determine that a formal solicitation will not give satisfactory results including, but not limited to, the situations where the proposed contractor is pre-selected by the funding source pursuant to Rule 118.02 (e);

(b) The Executive Chief Procurement Officer shall establish policies and procedures governing the selection for and award of contracts under ‘emergency procedures’;
(c) When a decision is made pursuant to Rule 118.05 (a), the Executive Chief Procurement Officer or authorized personnel may record the reasons in writing and may then award a procurement contract, either on the basis of an informal method of solicitation or on the basis of a directly negotiated contract, to a qualified contractor whose offer substantially complies with the requirements at an acceptable price.

**Rule 118.06**

Written procurement contracts shall be used to formalize every procurement activity with a monetary value exceeding specific thresholds established by the Executive Chief Procurement Officer. Such arrangements shall, as appropriate, specify in detail:

(a) The nature of the products or services being procured;
(b) The quantity being procured;
(c) The contract or unit price;
(d) The period covered;
(e) Conditions to be fulfilled, including UNOPS general conditions of contract and implications of non-delivery;
(f) The terms and place of delivery, payment and the currency of payment;
(g) The procedure for the settlement of disputes; and
(h) The name and address of the contractor.

Pursuant to Rule 105.04, the requirement for written procurement contracts shall not be interpreted to restrict the use of any electronic means of data exchange.

**Rule 118.07**

The Executive Chief Procurement Officer may authorize the establishment of long-term agreements with contractors. The availability of a long-term agreement, established following review by the contracts and property committee(s), shall obviate the need for subsequent review by such committee(s) of future orders made under the long-term agreement.

**Rule 118.08**
The Executive Director shall establish requirements for preparing and maintaining procurement plans that facilitate the effective and efficient purchase, delivery and final disposition of property, plant and equipment, goods, works and services. Procurement plans shall include an indication of the goods, works and services required for a project, the time of delivery, and the expected final disposition. Procurement plans, as well as specific solicitations to submit bids or proposals, shall be made generally available to the public through appropriate means of disclosure.

**Regulation 18.04**

Subject to adherence by UNOPS to the general principles set out in Regulation 18.02, the Executive Director may agree to apply the regulations, rules, policies and procedures on procurement of any client or such other entities as the Executive Director may decide. In such circumstances, the UNOPS Financial Regulations and Rules relating to procurement shall be deemed to be waived.

**G. Payments:**

**Article 19. Verification for payments**

**Regulation 19.01**

The Executive Director or his/her delegate shall:

(a) Designate the personnel who may verify that payments may be made on behalf of UNOPS; and

(b) Cause all payments to be made on the basis of supporting vouchers and other documents which ensure that the services or goods have been received in accordance with the contract, and that payments are properly due and have not previously been made.

**Rule 119.01**

(a) The Comptroller shall have authority to approve all payments under UNOPS account and project accounts;

(b) The Comptroller shall, where appropriate, designate certain personnel in other business units as verifying officers;

(c) Personnel so designated shall have the responsibility to verify that payments and other financial transactions are carried out on behalf of UNOPS. The responsibility assigned to a verifying officer cannot be delegated.

**Rule 119.02**

In cases of procurement under long-term agreements, or if so agreed with the client, the Comptroller may authorize delivery of goods prior to receipt of funds from the funding source.

**Rule 119.03**

(a) A verifying officer shall approve a voucher for payment when:

(i) It has been determined that said payment is due and had not previously been made;
(ii) It is supported by documents which indicate that the goods or services for which payment is claimed have been received or rendered in accordance with the terms of the contract and the related commitment;

(iii) The payment is made against a recorded commitment entered into by an appropriate committing officer;

(iv) No other information is available which would bar said payment.

(b) Should an invoice be presented for payment in an amount that exceeds the existing relevant commitment specified by the Executive Chief Procurement Officer pursuant to Rule 105.01, prior commitment of additional funds by a committing officer shall be required;

(c) For payments for which funds do not need to be reserved by the recording of a commitment in accordance with Rule 105.01, the documentation supporting the relevant payment voucher must be signed by a committing officer before the payment may be approved by a verifying officer;

(d) The Comptroller may arrange for an electronic or digital verification process pursuant to Rule 105.04.

**Regulation 19.02**

UNOPS may make payments to third parties pursuant to the provisions of a project agreement.

**Article 20. Ex-gratia payments**

**Regulation 20.01**

(a) The Executive Director may make such ex-gratia payments as he/she deems necessary in the best interests of UNOPS, provided that a schedule of such payments is submitted to the Executive Board and the General Assembly with the financial statements for the financial period. The combined total of all ex-gratia payments made during the budget period shall not exceed one per cent of the management budget approved by the Executive Board.

(b) In the case of an emergency situation (such as natural disaster or act of terrorism) where, at the discretion of the Executive Director, immediate ex-gratia payments are necessary, the Executive Director may make such payments in accordance with paragraph (a) above, except that such payments shall not be subject to the monetary threshold. The Executive Director shall promptly inform the Executive Board when any single emergency situation results in payments in excess of one per cent of the management budget approved by the Executive Board.

**Rule 120.01**

(a) Ex-gratia payments may be made in cases where, although in the opinion of the UNOPS general/legal counsel there is no legal liability on UNOPS, the moral obligation is such as to make payment desirable in the best interests of UNOPS;

(b) Requests for all ex-gratia payments shall require the approval of the Executive Director.
H. Management of resources administered by UNOPS:

Article 21. Inventories, property, plant and equipment, intangible assets

Regulation 21.01
UNOPS may hold inventories, property, plant and equipment as well as intangible assets to be utilized or distributed for current or future requirements of the organization.

Regulation 21.02
The Executive Director is responsible and accountable for the management of all inventories, property, plant and equipment and intangible assets of UNOPS effectively and efficiently in furtherance of its policies and activities.

(a) The “management of inventories, property, plant and equipment” includes all actions necessary for proper receipt, custody, maintenance, transfer and disposal; and

(b) The Executive Director may delegate authority, as appropriate, for such activities.

Regulation 21.03
Inventories, property, plant and equipment, as well as intangible assets acquired by UNOPS using project funds for and on behalf of a funding source may be held by UNOPS but shall remain the property of the client and shall be transferred to the concerned client upon completion of the relevant project, unless otherwise agreed in writing with the concerned client and where applicable, the funding source.

Regulation 21.04
Property, plant and equipment may be acquired by UNOPS with funds from the management budget, and leased or otherwise made available to one or more projects on a cost recovery basis. Property, plant and equipment so acquired shall at all times remain the property of UNOPS.

Regulation 21.05
Property, plant and equipment financed or provided by UNOPS shall belong to UNOPS unless and until such time as ownership thereof is transferred, on terms and conditions mutually agreed upon between the client and UNOPS or in accordance with the project agreement.

Regulation 21.06
An item of property, plant and equipment and intangible asset that qualifies for recognition as an asset should be valued at its cost. Where an asset is acquired at no cost, or for a minimal cost, its ‘cost’ is its fair value as at the date of acquisition.
The depreciable amount of property, plant and equipment and intangible assets should be expensed on a systematic basis over its useful life. The depreciation method used should reflect the pattern in which the economic benefits or service potential of the asset is consumed by UNOPS.

**Regulation 21.08**

An item of property, plant and equipment and intangible asset should be eliminated from the statement of financial position upon disposal or when the asset is permanently withdrawn from use and no future economic benefits or service potential is expected from its subsequent disposal.

**Rule 121.01**

(a) The head of operations at headquarters shall determine the types of property, plant and equipment and intangible assets for which records shall be maintained, and shall establish the nature and extent of those records in keeping with the purpose of these Financial Regulations and Rules;
(b) Records shall be maintained for each item of property, plant and equipment valued at the time of purchase at USD 2,500 (the capitalization threshold) or more and meeting the useful life criteria. The capitalization threshold of USD 2,500 may be adjusted by the Executive Director to achieve an acceptable coverage of all material transactions in the UNOPS account.
(c) The head of operations at headquarters shall be responsible for the maintenance of the property, plant and equipment records established under (a) above. Such records shall be maintained both for headquarters and for regional offices, operations centres and other locations worldwide, and shall show separately property, plant and equipment belonging to UNOPS and/or entrusted to the charge of UNOPS;
(d) Physical verification shall be taken of property, plant and equipment owned by UNOPS, or entrusted to the charge of UNOPS, annually or at such intervals as may be deemed necessary to ensure adequate control. The selection of items to be registered shall be the responsibility of the head of operations at headquarters, who shall also arrange to conduct physical verification at headquarters, regional offices and other locations worldwide;
(e) The head of operations at headquarters may delegate the responsibilities assigned to him under (a), (c), and (d) above;
(f) The Comptroller shall establish policies and procedures governing the procedures on the capitalization and depreciation of intangible assets, property, plant and equipment belonging to UNOPS.

**Rule 121.02**

The contracts and property committee(s) established pursuant to Rule 117.01 (c) shall render written advice to the Executive Chief Procurement Officer with respect to loss, damage or other discrepancies in relation to UNOPS property, plant and equipment. The Executive Chief Procurement Officer may delegate responsibility under the present Rule. The Executive Chief Procurement Officer shall ensure that the terms of reference of contracts and property committee(s)
include procedures to determine the cause of any loss, damage or other discrepancy, the disposal action, and the degree of responsibility, if any, attaching to any personnel of UNOPS or other party, for any loss, damage or other discrepancy.

**Rule 121.03**

(a) The Executive Chief Procurement Officer shall be responsible for the disposal of property, plant and equipment by sale or any other means that may be appropriate. He/she shall establish policies and procedures for the sale of property, plant and equipment and may delegate authority to establish said policies and procedures and/or dispose of such property, plant and equipment as necessary, by sale or any other appropriate means;
(b) Property, plant and equipment declared surplus or unserviceable following a recommendation by contracts and property committee(s) shall be sold after competitive selection process, unless:
   (i) The inventoried value per item is less than an amount to be specified by the Executive Chief Procurement Officer;
   (ii) The exchange of surplus property, plant and equipment in partial or full payment for replacement property, plant and equipment will, in the opinion of the Executive Chief Procurement Officer, be in the best interests of UNOPS;
   (iii) It is more economical to destroy the surplus or unserviceable material, or its destruction is required by law or by the nature of the property, plant and equipment; or
   (iv) The best interests of UNOPS are served by disposal by gift or sale at nominal prices to a government, a government entity or some other not-for-profit organization.

**Rule 121.04**

All property, plant and equipment received by UNOPS shall immediately be inspected to ensure that the items comply with the specifications of the purchase contract and that their condition is satisfactory. As an item is received, an appropriate report shall be issued and the item shall be entered, if required under Rule 121.01(a), into the property, plant and equipment records.

**Rule 121.05**

UNOPS property, plant and equipment shall be sold on the basis of payments on or before delivery. Exceptions to this rule may be authorized in writing by the Comptroller, when, in his/her view, it is in the best interests of UNOPS.

**Article 22. Cash management**

**Regulation 22.01**

The Executive Director, under the authority delegated by the Secretary-General as custodian of all UNOPS financial assets, is responsible and accountable for the effective and efficient management of cash and cash equivalents in UNOPS custody.
(a) Management of cash includes all actions necessary for the receipt, deposit, advance, investment and disbursement of cash, including the designation of banks and opening and closing of bank accounts; and
(b) The Executive Director may delegate authority, as appropriate, to personnel for such cash management.

**Regulation 22.02**

Within the UNOPS accounts, the following reserves may be established:

(a) An operational reserve at a level set by the Executive Board. The purpose of the operational reserve is to guarantee the financial viability and integrity of UNOPS as a going concern. The operational reserve shall be fully funded and held in irrevocable and promptly available liquid assets. The elements to be compensated for and covered by it shall be limited to:

(i) Downward fluctuations or shortfalls in revenue;
(ii) Uneven cash flows;
(iii) Increases in actual costs above planning estimates or fluctuations in project costs; and
(iv) Other contingencies which result in a loss of resources for which UNOPS has made commitments.

(b) A growth and innovation reserve to invest in the future revenue generating ability of UNOPS. Transfers to this reserve will be limited to 50 per cent of the excess operational reserves, over and above the level set by the Executive Board. The specific approval of the Executive Board shall be required if the amount to be transferred exceeds 50 per cent of the excess operational reserves.

(c) The decision to draw from these reserves shall rest solely with the Executive Director who shall report all drawdowns to the Executive Board.

**Regulation 22.03**

The Executive Director may establish other reserves as may be approved by the Executive Board.

**Rule 122.01**

UNOPS may establish reserves to provide for:

(a) compensation in respect of injury, illness, or death of personnel; and
(b) learning activities for UNOPS personnel.

Such reserves may be funded by allotments from the management budget and by contributions specified in project agreements.

**Rule 122.02**

Separate accounts shall be maintained for all reserves.

**Rule 122.03**
Receipt and deposit of funds

(a) All cash and cheques received shall be deposited in an official bank account no later than the business day following the day of receipt by the personnel authorized to issue an official receipt;
(b) An official receipt shall be issued on a timely basis for all funds received in cash;
(c) Only personnel designated by the Comptroller shall be authorized to issue official receipts.
(d) Receipts shall be recorded in a timely manner.

Regulation 22.04

The Executive Director shall establish bank accounts to enable orderly receipt of funds and payments.

Rule 122.04

No bank account shall be opened without the approval of the Comptroller, who may also establish policies and procedures regulating the opening of bank accounts in emergency situations. The Comptroller shall designate the initial signatories to operate UNOPS bank accounts and the employees authorized to amend the signatory panels.

Rule 122.05

All bank accounts shall be reconciled with statements issued by the relevant banks on a regular basis, and in any event no less frequently than monthly.

Rule 122.06

Where the custodianship of funds, including the opening and operation of bank accounts and the investment of said funds, is delegated to another United Nations system organization, the Financial Regulations and Rules of that organization may be accepted in lieu of these Financial Regulations and Rules in the interest of efficient and effective management of funds. Notwithstanding this, the identification of authorized signatories in relation to bank accounts opened and/or operated by such organization on behalf of UNOPS shall be made solely by the Comptroller.

Rule 122.07

Bank signatory authority is assigned on a personal basis and cannot be delegated. Authorized bank signatories must:

(a) Ensure that there are sufficient funds in the bank account when payment instructions, including cheques, are made against the account;
(b) Verify that all payment instructions, including cheques, are dated and drawn to the order of the named payee approved by an authorized officer pursuant to Regulation 1.02 (‘verifying officers’) as indicated in the accompanying disbursement voucher, payment instruction and invoice; and
(c) Ensure that cheques and other financial instruments are properly safeguarded and destroyed when obsolete.

**Rule 122.08**

Cheques or payment instruction letters to banks shall be signed by two authorized signatories. The Comptroller may, where adequate compensating controls are provided, authorize the signing of cheques by one signatory only.

**Rule 122.09**

The Comptroller may designate the bank(s) in which resources administered by UNOPS will be deposited and maintained. The designation of a bank shall cover all branches of that bank. The Comptroller may promulgate criteria for the qualification of such banks.

**Rule 122.10**

(a) The Comptroller shall make full and effective use of all currencies available to UNOPS to the extent possible, and in doing so may effect the purchase or sale of one currency for another whenever it is deemed to be in the best interests of UNOPS;

(b) The Comptroller may establish policies and procedures regulating the utilization of the commercial foreign exchange markets.

**Rule 122.11**

The Comptroller shall ensure that the United Nations operational rates of exchange are communicated to all business units in a timely manner, for their use in the recording of all UNOPS activities.

**Rule 122.12**

Regional offices, operations centres and other locations worldwide may receive remittances from headquarters. Such remittances may be limited, unless otherwise justified, to the monthly cash advance level established for each business unit by the Comptroller.

**Rule 122.13**

Advances from a bank account may be made to personnel designated by the Comptroller. The amount of any advance shall be the absolute minimum necessary for working requirements.

**Rule 122.14**

Personnel to whom advances from bank accounts are issued may make use of such advances only for the purpose for which the advances were authorized and shall be held personally responsible and financially liable for the proper management and safekeeping of cash so advanced. They shall submit monthly statements of disbursements unless otherwise required. They shall be in a position at all times to account for said advances. Cash or financial instruments shall be kept in safe custody. Any loss of cash or financial instruments must be reported at once to the Executive Director.

**Rule 122.15**
The provisions of Rules 122.13 and 122.14 shall apply mutatis mutandis to petty cash advances.

**Rule 122.16**

The Comptroller shall establish policies and procedures governing the safeguarding and management of cash.

**Rule 122.17**

Petty cash accounts may be made available to personnel designated by the Comptroller or his/her delegate. Such petty cash accounts shall be maintained on an imprest basis. The amount and purposes of each petty cash account may be defined by the Comptroller. The petty cash amount held by each UNOPS business unit shall not exceed USD 2,500, and no single payment from a petty cash account should exceed USD 1,000. Exceptions to this rule may be authorized in writing by the Comptroller, and the reasons for such decision shall be recorded.

**Rule 122.18**

The Comptroller may make such cash advances as may be permitted by the United Nations Staff Regulations and Rules and policies and procedures issued by the Secretary-General, or on his behalf, or as may be appropriate in the best interests of UNOPS.

**Rule 122.19**

Unless cash disbursement is authorized by the Comptroller or his/her delegate, all disbursements shall be made by cheque or bank transfer and recorded in the accounts at the date they are made, including the date of issue for cheques, the date a transaction is effected for electronic transfer, and the date of payment for cash transactions. Exceptions to this rule may be authorized in writing by the Comptroller, and the reasons for such decision shall be recorded.

**Rule 122.20**

Advance payments

(a) Except where normal, commercial practice or the best interests of UNOPS so require, no contract shall be made on behalf of UNOPS which requires payment(s) in advance of the delivery of products or the performance of contractual services. Whenever an advance payment is agreed in accordance with UNOPS policies and procedures, the reasons therefor may be justified in writing. Such authorization shall be subject to such requirements for guarantees as may be set by the Comptroller from time to time, and shall not exceed USD 500,000 or 25 per cent of the total purchase price under the relevant contract, whichever is the lesser. Additionally, advance payments in excess of USD 250,000 shall not be made without advance receipt of an irrevocable guarantee made in favour of UNOPS from a bank or other guarantor acceptable to UNOPS. The cost of such guarantee may be chargeable to the relevant project. Any exceptions to this rule may be authorized in writing by the Executive Chief Procurement Officer or his/her delegate;

(b) Progress payments may be permitted pursuant to normal, commercial practice or in the best interests of UNOPS, in accordance with policies and procedures issued by the Comptroller;
(c) The Comptroller may establish such guarantee facilities as are necessary to facilitate the financial operations of UNOPS in the commercial marketplace. Such guarantees may take the form of bank-issued guarantees and/or bank-issued commercial letters of credit, provided there is no borrowing of funds by UNOPS in connection with such issuance.

Rule 122.21

In addition to advances specified above, the Comptroller or his/her delegate may authorize other cash advances permitted by the United Nations Staff Regulations and Rules and UNOPS policies and procedures.

Regulation 22.05

The specific advance approval of the Executive Board shall be required for any borrowing of resources by UNOPS.

Regulation 22.06

Taking into account the objectives and policies of UNOPS and the special requirements of its operations, cash not required immediately may be placed by the Comptroller in liquid financial instruments.

Rule 122.22

The Executive Director may establish an investment committee(s) and appoint its chair and membership, to provide oversight of liquidity management activities in accordance with the policies and procedures approved by the Executive Director.

Rule 122.23

The Comptroller shall establish a policy mitigating currency fluctuation risks. The policy may include the use of hedging, derivatives and any other risk mitigation instruments when the use of such instruments is deemed to be in the best interests of UNOPS.

Article 23. Accounting

Regulation 23.01

The Executive Director shall approve annual financial statements in respect of UNOPS Account. Financial statements shall comply with accounting policies which shall prescribe accrual-based accounting in accordance with IPSAS. A complete set of financial statements shall contain the following components:

(a) Statement of financial position;
(b) Statement of financial performance;
(c) Statement of changes in net assets/equity;
(d) Cash flow statement;
(e) Statement of comparison of budgeted and actual performance for the financial period; and
(f) Accounting policies and notes to the financial statements.
The Executive Director shall also provide such other information as may be appropriate to indicate the current financial position of UNOPS and shall maintain such accounting and other records as are necessary to report to the Executive Board and to the General Assembly on the financial status of UNOPS.

**Regulation 23.02**

UNOPS Executive Director shall establish accounting policies to ensure that the financial statements provide information that is:

(a) Relevant to the decision-making needs of users; and
(b) Reliable in that they:
   (i) Represent faithfully the financial performance and financial position of UNOPS;
   (ii) Reflect the economic substance of events and transactions, and not merely the legal form;
   (iii) Are neutral, that is, free from bias;
   (iv) Are prudent; and
   (v) Are complete in all material respects.

**Regulation 23.03**

When preparing financial statements an assessment of UNOPS ability to continue as a going concern should be made by the relevant key management personnel of UNOPS.

**Regulation 23.04**

All items of revenue and expense recognized annually should be included in the determination of the net surplus or deficit for the period. When items of revenue and expense within surplus or deficit from ordinary activities are of such size, nature or incidence that their disclosure is relevant to explaining the performance of UNOPS for the financial period, the nature and amount of such items should be disclosed separately.

**Regulation 23.05**

Full accrual shall be made by UNOPS for the net present value of future benefits, which represent consideration given by UNOPS in exchange for services rendered by employees and by individual contractors whose contracts with UNOPS expressly stipulate entitlement. Where relevant, such future consideration shall comprise benefits

a) As a result of either:
   (i) A decision by UNOPS to terminate services before the normal retirement date; or
   (ii) A decision by the individual concerned to accept voluntary redundancy in exchange for those benefits;
b) Upon completion of services; and
c) Which do not fall due wholly within the twelve months after the end of the financial period in which the services were rendered.

In order to make the best possible estimate of the net present value of such future consideration, at the end of the financial reporting period, the Comptroller may utilize actuarial values.

**Regulation 23.06**

The financial statements shall be presented in the reporting currency. Accounting records, however, may be kept in such currency or currencies as the Executive Director may deem necessary.

**Regulation 23.07**

Other operating revenue shall be credited to the relevant UNOPS account to which the revenue accrued, or from which it derived.

**Regulation 23.08**

The financial period, for the purposes of accounting for revenue earned and expenses incurred in respect of the UNOPS activities, shall consist of a single calendar year.

**Regulation 23.09**

To provide for continuity in the implementation of projects, the project period, for the purpose of the proposed utilization of project funds and of entering into commitments in respect of project funds, shall be the duration of each project as specified in the project agreement.

**Rule 123.01**

The project period, for the purpose of incurring and accounting for expenses, costs and disbursements in respect of projects and reporting thereon, shall normally consist of a single calendar year.

**Rule 123.02**

The Comptroller shall ensure that UNOPS Account is provisionally closed on a regular basis, and at least quarterly.

**Regulation 23.10**

The Executive Director may, after full investigation by the designated personnel, authorize the writing-off of losses of cash, cash equivalents, or property, plant and equipment, provided that a statement of all amounts so written off is submitted with the financial statements for external audit. The Executive Director may establish from time to time an amount below which full investigation and formal write-off are not required. Such amounts shall, for administrative efficiency, be charged directly to the relevant account.
Regulation 23.11

The UNOPS financial statements shall be submitted by the Executive Director to the external auditors for auditing and opinion not later than 30 April of the year following the end of the financial period.

Rule 123.03

The Comptroller shall prescribe and maintain financial and subsidiary records and shall institute systems and procedures which will permit accurate and timely financial reporting on all activities to the Executive Director and to the Executive Board.

Rule 123.04

The accounting and other financial records, and all supporting documents, shall be retained for such periods as may be agreed with the external auditors, after which, on the authority of the Comptroller, such records and documents may be destroyed.

Rule 123.05

Exchange adjustments arising from financial transactions shall be recorded separately as other operating revenue or expenses, as appropriate.

Rule 123.06

Gains or losses from investing activities shall be separately recorded as other operating revenue or expenses in the relevant UNOPS account or the appropriate project account.

Rule 123.07

The proceeds from the sale of property, plant and equipment shall be credited as other operating revenue to the source of funds originally charged with the purchase thereof, with the following exceptions:

(a) Where the contracts and property committee(s) has recommended the application of these proceeds directly against the purchase price of replacement equipment or supplies, any excess shall be accounted for as other operating revenue;

(b) When the trade-in of property, plant and equipment is not considered to be a sale, the trade-in allowance shall be applied against the cost of the replacement property, plant and equipment;

(c) Where normal practice is to secure and use certain material or equipment in connection with a contract and to salvage and sell unused portions of such material or equipment at a later stage, the Comptroller may authorize the crediting of these proceeds to the account from which they were procured, provided that the account has not been closed. If the project accounts have been closed, proceeds from the sale should either be returned to the client and/or funding source; or, in instances when that is not feasible, to the UNOPS other operating revenue account; and
(d) Where equipment is transferred from one project for use in another and the accounts of the releasing project are open, the fair value of such equipment shall be credited to the accounts of the releasing project and charged to the accounts of the project receiving the equipment.

**Rule 123.08**

(a) Refunds of expenses financed from a management budget shall be credited to the accounts originally charged, if received in the same financial period, or, if received subsequent to that period, to other operating revenue;

(b) Refunds of project expenses received during the life of a project, i.e., before the implementation of a project by UNOPS is completed, shall be credited to the project account originally charged. Refunds subsequently received shall be credited to other operating revenue.

**Rule 123.09**

(a) Unforeseen disbursements or refunds in respect of financially completed UNOPS project activities shall be charged or credited to the relevant UNOPS account under other operating revenue or ‘other operating expenses’;

(b) Net adjustments on account of financially completed project activities undertaken on behalf of a client shall be settled by agreement with the funding source;

(c) Final determination as to the amounts of all recoveries to be made from personnel as the result of losses due to negligence or fraud shall be made by the UNOPS Executive Director or his/her delegate;

(d) The maximum amount authorized for write-off in respect of a single instance of loss of cash, cash equivalents or property, plant and equipment, without formal investigation and review by contracts and property committee(s), is USD 2,500;

(e) The Executive Chief Procurement Officer may delegate the authority to write off (pursuant to provisions of the Rule 123.09 (d)) and assign to personnel personal liability up to USD 2,500, in respect of each single instance of loss of cash, cash equivalents or property, plant and equipment;

(f) On an annual basis, the Comptroller shall determine the level of financial provisions and contingent assets/ liabilities, which shall be reflected in the financial statements and notes to the financial statements respectively.

**Rule 123.10**

The establishment of a commitment is to be based on a contract or other form of undertaking by UNOPS or based on a liability recognized by UNOPS.

**Rule 123.11**

When a commitment is incurred in foreign currency, it shall be recorded in the reporting currency at the prevailing United Nations operational rate of exchange. At the time of payment, where a
currency fluctuation has resulted in a change in the reporting currency from the original amount committed, the difference shall be charged or credited to the same account against which the commitment was recorded. In such cases an amendment to the original commitment is only required when the increase to the original commitment in the reporting currency equivalent exceeds 20 per cent, in which case approval from the Comptroller shall be obtained. Valid commitments as at 31 December of a given year shall be revalued to reflect the United Nations operational rate of exchange in effect on that date, and an amended commitment shall be issued should the revalued commitment exceed the original by the amount specified by the Comptroller.

**Rule 123.12**

The Executive Chief Procurement Officer may, after full investigation and recommendation by the contracts and property committee(s) (except in the circumstances described in Rule 123.09 (d) above), authorize the write-off of losses of UNOPS cash, cash equivalents or property, plant and equipment or such other adjustment of the records as will bring the balance shown by the records into conformity with the actual quantities, except that proposals for write-offs that exceed USD 100,000 shall be submitted to the Executive Director for approval.

**Rule 123.13**

(a) Outstanding commitments retained against appropriations of the previous financial period in accordance with Regulation 15.03 shall periodically be jointly reviewed by the committing or alternate committing officers. Outstanding commitments which, after review, are no longer considered valid shall be cancelled, and the resulting credit surrendered to the original funding source. If, after twelve months of the ensuing budget period, an outstanding commitment continues to be valid, it shall be recommitted against appropriations of the then-current financial period. Exceptions to this rule may be authorized in writing by the Comptroller;

(b) Reasonably frequent reviews of all outstanding commitments shall be conducted in the interest of returning any resulting savings to UNOPS account.

**Rule 123.14**

The Comptroller or his/her delegate shall perform a review of the due dates of all advances, payables and receivables and shall follow up regularly on their status.

**Rule 123.15**

In addition to the financial statements, UNOPS shall provide the external auditors with information on:

(a) Ex gratia payments;

(b) Total value of property, plant and equipment and intangible assets for which records are kept;

(c) Losses of cash, and other assets written off; and

(d) Such other information as the external auditors may require.
**Rule 123.16**

(a) For purposes of accounting for and reporting on UNOPS assets, liabilities and transactions, and the maintenance of other financial records, foreign currencies will be translated into the reporting currency at the United Nations operational rate of exchange in effect on the date of the report or the date of the transaction, as may be appropriate;

(b) When the United Nations operational rate of exchange for a currency has been revised, any asset or liability held in that currency shall be revalued, for financial statement purposes, in terms of reporting currency and any gain or loss shall be debited or credited to other operating revenue.

**Rule 123.17**

The principal accounts shall consist of:

(a) Project accounts by funding source, showing:
   (i) Project number;
   (ii) Project allocations;
   (iii) Disbursements;
   (iv) Outstanding commitments; and
   (v) Balances of allocations in respect of which no commitment was recorded.

(b) Management budget accounts, showing:
   (i) Original appropriations;
   (ii) Appropriations after modification by any transfers;
   (iii) Credits, if any, other than appropriations;
   (iv) Allotments made;
   (v) Disbursements;
   (vi) Outstanding commitments;
   (vii) Balances of allotments in respect of which no commitment was recorded; and
   (viii) Balances of appropriations in respect of which no commitment was recorded;

(c) UNOPS accounts showing revenue, expenses, cash at banks, investments, receivables, and other assets; reserves, payables, and other liabilities; and

(d) Other accounts similarly structured as those described under (a) and (b), above, as may be appropriate for any funds administered by UNOPS.
Separate accounting records shall be maintained to document all financial transactions relating to project agreements. The balances of such records shall be reported in the UNOPS financial statements under accounts payable. Any interest earned on such project funds shall be credited to the UNOPS other operating revenue account, unless otherwise agreed in the respective project agreement. Any negative interest charges incurred by UNOPS pursuant to client and/or funding source request to UNOPS to advance its own funds for project activities or due to late instalment payments by the client and/or funding source, may be deducted from interest amounts that may be owed to the client and/or funding source. The amount included in the project agreement for reimbursement of UNOPS’ direct, indirect and allocable costs shall be charged to the related project budget.

**Rule 123.19**

The Comptroller shall certify that to the best of his/her knowledge, information, and belief, all material transactions have been properly charged in the accounting records and are properly reflected in the financial statements.

**Regulation 23.12**

The Executive Director shall maintain the accounting records and safeguard against their damage, destruction, unauthorized access and removal, in accordance with the UNOPS records retention policy.