Nitric Acid Climate Action Group
(NACAG)

Grant Application Notice
NACAG Support Facility

(Request for Grant Application)

Context

Nitric acid is an important raw material in the chemical industry, especially for fertiliser manufacture. However, the production of nitric acid releases nitrous oxide (N_2O) into the atmosphere. N_2O is a greenhouse gas (GHG) that is 265 times more harmful to the climate than CO_2 .

There are several cost-efficient technical solutions to lower N_2O emissions in the nitric acid production to almost zero, at low single-digit EUR costs per tonne of CO_2 -equivalent.

While a number of countries – including all European Union member states following the entry of the third phase of the bloc's emissions trading scheme ("EU ETS") – have used carbon market tools to facilitate the implementation of controls of N₂O in the production process, most countries have not yet addressed the issue. For several years, the international carbon markets – built, in particular, around the UN-sponsored <u>Clean Development Mechanism</u> ("CDM") – offered incentives for voluntary technological upgrades targeting mainly manufacturers in developing countries. However, the steep fall in the CDM market value put an end to this global stimulus.

The Nitric Acid Climate Action Group ("NACAG") is an initiative providing new incentives for the installation of effective N_2O abatement technology in nitric acid plants worldwide. To achieve its vision – for the N2O emissions of an entire industrial sector to be mitigated on a global scale – it works with governments to adopt an ambitious long-term N_2O mitigation policy linked to the process of Nationally Determined Contributions ("NDCs") within the framework of the Paris Agreement.

At the nitric acid plant operator level, NACAG provides direct technical and financial support for installations in a wide range of developing partner countries.

NACAG Support Facility

NACAG offers N_2O installations from countries eligible for official development assistance (ODA) and in need of financial support tailor-made technical advice for N_2O control options in their production process (including feasibility and technical evaluation), expert implementation assistance and financial grants of up to 100% of capital and related costs for the implementation of the best-suited technological solution. For details on the supported services and technologies see below on "Eligible activities".

The Grant Application Programme (the "Programme") is now open. Final deadline for the submission of grant applications is 31 December 2020.

Where the Programme is oversubscribed, applications will be considered in the order of their submission, to the limit of the logistical support and grant funds available.

Assessment Process

GIZ will act as grant managing and contracting authority. It is committed to ensuring that the process for assessing applications under the NACAG Support Facility is fair, transparent, and in accordance with the <u>Green Climate Fund Performance Indicators</u>.

There are five steps in the application process:

- A. Submission of grant application (application form is provided in Annex A);
- B. Eligibility check (according to eligibility criteria);
- C. Intervention advice (including due diligence assessment);
- D. Decision on grant award;
- E. Execution of grant agreement (with description of specific measures funded).

Applicants that have submitted a grant application will be informed on each of the five steps. Please read the eligibility criteria carefully before submitting a grant application. Eligible grant applications qualify for intervention advice and detailed due diligence assessment. If the due diligence assessment concludes positively and provided the host country supports the application with a statement of undertaking (see below), GIZ will adopt a grant award decision (Stage D) and issue a grant agreement for signature to the Applicant (Stage E).

GIZ will examine all grant applications submitted by 31 December 2020 subject to capacity and available budget under the NACAG Support Facility.

Costs incurred by the applicants as part of the application process are not reimbursable. All such costs will be borne by the applicants. This Grant Application Notice is in no way binding on GIZ or any other NACAG stakeholder. GIZ's contractual obligations commence only upon signature of a contract following the grant award. Applicants must not realize any portions of the eligible activities prior to contract execution. Prior to contract execution, GIZ may cancel the Programme without the applicants being entitled to claim any compensation. In the event the Programme is cancelled, all applicants from whom grant applications have been received will be notified by GIZ by electronic mail.

Eligibility Criteria

1. Eligible countries

The N_2O installation for which a grant application is submitted must be located in a country eligible for official development assistance (ODA). However, a country's ODA eligibility does not automatically qualify for eligibility under the Programme.

2. Eligible organisations

Applicant organisations must be legal entities. They can be fully or partly public or private bodies. Private bodies must be properly constituted, present and operational in the country or region covered. Both for-profit and not-for-profit entities are deemed eligible.

Applicant organisation must operate a nitric acid production installation, exercise effective control over it, or hold decisive economic power over the technical functioning of the installation, in accordance with national legislation.

3. Eligible activities

The activities eligible for funding from the NACAG Support Facility are the following:

- Purchase, shipping, installation and maintenance of a technical device or technology that either removes N₂O (i) through the installation of a secondary N₂O destruction catalyst in the oxidation reactor ("secondary abatement"), or
 (ii) from the tail gas through either thermal or catalytic destruction ("tertiary abatement");
- · Purchase, shipping, installation and maintenance of monitoring equipment;
- Staffing for additional environmental management; as well as
- External verification of climatic benefits (after technology is installed).

4. Exclusion Criteria

Applicants will be excluded from participating in the call if they are in any of the following situations:

- the installation has previously received successful registration status under the Clean Development Mechanism (CDM) or Joint Implementation (JI) and has submitted at least one (1) monitoring report for verification of emission reductions generated completely or partially after December 07th, 2015;
- the installation for which the application is submitted supplies the production of or producers of weapons or ammunition;
- they are bankrupt or being wound up, are having their affairs administered by the courts, have entered into a debt settlement arrangement with creditors, have suspended business activities, are the subject of proceedings concerning those matters, or are in any analogous situation arising from a similar procedure provided for in national legislation or regulations;
- their permit to operate the installation is presently revoked or suspended or has been revoked or suspended during
 the period of three (3) years preceding the grant application, or they have been fined or entered a settlement during
 that period, or such enforcement and/or settlement proceedings are pending, for violation of elementary health
 and/or environmental safety standards;
- they or persons having powers of representation, decision-making or control over them have been the subject of a
 judgment which has the force of res judicata for fraud, corruption, professional misconduct, involvement in a criminal
 organisation, money laundering or any other illegal activity.

When submitting the grant application, applicants must make a declaration of honour as per Annex B. As part of the grant agreement, applicants must further make a declaration on climatic benefits as per Annex C.

Due diligence assessment

During the due diligence assessment, GIZ will verify the technical, legal, financial and operational capacity of applicants as well as the existence of environmental, social, health and gender safeguards and sufficient policy guarantees. GIZ has full discretion as to the details and the results of the assessment. The assessment is planned in two phases. Phase (1) consists of a desk review of certain key documents and other information as requested from and provided by the applicant (including the declaration of honour). Phase (2) will only be triggered if Phase (1) proves successful and once the policy guarantee, as described below, has been given or has well advanced. It consists of an in-depth due diligence assessment, which is supported by a site-visit. The principles applied and conclusions made during the due diligence process are at the full and absolute discretion of GIZ.

1. Legal capacity

Legal due diligence is an integral part of the preparation of a measure for funding. It includes a review of the applicant's corporate documents and material contracts impacting the measure; domestic, EU and international law requirements; as well as key licenses and permits, and an installation's insurance status.

2. Financial capacity

Each applicant must have stable and sufficient sources of funding to maintain their activities throughout the contractual period and will need to demonstrate credibly that they have the necessary financial resources. Applicants also need to demonstrate that they follow international accounting and audit standards, and that they have core financial management expertise to implement the measure.

3. Operational capacity

Applicants must have the professional competencies as well as appropriate qualifications to implement all proposed activities. This entails that they must be able to implement the activities described in the Grant Application Notice and fulfil the requirements for organisation, procurement, and staffing. GIZ will exclude organisations from the Programme if they do not fully or only partly fulfil these criteria or if no sufficient evidence has been provided that they do. Applicants must be directly

responsible for the preparation, management and implementation of the funded activities, not acting as an intermediary for other organisations.

4. Safeguards

Nitric acid is an extremely corrosive acid capable of causing severe chemical burns very rapidly. Strict exposure controls must be put in place to secure safe handling and to minimize risks to the environment. Applicants must show that robust industry safeguards are met.

Furthermore, applicants must demonstrate that the implementation of the measure will not, or is not likely to, provoke a violation of GIZ's requirements concerning environmental, social, health and gender ("ESHG") aspects, and instead will respect and further GIZ's ESHG principles and goals.

Policy guarantees

A formal statement of undertaking by the government of the country that hosts the nitric acid production plant in question will be considered a condition precedent for any grant agreement. In this document, the government must commit to ensuring that from 1 January 2024, all domestic nitric acid production installations located in the country – whether existing or new and whether owned or operated by public or private entities – be continuously equipped with state-of-the-art technology to effectively remove N_2O emissions from their production cycles and that adequate and comprehensive monitoring and reporting of N_2O emissions at all Installations be established, so as to permanently achieve an optimum in emission mitigation results in the nitric acid production sector.

Grant award and contractual implementation

Grant awards are at cost-basis. Within an absolute limit set by the grant award, they will cover up to 100% of the activities and cost items approved. Applicants/beneficiaries must demonstrate efficient use of resources, while following a 'best value for money' approach in its own operations and in those supplied by third parties. Third party suppliers above certain threshold amounts must be selected through public procurement in accordance with fair and transparent rules and according to national public procurement procedures. The technology solution is to be contracted jointly with the monitoring equipment. Grants must not give rise to profits for the applicants/beneficiaries nor any affiliated entity. GIZ must be promptly informed on each of the relevant procurement steps, including the solicitation of offers, their evaluation, and their award. GIZ reserves the right to request the disclosure of any procurement documents, including terms of reference, any offer, and minutes of the evaluation process, which all applicants/beneficiaries are under an obligation to prepare and archive. Applicants/beneficiaries shall issue the terms of references and shall adopt their award decision only after giving GIZ reasonable time for review, i.e. at least two (2) weeks from the notice that the terms of references have been finalised and the evaluation process has been completed, respectively. It is understood that GIZ is under no obligation to review any procurement case and that it shall not be held responsible for any procurement decision, including an award decision, whether or not it has reviewed all or parts of any particular procurement case. At any time prior to the award, GIZ may request a rerun of the procurement process.

Grant payments will either be disbursed directly to third-party providers or will be made to the applicants/beneficiaries (i) following the submission of invoices and/or receipts by any duly selected third party supplier, or (ii) in the case of the applicant's/beneficiary's staffing costs, in six-monthly intervals. Technical purchase and installation works must be procured swiftly and fully implemented within two (2) years of contract execution or else awarded funds will be lost. Grant beneficiaries, in this case, may be required to compensate for funds that have already been disbursed.

In case that carbon credits are generated, applicants/beneficiaries must undertake certain commitments concerning future claims to GHG emission reductions and/or other climatic benefits (see Annex C).

Next Steps

To initiate the application process, applicants are requested to submit their Grant Application Notice to the following email address: contact@nitricacidaction.org

Applicants must use the Grant Application Notice Form (Annex A) and send it, once completed and signed by the installation's legal representative, as an email attachment and in portable document format (PDF). The email should be sent with the following subject line: "NACAG Support Facility".

Annex A:

Grant Application Form

Application NACAG Finance Facility for the installation of N₂O abatement technology in your nitric acid production facility (Grant Application Notice of _____) Name of the applicant ("Applicant") Full contact information Legal form of Applicant (include registry information) Please specify the address of the nitric acid production facility (-ies) that you seek support for (use one form for each facility). Do you own and/or operate other nitric acid production facility/-ies (outside those for which Please Select support is sought)? (Mark appropriate box.) Explain ownership and operational status of all facilities (start with those for which support is sought): In which country/-ies is/are the nitric acid production facility/-ies located? (Start with those for which support is sought.) The following questions concern the facility (-ies) only, for which support is sought. Please use one form per facility: Please specify (a) the installed capacity, (b) the Installed Capacity: operating pressure, and (c) the average nitric acid Operating Pressure: production rate (during the last three years, if Average Production Rate: available). As nitric acid producer, are you under legal obligation Please Select N2O abatement technology to install and apply: (mark appropriate box/es) NOx abatement technology Please Select If yes, please specify: Has/Have your installation(s) ever been equipped with: Please Select N2O abatement technology (mark appropriate box/es Please Select NOx abatement technology If yes, please specify:

Does any kind of supporting programme exist in your country which promotes the abatement of N ₂ O or NOx emissions from nitric acid plants? (Mark appropriate box.)	Please Select		
If yes, please specify:	<u> </u>		
Do you process the nitric acid produced and/or any of its derivatives in one or more countries of the EU? Do you supply manufacturers or distributors in the EU? (Mark appropriate box.)	Please Select		
Is the installation or is your firm partially owned by any undertaking incorporated or active in the EU? (Mark appropriate box.)	Please Select		
Does the nitric acid and derivatives produced supply	Synthetic fertilizer industry	Please Select	
	Production of explosives	Please Select	
	Other	Please Select	
If the nitric acid produced is used for explosive production (whether fully or partially), indicate whether:	Explosives are partly or fully used for weapons and/or ammunition	Please Select	
	For civilian usage only	Please Select	
Is your facility registered, or was it at any time, under the Clean Development Mechanism (CDM) or any other	CDM	Please Select	
carbon standard (specify)? (Mark appropriate box and specify, where needed.)	Other (please specify):		
If yes, has any monitoring report been submitted (CDM or another standard) considering emission reductions generated after December 7th, 2015? (Mark appropriate box.)	Please Select		
I have attached the Declaration of Honour to this application (Annex B).	Please Select		
-	y that I am the designated legal rovided is true and accurate to t	•	
I am aware of the fact that I will be held responsible for providi	ng false information.		
I understand and accept that any false and inaccurate informa process.	tion may result in the immediate	e exclusion from the application	
Name:			
Position:			
Signature:			
Stamp of the Applicant:			
Date:			

Annex B:

Declaration of Honor

The undersigned, duly authorized by the applicant ("Applicant"), declares that:

- In case the installation has previously obtained registration status under the Clean Development Mechanism (CDM) or Joint Implementation (JI), no monitoring report for verification of emission reductions generated completely or partially after December 7th, 2015 has been submitted;
- the installation, for which the application is submitted, does not supply any producers of weapons or ammunition, whether directly or indirectly;
- the installation, for which the application is submitted, is equipped with robust safeguards to protect the health and safety of workers, residents, and the environment;
- their permit to operate the installation is not presently revoked or suspended and/or has not been revoked or suspended during the period of three (3) years preceding the grant application, and that they have not been fined or entered a settlement during that period, and that such enforcement and/or settlement proceedings are not pending, for violation of elementary health and/or environmental safety standards;
- the Applicant is not bankrupt or being wound up, is not having their affairs administered by the courts, has not
 entered into an arrangement with creditors, has not suspended business activities, has not become the subject of
 proceedings concerning those matters, or would be deemed in any analogous situation arising from a similar
 procedure provided for in national legislation or regulations;
- the Applicant or persons having powers of representation, decision-making or control over the Applicant, a
 managing director or any person in a key senior position working for the Application have not been convicted of an
 offence concerning their professional conduct or else been the subject of a judgment, which has the force of res
 judicata, for fraud, corruption, involvement in a criminal organisation, money laundering or any other illegal activity.
- the Applicant has not been found guilty of grave professional misconduct;
- the Applicant or persons having powers of representation, decision-making or control over the Applicant, or a
 managing director or any person in a key senior position working for the Application have not been debarred or
 otherwise sanctioned by the EU (EU Sanctions List), the UN (UN Sanctions List) or the World Bank or another
 multilateral development bank for having engaged in fraudulent, corrupt, collusive, coercive or obstructive practices,
 absent subsequent successful rehabilitation;

Furthermore:

- The Applicant warrants and represents that it has not illegally obtained confidential information, entered into unlawful
 agreements or influenced any NACAG bodies, or GIZ in its role as contracting authority, during the application
 process.
- The Applicant warrants and represents that it or persons having powers of representation, decision-making or control
 over the Applicant, or a managing director or any person in a key senior position working for the Application, are not
 affected by a potential conflict of interest and have no particular link with any NACAG bodies, GIZ as the contracting
 authority, or to the best of its knowledge other applicants or parties that will be involved in the funding measure,

including any contractors and auditors; and that should such a situation arise during the implementation of the funding measure, the Applicant will immediately inform GIZ.

- The Applicant must at all times act impartially and as a faithful adviser in accordance with the code of conduct of
 their profession. The Applicant shall refrain from making public statements about the contract or services without
 GIZ's prior approval. The Applicant may not commit GIZ in any way without its prior written consent.
- For the duration of the grant agreement the Applicant and their staff shall respect human rights and the core international labour standards.
- The Applicant may accept no payment connected with the grant measure sought other than that provided for therein.
 The Applicant and their staff must not exercise any activity or receive any advantage inconsistent with their obligations to GIZ.
- The Applicant and their staff shall be obliged to maintain professional secrecy for the entire duration of the grant
 agreement and after its completion. All reports and documents drawn up or received by the Applicant shall be
 confidential and not treated as public documents, except when agreed in writing by GIZ.
- The Applicant shall refrain from any relationship likely to compromise their independence or that of their staff. If the
 Applicant ceases to be independent, GIZ may, regardless of injury, terminate the grant agreement without further
 notice and without the Applicant having any claim to compensation.
- GIZ reserves the right to suspend or cancel the grant application process and/or the grant agreement if corrupt
 practices of any kind are discovered at any stage. For the purposes of this provision, "corrupt practices" are the offer
 of a bribe, gift, gratuity or commission to any person as an inducement or reward for performing or refraining from
 any act relating to the award of a contract or implementation of a contract already concluded with the GIZ.

Done at	on	[Signature] [Function]
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Annex C:

Declaration on Climatic Benefits

I undersigned _	 certify

- that I am the designated legal representative of [include name of the installation in which the technology is to be installed] ("Supported Installation"); and
- that I have been made aware of the eligibility criteria for the participation in the NACAG Support Facility; and

in my role as legal representative and in submitting the application for financial support to the NACAG Support Facility, I represent and warrant not to sell, market or otherwise valorize the climatic benefits, namely greenhouse gas (GHG) emission reductions - as generated by the Supported Installation - outside of [add country] or to the benefit of an individual or an entity outside of [add country] ("Waiver of Climatic Benefits"). For the avoidance of doubt, domestic emissions trading or purely domestic valorization schemes (without the purpose or risk of subsequent international transfers), shall not be affected by this Waiver of Climatic Benefits.

Furthermore, I acknowledge and agree that this Waiver of Climatic Benefits shall survive the termination of the grant agreement for conclusion between the Project Owner and GIZ, and – in case the Supported Installation will be legally transferred – bind the successor(s).

As legal representative of the Supported Installation I represent and warrant to inform any Successor of the Waiver of Climatic Benefits as part of any such transfer.