Cooperation and Cofinancing Agreement between the Islamic Development Bank and IFAD

Note to Executive Board representatives

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For: Information
I. Introduction

1. At its 130th session held in September 2020, the Executive Board authorized the President to negotiate and finalize a cooperation and cofinancing agreement with the Islamic Development Bank (IsDB). The aim of the agreement is to: (i) benefit from mutual experience and expertise; (ii) participate in knowledge-sharing high-level events and jointly organized meetings; (iii) identify projects and programmes for cofinancing in common areas of interest; (iv) develop joint South-South and Triangular Cooperation (SSTC) initiatives, including by exploring synergies within both new and existing projects; (v) coordinate regional and country operations and harmonize project design and implementation processes; (vi) staff exchange and secondments; and (vii) explore possible financing instruments to mobilize additional resources for scaling up operations.

2. The cooperation and cofinancing agreement between IFAD and IsDB was signed on 14 April 2021. A scanned copy of the signed agreement is attached herewith for information.
COOPERATION AND CO-FINANCING AGREEMENT

BETWEEN

ISLAMIC DEVELOPMENT BANK

AND

INTERNATIONAL FUND FOR AGRICULTURAL DEVELOPMENT
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COOPERATION AND CO-FINANCING AGREEMENT
BETWEEN
ISLAMIC DEVELOPMENT BANK
AND
INTERNATIONAL FUND FOR AGRICULTURAL DEVELOPMENT

COOPERATION AND CO-FINANCING AGREEMENT dated _____/____/2021

BY AND BETWEEN

ISLAMIC DEVELOPMENT BANK (hereinafter referred to as "IsDB").

AND

INTERNATIONAL FUND FOR AGRICULTURAL DEVELOPMENT (hereinafter referred to as "IFAD")
(hereinafter referred to as the "Cooperation Agreement" or the "Agreement").

IsDB and IFAD will otherwise be jointly referred to as "Parties", and severally as "Party" where the context so requires in this Agreement.

THE PARTIES TO THIS COOPERATION AGREEMENT:

RECOGNIZING that IFAD, a specialized agency of the United Nations having its seat in Rome, Italy, is an international financial institution dedicated to finance agricultural and rural development with the objective to mobilize additional resources to be made available on concessional terms for agricultural development in developing countries;

CONSIDERING that the IsDB, is an international financial institution whose purpose is to foster the economic development and social progress of member countries and Muslim communities individually as well as jointly by participating in various development activities including agricultural development;

ACKNOWLEDGING that IsDB and IFAD collaboration dates back to 3 May 1979, when they signed a Cooperation Agreement (the 1979 Cooperation Agreement) to establish the basis for close cooperation between the two Parties to promote their common objectives in countries of their common interest;

NOTING the evolving needs of member countries of both Parties, and the development lessons learnt from the respective experience of each of the Parties to this Agreement, and for the purposes of strengthening the effectiveness, impact, efficiency and sustainability of the development operations of each of the Parties to this Agreement, through their collaboration, IsDB and IFAD consider it desirable to renew and further their cooperation in all areas of common interest with this Agreement which will supersede the 1979 Cooperation Agreement and the Framework Co-Financing Agreement dated 13 February 2010;

CONSIDERING that the Parties have the following areas of common interest:

(a) Agricultural and rural development projects, including Agribusiness Value Chains Development;
(b) Improved access to markets and rural financial services;
(c) Improved access to employment opportunities;
(d) Building resilience to climate change and natural disaster risk, ensuring sustainable development models;

(e) Development of Human and Institutional Capacity of joint focus countries

(f) South-South and triangular cooperation/Reverse Linkage;

(g) Water for rural development and agriculture;

(h) Development of community based/grassroots level approaches;

(i) Collaboration between Parties on Science, Technology and Innovation in the common Member Countries to achieve SDGs and socio-economic growth; and;

(j) Policy dialogue.

DETERMINED to provide, through their joint efforts and within the limitations of their respective mandates, policies and resources, the delivery of coordinated and consistent services to their respective member countries, in a cost-effective and efficient manner.

HAVE REACHED THE FOLLOWING UNDERSTANDING:

Article-1. PURPOSE

1.1. The purpose of this Agreement is to facilitate collaboration between the Parties to ensure that agricultural and rural development programmes contribute to the achievement of common goals of poverty eradication and food and nutrition security. This Agreement encourages the Parties to exploit synergies and complementarities, including through joint South-South and Triangular Cooperation (SSTC) initiatives, to increase impact on targeted populations and enhance the effectiveness of each Party in programme financing and co-financing, capacity building, policy dialogue and knowledge management, as well as dialogue and advocacy at national, regional and global levels; and to establish the working arrangements necessary for the implementation of this Agreement.

1.2. The Parties would endeavor to develop a common pipeline of projects for a three-year rolling program for the period 2021-2024 in the common member countries. The common pipeline is based on a shared understanding of a vision, strategic framework and best practice concepts on development financing. The estimated total financing requirements from both Parties toward the common pipeline is up to five hundred million USD ($500,000,000). IsDB would target an amount equivalent to up to two hundred and fifty million USD ($250,000,000), and IFAD would target an amount equivalent to up to two hundred and fifty million USD ($250,000,000). In the case of IFAD, this amount shall be subject to the envelope allocated for agriculture and rural development as part of its 3-year performance-based allocation system (PBAS). Each Party would review this amount from time to time against its available resources and will give favorable consideration toward increasing it whenever possible. The Parties would consider all suitable opportunities to leverage this co-financing platform to mobilize additional funds from other parties acceptable to both Parties.

1.3. Promptly following the effectiveness of this Agreement, the Parties shall agree on a Framework Co-financing Agreement to further structure and guide the collaboration agenda, together with a strategic pipeline of projects and knowledge products.
Article-2. AREAS OF COOPERATION

Under this Agreement the Parties will explore opportunities for collaboration in the following areas:

2.1. Generating and sharing information and knowledge to benefit from mutual experiences, and expertise regarding rural development approaches, economic and business information of targeted groups, management, implementation and risk mitigation modalities.

2.2. Participation in knowledge-sharing high-level events and mutually organized meetings.

2.3. Identification of projects and programmes for co-financing in common areas of interest, including agriculture, rural development and food security, and in accordance with respective policies of each Party.

2.4. Development of joint SSTC initiatives, including by exploring joint synergies within existing projects, or within new projects. SSTC will be used to promote technical cooperation and investment promotion, and co-financing mechanisms to promote this cooperation modality will be sought.

2.5. Coordinating the Parties' regional and country operations and harmonizing the Parties' project design and implementation processes.

2.6. Staff exchanges and secondments, subject to the mutual agreement of both Parties.

2.7. Exploring possible financing instruments to mobilize additional resources for scaling up of both Parties' operations.

2.8. All other areas that may be agreed upon between the Parties from time to time.

Article-3. COMMUNICATION

3.1. The Parties will consult each other on matters arising out of this Agreement and on other matters of common interest.

3.2. The Parties will exchange relevant information and data on areas of common interest, and collaborate on the collection, analysis and diffusion of such information, subject to any arrangements that may be deemed mutually necessary or applicable in accordance with their respective disclosure of information policies.

3.3. The Parties will maintain close dialogue and organize annual meetings/retreats to ensure a coherent approach and to identify areas of competence and complementarity, and will meet whenever appropriate, notably to:

(i) identify programmes or projects for cooperation;

(ii) draft action plans and related documentation for the implementation of such programmes or projects; and

(iii) conduct reviews, including joint work, of programmes and projects of mutual interest.

3.4. The Parties may exchange information and collaborate through other means to enable them to realize the purposes of this Agreement. This is subject to their respective policies, including policies on the competitive procurement of goods and services, conflict of interest, disclosure of information and sharing information with outside parties.
Article 4. REPRESENTATION

4.1. A Party to this Agreement will be free to invite the other Party to attend seminars, symposia, workshops or conferences of mutual interest, convened or otherwise supported by such Party.

Article 5. MISCELLANEOUS

5.1. The Parties may enter into such supplementary arrangements or agreements within the scope of this Agreement as may be appropriate.

5.2. Any relevant matter for which no provision is made in this Agreement shall be determined in a manner mutually acceptable to the Parties and in this regard, each Party shall give full consideration to any proposal advanced by the other Party.

Article 6. EFFECTIVENESS, DURATION, AMENDMENT, TERMINATION AND OTHER MATTERS

6.1. This Agreement shall enter into force on the date of its signature by both Parties subject to Article 6.6 below and will remain in effect subject to Article 6.2 below.

6.2. This Agreement shall remain in effect and valid for a period of 5 (Five) years from the date of its signature by both Parties or either Party notifies the other Party of its intention to terminate this Agreement through written notice of termination (hereafter the "Termination Notice") six months in advance to the other Party; or supersed by another agreement. The termination of this Agreement shall not affect contractual obligations that have been separately entered into by either or both Parties under this Agreement.

6.3. This Agreement may be amended only by mutual written agreement of both Parties hereto.

6.4. The Parties may make this Agreement publicly available in accordance with their respective disclosure of information policies.

6.5. This Agreement shall enter into force after each Party has satisfied its necessary legal and/or administrative requirements. With reference to the termination requirements set forth in Section 6.1 of the 1979 Cooperation Agreement and in Section 3.0 of the 2010 Framework Cofinancing Agreement, both Parties agree that the entry into force of this Agreement shall ipso facto terminate, without any further written notice, the 1979 Cooperation Agreement and the 2010 Framework Cofinancing Agreement. Notwithstanding any provisions of this Agreement, both Parties agree that provisions of the 1979 Cooperation Agreement and the 2010 Framework Cofinancing Agreement shall apply to all ongoing projects implemented under the 1979 Cooperation Agreement and the 2010 Framework Cofinancing Agreement.

6.6. Nothing in this Agreement will limit the right of or prevent the Parties from entering into memoranda or arrangements with other parties with respect to any activity, project or area of co-operation covered by this Agreement.

6.7. Nothing in this Agreement will constitute nor be construed as a waiver, renunciation or other modification of any of the privileges, immunities and exemptions granted to the IsDB and IFAO, respectively for IsDB under its Articles of Agreement and for IFAO under the Agreement Establishing IFAO, the Convention on the Privileges and Immunities of the Specialized Agencies of the United Nations (1947), any other international treaty or convention, or under international customary law.
6.6. Any dispute arising out of, or in connection with, the interpretation or application of any provision of this Agreement will be settled amicably through consultations or by another mutually agreed mode of settlement.

Article 7. CHANNEL OF COMMUNICATION AND NOTICES

7.1. Either Party may, by written notice to the other Party, designate additional or alternative representatives or focal points in derogation from this Article.

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Attn: Dr. Mansur Muhtar,
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FOR IFAD
International Fund for Agricultural Development
Via Paolo di Dono 44, 00142 Rome
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Attn: Ronald Hartman, Director,
Global Engagement, Partnership and Resource Mobilization (GPR)
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7.2. Any notice, request or other communication under this Agreement shall be deemed given in writing where delivered by hand, mail, electronic mail or fax, as the case may be, by either Party to the other at the address specified in Article 7.1, or any other such address as either Party may notify to the other Party in the course of the duration of this Agreement.

7.3. The Agreement and other documents to be delivered under Article 5 of this Agreement may be executed in one or more counterparts and shall be binding and effective upon signature (and delivery) of one or more counterparts by each of the Parties hereto. Signatures transmitted in electronic form shall be valid evidence of a Party’s intention to be bound and thus have the same force and effect as manual signatures. Delivery of a copy of this Agreement or any other document contemplated under Article 5 of this Agreement, bearing an original manual or electronic signature, by electronic mail in “portable document format” (pdf) or similar format intended to preserve the original graphic and pictorial appearance of a document, or through the use of electronic signature software will have the same effect as physical delivery of the paper document bearing an original signature.

[END OF ARTICLES]
Execution Page:

IN WITNESS WHEREOF, the Parties, each acting through its duly authorized representative, have signed this Agreement on the date first above written. This Agreement is executed in two counterparts in the English language, each of which will be an original.

Parties

FOR AND ON BEHALF OF
ISLAMIC DEVELOPMENT BANK

Dr. Bandar M. H. Hajjar
President

FOR AND ON BEHALF OF
INTERNATIONAL FUND FOR AGRICULTURAL DEVELOPMENT

Gilbert Fossoun Houngbo
President

Signatures

Date: __________

Date: 14 April 2021