

New York 06.05.2022 Prot.55797/22

SCOPE OF WORK BEAUTY MADE IN ITALY CONSULTANCY SERVICES AND MARKETING SUPPORT IN USA FOR 2022/2023

1 June 2022 - 30 June 2023

CIG: 922515136F

BACKGROUND

The Italian Trade Commission is the government organization which promotes the internationalization of Italian companies, in line with the strategies of the Ministry of Foreign Affairs. ITC provides information, support, and advice to Italian and foreign companies. In addition to its Rome headquarters, ITC operates worldwide from a large network of Trade Promotion Offices linked to Italian embassies and consulates and working closely with local authorities and businesses.

ITC provides a wide range of services overseas helping Italian and foreign businesses to connect with each other:

- identification of possible business partners
- bilateral trade meetings with Italian companies
- trade delegation visits to Italy
- official participation in local fairs and exhibitions
- forums and seminars with Italian experts

In the US the network operates offices in New York, Chicago, Los Angeles, Houston and Miami.

For more information on the Italian Trade Commission and its presence in Italy and the world, please visit our website: www.italtrade.com (English), www.ice.gov.it (Italian).

BEAUTY MADE IN ITALY PROGRAM

A joint program of the Italian Trade Commission and Cosmetica Italia, Beauty Made in Italy aims to promote the excellence, awareness, and availability of Italian beauty products and brands to the US market and consumer.

This goal is realized by educating participating companies on the particularities of the US market, by hosting promotional events and initiatives, and by creating a shared, cohesive brand and message of Italian beauty to the American market.



Beauty Made in Italy serves as a launch pad for Italian brands entering the United States and is divided into three different tracks for companies based on their experience in the US market: a **Business Incubator** for companies who are not yet distributed in the US, designed to educate early-stage companies **Brand Accelerator** to guide larger, high-potential brands with existing US distribution and, an **Italian Beauty Council** made up of beauty industry leaders and heritage brands who want to help guide the conversation and narrative on Italian beauty.

Through these divisions, the Beauty Made in Italy program provides participating Italian companies with various platforms and support to learn the unique aspects required to enter and navigate the US market.

SCOPE OF WORK

Beauty Made in Italy seeks to engage a consultant and expert firm with strong experience in the beauty sector (both consumer and trade), and relationships with experts, speakers, professionals in the beauty world in the USA to develop a promotional and assistance program in order to help Italian companies to approach the US beauty market.

The selected firm should

- Defines the promotional and operational plan of the program, based on the knowledge and developments of the local market, and according to the specific characteristics of the Italian companies participating in the project, in agreement with the ICE Office from New York
- Selects and identifies speakers, experts, business partners, and media for the implementation of the various planned initiatives
- Carries out brand reviews for free for the Italian companies participating in the project, indicating a possible commercial path for the American market, favoring contacts between Italian companies and possible commercial partners
- Prepares paths to enhance the brand awareness of companies and of Made in Italy cosmetics
- Creates business opportunities and media visibility, both online and offline, with media and promotional partners through confirmed programming and partnerships.
- Determines the scope of work and coordinates the engagement of the services contracted from media agencies. PR agencies and service providers for social networks.
- Supervises the contents of beauty Desk social networks (Instagram) and relations with participating companies in the project,
- Provides strategic and marketing recommendations to Italian companies.

Description of requested consultancy support

- Identify and conceptualize 2022-2023 structure, plan and calendar of activities for Beauty Made in Italy program with input and support from ICE NY and Cosmetica Italia teams
- Acts as in-house beauty industry expert advisor for ICE NY staff and company requests
- Conduct an introductory webinar introducing new companies to the program
- Identify a framework for vetting and selecting applicant companies to the appropriate level of program



- Utilize existing network connections and contacts to identify and recommend potential vendors, contractors, experts, etc. to support program activities
- Consults and manages contracted firms (PR agencies, media outlets, influencer agencies, webinar speakers, and other consultants) on how best to position Italian beauty and participating brands within particular campaigns, as point of contact for each campaign and vendor
- Host monthly group progress calls with BMI Growth Collective companies in partnership with promotional partner
- Conduct 60-minute Introductory Calls with each new BMI Support company reviewing their responses to the US Beauty Market Bootcamp and Brand Intake Forms
- Provide availability for follow up calls for BMI Support brands on a quarterly basis
- Advises participating companies on current Beauty Made in Italy program initiatives and how they can best participate based on their goals and market experience
- Manages Beauty Made in Italy social media (Instagram only and 2 posts per week)
- Responsible for keeping Beauty Made in Italy website up to date with new program information, digital event registration pages, etc.
- Represent Beauty Made in Italy program in all live and digital events (travel expenses to be reimbursed for any events outside of NYC)
- Conducts bi-monthly 30-minute calls with ICE NY team to update on status of program and activities
- Identify, select, and engage on behalf of Italian Trade Commission high level speakers to take
 part in Long-form workshops with a deep dive into a key market trend, topic, or discussion
 relevant to US beauty market and landscape
- Provide availability for follow up calls for participating brands on a quarterly basis.
- Prepare quarterly email newsletters to participating companies including program news and solicitations, as well as links to major US beauty news channels

Expectations of Bidding Firms:

ITA is seeking a full-service partner. Due to the small size of our team, we seek a collaborative partner to ideate and co-create on all aspects of the project's production process.

- A full service, experienced consultancy agency with strong expertise in and relationships with US beauty sector key players and professionals, with a proven track record of successful case studies as well as management of educational and economic development projects with institutional partners
- 2. Acting as Head of the Beauty Made in Italy Desk when liaising with Italian companies, US professionals and business partners
- 3. Quarterly status reports on activities completed, goals achieved and other selected agreed upon KPIs.
- 4. Annual/Final report including a recap of entire agency engagement and activities including:
 - a. Agreed upon metrics and KPIs



- b. All clippings and features on all the completed promotional activities
- c. Event recaps
- d. Executive summary of work and results
- 5. The Selected firm must also work other Beauty Made in Italy vendors as needed such as SEM contractors, influencer marketing firms, PR & Communication Agencies and other digital marketing vendors when appropriate to ensure a consistent and cohesive message for the program.
- 6. Flexibility in working with large institutions such as governmental agencies with various constraints, processes, and procedures.
- 7. Familiarity with Italian culture, language, and business environment, including experience in working with Italian beauty brands, businesses, and executives.
- 8. Personal relationships with key influencers, sector stakeholders and keyplayers, and members of the US and Italian beauty scene to invite to events and keep abreast of Beauty Made in Italy program

Required Deliverables:

- 1. Quarterly status reports,
- 2. A year-end/final report including a recap of entire agency engagement and activities
- 3. Executive summary of work and results on a Google Drive folder with the following:
 - Updated list of participating companies and date joined
 - Links to all campaigns completed and produced, including assets created
 - Links to recordings of all digital events produced and attendance reports
 - Reports aggregated from contracted firms/vendors on their particular projects (for example media partner events, livestream campaigns, press trips, etc.)

It is understood that ITA will own all the rights of the entire project, including all current and new assets the logo design, trademarks, creative concepts, and all related intellectual property.

PROJECT TIMEFRAME

Project Start Date: June 1st, 2022 Project End Date: May 31th, 2023

BUDGET

ITA is a tax-exempt organization. Due to governing Italian laws, ITA must follow strict procedural requirements in terms of assembling this Open Call for Bids and awarding contract

There is a maximum budget of \$200,000 USD (equal to Euro.183,220.00 based on the average April exchange rate USD/Euro 0.9161 by Italian Embassy) allocated for this project.



This budget is inclusive of all agency fees, and any other professional fees, included any expense to travel to ICE New York Office, when and if agreed upon.

SELECTION CRITERIA

ITA has the authority to award the contract even if only one bid has been submitted, provided it is deemed valid and worth accepting. Moreover, ITA has the authority not to award the contract, if it deems it appropriate to exercise the right of self-protection and if finds that the bids received do not comply with the technical and financial contents set forth herein.

Bidding firms will be selected based on the **lowest bid price offered**.

Please use the attached **Annex 4** to submit your bid.

Only bids that discount off the maximum price ceiling of US\$ 200,000.00 will be considered.

Please be advised that any bid that is lower than 4/5th (80%) of the max ceiling will be considered "anomalous" and will subsequently require the bidding company to explain how they are able to achieve such pricing. Multiple bids will be cause for exclusion.

Beauty Made in Italy is seeking a full-service partner to aid in the concept, implementation, and evaluation of this campaign. Due to the small size of our team, we seek a collaborative partner to ideate, co-create, and suggest innovative and unique methods and/or campaigns to generate awareness, interest, and web traffic to our (and our featured companies') websites and social media channels.

SUBMISSION DEADLINE & REQUIREMENTS

The envelope containing the offers must be received by ITA, under penalty of exclusion from the tender,

no later than May 20th, 2022, at 5 PM (EST).

Bids, in English, drawn up pursuant to the rules of the Call for Bids and the specifications herein, must include all the documentation indicated below and, under penalty of exclusion, must be received

no later than May 20th, 2022, at 5 PM (EST).

The address where the offers must be mailed to is: Italian Trade Commission
33 East 67th Street
New York, NY 10065 – 5949

Attn: Antonino Laspina - BEAUTY MADE IN ITALY CONSULTANCY SERVICES AND MARKETING SUPPORT - BID DOCUMENTS "**DO NOT OPEN**"



REQUIREMENTS FOR SUBMISSION OF BID OFFERS

Bids, under penalty of exclusion, must be received in one single, sealed outer envelope, which must be signed on the flap closure and bear on the outside the sender's address (legible address, telephone and email) and the following caption:

"CONFIDENTIAL - Do Not Open. Bid Documents: Consultancy services and Marketing support for Beauty Made in Italy Desk - CIG: [922515136F]

The <u>Outer</u> envelope or package, under penalty of exclusion, must contain the following two sealed envelopes, <u>signed on the flap closures</u>, each bearing the sender's address, telephone and email, and, respectively, the captions:

A. One Envelope marked as "ENVELOPE A" and the following caption: [indicate NAME of the COMPANY] "ADMINISTRATIVE DOCUMENTATION".

This envelope must contain the following:

- 1. Annex 1 (page 11) duly signed for acceptance
- 2. Annex 2 (page 12) Affidavit under New York and Italian Law (DPR 445/2000 and D.Lgs. 550/2016);
- 3. Annex 3 (page 14) Integrity Pact clause (refers to the Corruption of Foreign Public Officials Act, S.C. 1998, c. 34, and the United States' Criminal Code);
- 4. A copy of the signer's valid ID (State issued driver's license or ID or Passport)

Incorrect, incomplete or irregular contents in the envelope ("A" for documentation) can be remedied, pursuant to Art. 83, Par. 9 of Legislative Decree No. 57/2017.

B. One marked: "ENVELOPE B" and the following caption: indicate [NAME of the COMPANY] "ECONOMIC OFFER"

This envelope must contain the following:

Your "all Inclusive Economic Offer" only using **ANNEX 4 FORM** located on **page 19** of this document.

Multiple offers will not be considered



Please indicate <u>price information ONLY in your ECONOMIC OFFER (ENVELOPE "B")</u> and not in your ADMINISTRATIVE DOCUMENTATION as that will invalidate your proposal.



Receipt of these bid documents does not imply satisfaction of the bidding requirements.

Delivery of the envelope is at the sender's sole risk in case the envelope is received after the deadline for any reason whatsoever.

No offer shall be accepted after the deadline. Incomplete offers, even if mailed within the stated deadline, shall be excluded. An offer is deemed to be incomplete if a bidder does not accept all the terms of this Call for BIDS.

EVALUATION PROCESS

The opening of envelope "A - Administrative Documentation" will take place during an online public open session on Tuesday May 24th, 2022, at 11.30 AM (EST)

which may be attended only by one authorized representative from each bidding agency. This public session, if necessary, may be updated to another time or to subsequent days, at the place, date and times that will be communicated to the competitors. A link will be sent to all Bidders to the email address indicated on the main envelope.

The ITA's Authorized Officer (henceforth AO) will open only the bids received by the deadline, duly signed and with full address/email address, according to the order they were listed in the Register and will ascertain that the envelopes contain envelope "A - Documentation", "B - Financial Bid". The AO will then review the documentation contained in envelope "A - Documentation"; only those bidders who are in compliance with the bidding rules contained herein will continue to the next phase. The AO will put the results on record and at the end of the public session, the minutes will be taken.

Ascertainment of failure to show compliance with the requirements will disqualify companies from bidding

The AO, in an **online open session**, will then review and evaluate the contents of envelopes "B - Financial Bid", putting the results on record.

The bidding company with the lowest overall bid and with a discount that does not exceed 4/5th of the auction base will be declared the winning company.

Pursuant to the provisions of the ITA's bylaws and internal organizational rules, the Commissioner of ITA office in New York will formally choose the final winner.

In case of equal financial offers among two or more bidders, during the public session the ITA's officer in charge of the bid procedure will be requesting the representatives of the bidding companies attending the session whether they would like to submit a revised downward offer.

In that case the bid will be awarded to the company that will offer the lowest price. If none of the bidding companies are represented during the public session, ITA will follow the procedure outlined in art. 77 of R.D. 827/1924, including, if necessary, a formal drawing of lots, during a new public



session, in order to select the awarded bidding company among those who presented the lowest but equal best offers.

ITA will email the winning Agency, asking them to provide:

- the documentation proving compliance with the requirements established to participate in the bid, if any;
- the documentation that is necessary to enter into the contract.

AWARDING OF THE BID AND CONTRACT

The winning Company shall have the task of providing the Services described in this Bid announcement.

ITA and the bid awarded Agency shall enter a Contract based on the <u>Bid price offered</u> by the bid awarded contractor, based on budget authorizations received by ITA's HQs.

The exact contract dates will depend on the completion of all bidding procedures.

Contract time frame may be extended for the period strictly necessary to ITA to finalize a new Bid for the subsequent year.

The <u>total yearly amount of the overall stipulated services shall not exceed the budget limit</u> above mentioned under point no. 1.

However, ITA may increase the overall budget limit amount up to 20%, if and when ITA requires additional service/goods and different from those already mentioned and included in this Bid.

PAYMENT TERMS

Italian law does not allow advance payments for public contracts. Therefore, the payment schedule must comply with the following specific criteria:

Payment will be made as follows:

- 20% will be paid upon receipt of invoice and within 30 days from contract signing
- 25% paid by October 27th, 2022
- 25% paid by February 27th, 2022
- 30% paid upon the successful conclusion of the program and receipt of the requisite final report

Further instructions regarding the invoicing will be included in our contract letter to the winning company.

It is understood that the terms of payments will not apply in case of default (and resulting penalties) during the execution of services by the winning company. In that case, the terms of payment will apply from the date on which the problem has been remedied and after ascertaining that no penalties apply. Payment will be issued upon receipt of an original invoice. We prefer to make payment via ACH.



Please note that our office is part of the official Mission of Italy to the United States and is exempt from paying tax on purchases over \$ 325.00.

Payments will be made by ITA upon submission of original invoices, made out to ITA - Italian Trade Commission – New York Office, 33 East, 67th Street, New York, NY 10065, issued by the winning service provider. Invoices will be settled by direct deposit based on the services rendered. All the necessary information to execute ACH transfers must be included in each invoice and/or communicated to ITA.

SECURITY DEPOSIT

The winner of the bid must submit a performance surety bond or a non-transferable cashier's check that amounts to **10% of the estimated amount of the bid** (\$200,000) before signing the agreement. The expenses to obtain the performance surety bond shall be the responsibility of the bidder.

PRIVACY

Based on article 13, paragraph 1, of Legislative Decree 196/2003, in relation to the proceedings started for purpose of the tender, please be informed that:

- The Purpose for which the data is being collected and the modalities for their processing are limited expressly to the tender selection procedures being conducted by the principal (ITA)
- The submission of such data is deemed as due by the bidder, to the extent that, if the bidder
 intends to participate in the public tender, it is necessary to submit the required documentation
 pursuant to the laws currently in force; the consequence of a refusal will determine exclusion
 of the relevant bidder from the tender or forfeiture to obtain a possible award;
- The following are the individuals entitled to receive the submitted data: 1) personnel of the
 principal and all subjects involved in the tender proceeding, 2) those participating in the Bid if
 such tender takes place in public session, 3) any other subject having interest or submitting
 a formal request pursuant to Law 241/1990;
- The rights of the interested subject are indicated in articles from 7 to 10 of Lgs. Decree 196/2003;
- The subject collecting the data is ITA.

The only subject in charge of the proceeding is the RUP (Responsabile Unico del Procedimento)

Mr.Antonino Laspina – Italian Trade Agency - New York, Italian Trade Commissioner.

ITA is an instrumentality of the Government of the Republic of Italy. The interpretation of all of the foregoing terms and conditions shall be made by ITA in its sole discretion. Such interpretation shall be final and binding upon all bidders.



The bidding process is governed under Art. 36, Par. 2, Lett. b of Legislative Decree 50 of April 18, 2016 ("Codice degli Appalti") which governs public procurements in Italy.

Notwithstanding the above, please note that ITA, as a foreign governmental entity with full diplomatic and immunity status, maintains power to irrevocably withdraw the present invitation to bid and/or therefore annul the awarding procedure for any reason and at any point in time without incurring in any liability under any circumstances.

In submitting an offer to the current bid, you understand and expressly agree to waive any claim, legal action, and/or remedy based in law or equity that you may have at the time ITA decides or is forced to withdraw and therefore annul the awarding procedure.

Rules of conduct of contractors and/or staff of the contractor

In the execution of the contract/assignment/agreement, the trader/professional/contractor undertakes to fully respect the Code of Conduct adopted by ITA (Italian Trade Commission) with respect to the provisions of Presidential Decree 62/2013 approved by the Board of Directors by resolution no. 249 on 27 March 2015. The Code of Conduct and Disciplinary procedures of the ITA is available on the website www.ice.gov.it – at the section "Amministrazione Trasparente"- "Disposizioni generali". Atti generali".

For any breach of obligations under the Code, if the same is considered serious, ITA will have the option to terminate the contract.

By signing you agree to the terms outlined in this document and, to the best of your knowledge, affirm that you have not retained or engaged professionally anyone who has ceased his or her employment with the Italian Trade Agency within the last three years and whom had occupied a management role in said organization or had been delegated management powers to execute contracts or other commercial transactions on behalf of the said organization.

If you have any questions regarding this tender, please contact:
Paola Guida
Head of Fashion & Beauty Division
Italian Trade Commission New York Office
Email to: p.guida@ice.it

Cordially,

Antonino Laspina Italian Trade Commissioner Executive Director for the USA

[SIGNED IN ORIGINAL]



Annex 1

To be duly signed and inserted only inside the envelope ENVELOPE marked "A - ADMINISTRATIVE DOCUMENTATION"

AWARDING OF THE CONTRACT

CONSULTANCY SERVICES FOR BEAUTY MADE IN ITALY DESK

The proposed bid must include all the materials and services in accordance with the requested specifications.

The undersigned firm engages itself to perform the work in compliance with the clauses, charges, conditions, and descriptions provided in this Call for Bids

The contract will be awarded to the lowest price offer expressed.

I have received, read and understood all the material pertaining to the Call for Bids for the CONSULTANCY SERVICES AND MARKETING SUPPORT FOR BEAUTY MADE IN ITALY DESK

CIG: [922515136F]		
(Company name)		
,		
(Print & Sign name)		



Annex 2

To be duly signed and inserted only inside the envelope ENVELOPE marked "A - ADMINISTRATIVE DOCUMENTATION"

AFFIDAVIT

Under New York Law and Italian Law (DPR 445/2000 and D. Lgs 50/2016)

CONSULTANCY SERVICES AND MARKETING SUPPORT FOR BEAUTY MADE IN ITALY DESK

CIG: [922515136F]

STATE OF _				_)					
COUNTY OF)					
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Affidavit	I		to	use			following		
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I DECLARE THAT

I have read and understood all the documents related to the bid this affidavit refers to, its policy and regulations (the **PROPOSAL PROCEDURES**") and accept without any reservation each and every provision of the Proposal Procedures.

1. I am aware that because of bidding with the Italian Government, we have to abide by domestic, federal and foreign regulations and in particular I confirm that I am not aware of the existence of



- any legal or economic reasons that can exclude me and the company I represent from becoming General contractor and/or Subcontractor.
- 2. During the year preceding the publication of the bid, no corporate executive officers have resigned or being laid off/ or the following corporate executive officers have been laid off (list names, DOB, residences, citizenship, role ...) and for those individuals:
 - To the best of my knowledge, they have not being criminally condemned to fraud; money laundering; corruption; conspiracy as stated under Section 45 of CE Directive 2004/18; or
 - b. There have been criminal judgments, but they are now rehabilitated.
- 3. I, the affiant, am an authorized corporate officer of the bidding company or the sole owner of the bidding company/or the owners of the company are (provide list) and each one of them shall submit a similar affidavit;
- 4. I have subscribed a liability insurance policy that is currently in effect;
- 5. I am not aware of any other economic or legal impediment to deal with the Italian Government.

6. I am aware that my information and data shall be stored and used by the Italian Government and

vaive any privacy rights.
7. I affirm that my company ______ is a full-service experienced beauty consultancy agency with strong expertise in and relationships with US beauty sector key players and professionals, with a proven track record of successful case studies as well as management of educational and economic development projects with institutional partners
8. I affirm that we will dedicate at least one staff member as account lead to liaise with directly.

Lastly, I authorize the use of the following facsimile number ______ for official communications.

9. I affirm that we have experienced working with large institutions such as governmental agencies.

COMPANY		
Name/Print _		
Date		
Title	-	

Subscribed and sworn to before me on this _____ day of _____, 2022 by affiant

Signature of Notary Public



Annex 3

To be duly signed and inserted only inside the envelope ENVELOPE marked "A - ADMINISTRATIVE DOCUMENTATION"

INTEGRITY PACT

Concerning the Bid for

CONSULTANCY SERVICES FOR BEAUTY MADE IN ITALY DESK

CIG: [922515136F]

(the "Bid")	
By the COMPANY	, an entity duly registered under the
laws of the state of	with registered office at (address)
	, (contact person), (hereinafter referred to
as the "Company").	
to:	
The ITALIAN TRADE ACENCY for the promotion of	and internationalization of Italian hyginoceoe

The ITALIAN TRADE AGENCY for the promotion and internationalization of Italian businesses abroad with registered office located 33 East 67th Street, New York, NY (hereinafter referred to as the "ITA");

ITA and Company are hereinafter intended as "Parties".

WITNESSETH:

WHEREAS, The Italian Government and each and every of its ramifications operating within or outside of the territory of the Italian Republic adhere to the principles of transparency, accountability, efficiency and preventing corruption in public contracting.

WHEREAS, the ITA, a branch of the Italian Government established and operating on the US soil, is committed to guarantee integrity and transparency and establish efficient relationships with suppliers of goods and services so that neither side will pay, offer, demand or accept bribes, collude with any competitors to obtain a preferred or fast track to contract adjudication; and commit abuses during performance of bidding procedures and public contracting;

WHEREAS, the Italian Republic introduced the Decree of the President of the Republic No. 62 of 16 April 2013 (the "DPR") which establishes the "The Code of Conduct of Civil Servants"; and

ITA's Resolution No. 249 of March 27, 2015 that adopted the Code of Conduct of Civil Servants" (the "Codes") establishing the duties of care, loyalty, impartiality, and good moral conduct of civil servants employed by the Italian government;

WHEREAS, Parties agree to adhere and comply with Title 18 of the United States Code Section 201, "Bribery of Public Official and Witnesses" prohibiting bribery of a governmental official (the



"Title 18"); the Foreign Corrupt Practices Act of 1977 (the "FCPA") (15 U.S.C. § 78dd-1) prohibiting foreign trade practices by issuers; and the Securities Exchange Act of 1934 requiring transparency in accounting practices (the "SEA");

WHEREAS, ITA complies with the DPR, and Codes and committed to insure assistance in the compliance and application of Title 18, FCPA and SEA to its suppliers and/or bidders of goods and services (the "Statutes");

WHEREAS, Both Parties are committed to preventing corruption in public contracting through the present Integrity Pact (IP) while avoiding practices aimed to influence the bidding and/or awarding procedure in public contracting;

WHEREAS, This Pact, duly signed, is produced, under penalty of exclusion, as an integral part of the award procedures and becomes binding during and after an award procedure for the Company, its employees, agents, directors and/or representatives.

WHEREAS, ITA, in the process of globalizing Italian businesses, and the Company agreed on methods of respective obligations, duties and applicable sanctions for violations of the present IP and intend to memorialize these terms in this written document.

NOW, THEREFORE, in consideration of the covenants, terms, and conditions hereinafter set forth, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

Preamble

1. The preambles and Exhibits are integral part of this IP, are not separable, and have full legal significance.

Integrity, loyalty, transparency and fairness duties

- 2.1 Parties shall insure a transparent and fair environment for the Bid procedure of this IP.
- 2.2 Parties shall avoid offering, accepting, and/or requesting any sum of money either large or small, or any other reward, favor, benefit, whether directly or indirectly or through intermediaries, for the purpose of securing a bid or an award and/or for the purpose of distorting the proper performance of the awarding procedure of this Bid.

ITA's duties

- 3.1 ITA agrees to put in place all measures aimed to prevent corruption and insure that none of its employees, agents, directors, and/or representatives will promise or accept any present of future benefit for which he/she is not entitled to in connection with the present Bid.
- 3.2 During the Bid process, ITA shall insure a fair and transparent environment.



Company's duties

- 4.1 The Company agrees to take all measures aimed to prevent corruption and insure that none of its employees, agents, directors, contractors, and/or representatives will promise or accept any present of future benefit for which he/she is not entitled to, in connection with the present Bid and aimed at influencing the awarding procedure.
- 4.2 The Company shall not enter into any undisclosed agreement aimed to restrict competitiveness or influence the bidding process or this Bid.
- 4.3 The Company, its employees, agents, directors, contractors, and/or representatives, agree to comply and to ensure compliance with the statutory duties, whichever applicable, in DPR, the Codes, Title 18, FCPA and SEA (the "Statutes").
- 4.4 The Company shall report to the ITA any act or attempt to disrupt an award procedure, and each and every unfair and/or irregular activity occurring during the Bid or related award procedure by anyone capable of influencing the decision-making process of the awarding procedure.

Breach of the IP, Disqualification from Bid, Termination of Contract. Damages

- 5.1 If the Company breaches the IP before, during and after the Bid, the awarding, and execution of the public contract, ITA shall disqualify the Company from the Bid or exclude the company form the performance of the awarded contract.
- 5.2 If the Company breaches the present IP, the Bid and/or the public contract shall be terminated and ITA is entitled to obtain liquidated damages in the amount up to 200% of the amount of the bid, or the amount of the contract awarded, or any amount paid to the Company for the Bid.
- 5.3 Similarly, a violation of any statutory duty set out in the DPR, the Codes, Title 18, FCPA and SEA shall be constructed as a simultaneous breach of this IP.
- 5.4 Upon request, Company shall disclose all payment transactions and related information involving an award procedure in a timely manner.
- 5.5 In case of breach, ITA shall exclude the Company for three (3) years for the participation in any Bid or public contract awarding procedure.
- 5.6 If ITA breaches its IP duties, ITA shall insure that all applicable civil and criminal consequences stated in the Statutes will be applied to its employees.

Notices

6.1 All notices (including service of notice to arbitrate), consents and reports provided for in this I
shall be in writing and shall be given by the parties at the addresses set forth below or at such other
address as any of the parties hereto may hereafter specify by notice given in the manner provide
herein, namely: If to ITA: newyork@ice.it (e-mail)
K ()

If to Company: _____ (e-mail)

6.2 A copy of any notice, demand, consent and report to the Parties by any party shall be delivered to the other party in like manner as provided herein for the giving of notices to such party (including delivery of appropriate copies). Such notice or other communication, together with appropriate copies,



shall be in writing and shall be deemed to have been duly given if properly addressed (i) on the date of service if served personally on the party to whom notice is to be given, or (ii) on the day indicated on the delivery receipt if (a) sent via a U.S. nationally recognized overnight courier providing a receipt for delivery or (b) mailed to the party to whom notice is to be given, by first class, registered and certified mail, postage prepaid, return receipt request.

Miscellaneous

- 7.1 This IP represents the entire understanding of all the parties hereto, supersedes any and all other and prior agreements between the parties and declares all such prior agreements between them null and void. The terms of this IP may not be modified or amended, except in a writing signed by the party to be charged.
- 7.2 This IP and all matters relating to it shall be governed by the laws of the State of New York.
- 7.3 This IP shall terminate when the awarded contract following the Bid procedure has been fully performed.
- 7.4 Neither party, nor any assignee or successor in interest of such party, shall sell, assign, give, pledge, hypothecate, encumber or otherwise transfer all or any portion of its interest in this IP without the prior consent of the other party, which may be granted or denied in its sole and absolute discretion.

 7.5 In connection with this IP, as well as with all the transactions contemplated by this IP, each Party agrees to execute and deliver such additional documents and instruments, and to perform such additional acts as may be necessary or appropriate to effectuate, carry out and perform all of the terms, provisions and conditions of this IP, and all such transactions.
- 7.6 Any provision of this IP which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction only, be ineffective only to the extent of such prohibition or unenforceability, without invalidating the remaining provisions of this IP or affecting the validity or enforceability of such provision in any other jurisdiction. In the event that any law invalidating such a provision may be waived, it is hereby waived by the Parties to the fullest extent permitted by law and this IP shall be deemed to be a valid and binding obligation enforceable against the Parties in accordance with its terms.
- 7.7 Nothing contained in this IP shall be construed to constitute any Party the general partner or the agent of the other Party, other than in connection with the activities included within the limited scope of the objective of this IP.

Exclusive Mediation and Arbitration

8.1 In the event of any dispute arising out of or in connection with this IP, the Parties shall first refer the dispute to proceedings under the International Chamber of Commerce Mediation Rules. If the dispute has not been settled pursuant to the said Rules within forty-five (45) days following the filing of a request for mediation or within such other period as the parties may agree in writing, such dispute shall thereafter be finally settled under the Rules of Arbitration of the International Chamber of Commerce. At that point, all or remaining disputes between the Parties related to the interpretation



or the performance of this IP shall be exclusively and finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said Rules. Venue of the Mediation and/or Arbitration shall be New York City. Language of Mediation and/or Arbitration shall be English.

8.2 In the event that any party hereto institutes any legal suit, action or proceeding, including arbitration, against another party in respect of a matter arising out of or relating to this IP, the prevailing party in the suit, action or proceeding shall be entitled to receive, in addition to all other damages to which it may be entitled, the costs incurred by such party in conducting the suit, action or proceeding, including actual attorney's fees' and expenses and court costs. This provision is a material term to this IP. As used herein, "actual attorneys' fees" or "attorneys' fees actually incurred" means the full and actual costs of any legal services actually performed in connection with the matter for which such fees are sought calculated on the basis of the usual fees charged by the attorneys performing such services and shall not be limited to "reasonable attorneys' fees" as that term may be defined in statutory or decisional authority.

Privacy

- 9.1 The Company agrees that its corporate data and information will be stored and published on the ITA website.
- 9.2 This IP may be executed in a number of counterparts, each of which shall be deemed an original and all of which shall constitute one and the same Agreement.

IN WITNESS WHEREOF, the Parties hereto have executed this IP the day and year first above written.

DATE
COMPANY
By:
Title:
Printed name:
ITALIAN TRADE AGENCY
Ву:
Title: Trade Commissioner
Printed Name: Antonino Laspina



Annex 4 – ECONOMIC OFFER FORM

<u>To be inserted only inside the envelope ENVELOPE "B" – "ECONOMIC OFFER" do</u> not insert any other documents inside of envelope "B".

CONSULTANCY SERVICES AND MARKETING SUPPORT FOR BEAUTY MADE IN ITALY DESK CIG: 922515136F

Please note: We will be making our selection based on the greatest discount offered. Only bids that discount off the max. ceiling of \$200,000.00 will be considered. Please be advised that any bid that is lower than 4/5th (80%) of the max ceiling will be considered "anomalous" and will subsequently require the bidding company to explain how they are able to achieve such pricing. Multiple bids will be cause for exclusion.

Economic Offer		
Enter your bid in the box below:		
		(In number and letters)
The offered bid price cost all inclusive	Number: Letters:	
Signature		
Company		
First and last name (legible)		
Location		
Date		

Personal data processing in accordance with Regulation (EU) 679/2016.

Your personal data are processed by automated means for institutional, administrative and accounting purposes. The Italian Trade Agency is the data controller. For further information regarding your personal data processing, please visit the following page on ITA website: https://www.ice.it/en/privacy.