Project Summary of

Ports & Terminal Multi-services Limited

A Public Private Partnership

Between

Nigerian Ports Authority

And

Ports & Terminal Multi-services Limited

February, 2005

Abbreviations and Acronyms

NPA Nigeria Ports Authority

IE Independent Engineer

ICRC Infrastructure Concession Regulatory Commission

RfP Request for Proposal

Introduction

The Terminal handles general cargo, vehicles and containers.

The agreement is for the lease of the concession premises and certain immovable property affixed to it, purchase of certain movable property, improvements to the premises and performance of certain operations, maintenance and other services to the leased property.

This summary is in four parts; Part I contains basic project information, Part II contains specific contract information, Part III contains information on actual performance of the project, Part IV contains information on contract variation (if any).

Project Summary:

Part 1 Project Overview

- Project Name: Ports and Terminal Multi-services Limited
- Status: functional
- Name of Contracting Authority: Nigerian Ports Authority
- Name of Concessionaire: Ports and Terminal Multi-services Limited
- 1. **Scope of the Project**: Construction, executing, carrying out, improving working and developing port docks, harbor and pier
- Construction period: 25YEARS Contract Term

Mode of Financing: Fixed staggered annual lease fee. Throughput fee adjusted on annual basis in accordance with the Consumer Price Index for All Urban Consumers (CPI-U) for the U.S City Average for all Items

• **Project Benefits:** Provision of world class cargo terminal and services

Bidding brief: Pursuant to the said NCP approval, BPE, on 20th November, 2003 invited bids from the FMN for a right to enter into an agreement with the Lessor to lease the real property in the port of Lagos and certain immovable property affixed to the Premises make certain improvements to the Lease Property.

• Maintenance and other services with respect to the Lease Property.

Approval Structure: On 20th November, 2003, FMN submitted its bids and following an evaluation process conducted by the BPE, the right to enter into such agreement was awarded to the FMN. FMN has formed the Lessee as a special purpose vehicle, to enter into this Agreement.

PART 2: CONTRACT INFORMATION

Contract Milestones

Date of Execution of the concession Agreement: 10th February, 2005.

Start Date of Concession:, 10th February 2005

Date of Expiry of the Concession: 9th February, 2030.

Public Authority: The Nigerian Ports Authority 26/28 Marina, Lagos, Nigeria Attention: The Managing Director	Private Entity: Ports and Terminal Multi-services Limited Tincan Island, Lagos. Fax- 01-5453435 or 01-5873805
ICRC The Bureau of Public Enterprises 1, Osun Crescent, Maitama District PMB 442, Garki - Abuja, Nigeria	

Shareholders of the Concessionaire:

Ports and Terminal Multi-services Limited

Provision for Equity Transfer:

Land and Asset Transfers to Concessionaire: Handed over to the Concessionaire on the 10th February, 2005 as part of the conditions precedent.

Risk Allocation

Risk Category	Concessionaire	Grantor
Risks associated with	X	X
project preparation		
Permits/Approvals		X
Risk		
Provision of Utilities	X	
Risk		
Construction Risk	X	
Completion Risk	X	X
Cost Overrun Risk	X	
Technical Risk	X	
Force Majeure Risk	X	X

Operational Risk	X	
Financing Risk	X	
Demand Risk		X
Environmental Risk	X	
Termination Risk	X	X

Expected levels of performance:

Minimum Expected Performance Criteria	Agreed Correction Period for Failure	

Reporting and Performance Monitoring

Clause 12.1 states that the lessee shall maintain suitable accounting and non-accounting records that summarizes technical, commercial, personnel and financial including records relating to ship and shore services.

Clause 12.5 stipulates that within 90 days following the effective due date. The lesse shall at its own cost and expenses, select and contract an Independent external auditor to perform a statutory audit.

Dispute Resolution: The International Court of Arbitration of the International Chamber of Commerce, Shall appoint and arbitrator and the proceedings shall be conducted in London.

Events of default and termination

Lease property (in whole

NPA.

Main events of default	Defaulting party	Procedure for termination.	Termination Payments.
Insolvency.	lessee/ NPA	Immediate termination notice.	
Fails to perform the Operations for 14 consecutive days in an operating year or 60 non consecutive days in a non operating year.	Lessee	15 days written notice to correct.	
Fails to pay any amounts due in accordance with the Agreement.	Lessee /NPA	Same a sabove	
Commits a breach of a material provision this Agreement.	Lessee /NPA	Same as above	

Immediate

or in part) is		termination	
expropriated		notice.	
compulsorily acquired or			
nationalized by a			
Government Agency.			
Change in Law	NPA.	Same as above	

Termination payments:

The termination payments for the events leading to default and termination either due to the Concessionaire or due to the Grantor or due to other reasons are described below:

Party and Events of default	Termination payment	
Lessee event of default	1. Pay to lessor any and all actual costs, expenses charges, and/or penalties incurred or sustained by the lessor as a consequence of such termination.	
	2. An Aggregate amount equivalent to the lease fees payable by the lessee for 2 years following the lessee event of default if such default occurs within two years from the effective date.	
Lessor event of default	 Any and all actual costs, expenses charges, and/or penalties incurred or sustained by the lessee as a consequence of such termination. The Commencement fee, in the event that there is termination due to a lessor event of default in the first operating year. Any and all Constructions and development costs incurred by the lessee in respect of the fixed assets pursuant to the conduct of the development plan or otherwise incurred pursuant to the development of the premises in accordance with this Agreement, in the event that there is termination within 2 years from the effective date due to a lessor event of default. 	

Transfer clauses at expiry of contract:

The Lessee shall ensure smooth continuation and provision of the operations throughout the termination period. The parties agree to minimize disruption of the operations performed by the Lessee.

Conditions of assets: Must have passed tests on completion

Responsibility for defects and liabilities: the lesse and lessor shall appoint two members to form a transition committee responsible for overseeing the implementation and liabilities.

Part 3: Implementation Information

Performance Failures

The following instances of performance failure/breach of contract were noticed during the given year with penalty imposed and paid as shown:

Yr	Description of failure or breach	No. of events	Penalty (amount in Naira)	Penalty paid Yes/No
	Failure to fund Escrow Account	evento	None	None
	Failure to Achieve targets 1, 2, & 3		None	None

Part 4: Contract Variations

Contract Clause No.	Description of Variation	Date Variation came into effect
N\A	N\A	N\A

Process followed for validation of disclosed information

[State the process followed for checking data for accuracy before proactive disclosure]

	Yes/No	Date
Review and Sign-off by the ICRC		2017-08-18