

**PROJECT AGREEMENT SR25454
(Agreement)**

BETWEEN

WORLD WILDLIFE FUND, INC.
("WWF Grantor")
1250 24th Street, NW
Washington, DC 20037

AND

Centro Desarrollo y Pesca Sustentable (CeDePesca)

("Recipient")
Jose Rondeau 361
Buenos Aires, 7600
Argentina

FOR

PROJECT NAME (the "Project"): Reconstructing historical fishing effort and impact on marine species in Suriname

PROJECT LOCATION: Suriname

AGREEMENT NUMBER: SR25454

DATE OF AGREEMENT: September 08, 2025

THE PARTIES AGREE AS FOLLOWS:

A. THE PROJECT

Recipient agrees to carry out the activities (the "Activities") for the Project as described in the Statement of Activities, Attachment 1.

Recipient agrees to carry out the Activities in accordance with the Budget, Attachment 2.

B. TERM OF AGREEMENT

The term of this Agreement (the "Term") shall be as follows:

Starting Date: September 30, 2025

Ending Date: August 31, 2026

Unless earlier terminated pursuant to the terms of this Agreement, or extended by mutual written agreement.

C. FUNDING SOURCE (“Primary Funder”)

N/A

D. FUNDING AMOUNT

WWF Grantor shall provide funding in support of the Project as described below (collectively, the “Funds”).

WWF Grantor agrees to provide funding under the terms of the Agreement for a total amount not to exceed [REDACTED] (the “Obligated Amount”), subject to the conditions of the Primary Funder Agreement and availability of funding from the Primary Funder. Under no circumstances shall WWF Grantor be obligated for reimbursing Recipient for costs in excess of [REDACTED] unless this Agreement is modified to increase the amount.

E. TRANSMITTAL OF FUNDS

By bank wire in the name of the Recipient.

[REDACTED] de Panamá,
[REDACTED]

F. PAYMENT PROVISIONS

Upon receipt by WWF Grantor of a signed copy of this Agreement, WWF Grantor will disburse an initial amount of [REDACTED].

a. Upon receipt of completed interim reports, payments will be disbursed in installments based on the fund requests submitted through the interim financial reports up to [REDACTED] of the agreement (obligated) amount. Fund requests may be emailed to WWF Grantor’s Financial Lead.

b. The final payment will be disbursed upon receipt of the final completed reports based on the final expenditures and reconciliation of any funds advanced.

G. PERSONS DESIGNATED AS CONTACTS OF PARTIES

Reports and notices shall be submitted to the following contacts:

1. WWF Grantor:

- a. Technical Director: [REDACTED]
- b. Financial Lead: [REDACTED]
- c. Agreement Coordinator: [REDACTED]

2. Recipient:

- a. Technical Director: [REDACTED]
- b. Financial Lead: [REDACTED]

All communications between Recipient and WWF Grantor shall contain the project name and reference number.

H. REPORTING

1. Technical reports due as outlined below:

Recipient agrees to deliver the following reports to WWF Grantor using, where required, the Primary Funder reporting format (see Enclosures) due as outlined below. WWF Grantor will respond within 30 days to Recipient if the reports are not considered satisfactory.


Report Type	Report Title	Report Period Start	Report Period End	Report Due Date
Technical Report - Interim	First interim technical report	September 30, 2025	December 31, 2025	January 07, 2026
Technical Report - Interim	Second technical interim report	January 01, 2026	March 31, 2026	April 04, 2026
Technical Report - Interim	Third interim technical report	April 01, 2026	June 30, 2026	July 04, 2026
Technical Report - Final	Final technical report	July 01, 2026	August 31, 2026	September 15, 2026

2. Financial reports due as outlined below:

Recipient agrees to deliver the following reports to WWF Grantor using, where required, the Primary Funder reporting format (see Enclosures) due as outlined below. WWF Grantor will respond within 30 days to the Recipient if the reports are not considered satisfactory.

The following must be included in the financial reporting package:

- * Copies of timesheets for staff with appropriate time distribution
- * Receipts of all expenses
- * Proof of background checks

* Signed statement of integrity for contract with a value equal or greater than 

The following documentation must be submitted or made accessible and available:

Type	Supporting documents
Contractual obligations	Signed, dated funding agreement(s) and partnership agreement(s)
HR costs	Signed version of the relevant employment contract, pay slip, signed timesheet, justified methodology used to track the time charged to the Project
Travel costs	Signed mission assignment authorizing travel expenses for the project, per diem and fees reimbursement procedure and scale, transport and hotel receipts/invoices, boarding pass where applicable, meeting agenda, minutes, attendance sheets
Equipment and supplies	Supplier selection process if any, or bidding process used (with terms of reference, quotations, selection committees meeting minutes, declarations of independence); Signed purchase order, contract or quotation; Invoices; signed declarations of integrity if applicable, etc.
External assessments, intellectual and other services	Supplier selection process if any, or bidding process used (with terms of reference, quotations, selection committees meeting minutes, declarations of independence); Signed purchase order, contract or quotation; Invoices; signed declarations of integrity if applicable, etc.
Overheads	If the overheads are a fixed amount: method of calculation. If the overheads are direct allocated expenses: invoices and bank statements for those payments, with project leader's approval. If overheads represent a fraction of operating cost: annual profit & loss accounts, with project leader and finance director approvals.
Proof of payment	Bank statements showing all expenses allocated to the Project, including payments to other partners and statements of funding received for the project. Copies of cheques, Transfer slips.

Report Type	Report Title	Report Period Start	Report Period End	Report Due Date
Financial Report - Interim	First interim financial report	September 30, 2025	December 31, 2025	January 07, 2026
Financial Report - Interim	Second interim financial report	January 01, 2026	March 31, 2026	April 04, 2026
Financial Report - Interim	Third interim financial report	April 01, 2026	June 30, 2026	July 04, 2026
Financial Report - Final	Final financial report	July 01, 2026	August 31, 2026	September 15, 2026

I. GENERAL TERMS AND CONDITIONS

1. Use of Funds

a. Except as otherwise agreed in writing by WWF Grantor, Recipient agrees to carry out the Activities, and to use the Funds, solely for the advancement of the Project.

b. Funds may only be used for reasonable and documented costs as identified in the Budget (Attachment 2). All expenditures must be incurred during the Term of this Agreement. All salary costs funded by government aid agencies must be supported by adequate documentation. Except as described below, and unless disallowed or otherwise restricted by a Primary Funder (see Attachment 4), Recipient may reallocate the amounts designated for any Major Budget Category in the Budget provided that the scope of the Project remains unchanged. Major Budget Categories include but are not limited to personnel, fringe benefits, travel, equipment, supplies, grants/contracts, other direct costs, overhead/administrative costs, and other categories of similar scope. Notwithstanding the foregoing, Recipient is prohibited from reallocating any amounts within the Budget for the purchase of any equipment, use of consultants or subrecipients not approved in the Budget, purchase of air travel other than economy class, or creation of major budget categories not included in the Budget without WWF Grantor's express prior written approval.

c. Recipient agrees that it shall not undertake any Activities hereunder, or otherwise use the Funds, for a purpose that is not exclusively charitable, scientific, literary, or educational. Recipient further agrees that no Activities hereunder, and no other use of the Funds, may include participation in, or intervention in (including the publishing or distributing of statements), any political campaign on behalf of (or in opposition to) any candidate for public office.

d. Unless WWF Grantor otherwise expressly consents in writing, Recipient agrees that no Activities shall include, and no Funds will be used for the purpose of, influencing legislation, as defined under the U.S. Internal Revenue Code, or lobbying activities as defined in the Lobbying Disclosure Act of 1995.

e. All Funds provided in U.S. Dollars which are exchanged to local currency must be exchanged at the best available rate and through the channels authorized by applicable laws and regulations. All

transactions must be verified through bank receipts or other documentation sufficient to demonstrate the legality of such transactions.

f. Recipient shall, upon expiration or termination of this Agreement, promptly return to WWF Grantor any unexpended portion of the Funds.

2. Financial Records.

Recipient shall keep separate and accurate financial records in accordance with generally accepted accounting principles and procedures so that all payments received, and expenditures made, pursuant to this Agreement can be readily identified. Recipient shall maintain such records for a period of at least three (3) years after the expiration or termination of this Agreement. Recipient's financial records must include receipts for expenditures in accordance with Recipient's organizational policies.

3. Audits and Inspection

a. Recipient shall make its books of account and other records relevant to this Agreement available for inspection, review, and/or audit by WWF Grantor and/or the Primary Funder (if applicable) at all reasonable times and upon reasonable notice.

b. Recipient shall, at its sole expense, reimburse WWF Grantor for the amount of any expenditures disallowed by auditors, through an audit exception or other appropriate means, based upon a finding that such expenditures failed to comply with any provision of this Agreement.

4. Ownership of Intellectual Property.

Recipient shall own all right, title, and interest in and to any and works of authorship created by Recipient pursuant to this Agreement (collectively, the "Works"), including, but not limited to, films, photographs, graphic works, video recordings, computer programs and computerized materials, books, articles, writings, and audio recordings (and all materials embodying such Works). Recipient hereby grants WWF Grantor and the Primary Funder (if applicable) a perpetual, irrevocable, nonexclusive, royalty-free license to use the Works, including their modification and/or reproduction, in whole or in part and without restriction.

5. Equipment.

If the Budget (Attachment 2) permits Recipient to purchase equipment or other property (including, without limitation, tangible and intellectual property), then title to such equipment and other property will belong to Recipient, subject to WWF Grantor's disposition instructions, as applicable. Recipient shall procure, and maintain throughout the Term, adequate insurance for all such equipment and other property, and Recipient shall be solely responsible for maintaining all such equipment and other property in good working order. Notwithstanding anything herein to the contrary, Recipient may not use any such equipment or other property for any purpose(s) other than the Project without WWF Grantor's prior written approval, to be granted or withheld in WWF Grantor's sole discretion.

6. Credits and Public Awareness.

- a. Unless otherwise specifically agreed to by WWF Grantor's Technical Director, Recipient agrees to acknowledge WWF Grantor (and the Primary Funder, if required under the terms of Attachment 4), in the context of Recipient's articles, reports, publications, participation in any interviews with the media, lectures, and/or public appearances with respect to Project or otherwise significantly relating to this Agreement.
- b. Recipient shall provide WWF Grantor with copies of all published materials that mention or otherwise relate to the Project, the Activities, or the Agreement, including, without limitation, those published after Recipient's submission of required reports hereunder or expiration/termination of this Agreement.
- c. Except as expressly stated below, Recipient shall have no right to use WWF Grantor's trademark(s) or logo(s) (including, without limitation, WWF Grantor's panda logo) in the absence of WWF Grantor's express prior written permission, which may be granted or withheld in WWF Grantor's sole discretion. Subject to the restrictions described herein, Recipient may display WWF Grantor's panda logo on the cover or title page of Project-related, noncommercial publications written and issued by Recipient. Any such display must be accompanied by the statement "Assisted by WWF" and may in no event state or imply that the publication is issued or endorsed by WWF Grantor. Notwithstanding anything herein to the contrary, Recipient shall immediately cease all use of the WWF panda logo and all other references to WWF Grantor, including all oral and written references, upon WWF Grantor's request, whether made during the Term or thereafter.

7. Termination.

WWF may terminate this Agreement: (1) upon written notice to Recipient if, at any time during the Term, WWF Grantor determines in its sole discretion that Recipient has breached, or otherwise failed to comply with, any provision of this Agreement; (2) upon written notice to Recipient if, at any time during the Term, the Primary Funding Agreement is terminated or otherwise amended to reduce/restrict the Project or the availability of Funds; or (3) otherwise, upon thirty (30) days written notice to Recipient. Upon the effective date of such termination, Recipient shall stop all work and take all reasonable steps necessary to preserve and protect all Works and other work product produced to date, and Recipient shall comply with instructions from WWF Grantor as to the disposition thereof. WWF Grantor shall not be obligated to pay for any expenses incurred by Recipient after the effective date of termination. Recipient shall promptly submit to WWF Grantor a final technical report, a final financial report, and any unexpended Funds.

8. Indemnification and Liability.

Recipient hereby agrees to defend, indemnify, and hold WWF Grantor and, if applicable, the Primary Funder, together with their respective officers, directors, employees, and agents, harmless from and against any and all claims, losses, damages, costs, and other liabilities (including reasonable attorney's fees and other expenses), arising in connection with, or otherwise relating to, this Agreement, except (with respect to its obligations to the WWF Grantor) to the extent such claims, losses, damages, costs, or other liabilities are due to the gross negligence or willful misconduct of WWF Grantor. In no case

shall WWF Grantor be liable to the Recipient or any third party for consequential damages, nor shall WWF Grantor be liable for any of Recipient's debts, liabilities, deficits, cost overruns, or negligence or misconduct. Recipient agrees that WWF Grantor's total liability hereunder is limited to WWF Grantor's payment of the Funds pursuant to this Agreement (with all rights of return reserved) without any other duty or obligation to Recipient or any subrecipients.

9. Relationship of Parties.

The relationship between WWF Grantor and Recipient is solely that of grantor and grantee. WWF Grantor and Recipient are not engaged in an employer/employee relationship, partnership, joint venture or agency relationship of any kind. Neither party has authority to create any legal obligations, express or implied, on behalf of the other.

10. Taxes.

Recipient shall be liable for, and responsible for paying, all taxes arising out of payments made to Recipient pursuant to this Agreement.

11. Compliance with Laws.

Recipient shall at all times comply with all laws and regulations applicable to this Agreement and the Activities hereunder, including, without limitation, all local labor and social laws. Recipient represents and warrants that it has adequate systems in place to ensure such compliance. For clarity, Recipient acknowledge that it shall be solely responsible for any claims arising from any alleged non-compliance with applicable laws or regulations.

12. Operational and Programmatic Independence.

All actions, undertakings, and positions of WWF Grantor are determined by WWF Grantor alone. WWF Grantor does not operate as an agent or representative for any other party or entity, including those who financially support WWF Grantor's work (e.g., without limitation, the Primary Funder). WWF Grantor does not accept funding from, or distribute funding to, any source that could compromise its independence.

13. Government Officials & Employees.

Recipient hereby certifies that no assistance, payments, or anything of value (monetary or non-monetary), shall be made, promised, offered to or accepted by any government employee or official in contravention of any U.S. or other applicable law (including, but not limited to, the U.S. Foreign Corrupt Practices Act) or regulation. Recipient hereby certifies that no assistance, payments, or

anything of value (monetary or non-monetary), shall be made, promised, offered to or accepted by any government employee or official without the express consent of the government for which the employee or official works; and that is not reasonable, bona fide, and directly related to the activities funded under this Agreement. It is Recipient's responsibility to ensure compliance with this clause, and to maintain, and provide at WWF Grantor's request, documentation demonstrating such compliance. Recipient hereby certifies that no payments or other form of assistance shall be accepted by or made to any government employee or official, including Recipient, (a) to influence any official government act or decision, (b) to induce any government employee or official to do or omit to do any act in violation of his or her lawful duty, or (c) to obtain or retain business for, or direct business to any individual or entity.

14. Executive Order on Terrorism Financing.

Recipient acknowledges that U.S. Executive Orders and U.S. law prohibit transactions with, and provision of resources and support to, individuals and organizations associated with terrorism. It is Recipient's legal responsibility to ensure compliance with these Executive Orders and laws. Recipient shall not engage in transactions with, or provide resources or support to, individuals and organizations associated with terrorism, including those individuals or entities that appear on the Specially Designated Nationals and Blocked Persons List maintained by the U.S. Treasury (online at: <https://www.treasury.gov/resource-center/sanctions/SDN-List/Pages/default.aspx>) or the United Nations Security designation list (online at: <https://scsanctions.un.org/search/>). Recipient acknowledges that it is responsible for including these obligations in all subawards and other contracts issued in the context of its work under this Agreement.

15 Prevention of Fraud, Waste and Abuse.

WWF Grantor is committed to anti-fraud efforts and is providing guidance for the Prevention of Fraud, Waste and Abuse (Attachment 5). Recipient must ensure that it has effective standards of conduct and internal control structures in place that conform to the principles noted in the Attachment. If Recipient becomes aware of any allegations or actual acts of fraud or other illegal activity involving project activities and/or funds, whether by Recipient's staff, subgrantees, consultants, or third parties, Recipient must inform WWF Grantor immediately and provide WWF with regular updates on any investigation or developments. WWF Grantor (and the Primary Funder, if applicable) will determine the appropriate course of action, which may include suspending the Project or termination of this Agreement. WWF Grantor reserves its rights to exercise any and all other remedies under this Agreement.

16. Export Controls and Sanctions Compliance.

In addition to its other compliance obligations hereunder, Recipient shall carry out its responsibilities hereunder and use all funds provided under this Agreement in compliance with all applicable export, trade control, and sanctions laws and regulations of the United States and other applicable jurisdictions, with U.S. law and regulations controlling in the event of any conflict. Applicable export and trade

control laws may include, but are not limited to: U.S. economic sanctions and embargo laws, regulations, and agreements, including those enforced by the U.S. Office of Foreign Assets Control; the U.S. International Traffic in Arms Regulations; and the U.S. Export Administration Regulations. If any work product developed or otherwise provided by WWF Recipient hereunder includes any commodity, software, equipment, or technology that is subject to any trade or export control law or regulation, Recipient shall identify such applicable law or regulations at the time of delivery and shall provide WWF Grantor with all relevant information.

17. Assignment.

Recipient acknowledges that Recipient's special expertise was important in inducing WWF Grantor to enter into this Agreement. Recipient may not assign its rights, subgrant, or delegate its obligations under this Agreement without WWF Grantor's prior written consent, which WWF Grantor may grant or withhold in its absolute discretion. Recipient is responsible for including in any sub-agreement related to the Project all clauses and provisions necessary to fulfill Recipient's obligations under this Agreement.

18. Arbitration.

Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by arbitration before one (1) arbitrator in Washington, D.C., in accordance with the Commercial Arbitration Rules of the American Arbitration Association in effect at the time of commencement of the arbitration, and the parties agree that judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction thereof.

19. Controlling Law.

This Agreement shall be deemed a contract made under, and shall be construed and enforced in accordance with, the laws of the District of Columbia, U.S.A., applicable to contracts fully executed and performed therein.

20. Waiver.

The failure by either party to this Agreement to enforce any of the provisions of this Agreement shall in no way be considered a waiver of such provisions or in any way affect the validity of this Agreement.

21. Force Majeure.

Neither party shall be responsible for any inability or failure to comply with the terms of this Agreement due to causes beyond its control and without the negligence or malfeasance of such party.

These causes shall include, but not be restricted to: fire, storm, flood, earthquake, explosion, acts of the public enemy, war, rebellion, insurrection, mutiny, sabotage, epidemic, quarantine restrictions, labor disputes, embargoes, acts of God, acts of the United States or any other government, including the failure of any government to grant export or import licenses or permits.

22. Severability.

In the event that any provision of this Agreement shall for any reason be held to be invalid or unenforceable by any adjudicative body of competent jurisdiction, unless such provision goes to the root of this Agreement, this Agreement shall continue in full force and effect and shall be interpreted as if such provision had never been contained herein. In the event the provision goes to the root of this Agreement, the parties shall attempt in good faith to negotiate an amendment to this Agreement as necessary to fulfill the purpose of the Agreement.

23. Entire Agreement/Modification.

This Agreement, including all referenced Attachments, each of which is incorporated herein and made a part hereof, represents the entire agreement between the parties on this subject matter. All modifications to this Agreement must be in writing and signed by persons designated to act on behalf of Recipient and WWF Grantor.

24. Execution of the Agreement.

This Agreement may be executed in counterparts, each of which will be deemed an original and all of which will constitute one and the same instrument. Signature pages may be executed via “wet” signature or electronic mark, and the executed signature pages may be delivered using pdf or similar file type transmitted via electronic mail, cloud-based server, e-signature technology, or other similar electronic means.

25. Due Diligence.

The Recipient is responsible for conducting sufficient due diligence on all subcontractors/subrecipients to ensure compliance with all obligations under this Agreement, including, without limitation, those described in this Section.

J. WWF ENVIRONMENTAL AND SOCIAL SAFEGUARDS FRAMEWORK (ESSF)

WWF seeks to advance our mission - a world in which both people and nature thrive - on the fundamental principle that positive outcomes for both people and nature depend on firmly anchoring and integrating human rights into conservation practices.

As such, WWF has adopted an Environmental and Social Safeguards Framework (ESSF) and Statements of Principles to identify and address human rights risks, including grievance mechanisms through which stakeholders can raise concerns and seek resolution.

WWF's ESSF and Statements of Principles represent an integral part of this Agreement and are found here: https://wwf.panda.org/principles_and_safeguards/.

The Recipient understands that the activities supported by this Agreement must be implemented in accordance with WWF's ESSF and Statements of Principles and the Recipient may be required to adopt specific mitigation measures to address social and environmental risks raised by the activities. The Recipient agrees to notify WWF of any incident or credible allegation related to the activities that may constitute a violation of WWF's ESSF or Statements of Principles or prevent their implementation, and the immediate steps taken in response. The parties will work together to determine what additional steps, if any, may be required under the ESSF.

WWF reserves the right to modify, suspend, and/or ultimately terminate activities, project funding and/or this Agreement if, in its sole judgment, the Recipient or specific activities fail to comply with the ESSF and/or Statements of Principles.

K. COMMITMENT TO INTEGRITY AND GOOD CONDUCT

WWF Grantor commits to the highest standards of professionalism, integrity and ethics in our workplace and in our activities. This commitment is fundamental to creating effective, lasting and equitable solutions to today's environmental challenges. Therefore it is expected that WWF Grantor's grantees commit to the following:

1. Respect people's rights in accordance with customary, national and international human rights laws, including vulnerable groups such as children.
2. Comply with, and provide active support to WWF Grantor to ensure reasonable compliance with, all applicable laws including but not limited to applicable laws and regulations with respect to bribery, fraud or other anti-corruption (e.g., without limitation, U.S. Foreign Corruption Practice Act), and similar laws, regulations, and proscriptions applicable in Recipient's jurisdiction.
3. Respect integrity in the use of funds and assets which may be provided through this agreement, including taking appropriate measures to prevent, detect and respond to concerns of misappropriation or other illegal event; this includes implementing appropriate policies and procedures, and ensuring that employees, sub-contractors or third parties respect the same;
4. Respect and safeguard employees to prevent and respond to discrimination, harassment, abuse of power, and gender inequity in the workplace.
5. Respect the rights of the labor force to health, safety, fair wages and benefits, working hours, freedom of association and collective bargaining, no discrimination or harsh treatment, no forced labor, and respecting labor restrictions related to children in line with applicable local laws and/or ILO Labour Standards, whichever is the higher standard.
6. Respect standards and agreements around confidentiality, including but not limited to the sharing of business sensitive information and personal data as protected by applicable legislation.

7. The Recipient represents and warrants it has never offered, given or agreed to give (and will not, during the term, offer, give, or agree to give) to any person any inducement or reward (or anything which might be considered an inducement or reward) in connection with the entering into or carrying out this Agreement. Nor to Recipient's knowledge is there a conflict of interest which has incited WWF Grantor to sign this Agreement with Recipient. The Recipient shall promptly disclose in writing to WWF Grantor any conflicts of interest which could negatively impact WWF Grantor.
8. Inform WWF Grantor of any breaches of these commitments in the Recipient's operations or the operations of its sub-grantees or sub-contractees.
9. Recipient agrees that it shall require in writing any of its sub-grantees or sub-contractors to this agreement to abide by these same commitments.

L. ORDER OF PRECEDENCE

Any inconsistency between the different parts of the Agreement shall be resolved by giving precedence in the following order: (a) the Additional Primary Funder Provisions (Attachment 4) (if attached); (b) Project Agreement; (c) WWF Network Terms and Conditions (Attachment 3) (if attached); (d) the Budget (Attachment 2); (e) the Statement of Activities (Attachment 1).

* * * *

By their execution below, WWF Grantor and Recipient have agreed to all the terms and conditions of this Agreement, including all referenced Attachments, which are hereby incorporated into and made a part of this Agreement. Whenever possible, the Agreement should be executed in faxed counterparts or scanned counterparts sent electronically, and all of which when taken together, shall constitute one agreement. All modifications to this Agreement must be in writing and signed by persons designated to act on behalf of WWF Grantor and Recipient.

Authorized by:


World Wildlife Fund, Inc.

by: 

Johanna Langbroek
Country Director Suriname and Guyana
WWF Guianas

Accepted by:

Centro Desarrollo y Pesca Sustentable
(CeDePesca)

by: 

Ernesto Godelman
Executive Director
CeDePesca

Date: October 07, 2025


Date: October 9th, 2025

- Attachment 1: Statement of Activities
- Attachment 2: Budget
- Attachment 3: [Reserved]
- Attachment 4: [Reserved]

- Attachment 5: Guidelines for the Prevention of Fraud, Waste and Abuse
- Attachment 6: [Reserved]
- Attachment 7: [Reserved]

SR25454 Attachment 1: Statement of Activities

This Statement of Activities (Attachment 1) is incorporated into Agreement SR25454 (Reconstructing historical fishing effort and impact on marine species in Suriname). All capitalized terms used herein that are not otherwise defined shall be given the definition assigned under the Agreement. Unless otherwise expressly stated, any conflict between the terms of this Attachment and the Agreement shall be resolved according to the “Order of Precedence” provision.

Project Title	Reconstructing historical fishing effort and impact on marine species in Suriname		
Project Location	Paramaribo, Suriname		
Organization	Centre for Development and Sustainable Fisheries (CeDePesca)		
Name of Director	Mr. Ernesto Godelman		
Address (<i>Street and e-mail address, telephone of submitting Institution</i>)	Edificio Jardines de Vista Hermosa PB F, Ciudad de Panamá, Panamá, ZIP 0825		
Name of Project Coordinator	Tomas Willems		
Title	Project leader in Suriname		
Endorsement	Director of CeDePesca		
Collaborating Partners	WWF Guianas, Fisheries Directorate, Ministry of Agriculture, Animal Husbandry and Fisheries		
Implementation Period	30 September 2025 – 31 August 2026		
Project Goal	To estimate the historical impact of fisheries on emblematic marine species in Suriname		
Budget in Euro's	Budget:		
		Other Donors:	Own:

A. Background

The Centre for Development and Sustainable Fisheries (CeDePesca) has been working in Suriname since 2020, providing technical oversight to the implementation of a Fisheries Improvement Program (FIP) for the Suriname driftnet and trawl fishery for corvina (*Cyanooscion virescens*) and acoupa weakfish (*C. acoupa*). In implementing the FIP, CeDePesca has been working in partnership with the Fisheries Directorate under the Ministry of Agriculture, Animal Husbandry and Fisheries in Suriname, and in partnership with various fisheries stakeholders. As an organisation that is well-informed and connected within the Suriname fisheries management system, CeDePesca was found a suitable civil society organisation (CSO) to participate within WWF's Great Oceans project and deliver an output under project activity 1.1.2: a report providing estimates of historical fishing effort and impact on marine species in Suriname.

B. The Institution

The Centre for Development and Sustainable Fisheries (CeDePesca) is a non-profit organization founded in 1997 with the specific goal of helping Latin American fisheries achieve sustainability. CeDePesca has 27 years of experience working with small- and large-scale fisheries, collaborating with fishers, businesses, researchers, and governments, learning from successes and failures. The main tool used to promote sustainability is Fishery Improvement Projects (FIPs): mechanisms for participation, exchange and dialogue among the various stakeholders in the fishing sector. CeDePesca currently employs 24 persons as permanent staff and 8 as temporary staff.

Mission

We promote mechanisms for participation, exchange, and dialogue among the various stakeholders in the fishing sector. We conduct research, train, inform, and provide incentives for the search for alternatives that contribute to achieving sustainable fishing in Latin America and the Caribbean.

Vision

We envision a horizon where fishing constitutes a sustainable factor of social and cultural development. Our work

Dissemination

We disseminate our work in Latin American and Caribbean fisheries through our Fishing Community newsletter and other publications, sharing the lessons learned from each project.

Networking

We can't do it alone. Partnering with fishers, businesses, governments, academic institutions, and other NGOs and international institutions, change is possible.

Education

We provide training in the principles of the FAO Code of Conduct for Responsible Fisheries, the FAO Voluntary Guidelines for Small-Scale Fisheries, and the FAO Guidelines for the Ecolabeling of Fishery Products.

Improvement Projects (FIPs)

We leverage the market incentives offered by sustainability certifications and improvement projects (PROMEs or FIPs) to work alongside the fishing sector for responsible and sustainable fishing. CeDePesca

currently oversees the implementation of 21 FIPs in Latin America and The Caribbean, providing technical support in research, training, and stakeholder participation in fisheries management.

On-Board Observer Programs (OOPs)

Initially part of the PROMEs, our Observer Programs meet the needs of the ecosystem approach and guide mitigation actions for impacts on non-target species and habitats.

III. Goal of the project

A. Goal

The goal of this project is the delivery of a report that provides estimates of historical trends in fishing effort and linked to this, the likely impact on (emblematic) marine species. The estimates will be based on profound review and analysis of historical data sources on the fishing sector in Suriname.

IV. Expected Outputs

- A report providing analysis and estimates of historical trends in fishing effort and impact on marine species in Suriname.