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Afghanistan Research and Evaluation Unit
Flower Street (corner of Street 2)
Shahr-e-Naw
Kabul, Afghanistan
Phone: +93 (0)799 608 548
Email: areu@areu.org.af
Web: www.areu.org.af
IMPORTANT NOTE

The information presented in this Guide relies on the voluntary contributions of ministries and agencies of the Afghan government, embassies, development agencies and other organisations representing donor countries, national and international NGOs, and other institutions. While AREU undertakes with each edition of this Guide to provide the most accurate and current information possible, details evolve and change continuously. Users of this Guide are encouraged to submit updates, additions, corrections and suggestions to areu@areu.org.af.

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Edited by Anja Havedal
Contacts compiled by Noorullah Elham
A to Z and Government sections compiled by Murwarid Abdiani
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Cover photo: A view of Panjshir valley in June 2006 by Anja Havedal. The reconstruction and development efforts in Panjshir since 2001 are generally regarded as a success.

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Afghanistan Research and Evaluation Unit
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Shahr-i-Naw
Kabul, Afghanistan
phone: +93 (0)799 608 548
email: areu@areu.org.af
website: www.areu.org.af
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The Afghanistan Research and Evaluation Unit (AREU) is an independent research organisation based in Kabul. AREU’s mission is to conduct high-quality research that informs and influences policy and practice. AREU also actively promotes a culture of research and learning by strengthening analytical capacity in Afghanistan and facilitating reflection and debate. Fundamental to AREU’s vision is that its work should improve Afghan lives.

AREU was established in 2002 by the assistance community working in Afghanistan and has a board of directors with representation from donors, UN and other multilateral agencies, and non-governmental organisations (NGOs).

AREU conducts research on a wide variety of topics in the thematic fields of education, gender, governance, health, livelihoods and vulnerability, migration, natural resource management, and political economy and markets. It produces approximately 25 research publications every year, ranging from policy-focused briefing papers to comprehensive issues and synthesis reports.

In addition to its research outputs, AREU also publishes the annual *A to Z Guide to Afghanistan Assistance* and the quarterly *Afghanistan Research Newsletter*, and maintains a website (www.areu.org.af) and a research library with several thousand titles on Afghanistan and the surrounding region. AREU also organises workshops and conferences to enable and encourage debate among policy makers and other stakeholders.

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Afghan Civil Society Forum (ACSF)

www.acsf.af

The Afghan Civil Society Forum (ACSF) is a network of Afghan civil society groups and actors. It provides a platform for dialogue and aims to develop the role of civil society in political decision-making. ACSF was established at the Afghan Civil Society Conference, held in parallel with the Bonn Conference (p. 20) in late 2001. At the request of Afghan civil society leaders, ACSF was initially supported by Swisspeace Foundation. ACSF has been completely independent since January 2006.

According to the ACSF definition, “civil society” includes those who come together voluntarily to participate in civic affairs for the common good, without consideration for personal or political gain, and in peace. The Forum has 88 members — including 40 organisations (10 NGOS and 30 Social Organisations) and 48 individuals — and 312 partners on capacity building, civic education, advocacy and media. Its Board of Directors comprises nine Afghans and two internationals, elected for two-year terms by the Annual General Meeting of ACSF members.

The overarching goal of the ACSF is to promote the development of civil society by:

1. Increasing the involvement of all sectors and levels of Afghan society in reconstruction, development and peace processes;
2. Enabling civil society to have a voice in important issues; and
3. Strengthening the networking of civil society.

During 2002-05, ACSF supported the implementation of the Bonn Agreement, conducted educational, media and advocacy activities on the constitution-making process, and carried out civic education and registration campaigns for the presidential and parliamentary elections. After the parliamentary elections in 2005, ACSF modified its practices and approach, moving away from public outreach and toward the support of institution-building.

Since 2005, ACSF has been part of the Initiative to Promote Afghan Civil Society (IPACS), which aims to promote the development of an active civil society with an emphasis on gender. In 2006, ACSF established a peace-building department that aims to contribute to the rebuilding of Afghanistan’s social infrastructure through workshops on peace building and conflict transformation. Also in 2006, ACSF developed an advocacy strategy to mainstream the work of civil society actors with the work of parliament and other stakeholders, resulting in civil society input into laws on the environment, disability, women, mines and media. In mid-2007, ACSF established regional offices in Herat, Jalalabad, Mazar-i-Sharif and Gardez.

Afghan Interim Authority (AIA)
See Afghan Transitional Authority (ATA), p. 7.

Afghan National Army (ANA)
The Afghan National Army (ANA) was created on 1 December 2002 under a decree issued by President Hamid Karzai. Conceived as an all-volunteer force inclusive of Afghans of all social and ethnic origins, the ANA originally was to be capped at an end-strength of 70,000 service members. When established in 2003, the ANA was adopted by the Bonn agreement as one of the five pillars of the Afghan government’s Security Sector Reform strategy (SSR, p. 46). The roles of the ANA are 1) to secure the borders and deter external threats; 2) to defeat terrorist forces; 3) to disband, reintegrate, or imprison illegal armed groups, and 4) to manage internal security threats and emergencies in cooperation with the Afghan National Police (ANP, p. 5).

Of the 70,000 ANA personnel to be trained by the end of 2008, 50 percent will be active soldiers, 25 percent will provide logistics and support, and 25 percent will comprise recruiters, trainers and off-duty soldiers. By October 2007, ANA strength stood at around 55,000 personnel and included five ground-manoeuvre corps and the initial operation of one air corps. ANA battalions, or kandaks, consist of 700-800 soldiers, sergeants and officers. Under its official development plan, by 2009 the ANA will have 76 battalions organised into 13 light infantry brigades, a mechanised brigade, a commando brigade, enabling units and an air corps. ANA’s five ground-manoeuvre corps are distributed as regional commands in Kabul, Gardez, Kandahar, Herat and Mazar-i-Sharif.

The ANA is mainly a light-infantry force equipped with towed artillery and mortars. Its training has been designed to build its capacity to take a lead role in securing and defending Afghanistan’s independence, national sovereignty and territorial integrity against domestic and foreign threats. Equipped with Soviet Union-era aircraft, the Afghan National Air Corps is being trained to perform a range of missions including presidential airlift, medical and casualty evacuation, reconnaissance and airborne command and control, and light air attack.

The ANA is being trained by the US-led Coalition Forces (CF, p. 21) and the International Security Assistance Force (ISAF, p. 30). Coalition Forces and ISAF officers are embedded in ANA headquarters, regional commands and in each ANA kandak to provide technical assistance for training and operations. The newly trained kandaks perform a wide range of tasks, from high-intensity combat operations to security and stability operations.

To ensure geographical and ethnic diversity, the ANA has recruitment centres in each of Afghanistan’s 34 provinces. Around 2,000 new recruits join the ANA every month. Recruits complete 12-week training courses at the Kabul Military Training Centre (KMTC), with prospective commando soldiers completing 16-week courses. All trainers are Afghan, supported by military trainers from the US, the UK, France and occasionally Mongolia. Upon graduation from the KMTC, all ANA soldiers receive three weeks of field training by the foreign forces stationed in the region where they will be deployed. ANA personnel sign three-year contracts, which can be voluntarily renewed. The maximum length of service is 20 years.
The ANA serves under the Ministry of Defence and makes up one portion of the Afghan National Security Forces (ANSF), which also include the Afghan National Police and within it the Afghan Border Police. The US is the key partner for training and equipping the ANA and provides the majority of the technical and financial support required. The US has committed to spending US$5.3 billion on training and equipping the ANA between 2007 and 2011.

The Afghan Military Forces (AMF), sometimes referred to as the Afghan Militia Forces, is the collective name given to the Northern Alliance and other Taliban-era armed groups. The AMF was officially disbanded through the Disarmament, Demobilisation and Reintegration process (DDR, p. 26); only 2.3 percent of the former combatants chose to join the ANA.

**Afghan National Police (ANP)**

The Afghan National Police (ANP) is the Afghan government’s overarching police institution, and operates under the authority of the Ministry of Interior (MoI). The ANP comprises the following police forces:

- Afghan Uniformed Police (AUP) — responsible for most day-to-day police activities; authorized strength of 45,000.
- Afghan Border Police (ABP) — protects Afghanistan’s borders; authorized strength of 18,000.
- Afghan National Civil Order Police (ANCOP) — quick-reaction force with special weapons and tactics (SWAT) capabilities; authorized strength of 5,000.
- Standby Police — quick-reaction force being phased out and replaced by ANCOP.
- Counter Narcotics Police of Afghanistan (CNPA) — responsible for the elimination of production and trafficking of illicit drugs; authorized strength of 2,300.
- Criminal Investigation Division Police — a relatively small force responsible for investigation of criminal offences under Afghan law.
- Counter Terrorism Police (CTP) — a relatively small force responsible for conducting counter-insurgency operations.

In 2006, the Afghan National Auxiliary Police (ANAP, p. 12) was established to support counter-insurgency operations in certain areas of the country. Distinct from the ANP, the ANAP is a temporary force with an authorized strength of 11,271. After minimal training, ANAP recruits serve for one year with an option to subsequently join another police force.

The 2006 Afghanistan Compact (p. 10) established as a benchmark for 2010 a fully constituted, professional, functional and ethnically balanced ANP force of up to 62,000 members. In April 2007, in response to increased insurgency in southern Afghanistan, the Joint Coordination and Monitoring Board (JCMB, p. 31) raised this number to 82,000. Some donors have raised concerns about the fiscal sustainability of increasing the size of the ANP; others are concerned that the focus of police reform is shifting from the establishment of a civilian police force to that of a paramilitary or counter-insurgency force. Reports vary of the actual number of police deployed in Afghanistan. In January 2007, the MoI reported ANP size to be 59,658. The
US Combined Security Transition Command – Afghanistan (CSTC-A, p. 22)) estimated that 68,000 ANP personnel had completed basic training as of 1 July 2007. ANP employs fewer than 200 women.

The main laws governing the ANP are the 2005 Police Law and the 2004 Interim Criminal Procedure Code. These laws are based on articles 56, 75(3) and 134 of the Constitution. In 2006, the MoI issued an order superseding Article 4 of the Police Law, revising the police chain of command. The new chain is: 1) Minister of Interior, 2) Deputy Minister for Security Affairs, 3) Regional Commanders, 4) Provincial Chiefs of Police, 5) District Chiefs of Police. This revision followed the establishment in 2006 of five ANP regional commands in Kabul, Gardez, Kandahar, Herat and Mazar-i-Sharif, parallel to those of the Afghan National Army (ANA, p. 4).

A commissioned ANP officer (saranman) requires a 12th-grade education and three years of training at the Kabul Police Academy (KPA). A non-commissioned officer or sergeant (satanman) is required to complete 9th grade and a nine-month course at KPA. Patrolmen (satunkai) complete training courses at either the Central Training Centre in Kabul or one of the Regional Training Centres in Bamyan, Gardez, Herat, Jalalabad, Kandahar, Kunduz or Mazar-i-Sharif.

Reform of the police sector, one of the five pillars of the Afghan government’s Security Sector Reform strategy (SSR, p. 46), has focused primarily on training and mentoring, provision of equipment and infrastructure, and institutional restructuring such as pay and rank reform. The police sector in Afghanistan has been supported by some 25 donor countries, with Germany as the “key partner”. Since 2004, the US has been by far the largest overall contributor of human and financial resources to support the police sector, with a 2007 contribution estimated at US$2.5 billion. Since 2005, US police reform efforts have been led by CSTC-A, along with the training and development of the ANA.

Germany coordinated support for the ANP support among EU member nations during 2003-07, also contributing $80 million through the German Police Project Office (GPPO). During this period, the Inter-Agency Police Coordinated Action Group (IPCAG) served as the international community’s main police coordination body in Afghanistan. In June 2007, the European Union Police Mission in Afghanistan (EUPOL) subsumed Germany’s primary role in police reform with the aim of consolidating different approaches among EU members; by spring 2008, EUPOL will have 195 police reform advisors, trainers and mentors deployed across Afghanistan.

Approaches to police reform have varied widely among donors, and efforts to consolidate and integrate these approaches have been slow to emerge. In early 2007, donors and the Afghan government established the International Police Coordination Board (IPCB) aimed at consolidating and integrating international police reform efforts and enhancing Afghan ownership of the reforms. By late 2007, the IPCB Secretariat was operational, its members meeting regularly and engaging with CSTC-A, EUPOL and International Security Assistance Force (ISAF, p. 30).

The UNDP-managed Law and Order Trust Fund for Afghanistan (LOTFA, p. 33) has primary responsibility for coordinating donor support for ANP salaries.
Afghan National Security Forces (ANSF)
The Afghan National Security Forces (ANSF) consist of the Afghan National Army (ANA) and the Afghan National Police (ANP).

Afghan NGO Coordination Bureau (ANCB)
www.ancb.org
The Afghan NGO Coordination Bureau (ANCB) was founded in 1991 and aims to coordinate the activities of Afghan NGOs with the Afghan government, the UN, international organisations and donor agencies. ANCB strives to enhance the capacity of its member organisations through workshops, seminars, and partnerships.

Unlike the Agency Coordinating Body for Afghan Relief (ACBAR, p. 17), ANCB membership is restricted to Afghan NGOs. ANCB has approximately 200 members, some of which are also members of ACBAR. Applications for ANCB membership are considered by the Board of Directors and subsequently voted on at the General Assembly — the quarterly meeting of member organisations. ANCB’s 11-member Board of Directors is elected for a period of one year by the General Assembly.

In 2004-05, ANCB was involved in drafting NGO legislation and the NGO Code of Conduct (p. 41). It also carried out civic education campaigns in advance of the Constitutional Loya Jirga and the presidential and parliamentary elections. ANCB is currently engaged in the NGO Strengthening and Coordination Capacity Building Project, the Initiative to Promote Afghan Civil Society (IPACS), and several other NGO capacity-development programmes.

ANCB convenes monthly member meetings on topics such as health, education, agriculture, sanitation, reconstruction and government policy. It also arranges seminars and training courses aimed at building the technical capacity of member NGOs in management, finance, administrative development, proposal writing and computer skills. ANCB provides internet facilities for its members in the ANCB office, and produces a weekly newsletter. ANCB also publishes the quarterly magazine Paiwastoon (Coordination) and a directory of all its members.

ANCB is a member of the International Council of Voluntary Agencies, the World Civil Society Forum, and the Affinity Group of National Associations. It is also actively involved in the Afghan Civil Society Forum (ACSF, p. 3). Funding for ANCB comes from membership fees and the National Endowment for Democracy (NED).

Afghan Transitional Authority (ATA)
The Afghan Transitional Authority (ATA) was a governing body established by the Emergency Loya Jirga (ELJ, p. 27) in June 2002. It was preceded by the Afghan Interim Authority (AIA) — a temporary governing body created at the Bonn Conference (p. 20). The head of the ATA was President Hamid Karzai, previously the Chairman of the AIA, who was elected in a secret ballot by members of the ELJ.
Under the ATA, in January 2004, the Constitutional Loya Jirga (CLJ, p. 22) decided on a constitution for the new Islamic Republic of Afghanistan. Per the 2004 Constitution, the ATA was due to stay in power until a fully representative government could be elected through free and fair elections. In October 2004, Hamid Karzai was democratically elected as President; at his inauguration in December 2004, the ATA was transformed to the Islamic Republic of Afghanistan, despite the rescheduling of National Assembly elections until September 2005.

Afghan Women’s Network (AWN)
www.afghanwomensnetwork.org

The Afghan Women’s Network (AWN) is a network of NGOs and individuals working for the promotion of Afghan women’s empowerment, rights and equal participation in society. AWN’s headquarters are in Kabul, with sub-offices in Peshawar, Herat and Jalalabad. The Network currently has 57 member NGOs and more than 3,000 individual members. AWN is active in the areas of capacity-building, coordination among NGOs working on women’s issues, and advocacy on behalf of women and children.

The idea of AWN first arose at the 1995 UN World Conference on Women, where participants identified a need for cooperation among women in Afghanistan and the Afghan diaspora. The network became a formal structure in 1996, comprising NGOs focused on providing humanitarian assistance, literacy and education and vocational and computer skills for refugee women as well as providing aid for street children.

After the fall of the Taliban, the AWN revised its mission to include the promotion and protection of women’s rights in Afghanistan, and it became active in providing gender training for government agencies, leadership training for women, and advocacy for women’s and children’s rights.

In 2006-07, AWN became involved in promoting gender equity issues in the Afghanistan National Development Strategy process (ANDS, p. 13). It also began organising study tours for Afghan youth to parliament, aiming to foster an understanding of Afghanistan’s system of government. Other initiatives included leadership training and child-rights workshops, a legal-rights programme for women, and a library programme to encourage inquiry through text. AWN publishes a newsletter, the youth magazine Ertiqa, and maintains a library and internet cafe for use by women’s NGOs.

The General Assembly, comprised of AWN members, meets monthly. Members elect an Executive Committee once a year to serve as the principal decision-making body for AWN. The AWN also has an Advisory Committee to assist with strategic planning, coordinate with international NGOs, support fundraising efforts and advise the Executive Committee.

AWN receives project-specific funding from a variety of sources, including UNIFEM, UNDP, German Technical Cooperation (GTZ), Oxfam-Novib and Womankind Worldwide.
Afghanistan Centre at Kabul University (ACKU)
www.ackuaf.org

The Afghanistan Centre at Kabul University (ACKU) is a non-profit organisation collecting and making available resources to facilitate research that addresses Afghanistan’s nation-building challenges. With more than 15,000 catalogued items, including the holdings of the former resource centre of the Agency Coordinating Body for Afghan Relief (ACBAR, p. 17), it provides the most comprehensive collection of materials related to Afghanistan in the region.

The collections — in Dari, Pashto and various Western languages — are largely generated by the Afghan government, UN agencies, NGOs and international scholars and observers and contain practical works on best health and agricultural practices, political analyses, unique internal documents charting the struggle for women’s rights, recent laws, rare mujahidin publications, cultural heritage issues and many works of Afghan literature.

The ACKU reading room provides students, faculty and policy-makers with computers connected to the internet and the ACKU database. The audiovisual section contains current news reports and various videotapes on NGO programmes, events in Afghanistan’s recent history and ethnographic and cultural films. The ACKU stacks and reading room are currently located in the central library of Kabul University, but the Centre aims to eventually occupy its own building on the Kabul University campus.

ACKU’s overriding purpose is to provide access to knowledge that contributes to an understanding of the social, economic, political and cultural dynamics of the Afghan society in the past, present and future. Its specific objectives are:

- To operate as an information depository to facilitate research in Afghanistan and abroad;
- To function as a well resourced, professional library and research centre on Afghan affairs, with complementary services such as collections management, reader services, IT, and outreach programmes, seminars, exhibitions, publications and media outlets;
- To ensure that all documents of research significance relating to Afghanistan and its people are collected, preserved and made accessible to academics, students, the aid community, civil society organisations and the general public;
- To provide maximum access to documents using updated information technology, including a database, a website, PDFs and CD-ROMs; and
- To forge links with provincial public and university libraries throughout Afghanistan, as well as academic institutions abroad.

ACKU also operates the ARIC Box Library Extension (ABLE), designed to provide libraries for communities and high schools in the provinces. Managed by local community custodians, including teachers, NGO staff, shopkeepers and mullahs, the approximately 150 box libraries hold a wide variety of titles from history to environment, home management to good health practices. ABLE also publishes its own attractive easy-to-read books for new literates on subjects such as mother-child care, animal welfare, and Islam.
Afghanistan Compact

For the full text of the Compact, see p. 100.

The Afghanistan Compact was launched together with the Interim Afghanistan National Development Strategy (I-ANDS, p. 30) at the January 2006 London Conference (p. 34). It is a five-year framework for cooperation among the Afghan government, the UN and donors, and was developed through consultation among these actors. The Compact — endorsed by UN Security Council Resolutions 1659, 1662, and 1746 — reaffirms the commitment of the Afghan government and the international community to work toward a stable and prosperous Afghanistan, with good governance and human rights protection for all under the rule of law. It states:

*The Afghan Government hereby commits itself to realising this shared vision of the future; the international community, in turn, commits itself to provide resources and support to realise that vision.*

The Compact establishes a mechanism for coordinating Afghan and international development and reconstruction efforts and follows the Bonn Agreement (p. 20), which formally ended with the holding of legislative and Provincial Council elections in September 2005. Consistent with the I-ANDS and the goals articulated by the Afghan government in its Millennium Development Goals (MDG, p. 35) Country Report 2005 (“Vision 2020”), the Compact identifies three critical and interdependent areas of activity, or “pillars”: 1) Security; 2) Governance, Rule of Law and Human Rights; and 3) Economic and Social Development. A further vital and cross-cutting area of work highlighted in the Compact is eliminating the narcotics industry, which remains a formidable threat to the people and state of Afghanistan.

Annex I of the Compact sets out detailed outcomes, benchmarks and timelines for delivery, consistent with the high-level goals set by the I-ANDS. Annex II sets forth the commitment of the Afghan government and the international community to improve the effectiveness and accountability of international assistance. These actors also established the Joint Coordination and Monitoring Board (JCMB, p. 31) to oversee and provide regular public reports on the execution of the Compact and the ANDS.

In May 2007, the JCMB released the first annual report on the implementation of the Afghanistan Compact in accordance with the I-ANDS. Consolidating the work of Consultative Groups (CG, p. 23), Technical Working Groups, and quarterly JCMB meetings, the report assessed the progress made on Compact benchmarks and the challenges ahead. It stated that:

*...marked progress has been achieved towards the implementation of the Compact benchmarks. Steady gains in education, health, and rural development have been made towards the Economic and Social Development Pillar benchmarks. In the Security Pillar, reforms have been achieved in the Ministry of Interior, although much work remains. Counter-narcotics and the disbandment of illegal armed groups also face significant challenges, with counter-terrorism efforts capturing a disproportionate share of resources relative to comprehensive security sector reform. Progress towards curbing corruption, instituting a new legal order, and promoting reconcilia-
tion and political outreach in the Governance, Rule of Law, and Human Rights Pillar underscores the importance of maintaining momentum among both national and international partners.

The report presented several recommendations intended to enable the Compact to meet the expectations of the Afghan people and produce measurable gains in communities across the country.

**Afghanistan Development Forum (ADF)**

www.adf.gov.af

The Afghanistan Development Forum (ADF) is a mechanism for discussion of the Afghan government’s reconstruction and development plans and the mobilisation of resources. It brings together the government of Afghanistan, bilateral and multilateral donors, UN agencies, NGOs and private-sector representatives. Four ADFs have been convened since the signing of the Bonn Agreement — in 2003, 2004, 2005 and 2007.

The fourth ADF was held in Kabul on 29-30 April 2007. The Afghan government presented its strategies on health, energy and education, and papers were presented on aid effectiveness, provincial development plans, and capacity development. In a speech to the ADF participants, President Hamid Karzai expressed gratitude to Afghanistan’s international partners, and highlighted both progress and priority concerns in the areas of health, education, capacity development, aid coordination, anti-corruption, counter-narcotics, energy, security, and regional cooperation. The recommendations that arose from the 2007 ADF will be integrated into the Afghanistan National Development Strategy (ANDS, p. 13), to be completed by March 2008.

**Afghanistan Independent Human Rights Commission (AIHRC)**

www.aihrc.org.af

The Afghan Independent Human Rights Commission (AIHRC) was established as part of the Bonn Agreement, and it became a permanent national institution under the 2004 Constitution (p. 22). In defining the Commission’s role, the Constitution states:

> The State, for the purpose of monitoring the observation of human rights in Afghanistan, and their promotion and protection, shall establish the Independent Human Rights Commission of Afghanistan. Everyone in case of violation of his/her human rights can report or complain to this Commission. The Commission can refer the cases of violation of the human rights of the persons to the legal authorities, and assist them in defending their rights. Structure and mode of function of this Commission will be regulated by law.

AIHRC plays a leading role in the Human Rights Working Group of the Consultative Group (CG, p. 23) process, providing input and recommendations on human rights issues for inclusion in
the Afghanistan National Development Strategy (ANDS, p. 13). In 2006, AIHRC launched a three-year strategic plan that includes: working with traditional dispute-resolution mechanisms to embrace human rights priorities; providing extensive teacher training in human rights education; assisting in the process of justice sector reform (JSR, p. 32); and developing an action plan on transitional-justice initiatives.

Since it became operational in June 2002, AIHRC has expanded to include 560 staff in 13 offices — the head office in Kabul; regional offices in Balkh, Bamyan, Herat, Kabul, Nangarhar, Kunduz, Kandahar, Ghor and Paktia; and provincial offices in Badakhshan, Daikundi and Faryab. To provide the most comprehensive monitoring of the human rights situation in Afghanistan, AIHRC has created the following units within each office: monitoring and investigation, children’s rights, women’s rights, human rights education, transitional justice, human rights field monitoring, and people with disabilities. There is also national-level Media and Publications Unit and a Research and Policy Unit based in Kabul.

In 2006-07, the Commission’s work focused on a number of issues, including: political rights related to the parliamentary elections, gender and rights, family violence against women, juvenile offenders, victims of torture, child labour, social and economic rights, and children’s rights in comparison to national and international laws. AIHRC’s advocacy campaigns include workshops and conferences, documentary films, media broadcasts, NGO partnerships, and publications. The target of these campaigns are the informal and formal judiciary systems, mullahs and religious scholars, the Afghan National Army (ANA, p. 4), the Afghan National Police (ANP, p. 5), the academic community, the general public and government officials. AIHRC also runs a resource centre in Kabul, open to the public. A major achievement in 2007 was the inclusion in national secondary school curricula of AIHRC-designed human rights materials, the result of months of negotiations with the Ministry of Education.

Previous institutional support from the Office of the UN High Commissioner for Human Rights, UNDP and UNAMA (p. 49) officially came to an end in April 2006. The AIHRC currently receives funding from a number of donors.

**Afghanistan National Auxiliary Police (ANAP)**

The Afghanistan National Auxiliary Police (ANAP) was created in 2006 as a temporary, community-based static police force auxiliary to the Afghan National Police (ANP, p. 5) to fill the need for security in Afghanistan during the build-up of the ANP. ANAP command and control is held by local ANP police chiefs at the Regional, Provincial and District levels.

ANAP’s hasty establishment at a time of growing insurgency led many to conclude that its primary purpose was to serve as a paramilitary force in counter-insurgency operations, rather than as a civilian police force. The Ministry of Interior, however, defined ANAP in January 2007 as “not a deployable active force; they are to be used strictly as a static force to back up the ANP”. While ANAP was created to cover 21 provinces and 124 districts, initial emphasis was placed on training, equipping and deploying the force in six provinces in southern and eastern
Afghanistan. The first ANAP class graduated in October 2006 in Zabul province, where the program was piloted.

ANAP recruits initially receive only ten days of training — five days of classroom instruction and five days of range firing — followed by one week of supplemental training each quarter during their one-year contract. Upon completion of this brief training, recruits are issued an assault rifle and a standard ANP uniform with a distinctive ANAP patch. They are entitled to the same US$70 monthly salary as regular ANP patrolmen.

ANAP’s authorized strength is 11,271. Deployed strength in the six priority provinces was 5,461 in April 2007, when recruitment was initiated in the additional 15 provinces. ANAP candidates are recruited and vetted in their local province and district with the aim of ensuring ANAP police represent their local communities, ethnicities and cultures. Women are not recruited for ANAP duty.

The standard one-year term of service with ANAP can be extended for an additional year with the approval of the province or district police chief. At the end of this maximum two-year term, an ANAP patrolman may submit a request for integration into the regular ANP ranks. Criteria for an ANAP patrolman seeking integration into the ANP are: minimum 90 percent attendance; no administrative or criminal charges outstanding; good performance on the job; no corruption or bribery charges outstanding; good moral character; no criminal or administrative convictions. If accepted for ANP integration, ANAP patrolmen are required to pass the standard eight-week ANP basic training course.

Afghanistan National Development Strategy (ANDS)
www.ands.gov.af

The Afghanistan National Development Strategy (ANDS) will be the central framework for Afghanistan’s development, aiming to promote pro-poor growth, support the development of democratic processes and institutions, and reduce poverty and vulnerability. It will lay out the strategic priorities and mechanisms for achieving the government’s overall development vision and will serve as the country’s Poverty Reduction Strategy Paper (PRSP, p. 43) a key document used by the World Bank and the International Monetary Fund in assessing a country’s creditworthiness. The development of the ANDS was first proposed at the 2005 Afghanistan Development Forum (ADF, p. 11), and the final ANDS is scheduled be completed by March 2008.

The government intends for the ANDS to articulate both a policy framework and a road map for implementation, translating strategic priorities into effective programs that deliver both immediate and lasting results for the Afghan people. Through identifying a clear set of costed and sequenced priorities, the full ANDS, together with the Afghanistan Compact, will provide a coherent path to achieving Afghanistan’s Millennium Development Goals (MDG, p. 35).

The Interim ANDS (I-ANDS) was approved by the government in December 2005 and presented with the Afghanistan Compact (p. 10) at the London Conference (p. 34) in January 2006. Covering the period 2006-10, the I-ANDS is linked intrinsically to the implementation of the Afghanistan Compact, with every Compact benchmark reflected as a five-year strategic
objective in the I-ANDS. In 2006, the government and its international partners began to implement the I-ANDS and to develop it into a full strategy that meets the requirements of a PRSP.

The preparation of the full ANDS is coordinated by the ANDS Secretariat and supervised by the ANDS Oversight Committee (OSC), comprising seven cabinet ministers. The Joint Coordination and Monitoring Board (JCMB, p. 31), the high-level governing body overseeing the implementation of the Afghanistan Compact, is also providing guidance for preparation of the ANDS. The final ANDS will comprise strategies for 18 sectors, divided into eight pillars: 1) Security, 2) Good Governance, 3) Infrastructure and Natural Resources, 4) Education and Culture, 5) Health and Nutrition, 6) Agriculture and Rural Development, 7) Social Protection, and 8) Economic Governance and Private Sector Development. It will also include strategies for six cross-cutting themes: 1) Capacity-Building, 2) Gender Equity, 3) Counter Narcotics, 4) Regional Cooperation, 5) Anti-Corruption, and 6) Environment.

The sector strategies, completed by the end of 2007, were drafted by Sector Strategy Development Groups (SSDGs) comprising representatives from sector ministries, the Ministry of Finance, and the cross-cutting themes. The first step in the ANDS development process was the preparation of individual strategies by all government ministries and agencies, following a template provided by the ANDS Secretariat. These strategies, 43 in total, were completed by April 2007. They were then vetted and strengthened, and their strategic priorities and funding allocations were aligned, by means of extensive consultation.

Through Consultative Groups (CG, p. 23), donor dialogue meetings, and poverty analysis based on National Risk and Vulnerability Assessments (NRVA), the ministry and agency strategies were reviewed and improved before being merged into draft sector strategies. Another major input in the final ANDS sector strategies were the Provincial Development Plans (PDPs) — the result of subnational consultations organised in all 34 provinces. The consultation process was designed to ensure that the final ANDS reflects a broad consensus on development priorities within Afghan society.

When all sector strategies are finalised, the ANDS Oversight Committee will prioritise them using approved criteria, including implementation resources available for the next five years as identified by the ANDS Macroeconomic Framework. Some sector strategies will be integrated into the SY1387 (2008-09) National Budget, while most will be integrated into the SY1388 (2009-10) Budget. The ANDS Secretariat, in close cooperation with the line ministries, will combine the sector strategies into the draft ANDS. The final ANDS will be reviewed by the CGs and sent for approval to the ANDS Oversight Committee, ensuring that the strategy as a whole is in line with government priorities and the Afghanistan Compact benchmarks.

Afghanistan New Beginnings Programme (ANBP)
www.undpanbp.org

The Afghanistan New Beginnings Programme (ANBP) is a UNDP-sponsored project established in April 2003 to implement the Afghan government’s goal of Disarmament, Demobilisation and
Reintegration (DDR, p. 26). The government first announced its intention to pursue a national voluntary DDR process at the Tokyo Conference (p. 48) in February 2003, as part of its Security Sector Reform (SSR, p. 46) strategy. Through DDR, the Afghan Military Forces (AMF) — comprising the Northern Alliance, warlord militias and other Taliban-era armed groups — were supposed to surrender their weapons and reintegrated into civilian life.

Soldiers who handed in their weapons through the DDR process received a medal and a certificate, and were offered a range of reintegration packages such as vocational training, agricultural training and small-business opportunities. ANBP completed the disarmament and demobilisation segments of the DDR process by June 2005, and reintegration activities continued until June 2006. The ANBP’s original mandate was to demobilise and reintegrate 100,000 soldiers over three years, though this number was later revised downward. When the DDR process formally came to an end in June 2006, 63,380 former AMF officers and soldiers had been disarmed and 259 AMF units had been decommissioned. A vast majority of these ex-combatants, 55,804, chose one of the reintegration options, which benefited 53,415 of them, leaving aside 2,759 drop-outs. Only 2.3 percent of the former combatants chose to join the Afghan National Army (ANA, p. 4).

With the completion of DDR, ANBP shifted its focus to support the government’s Disbandment of Illegal Armed Groups (DIAG) initiative, designed to disband the estimated 100,000 armed militia fighters operating outside the former AMF. While DDR was a voluntary process, DIAG is mandatory and supported by both presidential decree and national legislation. Because DIAG deals with illegal groups, it does not contain the same reintegration package offered by DDR. Instead of providing individual incentives for commanders or armed groups, DIAG focuses on securing a safe environment and projects that will benefit communities.

DIAG is implemented by a Joint Secretariat, which is chaired by Second Vice President Karim Khalili and includes representatives of ANBP, the Ministry of Interior and Ministry of Defence, the National Directorate of Security, UNAMA (p. 49), Coalition Forces (CF, p. 21) and the International Security Assistance Force (ISAF, p. 30). Since the programme began, more than 24,000 weapons have been handed over to DIAG collection teams. DIAG ends in March 2008.

Afghanistan NGO Security Office (ANSO)
www.afgnso.org

The Afghanistan NGO Security Office (ANSO), established in 2003, provides a free security advice service catering specifically to the needs of the NGO community in Afghanistan. It is financed by the European Commission Humanitarian Aid Office (ECHO) and the Swiss Agency for Development and Cooperation. In July 2006, ANSO came under the administration of German AgroAction; it was previously under the auspices of the International Rescue Committee.

ANSO is headquartered in Kabul and has regional offices in Kabul, Mazar-i-Sharif, Herat, Jalalabad and Kandahar. In addition to regular security briefings in these cities, ANSO provides:

- Weekly security updates, daily alerts and location-specific advisories;
• Countrywide information for NGO movement;
• Organisational and personal security advice;
• Surveys of sites and areas of operation;
• Analysis of security incidents;
• Coordination of security-related training in partnership with RedR; and
• Representation of NGOs with national and international security agencies.

All ANSO’s national and international staff are experienced in safety and security matters. For ANSO contact information, see the Contacts section of this book.

Afghanistan Reconstruction Trust Fund (ARTF)
www.worldbank.org/artf

The Afghanistan Reconstruction Trust Fund (ARTF) was established in April 2002 as a means for coordinating donor funds in support of the Afghan government’s recurrent expenditures. The Fund is one of the most important delivery mechanisms for channelling aid into the Afghan government’s Core Budget (p. 37). Financed by 24 international donors, it is jointly administered by the World Bank, the Islamic Development Bank (IDB), the Asian Development Bank (ADB) and UNDP. In SY1385 (2006-07), the ARTF handled US$403 million in donor contributions.

The priority use of ARTF funds is for the government’s Core Budget and secondarily for investment projects. Funds put toward the Core Budget are used to support the government’s operating expenses, while money put toward investment projects is directed for specific development projects endorsed by the Ministry of Finance. Since the ARTF’s inception, more than US$860 million has been disbursed to the government of Afghanistan to help cover recurrent costs, and US$214 million has been disbursed for investment projects.

The government encourages donors to channel funding through the ARTF rather than through NGOs or other actors, because it sees the Fund as a way of increasing Afghan ownership of the reconstruction process, facilitating the tracking and coordination of aid, and increasing transparency. When donating funds to the ARTF, donors are able to specify a preference for a particular government project or programme they wish to support, although such preferences are taken into consideration only after ARTF funds have covered the government’s recurrent costs. ARTF has financed several programmes in a variety of sectors including the National Emergency Employment Programme (NEEP), the National Solidarity Programme (NSP, p. 40), the Educational Quality Improvement Project (EQUIP), the Emergency Telecommunications Project and the Microfinance Investment Support Facility in Afghanistan (MISFA, p. 34).

The ARTF underwent an extensive three-month independent review in 2005, the results of which were presented at the April 2005 Afghanistan Development Forum (ADF, p. 11). It was recommended that the ARTF retain its existing structure and procedures, although recommendations were made to modify reporting practices and to develop a more permanent policy forum. The governance of the ARTF has recently been modified to include the Ministry of Finance...
as an observer at ARTF Management Committee meetings. In May 2007, the ARTF launched the Performance Assessment Matrix (PAM) to make clear to donors the connection between funding and progress. The PAM will be the basis of a policy dialogue around development as well as fiscal and sectoral issues.

Afghanistan Research and Evaluation Unit (AREU)
www.areu.org.af
See p. iv of this book.

Afghanistan Stabilisation Programme (ASP)
The Afghanistan Stabilisation Programme (ASP) was launched in April 2004 as one of the National Priority Programmes (NPP) of Afghan government’s National Development Framework (NDF, p. 38). The ASP, implemented by the Ministry of Interior, aimed to strengthen governance at the subnational level by rebuilding the essential infrastructure for local governance (police, court, administration and other services) and developing the capacity of local civil administration. The ASP design arose in part from a pilot project funded by UNAMA (p. 49) called Afghanistan: Reconnect, Rebuild, Reunite (ARRR).

Though the ASP managed to build and furnish some district administrative and government offices, district courts and community mosques, implementation was slow and lacked results. Therefore, much of the ASP’s funding was shifted to other Public Administration Reform (PAR, p. 45) activities. Funding for the ASP came from a number of sources, including the governments of the UK, the Netherlands, Japan, the US and Canada, and UNAMA.

Agency Coordinating Body for Afghan Relief (ACBAR)
www.acbar.org
The Agency Coordinating Body for Afghan Relief (ACBAR) is an umbrella organisation that facilitates transparency, accountability and coordination among NGOs in Afghanistan. ACBAR acts as a conduit for information among the UN, NGOs, donors and the Afghan government. ACBAR was established in 1988 by NGOs working with Afghan refugees in Pakistan.

ACBAR has a membership of 97 national and international NGOs. Membership is open to non-governmental, non-profit organisations which meet certain criteria. All members are required to sign the Afghanistan NGO Code of Conduct (p. 41) launched in May 2005. The General Assembly of the ACBAR membership meets twice a year, and the 12-member steering committee meets monthly in Kabul. The chairperson of the steering committee is always Afghan, while other members are representatives of both international and Afghan NGOs. In addition to its main office in Kabul, ACBAR has sub-offices in Herat, Jalalabad and Mazar-i-Sharif.

ACBAR organises its work along two basic lines: the InfoCoord team is responsible for disseminating information, organising meetings, publishing a weekly bulletin, maintaining an NGO
Directory, and other communication initiatives; the Advocacy and Policy team facilitates the exchange of views and information among NGOs to help them “develop and sustain a joint, field-led voice on key issues as they develop”.

ACBAR holds monthly NGO coordination meetings that are occasionally open to the general public; other monthly meetings are organised around particular themes. ACBAR regularly conducts workshops on the NGO Law and Code of Conduct in Kabul, Mazar-i-Sharif, Herat and Jalalabad. Its activities aim to build capacity among NGO and civil society organisations, to educate stakeholders in funding patterns and requirements of legislation. ACBAR also assists in the appointment of NGO representatives to government-led inter-agency coordination mechanisms. ACBAR represented the NGO community at the Afghanistan Development Forum (ADF, p. 11) in 2004, 2005 and 2007.

In 2007, ACBAR launched a media campaign using informative radio dramas to combat the negative perceptions of NGOs in Afghanistan. The organisation also designed a booklet to raise awareness and help differentiate among the various types of NGOs that exist in Afghanistan. ACBAR collaborates with the Afghanistan Information Management Service (AIMS) in collecting information for and producing a database of NGO activity throughout Afghanistan called “Who is Doing What Where”.

ACBAR also worked on the 2007 Afghanistan Pilot Participatory Poverty Assessment (APPPA), in cooperation with civil society and the Asian Development Bank (ADB). The APPPA was carried out in Badakhshan, Nangarhar, Uruzgan and Herat provinces, and aimed to feed into the Afghanistan National Development Strategy (ANDS, p. 13). ACBAR hosts a secretariat to represent Afghan civil society in the ANDS development process.

Between 1989 and 2006, ACBAR maintained a resource library — the ACBAR Resource and Information Centre (ARIC) — with collections in Peshawar and Kabul. In September 2005, ARIC became the independent Afghanistan Centre at Kabul University (ACKU, p. 9).

**Alternative Livelihoods (AL)**

Alternative Livelihoods (AL) is the term given to the rural development activities that provide farmers and other rural workers with licit economic alternatives, freeing them from dependence on opium poppy cultivation. AL constitutes a key element of the Afghan government’s counter narcotics strategy. The Ministry of Counter Narcotics (MCN) has a department dedicated to AL, which oversees the Alternative Livelihoods Implementation Plan approved by President Karzai in July 2005. This entity also works for “greater engagement, financial and technical support for AL from donors, delivered in a more coherent fashion”.

In the short-term, AL programmes seek to support those who have lost their livelihoods through self-restraint from planting or forced eradication of their crops. This includes cash-for-work projects that build and rehabilitate rural infrastructure, create greater income generation and allow skill-building activities for vulnerable households. In the long term, AL programmes are meant to be comprehensive rural-development initiatives, aiming to generate sustainable
economic development by providing opium farmers and labourers with alternative crop options, credit mechanisms, business support, market access and social safety nets.

The bulk of AL work has been undertaken by contractors sponsored by USAID, the EC and the UK in association with key ministries, such as the MCN, the Ministry of Agriculture, Animal Husbandry and Food, the Ministry of Rural Rehabilitation and Development, the Ministry of Public Works and the Ministry of Energy and Water. Their work has focused largely on some of the country’s most significant opium-producing provinces — Nangarhar, Laghman, Kandahar, Helmand, Badakhshan, Uruzgan, Ghor, Farah, Balkh and Kunar. There is still debate about whether AL initiatives should target areas new to opium production rather than those with long histories of cultivation.

**Basic Package of Health Services (BPHS)**

The Basic Package of Health Services (BPHS) was developed starting in early 2002 by the Ministry of Public Health (MoPH) in collaboration with major donors. It has two objectives: 1) to provide a standardised package of health services which forms the core of service delivery in all primary health care facilities and 2) to promote a re-distribution of health services by providing equitable access based on population density.

The BPHS entails basic services at low cost and addresses the main causes of morbidity and mortality. It has a strong focus on conditions that affect women and children. In line with Afghanistan’s Millennium Development Goals (MDGs, p. 35), the BPHS aims to provide health services to all Afghans, especially those who are poor and live in remote and rural areas.

In agreement with its major donors — primarily the World Bank, USAID and the European Commission — the MoPH has contracted with NGOs to deliver the BPHS in most provinces, and with its own Provincial Health Offices in a limited number of provinces. Though many initially viewed this public-private partnership with suspicion, it has yielded positive results, making public health one of Afghanistan’s most effective sectors.

The defined package is offered by four levels of facility: 1) Health Posts, 2) Basic Health Centres, 3) Comprehensive Health Centres, and 4) District Hospitals. The BPHS also provides standards for staffing and infrastructure reconstruction and rehabilitation for these facilities.

According to MoPH statistics, as of October 2007, BPHS was accessible to 82 percent of the Afghan population.

**Berlin Meeting and Declarations**

[www.af/recOSTING/berlinconference.html](http://www.af/recOSTING/berlinconference.html)

On 31 March–1 April 2004, Afghanistan’s major donors and development partners attended a meeting in Berlin at which the government of Afghanistan presented a major fundraising document, entitled Securing Afghanistan’s Future (SAF). The document concluded that the funds required to rebuild Afghanistan to a stage where it is a self-sufficient and stable state are approximately US$27.4 billion over the following seven years — substantially more than the
US$15 billion over ten years requested at the January 2002 Tokyo Ministerial Meeting (p. 48). At the Berlin meeting, donors pledged US$8.2 billion for the following three years and met the government’s immediate need of US$4.2 billion for the 2004-05 fiscal year.

In addition to discussing the SAF document, the Berlin Meeting gave the Afghan government an opportunity to give a progress report on the implementation of the Bonn Agreement and to present its current plan. “The Way Ahead: The Work Plan of the Afghan Government” set out an ambitious agenda for Disarmament, Demobilisation and Reintegration (DDR, p. 26); election-related activities; and initiatives for public administration, fiscal management, economic and social development, gender, counter narcotics, rule of law and human rights.

The participants at the meeting signed the Berlin Declaration, in which the international community committed to continue supporting the Afghan government in its mission to implement the Bonn Agreement, improve the security situation, and move forward with its development agenda. A further agreement, the Berlin Declaration on Counter Narcotics, was signed by Afghanistan, China, Iran, Pakistan, Uzbekistan, Turkmenistan and Tajikistan. In this declaration, Afghanistan and its neighbours agreed to improve coordination in their efforts to eliminate the cultivation, production and trafficking of illegal drugs.

**Bonn Agreement**

[www.af/resources/research/Bonn%20Agreement.pdf](http://www.af/resources/research/Bonn%20Agreement.pdf)

The Bonn Agreement set out a timetable for the re-establishment of permanent government institutions in Afghanistan, and served as a roadmap for the creation of provisional arrangements until permanent ones could be put in place. The Bonn Agreement was signed on 5 December 2001 by representatives of various Afghan factions (excluding the Taliban) at the conclusion of the UN-sponsored Bonn Conference on Afghanistan.

The Bonn Agreement laid out several processes, including the Emergency Loya Jirga (ELJ, p. 27) and the Constitutional Loya Jirga (CLJ, p. 22), through which power would be exercised and then transferred over time to a fully representative government selected through free and fair elections. It provided for the sovereignty of Afghanistan to reside first in an Interim Authority (AIA), then in a Transitional Authority (ATA, p. 7) and ultimately in an elected government.

The Bonn Agreement was largely adhered to, although security conditions affected timelines. The Afghan government and the UN successfully established most of the provisional arrangements called for, except for the withdrawal of “military units from Kabul and other urban centres or other areas in which the UN mandated force is deployed”. The last milestones of the Agreement were the presidential and parliamentary elections that took place in October 2004 and September 2005, respectively. In January 2006, the Bonn Agreement was replaced by the Afghanistan Compact (p. 10).

**Budget**

See National Budget, p. 37.
Central Statistics Office (CSO)
www.cso.gov.af

The Central Statistics Office (CSO) is the central government agency responsible for the collection and dissemination of official statistics. The CSO collects and analyses data from other government entities — on national accounts, prices, external trade, population, demographics — to be used for monitoring economic, financial, and structural policies as well as other operations. The CSO produces the Afghanistan Statistical Yearbook, the monthly Consumer Price Index (CPI), and a monthly volume of trade statistics.

The work of the CSO is grouped into three major departments: economic statistics, demographic and social statistics, and operations. The former two departments are responsible for analysing information obtained by the latter. In mid-2005, the CSO partnered with the National Surveillance System (NSS, p. 41) to open a unit within the CSO responsible for data collection for the NSS National Risk and Vulnerability Assessment (NRVA, p. 39).

Established in 1973, the CSO was declared an independent entity by presidential decree in March 2006. Its 500 staff are divided among the head office in Kabul and sub-offices in each province. The CSO Secretariat currently reports to the National Civic Committee (NCC), which comprises representatives from the Ministry of Economy, Ministry of Finance, Ministry of Women’s Affairs, and Ministry of Public Health.

In 2004, the CSO presented to the NCC a draft Statistical Master Plan (SMP) that outlined a programme designed to build capacity within the CSO to collect the national data required by the government for its programming. The plan was approved by the NCC in September 2005 together with a new statistics law drafted to clarify the official functions of the CSO, to increase its flexibility and to ensure accountability and transparency.

In July 2008, the CSO plans to carry out a population census, as mandated by the Bonn Agreement. The last census took place 1979 and was never completed. The CSO has been involved in pre-census activities since 2003; initial household listings for all 34 provinces were released in 2006. The census proper will take approximately 20 days, cost an estimated US$44 million and require 25,000 staff. In mid-2007, the CSO initiated a pilot census to identify obstacles it may face in 2008. Under the current security conditions, there are concerns regarding the feasibility of conducting a meaningful census in parts of the country.

Civil Service Commission

Coalition Forces (CF)

Coalition Forces (CF) is the general term used to describe the US-led military organisation that has been in Afghanistan since late 2001. In cooperation with the Northern Alliance, CF over-
threw the Taliban regime in November 2001. Under the mission of Operation Enduring Freedom (OEF), these troops continue to seek out Taliban and al-Qaeda members in Afghanistan and to reshape the posture of the Afghan defence forces that will ultimately provide long-term stability in Afghanistan. In addition to OEF military operations, Coalition Forces have been involved in reconstruction activities and the extension of government authority through the Provincial Reconstruction Teams (PRTs, p. 44). CF are a key partner in implementing the Afghan government’s Security Sector Reform (SSR, p. 46).

Coalition Forces are distinct from the UN Security Council-mandated International Security Assistance Force (ISAF, p. 30) that is also operating in Afghanistan. It is intended that these two forces will become unified under one central command, and the transfer of regional command was the first phase of this process. Regional command of the west and north was transferred to ISAF in 2004-05, and command of the southern provinces in July 2006. Command of the final quarter of the country, the east, was handed over in October 2006, leaving ISAF in charge of maintaining security in all of Afghanistan.

Approximately 8,000 CF troops remain outside of ISAF command; these troops are engaged in counter-terrorism operations and training of the Afghan security forces. Though they continue to be called Coalition Forces outside of the military, in February 2004 these troops were reorganised and the command renamed Combined Forces Command–Afghanistan (CFC-A). CFC-A was disbanded when regional command of the east was transferred to ISAF in late 2006. Non-ISAF US troops in Afghanistan now fall under two commands: Combined Joint Task Force 82 based at Bagram Airbase is responsible for counter-terrorism and reconstruction operations, while the Combined Security Transition Command–Afghanistan (CSTC-A), headquartered at Camp Eggers in Kabul, oversees CF involvement in the Afghan security sector. Both commands are overseen by the US Central Command (CENTCOM), located in Florida, USA.

**Combined Security Transition Command–Afghanistan (CSTC-A)**

See Coalition Forces, p. 21.

**Community Development Council (CDC)**

See National Solidarity Programme, p. 40.

**Constitutional Loya Jirga (CLJ)**

An English translation of the Constitution is available on p. 68-98 of this book.

The convening of the Constitutional Loya Jirga (CLJ) was the culmination of the process of agreeing on a new Afghan constitution. The CLJ opened on 14 December 2003 and continued for 22 days. Of the 500 delegates, 450 were selected through regional elections, and 50 were appointed by President Karzai. More than one-fifth of the seats were allocated for special-
category representatives, including women, refugees in Pakistan and Iran, internally displaced peoples (IDPs), kuchis (nomads), Hindus and Sikhs.

The draft Constitution debated by the CLJ was produced by the Constitutional Drafting Commission (CDC) and the Constitutional Review Commission (CRC). In mid-2003, after a month of civic education activities, a draft of the Constitution was subject to a public consultation process around Afghanistan and among refugee communities in Iran and Pakistan. UNAMA (p. 49) estimates that 178,000 people were reached through these consultations, 19 percent of whom were women. The CRC published its final draft of the Constitution on 3 November 2003.

At the CLJ, delegates were divided into working committees to debate the text of the draft Constitution. A Reconciliation Committee edited the draft text to incorporate the working committees’ suggestions. Passionate debates, boycotts and heated arguments featured in the discussions that took place. A vote was supposed to be taken on all contentious articles, which mostly regarded form of government, the role of Islam, national languages, the national anthem and the dual nationality of ministers. Although no vote took place, on 4 January 2004 a closing ceremony was held where the delegates signalled their approval of the final text by standing up.

The Constitution was officially signed on 26 January 2004 by President Karzai. It provides for an elected President along with two nominated Vice Presidents (p. 56), a Cabinet of Ministers and a National Assembly (p. 56) with two houses — the lower Wolesi Jirga (House of the People) and the upper Meshrano Jirga (House of Elders). It grants equal citizenship to Afghan men and women, and commits Afghanistan to uphold its international human rights obligations. It states that Afghanistan is an Islamic Republic and that no law can be contrary to Islam.

**Consultative Group (CG)**

The Consultative Groups (CGs) are sector-specific, government-led entities that bring together government, donors and civil society to monitor the progress toward the Afghanistan Compact benchmarks and to review the Afghanistan National Development Strategy (ANDS, p. 13). They also serve to resolve sector-specific issues and challenges, and maximise the coordination of development within Afghanistan.

CGs were first established in early 2003 to facilitate interaction among government, donors, UN agencies and NGOs on the 16 National Development Programmes (NDPs) identified in the National Development Framework (NDF, p. 38). In 2006, the CG mechanism was restructured to align with the Afghanistan Compact (p. 10) and the ANDS. There are now eight CGs, corresponding to the eight sectors of the ANDS: 1) Security, 2) Governance, 3) Infrastructure, 4) Education, 5) Health, 6) Agriculture and Rural Development, 7) Social Protection, and 8) Economic Governance and Private Sector Development. Their responsibilities are:

- To coordinate and monitor the implementation of the Compact through the ANDS;
- To contribute to the National Budget formulation process;
- To monitor aid effectiveness within their sector; and
• To report to the ANDS Presidential Oversight Committee (OSC) on progress in achieving the Afghanistan Compact benchmarks.

The CG mechanism supports the OSC in its role as a member of the Joint Coordination and Monitoring Board (JCMB, p. 31), which oversees the fulfilment of the Afghanistan Compact benchmarks. The Ministry of Finance, a member of the OSC, plays a major role in the CG structure by providing co-chairs for all CGs. The CGs meet quarterly in advance of the JCMB.

Counter Narcotics (CN)
www.mcn.gov.af

Counter narcotics (CN) efforts are integral to reconstruction and development initiatives in Afghanistan, as the instability and insecurity related to the opium economy is a major obstacle to progress. CN is one of five pillars in the government’s Security Sector Reform (SSR, p. 46) policy and a cross-cutting theme in the Afghanistan Compact and the Afghanistan National Development Strategy (ANDS, p. 13). Since the fall of the Taliban in 2001, the Afghan government has banned the cultivation, production, abuse and trafficking of narcotic drugs. In December 2004, at the first National Counter Narcotics Conference, newly elected President Hamid Karzai declared CN a priority of his government.

The Ministry of Counter Narcotics (MCN) oversees and coordinates all CN activities, working closely with the Ministry of Interior, the Ministry of Agriculture, the Ministry of Public Health, and the UN Office on Drugs and Crime (UNODC). CN initiatives are guided by the National Drug Control Strategy (NDCS), last updated in January 2006. As the strategic framework for the government’s CN efforts, the NDCS identifies four key priorities:

1. Disrupting the drugs trade by targeting traffickers and their backers and eliminating the basis for the trade;
2. Strengthening and diversifying legal rural livelihoods;
3. Reducing the demand for illicit drugs and treatment of problem drug users; and
4. Strengthening state institutions both at the centre and in the provinces.

In addition to these priorities, the NDCS outlines eight “pillars of activities”: public awareness, international and regional cooperation, alternative livelihoods, demand reduction, law enforcement, criminal justice, eradication, and institution building.

According to the annual UNODC opium survey, production in Afghanistan soared to record levels in 2007. The area under cultivation increased to 193,000 hectares (from 165,000 in 2006) and the opium harvest grew to 8,200 tonnes (from 6,100 in 2006). Some 80 percent of opium poppy was grown in a handful of provinces along the border with Pakistan, including 102,000 hectares in the volatile province of Helmand alone. On a positive note, the number of opium-free provinces in the centre and north of Afghanistan more than doubled, from 6 in 2006 to 13 in 2007.
Much weight has been given to so-called alternative livelihood (AL, p. 18) programmes, which aim to provide opium farmers and labourers with alternative crop options, credit mechanisms, business support, market access and labour opportunities.

To date, CN efforts in Afghanistan have not included a significant component of eradication, meaning the physical destruction of crops. The eradication that has taken place has been planned by the Central Eradication Planning and Monitoring Cell within the Ministry of Interior and carried out by the Central Poppy Eradication Force with assistance from the international community. Some eradication has also been conducted by Provincial Governors supplemented by the Afghan National Police (ANP, p. 5).

The NDCS is backed by the Counter Narcotics Drug Law, enacted by presidential decree in December 2005, and Article 7 of the 2004 Constitution, which stipulates that “the state prevents all types of terrorist activities, cultivation and smuggling of narcotic drugs and production and consumption of intoxicants”. The Ministry of Justice, working to develop an effective CN legal framework, created a CN Criminal Justice Task Force in February 2005 to deal with CN cases and train judges, prosecutors and investigators in CN procedures.

There are two institutions designed to enforce CN legislation, both of which fall under the Deputy Minister of Interior for Counter Narcotics. The Counter Narcotics Police of Afghanistan (CNPA), expected to develop into a specialised force of 2,000 officers in the next few years, is the primary agency responsible for detecting and investigating drug trafficking offences. The Afghan Special Narcotics Force carries out interdiction operations throughout Afghanistan, working closely with the CNPA. CN training is also provided to the ANP.

Funding for CN initiatives comes from a number of sources, with some of it processed through the centralised Counter Narcotics Trust Fund (CNTF, p. 25) launched in 2005. A cabinet sub-committee on CN meets twice monthly; it includes relevant ministers, embassy and donor representatives. There is also a CN Consultative Group (CG, p. 23) within the ANDS process and several issue-specific NDCS working groups under the auspices of the MCN. CN is also on the agenda of the Policy Action Group (PAG, p. 42).

Key issues facing the actors within the CN sector include: the mix and prioritisation of CN activities; the extent of linkages between the opium poppy economy and insecurity; how to integrate or mainstream CN into other development activities; and the timing and interface between opium poppy eradication and development assistance. Another central question is how to achieve short-term political targets, such as reducing cultivation, while not undermining the long-term goal of building a prosperous and stable Afghanistan that will ultimately deliver a sustainable reduction in the opium economy.

Counter Narcotics Trust Fund (CNTF)

The Counter Narcotics Trust Fund (CNTF) was established in October 2005 by the UNDP at the request of the Afghan government, in order to build government capacity to implement the National Drug Control Strategy (NDCS). The broad objectives of the CNTF are to provide greater
resources, ensure transparency and accountability in the allocation and use of those resources, enable increased government ownership over counter narcotics efforts, and promote greater coherence in the funding of counter narcotics activities.

The CNTF is intended to be the primary mechanism for funding counter narcotics activities. To be eligible for CNTF funding, projects must meet the aims of the National Drug Control Strategy, demonstrate a need in a particular geographical location, and show consideration of the absorption capacity of the line ministries and agencies. The CNTF board includes representatives of the government, UNAMA (p. 49), the Asian Development Bank, UNDP, and the UK, with the World Bank as an observer.

**Development Budget**
See National Budget, p. 37.

**Disarmament, Demobilization and Reintegration (DDR)**

**Disbandment of Illegal Armed Groups (DIAG)**
www.diag.gov.af

**Donor Assistance Database (DAD)**

With the support of UNDP, the Afghan government established the Donor Assistance Database (DAD) in June 2002. The DAD aims to provide up-to-date information on all projects that fall within the National Development Budget (NDB, p. 37) as well as some extra-budgetary projects. The database stores detailed information about the location of projects, who is financing them and which organisations are involved in their implementation. Via the DAD website, project managers can submit documents and other information, which are then made available in both English and Dari.

The DAD was originally designed to track the flow of aid and record the progress of development and humanitarian projects around the country. Though it still serves this purpose, as the government of Afghanistan works to develop a more robust budget the DAD is also used as budget formulation database. Thus, the NDB is now largely based on the DAD. This is likely to change in coming years, however, as the NDB begins to incorporate priorities identified in the Afghanistan National Development Strategy (ANDS, p. 13).
Emergency Loya Jirga (ELJ)

As required by the Bonn Agreement, an Emergency Loya Jirga (ELJ) was held on 11-19 June 2002 to “decide on the transitional authority, including a broad-based transitional administration to lead Afghanistan until such time as a fully representative government can be elected through free and fair elections to be held no later than two years from the date of the convening of the Emergency Loya Jirga”. The ELJ largely succeeded in its task by electing and swearing in Hamid Karzai (former chairman of the Afghan Interim Authority) as President and by approving his cabinet, thereby forming the Afghan Transitional Authority (ATA, p. 7).

A Special Independent Commission (the “Loya Jirga Commission”) determined the rules and procedures for the ELJ, which was to have seats for 1,501 delegates, including 160 women. In the end, 1,650 delegates participated, including more than 200 women. Concerns about the proceedings and results of the ELJ included: the criteria for the selection of delegates, the failure to hold a proper vote to choose the structure of government and the cabinet members, intimidation of delegates, and a perceived lack of transparency throughout the process. The conduct of participants at the Constitutional Loya Jirga (CLJ, p. 22), held in late 2003, was generally thought to have been an improvement on that at the ELJ, with fewer reports of intimidation and harassment.

Human Rights Research and Advocacy Consortium (HRRAC)
www.afghanadvocacy.org.af

The Human Rights Research and Advocacy Consortium (HRRAC) is a research-based advocacy organisation that aims to provide a voice for the Afghan population in human rights debates. It was established in early 2003 as a way of bringing together Afghan and international organisations promoting the development and implementation of government policies and community practices to uphold international human rights standards in Afghanistan.

HRRAC’s work focuses on the rights of all Afghans to peace and physical security, to participate politically, and to share in economic resources and development. Recent HRRAC research projects have concentrated in particular on security, women’s issues, education, and election participation. Advocacy and outreach based on the findings of HRRAC research includes reports to government and community leaders, radio programmes, films and theatre performances.

HRRAC comprises five Afghan and six international organisations, and has two advisory members. Representatives from the 13 member organisations make up the Board of Directors, which meets every month to set and monitor HRRAC’s strategic direction. The Board of Directors advises the Secretariat, which comprises two to three permanent HRRAC staff. The Secretariat was previously housed at the Cooperation for Peace and Unity, but during 2007 HRRAC established its own offices and administration. HRRAC’s core funding comes from Oxfam Novib and annual membership fees.
Independent Administrative Reform and Civil Service Commission (IARCSC)

In May 2002, an independent Civil Service Commission was established as required by the Bonn Agreement to lead the government’s process for Public Administration Reform (PAR, p. 45). Its responsibilities were subsequently amended and extended by two presidential decrees in June 2003, and the Commission was renamed the Independent Administrative Reform and Civil Service Commission (IARCSC). The work of the IARCSC is overseen by a Ministerial Advisory Committee (MAC), which has five permanent members — the ministers of Foreign Affairs, Interior, Finance, Justice, and Labour and Social Affairs — and three rotating members.

The IARCSC has four main branches: a Civil Service Directorate, a Secretariat, an Independent Appointments Board and an Independent Appeals Board. The Civil Service Directorate is responsible for all general civil service and administrative issues. It develops strategy and procedures for IARCSC projects, such as PAR, Priority Reform and Restructuring (PRR), and Re-train, Re-skill and Re-deploy (RRR). The Directorate has been instrumental in developing a new pay and grading mechanism, creating a new pension plan and drafting a new Civil Service Law.

The Secretariat is responsible for coordinating activities within the IARCSC and with other organisations involved in civil service capacity-building and reform. The Secretariat liaises with the MAC and donors and works to extend IARCSC’s efforts to the provinces. The Secretariat oversees IARCSC’s six regional offices in Gardez, Herat, Jalalabad, Kandahar, Kunduz and Mazar-i-Sharif.

The Independent Appointments Board was established to appoint all new civil service posts of grade two or above and supervise appointments for positions of grade three and below. The Independent Appeals Board is the forum through which civil servants can lodge complaints, including those about the handling and decisions of the Appointment Board. Both bodies, though under the auspices of the IARCSC, are independent and function autonomously.

In 2007, the IARCSC and UNDP launched the Civil Service Leadership Development project, which is designed to strengthen the capacities of priority government institutions by training large numbers of senior civil servants. This involves support of the Civil Service Institute, a Kabul training facility that opened in 2007.

Financial and technical support to the IARCSC comes from UNDP, the Asian Development Bank, the World Bank, the EU, USAID, the UK, Korea, Australia, Norway, Switzerland and Germany.

Independent Directorate of Local Governance (IDLG)

The Independent Directorate for Local Governance (IDLG) was established by presidential decree on 30 August 2007, with a mandate to improve governance and achieve stability on the subnational level. The IDLG is responsible for supervising Provincial and District Governors, Provincial Councils (p. 58), and Municipalities (except Kabul Municipality), and for monitoring
local governance against the Afghanistan Compact (p. 10) benchmarks and the Interim Afghanistan National Development Strategy (I-ANDS, p. 30) indicators.

The Directorate’s mission is: “to consolidate peace and stability, achieve development and equitable economic growth, and to achieve improvements in service delivery through just, democratic processes and institutions of good governance at the subnational level thus improving the life of Afghan citizens”. Its goals are:

1. To establish and strengthen government institutions on the subnational levels in order to provide open and transparent, accountable, participative, effective, coherent, and inclusive subnational governance based on consensus and rule of law;
2. To establish and strengthen government institutions on the subnational levels in order to ensure people’s participation in governance and achieve measurable improvements in the delivery of services and the protection of rights;
3. To eliminate discrimination against women, develop their human capital and promote their leadership; and
4. In the long term, to fight against corruption in the public sector in order to improve the effectiveness, transparency and accountability of government, and to create an environment conducive to investment.

IDLG will work in partnership with a multitude of government ministries and offices, including the Independent Administrative Reform and Civil Service Commission (IARCSC, p. 28), the Independent Electoral Commission (IEC, p. 29), the Central Statistics Office (CSO, p. 21), the General Independent Administration for Anti-Corruption (GIAAC), the Office of Administrative Affairs (OAA, p. 42) and a dozen ministries.

The IDLG strategic framework document states that by 2010, the government will ensure the formulation and implementation of subnational governance policy and its legal, regulatory and institutional framework.

**Independent Election Commission (IEC)**

The Independent Election Commission (IEC) is the supreme authority responsible for the preparation, organisation, conduct and oversight of elections and referenda in Afghanistan. The membership, organisation, responsibilities and functioning of the IEC are determined by the Constitution and the Electoral Law (p. 59). The IEC is independent from other branches of government and administrative institutions, and has a governing body with a chairman, deputy chairman, seven members and an implementing body in the form of a Secretariat. The Secretariat is led by the Chief Electoral Officer, who is appointed by the President of Afghanistan and held accountable to the Commission. The IEC has permanent presence all 34 provinces.

The functions of the IEC include establishing regulatory frameworks, supervising the Secretariat in the organisation and conduct of elections, registration of candidates, resolving or referring complaints and disputes, inviting national and international electoral monitors to ob-
serve election operations, and advising on whether the elections are free and fair. The IEC is also to certify and announce election results and facilitate any transfers of power.

President Karzai, after being elected in October 2004, appointed the IEC members for a three-year period. For its first year the IEC coexisted and collaborated with its predecessor, the Joint Electoral Management Body (JEMB), which completed its mandate with the holding of legislative elections in September 2005. The JEMB had been established in July 2003 and had both Afghan and international members. It had overall responsibility for the preparation, organisation, conduct and oversight of the 2004 presidential and 2005 parliamentary elections, after which it was dissolved and all its responsibilities transferred to the IEC.

The IEC is currently working to improve its functioning and build its capacity in preparation for Afghanistan’s next elections. The presidential election is scheduled for 2009; a date has not yet been set for the parliamentary and provincial council elections. The IEC is also in the process of establishing a joint civil voter registry, intended to facilitate the issuing of national identity cards to Afghan citizens eligible to vote and to link voters to particular polling stations.

For more information on elections in Afghanistan, see p. 56-62.

Interim Afghanistan National Development Strategy (I-ANDS)

International Security Assistance Force (ISAF)
www.jfcbs.nato.int/ISAF

The mission of the International Security Assistance Force (ISAF) is to assist the Afghan government in creating a stable and secure environment for the people of Afghanistan. ISAF was first established by UN Security Council Resolution 1386 on 20 December 2001 as envisaged in Annex I of the Bonn Agreement and upon the invitation of the Afghan Interim Administration (AIA, p. 4). ISAF is a UN-authorised multinational force, not a UN peacekeeping force, and the costs of maintaining ISAF are borne by its contributing nations rather than by the UN.

In August 2004, the North Atlantic Treaty Organization (NATO) took over leadership of ISAF in its first ever out-of-area mission. Until February 2007, leadership rotated among participating nations; the first ISAF missions were led by the UK, Turkey, Germany and the Netherlands. Each subsequent rotation is referred to by a new roman numeral. With the implementation of ISAF X in February 2007, ISAF was made a “composite headquarters” rather than being tasked to a single country. This means that individual nations volunteer to fill their allotted positions in the way they see fit. As of January 2008, US General Dan McNeill was the commander of ISAF.

ISAF and its operations are distinct from the US-led Coalition Forces (CF, p. 21), which overthrew the Taliban and continues to pursue remnants of the Taliban and al-Qaeda as part of its Operation Enduring Freedom. ISAF was initially responsible for security only in Kabul, while CF
was in command of security in the rest of the country. Since 2003, however, the long-term goal has been to expand ISAF and unify both military forces under one central command. Thus, regional command of the Provincial Reconstruction Teams (PRTs, p. 44) were transferred to ISAF during the period 2004-06. Command of the final, eastern, quarter of the country was handed over on 5 October 2006, leaving ISAF in charge of all 25 PRTs and effectively responsible for security in all of Afghanistan. ISAF also implements the Operational Mentor and Liaison Team Programme, which supports the US-led training of the Afghan National Army (ANA, p. 4) by embedding mentors within each ANA kandak (battalion).

As of October 2007, 37 countries (26 of which are NATO members) were contributing a total of more than 33,000 troops to ISAF: Albania, Australia, Austria, Azerbaijan, Belgium, Bulgaria, Canada, Croatia, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Lithuania, Luxembourg, Macedonia, the Netherlands, New Zealand, Norway, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, Switzerland, Turkey, the UK and the US. ISAF’s total strength when including National Contingent Commands is 41,000. The philosophies, caveats and instructions of troop-contributing nations place restrictions on how ISAF troops can be used.

The North Atlantic Council, NATO’s decision-making body, provides political guidance to ISAF in consultation with non-NATO nations contributing troops to the force. Operational-level management of ISAF is provided by Allied Joint Force Command Headquarters Brunssum, which falls under NATO’s main Supreme Headquarters Allied Powers in Europe (SHAPE). NATO has a Senior Civilian Representative’s Office in Kabul, which includes political and military advisers and facilitates NATO’s and ISAF’s political and diplomatic relations with the Afghan government and the international community in Afghanistan.

Joint Coordination and Monitoring Board (JCMB)
www.ands.gov.af/ands/jcmb

The Joint Coordination and Monitoring Board (JCMB) is a high-level governing body established in 2006 to provide overall strategic coordination of the implementation of the Afghanistan Compact (p. 10). The JCMB was formed by the government of Afghanistan and the international community following the endorsement of the Compact and the Interim Afghanistan National Development Strategy (I-ANDS, p. 30) at the January 2006 London Conference. It aims to ensure greater coherence of efforts by the Afghan government and the international community to realise the goals set forth in the Compact. The main responsibilities of the JCMB are:

1. To provide high-level oversight of progress in the implementation of the political commitments of the Afghanistan Compact;
2. To provide direction to address significant issues of coordination, implementation, financing for the benchmarks and timelines in the Compact, and any other obstacles or bottlenecks identified by the government or the international community; and
3. To report on the implementation of the Compact to the President, the National Assembly, the UN Secretary-General, the donors, and the public.
Under the co-chairmanship of the ANDS Oversight Committee (OSC) and UNAMA (p. 49), the JCMB consists of seven representatives from the OSC and 21 representatives of the international community, including UNAMA, International Security Assistance Force (ISAF, p. 30), the Combined Security Transition Command – Afghanistan (CSTC-A, p. 22), the World Bank, the Asian Development Bank, the European Commission and donor governments. In carrying out its assessments, the JCMB also considers inputs from Afghan state institutions, the Consultative Group (CG, p. 23) mechanism, and a variety of other actors.

In line with the Afghanistan Compact, the JCMB is constituted for a period of five years, from April 2006 to March 2011 (SY1385-89). It convenes three to four times per year, usually in Kabul but occasionally outside of Afghanistan. Under its original mandate, the JCMB produced two semi-annual reports a year; this was later revised to one annual report beginning in 2008. The JCMB also produces additional reports available to the public.

Since its inception, JCMB has provided guidance for the development of the Afghanistan National Development Strategy (ANDS, p. 13). As the central coordination body on security, reconstruction and development, several other coordination mechanisms — such as the Policy Action Group (PAG, p. 42) — report to the JCMB.

**Joint Electoral Management Body (JEMB)**
See Independent Election Commission, p. 29.

**Justice Sector Reform (JSR)**
Justice Sector Reform (JSR), one of the five pillars of the Afghan government’s Security Sector Reform (SSR, p. 46) strategy, involves a wide range of projects undertaken by an equally wide range of actors. Within the government of Afghanistan, the permanent institutions engaged with and subject to JSR initiatives are the Supreme Court, the Ministry of Justice and the Attorney General’s Office. Main donors in the justice sector include Italy as “key partner”, the US, Canada, Norway, Germany and the UK. A number of UN agencies also contribute to JSR, including UNAMA (p. 49), UNDP, UNODC, UNICEF and UNIFEM. JSR includes top-down institutional development and bottom-up public access initiatives, such as:

- Construction and reconstruction of infrastructure for justice institutions, and capacity-building and training of justice-sector employees;
- Revision of justice curricula at the university level;
- Drafting of legislation;
- Expansion of the provision of legal aid and public awareness campaigns;
- Improvement of traditional justice mechanisms (primarily local jirgas and shuras) to ensure that they conform to the norms of the national legal order and international human rights standards; and
- Coordination with other government priorities, such as counter narcotics (CN), anti-corruption and land reform.
Since 2001, achievements in JSR have included the passage of several key laws; the training of judges, judicial police, prosecutors and defence lawyers; the redrafting of academic curricula on law and justice; and the construction of a number of courthouses, prosecutors’ offices, prisons and other justice-sector institutions.

2007 saw the opening in Kabul of the National Legal Training Centre at Kabul University. The Centre will provide legal training for post-graduate students, legal professionals and staff from Afghan justice institutions. Another project, the Provincial Justice Initiative, has provided legal capacity building at the subnational level by deploying Afghan trainers around the country.

During 2001-05, JSR was considered to lag behind reform in other sectors. By late 2007, however, the justice sector had achieved a position of leadership in sector reform in Afghanistan. Commitment to JSR was revitalised with the establishment of the International Coordination Group on Justice Reform in October 2006, the December 2006 Rule of Law Conference in Dubai, and the July 2007 Rome Conference on Justice and Rule of Law in Afghanistan.

Participants at the Rome Conference — representatives of the Afghan government, donors and the international community — agreed to a series of joint goals, underlying principles and key actions. Implementation of key actions began immediately following the conference, including the establishment of a National Justice Program (NJP), a mechanism for pooled donor funding of the NJP, and a Donor Implementation Plan (DIP) providing both immediate support for short-term projects and long-term coordinated funding to be finalised in the Afghanistan National Development Strategy (ANDS, p. 13).

As part of the ANDS process, each Afghan justice institution — the Supreme Court, the Ministry of Justice and the Attorney General’s Office — prepared a strategy for reform. With guidance and technical assistance provided by UNAMA’s rule of law office, these strategies were combined by November 2007 into a justice sector strategy widely viewed as the best-developed of the ANDS sector strategies.

Numerous mechanisms have been designed to oversee and coordinate the activities of the many JSR actors. Today, JSR coordination is the responsibility of the Rule of Law Working Group within the Governance, Rule of Law and Human Rights Consultative Group (CG, p. 23) of the ANDS process. The Working Group is responsible for monitoring progress toward the justice sector benchmarks defined in the Afghanistan Compact (p. 10). Rome Conference participants also agreed to the establishment of an Afghan-led monitoring and evaluation system for the justice sector under the ANDS Secretariat and the Joint Coordination and Monitoring Board (JCMB, p. 31).

**Law and Order Trust Fund for Afghanistan (LOTFA)**

The Law and Order Trust Fund for Afghanistan (LOTFA) is a funding mechanism used by international donors to channel their contributions to the reform of the Afghan National Police (ANP, p. 5). Established in 2002, LOTFA is managed by UNDP and led by a Steering Committee comprising representatives from the Ministry of Interior, the Ministry of Finance, Germany, UNAMA (p. 49), UNDP, and other donors. LOTFA’s expenditures are prioritised as follows:
1 Police salaries;
2 Procurement, operation and maintenance of non-lethal police equipment;
3 Rehabilitation, reconstruction, operations and maintenance of police facilities;
4 Gender orientation (selection, recruitment and training of police); and
5 Institutional development.

Between 2002 and 2006, approximately US$330 million was contributed to LOTFA, nearly all of which was used for police salaries and allowances. The largest overall donor since the Fund’s inception has been the European Commission; at present, the US is the single largest donor. In May 2006, the Steering Committee approved an extension of LOTFA through March 2008.

LOTFA Phase IV (1 April 2006-31 March 2008) has a total budget of $189 million. Continuing a pattern of underfunding, donors had committed $43 million to LOTFA by late 2007, leaving a $146 million shortfall.

London Conference
www.afghanistanconference.gov.uk

On 31 January–1 February 2006, the government of the United Kingdom hosted the London Conference on Afghanistan, a major international summit co-chaired by the UN and the government of Afghanistan. Attended by over 200 delegates from 70 countries and international organisations, the Conference served as a forum to discuss the next phase of Afghanistan’s development. It had three aims: to formally launch the Afghanistan Compact (p. 10), to allow the Afghan government to present the Interim Afghanistan National Development Strategy (I-ANDS, p. 30) to the international community, and to ensure that the government of Afghanistan has adequate resources to meet its domestic ambitions and international commitments.

The London Conference marked the completion of the Bonn process (p. 20) and the end of the first stage of Afghanistan’s post-Taliban development, which saw the reestablishment of key political institutions and a democratically elected national government. The Conference also allowed members of the international community to reaffirm their political and financial commitment to Afghanistan’s reconstruction.

Microfinance Investment Support Facility for Afghanistan (MISFA)
www.misfa.org.af

The Microfinance Investment Support Facility in Afghanistan (MISFA) was established jointly by the government of Afghanistan and the donor community in 2003. It provides funds for microfinance institutions that make small loans and other banking services available to the poor and vulnerable. Microfinance is a means of supporting and encouraging income-generation
activities among the very poor, which would not otherwise have access to credit facilities and economic opportunities.

MISFA was registered as an independent non-distributive company in March 2006 and has an independent board composed of representatives from the government and the private sector as well as international microfinance experts. It is the first microfinance lending facility of its kind in Afghanistan, pooling diverse donor funding mechanisms into streamlined, flexible support to microfinance institutions (MFIs). It operates with support from the Ministry of Rural Rehabilitation and Development, the World Bank, the Consultative Group to Assist the Poor (CGAP), Oxfam Novib, Canada, the UK, the US, Sweden and Denmark.

As of June 2007, MISFA had provided more than US$267 million in loans to its 15 partner MFIs. These implementing partners use a range of microfinance methods — individual and group lending, village banking, and credit unions — and have more than 375,000 clients in 23 provinces, 68 percent of whom are women. The average loan size among MISFA’s partners is US$267 and the loan repayment rate is nearly 95 percent. The sector employs more than 3,700 Afghans, 43 percent of whom are women.

Millennium Development Goals (MDG)
www.un.org/millenniumgoals

In 2004, Afghanistan’s transitional government declared its intention to achieve the Millennium Development Goals (MDGs) established at the 2000 UN Millennium Summit. MDGs are intended to act as a framework to guide the development of national policies and reconstruction priorities around the world, with benchmarks set for 2015 and 2020. The MDGs are incorporated into the Interim Afghanistan National Development Strategy (I-ANDS, p. 30) and the Afghanistan Compact. The eight MDGs are:

1. Eradicate extreme poverty and hunger;
2. Achieve universal primary education;
3. Promote gender equality and empower women;
4. Reduce child mortality;
5. Improve maternal health;
6. Combat HIV/AIDS, malaria and other diseases;
7. Ensure environmental sustainability; and
8. Develop a global partnership for development.

To this list, the Afghan government has added a ninth goal for its own development initiatives: enhancing security. In June 2005, the Afghan government held a conference in Kabul to discuss how to meet the MDG benchmarks and determine MDG progress. The meeting resulted in the “Afghanistan’s 2020 Vision” report, in which most of the 2015 targets were revised to be met by 2020, recognising capacity constraints and security impediments on the country’s development.
Mine Action Programme for Afghanistan (MAPA)
www.af/cg/mineaction

The Mine Action Programme for Afghanistan (MAPA), the world’s largest mine action programme, was established in 1989 under the direction of the United Nations Office for the Co-ordination of Humanitarian and Economic Assistance to Afghanistan (UNOCA, p. 50) to make Afghanistan safe from the threat of mines and unexploded ordinance (UXO).

Oversight and coordination of MAPA is the responsibility of the UN Mine Action Centre for Afghanistan (UNMACA), under the direction of the Mine Action Working Group of the Afghanistan National Development Strategy process (ANDS, p. 13). The working group develops strategy and implements and monitors MAPA activities and targets. In 2006-07 laws were passed that laid the groundwork for a national mine agency within the Afghan government. When established, this agency will oversee MAPA.

UNMACA coordinates nationwide MAPA activities through seven area mine action centres in Kabul, Herat, Kandahar, Mazar-i-Sharif, Kunduz, Gardez and Jalalabad. These regional offices, staffed entirely by Afghans, are responsible for regional coordination and oversight of mine action activities. MAPA has 24 implementing partners, mostly national and international NGOs, that carry out activities such as mine clearance and survey, mine risk education, victim assistance, capacity building, advocacy, monitoring and training.

Around 700 million square metres of land, spread over 32 of Afghanistan’s 34 provinces, are contaminated with anti-personnel and anti-tank mines. In 2006, MAPA cleared 126 million square metres of land and destroyed approximately 13,000 anti-personnel mines, 500 anti-tank mines and 700,000 pieces of UXO. MAPA also reached nearly two million Afghans in its mission to provide mine education through mobile theatres, community meetings and peer-education.

National Area Based Development Programme (NABDP)
www.mrrd.gov.af/nabdp

The National Area Based Development Programme (NABDP) is a UNDP-sponsored project executed by the Ministry of Rural Rehabilitation and Development (MRRD). NABDP was launched in 2002 as one of the Afghan government’s National Priority Programmes (NPPs), defined in the National Development Framework (NDF, p. 38).

NABDP aims to “contribute to the sustainable reduction of poverty and improvement of livelihoods in rural Afghanistan by empowering communities to give voice to their needs and priorities, and by enabling the government to support rural rehabilitation and development in an integrated, people-focused inclusive and participatory manner”. The Programme has four components:
1 Community Empowerment: Support the creation of District Development Assemblies (DDAs), District Development Plans (DDPs), and Provincial Development Plans (PDPs); coordinate the provincial consultations process of the Afghanistan National Development Strategy (ANDS, p. 13).

2 Economic Regeneration: Build MRRD capacity to formulate regional economic regeneration strategies, identify interventions for economic investment and poverty reduction, and provide frameworks for rural development planning.

3 Institutional Development: Strengthen MRRD institutional capacity and technical capabilities to fulfil its mandate.

4 Implementation Support: Strengthen MRRD’s implementation capacity to mobilise its own resources, as well as public and private resources, to effectively coordinate and implement economic regeneration and rural development projects.

NABDP also supports the implementation of the Disbandment of Illegal Armed Groups (DIAG) initiative. Accomplishments include the establishing of 167 DDAs in 18 provinces and the professional training of more than 800 MRRD employees. As of September 2007, NABDP had 62 projects worth US$4 million underway in southern Afghanistan, with Kandahar province seeing the most NABDP projects.

National Budget

Afghanistan’s National Budget comprises the Core Budget and the External Budget. The External Budget refers to funds that are reported to but not controlled by the government — funds distributed directly by donors to their contracting partners. The Core Budget includes all funds over which the government has control; these fund are channelled through the Treasury. At the start of the SY1386 fiscal year (April 2007–March 2008), the External Budget was approximately US$1.1 billion, the Core Budget was $2.5 billion.

The Afghan government encourages donors to channel funding through the Core Budget to increase Afghan ownership over the reconstruction process. The Afghanistan Reconstruction Trust Fund (ARTF, p. 16) was created for this purpose; it provides donors a support mechanism that meets international fiduciary standards. On paper, the bulk of assistance is spent through the Core Budget, but this may be misleading due to incomplete spending of the Core Budget and incomplete or untimely donor reporting of “off-budget” plans to the External Budget.

The Core Budget has two lines of expenditure, the Development Budget and the Ordinary Budget (sometimes referred to as the “Operating Budget”):

1 The Development Budget funds capital and other investment. In SY1386, this accounts for approximately $1.5 billion.

2 The Ordinary Budget primarily funds salaries, administrative operations and maintenance. In SY1386, this accounts for approximately $1 billion.

The process of budget implementation is still an evolving one; for SY1385 (2006-07) only
55-60 percent of the Development Budget was spent. Poor spending can be attributed to the difficulties of implementing projects in an unstable environment, overly ambitious targets and varying spending abilities of ministries.

The formulation, execution and reporting of the National Budget is coordinated by the Budget Department of the Ministry of Finance, supported by the UNDP-funded Making Budgets and Aid Work programme. The National Budget is to be harmonised with national programmes defined by the Afghanistan Compact and the Afghanistan National Development Strategy (ANDS, p. 13), and the Budget Department is thus structured along the ANDS sectors. The Department’s goal is to develop a comprehensive, policy-based and sustainable budget that can also be used as a tool for improved coordination, alignment and effectiveness of international development aid.

National Development Framework (NDF)

The National Development Framework (NDF) was drawn up by the Afghan Interim Authority (AIA, p. 4) in early 2002 as a road map for the development and reconstruction process in Afghanistan. It identified 16 National Development Programmes (NDPs) and six cross-cutting issues under three broad pillars: 1) human capital and social protection, 2) physical infrastructure, and 3) an enabling environment for development. The NDF also identified six National Priority Programmes (NPPs) that were to take precedence over other activities. Six additional NPPs, meant to be major policy priorities for the government, were added in 2004.

The 16 NDPs were overseen by corresponding Consultative Groups (CGs, p. 23). Theoretically, these sixteen CGs operated as a forum within which the details of reconstruction and development projects in each sector were designed and discussed, although the effectiveness of the individual CGs varied. Each CG then implemented its sector’s plans by proposing a Public Investment Programme (PIP) for the National Development Budget (NDB, p. 37). In addition, Advisory Groups existed for each of the six cross-cutting issues.

The NDF, under the auspices of the Ministry of Finance, remained the primary basis for government and donor planning until January 2006, when it was replaced by the Interim Afghanistan National Development Strategy (I-ANDS, p. 30).

National Development Programmes (NDP)


National Human Development Report (NHDR)

www.cphd.af/nhdr/nhdr07/nhdr07.html

National Human Development Reports (NHDRs) are based on the human development concept, which emphasises the diversity of human needs such as income, access to knowledge, nutrition and health, security, political and cultural freedom and participation in the commu-
nity. Since 1992, more than 500 NHDRs have been produced, primarily by developing countries with UNDP support.

Afghanistan’s first NHDR was released in February 2005, and focused on the relationship between security and development. Produced by Kabul University and UNDP on behalf of the Afghan government, the report was based on a number of sectoral and thematic background papers commissioned from national researchers.

The second Afghanistan NHDR, released in late 2007, was produced by the UNDP-sponsored Centre for Policy and Human Development (CPHD) at Kabul University. It focuses on the linkages between the rule of law and human development, highlighting key challenges to the expansion of the rule of law in Afghanistan and proposing approaches to bridge modernity and tradition in the search for social justice.

The Report provides:

- A review of progress toward Afghanistan’s Millennium Development Goals (MDG).
- An assessment of major threats to the rule of law, such as personal insecurity, past human rights violations, injustice toward women and children, the narcotics trade, corruption and land disputes.
- An analysis of why the judiciary, police and legislature have failed to meet the needs of Afghan citizens.
- A transitional “hybrid model of Afghan justice” that combines new, old and Islamic systems for the promotion of the rule of law and human development.

The 2007 NHDR holds that engaging traditional rule of law institutions must become an integral component of the Afghanistan National Development Strategy (ANDS, p. 13) and related efforts to move towards an effective, modern system of justice. It concludes that “only when Afghans secure their rights and uphold their responsibilities will justice prevail and the country and surrounding region build the foundations for a durable peace”.

National Risk and Vulnerability Assessment (NRVA)

www.mrrd.gov.af/nss-vau

The National Risk and Vulnerability Assessment (NRVA) is the primary instrument through which the National Surveillance System (NSS, p. 41) unit of the Central Statistics Office (CSO, p. 21) gathers information about the vulnerability of the Afghan population. The first two NRVAs were carried out in 2003 and 2005. Field work for the NRVA 2007-08, designed to be conducted over 12 months, started in August 2007.

The NRVA surveys serve to provide timely, credible information on food security, poverty and vulnerability for use by the government and assistance actors in the design and implementation of social protection programs and policies. NRVA 2007-08 will collect information on: education and health; housing and household facilities; water and sanitation; agriculture practices and livestock; migration, remittances and social networks; household income sources, expen-
ditures, assets and credit access; household consumption; the activities of women; and risk, shocks and coping strategies.

With its large sample size — more than 31,000 households in 2005 and 21,000 households in 2007-08 — the NRVA is able to provide high-quality statistics for all provinces, *kuchis* (nomads) and ten urban centres. Data results and reports from all NRVA activities are available on the website of the Ministry of Rural Rehabilitation and Development.

### National Solidarity Programme (NSP)

[www.nspafghanistan.org](http://www.nspafghanistan.org)

The National Solidarity Programme (NSP) was defined in the National Development Framework (NDF, p. 38) and is one of the few still-functioning National Priority Programmes (NPP). The overarching goal of the NSP is to strengthen local-level participation in and control over the development process. Specifically, its two primary objectives are:

- To establish a framework for village-level consultative decision-making and representative local leadership as a basis for interaction within and between communities on the one hand, and with the government and aid agencies on the other; and

- To promote local-level reconstruction, development and capacity-building, which will lead to a decrease in poverty levels.

The NSP seeks to attain these objectives through four core program elements: 1) facilitating the creation of Community Development Councils (CDCs), representative decision-making bodies elected by secret ballot in fair and open elections; 2) helping the CDCs produce a Community Development Plan (CDP), which outlines development priorities and proposes reconstruction projects and subprojects designed in collaboration; 3) providing direct block grant transfers to fund subprojects; and 4) linking CDCs to government agencies, NGOs, and donors to improve access to services and resources. These phases are implemented with the help of NSP Facilitating Partners — UN Habitat and more than 20 international and local NGOs.

As of October 2007, NSP had facilitated the election of 18,500 CDCs and guided the preparation of 18,300 CDPs in 346 districts. Since the Programme’s inception, more than US$400 million has been disbursed, 14,500 sub-projects have been completed and another 33,000 have been approved. The majority of the sub-projects have been undertaken in the areas of water supply and sanitation, transport, irrigation and education.

The responsibility for overall management and supervision of the NSP lies with the Ministry of Rural Rehabilitation and Development (MRRD). Management support consultants assist the MRRD in this work, and an NSP Steering Committee and Inter-Ministerial Task Force act in an advisory capacity on programme policy, implementation and coordination.

A new version of NSP, referred to as NSP II, was launched in mid-2007. NSP II is structured on the first NSP, but provides slightly less time for facilitation and has a somewhat different management structure. It will extend NSP to communities that were not covered by the first NSP, and is mandated for three years. Primary funding for the NSP comes from the World Bank, Af-
ghanaistan Reconstruction Trust Fund (ARTF, p. 16), the European Commission, the US, the UK, Canada, Japan, Norway, Denmark, Switzerland, Netherlands and Germany.

National Surveillance System (NSS)
www.mrrd.gov.af/vau

The National Poverty, Vulnerability and Food Security Surveillance System, or simply the National Surveillance System (NSS), was designed to bring data collection on food security and vulnerability under one umbrella. Activities began in September 2003. The objectives of the NSS are to generate information that contributes to improved policy development and programming, and to ensure relevant government institutions have the capacity to implement NSS activities in the future. The NSS has four major components:

1. Baseline monitoring through the biannual National Risk and Vulnerability Assessment survey (NRVA, p. 39);
2. Emergency needs assessments;
3. An early warning and information system; and
4. Research and specific studies.

The project is led by the Ministry of Rural Rehabilitation and Development (MRRD) in close collaboration with the World Food Programme (WFP), the Ministry of Public Health, UNICEF and the Ministry of Agriculture, Irrigation and Livestock. The Vulnerability Analysis Unit (VAU) within MRRD was established to implement NSS initiatives. In 2005, NSS partnered with the Central Statistics Office (CSO, p. 21), and an NSS unit was created within CSO to take over NRVA data collection. NSS is working to develop methodologies that better satisfy the government’s need for information in times of acute crisis, such as earthquakes or severe flooding, and to develop early warning systems and emergency assessment services.

NGO Legislation and Code of Conduct

Since 2002 there have been two major initiatives to clarify what is, and what is not, a not-for-profit non-governmental organisation (NGO), and to strengthen the accountability and transparency of NGO activities in Afghanistan. The first initiative was legislation to determine what is an NGO and what are permissible NGO activities, set criteria for the establishment and internal governance of NGOs, clarify reporting requirements for NGOs, enable profit-making bodies currently registered as NGOs to establish themselves as businesses, and enhance the transparency and accountability of NGOs. The second initiative was an NGO Code of Conduct, designed by the NGO community working in Afghanistan as a self-governing mechanism to ensure commitment to transparency, accountability and professional standards from all signatories.

In consultation with NGOs and with technical assistance from the International Centre for Not-for-Profit Law (ICNL), an initial draft for the NGO legislation was presented to the Ministry of Justice in 2003. NGOs called for the timely finalisation of the legislation at the Afghanistan Development Forums (ADF, p. 11) in both April 2004 and April 2005, and the NGO legislation
was eventually passed in June 2005. This legislation provides a means by which genuine NGOs can be differentiated from the many contractors registered as NGOs: between 2001 and 2004 around 2,400 entities had registered with the government as NGOs, despite the lack of any official criteria for such a registration.

Shortly after the first NGO legislation draft was prepared for the government in July 2003, 120 NGOs participated in a workshop to discuss the content of the NGO Code of Conduct. The text of the Code was jointly drafted by the four major NGO coordination bodies in Afghanistan — Agency Coordinating Body for Afghan Relief (ACBAR, p. 17), Afghan NGO Coordinating Bureau (ANCB, p. 7), Southern and Western Afghanistan and Balochistan Association for Coordination (SWABAC, p. 47) and Afghan Women’s Network (AWN, p. 8). A Code of Conduct Secretariat was established under the auspices of ACBAR to coordinate and finalise the draft, which was completed in May 2004. The NGO community publicly launched the Afghanistan NGO Code of Conduct on 30 May 2005. In order to be a signatory to the Code of Conduct, NGOs are required to submit several documents to prove their NGO status, including legal registration documentation, coordination body membership, financial records, and proof of reporting to the relevant ministry. The NGO Code of Conduct has one hundred Afghan and international signatories.

For the full text of the NGO Code of Conduct, see p. 115 of this book.

Office of Administrative Affairs (OAA)

The Office of Administrative Affairs (OAA) is an executive-level coordinating and advising body that “supports the President of the Islamic Republic of Afghanistan in his role as Head of Government and Chairman of the Council of Ministers.” Originally set up in the 1950s under King Zahir Shah, the OAA was re-established in 2005. It has two main functions: developing the physical administrative infrastructure (such as transport, information technology, human resources, and finance) and ensuring policy coordination.

Although an executive body, the OAA is designed to be impartial. Thus it does not create policy, but rather coordinates policy development. The OAA reviews policies drafted by ministries, ensuring that they comply with the Interim Afghanistan National Development Strategy (I-ANDS, p. 30), address cross-cutting initiatives and contain a clear, accurate budget. Once the OAA approves the draft policy, it is passed on to the President and Cabinet for final review and possible approval. If a policy is approved, the OAA monitors its implementation.

Policy Action Group (PAG)

The Policy Action Group (PAG), a high-level task force and crisis management group, was established in June 2006 by President Hamid Karzai and then-Commander of the International Security Assistance Force (ISAF, p. 30) General David Richards to address the growing threat of insurgency in Afghanistan’s southern provinces.

The PAG is aimed at improving Afghanistan’s high-level capacity to manage crises; to enhance the levels, coordination and focus of spending by the Afghan government; and to expedite de-
livery of development assistance to security hot-spots by improving intra-government and inter-agency coordination. The PAG comprises four units focused on intelligence procurement, security operations, strategic communications, and reconstruction and development in selected Afghan Development Zones — with a geographic focus on the south. The PAG committee provides advice on these issues and oversees an implementation team.

The PAG meets weekly and includes, as of January 2008, President Karzai as chair; the ministers of Defence, Internal Communications, and Education; top representatives from UNAMA (p. 49), ISAF and Coalition Forces (CF, p. 21); and the ambassadors of the UK, Canada, and the Netherlands.

Poverty Reduction Strategy Paper (PRSP)

Poverty Reduction Strategy Papers (PRSPs) are designed to provide a framework of operation for donors and governments of poor countries. The PRSP format is flexible, but it is based on a number of set principles. A PRSP should:

1. Be country owned, with the input of civil society and the private sector;
2. Have results oriented to benefit the poor;
3. Be comprehensive in recognising the multidimensional nature of poverty;
4. Be partnership oriented (developed in cooperation with bilateral, multilateral and non-governmental actors); and
5. Be based on a long-term perspective for poverty reduction.

Interim PRSPs (I-PRSPs) are developed by countries which are not yet ready to develop a full PRSP. They usually involve little or no consultation, and move a country about a quarter of the way to a full PRSP. At the Berlin Meeting (p. 19) in 2001, Afghanistan agreed to prepare a PRSP, with an I-PRSP due in June 2005. At the April 2005 Afghanistan Development Forum (ADF, p. 11), it was decided that the development of the Afghanistan National Development Strategy (ANDS, p. 13) would meet the benchmarks of a PRSP process. The Interim ANDS (I-ANDS), launched in January 2006, involved substantial consultation over a nine-month preparation period, moving at least half-way toward the achievement of a full PRSP.

Once the ANDS is finalised in 2008, it will be submitted to the World Bank and the International Monetary Fund (IMF) as Afghanistan’s PRSP. If it is approved, the World Bank will develop a Country Assistance Strategy (CAS) for Afghanistan. A CAS details the Bank’s planned work in a particular country, usually over a three-year period, and contains information about procedures for loans, monitoring and analysis, and technical assistance.

Prior to the development of a CAS, the World Bank’s involvement in Afghanistan is guided by the Interim Strategy Note (ISN) agreed upon in May 2006. This ISN followed two Transitional Support Strategies (TSS), released in March 2002 and March 2003, respectively. The 2002 TSS was based on a preliminary needs assessment conducted with UNDP and the Asian Development Bank, and the 2003 TSS was designed in line with the government’s National Development Framework (NDF, p. 38).
Provincial Development Plan (PDP)

Provincial Reconstruction Team (PRT)
Provincial Reconstruction Teams (PRT) are small bases with both military and civilian staff that are intended to provide security and facilitate reconstruction at the provincial level. The concept was first proposed by the Coalition Forces (CF, p. 21) and the US embassy in mid-2002 during discussions about shifting from Operation Enduring Freedom’s Phase III (combat phase) to Phase IV (reconstruction phase). The establishment of PRTs was officially announced and endorsed by President Karzai in November 2002.

The mission of PRTs, as set forth by the PRT Executive Steering Committee, is to:

   assist the Islamic Republic of Afghanistan to extend its authority, in order to facilitate the development of a stable and secure environment in the identified areas of operations, and enable SSR [Security Sector Reform] and reconstruction efforts.

This broadly stated mission statement is not backed by a detailed mandate, and there is no single PRT model. Instead, the structure and operation of PRTs are influenced by the situation in particular provinces as well as by the philosophies, caveats and instructions of troop-contributing nations. As a result, confusion over priorities, strained resources and lack of coordination often plague PRT efforts.

PRTs were originally established by Coalition Forces. The International Security Assistance Force (ISAF, p. 30) began taking over and establishing new PRTs in the north and west of Afghanistan in 2004, after an October 2003 UN Security Council resolution adjusted its mandate to allow for expansion beyond Kabul. Command of PRTs in the south and east was transferred to ISAF in 2006, leaving ISAF in charge of all 25 PRTs in Afghanistan.

The PRTs comprise an average of 100-200 staff depending on location. The military personnel provide protection for the civilian component, which includes foreign affairs representatives, development officers and donors. Some PRTs also have agricultural and veterinary advisers as well as civilian police trainers. The coordination of reconstruction and development activities is the responsibility of civilian PRT staff.

PRT activities are monitored and guided by a PRT Executive Steering Committee chaired by the Minister of Interior and co-chaired by the CF and ISAF commanders. The Committee includes representatives from the Ministry of Finance, the Ministry of Rural Rehabilitation and Development, CF, ISAF, UNAMA (p. 49) and troop contributing nations. A PRT working group supports the work of the Steering Committee.

Many NGOs are concerned that PRT involvement in humanitarian assistance blurs the distinction between the military and aid sectors. Proponents counter that PRTs, because they are armed and uniformed, can carry out reconstruction projects in high-risk areas generally inaccessible to aid agencies.
Public Administration Reform (PAR)

The government’s Public Administration Reform (PAR) framework seeks to create an efficient, effective and transparent civil service in Afghanistan. Overseen by the Independent Administrative Reform and Civil Service Commission (IARCSC, p. 28), PAR is one of the priorities laid out in the Afghanistan Compact (p. 10) and the Interim Afghanistan National Development Strategy (I-ANDS, p. 30).

PAR aims to address a variety of problems, including: the fragmentation of government structures, with many overlapping functions and a lack of coordination among agencies; the often tenuous connection between the centre (Kabul) and the provinces; the unclear lines of accountability with weak reinforcement mechanisms; the lack of experienced professional staff with the necessary skills; the lack of robust procedures for recruitment and appointment on merit, which has led to a high level of patronage-based appointments; the need for a pay and grading structure which attracts, retains and motivates civil servants; poor physical infrastructure; and slow and outdated administrative systems.

A central element of PAR has been the Priority Reform and Restructuring (PRR) initiative, aimed at creating administrative capacity in ministries and give targeted salary increases. PRR was also designed to ensure consistency across ministries that are reforming with the help of different donors.

In 2005, the PAR programme was redesigned and a framework for SY1385-89 (2006-10) was developed, shifting the focus away from piecemeal initiatives toward more comprehensive reform involving whole ministries, and moving the reforms from the centre to provinces and districts. This new version of the PAR programme has been reorganised into five parts, along functional and programmatic themes: 1) administrative reform; 2) salaries and incentives, 3) civil service management, 4) ensuring and expanding merit-based appointments; and 5) capacity enhancement. Progress on PAR since 2002 has included: 1) the establishment of the IARCSC and the operationalisation of its departments; 2) the approval of a new Civil Service Law in 2005; 3) some progress in functional audits leading to proposals for new structures of key ministries and agencies at the central level through the PRR programme; 4) initial policy work on a new pay and grade structure; 5) progress on the development of a new methodology and framework for reform and restructuring; and, 6) progress in merit-based recruitment for both senior and junior level civil servants.

The PAR initiative, and the PRR project in particular, has been considered a success by some, while others complain that reform has been largely “cosmetic” and overly focused on pay scales to the detriment of more fundamental change, including the consistent application of merit-based recruitment.

For more information on Afghanistan’s public sector, see p. 53-56.

Rome Conference on Justice and Rule of Law

See Justice Sector Reform, p. 32.
Securing Afghanistan’s Future (SAF)
See Berlin Meeting and Declarations, p. 19.

Security Sector Reform (SSR)
Poor security remains one of the primary obstacles to the timely progress of reconstruction and development activities in Afghanistan. The government’s framework for Security Sector Reform (SSR) aims to address this problem. Announced at the February 2003 Tokyo Meeting on the Consolidation of Peace in Afghanistan (p. 48), SSR has five pillars:

1. The establishment of the Afghan National Army (ANA, p. 4);
2. The establishment of the Afghan National Police (ANP, p. 5);
3. Justice Sector Reform (JSR, p. 32);
4. Disarmament, Demobilisation and Reintegration (DDR, p. 26); and

Upon completion of the DDR process in June 2005, the Disbandment of Illegal Armed Groups (DIAG, p. 26) commenced. DIAG is designed to disarm and disband illegal armed groups operating outside central government control, but it is not officially an element of SSR.

With the exception of DDR, these pillars corresponded explicitly to the reform and creation of government ministries — the Ministry of Defence, the Ministry of Interior, the Ministry of Justice and the Ministry of Counter Narcotics. At the Bonn (p. 20) and Tokyo meetings, five donor countries agreed to each take the lead on a specific SSR pillar: the US on the ANA, Germany on the ANP (now working through the EU), Italy on JSR, Japan on DDR, and the UK on counter narcotics. Originally referred to as “lead donors”, these “key partners” are responsible for overseeing their particular sectors, although they are not necessarily contributing the most funds. Additional donors are involved to various degrees in each area, and the US is involved to some extent in all of them.

The wide range of actors involved in the security sector, the limited reach of the central government around the country, and resistance to reform have posed obstacles to progress in all five SSR pillars. Management of the numerous SSR activities has also been a challenge. Since 2004, the National Security Council (NSC) and the Office of the National Security Council have been responsible for overall coordination of SSR activities and established two coordinating committees, both of which included international representation: the Security Sector Reform Coordination Committee and the Security Coordination Forum. Coordination among Coalition Forces (CF, p. 21), the International Security Assistance Force (ISAF, p. 30) and Afghan security forces is sometimes difficult. The presence of private security companies further contributes to the complexity of security issues in Afghanistan, despite legislation drafted to determine their scope and to register and license their operation.

A new security sector strategy will be included in the final Afghanistan National Development Strategy (ANDS, p. 13), to be finalised by March 2008.
Southern and Western Afghanistan and Balochistan Association for Coordination (SWABAC)

Southern and Western Afghanistan and Balochistan Association for Coordination (SWABAC) is a coordination body for Afghan and international NGOs working in southern Afghanistan. Its head office is in Kandahar.

SWABAC was founded in September 1988 by 12 NGOs engaged in relief and rehabilitation work with Afghan refugee villages in Balochistan and communities inside Afghanistan. Membership is open to government-registered NGOs working in southern Afghanistan who show a dedication to coordination and have proof of donor funding, have an organisational profile and are certified by five other NGOs. As of September 2007, SWABAC had 38 members. It holds regular membership meetings, monthly general assembly meetings and biweekly panel meetings for the advisory committee, as well as meetings on an as-needed basis.

SWABAC’s activities fall within three major categories: coordination, advocacy and capacity-building. SWABAC provides a forum for members to discuss their concerns about policy guidelines for delivering assistance, resource management and other operational issues, with the ultimate goal of improving coordination among the assistance community in southern Afghanistan. SWABAC was involved in drafting the NGO Code of Conduct (p. 41) in cooperation with the Agency Coordinating Body for Afghan Relief (ACBAR, p. 17), the Afghan NGO Coordination Bureau (ANCB, p. 7) and the Afghan Women’s Network (AWN, p. 8).

Support to the Establishment of the Afghan Legislature (SEAL)

www.undp.org.af/WhoWeAre/UNDPinAfghanistan/Projects/dcse/prj_seal.htm

In February 2005, the UNDP and the Afghan government launched the Support for the Establishment of the Afghan Legislature (SEAL) project. The objective of SEAL is to: “contribute to the establishment of a fully operational and efficient parliament recognised by all the people of Afghanistan as their representative institution, accountable and transparent, and that will be the interface between citizens and the government”.

To meet this overall goal, SEAL aims to:

- Establish effective coordination of support activities to the National Assembly (p. 56);
- Build the capacity of administrative and technical staff as well as members of the National Assembly;
- Ensure the establishment of the necessary legal environment to enable the first session of the National Assembly;
- Ensure proper linkages between physical infrastructures, information services, and information and communication technology tools to provide assistance to staff, media and public;
- Allow for National Assembly outreach and the design of an effective public information and awareness strategy; and
- Ensure that the set-up and basic running costs of the National Assembly are met.

During its first two years, SEAL assisted in establishment of the minimum requirements of human resources, equipment, institutional arrangements — including the necessary parliamentary legislative environment and administrative support — needed for the initial functioning of the National Assembly. With the inauguration of the Assembly in December 2005, SEAL expanded its activities to focus more on capacity building of National Assembly members and staff and to include additional training, equipment and office procurements. SEAL is currently mandated until February 2008, but the project is likely to be renewed for another four years based on a July 2007 assessment.

UNDP is responsible for the implementation of SEAL, with overall leadership from the Afghan National Assembly. A Parliamentary Taskforce, created to provide regular oversight, direction and evaluation for SEAL, is made up of representatives from government entities, UN agencies, and major donors. The Taskforce oversees the work of the SEAL Management Team, which is responsible for the managerial and administrative aspects of SEAL’s implementation. The total estimated budget of SEAL is US$15.5 million, with contributions from UNDP, the European Commission, France, Germany, Denmark, Canada, Italy and Sweden.

Additional support for the National Assembly is provided by USAID, through the National Democratic Institute (NDI) and the State University of New York’s Center for International Development (SUNY-CID).

Tokyo Meetings

The Tokyo Ministerial Meeting — formally known as the International Conference on Reconstruction Assistance to Afghanistan — was a meeting of the Afghanistan Reconstruction Steering Group (ARSG) that mobilised the first substantial post-Taliban donor commitments for the reconstruction of Afghanistan. It took place on 21-22 January 2002, and was co-chaired by Japan, the United States, the European Union and Saudi Arabia. Ministers and representatives from 61 countries and 21 international organisations attended. NGOs held a separate parallel meeting, the results of which were reported to the plenary session of the Ministerial Meeting.

Discussions focused on a comprehensive framework for reconstruction over the longer term and costed the recovery needs of Afghanistan over the following ten years at US$15 billion. This figure was increased to US$27.4 billion in the Securing Afghanistan’s Future report that resulted from the Berlin Meeting (p. 19) held in March 2004.

In February 2003 another meeting was held in Tokyo: the Tokyo Conference on the Consolidation of Peace in Afghanistan. It was held to discuss security reform in Afghanistan and resulted in the five-pillar Security Sector Reform (SSR, p. 46) strategy.
The United Nations Assistance Mission in Afghanistan (UNAMA) was established by UN Security Council Resolution 1401 on 28 March 2002. UNAMA is responsible for fulfilling the UN’s obligations in Afghanistan as originally outlined by the Bonn Agreement (p. 20) and for managing UN humanitarian relief, recovery and reconstruction activities in coordination with the Afghan government.

UNAMA absorbed the two UN agencies that preceded it: the Special Mission to Afghanistan (UNSM), a political mission that had begun in July 1996, and the Office for Coordination of Humanitarian Assistance to Afghanistan (UNOCHA), a relief and reconstruction mission that had begun in January 1993. Prior to UNOCHA, the UN Office for the Coordination of Humanitarian and Economic Assistance Programmes (UNOCHA) coordinated reconstruction efforts in Afghanistan. The chart on the next page illustrates the evolution of UN coordination in Afghanistan.

UNAMA’s mandate has been extended four times by the UN Security Council: by Resolution 1471 in March 2003, Resolution 1536 in March 2004, Resolution 1589 in March 2005 and Resolution 1662 in March 2006. The latter resolution extended UNAMA’s mandate into March 2008, and instructs UNAMA to: provide political and strategic advice for the peace process; provide good offices; assist the Afghan government in the implementation of the Afghanistan Compact; promote human rights; provide technical assistance; and continue to manage all UN humanitarian relief, recovery, reconstruction and development activities in coordination with the Afghan government.

UNAMA is led by the Special Representative of the UN Secretary-General (SRSG). The Office of the SRSG is responsible for policy guidance and high-level decision-making, and it liaises with the government, the Coalition Forces (CF, p. 21) and the International Security Assistance Force (ISAF, p. 30). The SRSG has Special Advisers in human rights, gender, drugs, rule of law, police, military, demobilisation and legal issues, as well as a spokesperson that runs the Office of Communication and Public Information.

Two Deputy Special Representatives to the Secretary-General head the two sections of UNAMA’s operations: 1) Political Affairs, and 2) Relief, Recovery and Reconstruction. The UNAMA Chief of Staff is responsible for integrating the two strands of the mission and providing support to UNAMA’s 17 field offices in Kabul, Balkh, Kunduz, Ghor, Herat, Nangarhar, Bamyan, Paktia, Khost, Nimroz, Badghis, Herat, Faryab, Badakhshan, Daikundi, Kandahar and Zabul.

In 2007, UNAMA’s activities focused on: improving donor and government coordination through the Joint Coordination and Monitoring Board (JCMB, p. 31), the Policy Action Group (PAG, p. 42) and ISAF; conflict resolution at provincial levels; raising the issue of civilian
casualties and promoting the process of casualty verification; vetting senior officers within the Afghan National Police (ANP, p. 5) for criminal and human rights violations as part of pay and rank reform; and advocating for reform of the Ministry of Interior.

The activities of all UN agencies in Afghanistan are guided by the UN Development Assistance Framework (UNDAF) for Afghanistan, an operational framework based on a 2004 UN Common Country Assessment. The UNDAF, originally intended for 2006-08, has been extended into 2009. It identifies four critical areas of support and cooperation for this period: 1) Governance, Rule of Law and Human Rights; 2) Sustainable Livelihoods; 3) Health and Education; and 4) Environment and Natural Resources. A new UNDAF will be formulated in 2008; it will be based on the completed Afghanistan National Development Strategy (ANDS, p. 13).

UN Coordination in Afghanistan, 1988–2008
The Government of Afghanistan: Contents

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Background

Following the collapse of the Taliban regime at the end of 2001, Afghan factional leaders came together at a UN-sponsored conference in Bonn, Germany, where the Bonn Agreement (p. 20) was signed. The Agreement appointed the Afghanistan Interim Administration (AIA, p. 4) and set out a timetable for re-establishing permanent government institutions and “a broad-based, gender sensitive, multi-ethnic and fully representative government” in Afghanistan over the course of two and a half years. The Emergency Loya Jirga (ELJ, p. 27) of June 2002 replaced the AIA with the Afghanistan Transitional Authority (ATA), and elected Hamid Karzai as the head of state — and temporary head of government, in the absence of a legislature — of the Transitional Islamic State of Afghanistan.

In line with the Bonn timetable, a new Constitution (full text included in the Documents section of this Guide) was debated and endorsed by a Constitutional Loya Jirga (CLJ, p. 22), which ran from 14 December 2003 to 4 January 2004. The Constitution provides for an elected President, along with two nominated Vice Presidents, and a National Assembly comprising two houses, the lower Wolesi Jirga (House of the People) and the upper Meshrano Jirga (House of Elders). On the subnational level, it provides for elected Provincial, District, Village and Municipal Councils, as well as Governors and Mayors appointed by the President.

In an election held on 9 October 2004, Hamid Karzai became the first popularly elected President of Afghanistan, with 55 percent of the vote. He was sworn in on 7 December 2004, at which time the transitional state officially became the new Islamic Republic of Afghanistan. President Karzai chaired the interim Cabinet, which effectively acted as Afghanistan’s legislative body until the National Assembly was elected and convened.

Legislative, provincial and district elections were supposed to be held concurrently with the presidential election, but were postponed due to security and technical problems. Elections for the Wolesi Jirga and Provincial Councils were eventually held on 18 September 2005, while District Council elections were postponed until the disputes over district boundaries could be resolved by the Wolesi Jirga. As of February 2008, District Council elections had not been held or planned.

Although the September 2005 elections officially ended Afghanistan’s transitional phase, the country’s government is still very much in transition. Some of the institutions discussed in this section are only officially in place, and many reforms will take a significant length of time to filter through the system or to reach provinces and districts. A variety of wide-ranging administrative reforms of government departments are in process through the Public Administrative Reform (PAR, p. 45). The establishment of new government agencies and merging of ministries is also ongoing, and government institutions are likely to continue to evolve over the next several years.
The Public Sector

Structure

Afghanistan’s public sector consists of the central government, provinces, municipalities (urban sub-units of provinces) and districts (rural sub-units of provinces), as well as state enterprises (wholly and majority owned). State agencies, including central government ministries and institutions, are considered to be primary budgetary units with their own discrete budgets.

In theory, Afghanistan is a unitary state: All political authority is vested in the government in Kabul. The powers and responsibilities of the provincial and district administrations are determined (and therefore may be withdrawn) by the central government. Though provinces and districts are legally recognised units of subnational administration, they are not intended to be autonomous in their policy decisions. Given the political and military strength of some regional power-holders, however, the practical reality is that certain provinces have considerable decision-making authority.

The Constitution explicitly allows a measure of decentralisation by stating that “the government, while preserving the principle of centralism — in accordance with the law — shall delegate certain authorities to local administration units for the purpose of expediting and promoting economic, social, and cultural affairs, and increasing the participation of people in the development of the nation” (Article 2, Chapter 8). It specifies that a Provincial Council with elected members is to be formed in every province, and that District and Village Councils are to be elected.

The country’s 34 provinces are the basic units of local administration. The executive at the provincial level is the Governor, who is appointed by the President. The provinces are not distinct political entities in any legal sense and formally have a very modest role in decisions concerning their own structure, recruitment of senior staff, and size and composition of workforce. In effect, the administration of each province is a collection of branches of central government ministries. The majority of decisions on provincial staffing are made in Kabul by the parent ministry, in negotiation with the Office of Administrative Affairs (OAA) and with oversight by the head of the Independent Administrative Reform and Civil Service Commission (IARCSC, p. 28). Beginning in SY1386 (2007–08), certain key posts also require ratification by the Independent Appointments Board of the IARCSC.
The provinces (wolayat) are divided into districts (woleswali) and municipalities (sharwali). Administrative arrangements between the province and its districts are similar to those in the relationship between the centre and the province. The central ministry in Kabul determines district staffing and budget allocations, however, leaving provincial officials with relatively little discretion in this regard, at least officially. Municipalities are overseen by the Ministry of Interior (MoI) in Kabul, in some provinces with significant influence by the Governor. The MoI approves staffing numbers and budgets in each municipality, even though municipalities are entitled to collect and retain their own taxes. In some provinces, such as Herat and Kandahar, rural municipalities also have a reporting relationship with the provincial municipality although this is contrary to the established government structure.

A new government body for subnational administration, the Independent Directorate for Local Governance (IDLG, p. 28), was created in August 2007. IDLG has a mandate to improve governance and achieve stability on the subnational level, and is responsible for supervising provincial and district Governors, Provincial Councils, and municipalities (except Kabul Municipality). When fully functional, IDLG will work in partnership with a multitude of government ministries and offices.

Central government ministries and institutions are primary budget units with specific budgets determined by law, while the provincial departments of the central government ministries are secondary budgetary units, and receive their allotments at the discretion of the primary budget unit. There are no specific provincial department budgets. Districts are tertiary budget units; their budget allocations depend on the decisions made by the relevant provincial-level departments of the Kabul ministries. All revenues collected by provinces and districts are national revenues; provinces are merely the tax collectors. In effect, both provincial and district staffing levels and budgets are determined based more on precedent than on rational planning. This system gives Kabul considerable political authority over provincial expenditure policy, although provincial and district Governors have a certain amount of de facto authority.

State enterprises report to the ministry or department in their respective sector. For example, the head of a coal mine would report to the provincial Department of Mines as well as the Ministry of Mines in Kabul. There are no provincially owned enterprises.

Although they do not hold formal power, community shuras or jirgas can also be influential local actors. Shuras (best translated as local councils) are longstanding features of Afghan political society. They are convened on an ad hoc basis and are rarely permanent bodies with identifiable members. Shuras of ulema (Islamic scholars) and shuras of elders are usually found at the provincial level, though there are often competing local and district shuras, some of which are run by unelected strongmen. As District Councils are yet to be elected, many district administrators make use of shuras in their activities. Many districts are also effectively divided into manteqas, which correspond to areas of shared resources.

In addition to the provincial and district administrative structures, historically there has been a definition of regions or zones (hawza) in Afghanistan, primarily for military purposes. These hawza have no legal standing as administrative units and, unlike provinces, districts and municipalities, are not mentioned in the 1964 Constitution or the new 2004 Constitution. At
times, however, they have been used for administrative convenience. Formally, this zonal structure no longer exists, but some inter-provincial coordination and sectoral activities based on zones continue.

The President is commander-in-chief of the Afghanistan National Army (ANA, p. 4), and the government does not recognise any other military or paramilitary units. The ANA and the Afghan National Police (ANP, p. 5) are both based on five regional commands, in Kabul, Gardez, Herat, Mazar-i-Sharif and Kandahar. ANA regional commanders report to the Ministry of Defence in Kabul, and the ANP regional commanders report to the Ministry of Interior.

Pay and Grading

Every public employee has a grade — in Kabul, in the provinces, and at the district level. Two scales apply throughout Afghanistan, one for permanent staff (karmand) and one for contract staff (agir). Karmand are regular, permanent public employees, whereas agir are (officially) hired on fixed-term contracts. In practice, most agir employees remain in government for many years and follow a career path very similar to that of karmand staff. The two pay scales are almost identical.

The key differences between karmand and agir employees are:

- Agir employees are meant to occupy lower-skilled and manual labour posts (such as drivers, cooks, painters, etc);
- Advancement through the grade (and pay) structure for many agir positions is capped at a particular level (for instance, drivers cannot be promoted beyond grade 4); however, higher-skilled agir employees can advance to the top of the scale (“over” grade); and
- Agir employees are not entitled to receive a professional bonus in addition to their salary.

Pay policy is set centrally for all public employees in Afghanistan. The pay system emphasises rank-in-person arrangements — employees are promoted even if they remain in the same position — rather than the more common rank-in-post arrangements, where promotion generally comes with a new job). Thus, through years of service and regular promotions (once every three years), staff in lower positions of authority can occupy a higher grade and earn a higher salary than their managers. Different occupational groups have ceilings above which they cannot be promoted.

The underlying pay scale, established by the 1970 (SY1349) Law on the “Status and Condition of Government Employees”, and amended by the 1977 (SY1356) Decree No. 143, offers a reasonably well-structured scale for base pay. The real salary scale for public employees is low — meal allowances (given equally to all public employees) can account for over 90 percent of the monthly pay. Since 2004, the Independent Administrative Reform and Civil Service Commission (IARCSC, p. 28) has been working to update the government’s pay and grading structure, crucial to the government’s efforts to attract and retain qualified staff and to reduce incentives for corruption within the civil service. A new Civil Service Law was passed in 2005
(SY1384), and in 2007 an eight-grade structure was designed, with new pay scales attached to these grades (with a minimum salary of US$80 and maximum of US$800). Implementation will be sequenced, re-grading senior positions (Grades 1 and 2) first, followed by junior grades on a ministry-by-ministry basis.

Pay and grading reform is one element of the IARCSC-led Public Administration Reform (PAR, p. 45) framework, which seeks to restructure the civil service and institute merit-based, non-partisan recruitment. Practical reforms took place in several government departments and agencies in 2006-07 through a revised Priority Restructuring and Reform (PRR) process which streamlines the work and structure of key departments, reduces costs, and improves effectiveness.

The effectiveness of pay and grading reforms may be complicated by the so-called “second civil service” consisting of officials, advisors, and staff of aid contractors and international agencies, most of whom receive higher salaries through “top ups”.

Afghanistan’s Democratic System

The Executive

The executive branch of Afghanistan’s central government is comprised of the Office of the President, two Vice Presidents, the Attorney General, 25 ministers, as well as several independent bodies and other central government agencies. Thirty ministries existed under the Afghan Transitional Authority (ATA, p. 7), but in 2004 and again in early 2006 the functions of several ministries were merged, creating a more streamlined cabinet.

The President is directly elected by secret ballot for a five-year period and can serve a maximum of two terms. Candidates for the presidency name their two vice presidential candidates at the time of nomination. The President is elected by absolute majority; if no candidate receives over 50 percent of the votes, a run-off election is held between the top two candidates.

The President is the head of state, the chair of the Cabinet and the commander-in-chief of the armed forces. He appoints the ministers, the Attorney General, the Governor of Da Afghanistan Bank (the central bank), the members of the Supreme Court and various other posts with the approval of the National Assembly.

For a list of ministers and other government officials, see p. 65-66.

The Legislature

As provided by the 2004 Constitution, the National Assembly — commonly referred to as the Parliament — consists of two houses, the lower Wolesi Jirga (House of the People) and the upper Meshrano Jirga (House of Elders). The new National Assembly convened for the first time in December 2005, following the September 2005 parliamentary elections.
Members of the **Wolesi Jirga** are elected directly for five years by free and secret ballot in provincial constituencies. There are currently 249 seats in the **Wolesi Jirga**; the Constitution stipulates that the maximum number of seats is 250. Seats are distributed among the provinces according to population size (see table on p. 60). An average of two seats from each province, 68 in total, are reserved for women. Ten seats are reserved for the *kuchi* (nomad) population, three of which must go to women.

The **Meshrano Jirga** has 102 members, selected by a mixture of presidential appointments and indirect elections following popular elections for the **Wolesi Jirga** and Provincial and District Councils. Two-thirds of the members are indirectly elected and one-third are appointed. The Constitution stipulates that members of the **Meshrano Jirga** are elected and appointed as follows:

- From among the members of each Provincial Council, the respective council elects one person for a period of four years.
- From among the District Councils of each province, the respective councils elect one person for a period of three years.
- The President from among experts and experienced persons — including two representatives of the disabled and two representatives of nomads — appoints the remaining one third of the members for a period of five years. Of these presidential appointees, 50 percent are to be women.

As District Council elections have been postponed indefinitely, a temporary solution has been devised: Each Provincial Council elects two of its members to the **Meshrano Jirga** (one for four years and a second for three years or until district elections are held), thereby maintaining the 2:1 ratio of elected to appointed seats until District Councils are formed.

Members of the National Assembly must be Afghan citizens. Candidates must be at least 25 years of age at the date of candidacy for the **Wolesi Jirga**, and at least 35 at the date of election or appointment to the **Meshrano Jirga**. It is not possible to be a member of both the **Meshrano Jirga** and **Wolesi Jirga** at the same time.

The National Assembly convenes two ordinary sessions a year, and its term is nine months in the year. Sessions are open to the public unless secrecy is requested by the Chairman of the National Assembly or at least ten members and it is granted by the Assembly.

According to Article 90 of the Constitution, the National Assembly has the following authorities:

- Ratification, modification, or abrogation of laws and legislative decrees;
- Approval of plans for economic, social, cultural, and technological development;
- Approval of state budget, permission for obtaining and granting loans;
- Creation, modification, and abrogation of administrative units;
- Ratification of international treaties and agreements, or abrogation of the membership of Afghanistan to them; and
- Other authorities specified in the Constitution.
Policies and legislation can be initiated by the Office of the President, individual ministries or the National Assembly, and become law after passing through both houses of the National Assembly and being endorsed by the President. Article 94 of the Constitution states that:

- Law is what both Houses of the National Assembly approve and the President endorses unless this Constitution states otherwise.
- In case the President does not agree to what the National Assembly approves, he can send the document back with justifiable reasons to the Wolesi Jirga within 15 days of its submission.
- With the passage of this period or in case the Wolesi Jirga approves a particular case again with a two-third majority vote, the bill is considered endorsed and enforced.

Certain legislative documents (rules, directives, and guidelines) can be decreed by individual ministers. A proposed bill or signed decree should be passed by the National Assembly within one month of its submission. There are 18 commissions in the Wolesi Jirga and 14 in the Meshrano Jirga.

In March 2007, Afghanistan’s National Assembly passed a controversial bill offering general amnesty from prosecution to all former combatants who agree to abide by the Constitution and laws of Afghanistan. The bill allows for the prosecution of National Assembly members already under investigation when the bill became law.

**Provincial Councils**

The 34 Provincial Councils have between nine and 29 members depending on the size of the province’s population, and are elected in a single provincial constituency. Candidates must reside in the province in which they stand for election, and cannot stand simultaneously for both Wolesi Jirga and Provincial Council elections. The election law states that one quarter of the seats on a Provincial Council should be reserved for women. Two members from each Provincial Council serve in the Meshrano Jirga (this will decrease to one member per Provincial Council when District Councils have been elected and formed).

The 2007 Provincial Council Law is vague on the Councils’ responsibilities, and significant confusion remains about their exact role. To date, the role of the Provincial Councils has been to: elect, from among its own elected members, provincial representatives to the Meshrano Jirga; participate in the development of the provinces and the improvement of administrative affairs; and advise and cooperate with the provincial administrations on a variety of issues, including development planning.

**District Councils**

According to the Constitution, District Councils will have between five and 15 members depending on the size of the district’s population. Candidates must reside in the district in which they stand for election. When formed, District Councils will elect one-third of the members of the Meshrano Jirga. Elections for District Councils have been postponed until
disputes over district boundaries have been resolved by the *Wolesi Jirga*. As of January 2008, District Council elections had not been held or planned.

**Village Councils and Municipal Councils**

The Constitution also calls for the election of Village Councils, Municipal Councils and Mayors through free, general, secret and direct elections. Village Councils are to be elected for three years. The terms of Municipal Councils and Mayors are not yet specified, and the mandates of Village and Municipal Councils are not elaborated in the Constitution or the Election Law. Elections for these bodies are unlikely to be held in the next several years.

As mentioned above, the mandates and roles of Provincial, District and Village Councils are yet to be completely defined. There is a need for coordination between these new councils and existing bodies such as those of the public administration, informal *shuras* and the Community Development Councils (CDCs) set up by the National Solidarity Programme (NSP).

**Electoral system**

In Afghanistan, suffrage is universal for male and female citizens 18 years of age and older.

Afghanistan’s first post-war election law was signed by then-interim President Karzai in May 2004. A revised version of the law was approved by presidential decree on 29 April 2005, ending a long debate over the system for electing representatives to the *Wolesi Jirga*.

The electoral system chosen was the unusual Single Non-Transferable Vote (SNTV). Under SNTV, each eligible Afghan voter casts one vote for one individual in his or her multi-member constituency (province). The principal benefits of the SNTV system are that it is easy to explain to voters and simple to count. It also ensures representation of independent candidates, which can be important in a country suspicious of political parties (see below).

On the other hand, SNTV encourages personality-driven politics and undermines the role of political parties and constituency platforms. Because all votes go to individuals, a party’s candidates may win the majority of votes in a province, but still receive only a minority of the seats. SNTV can also have a negative impact on the development of effective parliamentary politics by encouraging candidates to push local, ethnic or tribal issues rather than promoting a national agenda and encouraging coalition building and cooperation between ethnic or regional groupings.

Election experts have debated whether other electoral models might be more appropriate for Afghanistan. Some critics of SNTV have argued that Open List Proportional Representation would be a better system, due to its transparent translation of votes into seats and its encouragement of national-based multi-ethnic parties.

**Allocation of seats**

The Constitution states that *Wolesi Jirga* seats are to be distributed among the provinces according to population. This provision has proved difficult because some district and
provincial boundaries remain disputed and no authoritative population data is available. The last census in Afghanistan was conducted in 1979 and was never completed. A new census is planned for mid-2008 (see CSO, p. 21). In preparation for the new census, a household listing survey was conducted in 2004–05. Seat allocations for the 2005 Wolesi Jirga elections were based on an average of this recent household listing and the 1979 census figures adjusted for population growth using an annual population growth rate of 1.92 percent.

<table>
<thead>
<tr>
<th>Province</th>
<th>Population</th>
<th>Wolesi Jirga seats</th>
<th>Provincial Council seats</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Total</td>
<td>Women</td>
</tr>
<tr>
<td>TOTAL</td>
<td>21,677,700</td>
<td>249</td>
<td>65</td>
</tr>
<tr>
<td>Badakhshan</td>
<td>790,200</td>
<td>9</td>
<td>2</td>
</tr>
<tr>
<td>Badghis</td>
<td>412,400</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>Baghlan</td>
<td>748,000</td>
<td>8</td>
<td>2</td>
</tr>
<tr>
<td>Balkh</td>
<td>1,052,500</td>
<td>11</td>
<td>3</td>
</tr>
<tr>
<td>Bamyan</td>
<td>371,900</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>Daikundi</td>
<td>383,600</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>Farah</td>
<td>420,600</td>
<td>5</td>
<td>1</td>
</tr>
<tr>
<td>Faryab</td>
<td>824,500</td>
<td>9</td>
<td>3</td>
</tr>
<tr>
<td>Ghazni</td>
<td>1,020,400</td>
<td>11</td>
<td>3</td>
</tr>
<tr>
<td>Ghor</td>
<td>574,800</td>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td>Helmand</td>
<td>767,300</td>
<td>8</td>
<td>2</td>
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<tr>
<td>Herat</td>
<td>1,515,400</td>
<td>17</td>
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<td>Jawzjan</td>
<td>443,300</td>
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<tr>
<td>Kabul</td>
<td>3,013,200</td>
<td>33</td>
<td>9</td>
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<tr>
<td>Kandahar</td>
<td>971,400</td>
<td>11</td>
<td>3</td>
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<tr>
<td>Kapisa</td>
<td>367,400</td>
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<td>1</td>
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<tr>
<td>Khost</td>
<td>478,100</td>
<td>5</td>
<td>1</td>
</tr>
<tr>
<td>Kunar</td>
<td>374,700</td>
<td>4</td>
<td>1</td>
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<tr>
<td>Kunduz</td>
<td>817,400</td>
<td>9</td>
<td>2</td>
</tr>
<tr>
<td>Laghman</td>
<td>371,000</td>
<td>4</td>
<td>1</td>
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<tr>
<td>Logar</td>
<td>326,100</td>
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<td>Nangarhar</td>
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<td>14</td>
<td>4</td>
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<td>Nimroz</td>
<td>135,900</td>
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<td>1</td>
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<td>Nuristan</td>
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<td>1</td>
</tr>
<tr>
<td>Paktia</td>
<td>458,500</td>
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<td>1</td>
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<tr>
<td>Paktika</td>
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<td>Panjshir</td>
<td>127,900</td>
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<td>1</td>
</tr>
<tr>
<td>Province</td>
<td>Population</td>
<td>Seats</td>
<td>Senate Seats</td>
</tr>
<tr>
<td>------------</td>
<td>------------</td>
<td>-------</td>
<td>--------------</td>
</tr>
<tr>
<td>Parwan</td>
<td>550,200</td>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td>Samangan</td>
<td>321,500</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>Sar-i-Pul</td>
<td>463,700</td>
<td>5</td>
<td>1</td>
</tr>
<tr>
<td>Takhar</td>
<td>811,700</td>
<td>9</td>
<td>2</td>
</tr>
<tr>
<td>Uruzgan</td>
<td>291,500</td>
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<td>1</td>
</tr>
<tr>
<td>Wardak</td>
<td>496,700</td>
<td>5</td>
<td>2</td>
</tr>
<tr>
<td>Zabul</td>
<td>252,700</td>
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<td>1</td>
</tr>
<tr>
<td>Reserved for Kuchi</td>
<td>10</td>
<td>3</td>
<td>n/a</td>
</tr>
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</table>

**Schedule of elections**

The Constitution prescribes the following elections schedule:

<table>
<thead>
<tr>
<th>Election</th>
<th>Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Presidential</td>
<td>Every 5 years</td>
</tr>
<tr>
<td>Meshrano Jirga (Presidential Appointees)</td>
<td>Every 5 years</td>
</tr>
<tr>
<td>Meshrano Jirga (Provincial Council representatives)</td>
<td>Every 4 years</td>
</tr>
<tr>
<td>Meshrano Jirga (District Council representatives)</td>
<td>Every 3 years</td>
</tr>
<tr>
<td>Wolesi Jirga</td>
<td>Every 5 years</td>
</tr>
<tr>
<td>Provincial Councils</td>
<td>Every 4 years</td>
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<tr>
<td>District Councils</td>
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<td>Village Councils</td>
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</tr>
<tr>
<td>Mayors</td>
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</tbody>
</table>

Given the low capacity and scarce resources of the Independent Election Commission (IEC, p. 29), the high cost and difficulty of holding elections in Afghanistan, the lack of security in some areas, and the unclear mandates of some elected bodies, it is likely the electoral calendar will continue to be revised. As of early 2008, the presidential elections were scheduled for mid-2009, while no date had been set for the parliamentary and Provincial Council elections.

**Political parties**

It is widely recognised that in a democratic system, political parties are necessary for effective representation of citizens’ interests and to advance and support policy creation and governance. Many Afghans, however, have a negative view of political parties, which they associate with the Communist Party and the Soviet invasion, as well as with mujahidin factions whose in-fighting caused much of the instability and bloodshed of the 1990s. Thus Afghans generally do not trust political parties, but see them as pursuing policies that are in the
interest of their particular ethnic group, clan or tribe. One rationale for Afghanistan’s unusual choice of electoral system was its emphasis on individual candidates rather than parties.

Afghans often associate political parties with militias, which previously acted with impunity in Afghanistan. While most of the major parties in Afghanistan once had close ties to military groups (and some still do), other fledgling parties have civilian roots and democratic intentions. The Constitution clearly prohibits political parties from having military wings, and a political party registration department has been established by the Ministry of Justice to approve those parties that meet the criteria set out in the Constitution. As of June 2007, 84 parties had been approved and registered by the Ministry of Justice; a list is available on the Ministry of Justice website: www.moj.gov.af/polpartieslist.html.

For the 2005 elections, very few candidates indicated political party affiliation in their nomination papers, and affiliation was not shown on the ballot. While this made ballots simpler, it may have prevented voters from knowing the alliances of those for whom they voted.

The Judiciary

The major permanent justice institutions in Afghanistan are the Supreme Court, the Office of the Attorney General and the Ministry of Justice. The justice sector was long heavily factionalised, with strained relationships among justice institutions. In 2007, however, Justice Sector Reform (JSR, p. 32) advanced significantly, with coordinated and integrated approaches adopted and implemented by the Afghan justice institutions, the Afghan government and the international assistance community.

The 2004 Constitution states: “The judicial branch is an independent organ of the state of the Islamic Republic of Afghanistan. The judicial branch consists of the Supreme Court (Stera Mahkama), High Courts, Appeal Courts, and Primary Courts, the structure and authorities of which are determined by law.” In June 2005, a new law regulating the judiciary and courts was passed by the Cabinet. Until this point, the system had been governed by the 1990 Law of the Jurisdiction and Organisation of the Courts of Afghanistan (No. 63, SY1369). The new law divides the courts into three tiers: the Supreme Court, the Courts of Appeal and the Primary Courts. It allows for travelling or mobile courts in the event that they are needed; these must be approved by the President.

The Supreme Court has wide-ranging powers of interpretation: Its duties include the review of laws, decrees, international treaties and international covenants to ensure they comply with the Constitution. The Office of the Attorney General is an independent body, part of the Executive branch, responsible for investigation and prosecution.

The Bonn Agreement stated that the Constitution of 1964 and other existing laws (providing they were not inconsistent with the Bonn Agreement or Afghanistan’s international legal obligations) would constitute an interim legal framework until a new Constitution was passed. The new Constitution entered into force in 2004 and numerous decrees and laws have been enacted according to its provisions. The department of the Ministry of Justice responsible for
drafting legislation, the Taqnin, has so far drafted more than a hundred laws, many of which have replaced old legislation. A large body of often contradictory legislation enacted by various former regimes remains, however, and harmonisation efforts are likely to take several years.

The reach of the formal justice system varies significantly across the country. A large proportion of disputes in Afghanistan are settled outside the formal court system — particularly, but not exclusively, in rural areas. Traditional justice mechanisms — shuras and jirgas — often settle civil and criminal disputes using sharia (Islamic) and customary law. The justice system is therefore governed by several different legal frameworks including state or civil law, sharia and customary law. There are common elements among these systems with respect to issues such as land and property, but they diverge quite dramatically on criminal matters and the role and nature of punishment. The Constitution allows for judges to be trained in either civil or Islamic law. Sitting judges are not allowed to hold political party membership.

As specified in the Bonn Agreement, the Judicial Reform Commission (JRC) was established in November 2002 to review and reform the fragmented justice sector. The JRC was tasked with guiding the physical and structural restoration of the justice system — balancing modern and Islamic law, addressing the plurality of legal organs, and clarifying the roles and reporting structures of the various parts of the judicial branch. The JRC was a temporary institution, and by early 2005 its role had devolved to the permanent justice institutions. National-level coordination of JSR is now the responsibility of the Rule of Law Working Group within the Governance, Rule of Law and Human Rights sector of the Afghanistan National Development Strategy (ANDS) process.

The Supreme Court

In accordance with the Constitution, the Supreme Court has nine members, appointed for ten-year terms by the President, with the approval of the Wolesi Jirga. The President selects one of the nine members to serve as Chief Justice. The Supreme Court manages the personnel, budgets, and policy decisions of the entire national, regional and local court system.

The Supreme Court convenes regular sessions at least once every 15 days, but additional sessions can be convened by request. The presence of at least six members is needed for a Supreme Court quorum, and decisions are made by majority vote. The Supreme Court is divided into four sub-courts or departments (dewans) — General Criminal, Public/National Security, Civil and Family Issues, and Commercial — each headed by a Supreme Court Justice.

Nine new Supreme Court members were sworn in on 5 August 2006. The new Court is characterised as moderate, technocratic and highly educated in comparison to its ultra-conservative predecessor.

Courts of Appeal

Courts of Appeal are being established in all provinces. They comprise the chief of the court, other judicial members and heads of dewans. There are six dewans in each Court of Appeal — General Criminal (which also deals with traffic violations), Public Security, Civil and Family,
Public Rights, Commercial and Juvenile — each of which has no more than six judicial members. The Courts of Appeal oversee the rulings and decisions of the Primary Courts and have the authority to correct, overturn, amend, confirm or repeal these rulings and decisions. They are also responsible for deciding on conflicts of judicial jurisdiction.

**Primary Courts**

There are Primary Courts for five jurisdictional areas: Central Provincial Courts, Juvenile Courts, Commercial Courts, Family Issues Courts and District Courts. There is to be at least one of each type in every province. The Central Provincial Courts consist of five *dewans* — General Criminal, Civil, Public Rights, Public Security and Traffic. District Courts are being established at the district level.

All criminal and civil cases are first to be resolved in the appropriate Primary Court. If there is a complaint based on the procedures or rulings of the Primary Court, the case goes to the Court of Appeal, which may refer cases to the Supreme Court. A high number of cases are routinely sent to appeal; some experts argue that this is a significant obstacle to effective judicial functioning.
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<td>Agriculture, Irrigation and Livestock</td>
<td>Obaidullah Ramin</td>
<td><a href="http://www.agriculture.gov.af">www.agriculture.gov.af</a></td>
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<tr>
<td>Borders and Tribal Affairs</td>
<td>Abdul Karim Barahawi</td>
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<td>Commerce and Industry</td>
<td>Mir Mohammad Amin Farhang</td>
<td><a href="http://www.commerce.gov.af">www.commerce.gov.af</a></td>
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<td>Communications and Information Technology</td>
<td>Amir Zai Sangin</td>
<td><a href="http://www.mcit.gov.af">www.mcit.gov.af</a></td>
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<tr>
<td>Counter Narcotics</td>
<td>General Khodaidad (deputy)</td>
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<td>Culture and Youth Affairs</td>
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<tr>
<td>Defence</td>
<td>Abdul Rahim Wardak</td>
<td>—</td>
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<tr>
<td>Economy</td>
<td>Mohammad Jalil Shams</td>
<td>—</td>
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<tr>
<td>Education</td>
<td>Mohammad Hanif Atmar</td>
<td><a href="http://www.moe.gov.af">www.moe.gov.af</a></td>
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<tr>
<td>Energy and Water</td>
<td>Mohammad Ismail Khan</td>
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<tr>
<td>Finance</td>
<td>Anwar-ul Haq Ahadi</td>
<td><a href="http://www.mof.gov.af">www.mof.gov.af</a></td>
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<td>Foreign Affairs</td>
<td>Rangin Dadfar Spanta</td>
<td><a href="http://www.mfa.gov.af">www.mfa.gov.af</a></td>
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<tr>
<td>Haj and Religious Affairs</td>
<td>Nematullah Shahrani</td>
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<tr>
<td>Higher Education</td>
<td>Ahzam Dadfar</td>
<td><a href="http://www.mohe.gov.af">www.mohe.gov.af</a></td>
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<tr>
<td>Interior Affairs</td>
<td>Zarar Ahmad Moqbel</td>
<td>—</td>
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<tr>
<td>Justice</td>
<td>Sarwar Danish</td>
<td><a href="http://www.moj.gov.af">www.moj.gov.af</a></td>
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<tr>
<td>Labour, Social Affairs, Martyrs and Disabled</td>
<td>Noor Mohammad Qarqeen</td>
<td>—</td>
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<td>Mines</td>
<td>Ibrahim Adel</td>
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<tr>
<td>Public Health</td>
<td>Mohammad Amin Fatimie</td>
<td><a href="http://www.moph.gov.af">www.moph.gov.af</a></td>
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<tr>
<td>Public Works</td>
<td>Sohrab Ali Saffary</td>
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<td>Refugees and Returnees</td>
<td>Sher Mohammad Etibari</td>
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<td>Rural Rehabilitation and Development</td>
<td>Mohammad Ehsan Zia</td>
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<td>Transport and Civil Aviation</td>
<td>Nimatullah Ehsan Jawed</td>
<td><a href="http://www.motca.gov.af">www.motca.gov.af</a></td>
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<tr>
<td>Urban Development and Housing</td>
<td>Yusuf Pashtun</td>
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<td>Women’s Affairs</td>
<td>Husn Bano Ghazanfar</td>
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</table>
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<tbody>
<tr>
<td>President</td>
<td>Hamid Karzai</td>
<td><a href="http://www.president.gov.af">www.president.gov.af</a></td>
</tr>
<tr>
<td>First Vice President</td>
<td>Ahmad Zia Masood</td>
<td>—</td>
</tr>
<tr>
<td>Second Vice President</td>
<td>Mohammad Karim Khalili</td>
<td>—</td>
</tr>
<tr>
<td>Senior Minister in the Cabinet</td>
<td>Hedayat Amin Arsala</td>
<td>—</td>
</tr>
<tr>
<td>National Security Advisor</td>
<td>Zalmai Rasool</td>
<td>—</td>
</tr>
<tr>
<td>Attorney General</td>
<td>Abdul Jabar Sabet</td>
<td><a href="http://www.ago.gov.af">www.ago.gov.af</a></td>
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<tr>
<td>Chief Justice of the Supreme Court</td>
<td>Abdul Salaam Azimi</td>
<td><a href="http://www.supremecourt.gov.af">www.supremecourt.gov.af</a></td>
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<tr>
<td>President of the <em>Wolesi Jirga</em></td>
<td>Mohammad Yunus Qanooni</td>
<td><a href="http://www.nationalassembly.af">www.nationalassembly.af</a></td>
</tr>
<tr>
<td>President of the <em>Meshrano Jirga</em></td>
<td>Hazrat Sebghatullah Mujaddidi</td>
<td><a href="http://www.nationalassembly.af">www.nationalassembly.af</a></td>
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<tr>
<td>Da Afghanistan Bank</td>
<td>Abdul Qadeer Fitrat</td>
<td><a href="http://www.centralbank.gov.af">www.centralbank.gov.af</a></td>
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<tr>
<td>Disarmament and Reintegration Commission</td>
<td>Mohammad Karim Khalili</td>
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<tr>
<td>Independent Administrative Reform and Civil Service Commission (IARCSC)</td>
<td>Ahmad Mushahed</td>
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The Constitution of Afghanistan

(This is an unofficial translation of the 2004 Constitution; refer to the Dari and Pashto versions for accuracy.)

Year 1382
In the Name of God, the Merciful, the Compassionate

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In the name of God, the Merciful, the Compassionate

Preamble

We the people of Afghanistan:

1 With firm faith in God Almighty and relying on His lawful mercy, and believing in the sacred religion of Islam;

2 Realising the injustice and shortcoming of the past, and the numerous troubles imposed on our country;

3 While acknowledging the sacrifices and the historic struggles, rightful jihad and just resistance of all people of Afghanistan and respecting the high position of the martyrs for freedom of the country;

4 With the understanding that Afghanistan is a single and united country and belongs to all ethnicities residing in this country;

In the Name of God, the Merciful, the Compassionate
5 Observing the United Nations Charter and respecting the Universal Declaration of Human Rights;
6 For strengthening national unity, safeguarding independence, national sovereignty, and territorial integrity of the country;
7 For establishing a government based on people's will and democracy;
8 For creation of a civil society free of oppression, atrocity, discrimination, and violence and based on the rule of law, social justice, protection of human rights, and dignity and ensuring the fundamental rights and freedoms of the people;
9 For strengthening the political, social, economic, and defensive institutions of the country;
10 For ensuring a prosperous life and sound environment for all those residing in this land; and
11 Finally for regaining Afghanistan’s deserving place in the international community;

have adopted this constitution in accordance with historical, cultural, and social requirements of the era, through our elected representatives in the Loya Jirga dated 14 Jaddi 1382 in the city of Kabul.

Chapter One: The State

Article 1 • Afghanistan is an Islamic Republic, independent, unitary and indivisible state.

Article 2 • The religion of the state of the Islamic Republic of Afghanistan is the sacred religion of Islam.
• Followers of other religions are free to exercise their faith and perform their religious rites within the limits of the provisions of law.

Article 3 • In Afghanistan no law can be contrary to the beliefs and provisions of the sacred religion of Islam.

Article 4 • National sovereignty in Afghanistan belongs to the nation that exercises it directly or through its representatives.
• The nation of Afghanistan consists of all individuals who are the citizens of Afghanistan.
• The nation of Afghanistan is comprised of Pashtun, Tajik, Hazara, Uzbek, Turkman, Baluch, Pashai, Nuristani, Aymaq, Arab, Qirghiz, Qizilbash, Gujur, Brahwui and other ethnic groups.
• The word Afghan applies to every citizen of Afghanistan.
• No member of the nation can be deprived of his/her citizenship of Afghanistan.
• Affairs related to the citizenship and asylum are regulated by law.
Article 5  • Implementation of the provisions of this constitution and other laws, defending independence, national sovereignty, territorial integrity, and ensuring the security and defence capability of the country, are the basic duties of the state.

Article 6  • The state is obliged to create a prosperous and progressive society based on social justice, protection of human dignity, protection of human rights, realisation of democracy, and to ensure national unity and equality among all ethnic groups and tribes and to provide for balanced development in all areas of the country.

Article 7  • The state shall observe Charter of the United Nations, international treaties, international conventions that Afghanistan is a part to, and the Universal Declaration of Human Rights.
  • The state prevents all types of terrorist activities, cultivation and smuggling of narcotic drugs and production and consumption of intoxicants (muskirat).

Article 8  • The state regulates the foreign policy of the country on the basis of preserving the independence, national interests, territorial integrity, non-interference, good neighbourliness, mutual respect, and equal rights.

Article 9  • Mines and other underground resources and cultural heritages are the properties of the state.
  • Protection, management and mode of proper utilisation of the public properties shall be regulated by law.

Article 10 • The state encourages and protects private investments and enterprises based on the market economy and guarantees their protection in accordance with the provisions of law.

Article 11 • Affairs related to the domestic and external trade shall be regulated by law in accordance with the needs of the national economy and the public interest.

Article 12 • Da Afghanistan Bank is the central and independent bank of the state.
  • Issuance of currency and formulation and implementation of monetary policy of the country are the mandates of the central bank in accordance with the law.
  • The central bank shall consult the economic commission of the Wolesi Jirga in matters related to printing of currency.
  • Structure and operation of this bank shall be regulated by law.
Article 13 • The state shall formulate and implement effective programs for the development of industries, growth of production, increasing of public living standards and support to craftsmanship.

Article 14 • The state shall design and implement within its financial resources effective programs for the development of agriculture and animal husbandry, improving the economic, social and living conditions of farmers, herders, settlement and living conditions of the nomads.
  • The state adopts necessary measures for housing and distribution of public estates to deserving citizens in accordance within its financial resources and the law.

Article 15 • The state is obliged to adopt necessary measures for safeguarding and improving forests and the environment.

Article 16 • From among the languages of Pashto, Dari, Uzbeki, Turkmani, Baluchi, Pashai, Nuristani, Pamiri and other languages spoken in the country, Pashto and Dari are the official languages of the state.
  • In areas where the majority of people speak one of the Uzbeki, Turkmani, Baluchi, Pashai, Nuristani and Pamiri languages, that language shall be recognised as third official language in addition to Pashto and Dari, the modality of its implementation shall be regulated by law.
  • The state adopts and implements effective plans for strengthening and developing all languages of Afghanistan.
  • Publications and mass media are allowed in all languages spoken in the country.
  • The existing national academic and administrative terminology of the country shall be preserved.

Article 17 • The state shall adopt necessary measures for promotion of education in all levels, development of religious education and organising and improving the conditions of mosques, madrasas and religious centres.

Article 18 • The calendar of the country shall be based on the migration of the Prophet (PBUH).
  • The basis of work for state offices shall be the solar calendar.
  • Fridays and the 28th of Asad and the 8th of Sawr are public holidays.
  • Other holidays shall be regulated by law.

Article 19 • The Afghan flag is made up of three equal parts, with black, red and green colours juxtaposed from left to right perpendicularly.
• The width of every collared piece is equal to half of its length. The national insignia is located in the centre of the flag. The national insignia of the state of Afghanistan is composed of Mehrab and pulpit in white colour. Two flags are located on its two sides. In the upper-middle part of the insignia the sacred phrase of “There is no God but Allah and Mohammad is his prophet, and Allah is Great” is placed, along with a rising sun. The word “Afghanistan” and year 1298 (solar calendar) is located in the lower part of the insignia. The insignia is encircled with two branches of wheat.
• The law shall regulate the use of national flag and emblem.

Article 20
• The National Anthem of Afghanistan shall be in Pashto and mention “Allahu Akbar” and the names of the ethnic groups of Afghanistan.

Article 21
• The capital of Afghanistan is the city of Kabul.

Chapter Two: Fundamental Rights and Duties of Citizens

Article 22
• Any kind of discrimination and privilege between the citizens of Afghanistan are prohibited.
• The citizens of Afghanistan – whether woman or man – have equal rights and duties before the law.

Article 23
• Life is a gift of God and a natural right of human beings. No one shall be deprived of this right except by the provision of law.

Article 24
• Liberty is the natural right of human beings. This right has no limits unless affecting the rights of others and public interest, which are regulated by law.
• Liberty and dignity of human beings are inviolable.
• The state has the duty to respect and protect the liberty and dignity of human beings.

Article 25
• Innocence is the original state.
• An accused is considered innocent until convicted by a final decision of an authorised court.

Article 26
• Crime is a personal action.
• The prosecution, arrest, and detention of an accused and the execution of penalty cannot affect another person.
Article 27  
- No act is considered a crime, unless determined by a law adopted prior to the date the offence is committed.
- No person can be pursued, arrested or detained but in accordance with the provisions of law.
- No person can be punished but in accordance with the decision of an authorised court and in conformity with the law adopted before the date of the offence.

Article 28  
- No citizen of Afghanistan accused of a crime can be extradited to a foreign state unless according to mutual agreement and international conventions that Afghanistan has joined.
- No Afghan would be sentenced to deprivation of citizenship or to exile inside the country or abroad.

Article 29  
- Torture of human beings is prohibited.
- No person, even with the intention of discovering the truth, can resort to torture or order the torture of another person who may be under prosecution, arrest, detention or convicted to be punished.
- Punishment contrary to human integrity is prohibited.

Article 30  
- Any statement, confession or testimony obtained from an accused or of another person by means of compulsion, are invalid.
- Confession to a crime is a voluntary admission before an authorised court by an accused in a sound state of mind.

Article 31  
- Every person upon arrest can seek an advocate to defend his/her rights or to defend his/her case for which he/she is accused under the law.
- The accused upon arrest has the right to be informed of the attributed accusation and to be summoned to the court within the limits determined by law.
- In criminal cases, the state shall appoint an advocate for a destitute.
- The confidentiality of oral, written or telephonic communications between an advocate and his/her accused client are immune from invasion.
- The duties and authorities of advocates shall be regulated by law.

Article 32  
- Being in debt does not limit a person’s freedom or deprive him/her of liberty.
- The mode and means of recovering a debt shall be regulated by law.

Article 33  
- The citizens of Afghanistan have the right to elect and be elected.
• Law regulates the conditions and means to exercise this right.

**Article 34**

• Freedom of expression is inviolable.
• Every Afghan has the right to express thoughts through speech, writing, or illustration or other means by observing the provisions of this Constitution.
• Every Afghan has the right to print or publish topics without prior submission to the state authorities in accordance with the law.
• Directives related to printing house, radio, television, press, and other mass media, shall be regulated by law.

**Article 35**

• The citizens of Afghanistan have the right to form social organisations for the purpose of securing material or spiritual aims in accordance with the provisions of law.
• The citizens of Afghanistan have the right to form political parties in accordance with the provisions of law, provided that:
  1. The program and charter of the party are not contrary to the principles of sacred religion of Islam, and the provisions and values of this Constitution;
  2. The organisational structure, and financial sources of the party are made public;
  3. The party does not have military or paramilitary aims and structures; and
  4. Should have no affiliation to a foreign political party or sources.
• Formation and functioning of a party based on ethnicity, language, religious sect and region is not permissible.
• A party set up in accordance with provisions of the law shall not be dissolved without lawful reasons and the decision of an authorised court.

**Article 36**

• The citizens of Afghanistan have the right to unarmed demonstrations for legitimate peaceful purposes in accordance with the law.

**Article 37**

• Confidentiality and freedom of correspondence and communication whether in the form of letters or through telephone, telegraph and other means are immune from invasion.
• The state does not have the right to inspect personal correspondence and communication unless authorised by the provisions of law.

**Article 38**

• A person’s residence is immune from invasion.
• Other than the situations and methods indicated in the law, no one, including the state, is allowed to enter or inspect a private residence without prior permission of the resident or holding a court order.
• In case of an evident crime, an official in charge of the situation can enter or conduct a house search prior to the permission of the court.
• The official involved in the situation is required to obtain a subsequent court order for the house search within the period indicated by law.

Article 39
• Every Afghan has the right to travel or settle in any part of the country except in the regions forbidden by law.
• Every Afghan has the right to travel abroad and return home in accordance with the provisions of law.
• The state shall protect the rights of the citizens of Afghanistan abroad.

Article 40
• Property is immune from invasion.
• No person shall be forbidden from acquiring and making use of a property except within the limits of law.
• No person’s property shall be confiscated without the provisions of law and the order of an authorised court.
• Acquisition of a person’s property, in return for a prior and just compensation within the bounds of law, is permitted only for securing public interests in accordance with the provisions of law.
• Inspection and disclosure of a private property are carried out only in accordance with the provisions of law.

Article 41
• Foreign individuals do not have the right to own immovable property in Afghanistan.
• Lease of immovable property for the purpose of investment is permissible in accordance with the law.
• The sale of estates to diplomatic missions of foreign countries and to those international agencies of which Afghanistan is a member is permissible in accordance with the provisions of law.

Article 42
• Every Afghan is obligated to pay taxes and duties to the government in accordance with the provisions of law.
• No taxes and duties are enforced without provisions of the law.
• The rate of taxes and duties and the method of payments are determined by law on the basis of observing social justice.
• This provision is also applied to foreign individuals and agencies.
• Every kind of tax, duty and income collected shall be delivered to the State account.
Education is the right of all citizens of Afghanistan, which shall be provided up to the level of the Bachelors (lisans) free of charge by the state.

The state is obliged to devise and implement effective programs for a balanced expansion of education all over Afghanistan, and to provide compulsory intermediate level education.

The state is also required to provide the opportunity to teach native languages in the areas where they are spoken.

The state shall devise and implement effective programs for balancing and promoting education for women, improving of education of the nomads and elimination of illiteracy in the country.

The state shall devise and implement a unified educational curriculum based on the provisions of the sacred religion of Islam, national culture, and in accordance with academic principles, and develops the curriculum of religious subjects on the basis of the Islamic sects existing in Afghanistan.

Establishing and operating of higher, general and vocational education are the duties of the state.

The citizens of Afghanistan also can establish higher, general, and vocational private educational institutions and literacy courses with the permission of the state.

The state can also permit foreign persons to set up higher, general and vocational educational private institutes in accordance with the law.

The conditions for admission to state higher education institutions and other related matters to be regulated by the law.

The state shall devise effective programs for the promotion of science, culture, literature and the arts.

The state guarantees the rights of authors, inventors, and discoverers and encourages and supports scientific researches in all areas and publicises the effective use of their results in accordance with the law.

Work is the right of every Afghan.

Working hours, paid holidays, right of employment and employee and other related affairs are regulated by law.

Choice of occupation and craft is free within the limits of law.

Forced labour is forbidden.
• Active participation in times of war, calamity, and other situations threatening lives and public welfare is a national duty of every Afghan.
• Children shall not be subjected to forced labour.

Article 50

• The state is obliged to adopt necessary measures for creation of a strong and sound administration and realisation of reforms in the administration system of the country.
• Government offices are bound to carry their work with full neutrality and incompliance with the provisions of law.
• The citizens of Afghanistan have the right of access to the information from the government offices in accordance with the provisions of law.
• This right has no limits, unless violation of the rights of the others.
• The citizens of Afghanistan are employed for state services on the basis of qualification without any kind of discrimination and in accordance with the law.

Article 51

• Any person suffering undue harm by government action is entitled to compensation, which he can claim by appealing to court.
• With the exception of situation stated in the law, the state cannot claim its right without the order of an authorised court.

Article 52

• The state is obliged to provide free means of preventive health care and medical treatment, and proper health facilities to all citizens of Afghanistan in accordance with the law.
• The state encourages and protects the establishment and expansion of private medical services and health centres in accordance with law.
• The state in order to promote physical education and improve national and local sports adopts necessary measures.

Article 53

• The state takes necessary measures for regulating medical services and financial support to descendants of martyred and lost, reintegration of the disabled and handicapped individuals and their active participation in the society in accordance with the law.
• The state guarantees the rights of pensioners and renders necessary assistance to needy elders, women without caretakers, disabled and handicapped individuals and needy orphans in accordance with the law.

Article 54

• Family is a fundamental unit of society and is supported by the state.
• The state adopts necessary measures to ensure physical and psychological well being of family, especially of child and mother,
upbringing of children and the elimination of traditions contrary to the principles of sacred religion of Islam.

Article 55  
- The defence of the country is the responsibility of all citizens of Afghanistan.  
- The conditions for military services are regulated by law.

Article 56  
- Observing the provisions of the Constitution, obeying the laws, adhering to public law and order are the duties of all people of Afghanistan.  
- Ignorance about the provisions of law is not considered an excuse.

Article 57  
- The state guarantees the rights and liberties of the foreign citizens residing in Afghanistan in accordance with the law.  
- These people are obliged to observe the laws of the state of Afghanistan in accordance with the International Law.

Article 58  
- The State, for the purpose of monitoring the observation of human rights in Afghanistan, and their promotion and protection, shall establish the Independent Human Rights Commission of Afghanistan.  
- Everyone in case of violation of his/her rights can report complaint to this Commission.  
- The Commission can refer the cases of violation of the human rights of the persons to the legal authorities, and assist them in defending their rights.  
- Structure and mode of function of this Commission will be regulated by law.

Article 59  
- No one can misuse the rights and freedoms under this Constitution against independence, territorial integrity, sovereignty and national unity.

Chapter Three: The President

Article 60  
- The President is the head of state of the Islamic Republic of Afghanistan, and conducts his authorities in executive, legislative, and judiciary branches in accordance with the provisions of this Constitution.  
- The President shall have first and second Vice Presidents.  
- The candidate to the Presidency on his or her candidacy shall also declare the names of the Vice Presidents to the nation.  
- The First Vice President in the absence, resignation, and or death of the President, acts in accordance with the provisions of this Constitution.
• In the absence of the first Vice President, the second Vice President shall act in accordance with the provisions of this Constitution.

Article 61
• The President is elected by receiving more than 50 percent of the votes cast through free, general, secret, and direct voting.
• The presidential term expires on the first of Jawza of the fifth year after the elections.
• Elections for the new President are held within thirty to sixty days before the end of the presidential term.
• If none of the candidates succeeds to receive more than 50 percent of the votes in the first round, a run-off election shall be held within two weeks.
• In this round, only two candidates with the highest number of votes will participate.
• In the run-off, the candidate who gets the majority of the votes shall be elected as the President.
• In case of death of one of the candidates during the first or second round, after the elections or prior to the announcement of the results of elections, new elections shall be held in accordance with the provisions of law.

Article 62
• Presidential candidates should possess the following qualifications:
  1. Should be citizen of Afghanistan, Muslim and born of Afghan parents, and should not have citizenship of another country;
  2. On the day of becoming a candidate, his age should not be less than forty years; and
  3. Should not have been convicted of crimes against humanity, criminal act, or deprivation of the civil rights by a court.
• No one can be elected as President for more than two terms.
• The provision of this Article is applies to the Vice Presidents as well.

Article 63
• The President-elect, prior to resumption of his/her duties, performs the following oath in accordance with the rules of procedures prescribed by law:

  In the name Allah, the Merciful, the Compassionate. In the name God Almighty, in the presence of you representatives of the nation of Afghanistan, I swear to obey and safeguard the provisions of the sacred religion of Islam, to observe the Constitution and other laws of Afghanistan and supervise their implementation; to safeguard the independence, national sovereignty, and the territorial integrity of Afghanistan and the fundamental rights and interests of the people of Afghanistan, and with the assistance of God and the
support of the nation, to make great and sincere efforts for the happiness and progress of the people of Afghanistan.

Article 64

The power and duties of the President are as follows:
1. Supervising the implementation of the Constitution;
2. Determining the fundamental policies of the state with the approval of the National Assembly;
3. Being the Command-in-Chief of the armed forces of Afghanistan;
4. Declaration of war and ceasefire with the confirmation of the National Assembly;
5. Taking the required decision to defend the territorial integrity and protect the independence;
6. Sending contingents of the armed forces to foreign countries with the confirmation of the National Assembly;
7. Convening Loya Jirga except in the situation stated in Article 68 of this Constitution;
8. Declaring the state of emergency and ending it with the confirmation of the National Assembly;
9. Inaugurating the National Assembly and the Loya Jirga;
10. Accepting resignation of the Vice Presidents;
11. Appointing Ministers, the Attorney General, the Governor of the Central Bank, Head of the National Security Directorate and the President of the Afghan Red Crescent Society with the confirmation of the Wolesi Jirga, dismissing them and accepting their resignations;
12. Appointing the head and members of the Supreme Court with the confirmation of the Wolesi Jirga;
13. Appointing, retiring and accepting the resignation of and dismissing judges, officers of the armed forces, police, national security, and high-ranking officials in accordance with the law;
14. Appointing heads of the diplomatic missions of Afghanistan in foreign countries and international organisations;
15. Accepting the credentials of diplomatic missions in Afghanistan;
16. Signing laws and legislative decrees;
17. Issuing credential letter for the conclusion of bilateral and international treaties in accordance with the provisions of law;
18. Reducing and pardoning penalties in accordance with the law;
19. Issuing medals and honorary titles in accordance with the provision of law;
20 Establishing commissions for the improvement of the administrative condition of the country, in accordance with the law; and

21 Exercising other authorities in accordance with the provisions of this Constitution.

Article 65
- The President can call for a referendum on important national political, social or economic issues.
- Call for referendum shall not be contrary to the provisions of this Constitution or for amending it.

Article 66
- The President takes into consideration the supreme interests of the people of Afghanistan while enforcing the powers stated in this Constitution.
- The President cannot sell or bestow state properties without the provisions of law.
- The President cannot act based on linguistic, ethnic, religious, political, and regional considerations during his term in office.

Article 67
- In case of resignation, impeachment, or death of the President, or of a serious illness that could hinder the performance of duties, the First Vice President undertakes his/her duties and authorities.
- The President submits his/her resignation personally to the National Assembly.
- The serious illness shall be proved by an authorised medical committee appointed by the Supreme Court.
- In this case, election for the new President shall be held within the period of three months in accordance with the Article 61 of this constitution.
- During the time when the First Vice President acts as the interim President, he/she cannot perform the following:
  1 Amendment of the constitution
  2 Dismissal of Ministers
  3 Call for a referendum
- During this period the Vice Presidents can nominate themselves as candidates for the post of President in accordance with the provisions of this constitution.
- In the absence of the President, the duties of the First Vice President shall be determined by the President.
Article 68  • In case of resignation and or death of one of the Vice Presidents, another person shall replace him by the proposal of the President and approval of the *Wolesi Jirga*.

• In case of simultaneously death of the President and the First Vice President, in turn the Second Vice President, the Chair of the *Meshrano Jirga* and in the absence of the chair of the *Meshrano Jirga*, the Chair of the *Wolesi Jirga*, and in the absence of the Chair of the *Wolesi Jirga*, the Foreign Minister shall perform the duties of the President in accordance with the Article 67 of this Constitution.

Article 69  • The President is responsible to the nation and the *Wolesi Jirga* according to this Article.

• Accusations of crime against humanity, national treason or crime can be levelled against the President by one third of the members of the *Wolesi Jirga*.

• If two third of the *Wolesi Jirga* votes for charges to be brought forth, the *Wolesi Jirga* shall convene a *Loya Jirga* within one month. If the *Loya Jirga* approve the accusation by a two thirds majority of votes the President is then dismissed, and the case is referred to a special court. The special court shall be composed of three members of the *Wolesi Jirga*, and three members of the Supreme Court appointed by the *Loya Jirga* and the Chair of the *Meshrano Jirga*.

• The lawsuit is conducted by a person appointed by the *Loya Jirga*.

• In this situation, the provisions of Article 67 of this Constitution are applied.

Article 70  • The salary and expenditures of the President are regulated by law.

• After expiration of his term, the President is entitled to financial benefits of the presidency for the rest of his life in accordance with the law except in the case of dismissal.

**Chapter Four: The Government**

Article 71  • The government consists of the Ministers who work under the Chairmanship of the President.

• Number of the Ministers and their duties shall be regulated by law.

Article 72  • The person who is appointed as the Minister, should have the following qualifications:

1. Must have only the citizenship of Afghanistan. Should a nominee for a ministerial post hold also the citizenship of another country, the
Wolesi Jirga shall have the right to confirm or reject his or her nomination;

2. Should have higher education, work experience and good reputation;

3. His/her age should not be less than thirty-five; and

4. Should not have been convicted of crimes against humanity, criminal act, or deprivation of civil rights by a court.

Article 73

• The Ministers can be appointed from within and without the National Assembly.

• If a member of the National Assembly is appointed as a Minister, he/she loses his/her membership in the National Assembly, and is replaced by another person in accordance with the provisions of law.

Article 74

• Prior to taking office, the Minister performs the following oath in the presence of the President:

  In the name of Allah, the merciful and compassionate I swear in the name of God Almighty to support the provisions of the sacred religion of Islam, follow the Constitution and other laws of Afghanistan, protect the rights of citizens, and safeguard the independence, territorial integrity and national unity of Afghanistan, and consider God Almighty present in performing all my responsibilities, and honestly perform the duties assigned to me.

Article 75

• The government shall have the following duties:

  1. Execute the provision of this Constitution, other laws, and final orders of the courts;

  2. Protect the independence, defend the territorial integrity, and safeguard the interests and dignity of Afghanistan in the international community;

  3. Maintenance of public law and order and elimination of administrative corruption;

  4. Prepare the budget, regulate financial affairs and protect public wealth;

  5. Devise and implement programs for social, cultural, economic, and technological progress;

  6. Report to the National Assembly at the end of the fiscal year about the tasks accomplished and about the main plans for the new fiscal year; and

  7. Perform other duties as recognised by this Constitution and other laws to be duties of the government.
Article 76 • In order to implement the main policies of the country and regulation of its duties, the government shall devise and approve regulations.
• These regulations should not be contradictory to the text and spirit of any law.

Article 77 • As heads of administrative units and members of the government, the Ministers perform their duties within the limits determined by this Constitution and other laws.
• The Ministers are responsible to the President and the Wolesi Jirga for their particular duties.

Article 78 • If a Minister is accused of crime against humanity, national treason or criminal act of a crime, the case shall be referred to a special court in accordance with the Article 134 of this constitution.

Article 79 • In cases of recess of the Wolesi Jirga, the government can adopt legislation in an emergency situation on matters other than those related to budget and financial affairs.
• The legislative decrees become laws after they are signed by the President.
• The legislative decrees should be submitted to the National Assembly in the course of thirty days beginning from the first session of the National Assembly.
• In case of rejection by the National Assembly, the legislations become void.

Article 80 • Ministers during the course of their work cannot use their posts for linguistic, regional, ethnic, religion and partisan purposes.

Chapter Five: The National Assembly

Article 81 • The National Assembly of the Islamic Republic of Afghanistan as the highest legislative organ is the manifestation of the will of its people and represents the whole nation.
• Every member of the National Assembly takes into judgment the general welfare and supreme interests of all people of Afghanistan at the time of casting their vote.

Article 82 • The National Assembly consists of two houses: Wolesi Jirga (the House of People) and Meshrano Jirga (House of Elders).
• No one can become member of both houses simultaneously.
Article 83

- Members of the *Wolesi Jirga* are elected by the people through free, general, secret, and direct elections.
- Their mandate ends on the 1st of Saratan of the fifth year after the elections and the new assembly starts its work.
- The election of the members of the *Wolesi Jirga* shall be held within 30 to 60 days before the expiry of the term of the *Wolesi Jirga*.
- The number of members of the *Wolesi Jirga*, proportionate to the population of each region, shall be not more than two hundred and fifty.
- Electoral constituency and other related issues shall be determined by election laws.
- In the election law measures should be adopted for so the election system shall provide general and just representation for all the people of the country and based on the population, from each province on average at least two female delegates shall have membership to the *Wolesi Jirga*.

Article 84

- Members of the *Meshrano Jirga* are elected and appointed as follows:
  1. From among the members of each Provincial Council, the respective council elects one person for a period of four years.
  2. From among the district councils of each province, the respective councils elect one person for a period of three years.
  3. The President from among experts and experienced personalities – including two representatives of the disabled and impaired and two representatives from the Nomads – appoints the remaining one third of the members for a period of five years.
- The President appoints 50 percent of these people from among women.
- A person who is appointed as a member of the *Meshrano Jirga* shall relinquish his membership in the respective council, and another person replaces him in accordance with the law.

Article 85

- A person who is nominated or appointed as a member of the National Assembly should have the following qualifications in addition to those considered by voters:
  1. Should be the citizen of Afghanistan, or has obtained the citizenship of the state of Afghanistan at least ten years before becoming candidate or being appointed.
  2. Should not have been convicted by a court for committing a crime against humanity, a crime, or sentenced of deprivation of his/her civil rights.
  3. Members of *Wolesi Jirga* should be at least twenty-five years old at the date of candidacy and members of the *Meshrano Jirga* should
be at least thirty-five years old at the date of candidacy or appointment.

Article 86  •  Credentials of members of the National Assembly are reviewed by the Independent Election Commission in accordance with the law.

Article 87  •  In the beginning of the legislative period, each one of the two houses elects one of its members as the Chairperson for one legislative period, and two people as the first and second Vice Chairperson, and two people as the secretary and assistant secretary for a period of one year.
  •  These individuals constitute the Bureau in their respective houses.
  •  The duties of the Bureau are determined in the regulations pertaining to the internal duties of each house.

Article 88  •  Each house of the National Assembly sets up commissions to study the topics under discussion in accordance with its internal regulations.

Article 89  •  The Wolesi Jirga has the authority to set up a special commission if one third of its members put forward a proposal to inquire about and study government actions.
  •  The composition and procedure of this commission is specified in the internal regulations of Wolesi Jirga.

Article 90  •  The National Assembly has the following authorities:
  1  Ratification, modification, or abrogation of laws and or legislative decrees;
  2  Approval of plans for economic, social, cultural, and technological development;
  3  Approval of state budget, permission for obtaining, and granting loans;
  4  Creation, modification, and or abrogation of administrative units;
  5  Ratification of international treaties and agreements, or abrogation of the membership of Afghanistan to them; and
  6  Other authorities specified in this Constitution.

Article 91  •  The Wolesi Jirga has the following special authorities:
  1  Deciding on interpellation of each of the Ministers in accordance with the provisions of Article 92 of this Constitution;
  2  Taking decisions about the state’s development programs and the state budget; and
Approval or rejection of the appointments according to the provisions of this Constitution.

Article 92
- The *Wolesi Jirga*, based on a proposal by twenty percent of its members, can interpellate each of the Ministers.
- If the responses given are not satisfactory, *Wolesi Jirga* shall consider the issue of vote of no confidence.
- The vote of no confidence on a Minister shall be explicit, direct, and on the basis of well-founded reasons.
- This vote should be approved by a majority of all members of the *Wolesi Jirga*.

Article 93
- Any commission of both Houses of the National Assembly can question each of the Ministers about specific topics.
- The person questioned can provide verbal or written response.

Article 94
- Law is what both Houses of the National Assembly approve and the President endorses unless this Constitution states otherwise.
- In case the President does not agree to what the National Assembly approves, he can send the document back with justifiable reasons to the *Wolesi Jirga* within fifteen days of its submission.
- With the passage of this period or in case the *Wolesi Jirga* approves a particular case again with a majority of two thirds votes, the bill is considered endorsed and enforced.

Article 95
- Proposal for the promulgation of a law can be initiated by the government, or members of the National Assembly, and in the domain of regulating the judicial affairs through the Supreme Court by the government.

Article 96
- If a proposal for the promulgation of law includes imposition of new taxes or reduction in state incomes, it is included in the working agenda on condition that an alternative source is also envisioned.

Article 97
- Proposals for promulgation of law initiated by the government are submitted first to the *Wolesi Jirga*.
- The *Wolesi Jirga* approves or rejects as a whole the proposal for promulgation of law including budget and financial affairs and the proposal of taking or giving loan after discussion.
- The *Wolesi Jirga* cannot delay the proposal more than one month.
- The proposed draft of law is submitted to the *Meshrano Jirga*, after its approval by the *Wolesi Jirga*. 
• The *Meshrano Jirga* decides on the draft within a period of fifteen days
• The National Assembly shall give priority to the promulgation of laws, treaties, and development plans of the government that require urgent consideration and decision as per the request of the government.
• If a proposal for promulgation of law is initiated by ten members of one of the two Houses and then approved by one fifth members of the respective houses, it can be admitted to the agenda of the respective houses.

**Article 98**
• The state budget and development plan of the government is submitted through the *Meshrano Jirga* along with advisory comments to the *Wolesi Jirga*.
• The decision of the *Wolesi Jirga*, irrespective of the consent of the *Meshrano Jirga*, is enforceable after it is signed by the President.
• If for some reasons the budget is not approved before the beginning of the new fiscal year, the budget of the year before is applied until the approval of the new budget.
• The government is obligated to give to the *Wolesi Jirga* the budget of the new fiscal year and a brief account of the current year’s budget within the forth quarter of the fiscal year.
• The definite account of the previous fiscal year shall be submitted by the government to the *Wolesi Jirga* within six months of the new year, in accordance with the provisions of law.
• The *Wolesi Jirga* cannot delay the approval of the budget for more than one month or permission to give or take loan for more than 15 days.
• If during this period *Wolesi Jirga* does not take any decision with regards to taking or giving loan, the proposal will be considered as approved.

**Article 99**
• If, during a session of the National Assembly, the annual budget or a developmental plan or an issue related to public security, territorial integrity, and the country’s independence is under discussion, the session of the assembly cannot end before the approval of the matter.

**Article 100**
• In case the decision of one house is rejected by another house, a combined committee composed of equal members of each house is formed to resolve the disagreement.
• The decision of the committee is enforced after its approval by the President.
• In case the combined committee cannot solve the disagreement, the defeated resolution is considered void.
• In this case the Wolesi Jirga can approve it in the next session of the Wolesi Jirga by a two third majority vote of its all members.
• This approval is assumed as enforceable, after it is signed by the President, without submission to the Meshrano Jirga.

Article 101
• No member of the National Assembly is legally prosecuted due to expressing his views while performing his duty.

Article 102
• When a member of the National Assembly is accused of a crime, the law enforcement authority informs the house, of which the accused is member, about the case, and the accused member can be prosecuted.
• In case of an evident crime, the law enforcement authority can legally pursue and arrest the accused without the permission of the house, which the accused is a member of.
• In both cases, when legal prosecution requires detention of the accused, law enforcement authorities are obligated to inform the respective house, about the case immediately.
• If the accusation takes place when the assembly is in recess, the permission of arrest is obtained from the administrative board of the respective house and the decision of this board is presented to the first session of the aforementioned house for a decision.

Article 103
• The Ministers can participate in the sessions of each one of the two houses of the National Assembly.
• Each house of the National Assembly can demand the participation of Ministers to take part in its session.

Article 104
• Both houses of the National Assembly hold their sessions separately at the same time.
• Under the following circumstances, both houses can hold joint sessions:
  1. When the legislative session or the annual session is inaugurated by the President.
  2. When it is deemed necessary by the President.
• In this case, the head of the Wolesi Jirga, chairs the joint session of the National Assembly.

Article 105
• The sessions of the National Assembly are open unless the Chairman of the assembly, or at least ten members of the National Assembly request their secrecy and the assembly accepts this request.
• No one shall enter the building of the National Assembly by force.
The quorum of the sessions of each house of the National Assembly for voting is complete with the presence of the majority of the members, and its decisions are taken with the majority of the members present, unless this Constitution states otherwise.

The National Assembly convenes two ordinary sessions each year.

The term of the National Assembly in each year is nine months.

When necessary, the assembly can extend this period.

Extraordinary sessions of the assembly during recess can take place by the order of the President.

In cases of the death, resignation and dismissal of a member of the National Assembly, and/or disability or handicap, which prevents performance of duties permanently, election in the related constituency is held for a new representative for the rest of the legislative period, in accordance with the law.

Matters involving the presence or absence of members of the National Assembly are regulated according to internal rules.

Proposals for amendments of the electoral law cannot be included in the working agenda of the assembly during the last year of the legislative period.

Loya Jirga is the highest manifestation of the people of Afghanistan.

Loya Jirga consists of the following:

1. Members of the National Assembly.
2. Chairpersons of the provincial and district councils.

The Ministers, Chief Justice and members of the Supreme Court and the Attorney General can participate in the sessions of the Loya Jirga without the right to vote.

Loya Jirga shall be convened in the following situations:

1. To take decision on the issues related to independence, national sovereignty, territorial integrity, and supreme interests of the country;
2. To amend the provisions of this Constitution; and
3. To prosecute the President in accordance with the provisions of Article 69 of this Constitution.
• The Loya Jirga in its first session elects from among its members a chairperson, a deputy chair, and a secretary and an assistant secretary.

• The quorum of the Loya Jirga for voting is completed by the majority of members.
• The decisions of the Loya Jirga are taken by a majority of the present members except in cases as explicitly stated in this Constitution.

• Discussions of the Loya Jirga are open except when one quarter of its members demand their secrecy, and the Loya Jirga accepts this demand.

• During the session of a Loya Jirga, the provision of Articles 101 and 102 of this Constitution are applied on its members.

Chapter Seven: The Judiciary

• The judicial branch is an independent organ of the state of the Islamic Republic of Afghanistan.

• The judicial branch consists of the Supreme Court (Stera Mahkama), High Courts, Appeal Courts, and Primary Courts, structure and authorities of which are determined by law.

• The Supreme Court is composed of nine members who are appointed by the President for a period of ten years with the confirmation of the Wolesi Jirga with observance of the provisions of last paragraph of the Article 50 and Article 118 of this Constitution. In the beginning the appointment will be as such:

  Three members are appointed for a period of four years, three members for seven years and three members for ten years.

• Later appointments will be for a period of ten years.
• The appointment of the members for the second term is not permissible.
• The President appoints one of its members as the Head of the Supreme Court.
• Members in no way can be dismissed from their service until the end of their term, except circumstances stated in Article 127 of this Constitution.

• A member of the Supreme Court should have the following qualifications:
  1. The age of the Head of the Supreme Court and its members should not be lower than forty at the time of appointment;
2 Should be citizen of Afghanistan;
3 Should have higher education in law or in Islamic jurisprudence,
   and should have enough expertise and experience in the judicial
   system of Afghanistan;
4 Should enjoy high ethics and good reputation;
5 Should not have been convicted of crimes against humanity, crimes,
   and sentenced of deprivation of his civil rights by a court; and
6 Should not be a member of any political party during the term of
   official duty.

Article 119 • Members of the Supreme Court take the following oath in the presence
of the President before occupying the post:

*In the name Allah, the Merciful and the Compassionate I swear in the name
of God Almighty to support justice and righteousness in accord with the pro-
visions of the sacred religion of Islam and the provisions of this Constitution
and other laws of Afghanistan, and to execute the duty of
being a judge with utmost honesty, righteousness and nonpartisanship.*

Article 120 • The authority of the judicial organ is to attend to all lawsuits in which
real individuals or incorporeal including the state stand before it as
plaintiff or defendant and in its presence is expressed in accord with
provisions of the law.

Article 121 • The Supreme Court on the request of the Government or the Courts
shall review the laws, legislative decrees, international treaties and
international covenants for their compliance with the Constitution and
provide their interpretation in accordance with the law.

Article 122 • No law, under any circumstance, can transfer a case from the
jurisdiction of the judicial branch to another organ as has been
determined in this Constitution.
• This provision does not apply to establishing special Courts stated in
  Articles 69 and 78 and 127 of this Constitution and military courts in
  matters relating to them.
• The structure and authority of these courts are regulated by law.

Article 123 • With observance of the provisions of this Constitution, the rules related
to the structure, authority, and performances of the courts, and the
duties of judges are regulated by law.

Article 124 • Other officials and administrative personnel of the judicial branch are
subject to the provisions of the laws related to the officials and other
administrative personnel of the state, but their appointment, dismissal, promotion, pension, rewards and punishments are regulated by the Supreme Court in accordance with the law.

**Article 125**
- The budget of the judicial branch is prepared by the Supreme Court in consultation with the government and presented by the government to the National Assembly as part of the state budget.
- Implementation of the budget of the judicial branch is the authority of the Supreme Court.

**Article 126**
- Members of the Supreme Court enjoy official financial benefits for the rest of their lives provided they do not occupy state and political positions.

**Article 127**
- When more than one third of the members of the *Wolesi Jirga* demand the trial of the Chief Justice, or a member of the Supreme Court due to a crime committed during the performance of duty, and the *Wolesi Jirga* approves of this demand by a majority of two thirds votes, the accused is dismissed from his post and the case is referred to a special court.
- The setting up of the court and the procedures of trial are regulated by law.

**Article 128**
- In the courts of Afghanistan, trials are open and everyone is entitled to attend trials in accordance with the law.
- The court, in situations, which are stated in the law or in situations in which the secrecy of the trial is deemed necessary, can conduct the trial behind closed doors, but the announcement of the court decision should be open in all instances.

**Article 129**
- The court is obliged to state the reasons for the decision it issues.
- All final decisions of the courts are enforceable, except for capital punishment, which is conditional upon approval of the President.

**Article 130**
- While processing the cases, the courts apply the provisions of this Constitution and other laws.
- When there is no provision in the Constitution or other laws regarding ruling on an issue, the courts’ decisions shall be within the limits of this Constitution in accord with the Hanafi jurisprudence and in a way to serve justice in the best possible manner.
• The Courts shall apply Shia school of law in cases dealing with personal matters involving the followers of Shia Sect in accordance with the provisions of law.
• In other cases if no clarification by this constitution and other laws exist, courts will resolve the matter according to laws of this Sect.

Article 132
• Judges are appointed with the recommendation of the Supreme Court and approval of the President.
• The appointment, transfer, promotion, punishment, and proposals to retire judges are within the authority of the Supreme Court in accordance with the law.
• The Supreme Court shall establish the General Administration Office of the Judicial Power for the purpose of better arrangement of the administration and judicial affairs and insuring the required improvements.

Article 133
• When a judge is accused of having committed a crime, the Supreme Court shall inquire about the case involving the judge in accordance with the law.
• After listening to his defence, when the Supreme Court regards the accusation to be valid, it shall present a proposal about the judge’s dismissal to the President.
• After the Presidential approval, the accused judge is dismissed from duty, and punished in accordance with the provisions of the law.

Article 134
• Discovery of crimes is the duty of the police and investigation and prosecution are conducted by the Attorney’s Office in accordance with the provisions of the law.
• The Attorney’s Office is part the Executive branch, and is independent in its performances.
• The structure, authority, and activities of the Attorney’s Office are regulated by law.
• Discovery and investigation of crimes related to the armed forces, Police, and National Security officials are regulated by a special law.

Article 135
• If parties involved in a case do not know the language in which the trial is conducted, they have the right to understand the material and documents related to the case through an interpreter and the right to speak in their mother language in the court.
Chapter Eight: The Administration

Article 136  • The Administration of the Islamic Republic of Afghanistan shall be based on central and local administrative units in accordance with the law.
  • The central administration is divided into a number of administrative units, each of which shall be headed by a Minister.
  • The local administrative unit is a province.
  • The number, area, parts, and structures of the provinces and the related administrations are regulated by law on the basis of population, social and economic conditions, and geographic location.

Article 137  • The government, while preserving the principle of centralism, shall delegate certain authorities to local administration units for the purpose of expediting and promoting economic, social, and cultural affairs, and increasing the participation of people in the development of the nation.

Article 138  • In every province a Provincial Council is to be formed.
  • Members of the Provincial Council are elected in proportion to the population by free, direct, secret ballot, and general elections by the residents of the province for a period of four years in accordance with the law.
  • The Provincial Council elects one of its members as Chairman.

Article 139  • The Provincial Council takes part in securing the developmental targets of the state and improving its affairs in a way stated in the law, and gives advice on important issues falling within the domain of the province.
  • Provincial councils perform their duties in cooperation with the provincial administration.

Article 140  • In order to organise activities involving people and provide them with the opportunity to actively participate in the local administration, councils are set up in districts and villages in accordance with the provisions of the law.
  • Members of these councils are elected by the local people through, free, general, secret and direct elections for a period of three years.
  • The participation of nomads in these councils is regulated by law.

Article 141  • Municipalities shall be set up in order to administer city affairs.
  • The mayor and members of the municipal councils are elected by free, general, secret, and direct elections.
  • The affairs related to municipalities are regulated by law.
For the purpose of the implementation of the provisions, and ensuring the values of this constitution, the state shall establish the required departments.

Chapter Nine: The State of Emergency

If due to war, threat of war, serious rebellion, natural disasters, or situations similar to these protecting the independence or nation’s survival becomes impossible by following the provision of this Constitution, the President in confirmation of National Assembly shall declare a state of emergency in some or all parts of the country.

If the state of emergency continues for more than two months, the agreement of National Assembly is required for its extension.

During the state of emergency, the President, with the consultations of heads of the National Assembly, and the Supreme Court can transfer some authorities of the National Assembly to the government.

During the state of emergency, the President with the consent of the heads of the National Assembly and the Supreme Court can suspend the validity of the following Articles or can place restrictions on them:
1 Paragraph two of Article 27;
2 Article 36;
3 Paragraph two of Article 37; and
4 Paragraph two of Article 38.

During the state of emergency, the Constitution cannot be amended.

If the Presidential term of office, and or the legislative period expire during a state of emergency, the new elections shall be postponed, and the presidency, and the legislative period shall be extended for up to four months.

If the state of emergency continues for more than four months, a Loya Jirga shall be called by the President for further decisions.

Following the termination of state of emergency, election would be held within two months

After the end of the state of emergency, the measures adopted on the basis of Articles 144 and 145 of this Constitution shall be considered invalid immediately.
Chapter Ten: Amendments

Article 149 • The provisions of adherence to the provisions of the sacred religion of Islam and the regime of Islamic Republic cannot be amended.

• The amendment of the fundamental rights of the people are permitted only in order to make them more effective

• Considering new experiences and requirements of the time, other contents of this Constitution can be amended by the proposal of the President or by the majority of members of the National Assembly in accordance with the provisions of Article 67, and 146 of this Constitution.

Article 150 • In order to implement proposals regarding amending the Constitution, a commission composed of members of the government, National Assembly, and the Supreme Court, would be established by a Presidential decree, and the commission shall prepare a draft of the amendments.

• For approval of the amendments, a Loya Jirga shall be convened by the decree of the President in accordance with the provisions of the Chapter on the Loya Jirga.

• When the Loya Jirga approves an amendment by a majority of two thirds of its members, it shall be enforced after endorsement by the President.

Chapter Eleven: The Miscellaneous Provisions

Article 151 • The President, Vice Presidents, Ministers, Head and members of the Supreme Court, Attorney General, Head of the Central Bank, National Security Directorate, Governors and Mayors cannot engage in any profitable business contracts with the government during their term of office.

Article 152 • The President, Vice Presidents, Ministers, heads and members of the National Assembly, the Supreme Court, Attorney General and judges, cannot undertake other jobs during their terms of office.

Article 153 • Judges, Attorneys, and Officers of the Armed Forces and Police, and members of the National Security, cannot be members of political parties during their terms of office.

Article 154 • The wealth of the President, Vice Presidents, Ministers, members of the Supreme Court and the Attorney General before and after their term of office would be registered and monitored by an organ to be set by law.
• Appropriate salaries shall be paid to the Vice Presidents, Ministers, Chairs and members of the National Assembly, the Supreme Court, Attorney General and Judges in accordance with the provisions of law.

Article 156
• The Independent Election Commission shall be set up for the organisation and supervision of any election and for holding a referendum within the country based on the provisions of the law.

Article 157
• The Independent Commission for the Supervision of the Implementation of the Constitution will be established by the provisions of the law.
• Members of this Commission shall be appointed by the President with the confirmation of the Wolesi Jirga.

Chapter Twelve: The Transitional Provisions

Article 158
• The Title of the Father of the Nation and the privileges granted by the Emergency Loya Jirga of 1381 (2002) to His Majesty Mohammad Zahir Shah Former King of Afghanistan are preserved for him during his lifetime, in accordance with the provisions of this constitution.

Article 159
• The period, following the adoption of this Constitution, until the date of inauguration of the National Assembly, is deemed as transitional period.
• During the transitional period, the Islamic Transitional State of Afghanistan would carry out the following tasks:
  1  Issue the legislative decrees related to the elections of the President, National Assembly and local councils within six months;
  2  Issue decrees regarding the structure and authorities of the courts and basic administration structures within a period of less than one year;
  3  Establish an Independent Election Commission;
  4  Take necessary measures for reform of executive and judicial affairs; and
  5  Adopt necessary measures for preparing the ground for enforcement of the provisions of this Constitution.

Article 160
• The first elected President shall take up his/her duties after thirty days of the announcement of the elections in accordance with this constitution.
• Every effort shall be made to hold the first presidential elections and the parliamentary elections at the same time.
• Until the establishment of the National Assembly, the powers of this assembly outlined in this constitution will be held by the government,
and the interim Supreme Court shall be established by Presidential Decree.

**Article 161**

- The National Assembly will exercise its powers immediately after its establishment in accordance with this Constitution.
- The Government and the Supreme Court shall be established within thirty days after the first session of the *Wolesi Jirga* is taken place.
- The President of the Transitional Islamic State of Afghanistan shall continue his duties until the elected President has taken the office.
- The executive and judicial organs of the state in accordance with provisions of paragraph 4 of Article 159 of this constitution shall continue their duties, until the formation of the Government and the Supreme Court.
- The decrees enforced from the beginning of the interim period, shall be submitted to the first session of the National Assembly.
- These decrees are enforceable until they are annulled by the National Assembly.

**Article 162**

- This Constitution is enforced upon its approval by the *Loya Jirga*, and will be signed and announced by the President of the Transitional Islamic State of Afghanistan.
- Upon the enforcement of this constitution, laws and decrees contrary to the provisions of it are invalid.
The Afghanistan Compact

For more information on the Afghanistan Compact, see page 10.

Preamble

The Islamic Republic of Afghanistan and the international community:

Determined to strengthen their partnership to improve the lives of Afghan people, and to contribute to national, regional and global peace and security;

Affirming their shared commitment to continue, in the spirit of the Bonn, Tokyo and Berlin conferences, to work toward a stable and prosperous Afghanistan, with good governance and human rights protection for all under the rule of law, and to maintain and strengthen that commitment over the term of this Compact and beyond;

Recognising the courage and determination of Afghans who, by defying violent extremism and hardship, have laid the foundations for a democratic, peaceful, pluralistic and prosperous state based on the principles of Islam;

Noting the full implementation of the Bonn Agreement through the adoption of a new constitution in January 2004, and the holding of presidential elections in October 2004 and National Assembly and Provincial Council elections in September 2005, which have enabled Afghanistan to regain its rightful place in the international community;

Mindful that Afghanistan's transition to peace and stability is not yet assured, and that strong international engagement will continue to be required to address remaining challenges;

Resolved to overcome the legacy of conflict in Afghanistan by setting conditions for sustainable economic growth and development; strengthening state institutions and civil society; removing remaining terrorist threats; meeting the challenge of counter narcotics; rebuilding capacity and infrastructure; reducing poverty; and meeting basic human needs;

Have agreed to this Afghanistan Compact.

Purpose

The Afghan Government has articulated its overarching goals for the well-being of its people in the “Afghanistan Millennium Development Goals Country Report 2005 — Vision 2020”. Consistent with those goals, this Compact identifies three critical and interdependent areas or pillars of activity for the five years from the adoption of this Compact:

1 Security;
2 Governance, Rule of Law and Human Rights; and
3 Economic and Social Development.
A further vital and cross-cutting area of work is eliminating the narcotics industry, which remains a formidable threat to the people and state of Afghanistan, the region and beyond.

The Afghan Government hereby commits itself to realising this shared vision of the future; the international community, in turn, commits itself to provide resources and support to realise that vision. Annex I of this Compact sets out detailed outcomes, benchmarks and timelines for delivery, consistent with the high-level goals set by the Afghanistan National Development Strategy (ANDS). The Government and international community also commit themselves to improve the effectiveness and accountability of international assistance as set forth in Annex II.

**Principles of Cooperation**

As the Afghan Government and the international community embark on the implementation of this Compact, they will:

- Respect the pluralistic culture, values and history of Afghanistan, based on Islam;
- Work on the basis of partnership between the Afghan Government, with its sovereign responsibilities, and the international community, with a central and impartial coordinating role for the United Nations;
- Engage further the deep-seated traditions of participation and aspiration to ownership of the Afghan people;
- Pursue fiscal, institutional and environmental sustainability;
- Build lasting Afghan capacity and effective state and civil society institutions, with particular emphasis on building up human capacities of men and women alike;
- Ensure balanced and fair allocation of domestic and international resources in order to offer all parts of the country tangible prospects of well-being;
- Recognise in all policies and programmes that men and women have equal rights and responsibilities;
- Promote regional cooperation; and
- Combat corruption and ensure public transparency and accountability.

**Security**

Genuine security remains a fundamental prerequisite for achieving stability and development in Afghanistan. Security cannot be provided by military means alone. It requires good governance, justice and the rule of law, reinforced by reconstruction and development. With the support of the international community, the Afghan Government will consolidate peace by disbanding all illegal armed groups. The Afghan Government and the international community will create a secure environment by strengthening Afghan institutions to meet the security needs of the country in a fiscally sustainable manner.

To that end, the NATO-led International Security Assistance Force (ISAF), the US-led Operation Enduring Freedom (OEF) and partner nations involved in security sector reform will continue to
provide strong support to the Afghan Government in establishing and sustaining security and stability in Afghanistan, subject to participating states’ national approval procedures. They will continue to strengthen and develop the capacity of the national security forces to ensure that they become fully functional. All OEF counter-terrorism operations will be conducted in close coordination with the Afghan Government and ISAF. ISAF will continue to expand its presence throughout Afghanistan, including through Provincial Reconstruction Teams (PRTs), and will continue to promote stability and support security sector reforms in its areas of operation.

Full respect for Afghanistan’s sovereignty and strengthening dialogue and cooperation between Afghanistan and its neighbours constitute an essential guarantee of stability in Afghanistan and the region. The international community will support concrete confidence-building measures to this end.

**Governance, Rule of Law and Human Rights**

Democratic governance and the protection of human rights constitute the cornerstone of sustainable political progress in Afghanistan. The Afghan Government will rapidly expand its capacity to provide basic services to the population throughout the country. It will recruit competent and credible professionals to public service on the basis of merit; establish a more effective, accountable and transparent administration at all levels of Government; and implement measurable improvements in fighting corruption, upholding justice and the rule of law and promoting respect for the human rights of all Afghans.

The Afghan Government will give priority to the coordinated establishment in each province of functional institutions — including civil administration, police, prisons and judiciary. These institutions will have appropriate legal frameworks and appointment procedures; trained staff; and adequate remuneration, infrastructure and auditing capacity. The Government will establish a fiscally and institutionally sustainable administration for future elections under the supervision of the Afghanistan Independent Election Commission.

Reforming the justice system will be a priority for the Afghan Government and the international community. The aim will be to ensure equal, fair and transparent access to justice for all based upon written codes with fair trials and enforceable verdicts. Measures will include: completing legislative reforms for the public as well as the private sector; building the capacity of judicial institutions and personnel; promoting human rights and legal awareness; and rehabilitating judicial infrastructure.

The Afghan Government and the international community reaffirm their commitment to the protection and promotion of rights provided for in the Afghan constitution and under applicable international law, including the international human rights covenants and other instruments to which Afghanistan is party. With a view to rebuilding trust among those whose lives were shattered by war, reinforcing a shared sense of citizenship and a culture of tolerance, pluralism and observance of the rule of law, the Afghan Government with the support of the international community will implement the Action Plan on Peace, Justice and Reconciliation.
Economic and Social Development

The Afghan Government with the support of the international community will pursue high rates of sustainable economic growth with the aim of reducing hunger, poverty and unemployment. It will promote the role and potential of the private sector, alongside those of the public and non-profit sectors; curb the narcotics industry; ensure macroeconomic stability; restore and promote the development of the country’s human, social and physical capital, thereby establishing a sound basis for a new generation of leaders and professionals; strengthen civil society; and complete the reintegration of returnees, internally displaced persons and ex-combatants.

Public investments will be structured around the six sectors of the pillar on economic and social development of the Afghanistan National Development Strategy:

1. Infrastructure and natural resources;
2. Education;
3. Health;
4. Agriculture and rural development;
5. Social protection; and

In each of these areas, the objective will be to achieve measurable results towards the goal of equitable economic growth that reduces poverty, expands employment and enterprise creation, enhances opportunities in the region and improves the well-being of all Afghans.

Counter Narcotics: A Cross-Cutting Priority

Meeting the threat that the narcotics industry poses to national, regional and international security as well as the development and governance of the country and the well-being of Afghans will be a priority for the Government and the international community. The aim will be to achieve a sustained and significant reduction in the production and trafficking of narcotics with a view to complete elimination. Essential elements include improved interdiction, law enforcement and judicial capacity building; enhanced cooperation among Afghanistan, neighbouring countries and the international community on disrupting the drugs trade; wider provision of economic alternatives for farmers and labourers in the context of comprehensive rural development; and building national and provincial counter narcotics institutions. It will also be crucial to enforce a zero-tolerance policy towards official corruption; to pursue eradication as appropriate; to reinforce the message that producing or trading opiates is both immoral and a violation of Islamic law; and to reduce the demand for the illicit use of opiates.

Coordination and Monitoring

The Afghan Government and the international community are establishing a Joint Coordination and Monitoring Board for the implementation of the political commitments that comprise this Compact. As detailed in Annex III, this Board will be co-chaired by the Afghan Government and
the United Nations and will be supported by a small secretariat. It will ensure greater coherence of efforts by the Afghan Government and international community to implement the Compact and provide regular and timely public reports on its execution.

ANNEX I: Benchmarks and Timelines

The Afghan Government, with the support of the international community, is committed to achieving the following benchmarks in accordance with the timelines specified.

Security

International Security Forces

Through end-2010, with the support of and in close coordination with the Afghan Government, the NATO-led International Security Assistance Force (ISAF), Operation Enduring Freedom (OEF) and their respective Provincial Reconstruction Teams (PRTs) will promote security and stability in all regions of Afghanistan, including by strengthening Afghan capabilities.

Afghan National Army

By end-2010: A nationally respected, professional, ethnically balanced Afghan National Army will be fully established that is democratically accountable, organized, trained and equipped to meet the security needs of the country and increasingly funded from Government revenue, commensurate with the nation’s economic capacity; the international community will continue to support Afghanistan in expanding the ANA towards the ceiling of 70,000 personnel articulated in the Bonn talks; and the pace of expansion is to be adjusted on the basis of periodic joint quality assessments by the Afghan Government and the international community against agreed criteria which take into account prevailing conditions.

Afghan National and Border Police

By end-2010, a fully constituted, professional, functional and ethnically balanced Afghan National Police and Afghan Border Police with a combined force of up to 62,000 will be able to meet the security needs of the country effectively and will be increasingly fiscally sustainable.

Disbandment of Illegal Armed Groups

All illegal armed groups will be disbanded by end-2007 in all provinces.

Counter Narcotics

By end-2010, the Government will strengthen its law enforcement capacity at both central and provincial levels, resulting in a substantial annual increase in the amount of drugs seized or destroyed and processing facilities dismantled, and in effective measures, including targeted eradication as appropriate, that contribute to the elimination of poppy cultivation.

By end-2010, the Government and neighbouring and regional governments will work together to increase coordination and mutual sharing of intelligence, with the goal of an increase in the seizure and destruction of drugs being smuggled across Afghanistan’s borders and effective action against drug traffickers.
Mine Action and Ammunition

By end-2010, in line with Afghanistan’s Millennium Development Goals (MDGs) and Afghanistan’s Ottawa Convention obligations, the land area contaminated by mines and unexploded ordnance will be reduced by 70%; all stockpiled anti-personnel mines will be located and destroyed by end-2007; and by end-2010, all unsafe, unserviceable and surplus ammunition will be destroyed.

Governance, Human Rights and Rule of Law

Public Administrative Reform

By end-2010: Government machinery (including the number of ministries) will be restructured and rationalised to ensure a fiscally sustainable public administration; the civil service commission will be strengthened; and civil service functions will be reformed to reflect core functions and responsibilities.

A clear and transparent national appointments mechanism will be established within 6 months, applied within 12 months and fully implemented within 24 months for all senior level appointments to the central government and the judiciary, as well as for provincial governors, chiefs of police, district administrators and provincial heads of security.

By end-2006 a review of the number of administrative units and their boundaries will be undertaken with the aim of contributing to fiscal sustainability.

By end-2010, in furtherance of the work of the civil service commission, merit-based appointments, vetting procedures and performance-based reviews will be undertaken for civil service positions at all levels of government, including central government, the judiciary and police, and requisite support will be provided to build the capacity of the civil service to function effectively. Annual performance-based reviews will be undertaken for all senior staff (grade 2 and above) starting by end-2007.

Anti-Corruption

The UN Convention against Corruption will be ratified by end-2006, national legislation adapted accordingly by end-2007 and a monitoring mechanism to oversee implementation will be in place by end-2008.

The Census and Statistics

The census enumeration will be completed by end-2008 and the complete results published.

Reliable statistical baselines will be established for all quantitative benchmarks by mid-2007 and statistical capacity built to track progress against them.

National Assembly

The National Assembly will be provided with technical and administrative support by mid-2006 to fulfil effectively its constitutionally mandated roles.

Elections

The Afghanistan Independent Election Commission will have the high integrity, capacity and resources to undertake elections in an increasingly fiscally sustainable manner by end-2008,
with the Government of Afghanistan contributing to the extent possible to the cost of future elections from its own resources. A permanent civil and voter registry with a single national identity document will be established by end-2009.

**Gender**

By end-2010: the National Action Plan for Women in Afghanistan will be fully implemented; and, in line with Afghanistan’s MDGs, female participation in all Afghan governance institutions, including elected and appointed bodies and the civil service, will be strengthened.

**Rule of Law**

By end-2010, the legal framework required under the constitution, including civil, criminal and commercial law, will be put in place, distributed to all judicial and legislative institutions and made available to the public.

By end-2010, functioning institutions of justice will be fully operational in each province of Afghanistan, and the average time to resolve contract disputes will be reduced as much as possible.

A review and reform of oversight procedures relating to corruption, lack of due process and miscarriage of justice will be initiated by end-2006 and fully implemented by end-2010; by end-2010, reforms will strengthen the professionalism, credibility and integrity of key institutions of the justice system (the Ministry of Justice, the Judiciary, the Attorney General’s office, the Ministry of Interior and the National Directorate of Security).

By end-2010, justice infrastructure will be rehabilitated; and prisons will have separate facilities for women and juveniles.

**Land Registration**

A process for registration of land in all administrative units and the registration of titles will be started for all major urban areas by end-2006 and all other areas by end-2008. A fair system for settlement of land disputes will be in place by end-2007. Registration for rural land will be under way by end-2007.

**Counter Narcotics**

By end-2010, the Government will increase the number of arrests and prosecutions of traffickers and corrupt officials and will improve its information base concerning those involved in the drugs trade, with a view to enhancing the selection system for national and sub-national public appointments, as part of the appointments mechanism mentioned earlier in this annex.

**Human Rights**

By end-2010: The Government’s capacity to comply with and report on its human rights treaty obligations will be strengthened; Government security and law enforcement agencies will adopt corrective measures including codes of conduct and procedures aimed at preventing arbitrary arrest and detention, torture, extortion and illegal expropriation of property with a view to the elimination of these practices; the exercise of freedom of expression, including freedom of media, will be strengthened; human rights awareness will be included in education curricula and promoted among legislators, judicial personnel and other Government agencies, communities and the public; human rights monitoring will be carried out by the Government
and independently by the Afghan Independent Human Rights Commission (AIHRC), and the UN will track the effectiveness of measures aimed at the protection of human rights; the AIHRC will be supported in the fulfilment of its objectives with regard to monitoring, investigation, protection and promotion of human rights.

The implementation of the Action Plan on Peace, Justice and Reconciliation will be completed by end-2008.

Economic and Social Development

Infrastructure and Natural Resources

Roads
Afghanistan will have a fully upgraded and maintained ring road, as well as roads connecting the ring road to neighbouring countries by end-2008 and a fiscally sustainable system for road maintenance by end-2007.

Air Transport
By end-2010: Kabul International Airport and Herat Airport will achieve full International Civil Aviation Organisation compliance; Mazar-i-Sharif, Jalalabad and Kandahar will be upgraded with runway repairs, air navigation, fire and rescue and communications equipment; seven other domestic airports will be upgraded to facilitate domestic air transportation; and air transport services and costs will be increasingly competitive with international market standards and rates.

Energy
By end-2010: electricity will reach at least 65% of households and 90% of non-residential establishments in major urban areas and at least 25% of households in rural areas; at least 75% of the costs will be recovered from users connected to the national power grid. A strategy for the development and the use of renewable energies will be developed by end-2007.

Mining and Natural Resources
An enabling regulatory environment for profitable extraction of Afghanistan’s mineral and natural resources will be created by end-2006, and by end-2010 the investment environment and infrastructure will be enhanced in order to attract domestic and foreign direct investment in this area.

Water Resource Management
Sustainable water resource management strategies and plans covering irrigation and drinking water supply will be developed by end-2006, and irrigation investments will result in at least 30% of water coming from large waterworks by end-2010.

Urban Development
By end-2010: Municipal governments will have strengthened capacity to manage urban development and to ensure that municipal services are delivered effectively, efficiently and transparently; in line with Afghanistan’s MDGs, investment in water supply and sanitation will
ensure that 50% of households in Kabul and 30% of households in other major urban areas will have access to piped water.

**Environment**

In line with Afghanistan’s MDGs, environmental regulatory frameworks and management services will be established for the protection of air and water quality, waste management and pollution control, and natural resource policies will be developed and implementation started at all levels of government as well as the community level, by end-2007.

**Education**

*Primary and Secondary Education*

By end-2010: in line with Afghanistan’s MDGs, net enrolment in primary school for girls and boys will be at least 60% and 75% respectively; a new curriculum will be operational in all secondary schools; female teachers will be increased by 50%; 70% of Afghanistan’s teachers will have passed a competency test; and a system for assessing learning achievement such as a national testing system for students will be in place.

*Higher Education*

By end 2010: enrolment of students to universities will be 100,000 with at least 35% female students; and the curriculum in Afghanistan’s public universities will be revised to meet the development needs of the country and private sector growth.

*Skills Development*

A human resource study will be completed by end-2006, and 150,000 men and women will be trained in marketable skills through public and private means by end-2010.

*Afghan Cultural Heritage*

A comprehensive inventory of Afghan cultural treasures will be compiled by end-2007. Measures will be taken to revive the Afghan cultural heritage, to stop the illegal removal of cultural material and to restore damaged monuments and artefacts by end-2010.

**Health**

*Health and Nutrition*

By end-2010, in line with Afghanistan’s MDGs, the Basic Package of Health Services will be extended to cover at least 90% of the population; maternal mortality will be reduced by 15%; and full immunisation coverage for infants under 5 for vaccine-preventable diseases will be achieved and their mortality rates reduced by 20%.

**Agriculture and Rural Development**

*Agriculture and Livestock*

By end-2010: The necessary institutional, regulatory and incentive framework to increase production and productivity will be established to create an enabling environment for legal agriculture and agriculture-based rural industries, and public investment in agriculture will
increase by 30 percent; particular consideration will be given to perennial horticulture, animal health and food security by instituting specialised support agencies and financial service delivery mechanisms, supporting farmers’ associations, branding national products, disseminating timely price and weather-related information and statistics, providing strategic research and technical assistance and securing access to irrigation and water management systems.

**Comprehensive Rural Development**

By end-2010: Rural development will be enhanced comprehensively for the benefit of 19 million people in over 38,000 villages; this will be achieved through the election of at least a further 14,000 voluntary community development councils in all remaining villages, promoting local governance and community empowerment; access to safe drinking water will be extended to 90% of villages and sanitation to 50%; road connectivity will reach 40% of all villages, increasing access to markets, employment and social services; 47% of villages will benefit from small-scale irrigation; 800,000 households (22% of all Afghanistan’s households) will benefit from improved access to financial services; and livelihoods of at least 15% of the rural population will be supported through the provision of 91 million labour days.

**Counter Narcotics**

By end-2010, the Government will design and implement programmes to achieve a sustained annual reduction in the amount of land under poppy and other drug cultivation by the strengthening and diversification of licit livelihoods and other counter narcotics measures, as part of the overall goal of a decrease in the absolute and relative size of the drug economy in line with the Government’s MDG target.

**Social Protection**

*Poverty Reduction*

By end-2010, in line with Afghanistan’s MDGs, the proportion of people living on less than US$1 a day will decrease by 3% per year and the proportion of people who suffer from hunger will decrease by 5% per year.

*Humanitarian and Disaster Response*

By end-2010, an effective system of disaster preparedness and response will be in place.

*Disabled*

By end-2010, increased assistance will be provided to meet the special needs of all disabled people, including their integration in society through opportunities for education and gainful employment.

*Employment of Youth and Demobilised Soldiers*

By end-2010, employment opportunities for youth and demobilised soldiers will be increased through special programmes.
Refugees and IDPs
By end-2010, all refugees opting to return and internally displaced persons will be provided assistance for rehabilitation and integration in their local communities; their integration will be supported by national development programmes, particularly in key areas of return.

Vulnerable Women
By end-2010, the number of female-headed households that are chronically poor will be reduced by 20%, and their employment rates will be increased by 20%.

Counter Narcotics
By end-2010, the Government will implement programmes to reduce the demand for narcotics and provide improved treatment for drug users.

Economic Governance and Private Sector Development

Financial Management
By end-2007, the Government will ensure improved transparent financial management at the central and provincial levels through establishing and meeting benchmarks for financial management agreed with and monitored by the international community, including those in the anticipated Poverty Reduction Growth Facility (PRGF). In turn, and in line with improved government accountability, donors will make more effort to increase the share of total external assistance to Afghanistan that goes to the core budget.

Domestic Revenues
Afghanistan’s total domestic budgetary revenue — equivalent to 4.5% of estimated legal GDP in 1383 (2004/05) — will steadily increase and reach 8% of GDP by 1389 (2010/11). The ratio of revenue to estimated total recurrent expenditures, including estimated recurrent expenditures in the core and external development budgets, is projected to rise from 28% in 1383 (2004/05) to an estimated 58% in 1389, resulting in a continuing need, in accord with the principles in Annex II, for (1) external assistance to the core budget and (2) increasing cost-effectiveness of assistance that funds recurrent expenditure though the external development budget.

Private Sector Development and Trade
All legislation, regulations and procedures related to investment will be simplified and harmonised by end-2006 and implemented by end-2007. New business organisation laws will be tabled in the National Assembly by end-2006. The Government’s strategy for divestment of state-owned enterprises will be implemented by end-2009.

Financial Services and Markets
Internationally accepted prudential regulations will be developed for all core sectors of banking and non-bank financial institutions by end-2007. The banking supervision function of Da Afghanistan Bank will be further strengthened by end-2007. Re-structuring of state-owned commercial banks will be complete by end-2007. State-owned banks that have not been re-licensed will be liquidated by end-2006.
Regional Cooperation
By end-2010: Afghanistan and its neighbours will achieve lower transit times through Afghanistan by means of cooperative border management and other multilateral or bilateral trade and transit agreements; Afghanistan will increase the amount of electricity available through bilateral power purchase; and Afghanistan, its neighbours and countries in the region will reach agreements to enable Afghanistan to import skilled labour, and to enable Afghans to seek work in the region and send remittances home.

ANNEX II: Improving the Effectiveness of Aid to Afghanistan
The international community has made a significant investment in the future of a democratic state of Afghanistan since December 2001. This Compact is an affirmation of that commitment. The Afghan Government and the international community are further committed to improving the effectiveness of the aid being provided to Afghanistan in accordance with the Paris Declaration on Aid Effectiveness (2005), recognising the special needs of Afghanistan and their implications for donor support.

Consistent with the Paris Declaration and the principles of cooperation of this Compact, the Government and the international community providing assistance to Afghanistan agree that the principles for improving the effectiveness of aid to Afghanistan under this Compact are:

1. Leadership of the Afghan Government in setting its development priorities and strategies and, within them, the support needs of the country and the coordination of donor assistance;
2. Transparency and accountability on the part of both the Government and the donors of the international assistance being provided to Afghanistan.

Under these principles and towards the goal of improving the effectiveness of aid to Afghanistan, the Government will:

- Provide a prioritised and detailed Afghanistan National Development Strategy (ANDS) with indicators for monitoring results, including those for Afghanistan’s Millennium Development Goals (MDGs);
- Improve its abilities to generate domestic revenues through, *inter alia*, customs duties and taxes; and to achieve cost recovery from public utilities and transportation;
- Agree with donors, international financial institutions and United Nations agencies on the benchmarks for aid channelled through the Government’s core budget and for the utilisation of such aid; and monitor performance against those benchmarks; and
- Provide regular reporting on the use of donor assistance and performance against the benchmarks of this compact to the National Assembly, the donor community through the Afghanistan Development Forum and the public at large.

The donors will:

- Provide assistance within the framework of the Afghanistan National Development Strategy; programmes and projects will be coordinated with Government in order to
focus on priorities, eliminate duplication and rationalise donor activities to maximise cost-effectiveness;

- Increasingly provide more predictable and multiyear funding commitments or indications of multiyear support to Afghanistan to enable the Government to plan better the implementation of its National Development Strategy and provide untied aid whenever possible;

- Increase the proportion of donor assistance channelled directly through the core budget, as agreed bilaterally between the Government and each donor, as well as through other more predictable core budget funding modalities in which the Afghan Government participates, such as the Afghanistan Reconstruction Trust Fund (ARTF), the Law and Order Trust Fund for Afghanistan (LOTFA) and the Counter Narcotics Trust Fund (CNTF);

- Provide assistance for the development of public expenditure management systems that are essential for improving transparency and accountability in the utilisation of donor resources and countering corruption;

- Recognise that, because of the need to build Afghan capacity, donor assistance provided through the external budget will be designed in such a manner as to build this capacity in the Government as well as the private sector and non-profit sector;

- Ensure that development policies, including salary policies, strengthen national institutions that are sustainable in the medium to long term for delivery of programmes by the Government;

- For aid not channelled through the core budget, endeavour to:
  1. Harmonise the delivery of technical assistance in line with Government needs to focus on priority areas and reduce duplication and transaction costs;
  2. Reduce the external management and overhead costs of projects by promoting the Afghan private sector in their management and delivery;
  3. Increasingly use Afghan national implementation partners and equally qualified local and expatriate Afghans;
  4. Increase procurement within Afghanistan of supplies for civilian and military activities; and
  5. Use Afghan materials in the implementation of projects, in particular for infrastructure;

- Within the principles of international competitive bidding, promote the participation in the bidding process of the Afghan private sector and South-South cooperation in order to overcome capacity constraints and to lower costs of delivery;

- Provide timely, transparent and comprehensive information on foreign aid flows, including levels of pledges, commitments and disbursements in a format that will enable the Afghan Government to plan its own activities and present comprehensive budget reports to the National Assembly; this covers the nature and amount of assistance being provided to Afghanistan through the core and external budgets; and
• For external budget assistance, also report to the Government on: the utilisation of funds; its efficiency, quality and effectiveness; and the results achieved.

These mutual commitments are intended to ensure that the donor assistance being provided to Afghanistan is used efficiently and effectively, that there is increased transparency and accountability, and that both Afghans and the taxpayers in donor countries are receiving value for money.

ANNEX III: Coordination and Monitoring

The Afghan Government and the international community recognise that the success of the Afghanistan Compact requires strong political, security and financial commitment to achieve the benchmarks within the agreed timelines. Equally, the success of the Compact relies on an effective coordination and monitoring mechanism.

To this end, and in addition to existing sectoral coordination mechanisms, the Afghan Government and the international community are establishing a Joint Coordination and Monitoring Board with the participation of senior Afghan Government officials appointed by the President and representatives of the international community. The Board will be co-chaired by a senior Afghan Government official appointed by the President and by the Special Representative of the UN Secretary-General for Afghanistan. Its purpose would be to ensure overall strategic coordination of the implementation of the Compact.

The Board will have a small secretariat staffed by the Afghan Government and the United Nations. It will be supported by technical experts, as needed. The Board will hold periodic meetings and special sessions as required to review the implementation of this Compact and suggest corrective action, as appropriate.

Afghan state institutions and sectoral coordination mechanisms involved in the implementation of the Afghanistan National Development Strategy (ANDS) will provide inputs to the Board with regard to the implementation of the Compact. In addition, in carrying out its assessments, the Board will consider inputs from the international community, including United Nations agencies, international financial institutions, donors, international security forces and relevant non-governmental organisations and civil society representatives.

Periodic progress reports on the implementation of the Compact prepared by the Joint Coordination and Monitoring Board will be made public.
ANNEX IV: Participants in the London Conference on Afghanistan

### Participating Countries

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### Participating Organisations

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<td>International Monetary Fund</td>
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<td>Asian Development Bank</td>
<td>North Atlantic Treaty Organisation</td>
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<td>European Commission</td>
<td>Organisation of Islamic Conference</td>
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<td>European Union</td>
<td>United Nations (co-Chair)</td>
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<td>Islamic Development Bank</td>
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### Observers

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Code of Conduct for NGOs engaged in Humanitarian Action, Reconstruction, and Development in Afghanistan

For more information on the NGO Code of Conduct, see page 41.

Preamble

Because Afghanistan is at a unique point in its history and has the opportunity to move towards long-term stability, economic prosperity and respect for human rights;

Because NGOs are civil society actors and a strong civil society is essential to the development and functioning of a stable Afghan nation and state;

Because NGOs are committed to the development of Afghanistan and Afghan capacity;

Because the development of a new Constitution and a legislative structure for Afghanistan provide a context in which accountable and responsible behaviour can flourish and be recognised;

Because NGOs, as civil society organisations and emergency and development programme implementers, continue to make important contributions with and for the Afghan people;

Because the nature and roles of NGOs are not well understood, leading to accusations that NGOs misuse funds and are wasteful and self-serving;

Because various “for-profit” and political actors misuse the NGO umbrella to promote their commercial or political interests;

Because NGOs continue to face demands that pull them in many different directions and may threaten their capacity and their independence as civil society actors; and

Because Codes of Conduct are a mechanism by which NGOs can ensure higher standards – including greater transparency and accountability,

We, the accredited representatives of NGOs in Afghanistan, hereby voluntarily affix our signatures to this Code of Conduct and commit our organisations to upholding the Principles of Conduct in this Code.

Definitions

The Code of Conduct is a set of shared norms, principles and values that aims to enhance the conduct and reputation of NGOs.

Non-governmental organisations are voluntary, not-for-profit, non-partisan and independent organisations or associations engaged in serving the public good. NGOs may be national as
well as international; secular as well as “faith-based”; and of membership and non-
membership categories.

- “Voluntary” denotes free will on the part of the NGO as well as community partners.
- “Not-for-profit” means that an NGO cannot distribute its assets, earnings or profits as such to any person. However, there may be paid employees or activities generating revenue which will be used solely for the stated purposes of the organisation.
- Non-partisan and independent indicates that the NGO is controlled and directed by its governing body, in keeping with its mandate and not by any other power or group.

**Signatories** are NGOs whose duly accredited representative has signed and accepted this Code of Conduct.

**We** refers to all signatories to the Code of Conduct.

**Civil society** includes all formal and informal groups and associations that are not of the public and business sectors. NGOs are a part of civil society.

**Gender equality** means that the different behaviour, aspirations, needs and rights of women and men are considered, valued and favoured equally. It does not mean that women and men have to become the same, but that their rights, responsibilities and opportunities will not depend on whether they are born male or female.

**Gender equity** means fairness of treatment for women and men, according to their respective needs. This may include equal treatment or treatment that is different but which is considered equivalent in terms of rights, benefits, obligations and opportunities.

**Capacity building** is the process by which individuals, groups, organisations, institutions and societies increase their abilities to:

1. perform core functions, solve problems, define and achieve objectives; and
2. understand and deal with their development needs in a broad context and in a sustainable manner.

**Humanitarian action** includes those activities taken to prevent and alleviate human suffering arising out of conflict, crisis and calamity, including any situation involving:

1. damage to or loss of lives of non-combatants in a conflict situation; or
2. patterns of (gross) human rights or humanitarian law violations against civilians in conflict and/or ongoing political crisis.

**NGO Mission Statement**

Our general mission as NGOs operating in Afghanistan is to address humanitarian, reconstruction and sustainable development needs in Afghanistan, with a special focus on the rights of those who are disadvantaged and vulnerable. We work in partnership with each other, the government, donors and communities.
Purpose of the Code

The Code of Conduct will promote:

- improved understanding of NGOs, their purposes and their accomplishments among the general public, government, donors and the media;
- transparency, accountability and good management practices in the operation of NGOs by voluntary self-regulation; and
- improved quality of services provided by NGOs by raising standards of conduct.

Principles of Conduct

1 Our organisations are people-centered

1.1 Focus on the people we serve: Our primary loyalty, accountability and responsibility is to the people we serve. Our programmes are designed and developed in response to the needs of the people.

1.2 Self-reliance and ownership: We seek to help people and communities to solve their own problems. We encourage and enable the development of self-reliance and advance the right of people to fully participate in decisions that affect their lives.

1.3 Human rights: We endeavour to respect, protect and promote the fulfillment of the human rights and obligations of all Afghans in accordance with international law.

1.4 Trust: We work to build the trust of the communities with which we work.

1.5 Participation and non-discrimination: We involve men, women, youth and children of our target communities to the greatest possible extent, engaging them in the conception, implementation and evaluation of projects and programmes. We strive to ensure the participation of marginalised groups in communities where we work.

1.6 Respect for local values: We respect the dignity and identity of the individual, and acknowledge indigenous knowledge, culture, religious faith and values. This does not mean that we support practices that undermine the human rights of any individual or group.

2 Our organisations are committed to sustainable positive impact

2.1 Effectiveness: We are committed to effectiveness and to maximising the positive impact of our programmes. We avoid duplication of services.

2.2 Sustainability: Whenever possible, our programmes seek durable solutions that are cost effective, that build Afghan ownership and capacity, and that are driven by the long-term development goals of communities.

2.3 Environmental impact: We exercise a responsible and responsive approach to the care of the physical, natural environment and to the proper management of Afghanistan’s ecosystems in all our activities.

2.4 Monitoring and evaluation: We monitor and evaluate the impact of our programmes
and share findings with relevant stakeholders, including the communities we serve, donors, government and the general public.

3 Our organisations are committed to transparency and accountability

3.1 We are transparent and accountable in our dealings with the government and community partners, the public, donors and other interested parties.

3.2 Accountability: We develop and maintain sound financial policies, audits, and systems in order to manage our accounts. We conform to the constitution, laws, rules and regulations of the government of Afghanistan and where necessary, lobby for policy change. We are truthful and honest in all matters related to raising, using and accounting for funds. We maintain sound financial, accounting, procurement, transport and administrative systems that ensure the use of resources in accordance with intended purposes.

3.3 Transparency: We disseminate information on our goals and activities to interested stakeholders. We maintain and make available financial and activity reports upon request by relevant and interested parties. We use all available opportunities to inform the public about our work and about the origin and the use of our resources.

4 Our organisations are committed to good internal governance

4.1 Governing documentation: We have written constitutions or memorandums of association that clearly define our missions, our objectives and our organisational structures.

4.2 Equal opportunity: We develop and apply written policies, rules and procedures that affirm our commitment to equal opportunities in our employment practices and in the promotion of staff.

4.3 Employment practices: We apply hiring and termination practices that respect the freedom of choice of individuals and the human resource needs of other stakeholders. We offer positions based on merit, pay appropriate salaries, allocate job responsibilities according to individual capacities, and demand adequate notice from employees and provide adequate notice for terminations without cause.

4.4 No conflicts of interest: All our organisational transactions are free of conflicts of personal and professional interest. The services of board members shall be given freely and voluntarily, other than reimbursements for essential costs incurred during service.

5 Our organisations are committed to honesty, integrity and cost effectiveness

5.1 Honesty: We are truthful in all our professional activities.

5.2 Integrity: We refrain from internal and external practices that undermine the ethical integrity of our organisations. We do not engage in theft, corrupt practices, nepotism, bribery or trade in illicit substances. We accept funds and donations only from sources whose aims are consistent with our mission, objectives and capacity, and which do not undermine our independence and identity.
5.3 **Cost effectiveness:** We utilise the resources available to our organisations in order to pursue our missions and strategic objectives in cost-effective ways. We strive to minimise waste and unnecessary expense, and to direct all possible resources to the people we serve.

6 **Our organisations are committed to diversity, fairness, non-discrimination against marginalised groups and to affirmative action**

6.1 **Diversity:** We seek to have a workforce that appropriately reflects the gender, ethnic, geographic and religious diversity of Afghanistan and of the areas where we work.

6.2 **Equity:** We seek to advance greater balance and to promote equity in all internal relations as well as equitable access to opportunities within our organisations. We seek to include the underserved, the vulnerable, the disabled and other marginalised groups in all our initiatives.

6.3 **Gender equity:** We consider and value equally the different behaviour, aspirations, needs and rights of women and men. This may include equal treatment or treatment that is different but which is considered equivalent in terms of rights, benefits, obligations and opportunities. Their rights, responsibilities and opportunities do not depend on whether they are born male or female.

6.4 **Non-discrimination against marginalised groups:** Our human resource policies and practices promote non-discriminatory recruitment, hiring, training and working practices, and relationships.

6.5 **Affirmative action:** We strive to increase the representation of under-represented groups in senior decision-making positions at headquarters, in the field, in boards and in advisory groups. We seek to include the underserved, the vulnerable, the marginalised and the disabled in all our initiatives. We endeavour to strengthen the position of Afghan women both within and outside our organisations.

7 **Our organisations are committed to building Afghan capacity**

7.1 **Capacity building:** We take every appropriate opportunity to help build Afghan capacity to understand needs, establish priorities and take effective action so that ultimately humanitarian, development and reconstruction needs are met by Afghans.

7.2 **Consultation:** We design and implement projects in consultation with local communities and the government because we are committed to the long-term sustainable development of Afghanistan.

7.3 **Sustainability:** We design and facilitate projects so that services may be taken over by target communities or by government bodies to enhance sustainability.

7.4 **Human resources:** In line with our policy of commitment to capacity building, we give priority to Afghan nationals in our recruitment, hiring and training practices.

7.5 **Physical and technical resources:** We maximise the utilisation of locally available physical and technical resources, where appropriate.
7.6 **Appropriate technologies:** We promote the use of appropriate technologies that can be owned and maintained by communities.

8 **Our Organizations are Committed to Independence**

8.1 **Independence:** We formulate our own policies, programs, and implementation strategies. We do not allow ourselves to be used to implement programs or gather information of a political, military or economically sensitive nature for governments or other bodies that may serve purposes other than those directly consistent with our humanitarian or development missions.

8.2 **Autonomy:** We strive to maintain our autonomy according to Afghan and international law, and to resist the imposition of conditionalities that may compromise our missions and principles.

In humanitarian emergency contexts, we adhere to the following additional principles:

9 **Impartiality:** We provide aid on the basis of need alone. We provide support regardless of the race, religion, ethnicity, gender, or nationality and political affiliation of the recipients. We do not tie the promise, delivery or distribution of humanitarian assistance to the embracing or acceptance of a particular political or religious creed.

10 **Neutrality:** We do not promote partisan national or international political agendas. We do not choose sides between parties to a conflict.

11 **Application of SPHERE:** “We are knowledgeable about the SPHERE Humanitarian Charter and Minimum Standards in Disaster Response, and seek to apply these standards and the SPHERE indicators in the implementation, monitoring and evaluation of our humanitarian projects and programs.

**Code Observance**

12 **The Code Observance Committee**

12.1 The Code Observance Committee (hereafter called “the Committee”) shall be the body ultimately responsible for promoting observance of the code.

13 **Composition of the Committee**

13.1 The Committee shall have seven members.

- The Agency Coordination Body For Afghan Relief (“ACBAR”), the Afghan NGOs’ Coordinating Bureau (ANCB), and the South-West Afghanistan and Balochistan Association for Coordination (SWABAC) will each nominate two representatives to the Committee.
- The Afghan Women’s Network (AWN) will nominate one member to the committee.

13.2 The term of office of members of the Committee shall be one year.

13.3 A member can only serve for three consecutive terms.
13.4 The Committee shall select a Chair and a Secretary from among its members.

14 Functions of the Committee

14.1 The Committee shall act as guardian of the Code of Conduct.

14.2 The Committee shall ensure understanding, trust and co-operation between the Public, the Government, the donors, the NGO sector itself and community partners.

14.3 The Committee shall meet twice a year to consider:

- Petitions by NGOs to become Code signatories. The Committee will permit NGOs to sign the Code only upon such NGOs furnishing the appropriate documentation as listed in Clause 14 below.
- Petitions or complaints related to the nonobservance of the Code by an NGO. The petition may be received from government, a donor, a community partner, the public or another NGO.

14.4 The Committee shall nominate a Secretary who will manage the administrative responsibilities of the Committee. Among other things, the Committee Secretary shall:

- Receive all requests from NGOs to become Code signatories.
- Maintain files of public documents of signatories, and make those files available to key stakeholders upon request.
- Request a signatory to provide a written report when implicated in alleged breach of Principles of Conduct.
- Ensure that a signatory receives a copy of the complaint registered against it by the person or group of persons who lodged the complaint.

14.5 The Committee shall be engaged in awareness raising about the Code of Conduct enshrined herein involving Signatories.

15 Becoming a Signatory to the Code of Conduct

15.1 To become a signatory to the Code of Conduct an NGO must submit to the secretary in writing:

- **Legal registration**: A copy of the NGO’s legal registration with the Government of Afghanistan;
- **Operational experience**: A signed statement on official stationary affirming that the NGO has been operational for at least one year;
- **Coordination Body Membership**: A letter affirming the NGO’s current membership in one or more of the following coordination bodies: ACBAR, ANCB, or SWABAC;
- **Governance Documentation**: A copy of the NGO’s written constitution or memorandum of association that clearly define the NGO’s mission, objectives and organizational structure.
• **Financial Documentation:** A copy of an audited financial report for its most recent fiscal year; and

• **Operational Documentation:** A copy of its annual report for its most recent year of operations. For international NGOs, a copy of the global annual report will suffice.

• **Completed Survey of Accomplishments:** A completed survey of accomplishments allowing the Secretariat to monitor and communicate the combined accomplishments of NGOs.

• **Mandatory Government Reports:** Copies of semi-annual reports required by the Ministry of Planning.

### 16 Complaints

16.1 Any one person or group of persons may file a complaint or petition (supported by evidence) with the Secretary of the Committee.

16.2 A written complaint shall include the following:

- The name and address of the complainant;
- The name and address of the NGO or official against whom the petition is lodged;
- The circumstances in which the breach or violation of the Code is alleged to have been committed; and
- Where possible, a reference to the Standard of Conduct that was allegedly breached.

16.3 The Secretary shall open a file after receiving a fully documented complaint and shall immediately share a copy of the complaint with all members of the Observance Committee.

### 17 Jurisdiction of the Committee

17.1 The Committee shall hear and decide on all instances involving the violation or breach of the Code of Conduct by any signatory or any other acting for and/or on behalf of a signatory.

17.2 When a complaint is made under Clause 16 hereof, the Committee may either dismiss the case where no breach of the Code is established or notify the signatory or official against whom the complaint is made.

17.3 In an instance of a significant breach or violation of the Standards of Conduct, the Committee:

- Shall call a meeting of the accused signatory and/or official of the agency and the person or group of persons who lodged the complaint in order to discuss the case. This can take place either at the regularly scheduled semi-annual meeting of the Committee, or in the case of a grievous violation of the code, an extraordinary meeting can be held.
• Shall request any signatory and/or Official to provide evidence on the case under consideration;

17.4 When the Committee finds that the signatory or its employee has violated the Code, it shall take one or more of the following measures:

• Provide the necessary education for compliance;
• Call on another signatory to assist in the education process;
• Advise the signatory in violation to take corrective measures against the NGO official or employee who is directly responsible for the breach of the Code;
• Admonish the signatory;
• Suspend or cancel the signature of the NGO to the code.

18 The Unseating of a Committee Member

18.1 A Committee member shall not take part in any deliberation or decision making process where he or she has an interest in the case presented to the Committee.

19 Scope of Application

19.1 The Principles of Conduct shall apply to all NGO signatories to this Code of Conduct working in Afghanistan

19.2 The Principles of Conduct shall apply to all officials and employees who act for and/or on behalf of NGOs which have agreed to abide by this Code.

20 Compliance to the Code

20.1 All signatories and all individuals or groups who act for and/or on behalf of the signatories shall observe, respect and uphold the standards of this Code.

20.2 To that end, every signatory shall ensure that all its officials and employees are adequately acquainted with the standards of the Code and work by them.

21 Revision of Code

21.1 Revision of the Code will require the approval of two-thirds of the representatives of the signatory organizations.

21.2 The Committee may from time to time review and recommend changes to the Code to the Coordination bodies.

Annex: Historical Context

Since the Soviet invasion of Afghanistan in 1979, national and international NGOs have played a crucial role in providing assistance to people in rural and urban communities throughout the country and to people in refugee camps in Pakistan.

1979-88: Immediately following the Soviet invasion, NGOs began programs to address the food, shelter and health care needs of Afghan refugees in Pakistan. In the early 1980s NGOs initiated cross-border programs into Afghanistan to address the basic health and livelihood needs of the refugees. The introduction of the new Soviet policies and the withdrawal of Soviet forces from the border areas of Afghanistan led to a rapid increase in the number of refugees requiring assistance. This led to an expansion in the scope of programmes provided by NGOs and an increased need for the development of guidelines to ensure the quality of standards of services.
needs of those Afghans in areas not under Soviet control. Cross-border programs working inside Afghanistan included education by 1984 and agricultural and infrastructure projects commenced in 1986. Throughout this period, “cash-for-food” projects sought to give Afghans in resistance-held areas the resources they needed to remain inside Afghanistan. During the 1980s many NGOs were also engaged in advocacy efforts to raise awareness in Western capitals about the plight of Afghans as both victims of military aggression and refugees.

1988-95: By the late 1980s, NGOs had begun to implement development activities — using development principles in a context of “chronic emergency” and political and security instability — in addition to providing emergency assistance. The changed political context and increase in resources for Afghanistan in the late 1980s led to a number of developments in the NGO sector. The number of Afghan NGOs grew rapidly, support for Afghan capacity building increased, and several NGO coordination bodies were formed, which focused on strengthening the accountability, standards, and professionalism of the NGO community and on coordinating to increase impact and reduce duplication of activities. During this period, many Afghan NGOs, and thousands of Afghans, built their professional skills in NGO-led training institutions with support from international NGOs.

1996-2001: In the Taliban period, from 1996 to 2001, despite political restrictions, improved security in many parts of the country enabled agencies to work directly with local communities in remote rural areas. NGOs continued to coordinate closely with UN and donor agencies in establishing programming priorities and setting out agreed principles for the promotion of coherent and well-focused assistance to Afghans. The efforts of around twenty, mostly NGO organizations, to develop an improved set of learning standards for Afghan children, typified the cooperative approach during this period.

The severe drought from 1997-2001 exacerbated humanitarian need for many rural communities and forced new waves of displacement into urban areas, internal camps and refugee camps in Pakistan and Iran. While NGOs expanded their emergency activities to help these populations, they also continued their development programs.

Late 2001-present: Following the events of September 11 2001, the working environment for NGOs in Afghanistan changed dramatically. In 2002, the return to Afghanistan of large numbers of refugees from neighboring countries required new emergency shelter and feeding programmes. Following the fall of the Taliban, NGOs have, in coordination with the transitional Afghan authorities, increasingly sought to balance their emergency response work with longer-term reconstruction and development initiatives. The advent of an internationally recognized Transitional Islamic State of Afghanistan has provided NGOs the opportunity to rearticulate the role of humanitarian actors, not as service contractors, but rather as mission-driven civil society organizations.
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About this section

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The information in this directory was updated between June and December 2007. Addresses, phone numbers and email contacts constantly change as organisations relocate or expand. The accuracy of this list relies on the voluntary contributions of organisations listed, which are encouraged to send any additions or changes to areu@areu.org.af.

All organisations’ contact details are listed by province. Kabul Province is listed first, with the remaining provinces following in alphabetical order. Afghanistan-related contacts in Pakistan are listed at the end. Within each section, contacts are listed alphabetically by the full title of the organisation.

No distinction is made between mobile, satellite and digital phone lines. Afghan numbers beginning with 070 or 079 indicate mobile lines, 0088 indicate satellite lines, and all others indicate digital or ground lines. Numbers in Pakistan (beginning with 0092) are listed as dialled from Afghanistan. When calling Afghanistan from other countries, the country code is +93.
Kabul Province

Abdul Haq Foundation (AHF)
Charahi Torabaz Khan
(corner of Flower St., 3rd floor)
Shahr-i-Naw, Kabul
Phone: 0700 202 170
0799 301 408
0700 602 182
0088 216 2113 0784
Email: abdulhaqfoundation@hotmail.com
Web: www.abdulhaq.org
Executive Director: Mr Nasrullah Baryalai Arsalaie

Academy for Educational Development (AED)
Hs. 466, St. 13
Wazir Akbar Khan, Kabul
Phone: 0088 163 143 2863
Email: lisakaypiper@yahoo.com
Country Director: Ms Lisa Piper

Academy of Sciences of Afghanistan (ASA)
Charahi Shirpoor, Shahr-i-Naw, Kabul
Phone: 020 210 2921
020 210 2919
020 210 3116
0799 216 387
Deputy for Human Science: Dr Nasrullah Mangal

Action Contre La Faim (ACF)
Hs. 4 (next to Emergency Hospital)
Charahi Shirpoor, Kabul
Phone: 0700 277 337
0799 338 239
0797 272 766
0799 182 227
Email: hom@af.missions-acf.org
kabul@af.missions-acf.org
Web: www.actioncontrelafaim.org
Head of Mission: Mr Angelomatteo Perrone

ActionAid
Hs. 132, St. 5 (near Haji Moh Dad Mosque)
Taimani, Kabul
Phone: 0799 043 656
0799 205 324
0799 359 768
0700 277 337
Email: gb@actionaidafg.org
paras@actionaidafg.org
Country Director: Mr G. B. Adhikari

Adventist Development and Relief Agency (ADRA)
Hs. 11, Lane 2 of Kolola Pushta Rd
Charahi Ansari, Shahr-i-Naw, Kabul
Phone: 0700 274 601
0799 328 403
0088 216 5426 0530
Email: m.wagner@adra-af.org
Web: www.adra.org
Country Director: Mr Marcel Wagner

Afghan Amputee Bicyclists for Rehabilitation and Recreation (AABRAR)
St. 2, Taimani Project, Kabul
Phone: 0700 284 986
0700 611 917
0700 288 219
0088 216 5026 5570
Email: aabrar_kabul@yahoo.com.au
aabrar_jalalabad@yahoo.com
Web: www.aabrar.org
Executive Director: Dr Abdul Baseer Toryalai

Afghan Center (AC)
Hs. 1441, 3rd St. (behind Soria High School)
Karte Char, Kabul
Phone: 0700 271 445
0700 745 514
075 200 1799
Email: baidariwal@yahoo.com
afghancenter@cs.com
Web: www.ariseproject.org
Deputy Country Director: Mr Fazel Moh Baidariwal

Afghan Civil Society Forum (ACSF)
Hs. 45, Shahr-Ara-Watt
(opp. Malalai Hospital)
Shahr-i-Naw, Kabul
Phone: 075 202 3787
020 220 1061
0700 277 284
0799 337 828
0700 297 470
020 210 1610
Email: azizrr@acsf.af
info@acsf.af
Web: www.acsf.af
Managing Director: Eng Aziz Rafiee
Afghan Community Development Organization (ACDO)
St. 9 (opp. Russian Embassy Guest Hs.)
Taimani, Kabul
Phone: 0700 281 991
Email: acdo1232003@yahoo.com
Executive Director: Mr Gul Waiz Kazar

Afghan Connection (AC)
Shahr-i-Naw, Kabul
Phone: 001 635 578 841
007 801 915 899
Email: sarahfane@afghanconnection.org
Web: www.afghanconnection.org
Chairman: Dr Sarah Fane

Afghan Conservation Corps (ACC)
c/o Central Zone Environment Directorate
St. 2 after Shura St. (opp. Darul Insha-i-Moaqat)
Karte Se, Kabul
Phone: 0700 201 126
0700 263 400
Email: rafaelr@unopsmail.org
Project Officer: Ms Erin Hannan

Afghan Disabled Union (ADU)
St. 3 (next to Azizi Property Dealer)
Taimani Project, Kabul
Phone: 0700 600 960
075 202 4525
0700 175 759
0700 308 028
Email: omara_khan@yahoo.com
admin@aduafghanistan.org
Web: www.aduafghanistan.org
Director: Mr Haji Omara Khan Muneeb

Afghan General Help Coordination Office (AGHCO)
Hs. 21242, St. 33,
Charahi Panjsad Family
Part 3, Khair Khana, Kabul
(PO Box 994)
Phone: 0700 224 891
0799 338 316
0700 277 766
0799 330 072
Email: aghco_kbl@yahoo.com
aghco_kbl@hotmail.com
Director: Mr Sayed Fazlullah Wahidi

Afghan Health and Development Services (AHDS)
Hs. 72, Zafar Khan Watt, Chawke Qalai Fatullah
Shahr-i-Naw, Kabul
(PO Box 53)
Phone: 0700 284 275
0700 238 374
0700 300 417
007 038 489 346
Email: fareed@ahds.org
naim@ahds.org
Web: www.ahds.org
Deputy Director: Dr Mohammad Farid

Afghan Health and Social Assistance Organisation (AHSAO)
Hs. 9461, Block 6, District 12
Ahmad Shah Baba Mina
Karte Mamorin, Kabul
Phone: 0799 320 664
0799 218 880
0700 614 949
Email: ahsaongo@hotmail.com
ahsao@hotmail.com
Deputy Director: Mr Omar Gul

Afghan Institute of Learning (AIL)
Hs. 63, St. 2 (behind Cinema Baharistan, next to
Mir Ahmad Mosque) Karte Parwan, Kabul
Phone: 0700 284 326
0700 293 579
0799 236 575
0700 167 135
Email: ail_acasst@yahoo.com
ail_kabul@yahoo.com
Web: www.creatinghope.org/aboutail
President Executive Director: Prof Sakena Yacoobi

Afghan Institute of Training and Management (AITM)
Opp. former British Embassy, Part 2
Karte Parwan, Kabul
Phone: 020 220 1253
0799 334 370
0700 252 117
Email: aitm786@yahoo.com
Managing Director: Mr Sardar Mohammad Samoon

Afghan Media and Cultural Center (AINA)
Charahi Malik Asghar (next to Ministry of Economy)
Shah Mahmood Ghazi Watt, Kabul
Contacts

Phone: 0700 296 787
0700 222 159
0700 292 365
Email: rod.craig@ainaworld.org
info@ainaworld.org
Web: www.ainaworld.org
Country Director: Mr Rod Craig

Afghan NGOs Coordination Bureau (ANCB)
Hs. 1, St. 3, Qalai Fatullah, Kabul
(PO Box 981)
Phone: 0799 333 621
0700 277 766
0799 330 072
0700 200 266
Email: ancb@ancb.org
ancb_ch@yahoo.com
Web: www.ancb.org
Chairman: Mr Sayed Fazlullah Wahidi

Afghan Organization of Human Rights and Environmental Protection (AOHREP)
Behind Sayed Jamaludin school
Karte Char, Kabul
Phone: 0799 234 026
020 250 1229
0799 260 236
Email: aohrep@yahoo.com
admin.aohrep@gmail.com
Director: Mr Abdul Rahman Hotaki

Afghan Relief Committee (ARC)
3rd Floor, Katawaz Building
(opp. Millie Cinema)
Salang Watt, Kabul
Phone: 0700 287 606
Email: arcpsh@psh.paknet.com.pk
Head of Office: Mr Abdullah Qaderdan

Afghan Technical Consultants (ATC)
Hs. 8, Lane 3 in the left, St. 13
(opp. Turkmenistan Embassy)
Wazir Akbar Khan, Kabul
Phone: 0700 278 261
0700 220 326
020 230 1308
Email: atc@atcafghanistan.org
atc_kabul@yahoo.com
Director: Mr Kefayatullah Eblagh

Afghan Turk Cag Education (ATCE)
9th Floor, Ministry of Communications
Cinema Pamir, Kabul
Phone: 0700 285 511
0700 218 255
020 210 0722
Fax: 0093 20 210 0722
Email: atce@turkiye.com
Deputy Director: Mr Feti Karakoc

Afghan Woman and Trade Magazine (AWT)
Phone: 0700 275 826
0700 296 014
Director: Ms Mina Sherzoy

Afghan Women Empowerment & Education Organization (AWEEO)
opp. Ministry of Higher Education
Karte Char, Kabul
Phone: 077 635 4270
077 313 3989
0799 047 332
Email: aweeo_af_org@yahoo.com
farid_ahmad9@yahoo.com
Director: Mr Ahmad Farid

Afghan Women Services and Education Organisation (AWSE)
Behind Block 28, Logistic St., Airport Rd
Airport Blocks, Kabul
Phone: 0799 326 132
0799 188 762
075 200 8559
Email: awse_g@yahoo.com
Director: Ms Gulsoom Satarzai

Afghan Women’s Network (AWN)
Taimani Main Rd, between St. 8 and 9 (next to Russian Ambassador’s Hs.)
Taimani Watt, Kabul
Phone: 0700 286 598
0700 029 877
Email: awnkabul_q@yahoo.com
awnkabul@hotmail.com
Web: www.afghanwomensnetwork.org
Office Manager: Ms Wazhma Popal

Afghan Women’s New Foundation (AWN)
Apt. 29, Block 20, Macrorayon 4
Macrorayon, Kabul
Afghan Women’s Welfare Department (AWWD)
Hs. 25, St. 1, Medina Bazaar, Kabul
Email: awwd@brain.net.pk
Head of Office: Ms Spozhmay Faiz

Afghan Women’s Educational Center (AWEC)
Hs. 1228 (opp. Ministry of Higher Education)
Karte Char, Kabul
Phone: 0700 263 794
075 202 3209
Email: awec@ceretechs.com
awec_kabul@yahoo.com
Web: www.awec.info
Director: Ms Najia Haneefi

Afghan Women’s Resource Centre (AWRC)
Daramsal St. (opp. Ghazi Moh Ayub Khan School)
Part 2, Karte Parwan, Kabul
Phone: 0700 280 179
0799 203 056
075 201 2958
Email: awrc.kabul@ceretechs.com
awrc_kabul@yahoo.com
Director: Ms Partawmina Hashemi

Afghan Aid
Hs. 94, Hesa-i-Do, Main Rd
Karte Parwan, Kabul
(PO Box 6066)
Phone: 0799 310 498
0799 310 497
0799 307 335
0088 216 8444 4222
Fax: 0044 207 255 3344
Email: md@afghanaid.org.uk
melanie@afghanaid.org.uk
Web: www.afghanaid.org.uk
Managing Director: Ms Anne Johnson

Afghanistan Centre at Kabul University (ACKU)
Kabul University Central Library
Jamal Mina, Kabul
(PO Box 335)
Phone: 0700 281 415
075 200 9547
0799 328 883
0799 328 885
Email: aric@brain.net.pk
acku@brain.net.pk
Web: www.afghanresources.org
General Manager: Mr Gulzai

Afghanistan Development Association (ADA)
Hs. 48, Haji Mir Ahmad Mosque
(against from Haji Mir Ahmad Sarai)
Karte Parwan, Kabul
Email: ada@neda.af

Afghanistan Human Rights Organization (AHRO)
Hs. 41, St. 10, Paikob-i-Naswar
Qalai Fatullah, Kabul
Phone: 0700 203 866
0700 203 866
0799 672 404
0799 021 715
Email: ahro98@yahoo.com
ahro98@hotmail.com
Chairman: Mr Laligul

Afghanistan Independent Human Rights Commission (AIHRC)
Pul-i-Surkh, Karte Se, Kabul
Phone: 020 250 0676
0700 277 720
0799 012 018
020 250 0677
Fax: 0093 20 250 0677
Email: huramoz@aihrc.org.af
aihrc@aihrc.org.af
Web: www.aihrc.org.af
Executive Director: Dr Hussain Ramoz

Afghanistan Information Management Service (AIMS)
Next to Inhessarat Building
Salang Watt, Kabul
Phone: 0700 233 751
0700 105 482
0700 248 827
Email: neal.bratschun@aims.org.af
info@aims.org.af
Web: www.aims.org.af
Program Manager: Mr Neal Bratschun

Afghanistan International Chamber of Commerce (AICC)
Hs. 91, St. 2, Main Rd
Shash Darak, Kabul
Phone: 0799 462 388
0799 310 324
0700 065 913
020 210 4074
Email: aicckbl@yahoo.com
info@aicconline.org
Web: www.aicconline.org
Chairman: Mr Azarakhsh Hafizi

Afghanistan Investment Support Agency (AISA)
Opp. Ministry of Foreign Affairs
Shah Mahmood Ghazi Watt, Kabul
Phone: 0799 891 537
0799 669 448
0799 652 153
0700 177 562
Email: naseema@aisa.org.af
said.m@aisa.org.af
Web: www.aisa.org.af
Deputy President: Mr Naseem Akbar

Afghanistan Libre (AL)
Main Rd, Kolola Pushta, Kabul
Phone: 0700 281 209
0700 295 700
0799 110 750
Email: afghanistanlibre@yahoo.fr
Web: www.afghanistan-libre.fr
Head of Mission: Mr Daoud Hachemi

Afghanistan Market Development (AMD)
Blue Glass Building
(opp. Attorney General’s Office)
Shahr-i-Naw, Kabul
Phone: 0700 079 609
001 877 764 0400
Fax: 001 877 663 1332
Email: behzad@amdi-international.com
info@amdi-international.com
Web: www.amdi-international.com
Representative: Mr Behzad Noubary

Afghanistan National Development Strategy (ANDS) secretariat
Gulkhana Palace
Charahi Sedarat, Kabul
Phone: 0799 538 652
0700 731 928
020 210 3432
0799 074 917
Fax: 0093 20 210 3431
Email: fahim.ebrat@ands.org.af
Web: www.ands.gov.af
Office Assistant: Mr Ahmad Fahim Ebrat

Afghanistan NGO Security Office (ANSO)
Phone: 0799 248 362
0700 011 064
0700 283 320
0088 216 6788 1671
Email: operations@afgnso.org
central@afgnso.org
Web: www.afgnso.org
Operations Coordinator: Mr Christian Willach

Afghanistan Primary Education Programme (APEP)
Hs. 1578, St. 1 (near Habibia High School)
District 3, Karte Char, Kabul
Phone: 020 250 0435
020 250 0434
Email: jeremym@caii.com
larryl@caii.com
Web: www.caii.com
Chief of Party: Mr John Knight

Afghanistan Rehabilitation and Reconstruction Agency Falah (ARRAF)
St. 10 (opp. Post Office)
Qalai Fatullah, Kabul
Phone: 0700 284 549
0700 291 378
0088 216 2133 2812
Email: arrafag@yahoo.com
Executive Director: Mr Aziz Ahmed Barez

Afghanistan Research and Evaluation Unit (AREU)
Flower St. (corner of St. 2)
Shahr-i-Naw, Kabul
Phone: 0799 608 548
Email: areu@areu.org.af
Web: www.areu.org.af
Director: Mr Paul Fishstein
Afghanistan Times
Esmat Muslim St. (opp. Areeba Communication)
Shahr-i-Naw, Kabul
Phone: 0799 572 050
Email: afgtimes@yahoo.com
anayat1@hotmail.com
Editor in Chief: Mr Enayatullah Alami

Afghanistan Women Council (AWC)
Hs. 61, Borj-i-Barq Stop, Kolola Pulsheta, Kabul
(PO Box 1913)
Phone: 0799 888 118
0700 049 980
Fax: 0093 20 220 1625
Email: awcafgh@yahoo.com
Web: www.afghanistanwomencouncil.org
Chairperson: Ms Fatana Ishaq Gailani

Agence France Presse (AFP)
Phone: 0700 282 666
0799 215 027
Email: afpkebul@afp.com

Agency Coordinating Body for Afghan Relief (ACBAR)
Hs 69, Charahi Shaheed, Shahr-i-Naw, Kabul
Phone: 0700 276 464
0700 234 972
0700 284 323
0700 286 144
Email: anja@acbar.org
pc@acbar.org
Web: www.acbar.org
Director: Ms Anja De Beer

Agency for Assistance and Development of Afghanistan (AADA)
Hs. 3, Charahi Pul-i-Surkh, Karte Se, Kabul
Phone: 075 200 5181
0799 410 391
0700 253 876
0700 054 433
Email: aabed@aada.org.af
Web: www.aada.org.af
Programme Manager: Mr Abdullah Abed

Agency for Rehabilitation and Energy Conservation in Afghanistan (AREA)
Opp. Engineering Faculty
Sarak-i-Sangi, District 3

Jamal Mina, Kabul
Phone: 0799 328 618
0700 289 631
077 720 7879
0799 307 147
Email: khialshah@yahoo.com
arifazimi@yahoo.com
Managing Director: Eng Khial Shah

Agency for Technical Cooperation and Development (ACTED)
Hs. 403, Daqiq Watt, Taimani, Kabul
Phone: 0700 282 539
0700 198 445
0799 449 998
0799 553 563
Email: kabul@acted.org
ziggy.garewal@acted.org
Web: www.acted.org
Country Director: Ms Ziggy Garewal

Agency of Consultancy for Training (ACT)
Kabul-Kandahar Rd (near Water Station)
Fazel Biag, Kabul
Phone: 0799 362 953
077 736 2953
0700 281 495
0799 326 594
Email: act_afr@yahoo.com
alamgul@brain.net.pk
Managing Director: Eng Alamgul Ahmadi

Aga Khan Development Network (AKDN)
Hs. 297, St. 17, Wazir Akbar Khan, Kabul
Phone: 0799 300 082
Email: aly.mawji@akdn.ch
jo.grace@akdn.afg.org
Web: www.akdn.org
Head of Agency: Mr Ali Mawji

Aga Khan Education Services (AKES)
Hs. 648, St. 9b Shirpoor, District 10
Shahr-i-Naw, Kabul
Phone: 0799 235 112
Email: savita.sarin@akdn-afg.org
Admin Assistant: Mr Abdul Samad Yousufi

Aga Khan Foundation (AKF)
Hs. 43, St. 13, Wazir Akbar Khan, Kabul
Phone: 0799 211 122
Contacts

Aga Khan Health Service Afghanistan (AKHS)
Hs. 648, St. 9-b Shirpoor, District 10
Shahr-i-Naw, Kabul
Phone: 0799 419 599
0799 330 558
Email: nayamat.shah@akdn-afg.org
Web: www.akdn.org
Country Director: Dr Nayamat Shah

Aga Khan Trust for Culture (AKTC)
Qala-i-Moeen Afzal Khan, Guzar Gah Lane
(opp. Humaira Saljoqi Mosque)
Darulaman Rd, Kabul
(PO Box 5805)
Phone: 0799 300 003
0799 335 675
075 202 3985
0088 216 8444 0846
Fax: 0093 75 202 3985
Email: sayed.muhibullah@aktc.akdn-afg.org
jolyon.leslie@aktc.akdn-afg.org
Web: www.akdn.org
Chief Executive Officer: Mr Jolyon Leslie

Agro-Meteorology Project of United States Geological Survey (USGS)
Afghanistan Geological Survey Building
(between Pul-i-Mahmood Khan and Charahi Abdul Haq)
Macrorayon, Kabul
Phone: 0799 193 334
077 221 4307
0700 156 738
Email: fahimzaheer@gmail.com
fahimzaheer@yahoo.com
Web: www.usgs.org
USGS Liaison: Mr Mohammad Fahim Zaheer

Aide Médicale Internationale (AMI)
Hs. 43, St. 1, Part 1, Kart-i-Parwan, Kabul
(PO Box 747)
Phone: 0799 799 754
0799 799 751
0799 799 752
0088 216 5020 2550
Email: kabul.hom@amifrance.org
kabul.admin@amifrance.org
Web: www.amifrance.org
Head of Mission: Ms Anne Dutrey Kaiser

Al Jazeera Television
Butcher St. (next to Koshi Aqiq)
Shahr-i-Naw, Kabul
Web: www.aljazeera.net

Altai Consulting
Hs. 733/124, St. 4 (next to mosque)
Qalai Fatullah, Kabul
Phone: 0799 888 000
0799 888 111
0799 888 666
Email: rbaudeau@altaiconsulting.com
info@altaiconsulting.com
Web: www.altaiconsulting.com
Founding Director: Mr Rodolphe Baudeau

American Broadcasting Company (ABCNews)
c/o BBC, Hs. 24, Park Western Rd
Shahr-i-Naw, Kabul
Phone: 0799 569 692
0799 893 909
0700 300 456
0044 773 944 8038
Email: aleemforabc@yahoo.com
gretchen.peters@abc.com
Web: www.abcnews.com
Local Producer: Mr Aleem Agha

American Institute of Afghanistan Studies (AIAS)
Hs. 57, Lane 1st on the left, St. 15
Wazir Akbar Khan, Kabul
(PO Box 1708)
Phone: 0700 252 251
Email: rohullahamin@yahoo.com
Administrative Manager: Mr Rohullah Amin

American Friends Service Committee/Quaker Service Afghanistan (AFSC/QSA)
Hs. 36, St. 15
Karte Se, Kabul
Phone: 0700 277 465
Email: yaqubikabul@hotmail.com
Amitie Franco-Afghane (AFRANE)
Hs. 31, Sarak-e Qasabi (near Cinema Baharistan)
Karte Parwan, Kabul
(P.O. Box 1216)
Phone: 0799 837 350
0088 216 5068 3779
Email: afrane_kabul@hotmail.com
afrane@epals.com
Web: www.afrane.org
Head of Mission: Mr Xavier Duvauchelle

Ansar Relief Institute (ARI)
Next to ICRC Head Office
(after Charahi Haji Yaqoob)
Shahr-i-Naw, Kabul
Phone: 0700 290 427
0700 224 442
0098 511 606 5321
Email: tahami@emdadari.com
sadodini@emdadari.com
Web: www.emdadari.com
External Relations Officer: Mr Reza Sadodini

Anti Tuberculosis Association (ATA)
Shahr-i-Naw, Kabul
Email: ataap@brain.net.pk

Area Mine Action Center (AMAC)
Hs. 271, St. 14, Wazir Akbar Khan, Kabul
Phone: 0700 295 444
0700 223 352
0087 076 291 8170
Fax: 0087 076 291 8172
Email: javed@unmaca.org
Area Manager: Mr Habibulhaq Javeed

Ariameher Rehabilitation Establishment (ARE)
Hs. 220 (opp. Haji Matin Mosque)
Part 2, Karte Parwan, Kabul
Phone: 0700 289 867
0700 203 654
020 240 1548
Email: razia_faz@yahoo.com
are2_15@hotmail.com
Web: www.ariameher.blogfa.com
Programme Officer: Ms Razia Fazl

Arman FM Radio
Phone: 0798 139 530
0799 321 010
Fax: 001 865 342 5771
Email: info@arman.fm
sales@arman.fm
Web: www.arman.fm
Assistant Manager: Mr Amir Shamil

ASCHIANA: Afghanistan’s Children,
A New Approach
Next to Ministry of Women’s Affairs
Shahr-i-Naw, Kabul
Phone: 0700 277 280
0700 274 470
Email: aschiana@yahoo.com.au
Director: Eng Mohammad Yousef

The Asia Foundation (TAF)
Hs. 55, St. 1, Ashraf Watt
Shahr-i-Naw, Kabul
(P.O. Box 175)
Phone: 0799 321 342
0799 325 852
0799 337 830
075 202 3558
Email: tafag@asiafound.org
Web: www.asiafoundation.org
Representative: George Varughese

Asian Development Bank (ADB)
Hs. 126, St. 2, Haji Yaqoob Square
Shahr-i-Naw, Kabul
Phone: 0799 020 462
020 210 3602
006 326 325 525
0799 021 251
Email: hrakamhi@adb.org
khabib@adb.org
Web: www.adb.org/afrm
Country Director: Mr Brian Fawcett

Associated Press (AP)
Wazir Akbar Khan, Kabul
Phone: 0700 278 290
0799 320 482
020 220 3200
Email: dcooney@ap.org
Web: www.ap.org
Correspondent: Mr Daniel Cooney
Contacts

Association for Community Development (ACD)
Shahr-i-Naw, Kabul
Email: acdtbafg@psh.paknet.com.pk
Director: Mr Akmal Naveed

Association of Experts in the Fields of Migration and Development Cooperation (AGEF)
Serahe Lycee Habibia, next to THW Darulaman Rd, Kabul
Phone: 0799 300 506
Email: returnee-uk@agef-afghanistan.org
Web: www.agef.net
Executive Director: Mr Khalid Noorzad

Attorney General's Office (AGO)
Aymani Watt, District 10
Qalai Fatullah, Kabul
Phone: 020 220 0017
0700 290 940
Fax: 0093 75 202 3421
Attorney General: Mr Alhaj Abdul Mahmood Daqeeq

Aumo Rehabilitation and Development (ARD)
St. 4 (opp. petrol pump), Taimani, Kabul
Phone: 0700 277 377
0700 279 602
0088 216 8444 3536
Email: engnazer_ard@hotmail.com
mustafa_z@msn.com
Director: Eng Nazir Mohammad

Bakhtar Development Network (BDN)
St. 1, Baharistan, Karte Parwan, Kabul
Phone: 0700 288 961
0700 693 572
0700 238 778
0799 007 564
Email: bakhtardf@yahoo.com
qnasrat@gmail.com
Managing Director: Mr Ahmad Farid Fayeq

Bakhtar Information Agency (BIA)
Ministry of Culture and Youth
Deh Afghanan, Kabul
Phone: 020 210 1304

Bangladesh Rural Advancement Committee (BRAC)
Hs. 45, Lane 4, Butcher St.
(behind Baharistan Cinema)
Karte Parwan, Kabul
Phone: 0700 288 300
0700 276 530
Email: gunenduroy@yahoo.com
shahjahan_brac@yahoo.com
Web: www.bracafg.org
Country Program Coordinator: Mr Gunendu K. Roy

Basic Education Program for Afghanistan (BEPA)
Hs. 95, St. 1, Qalai Fatullah, Kabul
Phone: 075 200 1243
0799 609 860
0799 312 481
Fax: 0093 75 200 1243
Email: michael.hirth@gtz.de
emadudien.wejdan@gtz.de
Web: www.gtz.de
Head of Program: Dr Michael Hirth

BBC World Service (BBC)
Hs. 24, Park Western Rd, Shahr-i-Naw, Kabul (PO Box 1)
Phone: 020 220 2300
0700 274 470
0799 021 251
020 220 3200
Email: daud.qarizadah@bbc.co.uk
zia.zahak@bbc.co.uk
Web: www.bbcpersian.com
Head of Office: Mr Daud Qarizadah

BBC Afghan Education Project (BBC-AEP)
Hs. 271, St.1, Qalai Najarha
Khair Khana, Kabul
Phone: 0700 278 093
020 240 0495
Email: shirazuddin.siddiqi@bbc.co.uk
bbcaep@pes.comsats.net.pk
Director: Mr Shirazuddin Siddiqi

BearingPoint/USAID Afghanistan Economic Governance Project
Hs. 569, Main St.
Wazir Akbar Khan, Kabul
Phone: 0700 288 549
0700 279 815
007 037 474 545
Email: steve.lunceford@bearingpoint.com
Web: www.bearingpoint.com
In Charge: Mr Steve Lunceford
British Council (BC)
Left St. toward Kart-i-Parwan
Baraki, Kabul
Phone: 0700 102 311
0799 568 425
Email: zia.zaher@fco.gov.uk
Web: www.britishcouncil.org/afghanistan
Director: Mr Malcolm Jardine

British Embassy
Near St. 15 roundabout
Wazir Akbar Khan, Kabul
(PO Box 334)
Phone: 0700 102 200
020 295 2200
0700 102 273
020 295 2273
Email: britishembassy.kabul@fco.gov.uk
anne-marie.meconi@fco.gov.uk
Web: www.britishembassy.gov.uk/afghanistan
PA to Ambassador: Ms Anne-Marie Meconi

Canadian International Development Agency (CIDA) Program Support Unit
Hs. 543, St. 15, Lane 2 (right)
Wazir Akbar Khan, Kabul
Phone: 0799 843 203
0799 344 163
Email: finance@psukabul.org
mallila@psukabul.org
Web: www.psukabul.org
Acting Manager: Mr Fazel Qader

CARE International
Charahi Haji Yaqoob, Park Rd
(next to Hanzala Mosque)
Shahr-i-Naw, Kabul
Phone: 020 220 1098
0700 277 247
0700 224 607
0088 737 6221 2630
Fax: 0088 737 6221 2631
Email: afghan@care.org
kassenberg@care.org
Web: www.care.org.af
Country Director: Mr Lex Kassenberg

Care of Afghan Families (CAF)
Hs. 220, District 4, Part 2,
Karte Parwan, Kabul
Phone: 0700 063 813
0700 596 059
0799 311 619
0799 842 289
Email: caf_kbl@yahoo.com
naimrassa@yahoo.com
Web: www.caf.org.af
General Director: Dr Bashir Ahmad Hamid

Caritas Ireland (Trocaire)
Hs. 649, Charahi Shahid, District 10
Shahr-i-Naw, Kabul
Phone: 0700 279 742
0799 890 223
0700 068 916
Email: ckirwan@trocaire.ie
zafar_trocaire@caritas.org
Web: www.keepourword.org
Programme Officer: Ms Collette Kirwan

Caritas Italy
Hs. 649, Charahi Shahid, District 10
Shahr-i-Naw, Kabul
Phone: 0799 371 746
Email: caritas.italy.kabul@gmail.com
Country Representative: Mr Luigi Biondi

Caritas Germany
Hs. 649, Charahi Shahid, District 10
Shahr-i-Naw, Kabul
(PO Box 3061)
Phone: 0700 014 632
0798 250 798
0700 145 148
0088 216 5119 2282
Email: caritas_germany_psoa@caritas.org
Web: www.caritas-international.de
Country Representative: Mr Timo Christians

Catholic Organization for Relief and Development Aid (CordAid)
Hs. 338, Alberoni Watt
(behind Zarghona High School)
District 10, Qalai Fatullah, Kabul
Phone: 0799 339 637
0700 223 436
0799 313 859
0088 216 5110 0144
Email: mike.parker@cordaid.net
Contacts

**Catholic Relief Services (CRS)**
Hs. 649, Charahi Shahid, District 13
Shahr-i-Naw, Kabul
Phone: 0799 111 093  
0700 283 481  
020 220 0880
Email: phicks@crsherat.org  
sjayasuriya@crsafgrelief.org
Web: www.catholicrelief.org
Liaison Officer: Mr Mike Parker
Country Representative: Mr Paul Hicks

**Center for International Private Enterprise (CIPE)**
Hs. 14, St. 4, Ansari Watt, Shahr-i-Naw, Kabul
Phone: 0700 250 361  
0700 284 929  
0799 428 329  
0798 010 451
Email: rhabib@cipe.org  
bkhuram@cipe.org
Web: www.cipe.org.af
Office Manager: Mr Riza Habib

**Central Afghanistan Welfare Committee (CAWC)**
Borj-i-Barq bus stop, Ghulam Haidar Khan St.
Kolola Pushta, Kabul
Phone: 0799 301 802  
075 202 1729  
0700 279 306
Email: cawc_kabul@yahoo.com  
nikahmadi64@hotmail.com
Director: Mr Nik Mohammad Ahmadi

**Central Asian Development Agency (CADA)**
Shura St., Lane 3, Karte Se, Kabul
Email: info@mercy.se
Web: www.mercy.se
Head of Office: Mr Greg Spackman

**Central Statistics Office (CSO)**
Between Arian Hotel and Italian Embassy
Ansari Watt, Kabul
Phone: 020 210 0329  
0700 284 601  
0799 492 585  
020 210 4095
Fax: 0093 20 210 0329
Email: afghan_cso@yahoo.com  
rashidfakhri@gmail.com
Web: www.cso.gov.af
General President: Mr Abdul Rashid Fakhri

**Child Fund Afghanistan (CFA)**
Hs. 75, St. 3, Taimani Main Rd
Taimani, Kabul
(PO Box 5264)
Phone: 0700 294 815  
075 202 1205  
0088 216 3145 1748
Email: kabul@cfafghanistan.org
Web: www.christianchildrensfund.org
Country Director: Mr Andrew Moore

**Children in Crisis (CiC)**
Hs. 41, Jami Watt, Shahr-i-Naw, Kabul
Phone: 0700 826 828  
0799 283 468  
0700 243 929
Email: omcic@ceretechs.com  
cdcic@ceretechs.com
Web: www.childrenincrisis.org.uk
Country Director: Ms Feizin Amlani

**Children in Crisis — Education Training Centre (CiC-ETC)**
End of Charahi Shahid Rd
(next to British Cemetery)
Qalai Musa, Kabul
Phone: 0799 302 901  
0799 334 964
Email: admincic@neda.af  
suecic@neda.af
Web: www.childrenincrisis.org
Education Adviser: Mr A.S. Hamidi

**Christian Aid (CA)**
Hs. 562, St. 5
Qalai Fatullah, Kabul
(PO Box 5894)
Phone: 075 200 1610  
0700 292 363  
0799 565 799  
0088 216 5110 0730
Email: ca-advocacy@io-global.com  
ca-advocacy@web-sat.com
Web: www.christian-aid.org
Advocacy Officer: Mr Sultan Maqsood Fazel
Church World Service (CWS)
Hs. 236, St. 4, Charahi Ansari
Shahr-i-Naw, Kabul
Phone: 0700 274 377
Email: cwsisb@isb.comsats.net.pk
cwskabul@cyber.net.pk
Web: www.cwspa.org
Director: Ms Marvin Parvez

CNFA — Afghanistan Agriculture Development Project (AADP)
Opp. Abdul Ali Mostaghni High School
Hs. 12, St. 3
Karte Se, Kabul
Phone: 07520 13131
07000 77 586
Email: jerry@cnfaafghanistan.org
kakar@cnfaafghanistan.org
Web: www.cnfa.org
Country Director: Mr Jerry Turnbull

Combined Forces Command — Afghanistan (CFC-A)
Coalition Forces
Between Amani High School and old WFP office
Shahr-i-Naw, Kabul
Phone: 0700 066 057
0700 298 184

Committee for Rehabilitation Aid to Afghanistan (CRAA)
Apt 63, Block 23A
Macrorayon 3, Kabul
Phone: 0799 318 696
0700 006 850
Email: info@craausa.org
Web: www.craausa.org
Director: Eng Saleem Bedya

Communication Team for Peace and Development (Ertebat)
3rd Floor of Moheb Zada Plaza
(opp. former electricity office)
Deh Mazang, Kabul
Phone: 0700 224 558
0799 426 092
0088 216 8444 3483/84
Email: ertebatteam@yahoo.com
yunus_akhtar@yahoo.com
Director: Eng Yunus Akhtar

Community Habitat Finance International (CHF)
Hs. 3071, St. 3 (next to Fatema Mosque)
Qalai Fatullah, Kabul
Phone: 0700 202 818
0799 420 112
0700 236 039
Email: arajpoot@chfaf.org
cmulligan@chfaf.org
Web: www.chfhq.org
Country Director: Ms Christine Mulligan

COMPRI-A Social Marketing Project,
Constella Futures
Hs. 852 (next to INSAF hotel)
Shahabuddin Watt, Shahr-i-Naw, Kabul
Phone: 0798 149 742
0700 190 208
0799 890 317
0700 201 108
Email: rfortier@constellagroup.com
awafa@constellagroup.com
Web: www.constellagroup.com
Chief of Party: Mr Fortier Russell

Concern Worldwide
St. 4, Qalai Fatullah, Kabul
Phone: 0700 294 572
0799 411 662
0799 489 507
Email: luke.stephens@concern.net
Web: www.concern.net
Country Director: Mr Luke Stephens

Cooperation Center for Afghanistan (CCA)
Hs. 98, St. A (Koche-i-Fateha, Khani Zanana)
Karte Char, Kabul
(PO Box 26)
Phone: 0700 294 693
Email: ccakabul@hotmail.com
ahmadi_ab@yahoo.com
Executive Director: Mr Sarwar Hussaini

Cooperation for Peace and Unity (CPAU)
St. 12, Qalai Fatullah Rd, Qalai Fatullah, Kabul
Phone: 0799 136 296
0700 278 891
0088 216 8444 1448
Email: cpaukabul@yahoo.com
Web: www.cpau.org.af
Managing Director: Mr Kanishka Nawabi
Contacts

Cooperazione Internazionale (COOPI)
Hs. 131, Butcher St. (next to Friends 2 Guest Hs.)
District 10, Shahr-i-Naw, Kabul
Phone: 0700 277 287
0700 297 027
0088 216 5110 1255
Email: gilani@coopi.org
kabul@coopi.org
Country Coordinator: Mr Faisal Ahmad Gilani

Coordination of Afghan Relief (CoAR)
Hs. 24, Ariana TV lane
(opp. Abdul Ali Mustagni School)
Darulaman Rd, Karte Se, Kabul
Phone: 0700 280 727
0700 242 180
0799 391 816
0700 222 338
Email: coar_kbl@yahoo.com
coarkbl@brain.net.pk
Web: www.coar.org
General Director:
Eng Mohammad Naeem Saleemi

Coordination of Humanitarian Assistance (CHA)
Hs. 2, 3 and 4, end of St. 5, Silo
(near Sang Kasha Mosque)
Karte Parwan, Kabul
Phone: 0700 291 722
0799 335 320
0799 340 644
0088 216 2138 2885
Email: waqfi@cha-net.org
fareed_waqfee@hotmail.com
Web: www.cha-net.org
Director: Dr Mohammad Farid Waqfi

Counterpart International (CI)
Hs. 47, Darulaman Rd
Maghzan St. (near Parliament)
Karte Se, Kabul
Phone: 0700 154 933
0700 060 489
0088 216 2113 3473
Email: admin@counterpart-afg.org
Web: www.counterpart-afg.org

Country Development Unit (CDU)
Hs. 88, Charahi Haji Mohammad Dad
Taimani Rd

Da Afghanistan Bank (DAB)
Charahi Pashtunistan, Froshgah, Kabul
Phone: 020 210 3815
Email: info@centralbank.gov.af
daafghanistan_central
bank@hotmail.com
Web: www.centralbank.gov.af
Manager of Governor's Office: Sarajuddin Isar

Danish Assistance to Afghan Rehabilitation and Technical Training (DAARTT)
Hs. 5, St. 8, Qalai Fatullah, Kabul
(PO Box 1699)
Phone: 075 200 4414
0799 852 005
0799 855 493
Fax: 0044 870 133 9649
Email: info@daartt.org
westergaard@daartt.org
Programme Manager: Mr Palle Westergaard

Danish Committee for Aid to Afghan Refugees (DACAAR)
Paikob-i-Naswar, Wazirabad, Kabul
(PO Box 208)
Phone: 0700 288 232
020 220 1750
020 2200 330
Fax: 0093 20 220 1520
Email: dacaar@dacaar.org
mariam.alimi@dacaar.org
Web: www.dacaar.org
Director: Mr Erik Toft

Danish Demining Group (DDG)
Hs. 1083, St. 1, Shirpoor, Kabul
Email: clinton.smith@drc.dk
stephen.robinson@drc.dk
Web: www.drc.dk
Programme Manager: Mr Clinton Smith
Delegation of the European Commission to Afghanistan (EC)
Zarghona Watt (opp. Ministry of Interior)
Shahr-i-Naw, Kabul
Phone: 0799 095 004
0799 095 005
0799 095 006
Email: delegation-afghanistan@ec.europa.eu
Web: www.delafg.ec.europa.eu
Head of Delegation: Amb. Hansjörg Kretschmer

Development and Humanitarian Services for Afghanistan (DHSA)
Hs. 423, Shura St. (near Uzbekha Mosque)
Karte Se, Kabul
Phone: 020 220 0573
0799 341 707
0799 730 806
0799 565 680
Email: shahir.zahine@thekillidgroup.com
shafiqullah.wardak@thekillidgroup.com
Director General: Mr Shahir Ahmed Zahine

Dutch Committee for Afghanistan (DCA)
Baharistan Rd (Lane 1, west of park)
Karte Parwan, Kabul
Phone: 0799 375 564
020 220 0708
020 220 0643
Email: dcakabul@uwnet.nl
Administrative Manager: Mr Malik

Education and Training Center for Poor Women and Girls of Afghanistan (ECW)
Apt. 19, Block 14, Airport Blocks, Kabul
Phone: 0700 276 065
0799 323 309
Email: ecw_.afghanistan@yahoo.com
arezo_qanih@yahoo.com
Director: Ms Malika Qanih

Education Development Center (EDC)
St. 7, District 4, Taimani, Kabul
Phone: 0700 280 881
0799 319 918
Email: rwilliamson@edc.org
Web: www.edc.org
Head of Office: Mr Richard Williamson

Educational Concepts International (ECI)
St. 2, off 40 Meter Rd
Taimani, Kabul
Phone: 0700 274 519
Email: heckmanv@ec-int.org
Field Director: Mr Fredrick von Heckmann

Ektar Zare Milli (EZM)
Darulaman Rd (opp. Habibia High School)
Darulaman, Kabul
Email: rezvani_222@yahoo.com
Editor: Mr Sayed Mohammed Ali Rezvani

Embassy of Belgium
Hs. 96, St. 11 (Lane 2 left)
Wazir Akbar Khan, Kabul
Phone: 0700 200 135
0700 200 258
0700 294 149
0087 376 362 7380
Email: kabul@diplobel.org
islamabad@diplobel.org
Web: www.diplomatie.be/islamabad
Head of Representation: Mr Pieter Leenknegt

Embassy of Bulgaria
St. 15 (Shirpoor St.)
Wazir Akbar Khan, Kabul
Phone: 0799 742 800
0799 304 499
Email: kabul@international.gc.ca
Ambassador: Mr David Sproule

Embassy of Canada
Hs. 256, St. 15
Wazir Akbar Khan, Kabul
Phone: 0797 888 112
0700 279 424
0700 280 275
Email: canadakabul2@yahoo.com
Ambassador: Mr Pieter Leenknegt

Embassy of Denmark
Hs. 36, Lane 1, St. 13
Wazir Akbar Khan, Kabul
Phone: 020 230 0968
0797 888 112
0700 279 424
0700 280 275
Contacts

Fax: 0093 20 230 0968
Email: kblamb@um.dk
mursaf@um.dk
Web: www.ambkabul.um.dk/en
Ambassador: Mr Franz-Michael Skjold Mellbin

Embassy of Egypt
Wazir Akbar Khan, Kabul
Phone: 0700 214 525
Email: melamirm@hotmail.com
Consul: Mr Mohammad Elamir

Embassy of the Federal Republic of Germany
Mena 6, Wazir Akbar Khan, Kabul
(PO Box 83)
Phone: 020 210 1512
020 210 2239
Email: zreg@kabu.auswaertigs-amt.de
Web: www.kabul.diplo.de

Embassy of Finland
Hs. 39, Lane 1, St. 10
Wazir Akbar Khan, Kabul
Phone: 0700 284 034
0700 284 212
020 210 3051
Email: sanomat.kab@formin.fi
Web: www.finland.org.af
Ambassador (not in residence): Mr Antti Koistinen

Embassy of France
Shirpoor Avenue, Shahr-i-Naw, Kabul
Phone: 0700 284 032
0798 979 841
Fax: 0087 376 301 9867
Email: chancellerie.kaboul-amba@diplomatie.gouv.fr
sebastien.duhaut@diplomatie.gouv.fr
Web: www.ambafrance-af.org

Embassy of India
Malalai Watt, Shahr-i-Naw, Kabul
Phone: 020 220 0185
0799 326 092
0799 843 907
0087 376 309 5560
Fax: 0087 376 309 5561
Email: indembkabul@nic.in
cons@indembassy-kabul.com
Attaché: Mr Jeetandra N Brahmi

Embassy of the Islamic Republic of Iran
Peace Ave, Charahi Shirpoor, Kabul
Phone: 020 210 1394
020 210 1390
020 210 1391
020 210 1392
Email: iranembassy-kbl@yahoo.com
Ambassador: Mr Mohammad Reza Bahrami

Embassy of the Islamic Republic of Pakistan
Hs. 10, Najat Watt Rd (opp. WHO Office)
Wazir Akbar Khan, Kabul
Phone: 020 230 0911
020 230 0913
Email: zainkohat@gmail.com
Ambassador: Mr Sardar Tariq Azizudin

Embassy of Italy
Charahi Ariana, Ansari Watt, Kabul
Phone: 020 210 3844
020 210 3144
0799 609 941
Email: ambasciata.kabul@esteri.it
connazionali.ambkabul@esteri.it
Ambassador: Mr Ettore Francesco Sequi

Embassy of Japan
St. 15, Wazir Akbar Khan, Kabul
Phone: 0700 224 451
0799 363 827
Email: plt1@eoj-af.org
plt2@eoj-af.org
Ambassador: Mr Norihiro Okuda

Embassy of the Kingdom of the Netherlands
Hs. 2 and 3, St. 4, Ghiasuddin Watt
Shahr-i-Naw, Kabul
Phone: 0700 286 641
0700 286 645
0798 715 509
Email: kab@minbuza.nl
Nasreen.Khadimi@minbuza.nl
Web: www.minbuza.nl
Ambassador: Mr Hans Blankenberg

Embassy of the Kingdom of Saudi Arabia
Behind Eyes Office, Shash Darak, Kabul
Phone: 020 210 2064
0700 255 555
Charge d’Affairs: Mr Abdullah Fahad Al-Kahtani
<table>
<thead>
<tr>
<th>Embassy of Libya</th>
<th>Embassy of the Republic of Tajikistan</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hs. 3, Zambak Rd, Charahi Zanbaq, Kabul</td>
<td>Hs. 1, St. 15</td>
</tr>
<tr>
<td>Phone: 020 210 1084</td>
<td>Wazir Akbar Khan, Kabul</td>
</tr>
<tr>
<td>Charge d’Affairs: Mohammad Hassan Elayeb</td>
<td>Phone: 020 210 1080</td>
</tr>
<tr>
<td></td>
<td>0700 282 008</td>
</tr>
<tr>
<td></td>
<td>0087 376 301 0311</td>
</tr>
<tr>
<td></td>
<td>Fax: 0087 376 301 0313</td>
</tr>
<tr>
<td></td>
<td>Ambassador: Mr Farkhod Makhkamov</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Embassy of Norway (Royal Norwegian Embassy)</th>
<th>Embassy of the Republic of Turkey</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hs. 3, lane 4 on the right, St. 15</td>
<td>Hs. 134, Shah Mahmood Ghazi Watt</td>
</tr>
<tr>
<td>Wazir Akbar Khan, Kabul</td>
<td>Shah-r-i-Naw, Kabul</td>
</tr>
<tr>
<td>Phone: 0700 201 026</td>
<td>Phone: 020 210 1581</td>
</tr>
<tr>
<td>0700 297 476</td>
<td>020 210 3253</td>
</tr>
<tr>
<td>020 230 0899</td>
<td>020 210 1579</td>
</tr>
<tr>
<td>0087 076 259 6925</td>
<td>Email: <a href="mailto:kabil.be@mfa.gov.tr">kabil.be@mfa.gov.tr</a></td>
</tr>
<tr>
<td>Fax: 0087 060 006 1156</td>
<td>Ambassador: Mr Bulent Tulun</td>
</tr>
<tr>
<td>Email: <a href="mailto:helene.sand.andresen@mfa.no">helene.sand.andresen@mfa.no</a></td>
<td></td>
</tr>
<tr>
<td><a href="mailto:emb.kabul@mfa.no">emb.kabul@mfa.no</a></td>
<td></td>
</tr>
<tr>
<td>Web: <a href="http://www.norway.org.af">www.norway.org.af</a></td>
<td></td>
</tr>
<tr>
<td>Deputy Head of Mission: Ms Helene Sand Andresen</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Embassy of the People's Republic of China</th>
<th>Embassy of the Russian Federation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shah Mahmood Ghazi Watt, Shah-r-i-Naw, Kabul</td>
<td>Old Russian Embassy, Darulaman Rd</td>
</tr>
<tr>
<td>Email: <a href="mailto:chinaemb_fa@mfa.gov.cn">chinaemb_fa@mfa.gov.cn</a></td>
<td>Karte Se, Kabul</td>
</tr>
<tr>
<td>Ambassador: Mr Sun Yoxi</td>
<td>Phone: 0700 298 277</td>
</tr>
<tr>
<td></td>
<td>Email: <a href="mailto:rusemembafg@neda.af">rusemembafg@neda.af</a></td>
</tr>
<tr>
<td></td>
<td>Ambassador: Mr Zamir Kabulov</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Embassy of the Republic of Indonesia</th>
<th>Embassy of Switzerland</th>
</tr>
</thead>
<tbody>
<tr>
<td>Malalai Watt, Interior Ministry Rd</td>
<td>Hs. 486, St. 13, Lane 3 (right)</td>
</tr>
<tr>
<td>(next to the Indian Embassy)</td>
<td>Wazir Akbar Khan, Kabul</td>
</tr>
<tr>
<td>Shahr-r-i-Naw, Kabul</td>
<td>Phone: 0700 274 902</td>
</tr>
<tr>
<td>(PO Box 532)</td>
<td>0799 203 475</td>
</tr>
<tr>
<td>Email: <a href="mailto:suhaswoto@applelinks.net">suhaswoto@applelinks.net</a></td>
<td>020 230 1565</td>
</tr>
<tr>
<td><a href="mailto:maulanass@hotmail.com">maulanass@hotmail.com</a></td>
<td>0092 51 227 9291</td>
</tr>
<tr>
<td>Charge d’Affairs: Mr Mohammad Assaruchin</td>
<td>Email: <a href="mailto:kabul@sdc.net">kabul@sdc.net</a></td>
</tr>
<tr>
<td></td>
<td>Web: <a href="http://www.sdc.org.af">www.sdc.org.af</a></td>
</tr>
<tr>
<td></td>
<td>Ambassador: Ms Agneta Lejdström</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Embassy of the Republic of Kazakhstan</th>
<th>Embassy of Turkmenistan</th>
</tr>
</thead>
<tbody>
<tr>
<td>St. 11, Wazir Akbar Khan, Kabul</td>
<td>Hs. 280, Lane 3, St. 13</td>
</tr>
<tr>
<td>Phone: 020 230 2494</td>
<td>Wazir Akbar Khan, Kabul</td>
</tr>
<tr>
<td>0700 277 450</td>
<td>Phone: 0700 285 801</td>
</tr>
<tr>
<td>Email: <a href="mailto:sher60@mail.ru">sher60@mail.ru</a></td>
<td></td>
</tr>
<tr>
<td>Ambassador: Mr Agybay Smagulov</td>
<td></td>
</tr>
</tbody>
</table>

| Embassy of the Republic of South Korea | |
|----------------------------------------| |
| Hs. 34, St. 10/B | |
| Wazir Akbar Khan, Kabul | |
| Phone: 0700 280 188 | |
| 0700 280 189 | |
| 020 210 2481 | |
| 0087 376 272 8479 | |
| Email: jhpark97@mofat.go.kr | |
| kabul@mofat.go.kr | |
| First Secretary: Mr Kang Sang Zu | |
020 230 2550
Email: kabulemb@neda.af
Ambassador: Mr Aman M. Yaranov

Embassy of the United Arab Emirates
Charahi Zanbaq, Shah Mahmood Ghazi Watt
Shahr-i-Naw, Kabul
Ambassador: Mr Ali Mohammad bin Hummad AlShamsi

Embassy of the United States of America (USA)
Great Massoud Rd, Kabul
Phone: 0700 108 001
0700 108 002
0700 108 398
0700 108 377
0700 231 192 (public affairs)
0799 079 249 (public affairs)
Email: usconsulkabul@state.gov
mansoorsx@state.gov (public affairs)
gritzlj@state.gov (public affairs)
Web: www.kabul.usembassy.gov
Consul: Ms Addie Harchick

Embassy of Uzbekistan
Hs. 14, St. 13, Lane 3
Wazir Akbar Khan, Kabul
Phone: 020 230 0124
Fax: 0093 20 230 0124
Deputy Ambassador: Mr Giyasov Nosir

Emergency Hospital
Park Rd (opp. Flower St.)
Shahr-i-Naw, Kabul
Phone: 0799 565 966
Email: emergency@emergency.it
Web: www.emergency.it
Country Coordinator: Mr Ognjen Predja

Enfants du Monde – Droits de L’Homme (EMDH)
Hs. 60, St. 1, District 5 (near Intercontinental Hotel and Polytechnic Institute)
Karte Mamorin, Kabul
(PO Box 5416)
Phone: 0799 339 969
0700 293 392
0087 376 212 3596
Email: kabul@emdh.org
Web: www.emdh.org
National Officer: Eng Hamed Sarwary

Eqtedar Milli
University St. (opp. Ghazi High School)
Karte Char, Kabul
Phone: 0700 290 396
Email: eqtedaremelli@yahoo.com
Editor: Mr Sayed Mohammad Ali Rezvani

Equal Access (EA)
Hs. 459, St. 4 (right)
Qalai Fatullah, Kabul
Phone: 0700 041 310
0799 731 838
0700 284 904
Email: mbradford@equalaccess.org
mstfababak@equalaccess.org
Web: www.equalaccess.org
Country Director: Ms Michele Bradford

Euron Aid
Hs. 221
Alberuni St., Kabul
Phone: 0700 280 881
Email: cso.afghanistan@euronaid.nl

European Commission Humanitarian Aid Office (ECHO)
Hs. 103, Abu Hanifa Lane
Kolola Pushta, Kabul
Phone: 0700 282 318
0799 282 318
0700 282 501
0087 176 308 5358
Fax: 0087 376 248 5683
Email: program@echo-kabul.org
admin@echo-kabul.org
Web: www.ec.europa.eu/echo
Head of Office: Mr Laurent Saillard

European Union Special Representative (EUSR)
Hs. 45 and 47, St. 3
Charahi Haji Yaqoob
(opp. CARE International)
Shahr-i-Naw, Kabul
Phone: 0700 279 204
0799 300 104
0799 015 675
0700 283 970
Email: eusrkabul@yahoo.fr
michael.semple@dial.pipex.com
Special Representative: Mr Francesc Vendrell
Export Promotion Agency of Afghanistan (EPAA)
St. 2 (behind Soria High School)
Karte Char, Kabul
Phone: 075 200 6331
0798 291 699
Email: info@epaa.org.af
bernhardt@eppa.org.af
Web: www.epaa.org.af
Chief Senior Advisor: Mr Peter Bernhardt

Farhat Architecture and Engineering Rehabilitation (FAER)
Near Murwarid Restaurant
Kolola Pushta, Kabul
Phone: 0799 318 198
0700 206 435
Email: faer-aw-aziz@hotmail.com
Director: Eng Wakeel Azizi

Female Rehabilitation and Development Organization (FRDO)
Hs. 260, Traffic Square, Chelmentra Rd
Kolola Pushta, Kabul
Email: frdo@psh.paknet.pk
Director: Ms Sharifa

FOCUS Humanitarian Assistance
Hs. 42, St. 2
Qalai Fatullah, Kabul
Phone: 0799 345 001
Email: jawad.yousufi@focus.akdn-afg.org
Executive Officer: Mr Ahmad Jawad Yousufi

Food and Agriculture Organization of the United Nations (FAO)
c/o Ministry of Agriculture (opp. Kabul University)
Jamal Mina, Kabul
Phone: 0700 288 154
0799 311 535
0700 274 515
Email: serge.verniau@fao.org
fao-afg@fao.org
Web: www.fao.org
Representative: Mr Serge Verniau

Foundation for Culture and Civil Society (FCCS)
Hs. 839, Salang Watt (opp. National Archives)
Deh Afghanan, Kabul
(P.O. Box 5965)
Phone: 0700 276 637
0700 278 905
075 200 4005
Fax: 0093 75 202 3578
Email: mir_joyenda@yahoo.com
Web: www.afghanfcss.org
Director: Mr. Mir Ahmad Joyenda

Foundation for International Community Assistance (FINCA)
Jada-i-Zabuli, side of the river, Pul-i-Surkh
Karte Char, Kabul
Phone: 075 202 3146
0799 209 822
Email: adminkabul@fincaafghanistan.org
Web: www.villagebanking.org

Foundation Scholarships Afghanistan (FSA)
Chowk Dehbori, District 3 (behind the Children’s Park, near Girls’ Hostel)
Dehbori, Kabul
Phone: 0700 277 637
020 250 0709
Email: shabir_nazary@yahoo.com
mshabir_nazary@hotmail.com
Web: www.mayhan.nl
Managing Director: Mr Mohammad Shabir Nazary

Friedrich Ebert Stiftung (FES)
Charahi Ansari, Yaftali St. (behind Setarah Hotel)
Shahr-i-Naw, Kabul
Phone: 0700 280 441
0799 338 094
0799 394 455
0700 278 270
Email: rolf@fes.org.af
rohullah@fes.org.af
Web: www.fes.org.af
Resident Representative: Mr Rolf Paasch

Friends for Rehabilitation and Integrating Emergency National Development (FRIEND)
Khushal Mina, Kabul
Phone: 0700 281 899
0700 204 410
0799 353 935
Fax: 0088 216 8444 8715
Email: mujtabazahir@yahoo.com
lolengecom@yahoo.com
Deputy Director: Eng Sayed Mir Ahmad Shah

General Independent Administration of Anti-Bribery and Corruption (GIAAC)
St. 2 (right) between Charahi Haji Yaqoob and Charahi Shaheed
Shahr-i-Naw, Kabul
Phone: 075 202 3317
0799 183 468
0799 232 367
Email: giaac002@yahoo.com
Deputy Director: Eng Sayed Mir Ahmad Shah

Generous Rehabilitation Organization (GRO)
Flower St. (opp. vegetable market, Floor 2)
Shahr-i-Naw, Kabul
Phone: 0700 254 351
0700 276 704
Email: gro_999@hotmail.com
Director: Eng Mohammad Sakhi

German Afghanistan Foundation (GAF)
Shahr-i-Naw, Kabul
Email: gaf_kabul@yahoo.com

German AgroAction (Welthungerhilfe)
Hs. 9, St. 3, Taimani Rd, Taimani, Kabul
Phone: 0799 758 690
0700 293 662
0700 475 652
0799 137 888
Email: theo.riedke@dwhh.org
karim.mirzazada@dwhh.org
Web: www.welthungerhilfe.de
Regional Director: Mr Theo Riedke

German Development Service (DED)
Hs. of German Development Cooperation
Charahi Sedarat, Kabul
Phone: 0700 205 787
0700 279 478
0700 291 975
0087 076 164 2430
Fax: 0087 076 164 2431
Email: dedafg@web.de
dedafg-IBA@web.de
Web: www.afghanistan.ded.de
Regional Director: Dr Andreas Schneider

German Technical Cooperation (GTZ)
Behind Zarghona High School
Qalai Fatullah, Kabul
Phone: 0799 240 498
0700 275 625
Email: gisela.hayfa@gtz.de
meharia.nabi@gtz.de
Web: www.gtz.de/international-services
Country Director: Dr Gisela Hayfa

Ghazni Rural Support Program (GRSP)
Hs. 208, St. 3, Pul-i-Surkh
Karte Se, Kabul
Phone: 0799 320 584
0700 280 588
0799 024 061
075 201 6136
Email: mzeerak@gmail.com
e_zeerak@yahoo.com
Director: Mr Mohammad Eshaq Zeerak

Global Hope Network International (GHNI)
Hs. 626 (opp. Park Gate)
Parwaresh Gah St., Alawdin
Karte Se, Kabul
Phone: 0799 211 867
075 200 3296
Email: michael.mueller@ghni.org
twoswing@gmx.net
Web: www.ghni.org
Director: Mr Michael Mueller

Global Partners (GP)
Hs. 15, St. 10, Taimani, Kabul
Phone: 0799 246 813
Email: randyp@iname.com
Country Director: Mr Randal Paul

Global Partnership for Afghanistan (GPFA)
Hs. 508, St. 13/2
Wazir Akbar Khan, Kabul
Phone: 0799 652 659
0799 187 241
Email: rknowles@gpfa.org
zzamani@gpfa.org
Web: www.gpfa.org
Country Director: Mr Rupert Knowles
Global Point Afghanistan (GPA)
Opp. Esteqlal Hospital
Darulaman Rd, Kabul
Phone: 0799 373 957
077 882 0988
075 200 1558
Email: gpa_org@yahoo.com
ramzanzaib2002@yahoo.com
Chief of Mission: Eng Ramazan Zaib

Global Rights
Hs. 200, St. 3, Charahi Ansari
(opp. German Clinic)
Shahr-i-Naw, Kabul
Phone: 0700 269 035
0700 070 148
0799 328 558
Email: shaheenr@globalrights.org
nazirn@globalrights.org
Web: www.globalrights.org
Country Director: Mr Shaheen Rassoul

Goethe Institute
Shah Mahmood Ghazi Watt
(opp. Embassy of China)
Shahr-i-Naw, Kabul
Phone: 0799 327 850
0700 274 606
0799 313 922
0049 373 8129 6054
Fax: 0049 373 8129 6052
Email: il@kabul.goethe.org
program@kabul.goethe.org
Web: www.goethe.de/kabul
Director: Ms Lien Heidenreich

Good Morning Afghanistan Radio
Old Radio Kabul Building
Pul-i-Bagh Omomi, Kabul
Phone: 0700 224 434
0700 276 594
020 210 1082
020 210 1077
Fax: 0093 20 210 1082
Email: barrysalaam@awanama.com
info@gma.com.af
Web: www.gma.com.af
General Director: Mr Barry Salaam

Good Neighbors International (GNI)
Hs. 164, St. 1, Bahararistan
Karte Parwan, Kabul
Phone: 0799 355 392
Email: kabulgni@hotmail.com
mazinga@goodneighbors.org
Web: www.gnint.org
Country Director: Mr Lee Byounghee

Groupe URD (Urgence, Réhabilitation, Développement)
Hs. 333 (between St. 7 and 8)
Taimani, Kabul
Phone: 0799 023 254
0799 573 061
0799 344 887
Email: ppascal@urd.org
Web: www.urd.org
Country Director: Mr Peggy Pascal

Handicap International Belgium
St. 5, Qalai Fatullah, Kabul
Phone: 0700 274 540
0799 566 734
0700 277 314
Email: hikabul@yahoo.fr
hiafgha_adm@yahoo.fr
Web: www.handicap-international.org
Country Director: Mr Thierry Hergault

Handicap International France
Hs. 133, St. 5
Qalai Fatullah, Kabul
Phone: 0700 274 540
0799 566 734
0799 320 051
0799 209 983
Email: hikabul@yahoo.fr
firoz_hi@yahoo.com
Web: www.handicap-international.org
Programme Director: Mr Thierry Hergault

Hazarajat Assistance Newsletter (Artibat NGO)
Opp. Maywand Hospital, Chindawol, Kabul
Phone: 0700 224 558

HealthNet TPO
Hs. 3, St. 1 (opp. Kandahari Mosque)
Karte Char, Kabul
Phone: 0799 332 096
Contacts

020 250 1195
0700 294 627
0088 216 8985 6377
Email: hom_hn_tpo@yahoo.com
hni_kabul@neda.af
Web: www.healthnetinternational.org
Head of Mission: Dr Abdul Majeed Siddiqi

Help the Afghan Children (HTAC)
Shura St. (opp. Rokhshana High School)
Karte Se, Kabul
Phone: 0700 296 462
0799 619 647
Email: kabul@helptheafghanchildren.org
sadeed@helptheafghanchildren.org
Web: www.helptheafghanchildren.org
Operations Manager: Mr Moh Yousf Jabarkhail

Helping Afghan Farmers Organization (HAFO)
Hs. 211, St. G, Pul-i-Surkh
Karte Se, Kabul
Phone: 0700 280 326
0700 279 752
0799 355 324
020 250 1266
Email: hafos@afghanadvocacy.org
hafoskabul@yahoo.com
Director: Eng Javeed

HEWAD Reconstruction, Health and Humanitarian Assistance Committee
Hs. 118, St. 1
Taimani Project, Kabul
(Po Box 5138)
Phone: 0799 323 920
0700 632 330
0700 606 720
0700 670 710
Email: hewad_af@yahoo.com
hewad_kabul@yahoo.com
Director: Mr Amanullah Nasrat

Hindokosh News Agency (HNA)
Hs. 3 (1158) Muslim Rd
Shahr-i-Naw, Kabul
Phone: 0700 280 988
Director: Mr Syed Najeebullah Hashimy

HOPE Worldwide
Hs. 104 (opp. Sufi Islam Girls High School)
Near the end of Kabul University bus station
Dehbori, Kabul
Phone: 0700 275 168
Email: daniel_allison@hopeww.org
mary_allison@hopeww.org
Web: www.af.hopeww.org
Country Director: Mr Daniel R. Allison

Human Rights Research and Advocacy Consortium (HRRAC)
Behind Ministry of Commerce
Karte Se, Kabul
Phone: 0752 201 7744
0799 315 334
Email: hrrac@afghanadvocacy.org.af
horia.mosadiq@afghanadvocacy.org.af
Web: www.afghanadvocacy.org.af
Project Director: Ms Horia Mosadiq

Humanitarian Assistance for the Women and Children of Afghanistan (HAWCA)
Lane 1, Municipality St.
(behind District 10)
Shirpoor, Kabul
Phone: 0799 308 864
0700 277 031
Email: hawca@hawca.org
Web: www.hawca.org
Director: Ms Orzala Ashraf

Humanitarian Assistance Network and Development (HAND)
Hs. 263, St. 6, District 10
Qalai Fatullah, Kabul
(Po Box 5318)
Phone: 0700 275 222
Email: handkabul@yahoo.com
Web: www.geocities.com/handkabul
Director: Mr Sayed Ahrar Abedi

IbnSina Public Health Programme for Afghanistan
Daramsal St. (opp. Ghazi Moh Ayub Khan School)
Khair Khana, Kabul
Phone: 0700 282 122
0799 319 262
020 220 1731
0088 216 3330 4359
Email: ibnsinaphp@yahoo.com
Human Resource Manager: Mr Atiqullah Ebadi
Independent Administrative Reform and Civil Services Commission (IARCSC)
Prime Minister’s Compound
Shah Mahmood Ghazi Watt, Kabul
Phone: 020 210 3963
  0799 095 561
  020 210 2364
  0700 184 306
Fax: 0093 20 210 3518
Email: ahmad.mushahed@csc.gov.af
rashid.sidiqi@csc.gov.af
Web: www.iarcsc.gov.af
Chairman: Dr Ahmad Mushahid

Independent Humanitarian Services Association (IHSAN)
Hs. 44/45, St. 2
Taimani Project, Kabul
Phone: 0799 328 597
  0700 283 813
  0799 309 767
Email: ihsan_org@hotmail.com

Institute for War and Peace Reporting (IWPR)
Next to Marie Stopes Clinic,
(opp. Baharistain Cinema)
Karte Parwan, Kabul
Phone: 0799 278 872
  0700 025 635
  0700 266 630
Email: jrmackenzie2004@yahoo.com
rahmani2005@gmail.com
Web: www.iwpr.net
Country Director: Ms Jean Mackenzie

Intercooperation
Hs. 5, St. 2, Kolola Pushta Rd (opp. Kardan Uni.)
Shahr-i-Naw, Kabul
Phone: 0798 261 715
Email: mujib.afg@intercooperation.org.pk
mujibrahman_73@hotmail.com
Web: www.intercooperation.ch
Country Representative: Mr Mujibur Rahman

International Assistance Mission (IAM)
Off Shura St., Karte Se, Kabul
(P0 Box 625)
Phone: 0700 277 295
  0799 337 611
Email: kblreg@iamafg.org
Web: www.iam-afghanistan.org
Regional Manager: Mr Len Clift

International Center for Agricultural Research in the Dry Areas (ICARDA)
Hs. 262 (in front of electricity tower)
Part 1, Karte Parwan, Kabul
Phone: 0700 274 381
  0799 216 323
  0799 216 322
  0799 791 521
Email: a.manan@cgiar.org
  g.bahram@cgiar.org
Web: www.icarda.org
Country Director: Mr Haji Abdurahman Manan

Rights & Democracy (International Center for Human Rights and Democratic Development)
Hs. 3 on the right, Borj-i-Barq bus stop
Kolola Pushta, Kabul
Phone: 0700281104
  0799 190 344
  0700 018 405
  0797 718 203
  0799 143 094
Email: pal_kabul@yahoo.com
  wraf@ceretechs.com
Web: www.wraf.ca
Project Coordinator: Ms Palwasha Hassan

International Committee of the Red Cross (ICRC)
Charahi Haji Yaqoob
Shahr-i-Naw, Kabul
Phone: 0700 279 078
  0799 550 055
  0700 297 777
  0088 216 5110 1288
Fax: 0087 376 273 0941
Email: kabul.kab@icrc.org
Web: www.icrc.org
Head of Delegation: Mr Philip Spoerri

International Crisis Group (ICG)
Phone: 0799 458 757
  0799 660 990
  0799 409 570
Email: jnathan@crisisgroup.org
  sdarwish@crisisgroup.org
Web: www.crisisgroup.org
Senior Analyst: Ms Joanna Nathan
International Federation of Red Cross and Red Crescent Societies (IFRC)
c/o ARCS, Qargha Rd
District 5, Afshar, Kabul
(Po Box 3039)
Phone: 0700 016 218
0087 338 228 0530
Fax: 0087 338 228 0534
Email: hod.kinshasdel@wireless.ifrc.org
sailab.ayubi@ifrc.org
Web: www.arcs.org.af
Head of Delegation: Ms Jamila Ibrahim

IFES (Democracy at Large)
St. 13, Lane 3 (next to Uzbekistan Embassy)
Wazir Akbar Khan, Kabul
Phone: 0700 281 215
0799 319 074
0700 215 170
0088 216 5552 3654
Email: sami@ifes.neda.af
pwilliams@ifes.org
Web: www.ifes.org
Project Administrator: Mr Sami Rahmanzai

International Institute of Higher Studies
in Criminal Sciences (ISISC)
Hs. 132, Street 2 (right side), Charahi Ansari
Shahr-i-Naw, Kabul
Phone: 0797 721 328
0799 844 480
Email: zaid.al-farisi@isisc.org
Web: www.isisc.org
Representative: Zaid Hadir Nasrat Al-Farisi

International Islamic Relief Agency (ISRA)
Hs. 57, Shah-i-Babo Jan Lane (near Sitara Hotel)
Shahr-i-Naw, Kabul
Phone: 0799 328 729
0088 216 8980 0758
Email: isra_afg@yahoo.com
Web: www.isra-relief.org
Country Director: Mr Abdul Aziz Abbakar

International Labour Organization (ILO)
UNDP Compound, Shah Mahmood Ghazi Watt
Shahr-i-Naw, Kabul
Phone: 0700 258 055
0088 216 8980 1021
Email: shengjie.ilokabul@undp.org
amin.ilokabul@undp.org
Web: www.ilo.org
Head of Agency: Mr Shengjie Li

International Maize and Wheat Improvement Centre (IMWIC)
Hs. 157, Lane 3 off Muhaudin St.
(west of Baharistan Park)
Karte Parwan, Kabul
(Po Box 5291)
Phone: 0700 282 083
075 202 2335
Email: m.osmanzai@cgiar.org
Country Coordinator: Dr Mahmood Osmanzai

International Medical Corps (IMC)
Hs. 138 and 139, Jeem St.
Part 2, Kart-i-Wali, Shash Darak, Kabul
Phone: 0700 284 903
0700 288 229
0799 343 905
0799 842 939
Email: nmohammad@imcworldwide.org
hmushfiq@imcworldwide.org
Web: www.imcworldwide.org
Country Operations Manager:
Mr Naik Mohammad Qouraishi

International Monetary Fund (IMF)
St. 15, Wazir Akbar Khan, Kabul
Email: mustafa_imf@yahoo.com
Web: www.imf.org
Resident Representative: Mr Joshua Charap

International Organization for Migration (IOM)
Hs. 1093, Ansari Watt (behind UNICA Guest Hs.)
Shahr-i-Naw, Kabul
Phone: 0700 278 820
020 220 1022
0700 185 960
Email: psorensen@iomkabul.net
publicinformation@iomkabul.net
Web: www.iom.int
Dep Chief of Mission: Mr Peter Krogh Sorensen

International Relief and Development in Afghanistan (IRD)
Kolola Pushta Main Rd, Shahr-i-Naw, Kabul
Email: bburroughs@afghanreconstruction.org
mnia@afghanreconstruction.org
International Rescue Committee (IRC)
Hs. 61, Kocha-i-Afghana, District 9
Shash Darak, Kabul
Phone: 0700 283 930
0799 160 119
0700 294 359
0087 376 135 1925
Email: ciaran.donnelly@theirc.org
mobeen_azizi@hotmail.com
Web: www.theirc.org
Country Director: Mr Ciaran Donnelly

International Security Assistance Force (ISAF)
Military Sports Club, Great Massoud Rd, Kabul
Phone: 0799 511 155
0799 558 291
Email: presoffice@isaf-hq.nato.int
Web: www.jfcbs.nato.int/isaf

Internews
Hs. 99, Sherkat bus stop
Darulaman Rd (near Ariana TV)
Karte Se, Kabul
Phone: 0700 291 564
0799 670 128
0799 216 513
Email: a_akramyar@hotmail.com
yama.akramyar@internews.org
Web: www.internews.org
Business Relation Coordinator:
Mr Yama Akramyar

Internews Europe
Hs. 99, Sherkat bus stop
Darulaman Rd (near Ariana TV)
Karte Se, Kabul
Phone: 0799 477 767
Email: agathe@internews.fr
Web: www.internews.fr
Project Director: Mr Agathe Dalisson

INTERSOS Humanitarian Aid Organization
Hs. 1, St. 7, Taimani Rd
District 10, Qalai Fatullah, Kabul
Phone: 0799 806 945
0799 806 943
0088 216 8985 2253
Email: afghanistan@intersos.org
Web: www.intersos.org
Head of Mission: Ms Frederic Maio

Islamic Relief UK
Hs. 1082, St. J, Qalai Fatullah, Kabul
Phone: 0700 278 351
075 200 1137
020 220 2600
0088 216 8980 0019
Email: alinoor@irafg.org
islamic.relief@web-sat.com
Web: www.islamic-relief.org.uk
Country Director: Dr Ali Mohammad Noor

Italian Cooperation
Hs. 7, Jami Watt, Shahr-i-Naw, Kabul
Phone: 020 220 1207
0700 282 677

Japan Center for Conflict Prevention (JCCP)
Qalai Fatullah, Kabul
Phone: 0799 029 684
0087 376 305 2650
Email: kabul@jccp.gr.jp
Web: www.jccp.gr.jp
Representative: Mr Hayashi Yutaka

Japan Emergency NGOs (JEN)
Hs. 61, St. 3, Qalai Fatullah, Kabul
Phone: 0700 280 921
0700 281 551
0088 216 5552 3097
0088 216 8985 2012
Email: tamari@jen-npo.org
kabulfin@jen-npo.org
Web: www.jen-npo.org
Head of Office: Ms Kiyotaka Tamari

Japan International Cooperation Agency (JICA)
Hs. 49, Wazir Akbar Khan St. (opp. mosque)
Wazir Akbar Khan, Kabul
Phone: 0700 290 423
Email: nakahara.masataka@jica.go.jp
yasuda.tomoyuki@jica.go.jp
Web: www.jica.go.jp
Representative: Mr Masataka Nakahara

Japanese International Friendship and Welfare Foundation (JIFF)
Darulaman Rd (near Russian Embassy), Kabul
Phone: 0700 276 765
Email: jiff_kbl@yahoo.com
Director: Dr Akbar Ahmadyar
Johanniter International Assistance
Hs. 919 (near ECHO Office)
Kolola Pushta, Kabul
Web: www.johanniter.de
Project Coordinator: Mr Stephan Titze

Johns Hopkins University
Bloomberg School of Public Health
Hs. 21 (maroon gate) Lane 2
Shirpoor, Kabul
Phone: 0799 209 576
Email: phansen@jhsph.edu
Web: www.jhsph.edu
Director: Mr Peter Hansen

Just for Afghan Capacity and Knowledge (JACK)
Darulaman Rd, Kabul
Phone: 0700 287 032
0799 460 962
0700 028 322
Email: jack_afg2001@yahoo.com
General Director: Dr Abdul Ghafoor Qaderi

Kabul Municipality
Opp. Ministry of Education, Zarnegar Park
Deh Afghanan, Kabul
Phone: 0799 570 155
0799 330 283
020 210 1350
Mayor: Rohullah Aman

Kabul Polytechnic University
Afshar St., Karte Mamorin, District 5
Bagh-i-Bala, Kabul
Phone: 075 200 1933
020 220 1114
0700 276 803
Director: Dr Meer Fakhrudin

Kabul University of Education (KEU)
Afshar St. (next to Police Academy)
District 5, Afshar, Kabul
Phone: 0799 305 478
0700 277 780
0799 342 904
Email: muslim780@hotmail.com
President: Mr Hazrat Meer Totakhail

KFW German Development Bank (KfW-GDB)
Hs. 33/2, Charah-i-Sedarat, Kabul
Phone: 0700 281 447
0700 274 457
Email: kfwkabul@gmx.de
Web: www.kfw.de
Country Director: Mr Alexander von Kap-Herr

Kherad Foundation
Posta Khana St., Karte Char, Kabul
(PO Box 4021)
Phone: 0700 154 508
077 203 9642
077 203 3829
Email: kherad.Foundation@yahoo.com
Director: Mr Mohammad Hussain Alavi

Korea International Cooperation Agency (KICA)
Hs. 345, Lane 5, St. 13
Wazir Akbar Khan, Kabul
Phone: 0700 277 645
0700 202 372
Email: janyejaney1@yahoo.com
Country Director: Mr Hyun Jun Rho

Leprosy Control Organization (LEPCO)
Hs. 151, St. 4 (behind Daramsal)
Karte Parwan, Kabul
(PO Box 6057)
Phone: 0700 283 956
077 202 4271
Email: lepcokabul@yahoo.com
Admin Manager: Mr Mohammad Jawad Ahmadi

Local Governance and Community Development Project (ARD Inc.)
Hs. 100, St. 3, Shash Darak, Kabul
Phone: 0797 165 207
Email: mnia@ardinc.com.af
Web: www.ardinc.com
Administration Manager: Mr Mohammad Nia
Mission d’Aide au Développement des Economies Rurales en Afghanistan (MADERA)
Hs. 113, St. 7, Qalai Fatullah, Kabul
Phone: 0700 281 869
0798 018 616
Email: madera_kabul@yahoo.fr
maderadp@yahoo.fr
Country Director: Mr Pascal Arthaud

Management Sciences for Health (MSH)
Hs. 24, Darulaman Rd
Ayub Khan Mina, Kabul
Phone: 0700-241-782
Email: smorgan@msh.org
Web: www.msh.org/afghanistan
Operations Manager: Stephen Morgan

Marie Stopes International
Hs. 4, St. 2, Part 1, Karte Parwan, Kabul
Phone: 0700 277 616
0799 856 459
0799 568 383
Email: msafghan1@hotmail.com
msafghan@hotmail.com
Country Director: Mr Farhad Javeed

Medair
Hs. 812, St. 7, District 10
Qalai Fatullah, Kabul
Phone: 0700 296 778
0799 337 581
0700 274 501
0087 376 294 5643
Email: cd-afg@medair.org
admin-afg@medair.org
Web: www.medair.org
Country Director: Mr Eric Sinclair

Medecins du Monde (MDM)
Qala-i-Najaraln, Khair Khana, Kabul
(PO Box 224)
Phone: 0700 282 412
0799 203 821
Email: mdm59@inmarsat.francetelecom.fr
Web: www.medecinsdumonde.org

Medi Educational Support Association for Afghanistan (MESAA)
c/o JIFF Medical Center
Darulaman Rd (near Russian Embassy)

Ayub Khan Mina, Kabul
Phone: 0700 292 095
Email: mesaa_afg@yahoo.com
Director: Mr Zabiullah Ahmadyar

Medica Mondiale
Hs. 60, Jami Watt (behind District 10 Police Station, next to Nawrooz Zada Co.)
Shahr-i-Naw, Kabul
(PO Box 1197)
Phone: 0799 857 351
0700 997 586
0799 815 992
0088 216 8444 2908
Email: spaklar@medicamondiale.org
mm_Afghanistan@yahoo.com
Web: www.medicamondiale.org
Head of Mission: Ms Suzana Paklar

Medical Emergency Relief International (MERLIN)
Charahi Muslim, Shahr-i-Naw, Kabul
Email: kabul.rep@merlin-afghanistan.org
cm@merlin-afghanistan.org
Regional Manager: Mr Jacob Hughes

Medical Refresher Courses for Afghans (MRCA)
Hs. 318, Borj-i-Barq bus stop, Part 1
Karte Parwan, Kabul
Phone: 0700 151 449
0700 277 435
0799 607 331
0799 610 152
Email: mrca_afg@yahoo.com
Web: www.mrca-asso.org
General Director: Dr Hedayatullah Stanekzai

Mercy Corps
Hs. 2, St. 5 (opp. Kabul London Market)
Qalai Fatullah, Kabul
(PO Box 838)
Phone: 0700 300 725
0799 218 894
Email: npont@mercycorpsfield.org
Web: www.mercycorps.org
Country Director: Mr Nigel Pont

Microfinance Investment Support Facility for Afghanistan (MISFA)
Hs. 502, St. 13, Lane 6
Wazir Akbar Khan, Kabul
Phone: 075 200 1626  0799 459 827  0700 295 474
Email: amjad.arbab@misfa.org.af  rozikhan.zurmati@misfa.org.af
Web: www.misfa.org.af
Managing Director: Mr Amjad Arbab

Mine Clearance and Planning Agency (MCPA)
Hs. 1, Lane 1 (right) from Pul-i-Mahmood Khan
Shash Darak, Kabul
Email: mcpa@mail.com  attiqullah@mcpa_net.org
Director: Eng Haji Attiqullah

Mine Detection and Dog Centre (MDC)
Near Tapa-i-Maranjjan
Macrorayan 1, Kabul
(PO Box 2001)
Phone: 0700 222 899  0700 222 877  075 202 1808
Fax: 0093 20 230 0135
Email: mdcafghan@hotmail.com  mdcafghan@yahoo.com
Director: Mr Mohammad Shahab Hakimi

Mines Advisory Group (MAG)
Behind the Olympic Stadium
Chaman-i-Huzuri, Kabul
Phone: 0799 837 001  0700 058 148  008 216 2111 8483
Email: jabbamines1@hotmail.com
Technical Operations Manager: Mr John Kirby

Ministry of Agriculture, Irrigation and Livestock (MAIL)
Opp. Kabul University, District 3
Jamal Mina, Kabul
(PO Box 10004)
Phone: 020 250 0311  020 250 0315  0700 898 989  020 250 0146
Fax: 0093 20 250 0315
Email: info@agriculture.gov.af  sohila@agriculture.gov.af
Web: www.agriculture.gov.af
Minister: Mr Obaidullah Rameen

Ministry of Borders and Tribal Affairs
Airport Rd (near Supreme Court) District 9
Macrorayan 3, Kabul
Phone: 0700 212 448  020 230 1768  0799 335 270
Minister: Mr Abdul Karim Barahawi

Ministry of Commerce and Industry
Darulaman Rd, Shura St., Karte Se, Kabul
Phone: 020 250 0335  0700 235 966  0799 359 794
Fax: 0093 20 250 0356
Email: sulimanbasir@yahoo.com  sulimanbasir@commerce.gov.af
Web: www.commerce.gov.af
Minister: Dr Mir Mohammad Amin Farhang

Ministry of Communications
Pul-i-Bagh Umomi, District 2
Mohammad Jan Khan Watt, Kabul
(PO Box 5428)
Phone: 020 210 1113  020 210 1104  0799 230 067  020 210 2680
Fax: 0093 20 210 1137
Email: contact@moc.gov.af  khalid.saleem@moc.gov.af
Web: www.moc.gov.af
Minister: Eng Amirzai Sangeen

Ministry of Counter Narcotics (MCN)
Jalalabad Rd (near the Traffic Department)
Banayee, District 9
Macrorayan 3, Kabul
Phone: 0700 201 904  0799 097 759  0798 982 531  0700 480 513
Email: k.hamid@mcn.gov.af  zulmay_k@mcn.gov.af
Web: www.mcn.gov.af
Minister: Eng Habibullah Qaderi

Ministry of Culture and Youth
Behind Ministry of Communications
Pul-i-Bagh Omomi, District 2
Mohammad Jan Khan Watt, Kabul
Phone: 0799 884 385
Email: akrimkhurram@yahoo.com
Minister: Mr Abdul Kareem Khurram

Ministry of Defence
Opp. Presidential Palace, District 2
Pashtunistan Watt, Kabul
Phone: 020 210 0457
020 210 4200
0700 268 888
Email: info@mod.gov.af
Web: www.mod.gov.af
Minister: General Abdul Raheem Wardak

Ministry of Economy
Charahi Malik Asghar
(opp. Ministry of Foreign Affairs)
Shah Mahmood Ghazi Watt, Kabul
Phone: 0799 302 311
020 210 0394
020 210 0328
Fax: 0093 20 210 0328
Email: hamid_rahimiaf@yahoo.com
Minister: Mr Mohammad Jall Shams

Ministry of Education
opp. Kabul Municipality, Deh Afghanan, Kabul
Phone: 0799 302 256
0799 321 517
020 210 3418
Minister: Mr Mohammad Hanif Atmar

Ministry of Energy and Water
Darulaman Rd, Sanatorium
(opp. Kabul Museum)
District 7, Darulaman, Kabul
Phone: 0700 400 400
0700 224 538
0700 283 979
Email: fouzia_amin2003@yahoo.com
zakhail_momand@yahoo.com
Minister: Mr Mohammad Ismaiel Khan

Ministry of Finance (MoF)
Charahi Pashtunistan, District 2
Pashtunistan Watt, Kabul
Phone: 020 210 0387
020 210 2837
020 210 0390
075 202 9442
Fax: 0093 20 210 3439
Email: razique.samadi@mof.gov.af
arian.sharifi@gmail.com
Web: www.mof.gov.af
Minister: Dr Anwarulhaq Ahadi

Ministry of Foreign Affairs (MoFA)
Charahi Malik Asghar
Shah Mahmood Ghazi Watt, Kabul
Phone: 0700 281 980
0700 104 005
020 210 0366
Fax: 001 866 890 9988
Email: contact@afghanistan-mfa.net
Web: www.afghanistan-mfa.net
Minister: Dr Rangeen Dadfar Spanta

Ministry of Haj and Islamic Affairs
Charahi Haji Yaqoob
(opp. District 10 Police Department)
Shahr-i-Naw, Kabul
Phone: 020 220 1339
020 220 1338
0799 302 193
0700 231 116
Email: javedbakhshi@yahoo.com
Minister: Mr Nematullah Shahrani

Ministry of Higher Education
Next to Kabul University, opp. Mokhabrat Lane,
District 3, Karte Char, Kabul
Phone: 020 250 0049
0700 502 298
0799 007 554
0799 276 952
Email: afmohe@hotmail.com
mohe@hotmail.com
Minister: Dr Mohammad Azam Dadfar

Ministry of Interior (MoI)
Malalai Watt, Shahr-i-Naw, Kabul
Phone: 0799 320 818
020 220 0159
Minister: Eng Zarar Ahmad Moqbel

Ministry of Justice (MoJ)
Charahi Pashtunistan, District 2
Pashtunistan Watt, Kabul
Phone: 020 210 0322
0700 287 121
Contacts

Ministry of Martyrs, Disabled and Social Affairs
Market bus stop, Macrorayan 1, Kabul
Phone: 0700 059 561
075 200 3671
Email: molsa_af@yahoo.com
Minister: Mr Noor Mohammad Qarqeen

Ministry of Mines
Charahi Pashtunistan (opp. Finance Ministry)
Pashtunistan Watt, Kabul
Phone: 020 210 0309
0700 009 527
0799 415 444
Email: mmiagf@hotmail.com
mmiafg@gmail.com
Minister: Eng Mohammad Ebrahim Adel

Ministry of Public Health (MoPH)
Near US Embassy, District 10
Charahi Sehat Aama, Kabul
Phone: 020 230 1377
0799 311 934
0700 281 111
Fax: 0093 20 230 2326
Email: moph_minister@yahoo.com
info@moph.gov.af
Web: www.moph.gov.af
Minister: Dr Sayed Amin Fatemi

Ministry of Public Works
St. 1, Old Macrorayon, District 9
Macrorayan 1, Kabul
Phone: 020 230 0374
0700 066 217
0799 311 875
0088 216 8444 3171
Fax: 0093 20 230 1361
Email: myafghanistan@yahoo.com
marzia_pmu@yahoo.com
Minister: Dr Sohrab Ali Saffary

Ministry of Refugees and Returnees
Behind Jangalak Factory, District 7
Waisalabad, Kabul

Ministry of Rural Rehabilitation and Development (MRRD)
Opp. Ministry of Foreign Affairs
Shah Mahmood Ghazi Watt, Kabul
Phone: 020 210 5128
020 210 1347
0700 281 352
0799 302 255
Email: info@mrrd.gov.af
ehsan_zia@mrrd.gov.af
Web: www.mrrd.gov.af
Minister: Mr Mohammad Ehsan Zia

Ministry of Transportation and Civil Aviation
Opp. ISAF Headquarters (next to National TV)
Ansari Watt, Kabul
(PO Box 165)
Phone: 020 210 1032
0799 807 241
020 210 1031
0700 226 781
Email: nejawid@yahoo.com
s_a_hadi@hotmail.com
Web: www.moud.gov.af
Minister: Eng Nematullah Ehsan Jaweed

Ministry of Urban Development
Opp. Azadi Printing Press, District 9
Macrorayan 3, Kabul
Phone: 0700 282 072
0700 154 040
020 230 0339
020 230 0340
Email: moud@moud.gov.af
aryanzai22@yahoo.com
Web: www.moud.gov.af
Minister: Eng Mohammad Yousuf Pashtoon

Ministry of Women's Affairs (MoWA)
Next to Cinema Zainab, Shahr-i-Naw, Kabul
Phone: 075 200 4543
075 200 4542
075 200 4546
Email: ministrymowa@hotmail.com
info@mowa.gov.af
Web: www.mowa.gov.af
Minister: Dr Hosh Banu Ghazanfar

Mission East (ME)
Hs. 412, Yaftaly Watt
Charahi Ansari (south of Sitara Hotel)
Shahr-i-Naw, Kabul
(PO Box 3114 Shahr-i-Naw)
Phone: 0799 838 586ý
0799 344 121
0088 216 5420 0532
Email: afghanistan@miseast.org
shahid.anwar@miseast.org
Web: www.miseast.org
Administration Director: Mr Shahid Anwar

Mobile Mini Circus for Children (MMCC)
Darulaman Rd, St. 2 (right) after Habibia High School (behind Khoja Mullah mosque)
Karte Se, Kabul
Phone: 0700 229 975
0700 280 140
0700 291 120
0700 229 987
Email: circus@afghanmmcc.org
Web: www.afghanmmcc.org
Directors: Mr David Mason and Ms Berit Muhlhausen

Monitoring and Evaluation Training Agency (META)
Hs. 2, St. 1, Shash Darak Main Rd
Pul-i-Mahmood Khan, Kabul
Phone: 020 210 0865
Fax: 0093 20 210 0865
Email: meta@neda.af
sharif345@yahoo.com
Director: Mr Ahmad Ghani Aslati

Mothers for Peace (MP)
Charahi Shaheed, Khayata St.
(next to Besmellah Tailor)
Qalai Fatullah, Kabul
Phone: 0799 684 225
0799 313 847
Email: mfp_kabul@yahoo.com
Web: www.mothersforpeace.be
Project Coordinator: Ms Camille Wauters

Nai (Supporting Open Media in Afghanistan)
Sherkat bus stop (close to Ariana TV)
Darulaman Rd
Karte Se, Kabul
Phone: 0799 412 777
077 440 9923
0700 220 297
Email: hewad.mal@nai.org.af
mujeeb@nai.org.af
Web: www.nai.org.af
Administrator: Mr Hewad Mal Safi

National Area Based Development Programme (NABDP)
MRRD Building (3rd Floor)
Shah Mahmood Ghazi Watt
Kabul
Phone: 0700 068 791
Email: mizuho.yokoi@mrrd.gov.af
Programme Coordinator: Ms Mizuho Yokoi

National Centre for Policy Research (NCPR)
Kabul University (next to Central Library)
Karte Sakhi, Kabul
Phone: 020 250 0390
020 250 0391
Email: admin@ncpr.af
Web: www.ncpr.af

National Democratic Institute (NDI)
Karte Se, Kabul
Phone: 0799 381 983
0799 013 594
0799 573 862
Email: infokabul@ndi.org
Web: www.ndi.org
Country Director: Mr Oren Ipp

National Development Association (NDA)
Apt 11, Block 12, Macrorayon 4, Kabul
Phone: 0799 354 603
0700 255 196
Director: Ms Nazifa

National Environmental Protection Agency (NEPA)
Darulaman Rd, Kabul
Phone: 0799 565 458
Email: zahid@ozone-afghan.gov.af
Web: www.ozone-afghan.gov.af
Ozone Officer: Mr Zahidullah
National Radio Television of Afghanistan (RTA)
Opp. ISAF Headquarters
(next to Ministry of Transportation)
Ansari Watt, Kabul
(P O Box 544 Main Post Office)
Phone: 020 210 2487
0799 321 823
020 210 3204
Email: rta_afg@yahoo.com
panjshiriar@yahoo.com
Web: www.rta.org.af
Director: Eng Abdul Rahman Panjshiri

NATO Senior Civilian Representative’s Office
ISAF Headquarters, Great Massoud Rd, Kabul
Phone: 0799 511 262
0799 511 255
0799 511 263
Email: natoscr@yahoo.com
luksikm@isaf-hq.nato.int
Senior Civilian Representative: Minister Hikmet

Norwegian Afghanistan Committee (NAC)
H s. 206, St. 3, Charahi Ansari
Shahr-i-Naw, Kabul
Phone: 0700 284 525
0799 320 667
020 220 1696
Email: nacadmin@neda.af
Country Director: Mr Zamarai Ahmadzai

Norwegian Church Aid (NCA)
H s. 1071 (near Lycee Hunarha)
Saraye Ghazni
Karte Char, Kabul
Phone: 0799 334 986
0700 282 989
0700 201 421
Email: grynca@ceretechs.com
daudzainca@ceretechs.com
Web: http://english.nca.no
Country Representative: Mr Gry Synnevaag

Norwegian Project Office/Rural Rehabilitation
Association for Afghanistan (NPO/RRAA)
H s. 1379, Sorya High School St.
(next to Sayed Jamaludin Secondary school)
District 3, Karte Char, Kabul
Phone: 075 201 4254
0700 276 213
Open Asia, Armanshahr Foundation
Hs. 5, St. 2
Qalai Fatullah, Kabul
Phone: 0700 233 802
0799 367 277
Email: armanshahrfoundation@gmail.com
guissoujahangeri@gmail.com
Deputy Director: Mr Sayeed Qais Dehzad

Organisation of Rehabilitation, Development and Economic Recovery (ORDER)
Hs. 52, St. B (behind Ghazi High School)
District 3, Sarak-i-Awal
Jamal Mina, Kabul
Phone: 0799 324 246
0700 246 935
075 202 0559
Email: orderkabul@yahoo.com
ga_saleh@yahoo.com
Voluntary Director: Mr Gul Afghan Saleh

Organization for Mine Clearance and Afghan Rehabilitation (OMAR)
Near Ghazi Stadium, Chaman-i-Huzuri, Kabul
Phone: 075 201 7942
075 201 8116
075 201 7783
075 201 7941
Fax: 0093 20 210 2152
Web: www.omar.org.af
Email: omarint@ceretechs.com
fazel02@hotmail.com
Director: Mr Fazel Karim Fazel

Orphan Refugees and Aid - International (ORA)
Next to Habibia High School
Darulaman Rd
Haji Ayub Mina, Kabul
(Po Box 2013)
Phone: 0799 331 930
0799 311 678
0799 582 812
Email: director@oracentralasia.org
info@oracentralasia.org
Web: www.oracentralasia.org
Country Director: Mr Joop Teeuwen

Oversight Consultants of the National Solidarity Programme (NSP/OC)
NSP/OC HQ, Tashkilat St.
Darulaman Rd, Kabul
Phone: 0700 269 057
0799 234 170
0799 327 025
Email: a.rahman@nspafghanistan.org
andreas.schild@nspafghanistan.org
Web: www.nspafghanistan.org
Management Assistant: Mr Abdul Rahman

Oxfam Great Britain (Oxfam GB)
Hs. 398, St. 1, District 10
Qalai Fatullah, Kabul
(PO Box 681)
Phone: 0799 109 769
0700 212 694
020 220 2667
0087 376 294 5671
Email: oxfamkbl@oxfam.org.uk
gommer@oxfam.org.uk
Web: www.oxfam.org.uk
Country Programme Rep: Ms Grace Ommer

Oxfam Novib
Hs. 398, St. 1, District 10
Qalai Fatullah, Kabul
(PO Box 681)
Phone: 0797 519 510
0700 212 651
Email: lisa.reilly@oxfamnovib.nl
irina.ulmasova@oxfamnovib.nl
Web: www.oxfamnovib.nl
Program Manager: Ms Lisa Reilly

Paiwaston
Hs. 1, St. 3, Fatema Rd
Qalai Fatullah, Kabul
Phone: 0700 278 221
Publisher: Afghan Non-Gov. Correlation Office

Pajhwok Afghan News
Opp. Post Office, Interior Ministry Rd
Shahr-i-Naw, Kabul
Phone: 0799 568 351
0700 237 747
0700 225 375
020 220 1814
Email: pajhwok@gmail.com
pajhwokadv@gmail.com
Web: www.pajhwok.com
Director: Mr Danish
**Partners for Social Development (PSD)**  
Unchi Bagh Banan (in Shammama High School)  
Dasht-i-Barchi, Kabul  
Phone: 0700 285 122  
0799 329 113  
0799 503 047  
Email: psdkabul@gmx.net  
sameem@qta.paknet.com.pk  
Director: Eng Abdulhai

**Partners in Aviation and Communications Technology (PACTEC)**  
St. 15, Lane 1, Hs. 12 (right)  
Wazir Akbar Khan, Kabul  
Phone: 0700 282 679  
0799 300 837  
Fax: 0088 216 5426 1044  
Email: bookingkbl@pactec.net  
Web: www.pactec.org  
Flight Scheduling Manager: Mr Faraidoon Nasimi

**Partners in Revitalization and Building (PRB)**  
Hs. 300 (Borj-i-Barq bus stop)  
Kolola Pushta, Kabul  
Phone: 0700 280 995  
0799 391 820  
0700 280 994  
020 220 0012  
Fax: 0093 20 220 0012  
Email: prbkabul@hotmail.com  
Kabul@prb.org.af  
Web: www.prb.org.af  
Acting Director: Eng Noor Hussain

**Parwaz MicroFinance Institution (PARWAZ)**  
Hajari wa Najary Lane, St. 1  
(near Rabie Balkhi High School)  
Karte Char, Kabul  
Phone: 0700 234 848  
0799 157 444  
0799 779 553  
Email: katrin_fakiri@parwaz.org  
siddiquevdurrani@yahoo.com  
Web: www.parwaz.org  
Managing Director: Ms Katrin Fakiri

**People in Need (PIN)**  
Hs. 15, St. 2, Part 2, Karte Parwan, Kabul  
Phone: 0799 321 144  
0799 382 498  
Email: afghanistan@peopleinneed.cz  
vera.exnerova@peopleinneed.cz  
Web: www.peopleinneed.cz  
Head of Mission: Ms Vera Exnerova

**Physiotherapy and Rehabilitation Support for Afghanistan (PARSA)**  
St. 4 (opp. FedEx near Ministry of Commerce)  
Karte Se, Kabul  
Phone: 0700 224 813  
0700 239 683  
Email: marymacmakin@yahoo.com  
Web: www.parsa-afghanistan.com  
Director: Ms Mary MacMakin

**Polish Humanitarian Organization (PHO)**  
Hs. 268, St. 8, Taimani, Kabul  
Phone: 0797 472 536  
0700 279 554  
0799 526 715  
0088 216 2125 8535  
Email: phoa@pah.org.pl  
Web: www.pah.org.pl  
Head of Mission: Ms Maria Kuc

**Polish Medical Mission (PMM)**  
Hs. 268, St. 8, Taimani, Kabul  
Phone: 0799 008 199  
0799 008 177  
Email: michalmartin@yahoo.com  
sophie@poczta.fm  
Head of Mission: Mr Michal Matusiewicz

**Presidential Office**  
Presidential Palace, Gul Khana Palace, Kabul  
Phone: 020 210 5011  
020 210 5000  
0700 282 622  
Email: president@afghanistangov.org  
spokesperson@afghanistangov.org  
Web: www.president.gov.af  
President: Mr Hamid Karzai

Hs. 26, Lane 4 (right) off St. RFE/RL  
Wazir Akbar Khan, Kabul  
Email: afghan@rferl.org  
Web: www.rferl.org
Radio Killid
Hs. 223, First bus stop
Kolola Pushta, Kabul
Phone: 020 250 0717
Web: www.thekillidgroup.com

Rebuilding Agricultural Market in Afghanistan (RAMP)
Ministry of Agriculture, Irrigation and Livestock
Karte Sakhi, Kabul
Phone: 0799 211 206
Email: ssultani@ramp-af.com
Web: www.ramp-af.com
Chief of Party: Mr Louis Faoro

Reconstruction Authority for Afghanistan (RAfA)
Hs. 305, St. 4, Taimani, Kabul
Phone: 0700 277 124
Email: rafa_org@yahoo.com
Director: Eng Abdurrashid Ghaiasi

Relief International (RI)
St. 5, Qalai Fatullah, Kabul
Phone: 0700 216 279
0797 826 534
0799 401 667
Email: inge@ri.org
mumtaza@ri.org
Web: www.ri.org
Deputy Country Director: Mr Inge Detlefsen

Renewable Energy, Environment and Solidarity Group (GERES)
Hs. 31, Qasabi St. (near Cinema Baharistan)
Karte Parwan, Kabul
Phone: 0700 224 684
0799 118 304
075 202 1970
Email: afghanistan@geres.eu
Web: www.geres.free.fr

Resource Centre for Women in Politics (UNIFEM)
Near Shura St. (opp. FAO)
Karte Se, Kabul
Phone: 0700 274 124
0799 263 255
Email: caroline.hames@unifem.org
Web: http://afghanistan.unifem.org
Gender Specialist: Ms Caroline Hames

Reuters News Agency
Hs. 125, St. 15, Wazir Akbar Khan, Kabul
Phone: 0700 275 943
0799 335 285
0087 376 306 8789
Email: reutersinkabul@hotmail.com
Web: www.reuters.com
Senior Correspondent: Mr Sayed Salahuddin

Roots of Peace (RoP)
Karte Char Rd (near Technique bus stop)
Karte Char, Kabul
Phone: 0799 403 246
Email: zach@rootsofpeace.org
jdzlea@hotmail.com
Web: www.rootsofpeace.org
Chief of Party: Ms Zach Lea

Rural Expansion of Afghanistan’s Community-based Healthcare (REACH)
Hs. 24, Darulaman Rd
(near Habibia High School)
Ayub Khan Mina, Kabul
Phone: 0700 224 302
0799 320 508
Email: wschiffbauer@msh.org
jdsmit@jhpiego.org
Web: www.msh.org/afghanistan
Director of Operations: Mr William Schiffbauer

Sanayee Development Organization (SDO)
St. 9, Qalai Fatullah, Kabul
(PO Box 181)
Phone: 0700 220 638
020 220 1693
0799 325 171
Email: dalili_kabul@hotmail.com
sdfkabul@ceretechs.com
Web: www.nawidefarda.com/sanayee.org
Executive Director: Mr Raz Mohammad Dalili

Sandy Gall’s Afghanistan Appeal (SGAA)
Hs. 43, St. 8 (behind Parliament)
Karte Se, Kabul
Phone: 0700 285 056
0799 338 973
Email: sgaaakabul@yahoo.com
sgaaakabul2@yahoo.com
Web: www.sandygallsafghanistanappeal.org
Project Consultant: Ms Fiona Gall
Save the Children Japan (SC-J)
c/o Save the Children USA
Sherkat bus stop, Darulaman Rd
Ayub Khan Mina, Kabul
Phone: 0799 830 145
0700 279 425
020 220 2948
0097 376 308 8241
Email: scj.admkabul@savechildren.or.jp
Web: www.savechildren.or.jp
Country Representative: Mr Miho Wada

Save the Children Sweden (SC-S)
Hs. 2425, St. A (near Habibia High School)
Karte Se, Kabul
Phone: 0798 454 501
Email: scskbl@pes.paknet.com.pk
Web: www.rb.se/eng

Save the Children UK (SC-UK)
Hs. 2127, St. Aleph, Karte Se, Kabul
Phone: 0799 339 592
0700 267 416
Email: scukkbl@psh.paknet.com.pk
Web: www.savethechildren.org.uk
Programme Director: Dr Sandra Renew

Save the Children USA (SC-USA)
Sherkat bus stop, Darulaman Rd
Ayub Khan Mina, Kabul
(P0 Box 642)
Phone: 0700 276 578
0700 298 230
075 201 4336
0087 376 291 529
Email: affo@afg.savethechildren.org
lwilson@savethechildren.org
Web: www.savethechildren.org
Country Director: Ms Leslie Wilson

Services for Humanitarian Assistance and Development (SHAD)
Office 407, 4th Floor, Najeeb Zarab Market
Quaimarkaz, Kabul
Phone: 0700 470 770
0799 371 710
Email: mail@shade.org.af
aminzay@shade.org.af
Web: www.shade.org.af
Director: Dr Bakhter Aminzay

Serving Emergency Relief and Vocational Enterprises (SERVE)
Pul-i-Surkh St., Karte Char, Kabul
Phone: 0700 281 496
Email: info@serveafghanistan.org
Web: www.serveafghanistan.org

Shanti Volunteer Association (SVA)
Email: ichikawa@sva.or.jp
Web: www.jca.apc.org/sva/english

Shelter for Life (SFL)
Phone: 0700 235 366
0786 301 216
Email: bkish@shelter.org
Web: www.shelter.org
Country Representative: Bill Kish

Shelter Now International (SNI)
Hs. 488, St. 4, Qala-i-Fatullah, Kabul
Phone: 0700 279 814
0799 067 529
Email: kabul@shelter-afghanistan.de
gtaubmann-work@shelter-afghanistan.de
Web: www.shelter.de
Director: Mr Georg Taubmann

Shuhada Organization
Pul-i-Surkh (near Omar Jan Kandahari Mosque)
Karte Se, Kabul
Phone: 020 250 1247
0799 328 901
Email: shuhadakabul@hotmail.com
Director: Mr Abdul Rauf Naveed

Social and Health Development Program (SHDP)
Hs. 220 (opp. Haji Abdul Matin Mosque)
Part 2, Karte Parwan, Kabul
Phone: 0700 247 863
Email: shdpkbl@gmail.com
General Director: Dr Khalid Sharifi

Society for the Preservation of Afghanistan’s Cultural Heritage (SPACH)
Hs. 399 (opp. Oxfam), St. 1, Taimani, Kabul
Phone: 0700 285 859
0700 290 141
Email: spach@hotmail.com
anarodriguez@spach.info
Web: www.spach.info
Programme Coordinator: Ms Ana Rosa Rodriguez
Solidarité Afghanistan Belgique (SAB)
Hs. 150, St. 1, Hisae-i-Du
Karte Parwan, Kabul
Phone: 075 202 1124
    0799 410 575
    0799 679 316
Email: sabkbl@yahoo.com
    headsab@yahoo.com
Web: www.solidariteafgha.com
Head of Mission: Mr Eric Vitale

Solidarités Afghanistan
Hs. 41, St. 12 (near Pai Kuba Naswar)
Qalai Fatullah, Kabul
Phone: 0798 257 128
    0700 282 704
    0799 303 633
    0799 764 971
Email: coordoagro@solaf.net
    assistcd@solaf.net
Web: www.solidarites.org
Director: Mr Papa Zoumana Diarra

SOZO International
Hs. 4-5, Lane 3 (right), Haji Mir Ahmad Mosque
Karte Parwan, Kabul
Phone: 075 200 1120
    0799 021 766
    0700 278 633
Email: wakil@sozointernational.org
    info@sozointernational.org
Web: www.sozointernational.org
National Director: Mr Abdul Wakil
Mehrabanzada

Spring of Reconstruction, Rehabilitation, Cultural and Social Organisation (SRRCSO)
Motar Shoiee St. (left side)
Pul-i-Sukhta, Kabul
Phone: 0799 472 483
    0799 404 002
Fax: 0088 216 8444 6742
Email: srrcs@yahoocom
    akbardanesh@hotmail.com
Director: Mr Mohammad Reza Danish

STEP - Health and Development Organization
St. 2 (south of Pul-i-Surkh)
Karte Se, Kabul
Phone: 0799 404 189
Email: step_kabul@yahoo.com
    lrashed_step@yahoo.com
Programme Director: Dr Abdul Latif Rashed

Supreme Court
Charahi Sehat Aama, District 9
Great Massoud Rd, Kabul
Phone: 020 230 0326
    020 230 0345
    0700 162 407
Fax: 0093 20 230 0345
Email: afgcourt@hotmail.com
    sheenwary@hotmail.com
Chief Justice: Mr Fazel Hadi Shinwari

Swedish Committee for Afghanistan (SCA)
Jalalabad Rd (behind UNO Education Press)
Paktia Kot, Puli-Charkhi, Kabul
(PO Box 5017)
Phone: 0700 037 711
    0799 387 628
    020 220 1655
    0700 299 291
Fax: 0093 20 230 0345
Email: anders.fange@sca.org.af
    shah.mahmood@sca.org.af
Web: www.swedishcommittee.org
Country Director: Dr Anders Fänge

Swedish Committee for Afghanistan (SCA) – Eastern Regional Office
Hs. 130/138, St. 8, Moy Mubarak Bus Stand
Taimani, Kabul
Phone: 020 220 1655
Email: kmo@sca.org.af
    shah.mahmood@sca.org.af
Regional Director: Mr Jörgen Holmström

Swedish International Development Agency (SIDA)
Swedish Embassy, Hs. 70, Lane 1, St. 15
Wazir Akbar Khan, Kabul
Phone: 020 230 1416
    0799 284 210
Email: kmo@sca.org.af
    shah.mahmood@sca.org.af
Web: www.sida.se
Administrator: Ms Agneta Lejdström
Swiss Agency for Development and Cooperation (SDC)
Hs. 486, Lane. 3, St. 13
Wazir Akbar Khan, Kabul
Phone: 020 230 1565
0700 274 902
0799 203 475
0700 284 703
Fax: 0093 20 230 2299
Email: kabul@sdc.net
sayed.qasim@sdc.net
Web: www.sdc.org.af
Country Director: Mr Andreas Huber

SwissPeace
Hs. 45 (opp. Malalai Maternity Hospital)
Shahrara Watt, Kabul
Web: www.swisspeace.ch

Tear Fund
Hs. 508, St. 9, Taimani, Kabul
(PO Box 5533)
Phone: 0700 278 219
0799 868 597
0087 376 294 5487
Email: dmt-kabul-pio@tearfund.org
Web: www.tearfund.org
Director: Mr Douwe Dijkstra

Terre des Hommes (TdH)
Hs. 103 (opp. Zarghuna Lycee)
Qalai Fatullah, Kabul
Phone: 0799 071 645
0700 277 202
020 220 1290
Email: tdhkabul@tdhafghanistan.org
roohullah.shinwari@tdh.ch
Web: www.tdhafghanistan.org
Country Representative: Eng Roohullah Shinwari

The Children of War (TCW)
Masood Sad Lane, St. 5
Qalai Fatullah, Kabul
Phone: 0700 011 819
Email: tcow94@msn.com
Director: Mr Najeebullah Azizi

HALO Trust International Mine Clearance
Hoot Khail Bazaar (near UNAMA)
Jalalabad Rd

Pul-i-Charkhi, Kabul
(PO Box 3036)
Phone: 0700 281 149
0799 351 541
075 200 4047
0087 376 193 1817
Fax: 0087 376 193 1818
Email: haloaefg@neda.af
Web: www.halogeosthepole.com
Country Director: Dr Farid Homayoun

The Killid Group (Media Office)
Hesa-i-Awale Kolola Pushtra
(near Abu Hanifa mosque)
Kolola Pushtra, Kabul
Phone: 0799 696 618
0799 329 832
020 220 0573
Fax: 0093 20 220 0574
Email: aziz.hakimi@thekillidgroup.com
najiba.ayubi@thekillidgroup.com
Web: www.thekillidgroup.com
Executive Director: Mr Aziz Ahmad Hakimi

The New York Times
Phone: 020 210 1088
0700 276 594
0700 279 339
0087 376 264 0225
Fax: 0087 077 226 0438
Email: nytkabul@yahoo.com
munadi2@yahoo.com
Web: www.nytimes.com
Director: Mr Sultan Mohammad Munadi

The OTF Group
St. 10, Wazir Akbar Khan, Kabul
Email: rhenning@otfgroup.com
Web: www.otfgroup.com
Chief of Party: Mr Rob Henning

The Welfare Association for the Development of Afghanistan (WADAN)
Hs. 50, Charahi Dehbori
(opp. Kabul University Women’s Hostel)
Dehbori, Kabul
(PO Box 10043)
Phone: 0700 295 315
0799 142 870
0799 321 370
The World Bank
Hs. 19, St. 15 (next to Canadian Embassy)
Wazir Akbar Khan, Kabul
Phone: 0700 276 002
0700 240 924
0700 280 800
Email: msherman@worldbank.org
azia@worldbank.org
Web: www.worldbank.org
Country Manager: Ms Mariam J. Sherman

Today Afghanistan International Organization (TAIO)
Shahr-i-Naw, Kabul
Email: bajimuhammadayub@hotmail.com
stanagull@yahoo.com

Tolo Television
(P0 Box 225)
Phone: 0798 139 530
0799 321 010
0700 287 226
Fax: 001 865 342 5771
Email: info@tolo.tv
sales@tolo.tv
Web: www.arman.fm
Assistant Manager: Mr Amir Shamil

Training Human Rights Association (THRA)
Apt. 1, Block 103, Macrorayon 2, Kabul
(P0 Box 125)
Phone: 0700 202 422
0700 286 774
0700 202 421
020 220 1678
Email: roshan_sirran@yahoo.com
rainbow_malal@yahoo.co.in
Director: Mr Roshan Sirran

Tribal Liaison Office (TLO)
Hs. 83, St. 1
Qalai Fatullah, Kabul
Phone: 0799 335 000
0700 203 527

Turquoise Mountain Foundation (TMF)
Qala-i-Norborja, Part 2
(close to former British Embassy)
Karte Parwan, Kabul
Phone: 0798 149 173
0799 143 362
0798 182 028
0088 216 5552 2508
Email: catch-all@turquoisemountain.org
reception@turquoisemountain.org
Web: www.turquoisemountain.org
Chief Executive: Mr Rory Stewart

Ufuq (Horizon) Welfare Society
Phone: 0700 206 867
Email: ufuqorg@yahoo.com
liaqut_n@yahoo.com
Country Director: Mr Liaqat Ali

UK Department for International Development (DFID)
British Embassy, near St. 15 roundabout
Wazir Akbar Khan, Kabul
Phone: 0700 277 652
Email: l-cameron@dfid.gov.uk
f-rahimi@dfid.gov.uk
Web: www.dfid.gov.uk
Head of Office: Ms Lindy Cameron

United Agency for the Rehabilitation of Afghanistan (UARA)
Shahr-i-Naw, Kabul
Phone: 0700 224 952

United Methodist Committee on Relief (UMCOR)
Hs. 57, Shah-e Babo Jan St.
(next to Ministry of Haj)
Shahr-i-Naw, Kabul
Phone: 0799 201 953
0799 230 835
0799 667 657
Email: vince@umcor-afghanistan.org
hameed@umcor-afghanistan.org
Web: http://gbgm-umc.org/umcor/ngo/
Head of Mission: Mr Vince Steur
United Nation Human Settlements Programme (UN-Habitat)
Hs. 235, St. 8
Taimani, Kabul
Phone: 0700 279 000
0700 161 136
0799 339 483
Web: www.unhabitat.org
Head of Agency: Mr Graham Lowe

United Nations Assistance Mission in Afghanistan (UNAMA)
UNAMA Compound B
Charah-i-Zamboq
Shah Mahmood Ghazi Watt
Shahr-i-Naw, Kabul
Phone: 020 297 5000
020 297 6000
020 297 6121
0700 253 468
Fax: 0039 083 124 6353
Email: unama-spokesman@un.org
fscu-unama@un.org
Web: www.unama-afg.org
Special Representative: Mr Tom Koenigs

United Nations Children’s Fund (UNICEF)
UNOCA Compound, Jalalabad Rd
Pul-i-Charkhi, Kabul
(PO Box 54)
Phone: 0799 507 100
0799 507 102
0799 507 110
Fax: 0087 376 192 4996
Email: cmbengue@unicef.org
rkhadivi@unicef.org
Web: www.unicef.org
Representative: Ms Catherine Mbengue

United Nations Development Fund for Women (UNIFEM)
UNDP Compound (opp. Turkish Embassy)
Shah Mahmood Ghazi Watt, Kabul
Phone: 0700 285 454
0700 282 446
0087 376 166 0769
Email: registry.unifem@undp.org
Web: www.afghanistan.unifem.org
Head of Office: Ms Meryem Aslan

United Nations Development Programme (UNDP)
Shah Mahmood Ghazi Watt, Kabul (PO Box 5)
Phone: 020 212 4000
020 212 4076
020 212 4098
0700 294 287
0700 691 985
Email: anita.nirody@undp.org
registry.af@undp.org
akmal.dawi@undp.org
Web: www.undp.org.af
Acting Country Director: Ms Anita Nirody

United Nations Educational, Scientific and Cultural Organization (UNESCO)
UNDP Compound (opp. Turkish Embassy)
Shah Mahmood Ghazi Watt, Kabul
Phone: 0799 344 229
Email: malama.meleisea@undp.org
Web: www.unesco.org
Administrator: Ms Brigitte Denis

United Nations Environment Programme (UNEP)
c/o National Environmental Protection Agency
Darulaman, Kabul
Phone: 0799 325 678
077 756 5837
0799 565 837
Email: asif.zaidi@unep.ch
ajmal.nikzad@unep.ch
Web: http://postconflict.unep.ch
Programme Manager: Dr Asif Ali Zaidi

United Nations High Commissioner for Refugees (UNHCR)
Hs. 41, Peace Ave, Shahr-i-Naw, Kabul
(PO Box 3232)
Phone: 0700 279 049
0700 234 809

United Nations Humanitarian Air Services (UNHAS)
WFP compound
St. 4, Koshani Watt (behind Kabul Bank)
Shahr-i-Naw, Kabul
(PO Box 1093)
Phone: 0700 284 070
Fax: 0087 376 304 4966
Email: unhas-afg.reservation@wfp.org
Web: www.unhas.it
Reservation Officer: Mr Khalilullah Kakar

United Nations Mine Action Centre
for Afghanistan (UNMACA)
Hs. 95, St. Jeem
Wazir Akbar Khan, Kabul
(PO Box 520)
Phone: 0700 276 645
0799 343 767
0700 043 447
0087 076 291 8170
Fax: 0087 076 291 871
Email: patrick@unmaca.org
info@unmaca.org
External Relations Coordinator: Mr Patrick Fruchet

United Nations Office for Project Services (UNOPS)
UNOCA Compound, Jalalabad Rd
Jalalabad Rd, Kabul
Phone: 0799 761 052
0700 282 484
Fax: 0097 142 990 064
Email: garyh@unops.org
unopskabul@unopsmail.org
Web: www.unops.org.af
Country Coordinator: Mr Gary King Helseth

United Nations Office on Drugs and Crime (UNODC)
Hs. 49/51, St. 15, Lane 4 (left hand side)
Wazir Akbar Khan, Kabul
(PO Box 5)
Phone: 0700 279 698
020 230 2233

United Nations Population Fund (UNFPA)
UNOCA Compound, Jalalabad Rd, Kabul
(PO Box 16030)
Phone: 0700 263 100
0700 181 149
0700 181 150
Email: momand@unfpa.org
Web: www.unfpa.org
Representative: Mr Alain Sibenaler

United Nations Security Coordinator (UNSECOORD)
UNDP Compound (opp. Turkish Embassy)
Shah Mahmood Ghazi Watt, Kabul
Email: desmond.charles@undp.org
Head of Office: Mr Jean Lausberg

United Nations Volunteers (UNV)
UNDP Compound (opp. Turkish Embassy)
Shah Mahmood Ghazi Watt, Kabul
Phone: 0700 282 520
Email: information@unvolunteers.org
monica.villarindo@undp.org
Web: www.unv.org
Director: Ms Monica E. Villarindo

UN IRIN Humanitarian News and Analysis
Floor 2, Pajhwok Afghan News Building
(opp. Ministry of Interior)
Charah-i-Sedarat, Kabul
Phone: 0700 281 124
0799 026 781
0799 182 824
0799 306 131
Email: michael.dwyer@irinnews.org
inbox.afghanistan@irinnews.org
Web: www.irinnews.org
Country Manager: Mr Michael Dwyer

US Agency for International Development (USAID)
CAFE (Compound Across From US Embassy)
Great Massoud Rd, Kabul
Phone: 0700 234 236
Contacts

0799 825 907
Email: kabulusaidinformation@usaid.gov
Web: www.usaidafghanistan.org
Mission Director: Mr Alonzo Fulgham

Voice of Afghan Woman Radio
Apt. 46, Block 140, Macrorayon 3
Macrorayon, Kabul
Phone: 0700 275 089
Email: jmujahed@yahoo.com
Director: Ms Jamila Mujahed

Voice of America (VoA) Ashna TV & Radio
Hs. 26, St. 15, Wazir Akbar Khan, Kabul
(PO Box 214)
Phone: 075 200 4166
075 200 4172
0700 277 198
0088 216 8985 0499
Fax: 0042 221 121 913
Email: eshinwari@yahoo.com
Web: www.voanews.com
Coordinator: Mr Mohammad Ekram Shinwari

Voice of Freedom (Radio and Newspaper)
ISAF Headquarter (near to US Embassy)
Great Massoud Rd, Kabul
Phone: 0799 156 238
0799 511 320
Email: gierlingerg@isaf-hq.nato.int
Web: www.sada-i-azadi.net
media director: Mr Major Gernot Gierlinger

War Child Holland (WCH)
St. 8, Qalai Fatullah, Kabul
Phone: 0799 209 819
0799 232 971
075 202 2250
0031 618 969 151
Email: juliansmith_wch@yahoo.com
Web: www.warchild.nl
Country Director: Mr Julian Smith

Wildlife Conservation Society (WCS)
Phone: 0798 981 967
0088 216 5558 2607
Fax: 0093 20 315 3456
Email: alexdehgan@gmail.com
Web: www.wcs.org
Country Director: Dr Alex Dehgan

Women Assistance Association (WAA)
Charahi Shaheed
Zarghona High School St.
Shahr-i-Naw, Kabul
Phone: 0799 322 125
Email: waakbl@hotmail.com
Director: Ms Fahima Kakar

Women for Women International (WWI)
Opp. Police Station 3
Karte Char, Kabul
Phone: 0700 224 974
0700 224 973
Email: snoori@womenforwomen.org
Web: www.womenforwomen.org

World Food Programme (WFP)
St. 4, Koshani Watt (behind Kabul Bank)
Shahr-i-Naw, Kabul
(PO Box 1093)
Phone: 0797 662 000
0700 282 820
020 210 0216
0088 216 111 0189
Fax: 0087 376 304 4966
Email: wfp.kabul@wfp.org
Web: www.wfp.org/afghanistan
Head of Office: Mr Charles Vincent

World Health Organization (WHO)
UNOCA Compound, Jalalabad Rd
Pul-i-Charkhi, Kabul
Phone: 0700 279 010
0799 761 066
0700 282 357
0799 760 066
Email: registry@afg.emro.who.int
musar@afg.emro.who.int
Web: www.emro.who.int/Afghanistan
Representative: Dr Musa Ahmad

World Vision International (WVI)
Opp. Herati Mosque, District 4
Shahr-i-Naw, Kabul
Phone: 0799 334 869
0799 252 799
Email: graham_strong@wvi.org
thomas_tanguis@wvi.org
Web: www.wvi.org
Country Director: Mr Graham Strong
Zardozi - Markets for Afghan Artisans
Hs. 30, St. 1
Kolola Pushta Rd
Kolola Pushtta, Kabul
Phone: 075 202 3477
0700 287 963
0799 336 691
Email: kjw@brain.net.pk
Web: www.afghanartisans.com
Executive Director: Ms Kerry Jane Wilson

ZOA Refugee Care
Hs. 1316, Lane 1
Hajari Wa Najari St.
Karte Char, Kabul
Phone: 0700 278 633
0799 021 766
075 200 1120
Fax: 0093 75 200 1120
Email: office-mgtcentral@zoa-afg.org
wakil@sozointernational.org
Web: www.sozointernational.org
Office Manager: Mr Abdul Sabour Bakhshi

Badakhshan Province

Afghanaid
(P0 Box 6066, Kart-i-Parwan Post Office)
Faizabad
Phone: 0750 019 631
0088 216 8985 1522
Fax: 0044 207 225 3344
Email: afghanaid@ceretechs.com
Web: www.afghanaid.org.uk
Programme Manager: Mohammad Aqa Mujadidi

Afghanistan Independent Human Rights Commission (AIHRC)
Faizabad
Phone: 0751 046 631
0088 216 8985 1522
Email: badakhshan@aihrc.org.af
Web: www.aihrc.org.af

Afghanistan Rehabilitation and Reconstruction Agency Falah (ARRAF)
On the same street as UNAMA
Shahr-i-Naw, Faizabad
Phone: 0750 629 631

Email: arraf_faizabad@yahoo.com
Officer In Charge: Mr Kamil Safi

Agency for Technical Cooperation and Development (ACTED)
Close to ACLU Office, District 5
Shahr-i-Naw, Faizabad
Phone: 0799 976 021
Email: faizabad.nsp@acted.org
faizabad.administration@acted.org
Web: www.acted.org
Provincial Manager: Mr Noorullah Baqi

Aga Khan Education Services (AKES)
Sayeed Village (beside DJI)
Faizabad
Phone: 0799 254 010
Email: faruq.remtulla@akdn-afg.org
Web: www.akdn.org
National Program Manager: Mr Faruq Rahmtullah

Aga Khan Foundation (AKF)
Shahr-i-Naw, Faizabad
Phone: 0087 2480 265 376
Fax: 0087 376 363 1489
Email: farman.ali@akdn-afg.org
Web: www.akdn.org
Regional Programme Manager: Mr Farman Ali

Badakhshan University (BU)
Faizabad
Phone: 0799 263 454
Rector: Mr Abdul Qadeer Mahan

Care of Afghan Families (CAF)
Hs. 189, WFP St.
Shahr-i-Naw, Faizabad
Web: www.caf.org.af

Concern Worldwide
Faizabad
Phone: 0088 0515 5426 216
Email: istvanvukovich@yahoo.com
Web: www.concern.net
Programme Coordinator: Mr Istvan Vukovich

Cooperation Center for Afghanistan (CCA)
Faizabad
Phone: 0088 8244 2113 216
Email: ahmadi_ab@yahoo.com
Cooperation for Peace and Unity (CPAU)
Hesa-i-Awal, Subdistrict 5
(next to Afghan Red Crescent)
Shahr-i-Naw, Faizabad
Phone: 0750 578 631
Contact Person: Mr Haji Qudratullah Durkhani

Food and Agriculture Organization of the United Nations (FAO)
Department of Agriculture
Faizabad
Phone: 0799 937 431
0799 725 786
Email: Nazifa.natique@fao.org
Web: www.fao.org
Gender officer: Mr Nazifa Natiq

Generous Rehabilitation Organization (GRO)
Faizabad
Phone: 0799 961 413
Head of Office: Mr Murtaza Hamed

Health Net International (HNI)
District 5, Shahr-i-Naw, Faizabad
Phone: 0088 2893 890 216
Email: habeeb_niazi@yahoo.com
Web: www.healthnetinternational.org
Programme Manager: Mr Habib Niazi

IbnSina Public Health Programme for Afghanistan
Part 1, Shahr-i-Jadeed
Faizabad
Phone: 0750 716 631
0088 213 2129 6237
Programme Manager: Dr Said Shafiq

International Organization for Migration (IOM)
St. 1, Haji Muhebullah Hs.
Shahr-i-Naw, Faizabad
Phone: 0799 128 215
0088 216 2113 8385
Email: iomfaizabad@eikmail.com
Web: www.iom.int/afghanistan

Medair
Shahr-i-Naw, District 3
Dasht-i-Sangi, Faizabad
Phone: 0799 644 336
0088 216 5112 1090
Email: badakshan-afg@medair.org
Web: www.medair.org

Mission East (ME)
Sarak-i-Do Ab
Baharak
Phone: 0088 2970 5420 216
Email: ulla.mogensen@miseast.org
Web: www.miseast.org
Programme Coordinator: Ms Ulla Mogensen

Mission East (ME)
Shahr-i-Naw, Faizabad
Phone: 0799 927 431
0756 310 577
0088 216 5420 2970
Email: ulla.mogensen@miseast.org
Web: www.miseast.org
Programme Coordinator: Ms Ulla Mogensen

Norwegian Afghanistan Committee (NAC)
Shahr-i-Naw, Faizabad
Phone: 0750 443 631
0799 020 478
0088 216 5060 1235
Email: nacbad@eikmail.com
Web: www.nrc.no
Office Manager: Mr Mirza Mohammad

Orphan Refugees and Aid - International (ORA)
Gaz Khan (village of around 20 houses)
Wulkan District
Phone: 0799 930 331
Email: director@oracentralasia.org
Web: www.oracentralasia.org
Project Leader: Mr Alex Duncan

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Behind Badakshan Pump Station
Shahr-i-Naw, Faizabad
Phone: 0799 773 139
0799 139 660
Email: badakhshan@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Nazira

Oxfam Great Britain (Oxfam GB)
Ustad Burhanudin Rabani’s House
Park 2, Part 3
Shahr-i-Naw, Faizabad
Phone: 0700 365 294
0087 376 227 9436
Web: www.oxfam.org.uk
### Partners in Revitalization and Building (PRB)
Shahr-i-Naw, Faizabad  
Phone: 0750 699 631  
Web: www.prb.org.af  
Admin Officer: Mr Abdul Sabor

### United Nations Children’s Fund (UNICEF)
Faizabad  
Phone: 0088 0421 8980 216  
Web: www.unicef.org

### United Nations Office on Drugs and Crime (UNODC)
Part. 3 (opp. Alfath Mosque)  
Shahr-i-Naw, Faizabad  
Phone: 0799 332 438  
Email: malsapa@yahoo.com  
Web: www.unodc.org  
Provincial Coordinator: Mr Moh Alem Yaqobi

### World Health Organization (WHO)
Faizabad  
Phone: 0750 814 631  
075 631 0811  
0088 216 3333 0740  
Email: mazarin@afg.emro.who.int  
Web: www.emro.who.int/Afghanistan

### Badghis Province

#### Bangladesh Rural Advancement Committee (BRAC)
Qala-i-Naw  
Phone: 0088 7082 2113 216  
Web: www.bracafg.org

#### Ockenden International
IOM Transit Camp  
(next to Board Production Company)  
Bala Murghab, Qala-i-Naw  
Phone: 0088 0027 8980 216  
Email: ocken2@inmarsat.francetelecom.fr  
Web: www.ockenden.org.uk  
Provincial Programme Manager: Mr Tawab Zafar

### Baghlan Province

#### Afghanistan Human Rights Organization (AHRO)
JAVED HOTEL, FLOOR 2 (NEAR MUNICIPALITY)  
Pul-i-Khumri  
Phone: 0700 389 025  
Email: achr98@yahoo.com  
achr98@hotmail.com  
Contact Person: Mr Abdul Ahad

#### Agency for Technical Cooperation and Development (ACTED)
Near Quleurd #4  
Shashsad Kotie, Pul-i-Khumri  
Phone: 0799 182 707  
0799 173 332  
0088 216 5020 8386  
Email: daler.javod@acted.org  
pik@acted.org  
Web: www.acted.org  
Program/Base Coordinator: Mr Daler Javod

#### Aga Khan Education Services (AKES)
Hs. 279/84, St. 1 (near Silo)  
Pul-i-Khumri  
Phone: 0799 892 045  
Web: www.akdn.org  
Admin Assistant: Mr Said Qubad

#### Aga Khan Foundation (AKF)
Near Governor Office  
Pul-i-Khumri  
Phone: 0087 1489 363 376  
Email: shakeel.kakakhel@akdn-afg.org  
Web: www.akdn.org  
Regional Manager: Mr Shakeel Kakakhail

#### Baghlan Institute of Higher Education (BIHE)
Baghlan  
Phone: 0750 292 591  
0700 037 997  
Rector: Mr Rahime

#### Bakhtar Development Network (BDN)
Near Police Station 4  
Pul-i-Khumri  
Phone: 0700 507 216  
0700 238 778  
Email: nasaidi.bdf@gmail.com  
jkhan.bdf@gmail.com  
Programme Manager: Mr Juma Khan Naseer

#### Bangladesh Rural Advancement Committee (BRAC)
Near Governor Office  
Pul-i-Khumri
Balkh Province

ActionAid Afghanistan
Street 2, Pul-i-Hawai, Mazar-i-Sharif
Phone: 0777 372 907
0798 025 308
Web: www.actionaidafg.org
Finance Manager: Mohammad Ajamal

Afghanistan Human Rights Organization (AHRO)
Ashraf Building, Floor 2
Siddiq Yar Chawk, Mazar-i-Sharif
Phone: 0700 850 504
Email: achr98@yahoo.com
achr98@hotmail.com
Contact Person: Dr Abdul Samad Loqmani

Afghanistan Independent Human Rights Commission (AIHRC)
Behind Municipality, Guzar-i-Khair Khwa
Mazar-i-Sharif
Phone: 0700 665 502
Email: aihrcmzr@yahoo.com
Web: www.aihrc.org.af

Afghanistan Information Management Services (AIMS)
UNAMA Compound, Mazar-i-Sharif
Phone: 0700 915 515
Email: aimal.maiwand@aims.org.af
maiwand@un.org
Web: www.aims.org.af
Field Officer: Mr Aimal Maiwand

Afghanistan NGO Security Office (ANSO)
ANSO Northern Region Office, Mazar-i-Sharif
Phone: 0700 414 511
0700 030 064
0799 404 617
0088 216 2112 4672
Email: north@afgnso.org
north2@afgnso.org
Web: www.afgnso.org
Northern Region Safety Advisor: Mr Amu Wais
Agency Coordinating Body for Afghan Relief (ACBAR)
Darwaz-i-Jamhoriat, Kocha-i-Aka Yassin
Mazar-i-Sharif
Phone: 0700 499 500
0799 445 000
0799 652 000
Email: qadri@acbar.org
acbarmazar@yahoo.com
Web: www.acbar.org
Manager: Eng Abdul Raouf Qaderi

Agency for Rehabilitation and Energy Conservation in Afghanistan (AREA)
c/o ACBAR, Darwaza-i-Jamhoriat
Kocha-i-Aka Yassin, Mazar-i-Sharif

Agency for Technical Cooperation and Development (ACTED)
Madan-e-Namak St.
(opp. Sultan Razia High School)
Mazar-i-Sharif
Phone: 0700 310 501
Email: robert.anderson@acted.org
mazar@acted.org
Web: www.acted.org
Area Coordinator: Mr Robert Anderson

Aide Médicale Internationale (AMI)
c/o ACBAR Darwaza-i-Jamhoriat
Kocha-i-Aka Yassin, Mazar-i-Sharif
Web: www.amifrance.org

Area Mine Action Center (AMAC)
St. 1 (next to ICRC Office)
Karte Bokhdi, Mazar-i-Sharif
Phone: 0700 710 502
Email: habibzazai@yahoo.com
Area Manager: Mr Habib Khan Zazai

ASCHIANA: Afghanistan's Children, A New Approach
Kocha-i-Shortak Zaar, Mazar-i-Sharif

Bakhtar Development Network (BDN)
Passport St., District 3
Mazar-i-Sharif
Phone: 0700 619 260
0700 693 572
0700 238 778
0799 112 813
Email: nbalegh.bdf@gmail.com
rahila.bdf@gmail.com
Project Manager: Dr Moh Najib Baleegh

Balkh University (BU)
Mazar-i-Sharif
Phone: 0700 255 517
Chancellor: Mr Habibullah Habib

Bangladesh Rural Advancement Committee (BRAC)
Zerat, Mazar-i-Sharif-Sibergan Rd
(near Kefayet Hotel)
Mazar-i-Sharif
Phone: 0700 019 240
0088 216 5026 9663
Web: www.bracafg.org

Central Asian Free Exchange (CAFE)
Guzar-i-Marmol (opp. Mosque 1)
Mazar-i-Sharif
Phone: 0700 252 509
0799 239 988
Email: robgraves@mail.com
Web: www.cafengo.org
Regional Director: Mr Rob Graves

Child Fund Afghanistan (CFA)
c/o ACBAR, Darwaza-i-Jamhoriat
Kocha-i-Aka Yassin, Mazar-i-Sharif
Web: www.christianchildrensfund.org

Concern Worldwide
c/o ACBAR, Darwaza-i-Jamhoriat
Kocha-i-Aka Yassin, Mazar-i-Sharif
Web: www.concern.net

Cooperation Center for Afghanistan (CCA)
Near ICRC office
Karte Bokhdi, Mazar-i-Sharif
Phone: 0700 373 500
Email: cca_mazar-i-sharif@hotmail.com
Coordination of Afghan Relief (CoAR)  
Mastofyat St. (next to Moh Gul Khan mosque)  
Mazar-i-Sharif  
Phone: 0700 986 520  
Email: coar_mazar@yahoo.com  
coar_kbi@yahoo.com  
Web: www.coar.org  
Project Manager: Mr Ghulam Nabi Sediqi

Coordination of Humanitarian Assistance (CHA)  
St. 2, Karte Aryana  
Mazar-i-Sharif  
Phone: 0799 830 104  
0089 216 5113 4074  
Email: mazar@cha-net.org  
Web: www.cha-net.org  
Office Manager: Mr Moh Rashid Sakandari

Danish Demining Group (DDG)  
Hs. 3-63-62, Shahidi St. (behind old prison)  
Karte Parwan, Mazar-i-Sharif  
Phone: 0088 2256 8980 216  
Email: ddmazar@hotmail.com  
Web: www.drc.dk

Development and Humanitarian Services for Afghanistan (DHSA)  
Baba Qalandar St. (behind Mazar-i-Sharif Hotel)  
Mazar-i-Sharif  
Phone: 0700 237 508  
0799 807 571  
Email: dhsa_mazar@yahoo.com  
abdulbari.hamidi@yahoo.com  
Web: www.thekillidgroup.com  
Office Manager: Eng Abdul Bari Hamidi

Dutch Committee for Afghanistan (DCA)  
c/o ACBAR, Darwaza-i-Jamhoriat  
Kocha-i-Aka Yassin, Mazar-i-Sharif

Food and Agriculture Organization of the United Nations (FAO)  
Department of Agriculture  
Mazar-i-Sharif  
Phone: 0700 211 501  
Email: faaoaf-mazar@fao.org  
Web: www.fao.org  
Officer In Charge: Mr Shafiuddin Mirzad

Generous Rehabilitation Organization (GRO)  
Mazar-i-Sharif

German AgroAction (Welt Hungerhilfe)  
c/o ACBAR, Darwaza-i-Jamhoriat  
Kocha-i-Aka Yassin, Mazar-i-Sharif  
Web: www.welthungerhilfe.de

Health Net International (HNI)  
St. 10, Kart-i-Bukhdi (south of ICRC Office)  
Mazar-i-Sharif  
Phone: 0700 810 504  
Email: tc_hnimazar@yahoo.co.uk  
Web: www.healthnetinternational.org  
Technical Coordinator: Dr Samad Hami

Helping Afghan Farmers Organization (HAFO)  
West of Rouza Sharif  
Darwaza-i-Shadian (near UNAMA Office)  
Mazar-i-Sharif  
Phone: 0799 752 567  
Email: hafo_mazar-i-sharif@yahoo.com  
Regional Manager: Eng Saif Ali Nodrat

IbnSina Public Health Programme for Afghanistan  
Karte Ariana, Mazar-i-Sharif  
Phone: 0700 366 509  
0700 507 034  
Email: ibnsinamazar@yahoo.com  
Programme Manager: Dr Feda Mohammad Paikan

Independent Administrative Reform and Civil Service Commission (IARCSC)  
Opp. Balkh University, Tafahusat  
Mazar-i-Sharif  
Phone: 0799 845 404  
Web: www.iarcsc.gov.af  
Director: Mr Abdurahman Rasekh

International Assistance Mission (IAM)  
Kocha-i-Marmol  
(behind Sultan Marzia High School)  
Mazar-i-Sharif  
Phone: 0700 111 500  
050 410 41  
0088 216 8983 1824  
Email: mazarreg.office@iamafg.org  
Web: www.iam-afghanistan.org  
Regional Manager: Mr Len Clift
International Federation of Red Cross and Red Crescent Societies (IFRC)
Kart-e-Bukhdi, Mazar-i-Sharif
Phone:  0700 008 500
       0087 376 304 3435
Email:  fin.mazar-i-shariff@wireless.ifrc.org
Web:  www.arcs.org.af

International Organization for Migration (IOM)
Hs. 7, St. 2
Karte Mamorin, Mazar-i-Sharif
Phone:  0700 895 224
       0088 216 2112 9197
Email:  iommazar@mazar.iomkabul.net
Web:  www.iom.int/afghanistan

Joint Development Associates International (JDAI)
Hs. 2, Kah Forushi St.
Mazar-i-Sharif
Phone:  0700 035 506
       0088 216 2127 6131
       0099 897 130 5971
Email:  jda_mazar@jdapost.com
Programme Coordinator: Mr Mark J. Henning

Leprosy Control Organization (LEPCO)
St. 3, Nawshad Project, Dasht-i-Shor
Mazar-i-Sharif
(P0 Box 6057)
Phone:  0799 297 184
       077 115 1010
Email:  lepcomazar@yahoo.com
Office Manager: Mr Habiby

Medica Mondiale
c/o UNHCR, St. 2 of Kart-i-Shafakhana
(behind the vegetable market)
Mazar-i-Sharif
Phone:  0799 351 857
       0799 355 841
Email:  gurcharan8@hotmail.com
Web:  www.medicamondiale.org
Head of Office: Mr Gurcharan Virdee

National Democratic Institute (NDI)
Mazar-i-Sharif
Phone:  0799 485 389
       0700 509 766
Web:  www.ndi.org

Norwegian Refugee Council (NRC)
c/o ACBAR, Darwaza-i-Jamhoriat
Kocha-i-Aka Yassin, Mazar-i-Sharif
Web:  www.nrc.no

NPO/Rural Rehabilitation Association for Afghanistan (NPO-RRAA)
Block 3, St. 1
Karte Aryana, Mazar-i-Sharif
Phone:  0700 441 500
Email:  npomazar@hotmail.com
Web:  www.rraa.net

Nye Express
Baba Qalandar St.
(behind Mazar-i-Sharif Hotel)
Mazar-i-Sharif
Phone:  0700 760 507
Web:  www.thekillidgroup.com
Office In Charge: Mr Mohammad Ishaq Hanifi

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Behind Communication Center, RRD Office
Mazar-i-Sharif
Phone:  0700 430 516
       0799 354 203
Email:  balkh@nspafghanistan.org
Web:  www.nspafghanistan.org
Team Leader: Eng Haroon

Partners for Social Development (PSD)
Hs. 276, Guzar-i-Mirza Qasim (left side St. of Foreign Affairs Department) District 3
Mazar-i-Sharif
Phone:  0700 128 505
       0799 254 938
Email:  psdmazar@hotmail.com
Programme Manager: Mr Zabehullah Sultani

Partners in Revitalization and Building (PRB)
St. 1 (near Balkh University)
Takhnikum, Mazar-i-Sharif
Phone:  0700 463 500
       050 411 27
       0799 045 233
Email:  mazar@prb.org.af
eng.assadullah@yahoo.com
Web:  www.prb.org.af
Contact Person: Eng Assadullah
Contacts

People in Need (PIN)
Kochi Baba Qamber 82, Mazar-i-Sharif
Phone: 0700 639 696
Email: afghanistan@peopleinneed.cz
Web: www.peopleinneed.cz

Reconstruction Authority for Afghanistan (RAfA)
c/o ACBAR, Darwaza-i-Jamhoriat
Kocha-i-Aka Yassin, Mazar-i-Sharif
(PO Box 1515, Central Post Box Office)

Refugee Care, Northern Afghanistan (ZOA)
Baba Qambar St., Mazar-i-Sharif
Phone: 0799 353 150
0700 502 435
Email: mazar@zoaweb.org
Deputy Country Director: Mr Mannu Pereira

Save the Children UK (SC-UK)
Mandawi, Karti Mamorin, District # 2
(opp. Dr Sowaida’s Hs.)
Mazar-i-Sharif
Phone: 0700 637 500
0700 510 623
Email: scukmzr@psh.paknet.com.pk
manishjain@gawab.com
Programme Manager: Mr Manish

Save the Children USA (SC-USA)
c/o ACBAR, Darwaza-i-Jamhoriat
Kocha-i-Aka Yassin, Mazar-i-Sharif
Web: www.savethechildren.org

Swedish Committee for Afghanistan (SCA)
Guzar-i-Marmol (next to Mosque 1)
Mazar-i-Sharif
Phone: 0700 756 510
Email: najibullah.yazdanpanah@sca.org.af
mso@sca.org.af
Web: www.swedishcommittee.org
Programme Manager: Mr Najibullah Izdapanah

Turkmenistan Consulate
Ahmad Shah Massoud Rd, Mazar-i-Sharif
Phone: 0700 382 501
0799 569 311
Consul: Mr Kabayev Bazarbai

United Nation Human Settlements
Programme (UN-Habitat)
Aisha-i-Afghan St.

Mazar-i-Sharif
Phone: 0700 396 501
Email: stephenkutzy@yahoo.com
Web: www.habitat.org
Country Director: Mr Stephen J. Kutzy

United Nations Assistance Mission in Afghanistan (UNAMA)
Darwaza-e-Shaday, Sarak-i-Chihl Metre
Mazar-i-Sharif
Phone: 0700 910 106
Email: unamamazar@un.org
cong@un.org
Web: www.unama-afg.org
Head of Office: Mr Guang Cong

United Nations Children’s Fund (UNICEF)
Mazar-i-Sharif
Phone: 0088 7553 5292 376
Web: www.unicef.org

United Nations Department of Safety and Security (UNDSS)
Mazar-i-Sharif
Phone: 0700 653 257
0700 500 927
0088 216 5110 7775
Email: corluka@un.org
safi@un.org

United Nations High Commissioner for Refugees (UNHCR)
Mazar-i-Sharif
Phone: 0700 398 500
0700 500 810
0088 216 5112 1598
Email: campbela@unhcr.ch
mazar@unhcr.euraf.net
Web: www.unhcr.org
Head of Office: Mr Anne Mary Campbell

United Nations Office on Drugs and Crime (UNODC)
St. 1 (opp. Pul-i-Hawayi, next to Balkh University)
Takhnikum, Mazar-i-Sharif
Phone: 0799 752 212
0700 293 035
Email: lutf65@yahoo.com
lutf.rahman@unodc.org
Web: www.unodc.org
Provincial Coordinator: Mr Lutf Rahman Lutfi
Welfare Association for the Development of Afghanistan (WADAN)
Pelkeen St.
(behind Municipality, east of Rawza Shrif)
Mazar-i-Sharif
Phone: 0799 810 639
0799 506 231
Email: amanullah@wadan.org
aman_amin73@yahoo.com
Web: www.wadan.org
Regional Coordinator: Mr Amanullah

Women for Women International (WWI)
c/o ACBAR, Darwaza-i-Jamhoriat
Kocha-i-Aka Yassin, Mazar-i-Sharif
Web: www.womenforwomen.org

World Health Organization (WHO)
St. Urosa, Darwaza-i-Balkh
Karte Mamorin, Mazar-i-Sharif
Phone: 0700 401 288
Web: www.emro.who.int/Afghanistan
Head of Office: Dr Mir Ahmad Ghaffary

Bamyan Province

Adventist Development and Relief Agency (ADRA)
Panjao
Phone: 0799 852 828
Email: k.juszkiwicz@adra-af.org
Web: www.adra.org
Project Director: Dr Konrad Juszkiewicz

Afghanistan Independent Human Rights Commission (AIHRC)
Shahr-i-Naw, Bamyan
Phone: 0799 506 410
0088 216 2123 1536
0088 216 5117 1903
Email: bamyan@aihrc.org.af
sultanimusa@gmail.com
Web: www.aihrc.org.af

Afghanistan Rehabilitation and Reconstruction Agency Falah (ARRAF)
Sar Asyab, Bamyan
Phone: 0799 455 049
Email: arraf_bamyan@yahoo.com
Officer In Charge: Ms Nahid Karimi

Aga Khan Foundation (AKF)
Sar Asyab, Bamyan
Phone: 0799 400 132
0799 040 926
0082 162 2113 4448
Fax: 0087 376 273 1746
Email: zulfi.haider@akdn-afg.org
joanna.buckley@akdn-afg.org
Web: www.akdn.org
Programme Manager: Mr Tim Holmes

Area Mine Action Center (AMAC)
Sar Asyab (west of Governor’s office)
Bamyan
Phone: 0088 0305 5112 216
Email: ashoqullah@yahoo.com
Contact Person: Mr Ashoqullah Hedayat

Bamyan University (BU)
Bamyan
Phone: 0799 656 304
Chancellor: Prof. Moh Arif Yousufi

Bangladesh Rural Advancement Committee (BRAC)
Charahi Siab (near Bamyan Airport)
Bamyan
Phone: 0799 809 409
0088 216 2113 0194
Web: www.bracafg.org

Cooperation Center for Afghanistan (CCA)
Next to Ghol Ghola, Shahr-i-Naw
Bamyan
Phone: 0799 653 036
Email: ccakabul@hotmail.com

Cooperation Center for Afghanistan (CCA)
Near CHF office
Shahr-i-Naw, Yakawlang
Phone: 0088 8244 2113 216
Email: ccakabu@hotmail.com
Food and Agriculture Organization of the United Nations (FAO)
UNICEF Compound, Sar Asyab, Bamyan
Phone: 0799 793 027
Email: faоф-bamiyan@fao.org
Web: www.fao.org
Senior Technical Advisor: Mr Karim Merchant

IbnSina Public Health Programme for Afghanistan
Tolwara Village (opp. But-i-Kalan), Bamyan
Phone: 0799 436 371
0799 311 096
0088 216 2113 3828
Project Manager: Dr Mohammad Saber

International Medical Corps (IMC)
Tolwara Village, Bamyan
Phone: 0799 410 390
Email: tshirzad@imcworldwide.org
Web: www.imcworldwide.org
Project Manager: Dr Toorkhan Sherzad

International Organization for Migration (IOM)
Sar Asyab, Bamyan
Phone: 0799 719 236
0088 216 8980 0579
Email: iom.bamyan@eikmail.com
Web: www.iom.int/afghanistan

Management Sciences for Health (MSH)
Bamyan
Phone: 0799 259 144
Web: www.msh.org/afghanistan
Provincial Health Advisor: Mr Habibullah Sahak

National Democratic Institute (NDI)
Bamyan
Phone: 0799 918 384
Email: jhakimi@ndi.org
Web: www.ndi.org
Manager: Mr Jawad Hakimi

Oversight Consultants of the National Solidarity Programme (NSP/OC)
RRD Building (behind the Provincial Office)
Bamyan
Phone: 0799 005 371
0088 216 2113 4040
Email: bamyanz@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Anwar

Oxfam Great Britain (Oxfam GB)
Telegraph Post (near Education Department)
Panjao
Phone: 0700 846 293
0087 376 201 5379
Email: swali@oxfam.org.uk
Web: www.oxfam.org.uk

Rural Expansion of Afghanistan’s Community-based Healthcare (REACH)
Next to UNAMA, Sar Asyab, Bamyan
Phone: 0799 259 144
Email: hsahak@msh.org
Web: www.msh.org/afghanistan
Health Advisor: Dr Habib Sahak

Save the Children Japan (SCJ)
Bamyan
Phone: 0799 281 393
0087 376 349 1444
Email: scjbamyan2@web-sat.com
Country Representative: Mr Miho Wada

Solidarités Afghanistan
New Bazaar (next to Radio Bamyan)
Bamyan
Phone: 0799 633 303
0700 282 704
Email: cdm@solaf.net
Web: www.solidarites.org
Country Director: Mr Clement Bourse

Spring of Reconstruction, Rehabilitation, Cultural and Social Organisation (SRRCSO)
Near UN-Habitat, Tolwara Village, Bamyan
Phone: 0799 483 472
0799 404 002
Email: srrsco@yahoo.com
akbardanesh@hotmail.com
Web: www.bracafg.org
Director: Mr Mohammad Reza Danish

United Nations Assistance Mission in Afghanistan (UNAMA)
Sarak-i-Maidan Hawayi
Sar Asyab, Bamyan
Phone: 0700 460 106
Email: unamabamyan@un.org
hermes@un.org
Web: www.unama-afg.org
Acting Head of Office: Mr Christine Kuhn
United Nations Children’s Fund (UNICEF)
Bamyan
Phone:  0088 0557 2111 216
Web:  www.unicef.org

United Nations High Commissioner for Refugees (UNHCR)
Bamyan
Phone:  0799 242 016
0799 016 245
0088 216 5110 0860
Web:  www.unhcr.org
Head of Office: Mr Jeddy Namfua

Welfare Association for the Development of Afghanistan (WADAN)
Near UNAMA Guest House
Sar Asyab, Bamyan
Phone:  0799 240 506
Email:  alifkhan@wadan.org
        alif_khan2005@yahoo.com
Web:  www.wadan.org
Regional Coordinator: Mr Alif Khan

World Health Organization (WHO)
Bamyan
Web:  www.emro.who.int/Afghanistan
Admin Assistant: Mr Hamid Rahmani

Daikundi Province

Action Contre La Faim (ACF)
Daikundi
Phone:  0087 5450 215 376
Web:  www.actioncontrelafaim.org

Afghanistan Independent Human Rights Commission (AIHRC)
Daikundi
Phone:  0088 8556 8444 216
Web:  www.aihrc.org.af

Cooperation Center for Afghanistan (CCA)
Bazaar-i-Chaparak
Olqan District, Sharistan
Daikundi
Phone:  0088 8007 2113 216
Email:  sarwarhussaini@aol.com

Coordination of Afghan Relief (CoAR)
Chaprasak Village
Olqan District, Daikundi
Phone:  0799 246 223
Email:  coar_kbl@yahoo.com
Web:  www.coar.org
Project Manager: Eng Mohammad Azeem

Development and Humanitarian Services for Afghanistan (DHSA)
Near District Governor Office
Olqan Village, Daikundi
Phone:  0088 2658 8980 216
Email:  dhsa_daikondi@yahoo.com
        e_a_wall@yahoo.com
Web:  www.thekillidgroup.com
Officer In Charge: Eng Abdul Wali Hamidi

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Center of Nilee
(west of UNOPS, northwest from Governor Office)
Daikundi
Web:  www.nspafghanistan.org
Team Leader: Eng Ali Jan

Oxfam Great Britain (Oxfam GB)
Dahan-i-Taq Mosque Valley
Ashterlay Village, Kadeer
Daikundi
Web:  www.oxfam.org.uk

Ufuq (Horizon) Welfare Society
Miarmoor District, Daikundi
Phone:  0088 1863 3335 216

Farah Province

Coordination of Humanitarian Assistance (CHA)
House 277, Bagh-i-Pul St.
(south of Barq bus station)
Farah
Phone:  0799 389 615
0088 216 5551 8015
Email:  farah@cha-net.org
Web:  www.cha-net.org
Office Manager: Mr Malek Afghan Wakili
Ockenden International  
Hs. 132, St. 7, District 1  
Farah  
Phone: 0088 0804 8980 216  
Email: oifarah@brain.net.pk  
oifarah@inmarsat.francetelecom.fr  
Web: www.ockenden.org.uk  
Provincial Manager: Eng Mohammad Amin

Oversight Consultants of the National Solidarity Programme (NSP/OC)  
Farah  
Phone: 0088 4050 2113 216  
Email: farah@nspafghanistan.org  
Web: www.nspafghanistan.org  
Team Leader: Eng Abdul Khaliq Fakori

Faryab Province

Afghanistan Independent Human Rights Commission (AIHRC)  
Maimana  
Phone: 0088 0264 2128 216  
Web: www.aihrc.org.af

Agency for Assistance and Development of Afghanistan (AADA)  
Sarak-i-Maidan-i-Hawayi  
(opp. Imam Abu Hanifa mosque)  
Nawabad, Faryab  
Phone: 0700 815 033  
Email: ahanif.aada@gmail.com  
Web: www.aada.org.af  
Project Manager: Mr Abdullah Hanif

Agency for Technical Cooperation and Development (ACTED)  
Kohi Khana Street, Sharab Big’s House  
Maimana  
Phone: 0799 840 173  
0088 216 5060 1538  
Email: robert.anderson@acted.org  
maymana@acted.org  
Web: www.acted.org  
Area Coordinator: Mr Robert Anderson

Coordination of Humanitarian Assistance (CHA)  
House of Ab. Raouf Soori  
(near Qaisar and Almar Bus Stop)  
Maimana  
Phone: 0799 783 169  
0088 216 5113 4098  
Email: faryab@cha-net.org  
Web: www.cha-net.org  
Office Manager: Mr Mohammad Khan Samimi

Faryab Institute of Higher Education (FIHE)  
Maimana  
Phone: 0799 711 274  
Rector: Mr Shair Moh Ehsan

International Assistance Mission (IAM)  
Faryab Provincial Hospital  
Maimana  
(PO Box 625)  
Phone: 0799 319 431  
0088 216 2129 5321  
Email: owpc@iamafg.org  
Web: www.iam-afghanistan.org  
Project Leader: Mr Viktor Thiessen

International Organization for Migration (IOM)  
Kohi Khana, Haji Rahimi Hs. (opp. WFP)  
Maimana  
Phone: 0700 262 251  
0088 216 2113 1260  
Email: iom.faryab@eikmail.com  
Web: www.iom.int/afghanistan

Management Sciences for Health (MSH)  
Maimana  
Phone: 0799 196 108  
Web: www.msh.org/afghanistan  
Provincial Health Advisor: Mr Kamran Hekmat

Oversight Consultants of the National Solidarity Programme (NSP/OC)  
Maimana  
Phone: 0799 454 123  
Email: faryab@nspafghanistan.org  
Web: www.nspafghanistan.org  
Team Leader: Eng Khalilullah

Partners in Revitalization and Building (PRB)  
Near Ikhlas mosque  
Shahr-i-Naw, Andkhoy  
Phone: 0799 328 448  
Web: www.prb.org.af  
Admin Manager: Mr Mohammad Arif
Ghazni Province

Bakhtar Development Network (BDN)
Ghazni
Phone: 0799 895 337
0700 019 782
Email: msidiqi.bdf@gmail.com
mamehrzad.bdf@gmail.com
Project Manager: Dr Mirwais Sidiqi

Bangladesh Rural Advancement Committee (BRAC)
Hayder Abad (near Airport), Ghazni
Phone: 0700 993 077
Web: www.bracafg.org

Cooperation for Peace and Unity (CPAU)
Sang-i-Mash, Jaghori
Contact Person: Eng Jawad Bahunar

Coordination of Afghan Relief (CoAR)
Jahan Malika Girl High School Lane
Ghazni
Phone: 0799 400 363
0799 391 814
Email: coar_kbl@yahoo.com
Web: www.coar.org
Project Manager: Eng Gul Zada

Generous Rehabilitation Organization (GRO)
Ghazni
Phone: 0799 258 152
Head of Office: Eng Said Emran

Helping Afghan Farmers Organization (HAFO)
Plan-i-Se (near Shams-ul-Arifleen High School)
Ghazni
Phone: 0799 219 234
0799 227 468
Email: hafo_gazni@yahoo.com
Regional Manager: Eng Ehsan

Management Sciences for Health (MSH)
Ghazni
Phone: 0799 566 027
Web: www.msh.org/afghanistan
Provincial Health Advisor: Mr Humayon Safi

Norwegian Afghanistan Committee (NAC)
Post-i-Chehl, Jahan Malika High School St.
(behind Farukhi Resturant)
Ghazni
Phone: 0799 494 437
0700 016 706
Email: gro@nacaf.org
Web: www.nrc.no
Programme Office Manager: Dr Jalal

Nye Express
Plan-i-Se (near Shams-ul-Arifleen High School)
Ghazni
Phone: 0700 722 656
Web: www.thekillidgroup.com
Office In Charge: Mr Abdul Raouf
Ockenden International
Zabth Hs., Planning area 1
(next to Haji Akhound Mosque)
Ghazni
Phone: 0799 567 003
0088 216 8980 0110
Email: afgocken@brain.net.pk
Web: www.ockenden.org.uk
Programme Manager: Mr Ghouse Mohammad

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Plan-i-Se, Kandahar bus station
Ghazni
Phone: 0799 008 371
0088 216 2113 4073
Email: ghazni@nspafghanistan.org
Web: www.nspafghanistan.org
Provincial Manager: Mr Abdullah Azadzoi

Sanayee Development Organization (SDO)
Plan-i-Se
(near Shams-ul-Arifleen High School)
Ghazni
Phone: 0799 129 003
0799 394 897
Web: www.sanayee.org

Swedish Committee for Afghanistan (SCA)
No. 56, Qarabagh Bus Stand
Ghazni
Phone: 0799 395 384
075 361 0339
Email: habib.jan@sca.org.af
sro@sca.org.af
Web: www.swedishcommittee.org
Deputy Regional Director: Mr Habib Jan

Ufuq (Horizon) Welfare Society (UWS)
Nawabad Bazar (near Refah)
Ghazni
Phone: 0799 890 330

Ghor Province

Action Contre La Faim (ACF)
Taywara
Phone: 0087 3543 252 376
Web: www.actioncontrelafaim.org

Afghanaid
Chaghcharan
Phone: 0088 1724 8980 216
Fax: 0044 207 225 3344
Email: afghanaid@ceretechs.com
Web: www.afghanaid.org.uk
Programme Manager: Mr Mohammad Fasih

Coordination of Humanitarian Assistance (CHA)
North of Toolak District Center
Toolak
Phone: 0088 0956 5115 216
Email: ghore@cha-net.org
Web: www.cha-net.org
Office Manager: Mr Mohammad Nader Rahimi

International Assistance Mission (IAM)
Lal-wa-Sarjangle bazaar
(PO Box 9)
Lal-wa-Sarjangle
Phone: 0799 053 315
0088 216 5420 1028
Email: mch.lal@iamafg.org
Web: www.iam-afghanistan.org
Project Leader: Ms Sue Porter

Mission d'Aide au Développement des Economies Rurales en Afghanistan (MADERA)
Taywara and Pasabad
Ghor
Phone: 0088 4064 2116 216
Email: madghor2@inmarsat.francetelecom.fr
Area Manager: Mr Cedric Fleury

National Development Association (NDA)
Chaghcharan
Phone: 0088 6703 5110 216
Contact Person: Eng Ghafoor

Oxleg Great Britain (Oxfam GB)
Near Afghanaid office
Lal-wa-Sarjangle
Web: www.oxfam.org.uk
Ufuq (Horizon) Welfare Society (UWS)
Sarak Military Commissioner, Ghor
Email: ufuqorg@yahoo.com

Helmand Province

Bangladesh Rural Advancement Committee (BRAC)
Near the Radio Station
Lashkar Gah
Phone: 0799 640 007
0088 216 3331 2211
Web: www.bracafg.org

Emergency Hospital
Lashkar Gah
Phone: 0707 154 778
Email: emergency@emergency.it
Web: www.emergency.it
Hospital Manager: Mr Rahmatullah Hanefi

IbnSina Public Health Programme for Afghanistan
Laghman Lane, Kandahar St.
Lashkar Gah
Phone: 0799 164 136
0700 297 423
0088 216 2117 5271
Email: said_sharif@hotmail.com
Project Manager: Dr Said Sharif Habibi

Mercy Corps
Corner of Shamalan and Laghman Rd
(next to hospital)
Lashkar Gah
Phone: 0760 397 3116
0750 391 0766
Web: www.mercycorps.org
Office Manager: Mr Zamrai Azad

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Radio Saba-UN Rd (next to Haidery Pharmacy, opp. Commander Khan’s house)
Lashkar Gah
Phone: 0799 055 179
0799 164 382
Email: helmand@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Awal Khan

Welfare Association for the Development of Afghanistan (WADAN)
Bost St. (opp. Culture and Youth Department)
Lashkar Gah
Phone: 0700 299 045
0799 142 870
Email: drsardar@wadan.org
drsardar24@yahoo.com
Web: www.wadan.org
Coordinator: Dr Sardar Wali

Herat Province

Afghan Institute of Learning (AIL)
Sarak Bank Khoon
Charahi Haji Ayoub
Herat
Phone: 040 503 222
Email: sakena_herat@yahoo.com
Web: www.creatinghope.org
Contact Person: Mr Mohammad Ishaq Herad

AfghanAid
c/o ACBAR
Baghe Azadi St. (opp. UNICA old guesthouse)
Herat
Web: www.afghanaid.org.uk
Contact Person: Mr Sayed Kabir Weyar

Afghanistan Independent Human Rights Commission (AIHRC)
Jada-i-Mahbas (behind public hospital)
Herat
Phone: 040 800 226
0700 400 689
0088 216 2122 7751
Email: herat@aihrc.org.af
nasir_farahmand@yahoo.com
Web: www.aihrc.org.af

Afghanistan Information Management Services (AIMS)
UNAMA Compound
Herat
(PO Box 005, UNDP Kabul)
Phone: 0700 841 246
Email: mahmoodi@aims.org.af
Web: www.aims.org.af
Office Manager: Mr Abdul Qahar Mahmoodi
Afghanistan NGO Security Office (ANSO)
ANSO Western Region Office
Herat
Phone: 0700 697 405
0799 322 192
0087 376 358 4425
0088 216 2112 4811
Email: west@afgsno.org
west2@afgsno.org
Web: www.afgsno.org
Western Region Advisor: Mr Daniel St. Pierre

Agency Coordinating Body for
Afghan Relief (ACBAR)
Bagh-i-Azadi St. (opp. UNICA guesthouse,
next to Enqelab High School)
Herat
Phone: 0799 901 346
0799 474 746
0700 402 062
Email: niazi@acbar.org
acbarherat@yahoo.com
Web: www.acbar.org
Manager: Mr Farid Niazi

Agency for Basic Services (ABS)
Sarak-i 64 Metra, Ittehad St.
(behind Heraidost Pump Station)
Herat
Phone: 0700 838 404
040 446 296
Email: abs_ags@yahoo.com
janoori1@hotmail.com
Director: Mr Javed Ahmad Noori

Agency for Rehabilitation and Energy
Conservation in Afghanistan (AREA)
Hs. 386, Jada-i-Kaj
Charahi Haji Ayoub, Herat
Phone: 0700 190 400
040 220 843
Email: aminullahkhairandish@yahoo.com
Regional Director: Mr Aminullah Khairandish

Agency for Rehabilitation of Villages (ARV)
Jada-i-Mahbus, Herat
Phone: 0799 031 202
0700 404 147
0088 216 5026 6223
Email: arv_herat@yahoo.com
Head of Office: Mr Obaid Seddiqui

Aga Khan Trust for Culture (AKTC)
West to Qala-e-Ikhtyaruddin, District 7
Herat
Phone: 0799 526 387
0799 360 458
0021 655 598 034
Email: information@aktc.akdn-afg.org
Web: www.akdn.org
Admin/Finance Officer: Mr Khalil Ahmad Islamzada

Area Mine Action Center (AMAC)
Hs. 176, Mahbas St. (near WFP Office)
Herat
Phone: 0700 434 404
0799 418 382
0088 216 5110 9511
Email: yousfi@hotmail.com
Area Manager: Mr Mohammad Shafiq

Bangladesh Rural Advancement Committee (BRAC)
Jada-i-Mahtab, Herat
Phone: 0700 219 416
Web: www.bracafg.org

Catholic Relief Services (CRS)
Dr Katib Lane, Qomandani St.
(opp. Communication Rd)
Herat
Phone: 0799 093 111
040 223 083
Email: phicks@crsherat.org
phicks.crs@gmail.com
Web: www.catholicrelief.org
Head of Office: Mr Paul Hicks

Christian Aid (CA)
Jada-i-Mahtab, Bagcha-i-Mehtar
Herat
Phone: 0700 837 407
0799 416 256
040 227 852
0088 216 5110 2689
Email: ca-country-rep@web-sat.com
eoca-general@web-sat.com
Web: www.christian-aid.org
Country Representative: Mr Joz van Mierlo

Coordination of Afghan Relief (CoAR)
Tallar Qamar, Shamali St.
(behind Noor Safi Co.)
Shahr-i-Naw, Herat
The A to Z Guide to Afghanistan Assistance

Phone: 0700 108 409
       0700 404 352
       040 229 973
Email: coarherat@yahoo.com
      coar_kbl@yahoo.com
Web:  www.coar.org
Office Manager: Dr Ahmad Shekib Saifi

Coordination of Humanitarian Assistance (CHA)
Jada-i-Khwaja Abdullah Ansar
(near Malem Ghani St.)
Kocha-i-Moallem Ghani, Herat
Phone: 0700 299 661
       0799 429 123
       0088 216 2112 4916
Email: herat@cha-net.org
Web:  www.cha-net.org
Office Manager: Mr Ahmad Shah Ahmadi

Country Development Unit (CDU)
Shirkate Pakhta, Pole Pashto, Herat
Phone: 0700 087 239
       0799 419 127
Email: cduafghan@yahoo.com
Web:  www.cduafghan.org
Regional Manager: Eng Shair Ahmad

Danish Afghanistan Committee (DAC)
Jada-i-Mahbas, Herat
Phone: 0700 375 400
       0088 216 8985 4373
Email: dacherat@web-sat.com
Project Director: Ms Eva Sovre

Danish Committee for Aid to Afghan Refugees (DACAAR)
c/o ACBAR
Baghe Azadi St. (opp. UNICA old guesthouse)
Herat
Web:  www.dacaar.org
Contact Person: Ms Charlotte Olsen

Dutch Committee for Afghanistan (DCA)
c/o ACBAR Herat Field Office
Baghe Azadi St. (opp. UNICA old guesthouse)
Herat
Contact Person: Dr Abdul Wadud Gulistani

Embassy of Italy, Civilian Component of PRT
c/o PRT, Herat
Phone: 0039 064 691 3666
       0039 064 735 8673
Head of Programme: Mr Carlo Ungaro

Food and Agriculture Organization of the United Nations (FAO)
Department of Agriculture, Herat
Phone: 0700 527 400
       0799 443 222
Email: faoaf-herat@fao.org
Web:  www.fao.org
Officer In Charge: Mr Paiman Ziauddin

Foundation for International Community Assistance (FINCA)
Wolayat St., Herat
Phone: 040 851 225
Email: admin@fincaafghanistan.org
Web:  www.villagebanking.org

German Technical Cooperation (GTZ)
c/o ACBAR
Baghe Azadi St. (opp. UNICA old guesthouse)
Herat
Web:  www.gtz.de
Contact Person: Mr Bo Olsson

HALO Trust International Mine Clearance
Sarak-i-Ferqa, Jadid Abad, Herat
Phone: 0799 119 033
       040 221 670
       040 225 639
Email: hayat.baheer@googlemail.com
Web:  www.halogoestothepole.com

Handicap International Belgium
Western Street of Walayat Park (near the Faculty of Law and Political Science)
District 4, Herat
Phone: 0799 119 033
       040 221 670
       040 225 639
Email: hibafgha04@yahoo.fr
Web:  www.handicap-international.org
Site Manager: Dr Abdul Basir Atef

Handicap International France (HI-France)
Charahi Haji Ayoub, Herat
Phone: 040 363 226
Web:  www.handicap-international.org
Contact Person: Mr Yann
Helping Afghan Farmers Organization (HAFO)
Lane 1 (opp. UNAMA Guesthouse), Herat
Phone: 0799 752 567
        040 226 121
Email: haf_gerat@yahoo.com
Administration Manager: Mr Ahmad Zia

Herat University (HU)
Phone: 0799 168 566
Chancellor: Dr Naiem

Independent Administrative Reform and Civil Service Commission (IARCSC)
Administration Building of Governor House Herat
Phone: 0700 256 339
Web: www.iarcsc.gov.af
Director: Mr Haji Abul Salam

International Assistance Mission (IAM)
Jad-i-Mahbas, Herat
Phone: 0799 905 205
        0700 400 139
        0087 076 345 5820
Fax: 0087 076 345 5820
Email: heratreg.office@iamafg.org
Web: www.iam-afghanistan.org
Regional Manager: Ms Lucy Monk

International Federation of Red Cross and Red Crescent Societies (IFRC)
Behzad St., Charahi 2, Herat
Phone: 0700 986 400
        0087 376 292 9355
Email: fin.heratoff@wireless.ifrc.org
Web: www.arcs.org.af

International Islamic Relief Agency (ISRA)
c/o ACBAR
Baghe Azadi St. (opp. old UNICA guesthouse) Herat
Phone: 0700 278 400
        040 220 143
        040 220 144
        0087 176 288 1825
Email: madera_amwest@yahoo.fr
        madera_herat@yahoo.fr
Area Manager: Mr Cedric Fleury

International Rescue Committee (IRC)
Jada-i-Mukhabrat, District 3
Herat
Phone: 0799 331 565
        0700 452 785
        040 227 640
Email: hrtfc@afghanistan.theirc.org
        info@afghanistan.theirc.org
Web: www.theirc.org
Field Coordinator: Dr Basir Ahmad Amini

Management Sciences for Health (MSH)
Herat
Phone: 0799 070 141
Web: www.msh.org/afghanistan
Provincial Health Advisor: Mr Ghulam Seyed Rashid

Medica Mondiale
Hs. 6, Jadai-Kaj, Bagh-i-Azadie St.
Herat
Phone: 0799 351 857
        0799 355 842
Email: nazanenrashid@hotmail.com
Web: www.medicamondiale.org
Head of Office: Ms Nazaneen Rashid

Mine Clearance and Planning Agency (MCPA)
c/o ACBAR
Baghe Azadi St. (opp. old UNICA guesthouse) Herat
Contact Person: Mr Mullah Jan

Mine Detection and Dog Centre (MDC)
c/o ACBAR
Baghe Azadi St. (opp. UNICA old guesthouse) Herat
Contact Person: Mr Muhammad Najib

Mission d’Aide au Développement des Economies Rurales en Afghanistan (MADERA)
St. behind Karwan Sarai Atah
Baghe Azadi, Herat
Phone: 0799 282 405
        0799 035 563
        0088 216 2116 4064
Email: madera_amwest@yahoo.fr
        madera_herat@yahoo.fr
Area Manager: Mr Cedric Fleury
National Democratic Institute (NDI)
Herat
Phone: 0799 618 205
Email: asamim@ndi.org
Web: www.ndi.org
Manager: Mr Abdul Aziz

Nippon International Cooperation for Community Development (NICCD)
Jada-i-Kaji
Shahr-i-Naw, Herat
Phone: 0700 533 431
040 230 676
0087 376 308 8347
Email: herat2@kyoto-nicco.org
mashhad@kyoto-nicco.org
Web: www.kyoto-nicco.org
Head of Office: Mr Yoshitaka Mrakami

NPO/Rural Rehabilitation Association for Afghanistan (NPO-RRAA)
Jada-i-Layce Mehri
(opp. Tawheed Company)
District 5, Herat
Phone: 0799 354 358
040 224 469
0700 406 252
Email: rraawest@yahoo.com
mohd_shafiq_yari@yahoo.com
Web: www.rraa.net
West Zone Manager: Dr Mohammad Shafiq Yari

Nye Express
Mukhabrat Street
Herat
Phone: 0799 971 301
0799 022 601
Email: imnooris tani@yahoo.com
Web: www.thekillidgroup.com
Office In Charge: Mr Sayed Tawab

Ockenden International
Jada-i-Majidi, Taraqi Park
District 6, Herat
Phone: 0700 959 414
0799 210 484
040 224 059
Email: ehsan.haider@gmail.com
ocken4@inmarsat.francetelecom.fr
Web: www.ockenden.org.uk
Regional Coordinator: Eng Ghulam Sakhi Alemi

Organization for Mine Clearance and Afghan Rehabilitation (OMAR)
Sayed Abdurrazq Hs. 5, Jada-e-Kag, District 5
Baghcha-i-Mehtar, Herat
Phone: 040 042 223
Email: omarherat@yahoo.com
Field Manager: Eng Naik Mohammad

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Walayet Compound (opp. RRD Building)
Herat
Phone: 0799 602 137
Email: s.burdett@nspafghanistan.org
a.adib@nspafghanistan.org
Web: www.nspafghanistan.org
Regional Manager: Mr Simon Burdett

Rural Expansion of Afghanistan’s Community-based Healthcare (REACH)
St. 5 Mokhabrat, Ab Bakhshbad Murghab Rd
Herat
Phone: 0799 070 141
Email: grashed@msh.org
Web: www.msh.org/afghanistan
Health Advisor: Dr Ghulam Rashid

Sanayee Development Organization (SDO)
Jad-i-Mahtab, Mirza Asgher Lane, Herat
Phone: 0700 765 400
040 222 627
Email: herat_sdf@hotmail.com
Web: www.sanayee.org
Contact Person: Mr Abdul Khaliq Stanikzai

Turkmenistan Consulate
Jada-i-Ansari, Herat
Phone: 040 718 223
0700 402 803
0799 329 305
Consul: Mr Gurbanov Ahmet

Ufuq (Horizon) Welfare Society (UWS)
Sarak-i-See Metra, Bagh-i-Azadi, Herat
Phone: 0700 414 455
040 228 730

United Nation Human Settlements Programme (UN-Habitat)
Blood Bank St. (near Charahi Mahtab)
District 5, Herat
Contacts

Phone: 0799 237 416
        040 226 090
Email: habitat_hrt@hotmail.com
        waliherat@hotmail.com
Provincial Manager: Mr Sayed Sadullah Wahab

United Nations Assistance Mission in Afghanistan (UNAMA)
Herat Multi Agencies Compound
Herat-Kandahar Rd
Guzra District, Herat
Phone: 0700 657 106
Email: unamaherat@un.org
diek@un.org
Web: www.unama-afg.org

United Nations Children’s Fund (UNICEF)
Herat
Phone: 0087 0050 236 376
Web: www.unicef.org

United Nations High Commissioner for Refugees (UNHCR)
Herat
Phone: 0700 089 400
        0700 402 157
        0088 216 5110 0921
Email: afghe@unhcr.ch
        yousofi@unhcr.ch
Web: www.unhcr.org
Head of Office: Mr Bernard Doyle

United Nations Office on Drugs and Crime (UNODC)
Herat
Phone: 0799 434 226
Email: masouveer1@yahoo.com
Web: www.unodc.org
Provincial Coordinator: Mr Altaf Hussain Joya

US Agency for International Development (USAID)
Herat (PO Box 3211, Shahr-i-Naw)
Phone: 0700 673 230
        040 222 213
Email: usaidherat@yahoo.com
Web: www.usaidafghanistan.org
Field Program Officer: Ms Kim Pease

War Child Holland (WCH)
Jada-i-Mahtab (opp. Talar-i-Mahtab)
Herat

Phone: 040 635 223
Web: www.warchild.nl

Welfare Association for the Development of Afghanistan (WADAN)
Quil-i-Urdu St., Jada-i-Lyce Amir Ali,
Khwaja Ab. Ansari Rd
Herat
Phone: 0799 224 506
Email: fazalhadi@wadan.org
        f rodwal@yahoo.com
Web: www.wadan.org
Regional Coordinator: Mr Fazel Hadi Rodwal

Women Activities & Social Services Association (WASSA)
Bagh-i-Azadi Rd, Gulistan St.
Herat
Phone: 0799 660 407
        040 22 638
Email: wassa2010@yahoo.com
        wassaherat@yahoo.com
Executive Director: Ms Hulan Khatibi

World Health Organization (WHO)
Hs. 325 (opp. Public Health Hospital)
District 3, Herat
Phone: 0700 750 286
        0799 569 205
        0088 216 314 5155
Email: worldadvocatesherat@fastmail.fm
Web: www.emro.who.int/Afghanistan
Head of Office: Dr Abobakr Rasooli

World Vision International (WVI)
c/o ACBAR
Baghe Azadi St. (opp. old UNICA guesthouse)
Herat
Web: www.wvi.org
Contact Person: Mr Graham Strong

Jawzjan Province

Adventist Development and Relief Agency (ADRA)
Sheberghan
Phone: 0799 516 411
Email: d.baratov@adra-af.org
Web: www.adra.org
Office Manager: Mr Denis Baratov
Afghanistan Human Rights Organization (AHRO)
Municipality Building, Floor 2
Sheberghan
Phone: 0799 413 410
Email: achr98@yahoo.com
achr98@hotmail.com
Contact Person: Ms Maghfirat Samimi

Bangladesh Rural Advancement Committee (BRAC)
Bande Sar-i-Pul Rd, Sheberghan
Phone: 0799 005 112
0088 216 2117 6393
Web: www.bracafg.org

Generous Rehabilitation Organization (GRO)
Sheberghan
Phone: 0799 694 150
Email: habib_5253@hotmail.com
Head of Office: Eng Habibullah

Jawzjan Institute of Higher Education (JIHE)
Sheberghan
Phone: 0750 204 751
0799 411 499
Rector: Mr Habibullah Habib

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Haji Rasheed’s Hs., Sre Miasht St.
Rast-i-Zargari (opp. Kohna Feroshi)
Sheberghan
Phone: 0700 885 047
Email: jawzjan@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Obidullahah

Save the Children UK (SC-UK)
Bandar-i-Aqcha, Ayena TV Station Rd
Sheberghan
Phone: 0700 639 500
0700 500 639
Email: stamang@psh.paknet.com.pk
santa165@gawab.com
Health Program Manager: Dr Santa

Save the Children USA (SC-USA)
Sheberghan
Phone: 0799 988 476
0087 376 269 2745
Email: lrobson@savechildren.org
shibgenacct@savechildren.org
Web: www.savethechildren.org
Program Manager: Ms Lynn Robson

United Nations High Commissioner for Refugees (UNHCR)
Sheberghan
Phone: 0799 160 023
0799 435 394
0088 216 5110 0857
Email: afgjj@unhcr.ch
jawzjan@unhcr.euraf.net
Web: www.unhcr.org
Contact Person: Mr Moh Qadir Karimzada

Kandahar Province

Afghan Disabled Union (ADU)
Madad Khan Chowk, District 6
Kandahar
Phone: 0700 028 308
0799 639 434
Email: dunion_jal@hotmail.com
info@aduafghanistan.org
Web: www.aduafghanistan.org
Head of Office: Mr mohammad Rafiq

Afghan Health and Development Services (AHDS)
Kandahar
Phone: 0301 422 300
Email: kandahar@ahds.org
Web: www.ahds.org

Afghanistan Independent Human Rights Commission (AIHRC)
Stadium St.
(opp. Afghan Felez, near Muslim Chawk)
District 6, Kandahar
Phone: 0700 086 307
0700 303 133
0088 216 2123 0089
Email: kandahar@aihrc.org.af
aihrckdh@yahoo.com
Web: www.aihrc.org.af

Afghanistan Information Management Services (AIMS)
UNAMA Compound, Kandahar
(PO Box 005, UNDP Kabul)
Afghanistan NGO Security Office (ANSO)
ANSO Southern Region Office
Kandahar
Phone: 0700 395 294
0799 011 524
0087 386 356 4140
0088 216 2113 7056
Email: south@afgnso.org
south2@afgnso.org
Web: www.afgnso.org
Southern Region Advisor: Mr David Richards

Area Mine Action Center (AMAC)
Haji Nazar Mohammad House, Kabul Shah Shahr-i-Naw, Kandahar
Phone: 0700 037 302
0088 216 5112 0302
Email: samy@unmaca.org
abdel_samy@yahoo.com
Web: www.unmaca.org
Area Manager: Mr Abdul Samy

Bangladesh Rural Advancement Committee (BRAC)
Stadium Rd, Shahr-i-Naw Park, Kandahar
Phone: 0799 665 214
Web: www.bracafg.org

Catholic Organization for Relief and Development Aid (CordAid)
Herat Rd (near Haji Omar Mosque), District 6 Shahr-i-Naw, Kandahar
Phone: 0700 481 304
0700 234 781
0700 305 293
0700 300 380
Email: janepher.odenyo@caritas.org
caritas.kandahar@caritas.org
Web: www.cordaid.nl
Contact Person: Mr Janepher Odenyo

Catholic Relief Services (CRS)
Omer Market, District 6 Shahr-i-Naw, Kandahar
Phone: 0700 439 303
0700 303 441
0088 216 5026 0826

Cooperation Center for Afghanistan (CCA)
Madad Chawk, Main Rd, Kandahar
Phone: 0799 916 415
Email: sarwarhussaini@aol.com

Coordination of Humanitarian Assistance (CHA)
Hs. 5830 (near Haji Habibullah Mosque) Kabul Shah, Kandahar
Phone: 0700 657 201
0090 216 5113 4068
Email: qandahar@cha-net.org
hayatullah_mushkani@hotmail.com
Web: www.cha-net.org
Office Manager: Mr Hayatullah Mushkani

Food and Agriculture Organization of the United Nations (FAO)
Sara Mosque (close to fruit market) Kandahar
Phone: 0700 022 299
Email: faoaf-kandahar@fao.org
Web: www.fao.org
Officer In Charge: Mr Gul Ahmad

Handicap International Belgium
Behind the Ice Factory, District 6 Kandahar
Phone: 0700 647 240
Email: hibafgha01@yahoo.fr
Web: www.handicap-international.org
Site Manager: Mr Homayun

Health Net International (HNI)
Behind the UNICEF Office, District 6 Shahr-i-Naw, Kandahar
Phone: 0700 383 306
0087 376 185 8249
Web: www.healthnetinternational.org
Programme Manager: Mr Fazel Elahee

Helping Afghan Farmers Organization (HAFO)
Karte Malemin, Manzil Bagh Kandahar
Phone: 0700 797 303
Email: hafokandahar@yahoo.com
Regional Manager: Eng Faruq
HOPE Worldwide
Ghazi Park Main Rd (near Ghazi Park)
District 6, Shahr-i-Naw, Kandahar
Phone: 0700 387 301
Web: www.af.hopeww.org
Contact Person: Mr Akhtar Mohammad

Independent Administrative Reform and Civil Service Commission (IARCSC)
Next to Culture and Youth Department
Darwaza-i-Herat, Kandahar
Phone: 0799 029 193
Web: www.iarcsc.gov.af
Director: Mr Gul Ahmad Nzri

International Federation of Red Cross and Red Crescent Societies (IFRC)
Kandahar-Herat Rd
Shahr-i-Naw, Kandahar
Phone: 0700 266 300
0087 376 304 3385
Email: fin.kandaharoff@wireless.ifrc.org
Web: www.arcs.org.af

International Organization for Migration (IOM)
Dand District (next to the Mirwais Hospital)
Shahr-i-Naw, Kandahar
Phone: 0700 549 301
0088 216 2112 9191
Email: hsokandahar@eikmail.com
Web: www.iom.int/afghanistan

Islamic Relief UK
opp. Turk High School, off Herat Rd
District 6, Kandahar
Phone: 0700 297 300
0088 216 5115 0701
Email: naqeeb@irafg.org
islamic.relief@web-sat.com
Web: www.islamic-relief.org.uk
Coordinator: Mr Neqeebulah

Kandahar University (KU)
Phone: 0700 302 018
Chancellor: Prof. Qamaruddin Saifi

Management Sciences for Health (MSH)
Kandahar
Phone: 0700 286 283
Web: www.msh.org/afghanistan
Provincial Health Advisor: Mr Jawid Omar

Medica Mondiale
Kandahar
Phone: 0700 585 211
0700 211 933
Email: anou@global.net.pg
Web: www.medicamondiale.org
Head of Office: Mr Anou Borrey

Mercy Corps
Haji Ismail Kandahari House
(near Muslim Chawk)
Shahr-i-Naw, Kandahar
Phone: 0799 061 448
0087 376 264 1443
Web: www.mercycorps.org
Area Coordinator: Mr Hazrat Umar Khaleeji

Nye Express
Deh Khwaja, Haji Habib Mosque St.
(next to the Pump Station)
Kandahar
Phone: 0799 704 697
Web: www.thekillidgroup.com
Office In Charge: Mr Amanullah Khan

Oversight Consultants of the National Solidarity Programme (NSP/OC)
RRD Compound, Sar-i-Poza Rd
Kandahar-Herat Highway
Kandahar
Phone: 0799 229 494
Email: d.hallett@nspafghanistan.org
Web: www.nspafghanistan.org
Regional Manager: Mr Dan Hallett

Oxfam Great Britain (Oxfam GB)
Hs. 389 (next to UNICEF office)
Shahr-i-Naw, Kandahar
Phone: 0700 837 278
Email: sfahim@oxfam.org.uk
Web: www.oxfam.org.uk
Programme Coordinator: Mr Sediquilla Fahim

Rural Expansion of Afghanistan’s Community-based Healthcare (REACH)
Hs. 4945, Muslim Chawk, District 6
Kandahar-Herat Highway
Kandahar
Phone: 0700 286 283
Email: jomar@msh.org
Web: www.msh.org/afghanistan
Health Advisor: Dr Jawid Omar
Save the Children UK (SC-UK)
Near Read Mosque, District 6
Shahr-i-Naw, Kandahar
Phone: 0700 245 306
Email: mohdsaeed@psh.paknet.com.pk
Programme Coordinator: Mr Mohammad Saeed

Southern and Western Afghanistan and Balochi-
stan Association for Coordination (SWABAC)
Herat Rd (after the Red Mosque, next to Khoshbakht Marriage Hall)
Shahr-i-Naw, Kandahar
Phone: 0700 098 300
0799 240 021
0700 302 312
0799 447 390
Email: swabac@yahoo.com
Executive Coordinator: Mr Naimullah Naimi

Tear Fund
District 6, Kabul Shah, Kandahar
Phone: 0700 673 304
0087 376 302 0071
Email: dmt-kandahar@tearfund.org
Web: www.tearfund.org

Terre des Hommes (TdH)
Sre Jama, Kandahar
Phone: 0700 677 302
0087 076 163 8760
Email: tdhsat1@les-raisting.de
Web: www.tdhafghanistan.org
Project Coordinator: Dr Taj Muhammad

The Globe and Mail Newspaper - Canada
Kandahar
Phone: 0798 164 988
0700 498 423
Email: graeme.smith@globeandmail.com
Web: www.globeandmail.com
Correspondent: Mr Graeme Smith

United Nations Assistance Mission in
Afghanistan (UNAMA)
Haji Musa Jan’s House (near Muslim Chowk)
Shahr-i-Naw, Kandahar
Phone: 0700 700 106
Email: unamakandahar@un.org
masadykov@un.org
Web: www.unama-afg.org
Head of Office: Mr Talatbek Masadykov

United Nations Children’s Fund (UNICEF)
Kandahar
Phone: 0088 0370 8980 216
Web: www.unicef.org

United Nations Department of Safety
and Security (UNDSS)
Kandahar
Phone: 0700 954 224
0700 300 184
0088 216 5110 7773
Email: cocks@un.org
hainoory@un.org

United Nations High Commissioner for
Refugees (UNHCR)
Musa Jan’s Hs. (near Stadium) District 6
Kandahar
Phone: 0700 267 301
0700 302 873
Email: afgkd@unhrc.ch
compaore@unhcr.ch
Web: www.unhcr.org

United Nations Office on Drugs and Crime (UNODC)
Kandahar
Phone: 0700 069 300
Email: fazli606@yahoo.com
Web: www.unodc.org
Provincial Coordinator: Mr Fazel Mohammad Fazli

Welfare Association for the Development
of Afghanistan (WADAN)
Hs. 3, St. 2
(across from Jama-i-Omar) District 6
Karaiz Bazaar, Kandahar
Phone: 0799 150 024
0799 448 117
0700 306 841
Email: fazalrabi@wadan.org
Web: www.wadan.org
Regional Manager: Mr Zamarai Khan Alokozai

World Health Organization (WHO)
Hs. 2752
(behind Chamber of Commerce)
Shahr-i-Naw, Kandahar
Phone: 0700 402 288
0700 303 356
Web: www.emro.who.int/Afghanistan
Head of Office: Dr Shawali Popal
Kapisa Province

Alberuni University (AU)
Mahmood Raqi
Phone: 0700 504 284
0799 200 884
Chancellor: Mr Muhib Barish

Bangladesh Rural Advancement Committee (BRAC)
Abdullah Khail, Deh Baba Ali
Mahmood Raqi
Phone: 0700 054 236
Web: www.bracafg.org

Generous Rehabilitation Organization (GRO)
Mahmood Raqi
Phone: 0700 548 153
Head of Office: Mr Shujauddin

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Gulbahar
Phone: 0799 168 234
0088 216 2113 4059
Email: kapisa@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Abdul Hadi

Khost Province

Basic Education for Afghans (BEA)
Bagh-i-Prozha
Khost Bazaar, Khost
Phone: 0799 115 137
Email: noorbaadshahshakir
_agbased@yahoo.com
Office In charge: Mr Noor Badshah Shakir

Bureau of Afghan Humanitarian and Infrastructural Rehabilitation (BAHIR)
Floor 1, Jalali Market
(behind the Khost Cinema)
Khost
Phone: 0799 689 210
0799 110 212
Deputy Director: Mr Naeem Jan

Development and Humanitarian Services for Afghanistan (DHSA)
Behind Government Main Guest House
Khost
Phone: 0799 346 137
Email: dhsa_khost@yahoo.com
Web: www.thekillidgroup.com
Office Manager: Mr Haji Sediqullah

Foundation for Culture and Civil Society (FCCS)
Khost
Phone: 0088 5700 5551 216
Web: www.afghanfccs.org
Head of Office: Mr Nazir Mohammed

International Medical Corps (IMC)
Near the Khost Administrator House
Phone: 0799 614 350
Email: drfaizmatif@yahoo.com
Web: www.imcworldwide.org
Project Manager: Dr Faiz Mohammad Atif

International Rescue Committee (IRC)
Next to the Northern Gate of Khost
Phone: 0799 190 135
0088 216 2144 7655
Email: irckhost@afghanistan.theirc.org
info@afghanistan.theirc.org
Web: www.theirc.org
Field Coordinator: Mr Salamath Khan

Khost University (KU)
Phone: 0799 230 249
Chancellor: Mr Faiz Moh Fayaz

National Democratic Institute (NDI)
Khost
Phone: 0799 656 135
Email: nmandonzai@ndi.org
Web: www.ndi.org
Manager: Mr Niaz Mohamad

Kunar Province

Basic Education for Afghans (BEA)
Hejrat Kelai Kramar
Asadabad
Phone: 0750 028 652
0700 643 593
Contacts

International Medical Corps (IMC)
Asadabad
Phone: 0700 210 604
Email: ishinwari@imcworldwide.org
Web: www.imcworldwide.org
Project Manager: Dr Ihsanullah Shinwari

Mission d'Aide au Développement des Economies Rurales en Afghanistan (MADERA)
Salar Bagh, Asadabad
Phone: 0088 4325 5025 216
Field Officer: Mr Abdul Rahman

Oversight Consultants of the National Solidarity Programme (NSP/OC)
RRD Compound
Asadabad
Phone: 0088 4060 2113 216
Email: kunar@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Habiburahman

Kunduz Province

Afghanistan Human Rights Organization (AHRO)
Sapin Zar Family, Kabul Bandar
Kunduz
Phone: 0799 495 264
Email: achr98@yahoo.com
achr98@hotmail.com
Contact Person: Mr Hamidullah Attorney

Afghanistan Independent Human Rights Commission (AIHRC)
Kocha-i-Zakhail
Maidan-i-Pukhta
(south of PRT hospital)
Kunduz
Phone: 0799 895 212
0088 216 2123 0047
0088 216 5026 8966
Email: kunduz@aihrc.org.af
aihrc_kunduz@yahoo.com
Web: www.aihrc.org.af

Afghanistan Information Management Services (AIMS)
UNAMA Compound, Kunduz
(PO Box 005, UNDP Kabul)
Phone: 0799 816 243
Email: siyall@un.org
Web: www.aims.org.af
Office Manager: Mr Assadullah Siyall

Afghanistan Rehabilitation and Reconstruction Agency Falah (ARRAF)
Kucha-i-Sardara, Kabu Port, Kunduz
Phone: 0799 870 270
Email: arraf_kunduz@yahoo.com
Officer In Charge: Mr Rahimulah

Agency for Technical Cooperation and Development (ACTED)
Kocha-i-Mistari Khana, Azaadi St., Kunduz
Phone: 0799 742 706
Email: qahar@acted.org
kundez.administration@acted.org
Web: www.acted.org
Deputy Area Coordinator: Eng Abdul Qahar

Area Mine Action Center (AMAC)
Next to the IOM office (opp. Zohra Radio Station) Kucha-i-Kasani, Kunduz
Phone: 0799 274 226
0088 216 2113 3246
Email: said_agha2000@yahoo.com
Operations Assistant: Mr Sayed Agha Atiq

Bangladesh Rural Advancement Committee (BRAC)
Imam Shai Rd, Kunduz
Phone: 0700 654 713
Web: www.bracafg.org

Cooperation Center for Afghanistan (CCA)
Kunduz
Phone: 0088 0659 2128 216
Email: sarwarhussaini@aol.com

Country Development Unit (CDU)
Opp. Khwaja Mashhad School
Bandare Khan Abad, Kunduz
Phone: 0799 869 394
0799 359 453
Email: cduafghan@yahoo.com
Web: www.cduafgan.org
Regional Manager: Mr Sayed Padshah
Education Training Center for Poor Women and Girls of Afghanistan (ETC)
Qahwa Khana Lane, Bandar-i-Kabul
Kunduz
Phone: 0799 309 323
0799 206 604
Email: arezo_qanih@yahoo.com
Director: Ms Malika Qanih

Food and Agriculture Organization of the United Nations (FAO)
PPQP warehouse, Kunduz
Phone: 0799 357 016
Email: faoaf-kunduz@fao.org
Web: www.fao.org
Contact Person: Mr Assadullah Habibi

German Development Service (DED)
German Hs., Kabul Rd
Kunduz
Phone: 0087 2440 164 076
Fax: 0087 076 164 2431
Email: dedafg@web.de
Web: www.ded.de

Health Net International (HNI)
Chel Dukhtaran St., Kunduz
Phone: 0799 765 211
0087 376 361 9919
Email: hinkunduz@yahoo.com
Web: www.healthnetinternational.org
Programme Manager: Dr Faiz Mohammad

Independent Administrative Reform and Civil Services Commission (IARCSC)
Chehl Dukhtaran Lane, Spinzar St. (opp. Madrasa-i-Takharistan)
Kunduz
Phone: 0799 917 547
Web: www.iarcsc.gov.af
Director: Mr Abdul Jalil Hamed

Independent Humanitarian Services Association (IHSAN)
Sayed Khwajan St., Bandar-i-Khanabad
Kunduz
Phone: 0799 087 390

International Organization for Migration (IOM)
Pahlawan Ghafoor’s Hs., Court St. (opp. Dar-ul-Malimeen), Kunduz
Phone: 0799 311 568
0088 216 2112 9192
Email: iomkunduz@eikmail.com
Web: www.iom.int/afghanistan

Kunduz Institute of Higher Education (KIHE)
Phone: 0799 980 212
Rector: Mr Qazi Abdul Qudoos

Kunduz Rehabilitation Agency (KRA)
Mahkama Rd (next to Hazrat Ali Mosque)
Kunduz
Phone: 0799 488 270
0799 309 779
Email: info@kra-af.org
abdup@kra-af.org
Web: www.kra-af.org
Programme Liaison Officer: Mr Abdul Hameed

Mercy Corps
Fatema-tul-Zahra High School
Bandar-i-Kabul, Kunduz
Phone: 0799 592 207
0097 376 280 1856
Web: www.mercycorps.org
Office Manager: Mr Mohammad Farid

National Democratic Institute (NDI)
Kunduz
Phone: 0799 531 206
Email: abostany@ndi.org
Web: www.ndi.org
Manager: Mr Abdul Basir

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Near Zar Company, Kunduz
Phone: 0799 236 405
0799 047 883
Email: kunduz@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Zaman

Partners in Revitalization and Building (PRB)
St. 3, Bagh-i-Nasher (opp. Lysa-e-Naswan Kunuz, next to Sarandui Hospital)
Nawabad
Phone: 0700 283 050
0799 015 213
0799 184 125
Email: Kundez@prb.org.af
People in Need (PIN)
Khwaja Mashad St., Naw Abad, Kunduz
Phone: 0799 805 398
Email: afghanistan@peopleinneed.cz
Web: www.peopleinneed.cz

Swedish Committee for Afghanistan (SCA)
Mahkama Rd, Kunduz
Phone: 0799 756 389
0799 389 755
Email: dresmat@sca.org.af
kunduz@sca.org.af
Web: www.swedishcommittee.org
Acting Project Manager: Dr Esmat Shinwari

United Nations Assistance Mission in Afghanistan (UNAMA)
Chai Frushi St., Bandar-i-Imam Sahib
Kunduz
Phone: 0700 400 106
0799 113 016
0799 825 961
Email: unamakunduz@un.org
limal@un.org
Web: www.unama-afg.org
Acting Head of Office: Ms Nahid Abuakar

United Nations Children’s Fund (UNICEF)
Kunduz
Phone: 0088 0560 2111 216
Web: www.unicef.org

United Nations High Commissioner for Refugees (UNHCR)
Kunduz
Phone: 0799 073 012
0700 712 300
0088 216 5110 0486
Email: kunduz@unhcr.euraf.net
afgku@unhcr.ch
Web: www.unhcr.org
Contact Person: Mr Hamidullah Ezatyar

Welfare Association for the Development of Afghanistan (WADAN)
Abu Baker Siddiq Mosque, St. 5
Nawabad, Khwaja Mashad

Phone: 0799 682 214
Email: kmohammad@wadan.org
javedahmadikbl@yahoo.com
Web: www.wadan.org
Regional Coordinator: Mr Khan Mohammad

World Health Organization (WHO)
Bandar-i-Khanabad (near Cinema), Kunduz
Phone: 0799 339 321
Web: www.emro.who.int/Afghanistan
Admin Assistant: Mr Abdul Basir Haidary

Laghman Province

IbnSina Public Health Programme for Afghanistan
Qarghayee (next to Qarghayee District)
Mehtherlam
Phone: 0700 675 600
0700 606 958
Project Manager: Dr Sanaullah Sana

Independent Humanitarian Services Association (IHSAN)
Mehterlam Bazaar

Mission d’Aide au Développement des Economies Rurales en Afghanistan (MADERA)
Behind Mehterlam Warehouses
Shahr-i-Naw, Mehterlam
(PO Box 1464)
Phone: 0799 844 032
Field Officer: Mr Assadullah Amini

Oversight Consultants of the National Solidarity Programme (NSP/OC)
New RRD Building (near IMC Office)
Shahr-i-Naw, Mehterlam
Phone: 0799 294 178
Email: laghman@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Humayun Akseer

Logar Province

Bangladesh Rural Advancement Committee (BRAC)
Uoni Sufla (north of Omar-i-Farooq High School)
Pul-i-Alam
Phone: 0700 219 206
Web: www.bracafg.org
Coordination of Afghan Relief (CoAR)
Behind Police Department, Pul-i-Alam
Phone: 0799 120 832
    0700 260 453
Email: coar_kbl@yahoo.com
Web: www.coar.org
Project Manager: Mr Moh Rahim Wardak

Country Development Unit (CDU)
Uni Saiedan, Pul-i-Alam
Phone: 0700 749 019
Email: cduafghan@yahoo.com
Web: www.cduafgan.org
Regional Manager: Eng Mahboob

Generous Rehabilitation Organization (GRO)
Mohammed Agha District, Pul-i-Alam
Phone: 0799 097 182
    0799 153 025
Head of Office: Eng Ahmadullah

International Rescue Committee (IRC)
Behind Baraki Barak Bus Station
Agriculture/Communication Houses
Pul-i-Alam
Phone: 0700 491 260
    0088 216 3335 1530
Email: memu06@dial.pipex.com
    info@afghanistan.theirc.org
Web: www.theirc.org

Medical Refresher Courses for Afghans (MRCA)
Opp. Governor’s House
Pul-i-Alam, Pul-i-Alam
Phone: 0799 414 399
Web: www.mrca-asso.org
Provincial Coordinator: Dr Abdul Habib Alem

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Pul-i-Alam
Phone: 0799 004 371
Email: logar@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Zafar Khan

Welfare Association for the Development of Afghanistan (WADAN)
Kabul Bus Station, Qala-i-Khwaja Afzal
Pul-i-Alam
Phone: 0700 299 045

0799 142 870
Email: amir@wadan.org
    drsardar24@yahoo.com
Web: www.wadan.org
Coordinator: Dr Sardar Wali

Nangarhar Province

Abdul Haq Foundation (AHF)
Kama Bus Stand St. (near Charahi Mokhabrat)
Jalalabad
Phone: 0700 182 602
    0799 323 931
Email: abdulhaqfoundation@hotmail.com
Web: www.abdulhaq.org
Executive Director: Mr Nasrullah Baryalai Arsalaie

Afghan Amputee Bicyclists for Rehabilitation and Recreation (AABRAR)
Public Health Hospital, Jalalabad
Phone: 0700 917 611
    0700 600 961
Email: aabrar_jalalabad@yahoo.com
Web: www.aabrar.org
Contact Person: Mr Abdul Nasir

Afghan NGOs Coordination Bureau (ANCB)
Hs. 1, 1st Road, ICRC (opp. University Hospital)
Jalalabad
(PO Box 1041)
Web: www.ancb.org
Contact Person: Mr Sayed Fazlullah Wahidi

Afghanaid
c/o ACBAR, St. 1, Charahi Sehat-i-Ama
Ali Khel, Jalalabad
Web: www.afghanaid.org.uk

Afghanistan Human Rights Organization (AHRO)
Barbari Charahi Sehat Auma, Jalalabad
Phone: 0700 559 600
Email: achr98@yahoo.com
    achr98@hotmail.com
Contact Person: Mr Mohammad Rahim

Afghanistan Independent Human Rights Commission (AIHRC)
Jalalabad
(PO Box 005, UNDP Kabul)
Contacts

Phone: 0799 558 352
0088 216 2123 0095
Web: www.aims.org.af

Aide Médicale Internationale (AMI)
Zone 3, Charahi Ghulam Mohammed
(south of Chiknowri High School)
Jalalabad
Phone: 0799 390 208
0700 635 258
Email: amijalalabad@hotmail.com
Web: www.amifrance.org
Project Manager: Ms Valerie Brunel

Amitie Francais-Afghane (AFRANE)
c/o ACBAR
St. 1, Charahi Sehat-i-Ama
Ali Khel, Jalalabad
Web: www.afrane.org

Area Mine Action Center (AMAC)
Phase 1, Cheshmi Khanji Bank St.
(across from UNICA and HNI Guest Houses)
Jalalabad
Phone: 0700 802 230
0088 216 5112 0301
Email: mullah_jan@yahoo.com
Area Manager: Mr Mullah Jan

Bangladesh Rural Advancement Committee (BRAC)
Haji Ab. Qader Rd
(near National Bank of Pakistan)
Jalalabad
Phone: 0751 508 600
0799 490 167
0700 280 666
Email: najeebnur@hotmail.com
nurista@brain.net.pk
Director: Mr Noor Mohammad Najeeb

Church World Service (CWS)
Police Head Quarter, Lyce Naswan 2
(near Girls High School)
Jalalabad
Phone: 0799 519 331
0088 216 8980 0210
Fax: 0092 512 103 172
Web: www.cwspa.org

Afghanistan Information Management Services (AIMS)
UNAMA Compound, Jalalabad
(PO Box 005, UNDP Kabul)
Phone: 0700 916 604
Email: sayed.ghalib@aims.org.af
ghalib@un.org
Web: www.aims.org.af
Field Officer: Mr Sayed Ghalib

Afghanistan NGO Security Office (ANSO)
ANSO Eastern Region Office
Jalalabad
Phone: 0700 601 606
0799 362 734
0799 407 309
0088 216 2116 4140
Email: east@afgnso.org
east2@afgnso.org
Web: www.afgnso.org
Eastern Region Safety Advisor: Mr Khisrow Shoar

Afghanistan Rehabilitation and Reconstruction Agency Falah (ARRAF)
Miya Aslam Plaza
Jalalabad
Phone: 0700 378 605
Email: arraf_jalalabad@yahoo.com
Officer In Charge: Dr Emal

Agency Coordinating Body for Afghan Relief (ACBAR)
St. 1, Charahi Sehat-i-Ama
Ali Khel, Jalalabad
Phone: 0700 917 601
0700 157 003
0799 859 814
Email: rahmatullah@acbar.org
alem@acbar.org
Web: www.acbar.org
Manager: Mr Rahmatullah

Agency for Rehabilitation and Energy Conservation in Afghanistan (AREA)
c/o ACBAR
Kama Bus Stand, Easter St.
Jalalabad
The A to Z Guide to Afghanistan Assistance

Committee for Rehabilitation Aid to Afghanistan (CRAA)
Hs. 6, St. 2, Area 1, Chashma-i-Khanji
Jalalabad
(P.O. Box 785, Kabul University)
Phone: 0799 493 322
0700 686 951
0088 216 8980 2320
Email: sancraa@brain.net.pk
sanashefa@hotmail.com
Web: www.crfg.org
Contact Person: Eng Subhanullah Shahzada

Country Development Unit (CDU)
Kocha-i-Itfaya, Chaprahar Rd
(near Police Station 2)
Jalalabad
Phone: 0799 972 684
0700 028 972
Email: cduafghan@yahoo.com
Web: www.cduafghan.org
Regional Manager: Eng Abdul Hameed

Danish Committee for Aid to Afghan Refugees (DACAAR)
c/o ACBAR
St. 1, Charahi Sehat-i-Ama
Ali Khel, Jalalabad
Web: www.dacaar.org

Food and Agriculture Organization of the United Nations (FAO)
Near Shesham Bagh research station
Torkham Bus Station, Jalalabad
Phone: 0700 616 056
Email: faaof-jalalabad@fao.org
Web: www.fao.org
Office In Charge: Mr Nabi Gul Shaheedzoi

Generous Rehabilitation Organization (GRO)
Jalalabad
Phone: 0799 694 150
0799 233 142
Head of Office: Mr Said Ruhullah

German AgroAction (Welthungerhilfe)
c/o ACBAR
St. 1, Charahi Sehat-i-Ama
Ali Khel, Jalalabad
Web: www.welthungerhilfe.de

Health Net International (HNI)
Zala Saranwaly (behind Torkham Bus Stop)
Jalalabad
Phone: 0799 807383
0700 606 183
0087 376 361 9919
Email: hni_ja_office@hotmail.com
Web: www.healthnetinternational.org
Office Manager: Mr Munir Arab

IbnSina Public Health Programme for Afghanistan
c/o ACBAR, St. 1, Charahi Sehat-i-Ama
Ali Khel, Jalalabad

Independent Administrative Reform and Civil Service Commission (IARCSC)
Opp. Military Hospital, next to Pakistan Consulate
Jalalabad
Phone: 0700 365 070
Web: www.iarcsc.gov.af
Director: Mr Gulalai Jabarkhail

Independent Humanitarian Services Association (IHSAN)
Hs. 2, Area 3 (opp. Dar-ul-Malimeen)
Jalalabad
Phone: 0700 591 600
0700 603 050

International Federation of Red Cross and Red Crescent Societies (IFRC)
Bank Rd, Jalalabad
Phone: 0700 574 603
0087 376 304 3395
Email: fin.jalaloff@wireless.ifrc.org
Web: www.arcs.org.af

International Islamic Relief Agency (ISRA)
c/o ACBAR
St. 1, Charahi Sehat-i-Ama
Ali Khel, Jalalabad
Web: www.isra-relief.org

International Medical Corps (IMC)
Main Road (next to Darul-Malimeen Ali, opp. Roshan Telephone Office)
Jalalabad
Phone: 0799 186 216
Email: emayel@imcworldwide.org
Web: www.imcworldwide.org
Project Coordinator: Dr Enayatullah Mayel
Contacts

International Rescue Committee (IRC)
Hs. 1, Fazululhaq Mujahed St., District 4
New Daramsal, Jalalabad
Phone: 0799 207 021
0700 600 885
Email: jilfc@afghanistan.theirc.org
info@afghanistan.theirc.org
Web: www.theirc.org
Field Coordinator: Mr Abdul Ahad Samoon

Mine Detection and Dog Centre (MDC)
c/o ACBAR, St. 1, Charahi Sehat-i-Ama
Ali Khel, Jalalabad

Mission d'Aide au Développement des Economies
Rurales en Afghanbstan (MADERA)
Hs. 16, St. 2, Chawk-i-Talashi
Parke Awa, Jalalabad
Phone: 0700 591 601
0088 216 5060 1094
Email: madera_jalalabad@yahoo.fr
alaindebures@yahoo.fr
Field Officer: Mr Ajab Khan

Nangarhar University (NU)
Jalalabad
Phone: 0700 460 640
Chancellor: Mr Amanullah Hamidzai

National Democratic Institute (NDI)
Jalalabad
Phone: 0799 598 382
Email: ghulam@ndi.org
Web: www.ndi.org
Manager: Mr Ghulam Gul

Norwegian Afghanistan Committee (NAC)
Opp. Muhmand Hospital, Jalalabad
Phone: 0700 345 605
Web: www.nrc.no
Health Officer: Dr Nasratullah

Norwegian Refugee Council (NRC)
c/o ACBAR, St. 1, Charahi Sehat-i-Ama
Ali Khel, Jalalabad
Web: www.nrc.no

NPO/Rural Rehabilitation Association for
Afghanistan (NPO-RRAA)
Hazratha St. (near Medical faculty hospital)
District 3, Jalalabad

Phone: 0700 853 601
Email: jro_npo@hotmail.com
Web: www.rraa.net

Nye Express
Hs. 3, St. 3, Golaye Araban
Charahi Marastoon, Jalalabad
Phone: 0799 031 014
0700 684 447
Email: guldad_momand@yahoo.com
Web: www.thekillidgroup.com
Office In Charge: Mr Gul Dad Kahn

Organization for Mine Clearance and
Afghan Rehabilitation (OMAR)
Hs. 1 (opp. Chaprahar Bus Station) St. 3
Jalalabad
Phone: 0799 948 312
Email: omar.jalalabad@gmail.com
Field Manager: Eng Bismellah

Oversight Consultants of the National
Solidarity Programme (NSP/OC)
Hs. 2, St. 1, Sub Rd 2 (west of Charahi
Marastoon, behind Pakistani Consulate)
Jalalabad
Phone: 0799 165 234
Email: e.bentzion@nspafghanistan.org
Web: www.nspafghanistan.org
Regional Manager: Ms Bentzien

Relief International (RI)
Dr Asif Qazizada’s Hs. (Charahi Marastoon)
Jalalabad
Phone: 0799 448 331
Email: randhir@ri.org
Web: www.ri.org
Programme Manager: Mr Randhir Singh

Sandy Gall's Afghanistan Appeal (SGAA)
Public Health Hospital, Jalalabad
Phone: 0700 083 603
0700 263 283
Email: sgaajal@yahoo.com
Web: www.sandygallsafghanistanappeal.org
Regional Programme Manager: Mr Samiudin Saber

Save the Children Sweden (SCS)
c/o ACBAR
St. 1, Charahi Sehat-i-Ama
Ali Khel, Jalalabad
Serving Emergency Relief and Vocational Enterprises (SERVE)  
c/o ACBAR, St. 1, Charahi Sehat-i-Ama  
Ali Khel, Jalalabad  
Web: www.serveafghanistan.org

Social Service and Reconstruction of Afghanistan (SSRA)  
Chaperhar Bus stop  
(behind Meia Omar High School)  
Jalalabad  
Phone: 0700 729 600 0700 625 970  
Email: ssra_afg@yahoo.com  
Director: Dr Kanishka

Solidarite Afghanistan Belgique (SAB)  
c/o ACBAR  
St. 1, Charahi Sehat-i-Ama  
Ali Khel, Jalalabad  
Web: www.solidariteafgha.com

Swedish Committee for Afghanistan (SCA)  
Dr Sharifullah House, old Attorney Street  
Jalalabad  
Phone: 0700 984 604 0799 864 045  
Email: ismat@sca.org.af  
     jo@sca.org.af  
Web: www.swedishcommittee.org  
Office Manager: Mr Mohammad Tahir Esmat

United Nations Assistance Mission in Afghanistan (UNAMA)  
Arzaaq St., Zone 3  
Jalalabad  
Phone: 0700 500 106  
Email: unamajalalabad@un.org  
elhag@un.org  
Web: www.unama-afg.org  
Head of Office: Mr Hassan-Ul-Haq

United Nations Children’s Fund (UNICEF)  
Jalalabad  
Phone: 0087 1990 273 376  
Web: www.unicef.org

United Nations Department of Safety and Security (UNDSS)  
Jalalabad  
Phone: 0700 010 608

United Nations High Commissioner for Refugees (UNHCR)  
Jalalabad  
Phone: 0700 631 611 0799 345 464 0088 216 5110 0868  
Email: andrew@unhcr.ch  
      habibis@unhcr.ch  
Web: www.unhcr.org  
Head of Office: Mr John Andrew

United Nations Office on Drugs and Crime (UNODC)  
Haji Hayatullah Building  
(near Hazrat Anas Bine Malik Mosque)  
Charahi Marastoon, Jalalabad  
Phone: 0700 007 605  
Email: mohammad.ghaleb@unodc.org  
Web: www.unodc.org  
Provincial Coordinator: Mr Moh Alem Ghaleb

Welfare Association for the Development of Afghanistan (WADAN)  
Angoor Bagh, Mashko St.  
(near Hameed Medicos Center)  
Jalalabad  
Phone: 0799 901 113 0799 407 386  
Email: nazm@wadan.org  
      namohmand@hotmail.com  
Web: www.wadan.org  
Regional Manager: Mr Nazir Ahmad Mohmand

World Health Organization (WHO)  
Behind new Kabul bus stand  
Jalalabad  
Phone: 0700 131 281  
Web: www.emro.who.int/Afghanistan  
Head of Office: Dr Abdul Shakoor Wasiqi

Nimroz Province

Ockenden International  
Hamoon St. 9  
Jada-i-Riyasat Taleem-wa-Terbiat  
Zaranj  
(PO Box 2013, Kabul)
**Nuristan Province**

**Afghanaid**
Kamo Village, Kamdish District
(P.O Box 6066, Kart-i-Parwan Post Office)
Phone: 0088 9765 8444 216
Fax: 0044 207 225 3344
Email: afghanaid@ceretechs.com
Web: www.afghanaid.org.uk
Programme Manager: Mr Sayed Usman

**Basic Education for Afghans (BEA)**
Want Main Bazaar, Want District
Email: nuristan@brain.net.pk
Office In charge: Mr Mohammad Abdullah

**Independent Humanitarian Services Association (IHSAN)**
Baba Qala

---

**Paktia Province**

**Afghanistan Independent Human Rights Commission (AIHRC)**
Gardez
Phone: 0799 284 394
0088 216 2123 0058
Email: gardez@aihrc.org.af
Web: www.aihrc.org.af

**Agency for Technical Cooperation and Development (ACTED)**
Next to Communications Office
Gardez
Phone: 0799 783 138
Oversight Consultants of the National Solidarity Programme (NSP/OC)
RRD Compound, Paktya-Ghazni Rd (near UNAMA/UNHCR compound)
Gardez
Web: www.nspafghanistan.org
Team Leader: Eng Kalimullah

Paktia University (PU)
Gardez
Phone: 0799 887 231
Chancellor: Dr Noor Moh Niaz

People in Need (PIN)
Gardez
Phone: 0799 023 142
Email: afghanistan@peopleinneed.cz
Web: www.peopleinneed.cz

Rural Expansion of Afghanistan’s Community-based Healthcare (REACH)
2 Sarak-i-Wolayat, Gardez
Phone: 0799 804 314
Email: aahmadullah@msh.org
Web: www.msh.org/afghanistan
Health Advisor: Dr Ahmadullah

Services for Humanitarian Assistance and Development (SHAD)
Darul Shefa Hospital, Old Military Hospital (near Governor Hs.)
Gardez
Phone: 0799 270 188
Email: mail@shade.org.af
Web: www.shade.org.af
Project Supervisor: Dr Qayum

United Methodist Committee on Relief (UMCOR)
Gardez
Phone: 0799 883 393
0799 393 885
Email: garlog@umcor-afghanistan.org
Web: www.umcor-ngo.org
Head of Office: Mr Michel Kersten

United Nations Assistance Mission in Afghanistan (UNAMA)
Darul Malemeen, Zeraat Project
Gardez
Phone: 0700 200 106
Email: unamagardez@un.org

United Nations Department of Safety and Security (UNDSS)
Gardez
Phone: 0700 470 037
0799 371 963
0088 216 5110 8836
Email: mahmood@un.org
massart@un.org

United Nations High Commissioner for Refugees (UNHCR)
Gardez
Phone: 0799 088 341
0700 295 028
0088 216 5112 1666
Email: Milambo@unhcr.ch
shinwarf@unhcr.ch
Web: www.unhcr.org

Welfare Association for the Development of Afghanistan (WADAN)
Near Dubai Hotel
Shahr-i-Naw, Gardez
Phone: 0700 299 045
0799 142 870
Email: drsardar@wadan.org
drsardar24@yahoo.com
Web: www.wadan.org
Coordinator: Dr Sardar Wali

Paktika Province

Bangladesh Rural Advancement Committee (BRAC)
Sharan
Phone: 0799 579 477
0088 216 3331 2130
Web: www.bracafg.org

Country Development Unit (CDU)
Sharan
Phone: 0700 905 065
0088 216 2122 7723
Email: cduafghan@yahoo.com
Web: www.cduafgan.org
Regional Manager: Eng Muhibullah Khan
Panjshir Province

Emergency Hospital
Unaba
Phone: 0700 228 574
Email: emergency@emergency.it
Web: www.emergency.it
Hospital Manager: Mr Akbar Jan

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Unaba (behind Emergency Hospital)
Phone: 0088 3590 8444 216
Email: panjshair@nspafghansitan.org
Web: www.nspafghanistan.org
Team Leader: Eng Jamil

Parwan Province

ASCHIANA: Afghanistan’s Children, A New Approach
Charikar
Phone: 0700 208 224

Bangladesh Rural Advancement Committee (BRAC)
Parch-i-Naw (opp. Band-i-Barg), Charikar
Phone: 0700 055 236
0088 216 2113 9690
Web: www.bracafg.org

Coordination of Humanitarian Assistance (CHA)
Wolayat St., Chawk-i-Charikar, Charikar
Web: www.cha-net.org
Office Manager: Mr Mohammad Nabi Bahaduri

Generous Rehabilitation Organization (GRO)
Charikar
Phone: 0700 627 286
Head of Office: Eng Muhsin Sangari

International Medical Corps (IMC)
Qarabagh Hospital
(next to District Administrative Office)
Qarabagh District
Phone: 0799 350 613
Email: noor_noorzada400@hotmail.com
Web: www.imcworldwide.org
Project Manager: Dr Ahmad Shah Noorzada

Japan Emergency NGOs (JEN)
Opp. Governor’s House, District 2
Charikar
Phone: 0700 921 280
Email: tamari@jen-npo.org
Web: www.jen-npo.org

Oversight Consultants of the National Solidarity Programme (NSP/OC)
Main (behind Charikar Hospital)
Charikar
Phone: 0700 580 248
0088 216 2113 4058
Email: parwan@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Mahfooz

Parwan Institute of Higher Education (PIHE)
Phone: 0700 286 225
Rector: Mr Saber Saberi

Samangan Province

Adventist Development and Relief Agency (ADRA)
Aybak
Web: www.adra.org

Afghanaid
Jada-i-Qutbuddin (opp. Mastofyat)
Aybak
Phone: 0088 0200 8444 216
Fax: 0044 207 225 3344
Email: afghanaid@ceretechs.com
Web: www.afghanaid.org.uk
Programme Manager: Mr Abdul Samad

Aide Médicale Internationale (AMI)
St. 5, Karte Mamorin, Aybak
Phone: 0700 851 403
Email: amisamangan@amifrance.org
Web: www.amifrance.org
Logistician: Mr Herve Boudin

Bangladesh Rural Advancement Committee (BRAC)
Takthe Rustom Road, Aybak
Phone: 0799 348 216
0088 216 2115 6255
Web: www.bracafg.org
Development and Humanitarian Services for Afghanistan (DHSA)
Near Old Cinema, Aybak
Phone: 0700 884 553
Web: www.thekillidgroup.com
Acting In Charge: Mr Sayed Qasim

Oversight Consultants of the National Solidarity Programme (NSP/OC)
RRD Office, Aybak High School St., Aybak
Phone: 0799 645 150
Email: samangan@nsapafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Fazel Haq

People in Need (PIN)
Dara-i-Suf, Poieen District, Aybak
Phone: 0798 850 995
Email: afghanistan@peopleinneed.cz
Web: www.peopleinneed.cz

Sar-i-Pul Province

Coordination of Afghan Relief (CoAR)
Close to the Cinema Building
Shahr-i-Naw, Sar-i-Pul
Phone: 0799 335 127
Email: coar_kbl@yahoo.com
Web: www.coar.org
Field Manager: Mr Rafeallah Numani

IbnSina Public Health Programme for Afghanistan
Rahmatabad (near the Provincial Hospital)
Sar-i-Pul
Phone: 0799 384 149
0799 149 385
0088 216 3332 9441
Email: jawadosmani@yahoo.com
Project Manager: Dr Mohammad Jawad Osmani

Oversight Consultants of the National Solidarity Programme (NSP/OC)
UNAMA St., north of GAA Office
(opp. Gudamdar Mosque)
Shahr-i-Naw, Sar-i-Pul
Phone: 0799 430 151
Email: sarepul@nsapafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Nabi

Peace Winds Japan (PWJ)
Shahr-i-Naw, Sar-i-Pul
Phone: 0798 837 264
Email: pwjsarep@zah.att.ne.jp
pwjmazar@zah.att.ne.jp
Web: www.peace-winds.org/en
Country Representative: Ms Reiko Hiria

Save the Children USA (SC-USA)
Sar-i-Pul
Phone: 0799 961 043
0799 043 962
0087 376 291 5295
Email: sarigenacct@savechildren.org
Web: www.savethechildren.org

Takhar Province

Agency for Technical Cooperation and Development (ACTED)
Kocha-i-Mashtania, Taloqan
Phone: 0700 742 706
0088 216 5060 1527
Email: qahar@acted.org
Web: www.acted.org
Deputy Area Coordinator: Eng Abdul Qahar

Ariameher Rehabilitation Establishment (ARE)
Commando St., Taloqan
Phone: 0700 654 203
Contact Person: Mr Masoud Sroor

Association for Aid and Relief-Japan (AAR-Japan)
Hs. 88, St. 2 Reyaz Amir Moh
Sesad Family Park, Taloqan
Phone: 0700 076 007
0799 876 570
0087 376 121 6487
Email: aar-taloqan@k9.dion.ne.jp
Web: www.arrjapan.gr.jp
Programme Manager: Mr Masato Tabe

Care of Afghan Families (CAF)
Hs. 1, Ln. 1, St. High School
(next to Bajawory Mosque)
Taloqan
Phone: 0088 0362 5559 216
Web: www.caf.org.af
Concern Worldwide
Rustaq
(PO Box 2016, Kabul)
Phone: 0087 0289 228 376
Email: mohammad.aslam@concern.net
Web: www.concern.net
Programme Coordinator: Mr Mohammad Aslam

Concern Worldwide
Wakil Mohammad Nazar St.
(behind Great Mosque)
Taloqan
(PO Box 2016, Kabul)
Phone: 0700 753 707
0700 707 752
0087 376 249 8470
Email: luke.stephens@concern.net
kwanil.kladstrup@concern.net
Web: www.concern.net
Assistant Country Director: Mr Luke Stephens

Management Sciences for Health (MSH)
Taloqan
Phone: 0700 861 704
Web: www.msh.org/afghanistan
Provincial Health Advisor: Mr Ahmad Wali

Mission East (ME)
Wakil Mohammad Nazar St.
Taloqan
Phone: 0799 699 865
0088 216 5420 0531
Email: mark.grewcoe@miseast.org
Web: www.miseast.org
Country Director: Mr Mark Grewcoe

National Solidarity Programme/Programme Management Unit (NSP/PMU)
Taloqan
Phone: 0799 248 229
0700 705 045
Email: takhar@nspafghanistan.org
Web: www.nspafghanistan.org
Provincial manager: Eng Mohammad Ismail Zarifi

Relief International (RI)
St. 5 (on the road to the airport)
Taloqan
Phone: 0700 788 708
Web: www.ri.org
Contact Person: Mr Mir Najibullah

Swedish Committee for Afghanistan (SCA)
St. 7, Sarai-e-Sang Rd
Taloqan
Phone: 0750 078 561
0700 706 659
Email: dr.hamidullah@sca.org.af
Web: www.swedishcommittee.org
RAD Programme Manager: Dr Saied Hamidullah

Takhar University (TU)
Taloqan
Phone: 0700 539 709
Chancellor: Mr Sahib Nazar Dashti

Terre des Hommes (TdH)
Rustaq
Phone: 0092 379 702 915
Email: tdhswepe@brain.net.pk
Web: www.tdhafghanistan.org
Project Coordinator: Mr Fazel Mehmood

Uruzgan Province

Afghan Health and Development Services (AHDS)
Trinkote
Phone: 0088 0515 2119 216
032 271 6116
Email: urozgan@ahds.org
Web: www.ahds.org

Wardak Province

Bangladesh Rural Advancement Committee (BRAC)
Maidan Shar Families
Maidan Shahr
Phone: 0799 419 115
Web: www.bracafg.org

Cooperation Center for Afghanistan (CCA)
Ab-i-Shirroom, Behsood 2
Maidan Shahr
Cooperation for Peace and Unity (CPAU)
Sayed Abad Center (near Health Clinic)
Sayed Abad
Contact Person: Mr Ustad Rahimullah

Coordination of Afghan Relief (CoAR)
Shash Qala, Main St.
Muhiuddin Village
Sayed Abad District, Maidan Shahr
Phone: 0700 400 363
0799 391 816
Email: coar_kbl@yahoo.com
Web: www.coar.org
Project Manager: Eng Gul Zada

Helping Afghan Farmers Organization (HAFO)
Sadat Baba Khail
Jaghatu
Admin Officer: Mr Juma Gul Khan

Mission d’Aide au Développement des Economies Rurales en Afghanistan (MADERA)
Gardandewal Behsud 1
Ab-i-Shirom Behsud 11
Maidan Shahr
Phone: 0088 1413 8983 216
0088 216 5060 1653
Email: madera_behsud@yahoo.fr
Area Manager: Mr Ramazan Mehdiyar

Oversight Consultants of the National Solidarity Programme (NSP/OC)
RRD Building
Maidan Shahr
Phone: 0799 720 170
0799 170 721
0088 216 2113 4073
Email: wardag@nspafghanistan.org
Web: www.nspafghanistan.org
Team Leader: Eng Nasir

Swedish Committee for Afghanistan (SCA)
Maidan Shar Hospital
Maidan Shahr
Phone: 0799 181 425
0799 030 874
Email: wakil.ziar@sca.org.af
enayatullah.mayar@sca.org.af
Web: www.swedishcommittee.org
Deputy Project Manager: Dr Wakil Ziar

Zabul Province

IbnSina Public Health Programme for Afghanistan
Near the Government Hs., Zabul
Phone: 0088 3930 3331 216
Acting Project Manager: Dr Fazel Rahman

Pakistan

Afghan General Help Coordination Office (AGHCO)
Hs. 399, St. 12, Sector E/2, Phase 1
Hayatabad, Peshawar
(PO Box 6066, Kart-i-Parwan Post Office)
Phone: 0092 709 917 915
0092 333 910 709

Afghan Health and Social Assistance Organisation (AHSAO)
Flat 305, Gul Haji Plaza, Jamrud Rd, Peshawar
Phone: 0092 6629 959 300
0092 915 853 495
Email: ahsaongo@hotmail.com
ahsao2002@yahoo.com

Afghan NGOs Coordination Bureau (ANCB)
Hs. 399, St. 12, Sector E/2, Phase 1
Hayatabad, Peshawar
Phone: 0092 503 812 915
Fax: 0092 915 812 503
Web: www.ancb.org
Contact Person: Mr Sayed Fazlullah Wahidi

Afghanistan Human Rights Organization (AHRO)
Hs. 38 B, Park Rd
University Town, Peshawar
(PO Box 1494, Peshawar University)
Phone: 0092 0336 901 300
0092 915 704 255
Email: achr98@yahoo.com
achr98@hotmail.com

Basic Education for Afghans (BEA)
Aziz Building, St. 1, University Rd
Shaheen Town, Peshawar
Phone: 0092 470 843 915
0092 915 850 725
Fax: 0092 915 842 693
Admin/Finance Manager: Mr Faisal Mir
Church World Service (CWS)
Hs. 137, St. 7, Sector F-11/1
Islamabad
Phone: 0092 171 103 512
0092 512 102 293
Email: cwskabul@cyber.net.pk
cwsisb@isb.comsats.net.pk
Web: www.cwspa.org

Committee for Rehabilitation Aid to Afghanistan (CRAA)
Hs. 309, Gul Haji Plaza
University Rd
Peshawar
(PO Box 2016, Kabul)
Phone: 0092 220 853 915
0092 320 520 6896
Fax: 0092 915 840 169
Email: sancraa@brain.net.pk
sanashefa@yahoo.com
Web: www.crfg.org
Director: Dr Sana ul Haq Ahmadzai

Danish Demining Group (DDG)
Hs. 283, St. 40, F-10/4
Islamabad
Phone: 0092 632 104 512
0092 512 104 634
Fax: 0092 512 104 635
Email: ddgisb@appollo.net.pk
Web: www.drc.dk

Development and Humanitarian Services for Afghanistan (Dhiba)
Mulbery Rd 8A
University Town, Peshawar
Phone: 0092 239 704 915
0092 915 851 378
Email: dhsapesh@pes.comsats.net.pk
Web: www.thekillidgroup.com
Office Manager: Mr Sayed Esa

Helping Afghan Farmers Organization (HAFO)
53B Park Avenue
University Town, Peshawar
Phone: 0092 4086 922 333
0092 915 844 674
Email: hafo99@yahoo.com
Programme Coordinator: Mr Qaisar Khan

IbnSina Public Health Programme for Afghanistan
Hs. 81, St. 6, Sector G-2, Phase 2
Peshawar
Phone: 0092 442 825 915
0092 915 816 380
Fax: 0092 915 825 516
Email: ibph@brain.net.pk
Liaison Officer: Mr Capitan Fazel

International Assistance Mission (IAM)
University Town, Peshawar
Phone: 0092 634 842 915
Email: iampwr@pactec.net
Web: www.iam-afghanistan.org
Office Manager: Mr Arshad

Mission d’Aide au Développement des Economies Rurales en Afghanistan (MADERA)
Flat 306, Gul Haji Plaza
Jamrud Rd, Peshawar
Phone: 0092 237 842 915
0092 915 840 234
Fax: 0092 915 840 234
Email: madera@brain.net.pk
Liaison Officer: Mr Abass Khan

Orphan Refugees and Aid - International (ORA)
F-27 Khushal Khan Khattak Rd
University Town, Peshawar
Phone: 0092 280 841 915
Fax: 0092 915 701 089
Email: hivdirector@oracentralasia.org
Web: www.ora-centralasia.org
Programme Coordinator: Mr Shahzad Bashir

Relief International (RI)
Mahmood’s Hs. ZB 436/1
Sector 111, Sir Sayed St.
Rawalpindi, Islamabad
Phone: 0092 1561 651 303
0092 300 530 7989
Email: mahmud@ri.org
mahmud26@yahoo.cim
Web: www.ri.org

Sanayee Development Organization (SDO)
F-10 Rahman Rd
University Town, Peshawar
Phone: 0092 165 842 915
Fax: 0092 915 845 139
Web: www.nawidefarda.com/sanayee.org
Services for Humanitarian Assistance and Development (SHAD)
Hs. 13, St. 2, Canal Town
Nasir Bagh Rd, Peshawar
Phone: 0092 008 853 915
0092 915 844 390
Email: mail@shade.org.af
Web: www.shade.org.af
Administration Manager: Mr Riaz ur Rehman

Swedish Committee for Afghanistan (SCA)
23 Rahman Baba Rd
University Town, Peshawar
(PO Box 689)
Phone: 0092 095 843 915
0092 302 593 5772
Fax: 0092 915 840 519
Email: scanalst@brain.net.pk
Web: www.swedishcommittee.org
Office Manager: Mr Amjad Babor

Terre des Hommes (TdH)
Hs. 84 E, Rahman Baba Rd
University Town, Peshawar
Phone: 0092 379 702 915
Email: tdhswcpesh@brain.net.pk
Web: www.tdhafghanistan.org
Project Coordinator: Mr Fazel Mehmood

United Nations Children’s Fund (UNICEF)
Islamabad
Phone: 0092 128 800 512
Web: www.unicef.org

World Health Organization (WHO)
Institute of Health, Chak-i-Shahzad
Islamabad
Phone: 0092 1940 510 333
0092 512 245 584
Fax: 0092 512 245 587
Email: ziaies@afg.emro.who.int
Web: www.emro.who.int/Afghanistan
Contact Person: Mr Mohammad Shafiq
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