

# **Management Letter**

# On The Audit of the Liberia Intellectual Property Office (LIPO) Financial Statements

For the Fiscal Period 2018/2019



**Promoting Accountability of Public Resources** 

P. Garswa Jackson, ACCA, CFIP, CFC Auditor General, R.L.

Monrovia, Liberia December 2022

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# **Acronyms/Abbreviations/Symbols**

Acronyms/Abbreviations/Symbol	Meaning
A/C#	Account Number
ACCA	Association of Certified Charter Accountant
AG	Auditor General
CBL	Central Bank of Liberia
CFC	Certified Financial Consultant
CFIP	Certified Fraud Investigation Professional
COSO	Committee of Sponsoring Organizations
FY	Fiscal Year
GAC	General Auditing Commission
GL	General Ledger
GoL	Government of Liberia
HR	Human Resource
ICT	Information and Communication Technology
INTOSAI	International Organization of Supreme Audit Institution
IP	Intellectual Property
IPDP	Intellectual Property Development Plan
ISSAI	International Standards of Supreme Audit Institution
IT	Information Technology
LBDI	Liberia Bank for Development and Investment
LIPO	Liberia Intellectual Property Office
LRD	Liberian Dollars
PFM Act	Public Finance Management Act
PPC Act	Public Procurement Concession Act
PPCC	Public Procurement and Concession Committee
Ref	Reference
RFQ	Request for Quotation
RL	Republic of Liberia
ToR	Term of Reference
USD	United States Dollars
WIPO	World Intellectual Property Office



Management Letter on the Financial Statements Audit of The Liberia Intellectual Property Office (LIPO) for the fiscal period 2018/19

December 14, 2022

Hon. P. Adelyn Cooper **Director General**Liberia Intellectual Property Office (LIPO)

Monrovia, Liberia

Dear Hon. Cooper:

The Financial Statements of the Liberia Intellectual Property Office (LIPO) are subject to audit by the Auditor General (AG) consistent with Section 2.1.3 of the General Auditing Commission (GAC) Act of 2014.

#### INTRODUCTION

The Audit of the Financial Statements of the LIPO for the fiscal period 2018/2019 has been completed and the purpose of this letter is to bring to your attention the findings that were revealed during the audit.

#### SCOPE AND DETERMINATION OF RESPONSIBILITY

The audit was conducted in accordance with the International Standards of Supreme Audit Institutions (ISSAIs). These standards require that the audit is planned and performed so as to obtain reasonable assurance that, in all material respects, fair presentation is achieved in the annual financial statements.

An audit includes:

- An examination on a test basis of evidence supporting the amounts and disclosures in the financial statements;
- Assessment of the accounting principles used and significant estimates made by management; and
- Evaluation of the overall financial statement presentation.

The audit also includes an examination, on a test basis, of evidence supporting compliance in all material respects with the relevant laws and regulations which came to our attention and are applicable to financial matters.

The matters mentioned in this letter are therefore those that were identified through tests considered necessary for the purpose of the audit and it is possible that there might be other matters and/or weaknesses that were not identified.

The financial statements, maintenance of effective control measures and compliance with laws and regulations are the responsibility of the Management of LIPO. Our responsibility is to express our opinion on these financial statements.



# **Key Personnel of the Entity**

During the periods under audit, the following key persons managed the affairs of the Entity. **See detailed below**;

## **KEY MANAGEMENT PERSONNEL**

Name	Rank	Tenure
Hon. P. Adelyn Cooper	Director General	2018 to Present
Hon. Theresa S. Thomas	Deputy Director Gen. Industrial. Property	2018 to Present
Hon. Clifford B. Robinson, Jr	Deputy Director Gen. for Copy Right	2018 to Present
Hon. Zaza Y. Quaqua	Registrar General	2018 to Present
Mr. Prince E. Decker	Technical Assistant	2017 to Present
Ms. Musu K. Gbandala	Financial Comptroller	2017 to Present

## **APPRECIATION**

We would like to express our appreciation for the courtesy extended and assistance rendered by the Management and Staff of the LIPO during the audit. The audit findings which were identified during the course of the audit are stated below.

P. Garswa Jackson, ACCA, CFIP, CFC Auditor General, R. L.

Monrovia, Liberia

December, 2022



### 1 DETAILED FINDINGS AND RECOMMENDATIONS

## 1.1 Financial Issues

# 1.1.1 Undisclosed Bank Account Balance

#### Observation

- 1.1.1.1 Regulation I.19 of the Public Financial Management (PFM) Act of 2009 states that "The Responsibility of the Auditor-General for examining and certifying government accounts does not relieve any officer responsible for keeping and rendering such accounts from the duty to comply and to ensure that subordinates comply with provisions of any enactment, these regulations and with any instructions or directions issued under them."
- 1.1.1.2 During the audit, we observed that Management did not disclose the cash balance in its Liberia Bank for Development and Investment (LBDI) Account Number (002USD21515363402), title Liberia Intellectual Property Office (LIPO). The cash balance per the bank statement as at 30 June 2019 was US\$42,585.94.

### Risk

- 1.1.1.3 The completeness and accuracy of the financial statements may not be assured in the absence of full disclosure of the bank balances in the financial statements.
- 1.1.1.4 The failure to adequately provide full disclosure about cash and cash equivalent may deny the intended users of the financial statements the information needed to make informed decision.

#### Recommendation

- 1.1.1.5 Management should adjust the financial statements and disclosed the reconciled bank account (balance) domiciled at the Liberia Bank for Development and Investment (LBDI).
- 1.1.1.6 Management should ensure that all relevant information regarding cash and cash equivalent are disclosed in the financial statements.

## **Management's Response**

1.1.1.7 Management acknowledges your observation. Management has addressed the finding by redoing the financial statement that expressed in the Management letter.

### **Auditor General's Position**

1.1.1.8 Management subsequent adjustment of the financial statements did not adequately address the issues raised. Management did not disclose the listing of bank account balances in the financial statements which is a mandatory disclosure in the IPSAS Cash Basis of Accounting, as adopted by the Government of Liberia.



- 1.1.1.9 Further, the adjusted financial statements did not contain the statements of cash receipts and payments as mandated by the IPSAS Cash Basis of Accounting.
- 1.1.1.10 Therefore, we maintain our finding and recommendations. We will follow-up on the implementation of our recommendations during subsequent audit.

## 1.1.2 Undisclosed Generated Income

#### Observation

- 1.1.2.1 Regulations A. 3 (1 and 2) of the PFM of 2009 states that "Any public officer concerned with the conduct of financial matters of the Government of Liberia, or the receipt, custody and disbursement of public and trust moneys, or for the custody, care and use of government stores and inventories shall keep books of accounts and proper records of all transactions and shall produce the books of accounts and records of the transactions for inspection when called upon to do so by the Auditor General, the Comptroller General, the relevant internal auditor or any officers authorized by them, by the Minister. A public officer who fails to keep or produce any records under this regulation is in a breach of financial discipline as defined in Regulation A.20."
- 1.1.2.2 Section 36 (1 and 2) of the PFM Act of 2009 also states that "It is a general responsibility under this Act for all government officials handling public financial transactions to ensure that financial information is reported in a timely, comprehensive, and accurate manner, in the manner prescribed in this Act, under its regulations, and in instructions issued by the Minister. Each Spending Entity is required, where applicable, to provide a monthly report on revenues and a quarterly expenditures performance report to the Minister in the terms, format and within the timeframe determined by regulations under this Act."
- 1.1.2.3 During the audit, we observed that funds transferred from the African Regional Intellectual Property Organization amounting to USD104,580.31 in the entity's bank account title Liberia Intellectual Property Office (LIPO) with account number 002USD21515363402 at the Liberia Bank for Development and Investment (LBDI) was not disclosed in the final account. **See below table 1 for Details.**

#### **Undisclosed Generated Income**

DATE	REFERENCE	DESCRIPTION	CHEQUE No	AMOUNT USD
		FUNDS TRANSFER INCOMING: CITIUS33 OPUT-		
		1945 TT DD 09/11/18 AFRICAN REGIONAL		
12-Sep-18	001FTIT18255B63O	INTELLECTUAL UBS SWITZERLAND USA	N/A	29,593.73
		FUNDS TRANSFER INCOMING: CITIUS33 OPUT-		
		70028 TT DD 12/5/18 AFRICAN REGIONAL		
6-Dec-18	001FTIT18340B71B	INTELLECTUAL UBS SWITZERLAND	N/A	29,593.73



DATE	REFERENCE	DESCRIPTION	CHEQUE No	AMOUNT USD
		FUNDS TRANSFER INCOMING: CITIUS33 OPUT-		
		90094 TT DD 5/9/19 AFRICAN REGIONAL		
10-May-19	001FTIT19130C0ZP	INTELLECTUAL UBS SWITZERLAND	N/A	45,392.85
TOTAL				104,580.31

### Risk

- 1.1.2.4 The completeness and accuracy of revenue may not be assured; therefore, the financial statements may be misstated.
- 1.1.2.5 A misstated financial statement may facilitate fraudulent financial reporting and mislead the users of the financial statements.

## Recommendation

- 1.1.2.6 Management should adjust the financial statements and fully disclosed all revenue received from the African Regional Intellectual Property Organization.
- 1.1.2.7 Management should ensure that all transfers and revenue are reported and fully disclosed in the financial statements in a timely manner as required by the PFM Act and Regulations of 2009.

## **Management's Response**

1.1.2.8 Management acknowledges your observation. Management has addressed the finding by redoing the financial statement that expressed in the Management letter.

## **Auditor General's Position**

- 1.1.2.9 Management subsequent adjustment of the financial statements did not adequately address the issues raised. Management did not disclose the transfers from African Regional Intellectual Property Organization in the notes to the financial statements which is a mandatory disclosure in the IPSAS Cash Basis of accounting, as adopted by the Government of Liberia.
- 1.1.2.10 Further, the adjusted financial statements did not contain the statements of cash receipts and payments as mandated by the IPSAS Cash Basis of Accounting.
- 1.1.2.11 Therefore, we maintain our finding and recommendations. We will follow-up on the implementation of our recommendations during subsequent audit.

## 1.1.3 Unreported Expenditure

## **Observation**

1.1.3.1 Section 36 (1 and 2) of the PFM Act of 2009 states that "It is a general responsibility under this Act for all government officials handling public financial transactions to ensure that financial



information is reported in a timely, comprehensive, and accurate manner, in the manner prescribed in this Act, under its regulations, and in instructions issued by the Minister. Each Spending Entity is required, where applicable, to provide a monthly report on revenues and a quarterly expenditures performance report to the Minister in the terms, format and within the timeframe determined by regulations under this Act."

1.1.3.2 During the audit, we observed from extract of confirmed bank statement that Management did not report the amount of USD61,653.00 in the financial statements as expenditure incurred for the fiscal period ended 2018/2019. **Ref. Annexure 1 for details.** 

### Risk

1.1.3.3 The completeness and accuracy of the expenditure may not be assured. Therefore, the financial statements may be misstated.

#### Recommendation

- 1.1.3.4 Management should adjust the financial statement and fully disclose all expenditure incurred during the period under audit.
- 1.1.3.5 Management should ensure that all expenditure incurred are reported and fully disclose in the financial statements during the period under audit.

# **Management's Response**

1.1.3.6 Management acknowledgers your observation. Management has addressed the finding by redoing the financial statement that expressed in the Management letter.

#### **Auditor General's Position**

- 1.1.3.7 Management subsequent adjustment of the financial statements did not adequately address the issues raised. Management did not disclose the expenditure listed in Annexure 1 in the statements of Cash Receipts and Payments and the adjusted financial statements did not contain the statements of cash receipts and payments as mandated by the IPSAS Cash Basis of accounting.
- 1.1.3.8 Therefore, we maintain our finding and recommendations. We will follow-up on the implementation of our recommendations during subsequent audit.

# 1.1.4 Expenditure Lacking Adequate Supporting Documentation

### **Observation**

1.1.4.1 P.9 (2) of the Public Finance Management (PFM) Regulations of 2009 states that "Payments except for statutory transfers and debt service shall be supported by invoices, bills and other documents in addition to the payment vouchers".



1.1.4.2 During the audit, we observed that Management made payments amounting to USD11,400.00 and LRD7,200.00 without evidence of supporting documents such as payment vouchers and invoices, etc. to validate the transactions. Ref. Annexure 2 for details.

#### Risk

- 1.1.4.3 In the absence of adequate supporting documents, the validity, occurrence and accuracy of payments may not be assured. This may lead to misappropriation of the Entity's funds.
- 1.1.4.4 The absence of adequate supporting documentation for transactions may also lead to fraudulent financial management practices, through the processing and disbursement of illegitimate transactions.
- 1.1.4.5 Management may override the procurement processes by completing disbursement without utilizing the required procurement processes.

#### Recommendation

- 1.1.4.6 Management should account for the expenditure without adequate supporting documents.
- 1.1.4.7 Management should ensure all transactions are supported by the requisite supporting documents consistent with the financial management regulations.

# **Management's Response**

1.1.4.8 Management acknowledges your observation and it was due to the restructuring and relocation of the office.

#### **Auditor General's Position**

1.1.4.9 Management's assertion did not adequately address the issues raised. Therefore, we maintain our finding and recommendations. We will follow-up on the implementation of our recommendations during subsequent audit.

#### 1.1.5 **Third Party Payments**

## Observation

- 1.1.5.1 Regulation B. 28 of the PFM Act of 2009 states that "A payment shall be made only to the person or persons named on the payment voucher or to their representatives duly and legally authorized in writing to receive the payment".
- 1.1.5.2 During the audit, we observed that Management made payments in the names of some of its employees amounting to USD4,370.00 for goods and services delivered to the Entity instead of the service providers or their legally authorized representatives . See below table 2 for details.



## **Third Party Payments**

NO.	DATE	PAYEE	DESCRIPTION	AMOUNT (USD)
		Dannettha A.	Payment for printing of new letters 150 copies for	
1	11/12/2018	Sampson	LIPO	1,275.00
2	11/27/2018	Smith D. Kumeh	Payment to paint the interior part of the building	1,225.00
			Purchasing of mini paper shredder ram, 2 laptops, 1	
3	1/16/2019	Garmai Koboi	mini desk, 3 extension cord, light bulb, box files	1,870.00
Grand 1	<b>Total</b>			4,370.00

#### Risk

- 1.1.5.3 Paying cash to employee for subsequent disbursement to vendors may facilitate misappropriation of funds.
- 1.1.5.4 This practice may also lead to Management override of the procurement processes by completing disbursement without facilitating due procurement processes.

## Recommendation

1.1.5.5 Management should initiate and complete all procurement processes as required by the PPCC and the Public Financial Management Act. All payments for goods and services procured by the entity should be made directly to the vendor or its legally authorized representative.

# **Management's Response**

1.1.5.6 Management acknowledges your observation and has corrected all payments going forward in keeping with the public financial management Act of 2009. For instance, third party payments.

## **Auditor General's Position**

- 1.1.5.7 We acknowledge Management's acceptance of our findings and recommendation. We will followup on the implementation of our recommendation during subsequent audit.
- 1.1.5.8 However, Management is in breach of financial discipline in line with Regulation A.20 of the PFM Act of 2009.

#### 1.2 **Compliance Issues**

#### 1.2.1 **Non-Preparation of Bank Reconciliation**

#### Observation

1.2.1.1 Regulation R.3 (6) of the PFM Act 2009 states that "balance of every bank account show in the statement shall be reconciled with corresponding cash balance at least every month; and the reconciliation statement shall be filed or recorded in the cash book or the reference to the date and number thereof.



1.2.1.2 During the audit, we observed that Management did not perform bank reconciliation for its LBDI and CBL bank accounts for the fiscal year ended 2018/2019.

## Risk

1.2.1.3 Failure to prepare bank reconciliations may lead to untimely detection of errors or omissions, and fraud. Management may not be able to fully account for its revenue collected.

## Recommendation

- 1.2.1.4 The Management should ensure that bank reconciliation for all its bank accounts during the fiscal period are appropriately prepared and reviewed by senior level staff with the required qualification and competence. Monthly bank reconciliation statements should be adequately documented and filed to facilitate future review.
- 1.2.1.5 Management should reconcile the bank closing balances to the cumulative cash receipt balance and restate the adjusted cumulative cash receipt balance in the financial statements.
- 1.2.1.6 Also, Management should indicate the titles of the preparer, reviewer and approver of the bank reconciliation statement to determine the level of experience and seniority of the preparer, reviewer and approval.

## **Management's Response**

1.2.1.7 This observation is noted. Management will take the required steps to address said mentioned finding.

### **Auditor General's Position**

- 1.2.1.8 We acknowledge Management's acceptance of our findings and recommendation. We will followup on the implementation of our recommendation during subsequent audit.
- 1.2.1.9 However, Management is in breach of financial discipline in line with Regulation A.20 of the PFM Act of 2009.

#### 1.2.2 **No Evidence of Quarterly Budgeted Performance Reports**

## Observation

- 1.2.2.1 Regulation A.1 of the PFM Act of 2009 states that "The Public shall be provided with full access to all appropriate information concerning the financial affairs of the Government. This will include, but not limited to, information about the development of annual and supplementary budget estimates, the quarterly fiscal outturn reports issued by the Ministry, the monthly revenue and quarterly budget performance reports of ministries and agencies, state owned enterprises and the Government's annual audited accounts".
- 1.2.2.2 During the audit, we observed that Management operated for the period under audit without evidence of Quarterly Budget Performance Reports.



### Risk

1.2.2.3 In the absence of Quarterly Budget Performance Report, revenue and expenditure may not be reliably measured, this may lead to under receipt of budgeted revenue or over expenditure.

### Recommendation

1.2.2.4 Management should ensure timely preparation of Quarterly Budget Performance Reports in line with the PFM Act of 2009. Evidence of Quarterly Budget Performance Reports should be adequately documented and filed to facilitate future review.

## **Management's Response**

1.2.2.5 Management acknowledges your observation. Management will take the required steps to address the finding.

#### **Auditor General's Position**

- 1.2.2.6 We acknowledge Management's acceptance of our finding and recommendation. We will followup on the implementation of our recommendation during subsequent audit.
- 1.2.2.7 However, Management is in breach of financial discipline in line with Regulation A.20 of the PFM Act of 2009.

#### 1.3 **Internal Control Related Activities**

#### 1.3.1 Withholding and Remittance of Goods/Services Tax

#### Observation

- 1.3.1.1 Section 905(n) of the Revenue Code of 2011 states, "A government agency that makes a payment to a resident in circumstances other than those described in subsections (a) through (i) is required to withhold a portion of the payment as specified in regulations, but not more than 4%".
- 1.3.1.2 Additionally, Section 904(a2) of the Revenue Code of 2011 states, "(2) Income tax withheld on the payee's behalf on a payment or payments made by a person who has a tax withholding obligation under Section 905 is creditable against the payee's advance payments, provided that the payee supplies the payer with a Tax Identification Number, as defined in Section 53, at the time of or before the payment subject to withholding".
- 1.3.1.3 During the audit, we observed that payments made to suppliers on behalf of management were initiated without deduction and subsequent remittance of withholding taxes.

#### Risk

- 1.3.1.4 Failure to remit taxes withheld, may deny GoL of much needed tax revenue.
- 1.3.1.5 Management may be in noncompliance with Section (905) J. of the Revenue Code of Liberia



- 2000, which may result in to penalties for late payment and failure to pay. Please see Section 52 of the Revenue Code of Liberia as referenced above.
- 1.3.1.6 Non-remittance of withholding taxes may lead to overstatement of the cash book and subsequently the financial statements.

### Recommendation

- 1.3.1.7 Management should withhold and facilitate full remittance of withholding taxes to the LRA in keeping with Section 905 (J) of the Revenue Code of Liberia Act of 2000 as amended in 2011.
- 1.3.1.8 Evidence of periodic remittance of withholding taxes should be adequately documented and filed to facilitate future review.
- 1.3.1.9 Management should adjust the cash book by the total value of the non-remitted withholding taxes and restate the financial statements with the adjusted cash balance.

# **Management's Response**

1.3.1.10 Management acknowledges your observation. Management will take the required steps to address the finding.

## **Auditor General's Position**

- 1.3.1.11 We acknowledge Management's acceptance of our finding and recommendations. We will followup on the implementation of our recommendations during subsequent audit.
- 1.3.1.12 However, Management is in breach of financial discipline in line with Regulation A.20 of the PFM Act of 2009.

## **Irregularity Associated with Financial Reporting**

## **Observation**

- 1.3.2.1 Regulation A.3 (1&2) of the PFM act states that" (1) Any public officer concerned with the conduct of financial matters of the Government of Liberia, or the receipt, custody and disbursement of public and trust moneys, or for the custody, care and use of government stores and inventories shall keep books of accounts and proper records of all transactions and shall produce the books of accounts and records of the transactions for inspection when called upon to do so by the Auditor General, the Comptroller General, the relevant internal auditor or any officers authorized by them by the Minister.
- 1.3.2.2 (2) A public officer who fails to keep or produce any records under this regulation is in a breach of financial discipline as defined in Regulation A.20.



- 1.3.2.3 Also, Regulation I.2, PFM Act of 2009 States "Records classified as "accounts" include manual and electronic: (a) Accounting records in the form of books, ledgers, ledger sheets, ledger cards, or machine tabulations; and (b) source documents for the accounting records in the form of vouchers, schedules, returns, bank or any other statements".
- 1.3.2.4 During the audit, we observed no evidence that Management maintained general ledgers that provided detailed description of subsidiary accounts, balances and their respective transactions.

#### Risk

- 1.3.2.5 The completeness and accuracy of expenditure may not be assured; therefore, the financial statements may be misstated.
- 1.3.2.6 Management may not fully account for activities of the entity.

#### Recommendation

- 1.3.2.7 Management should ensure that detailed general ledgers are prepared to support figures mentioned in the expenditure report. Periodic reconciliation should be performed between the general ledger and the financial statements. Differences identified should be investigated and adjusted (where applicable) in a timely manner.
- 1.3.2.8 Management should procure and operationalize a functional accounting software to record all financial transactions of the entity.
- 1.3.2.9 An automated control should be established such that transactions (along with supporting documents) posted by a junior staff must be reviewed and approved by senior personnel before the transactions appear in the general ledger. Going forward, an automated linkage should be created between the general ledger, trial balance and the financial statements to facilitate completeness and accuracy of the financial statements.

## **Management's Response**

1.3.2.10 Management acknowledges your observation. Management will take the required steps to address the finding.

### **Auditor General's Position**

- 1.3.2.11 We acknowledge Management's acceptance of our finding and recommendations. We will followup on the implementation of our recommendations during subsequent audit.
- 1.3.2.12 However, Management is in breach of financial discipline in line with Regulation A.20 of the PFM Act of 2009.



## **1.3.3** Lack of Approved Policies and Procedures

## **Observation**

- 1.3.3.1 Paragraph 17 of the Internal Integrated Framework, published by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) indicates that in most cases, the board of head of public entity is ultimately responsible for determining whether management has implemented effective internal control including monitoring. The institution makes this assessment by (a) understanding the risks the organization faces and (b) Gaining an understanding of how senior management mages or mitigates those risk that are meaningful to the organization objectives. Obtaining this understanding includes determining how management supports its beliefs about the effectiveness of the internal control system in those areas.
- 1.3.3.2 During the audit, we observed that Management did not develop various policies, such as paygrade, fuel and scratch card distribution, petty cash, scholarship and study leaves to guide its operations.

#### **Risk**

1.3.3.3 Failure to develop policies to guide the activities of the Entity may lead to arbitrary decisions that may undermine the LIPO from achieving its objectives.

## Recommendation

1.3.3.4 Management should develop, approve and operationalize policies and procedures for the effectiveness and efficiency of the Entity. Evidence of approved policies and procedures should be adequately documented and filed to facilitate future review.

## **Management's Response**

1.3.3.5 Management has started implementing some of the findings. For example, Petty Cash and Voucher System in accordance with the PFM Regulations and Laws and PPCC Act and its amendment.

## **Auditor General's Position**

1.3.3.6 We acknowledge Management's acceptance of our finding and recommendation. We will followup on the implementation of our recommendation during subsequent audit.

#### **Unverified Salary Record** 1.3.4

### Observation

1.3.4.1 Paragraph P.9 (2) of the Public Finance Management (PFM) Act of 2009 states that, "Payments except for statutory transfers and debt service shall be supported by invoices bills and other documents in addition to the payment vouchers".



- 1.3.4.2 During the audit, we observed that Management did not provide for inspection several documents such as bank debit instructions, monthly payroll journals, and management pay grade system for the audited period. In the absence of these documentation, the following lapses were observed:
  - We observed no evidence of a valid debit instruction of net payroll sent to the bank;
  - Management did not maintain nor provide ledgers for total salary expenditure amounting to USD360,079.00.
  - Management made salary payments to employees without reference to the attendance listing for the audited period;

#### Risk

1.3.4.3 The completeness and accuracy of salary expenditure may be misstated. Absence of relevant documentation to support transactions carried out by Management may not be assured over the accuracy and completeness of the transactions.

#### Recommendation

- 1.3.4.4 Management should ensure that all payroll processing documentation including debit instructions, payroll journals and ledgers are adequate documented and filed to facilitate future review.
- 1.3.4.5 An automated control should be established such that transactions (along with supporting documents) posted by a junior staff must be reviewed and approved by senior personnel before the transactions appear in the general ledger.
- 1.3.4.6 Going forward, an automated linkage should be created between the trial balance, the general ledger and the financial statements to facilitate completeness and accuracy of the financial statements.
- 1.3.4.7 Management should ensure that personnel attendance records are regularly monitored by a designated staff and that employees should be reprimanded in line with the entity's employees' handbook for failing to report to work. Human Resource should initiate periodic spot check to ascertain the accuracy of attendance records.

#### **Management's Response**

1.3.4.8 This observation is noted. Management will take the required steps to address said mentioned observation.

### **Auditor General's Position**

1.3.4.9 We acknowledge Management's acceptance of our finding and recommendations. We will followup on the implementation of our recommendations during subsequent audit.



1.3.4.10 However, Management is in breach of financial discipline in line with Regulation A.20 of the PFM Act of 2009.

#### 1.3.5 **Internal Audit Unit**

#### Observation

- 1.3.5.1 Part J.3 (1-3) 4a-c) of the PFM Regulation of 2009 states that "(1) There shall be established in each government agency or government organization an internal audit unit which shall constitute a part of that institution. (2) The Internal Audit unit shall be headed by a Director. (3) The Internal Audit Governance Board shall in consultation with the Civil Service Agency appoint for each internal audit unit Director and other personnel required to ensure an effective and efficient internal auditing of the institution concerned".
- 1.3.5.2 Additionally, Part J.3 (4a-c) of the PFM Regulation of 2009 state that "(4) Subject to the Public Finance Management Act 2009 or any other enactment, an internal audit unit established under sub regulation (1): (a) shall be in accordance with these regulations, and the standards and procedures provided by the Internal Audit Governance Board; (b) shall carry out internal audit of its institution and shall submit reports on the internal audit it carries out in accordance with section 38 (3) and (4) of the Public Finance Management Act 2009; the Internal Audit Governance Board standards and procedures; the Government Agency or Government Organization's accounting and auditing instructions; and International Public Sector Accounting Standards, International Organization of Supreme Audit Institutions (INTOSAI) Standards, and Institute of Internal Auditors Standards as adopted by the Government of Liberia; and (c) without prejudice to section 38 (3) and 38 (4) of the Public Finance Act 2009, the report in sub regulation 4(b) shall be submitted to the Head of the Government Agency or Government Organization through the Audit Committee copied to the Auditor General and the Internal Audit Governance Board".
- 1.3.5.3 During the audit, we observed the following irregularities associated with the Internal Audit function:
  - There was no evidence of an Internal Audit Chapter;
  - The Internal Audit Unit has operated without Director as required by the PFM Regulation of 2009;
  - The Internal Auditor reports were submitted only to the Executive Director and not to those charged with governance (Board Directors) of the audited entity;
  - There was no evidence that the Internal Audit Unit had prepared and approved risk base work plan that identified all high-risk areas and measure to mitigate the risks identified.



#### Risk

- 1.3.5.4 The absence of an Internal Audit Unit may deny assurance that risks are appropriately identified and mitigated.
- 1.3.5.5 In the absence of an approved Internal Audit Charter, the independence, objectivity and activities of the department may be impaired. Reporting of Internal Audit activities to the Executive Director may impaired the independence and objectivity of the Internal Audit function and the implementation of the Internal Audit recommendation.
- 1.3.5.6 The absence of an Internal Audit Director may lead to non-compliance with the PFM regulation and impaired leadership and coordination of the Internal Audit Department.

#### Recommendation

- 1.3.5.7 Management should develop, approve and operationalize an Internal Audit chapter that clearly catalog the structure, functions and reporting channel of the Internal Audit Department.
- 1.3.5.8 Management should ensure that the Internal Audit Department is made fully functional evidence by the competitive recruitment of a qualified and experienced director, preparation of an annual risk-based work plan and submission of Internal Audit activities reports to the board of director.
- 1.3.5.9 Alternatively, Management should contact the Internal Audit Agency to manage its internal audit function.

## Management's Response

1.3.5.1 This observation is noted. Management will take the required steps to address said mentioned observation.

#### **Auditor General's Position**

- 1.3.5.2 We acknowledge Management's acceptance of our finding and recommendations. We will followup on the implementation of our recommendations during subsequent audit.
- 1.3.5.3 However, Management is in breach of financial discipline in line with Regulation A.20 of the PFM Act of 2009.

## 1.3.6 Irregularity Associated with Fixed Assets Management

### Observation

1.3.6.1 V.1 (2a & b) of the PFM Regulations of 2009 states that "The Head of Government Agency must take full responsibility of assets assigned to him by the General Services Agency and ensure that proper control systems exist for assets and that:(a) preventive mechanisms are in place to eliminate theft, losses, wastage and misuse; And (b) inventory levels are at an optimum and economical level".



- 1.3.6.2 During the audit, we observed the following irregularities associated with the Fixed Asset Management System:
  - There was no evidence of a fixed assets Management's Policy;
  - That fixed assets were not coded;
  - There were no Fixed Assets Register;
  - There was no evidence of periodic physical verification of fixed assets by Management;
  - There was no evidence of the movement of assets form;

## Risk

- 1.3.6.3 Fixed Assets Register may be misstated (Over/understated).
- 1.3.6.4 Assets may be damaged or impaired but their values are still on the books.
- 1.3.6.5 Fixed assets may be removed from the entity's premises without authorization, misappropriated, subjected to personal use or theft.
- 1.3.6.6 The lack of asset movement log could make it difficult to keep track of assigned or transferred assets, which may lead to misuse, loss or theft of assets without being noticed.

### Recommendation

- 1.3.6.7 Management should develop, approve and operationalize a fixed asset Management Policy to regulate fixed assets activities of the entity.
- 1.3.6.8 Management should ensure that the fixed assets register is created to reflect the following: description, class, code, location, condition, cost, depreciation expense, accumulated depreciation and net book value of the asset.
- 1.3.6.9 Management should conduct periodic fixed assets count and or verification to determine the current condition and location of the assets. Evidence of physical verification should be adequately documented and filed to facilitate future review.
- 1.3.6.10 The Fixed Assets Register should be updated periodically to reflect all entity's assets.
- 1.3.6.11 Fixed assets within a particular vicinity should be clearly displayed as required by the PFM.
- 1.3.6.12 A movement of Asset Form should be filled and authorized before assets are moved from location to another. The Fixed Asset Register should be updated to reflect the change in location of asset.
- 1.3.6.13 All fixed assets should be coded using unique serial number per class of assets. The Fixed Asset Register should be updated to reflect the code of each asset.



## Management's Response

1.3.6.14 Management acknowledges your observation. Management will take the required steps to address the finding.

## **Auditor General's Position**

- 1.3.6.15 We acknowledge Management's acceptance of our finding and recommendations. We will followup on the implementation of our recommendations during subsequent audit.
- 1.3.6.16 However, Management is in breach of financial discipline in line with Regulation A.20 of the PFM Act of 2009.

#### 1.3.7 **Risk Assessment Processes**

#### Observation

- 1.3.7.1 Paragraph 17 of the Internal Integrated Framework, published by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) states "In most cases, the board or heads of public entity is ultimately responsible for determining whether management has implemented effective internal control including monitoring.
- 1.3.7.2 The organization makes this assessment by (a) Understanding the risks the organization faces and (b) Gaining an understanding of how senior management manages or mitigates those risks that are meaningful to the organizations' objectives". Obtaining this understanding includes determining how management supports its beliefs about the effectiveness of the internal control system in those important areas".
- 1.3.7.3 During the audit, we observed no evidence that Management has develop a risk assessment process for identifying, analyzing and evaluating organizational risks. Also, there was no evidence that the Entity has a risk management policy to mitigate internal and external risks that could severely impact the achievement of the institution's objectives.

## Risk

- 1.3.7.4 The absence of a risk management policy and processes may lead to Management not being aware of potential risks that may affect the operations of the entity.
- 1.3.7.5 Potential risk to the entity may not be identified, assessed and mitigated/prevented in a timely manner thereby impairing the achievement of the entity's objectives.

#### Recommendation

1.3.7.6 Management should develop, approve, and operationalize a risk management policy to guide internal and external risks that may impair the achievement of the entity's objectives.



1.3.7.7 Management should perform periodic risk assessment exercises. Evidence of periodic risk assessment should be adequately documented and filed to facilitate future review.

# **Management's Response**

1.3.7.8 Management acknowledges your observation. Management will take the required steps to address the finding.

#### **Auditor General's Position**

1.3.7.9 We acknowledge Management's acceptance of our finding and recommendations. We will followup on the implementation of our recommendations during subsequent audit.

#### 1.3.8 **Disaster Recovery Plan**

### Observation

- 1.3.8.1 According to COSO Internal Control Framework on Control Environment, the Management of an entity should develop a documented Disaster Recovery Plan to provide procedures to be followed in the event of a disaster. The plan would mitigate the loss of transaction data and information. The purpose of the plan is to minimize the effects of service interruption of the operations by:
  - Specifying procedures to be followed in the event of a disaster or specific situation, especially measures to be put in place to minimize the effects of disasters;
  - Assigning responsibilities to various staff members involved in the implementation of the plan;
  - Specifying procedures for the restoration of normal service following a disaster.
- 1.3.8.2 During the audit, we observed no evidence that Management had developed a disaster recovery plan to aid in the recovery of transaction data and information for business continuity purposes.

## Risk

1.3.8.3 The failure to establish a disaster recovery plan may result in a complete loss of transaction data and information in the aftermath of disaster.

## Recommendation

- 1.3.8.4 Management should ensure that a disaster recovery plan is developed, approved and operationalized as part of its risk mitigation strategy for easy recovery of transaction data and information in the aftermath of disaster.
- 1.3.8.5 Evidence of disaster recovery plan and routine disaster management activities should be adequately documented and filed to facilitate future review.



## **Management's Response**

1.3.8.6 Management acknowledges your observation. Management will take the required steps to address the finding.

## **Auditor General's Position**

1.3.8.7 We acknowledge Management's acceptance of our finding and recommendation. We will followup on the implementation of our recommendation during subsequent audit.

#### **Governance Issues** 1.4

#### 1.4.1 Non- Functional Board of Directors

#### Observation

- 1.4.1.1 Section 5.4 (a-d) of the Act establishing the Liberia Intellectual Property Office states that "The Board shall have all powers necessary for the proper performance of its functions under this Act and in particular but without prejudice to the generality of the foregoing, the Board shall have powers to: a) control, supervise and administer the assets of LIPO such manner as best promotes the purpose for which LIPO is established; b) determine the provisions to be made for capital and recurrent expenditure and for reserves of LIPO; c) enter into association with other bodies or organizations within or outside Liberia as the Board may consider appropriate and in furtherance of the purpose for which LIPO is established; d) authorizing the opening of a bank account or bank accounts for the funds of LIPO".
- 1.4.1.2 During the audit, we observed no evidence of a functional Board of Directors as indicative by the absence of periodic meeting minutes and activities reports.

#### Risk

1.4.1.3 In the absence of a functional Board of Directors, strategic oversight over Management activities may be impaired, thereby leading to the non-achievement of the Entity's objectives.

## Recommendation

1.4.1.4 Management should liaise with the relevant authorities and stakeholders of government to operationalize the Board of Directors. Attendance record and minutes meetings, including strategic decision from the Board of Directors should be adequately documented and filed to facilitate future review.

## **Management's Response**

1.4.1.5 Management acknowledges your observation. Management will take the required steps to address the finding.

## **Auditor General's Position**

1.4.1.6 We acknowledge Management's acceptance of our finding and recommendation. We will followup on the implementation of our recommendation during subsequent audit.



## 1.4.2 Un-submitted Key Management Personnel Files

## Observation

- 1.4.2.1 Section 5.6 (c-e) of the Act Creating the Liberia Intellectual Property Office state that "c) The Director General shall possess the following minimum qualification and experience:
  - be at the minimum, a licensed Attorney-At-Law, who has practiced law in Liberia for at i. least three years, or has a bachelor's degree relating to intellectual property, and has three years" managerial experience in intellectual property; or
  - ii. be a licensed Counsellor-At Law with at least three years managerial experience in intellectual property; or
  - iii. has a master degree in intellectual property with at least three years senior managerial experience in intellectual property. d) The Deputy Director for Industrial Property shall possess the following minimum qualification and experience:
    - a bachelor of science degree in any of the physical sciences, engineering, or other technology and a certificate of achievement or its equivalent in industrial property;
    - has a minimum of three years" experience in industrial property. e) The Deputy Director for Copyright shall possess the following minimum qualification and experience:
      - ✓ has a bachelor's degree in Liberal Arts, Management, Economics, Public Administration, Journalism, English or Sociology, and a certificate of achievement or its equivalent in Copyright;
      - ✓ with a minimum of three years" experience in Copyright".
- 1.4.2.2 During the audit, we observed that individuals occupying key positions files were not provided by the human resource department for review and inspection.

- 1.4.2.3 The entity may hire individual (s) who do not meet the require qualification and experience to perform assigned task.
- 1.4.2.4 Evidence of performance evaluation, disciplinary action and other administrative decisions may not be available for subsequent decision making.

#### Recommendation

1.4.2.5 Management should ensure that the un-submitted files are provided for inspection.



- 1.4.2.6 Management should ensure full personnel records for all employees are adequately documented and filed to facilitate future review.
- 1.4.2.7 Management should perform periodic review of employees file and regularize discrepancies identified

## **Management's Response**

1.4.2.8 Management acknowledges your observation. Management will take the required steps to address the finding.

## **Auditor General's Position**

1.4.2.9 We acknowledge Management's acceptance of our finding and recommendations. We will followup on the implementation of our recommendations during subsequent audit.

#### 1.4.3 **Strategic Plan**

#### Observation

- 1.4.3.1 According to COSO Internal Control Framework on Control Environment, the Management of an entity should develop a Strategic Plan to provide procedures to be followed in the event of meeting the entity vision, mission and core values. The plan must clearly define where the entity envisages in a specified time frame. For example, three years and/or five years, etc. The purpose of the plan is to guard and measure performance against targeted goals set by management in the execution of its operations by:
  - Specifying operational plan to be followed in the event of meeting short term goal;
  - Assigning responsibilities to various staff members involved in the implementation of the plan;
  - Specifying procedures for the continuity of the normal service following the strategic plan.
- 1.4.3.2 During the audit, we observed that the Intellectual Property Development Plan (IPDP) was considered by Management as its strategic plan. Inspection of the IPDP further revealed that the document is intended for the use of the World Intellectual Property Organization (WIPO) and is yet to be officially adopted by LIPO as a strategic plan.

## Risk

- 1.4.3.3 In the absence of a strategic plan, organizational goals, program objectives and actions needed to achieve those goals may be impaired.
- 1.4.3.4 The Entity resources could be misdirected, thereby leading to the non-achievement of organization objectives and goals.



## Recommendation

- 1.4.3.5 Management should officially adopt the IPDP as its strategic plan through the required board approval.
- 1.4.3.6 Alternatively, Management should develop approve and operationalize a strategic plan cataloging essential goals and activities, resources and time line needed for the achievement of the strategic goals.

# Management's Response

1.4.3.7 Management acknowledges your observation and it is doing everything possible to address the finding.

## **Auditor General's Position**

1.4.3.8 We acknowledge Management's acceptance of our finding and recommendations. We will followup on the implementation of our recommendations during subsequent audit.

## 1.4.4 Establishment of an Audit Committee

### Observation

- 1.4.4.1 Part K, Regulation (K.10) of the PFM Regulations of 2009 states that "Head of government agency or government organization shall in consultation with the Internal Audit Governance Board establish and maintain an audit committee for the government agency or organization for which he/she is responsible".
- 1.4.4.2 During the audit, we observed that no Audit Committee was established at the entity to monitor and address audit matters at the institution as required.

#### Risk

- 1.4.4.3 Audit issues and lapses identified in the entity's internal control system may not be appropriately monitored and addressed due to the lack of audit committee.
- 1.4.4.4 Internal and external audit recommendations may not be monitored and implemented in a timely manner.
- 1.4.4.5 Also, Audit Committee weaknesses in Management Internal Controls may go on detected and corrective actions will not be taken in a timely manner.

#### Recommendation

1.4.4.6 Management should establish a functional Audit Committee as part of the Governance structures. This will enable Management to evaluate and ensure that Internal Controls are operating effectively and the recommendations of external auditors are implemented.



1.4.4.7 Meeting minutes and periodic report of the Audit Committee should be adequately documented and filed to facilitate future review.

# **Management's Response**

1.4.4.8 Management acknowledges your observation. Management will take the required steps to address the finding.

#### **Auditor General's Position**

- 1.4.4.9 We acknowledge Management's acceptance of our findings and recommendations. We will follow-up on the implementation of our recommendations during subsequent audit.
- 1.4.4.10 However, Management is in breach of financial discipline in line with Regulation A.20 of the PFM Act of 2009.

#### 1.5 **IT Related Issues**

## **1.5.1** IT Continuity Plans

#### Observation

- 1.5.1.1 DS 4.2 of COBIT 4.1, Develop IT continuity plans based on the framework and designed to reduce the impact of a major disruption on key business functions and processes. The plans should be based on risk understanding of potential business impacts and address requirements for resilience, alternative processing and recovery capability of all critical IT services. They should also cover usage guidelines, roles and responsibilities, procedures, communication processes, and the testing approach.
- 1.5.1.2 During the audit, our review of the system revealed that there was no evidence of an approved IT Continuity Plan established by Management to aid the recovery of transaction data and information and to ensure business processing and recovery capability.

## Risk

1.5.1.3 The failure to establish a Business Continuity Plan may result in loss of transaction data and information in a situation where the impact of a major disruption on key business functions and processes occur.

### Recommendation

- 1.5.1.4 Management should ensure that a Business Continuity Plan is established, approved and operationalized as part of their risk mitigation strategy.
- 1.5.1.5 Evidence of approved IT continuity plan should be adequately documented and filed to facilitate future review.



## **Management's Response**

1.5.1.6 Management acknowledges your observation. Management will take the required steps to address the finding.

## **Auditor General's Position**

1.5.1.7 We acknowledge Management's acceptance of our finding and recommendations. We will followup on the implementation of our recommendations during subsequent audit.

### 1.5.2 Environmental Control

## Observation

- 1.5.2.1 DS 12.4 of COBIT 4.1, Protection against Environmental Factors Design and implement measures for protection against environmental factors. Install specialized equipment and devices to monitor and control the environment.
- 1.5.2.2 During the audit, we observed that the server at the IT Department was not separated from the siting facility and document storage of the IT staff.
- 1.5.2.3 We also observed that the air conditioner has a low capacity, and that the Entity has limited specialized equipment and devices to monitor and minimized disaster. Additionally, the following lapses were observed:
  - Out-dated Fire extinguishers
  - Low capacity Air conditioning systems (especially in server room)
  - There was no evidence of fire drill been conducted by Management.

#### Risk

- 1.5.2.4 Failure to separate staff workstation from server room, in the event of disaster this may lead to injury of personnel and damaged of equipment. In the situation of a disaster, the grouping of IT staffer in the same facilitate with the server may result into potential safety hazard.
- 1.5.2.5 In addition, failure to install or maintain fire precaution measures, and practice fire drills regularly could put both equipment and personnel at risk.

### Recommendation

- 1.5.2.6 Management should provide for LIPO staff a workstation from sever room. The Air conditioning system in the server room should be enhance to the require temperature.
- 1.5.2.7 In addition, Management should install and maintain fire precaution to implement measures for protection against environmental factors and practice fire drills regularly to safeguard personnel and IT equipment.



## **Management's Response**

1.5.2.8 Management acknowledges your observation. Management will take the required steps to address the finding.

## **Auditor General's Position**

1.5.2.9 We acknowledge Management's acceptance of our finding and recommendations. We will followup on the implementation of our recommendations during subsequent audit.

#### **IT's Security Policy** 1.5.3

### Observation

- 1.5.3.1 According to DS5 of COBIT 4.1: The need to maintain the integrity of information and protect IT assets requires a security management process, this process includes establishing and maintaining IT security roles and responsibilities, policies, standards, and procedures. Security management also includes performing security monitoring and periodic testing and implementing corrective actions for identified security weaknesses or incidents. Effective security management protects all IT assets to minimize the business impact of security vulnerabilities and incidents.
- 1.5.3.2 During the audit, we observed no evidence of an approved IT security policy to maintain the integrity of information and identified security weaknesses. In addition, our review revealed that employees are not password protected in using the internet; they have access to the internet by means of the server password. This means that the employees have an open-source access to the internet.

#### Risk

1.5.3.3 The absence of an approved IT security policy may impair data privacy, integrity and security.

#### Recommendation

- 1.5.3.4 Management should develop, approve and operationalize an IT security policy to control and safeguard the physical hardware, data processes, documentation and personnel of the entity.
- 1.5.3.5 Evidence of approved IT security policy should be adequately documented and filed to facilitate future review.

## **Management's Response**

1.5.3.6 Management acknowledges your observation. Management will take the required steps to address the finding.

## **Auditor General's Position**

1.5.3.7 We acknowledge Management's acceptance of our finding and recommendations. We will follow-up on the implementation of our recommendations during subsequent audit.



Management Letter on the Financial Statements Audit of The Liberia Intellectual Property Office (LIPO) for the fiscal period 2018/19

# **ANNEXURE**



<b>Unreported Expenditure</b>					ANNEXURE 1
				CHEQUE	AMOUNT
DATE	PAYEE	REFERENCE	DESCRIPTION	No	USD
14-Sep-18		002MSCD18257F6H4	MISCELLANEOUS  COMM ON 1 CORPORATE CK BOOK	40196	20.00
26-Sep-18	GARMAI KOBOI	001CQWL18269M5DO	CHECK WITHDRAWAL  LBDI CHK REF#00348059	348059	2,005.00
2-Oct-18		002ZATM18275083G	INTER BRANCH FUNDS TRANSFER	348060	7,183.00
5-Oct-18	GRAMAI KOBOI	002CQWL18278D1E4	CHECK WITHDRAWAL	348061	1,600.00
30-Oct-18	GARMAI KOBOI	002CQWL18303D2JY	CHECK WITHDRAWAL  CK 00348062/	348062	5,000.00
15-Nov-18	ERIC CLINTON	002CQWL18319D3C 1	CHECK WITHDRAWAL  CK 00348063/	348063	2,000.00
27-Nov-18	GARMAI KOBOI	002CQWL18331D3V Q	CHECK WITHDRAWAL	348066	4,310.00
11-Dec-18	<b>ERIC G CLINTON</b>	002CQWL18345D4H U	CHECK WITHDRAWAL  CK 00348067/	348067	2,965.00
17-Dec-18	GARMAI KOBOI	002CQWL18351D4S W	CHECK WITHDRAWAL	348068	2,000.00
10-Jan-19	GARMAI KOBOI	002CQWL19010D5P3	CHECK WITHDRAWAL	348069	2,100.00
15-Jan-19	GARMAI KOBOI	002CQWL19015D5W	CHECK WITHDRAWAL	348070	8,900.00
18-Jan-19	GARMAI KOBOI	002CQWL19018D60Z	CHECK WITHDRAWAL	348071	420.00
13-Feb-19	GARMAI KOBOI	002CQWL19044D726	CHECK WITHDRAWAL	348073	2,500.00
19-Feb-19	GARMAI KOBOI	002CQWL19050D7B 1	CHECK WITHDRAWAL	348074	750.00
5-Mar-19	GARMAI KOBOI	002CQWL19064E08Y	CHECK WITHDRAWAL	348075	1,500.00
19-Mar-19	GARMI KOBOI	001CQWL19078N7JV	CHECK WITHDRAWAL	348076	1,030.00
21-Mar-19	GARMAI KOBOI	001CQWL19080N7N 8	CHECK WITHDRAWAL	348077	1,500.00
26-Mar-19		001CQWL19085O06 C	CHECK WITHDRAWAL	348078	4,000.00
2-May-19	GARMAI KOBOI	001CQWL19122O2F Q	CHECK WITHDRAWAL	348079	5,500.00
30-May-19		001CQWL19150O43 M	CHECK WITHDRAWAL	348082	2,000.00
19-Jun-19	GARMAI KOLOI	001CQWL19170O590	CHECK WITHDRAWAL	348080	4,370.00
		TOTAL			61,653.00

# **Annexure 2: Expenditure Lack Adequate Supporting Document**

NO	DATE	PAYEE	DESCRIPTION	AMOUNT (US\$)	AMOUNT (L\$)
			Payment for refreshment		
			for the lunching of the		
			website and newsletter		
1	11/12/2018	Beatrice N. Doelo	plus transportation	260.00	
			Payment for hall rental for		
			the lunching of LIPO		
2	11/12/2018	Garmia Koboi	website and newsletter	350.00	
			Payment for lunch for		
			ambassador and website		
3	10/17/2018	Prince E. Decker	technicians	30.00	
			Payment for LIPO website		
			update and context		
4	8/10/2018	Joseph S.K Pambu jr.	uploads	125.00	
			Payment for lunch for IP		
			Ambassador and payment		
5	10/15/2018	Prince E. Decker	of 1 corporate email	150.00	



NO	DATE	PAYEE	DESCRIPTION	AMOUNT (US\$)	AMOUNT (L\$)
			Payment for the		
			subscription fees for LIPO		
6	11/1/2019	Robert V, Sesay	two months	176.00	
_			Payment for website		
7	10/1/2019	Prince E. Decker	subscription	90.00	
			Payment for the LIPO		
	= /2 /2 / 2		website and newsletter		
8	5/2/2019	Garmai Koboi	report and transportation	5.00	
			Payment for the		
			purchasing of cleaning		
			materials Tile soap. Delta,		
9	11/27/2018	Garmai Koboi	tissue, ball pen etc.	125.00	
			PMT for printing of 3		
			years of banner,		
			purchasing of 5 doz. of T-		
			shirts, printing of T-shirt		
10	11/12/2018	Garmai Koboi	and transportation	435.00	
			Payment for printing and		
11	8/13/2018	Garmai Koboi	binding of LIPO act	15.00	
			Payment for photocopying		
12	10/30/2018	Garmai Koboi	of Pop drinks case file	-	6,000.00
			Paymen for lunch for LIPO		
			staff and photocopying of		
13	12/11/2018	Garmai Koboi	LIPO document	20.00	
			PMT for transportation to		
			deliver LIPO payroll for		
			the month of October		
	10/5/2010		2018and photocopy of 3	40.00	
14	10/5/2018	Alfred K.D Konneh	payrolls	10.00	
			Payment for the binding		
4-	10/12/2010		of the performance report	20.00	
15	10/12/2018		for the president office	20.00	
			Payment for printing of		
			LIPO offices money for		
1.0	11/20/2010	Educand D. Jalanasa	feeding and	120.00	
16	11/28/2018	Edmond B. Johnson	transportation for workers	130.00	
			PMT to photocopy, bind		
			copies of 11 annual		
			reports, 8 copies of LIPO		
17	1/15/2010	Carmai Kahai	Act and 8 copies of LIPO	105.00	
17	1/15/2019	Garmai Koboi	workplan  Rinding of Audit reports	105.00 5.00	
18	1/15/2019	Joseph K. Hennah	Binding of Audit reports		
19	2/26/2018	Garmi Koboi	PMT for LIPO internet	330.00	



NO	DATE	PAYEE	DESCRIPTION	AMOUNT (US\$)	AMOUNT (L\$)
			subscription 2ctn A4sheet		
			1set 123cartridge,		
			photocopy, binding 1sac		
			of tissue etc.		
			Payment for printing of		
20	11/12/2010	Dannattha A Camasan	new letters 150 copies for LIPO	1 275 00	
20	11/12/2018	Dannettha A. Sampson	Payment for reading of	1,275.00	
			announcement, other		
			media engagement and		
21	11/12/2018	Dannetta A. Sampson	transportation	510.00	
	11/12/2010	Durinetta 7ti Sampson	Payment for Jingles voice	310.00	
22	12/12/2018	Dannetha A. Sampson	over Xmas greetings	375.00	
			Payment for renting of PA	575.00	
			system for the hall		
23	11/12/2018	Shico Magazine	lunching	100.00	
			Payment for the repair		
			and maintenance fees for		
24	8/13/2018	Edmond B. Johnson	one HP printer	25.00	
			Payment for fixing of two		
			air-condition for research		
25	1/16/2019	Danny k. Binnay	and IT offices	190.00	
			Payment for		
			transportation and		
			processing of August		
26	8/13/2018	Andrew S. Quaye	payroll	25.00	
			Payment for		
27	10/12/2010	Linda M. Dinda	transportation for the	10.00	
27	10/12/2018	Linda M. Dindo	distribution of invites	10.00	
			Payment for transportation for the		
			dispatching of letters to		
28	1/16/2019	Linda M. Dindo	the LIPO Board	25.00	
20	1/10/2019	Linua Pi. Dilluo	Payment for installation of	25.00	
			two units AC, materials		
29	5/11/2018	Danny K. Binnay	and workmanship	40.00	
	-,, <b></b> ,	, 2,	Payment for purchasing of	.0.00	
			1 light bulb switch for the		
30	8/13/2018	Garmai Koboi	DDG office	10.00	
			Payment for purchasing of		
31	10/31/2018	Linda M. Dindo	one desk phone for LIPO	59.00	
			Payment for purchasing of		
32	6/11/2018	Garmai Koboi	double truck 250 V for	110.00	



NO	DATE	PAYEE	DESCRIPTION	AMOUNT (US\$)	AMOUNT (L\$)
			LIPO current		
			Payment for plumbing		
			work for two bathrooms		
			materials and		
33	11/14/2018	Eunice B. Donyen	workmanship	140.00	
			Payment for T.V		
34	10/17/2018	J. Philip Quime	connection for DG	45.00	
			PMT for reimbursement		
			for the money that was		
			used during the turning		
			over ceremony for food		
35	10/15/2018	Dannetha A. Sampson	and drinks	160.00	
			Payment for booking of		
			hall for the lunching of		
			LIPO website and		
36	10/12/2018	Alford S. Wiggins	newsletters	50.00	
37	10/17/2018	Joseph S.K Pambu jr.	Payment for two plugins	90.00	
			Payment to paint the		
			interior part of the		
38	11/27/2018	Smith D. Kumeh	building	1,225.00	
			Payment for purchasing of		
			2 sets of HP cartridge, jet		
			123 cartridge, 6 light		
39	12/18/2018	Garmai Koboi	bulbs	270.00	
			Payment for LIPO		
			contribution for 2019		
40	2/27/2019	Garmai Koboi	women's day celebration	50.00	
			Payment for LIPO domain		
41	2/27/2019	Charles J, Karn	name	50.00	
			PMT for the purchase of		
			123HP, cartridges 1set 63		
			cartridges ofA4 folders,		
			cartoon of hand washing		
42	1/24/2019	Garmai Koboi	soap	420.00	
			Payment for purchasing of		
			gifts for Mr. Robinson Jr.		
43	1/23/2019	Garmai Koboi	birthday	50.00	
			Payment for purchasing of		
			HP 278 A cartridge 1 set		
44	1/24/2019	Garmai Koboi	123HP cartridge	140.00	
			Purchasing of mini paper		
			shredder ram, 2 laptops,		
45	1/16/2019	Garmai Koboi	1 mini desk, 3 extension	1,870.00	



NO	DATE	PAYEE	DESCRIPTION	AMOUNT	AMOUNT (L\$)
NO	DATE	PATEE	DESCRIPTION	(US\$)	AMOUNT (L\$)
			cord, light bulb, box files		
			Payment for the process		
46	1/29/2019	Charles J, Karn	of LIPO domain name	10.00	
			Payment for international		
47	10/26/ 2018	Prince E. Decker	calls to WIPO	5.00	
			Payment for		
			Communication and		
			Transportation for four		
48	11/24/2018	Clifford B. Robinson	staff	30.00	
			Payment for internet for		
49	11/27/2018	Charles J, Karn	Portal	30.00	
			Payment for		
го	11/12/2010	Cabriel Chariff	communication followup	10.00	
50	11/12/2018	Gabriel Sheriff	calls scratch cards	10.00	
			Payment for LIPO current bill for the month of		
51	10/30/2018	Eric G. Clinton	October 2018	100.00	
- 1	10/30/2010	Life d. Clinton	Payment for December	100.00	
52	12/18/2018	Eric G. Clinton	current bill	100.00	
	12, 10, 2010	Life of childen	Payment for December	100.00	
53	12/18/2018	Eric G. Clinton	current bill	100.00	
54	1/10/2018	Eric G. Clinton	Payment for electricity	100.00	
			Payment for electricity		
55	10/13/2018	Morris Kanneh	service	75.00	
			Payment for LIPO current		
			bill for the month of		
56	11/28/2018	Eric G. Clinton	November 2018	100.00	
			Payment for LIPO current		
			bill for the month of		
57	2/27/2019	Eric G. Clinton	February 2019	100.00	
			Payment for LIPO January		
58	1/29/2019	Eric G. Clinton	current bill for 2019	100.00	
<b>50</b>	2/10/2010	T. 10: 1	Payment for drinking	10.00	
59	3/10/2018	Thomas Kiazolu	water	10.00	
			Payment for water supply		
60	8/30/2018	Jacob Wallace	for the month of August 2018	10.00	
00	0/30/2010	Jacob Wallace	Payment for drinking	10.00	
61	8/14/2018	Thomas Kiazolu	water	_	1,200.00
- 51	J/ 1 // 2010	THOMAS NAZOIU	Payment for supplying of	_	1,200.00
			water to LIPO Office		
62	8/15/2018	Jacob Wallace	August advance payment	20.00	
63	10/30/2018	Jacob Wallace	Payment for Water supply	30.00	



NO	DATE	PAYEE	DESCRIPTION	AMOUNT (US\$)	AMOUNT (L\$)
			for LIPO		
			Payment for lunch for		
			LIPO Refresher training		
64	10/30/2018	Garmai Koboi	soft drink and water	100.00	
			Payment for drinking		
65	10/31/2018	Kessely Mezzeh	water for LIPO Staff	10.00	
			Payment for purchasing of		
			drinking water in LIPO		
66	9/11/2018	Thomas Kiazolu	Offices	10.00	
			Payment for drinking		
			water for both down stairs		
67	10/22/2018	Thomas Kiazolu	and up stairs	10.00	
			Payment for drinking		
68	10/10/2018	Thomas Kiazolu	water	10.00	
			Payment for drinking		
69	10/12/2018	Thomas Kiazolu	water for LIPO staff	10.00	
			Payment for water supply		
			for LIPO bathroom for the		
70	12/18/18	Jacob Wallace	month of December 2018	30.00	
			Payment for drinking		
71	12/18/2018	Thomas Kiazolu	water for LIPO	10.00	
72	2/10/2010	2 1 14/ 11	Payment for office water	20.00	
72	3/10/2018	Jacob Wallace	supply	30.00	
			Payment for LIPO water		
72	11/20/2010	Jacob Wallage	supply payment for the	20.00	
73	11/28/2018	Jacob Wallace	month of Nov 2018	30.00	
74	11/20/2010	The man Winnelly	Payment for LIPO drinking	10.00	
74	11/28/2018	Thomas Kiazolu	water	10.00	
			Payment for LIPO water		
75	2/27/2010	Jacob Wallace	supply for the month of February 2019	30.00	
/5	2/27/2019	Jacob Wallace	*	30.00	
			Payment for purchasing of drinking water for DG		
76	1/24/2010	Joetta T. Scott	office	20.00	
76	1/24/2019	Joetta 1. Scott		20.00	
			Payment for water supply		
77	1/29/2019	Jacob Wallace	for the month of January 2019	30.00	
	1/29/2019	Jacob Wallace	Payment for security fees	30.00	
			payment for the month of		
78	8/30/2018	Morris Kanneh	August 2018	60.00	
- 70	3,33,2010	. IOTHS RUINCH	Payment for security	00.00	
			service for the month of		
79	10/30/2018	Morris Kanneh	October 2018	75.00	
_ , ,	10/30/2010	1 JOHNS RAILINGTI	JCC05C1 2010	, 5.00	



NO	DATE	PAYEE	DESCRIPTION	AMOUNT (US\$)	AMOUNT (L\$)
			Compensation for the		
80	12/18/2018	Morris Kanneh	month of December 2018	75.00	
			Payment for security		
			service for the month of		
81	11/28/2018	Morris Kanneh	November 2018	75.00	
			Payment for security fees		
			for the month of February		
82	2/27/2019	Morris Kanneh	2019	75.00	
			Payment for the month of		
83	1/29/2019	Morris Kanneh	January 2019	75.00	
Tota			11,400.00	7,200.00	

