

**THIRD-PARTY GRANT AGREEMENT BETWEEN
THE UNITED NATIONS DEVELOPMENT PROGRAMME (UNDP)
AND THE COCA-COLA FOUNDATION (THE DONOR)**

WHEREAS The Coca-Cola Foundation (hereinafter the “Donor”) hereby agrees to contribute funds to the United Nations Development Programme (hereinafter “UNDP” and together with the Donor, the “Parties”) on a grant basis (hereinafter referred to as “the Contribution”) for the implementation of the project “Biosafety for workers at high risk of exposure to COVID-19 in Bolivia” (hereinafter referred to as “the Project”), as described in Annex A, Project Implementation Plan, in the Plurinational State of Bolivia (“Bolivia”) and submitted to the Donor for information.

WHEREAS UNDP is prepared to receive and administer the contribution for the implementation of the project,

WHEREAS the Government of Bolivia has been duly informed of the contribution of the Donor to the project,

NOW THEREFORE, UNDP and the Donor hereby agree as follows:

Article I. Responsibilities of UNDP

1. UNDP agrees to: 1) Provide the necessary personnel, materials, services, and facilities (to be financed by the Contribution per the agreed budget by the Parties), for the implementation of the Project (Annex A); 2) Provide mid-term financial and narrative reports through the Donor program manager; and 3) Provide the final certified financial report by 30 June of the following year after the end of the project signed by its approved representative and with approval of its Accountant/Chief Financial Officer. Contribution provided pursuant to this Agreement shall be used exclusively for purposes related to producing results as specified in Annex A and B.
2. If UNDP fails to meet its responsibilities outlined in Article 1.1, then this will be considered grounds for the Donor to suspend or terminate any further contributions and/or the Agreement. In the case of suspension UNDP will have thirty (30) business days to implement the necessary actions in order to remedy the activities described in Article 1.1. The Donor will have the faculty to terminate the present Agreement in the event that UNDP fails to deliver the outputs mentioned in the paragraph above during the referenced period. In the event of an early termination of the Agreement, UNDP will reimburse to the Donor the unspent amounts of the Contribution which have not been contractually committed by UNDP under the Agreement.
3. Whenever UNDP knows or has reason to know that any actual or potential circumstances are delaying or threaten to delay the timely implementation of the Project required hereunder, or threaten to change or reduce the anticipated outcomes of the Project required hereunder, UNDP shall immediately provide written notice thereof to Donor, including all relevant information with respect thereto. Any such notice shall be informational only, and the receipt thereof by Donor shall not

constitute a waiver by Donor of meeting the annual objectives of the Project, or any of Donor's rights or remedies hereunder.

Article II. Term

The term of this Agreement shall commence on 18/08/2020, and shall expire on 31/12/2020. Upon signed agreement by both Parties, this Agreement may be extended for an additional period of time. Extension of the Agreement pursuant to this paragraph shall be affected by a written amendment agreed by both Parties in accordance with Article XV..

Article III. The Contribution

1. (a) The Donor shall, in accordance with the schedule of payments set out below, contribute to UNDP the amount of USD 299,153. The Contribution shall be deposited in the bank and bank account to be informed in writing by UNDP. The Parties acknowledge and agree that UNDP shall not pre-finance any activity. As such, when the Contribution is paid in tranches, each payment must be deposited before the activities related to each tranche.

Payment schedule of the contribution amount: 100% of total allotment: USD 299,153 (Two hundred and ninety-nine thousand one hundred and fifty-three) to be paid following the signature of the present Agreement and the submission of the requirements listed below:

Requirements:

- Indicators tailored to project intervention must be developed in collaboration with Donor
- Objectives of the Project approved by Donor
- Grant Agreement completed in full and signed by both Parties

Once the activities of the Project have been completed, UNDP shall comply with the following requirements:

- a) Submission of final reports on 31/01/2021 (both narrative and financial reports) including success stories and communications materials (however, the Parties acknowledge and agree that the final certified financial report shall be presented by 30 June of the following year after the end of the Project).
- b) The amount of payment of such funds is not subject to any adjustment or revision because of price or currency fluctuations or the actual costs incurred by the UNDP in the performance of the activities under this Agreement. The Parties acknowledge and agree that the Donor shall have no obligation to provide additional funding. However, the Parties also acknowledge and agree that UNDP shall not pre-finance any activity. In the event of a cost overrun caused by currency fluctuations, inflationary factors and/or any other circumstance, UNDP shall communicate this situation to the Donor in writing. UNDP shall also apply reasonable efforts to try to allocate to the Project a contribution from a different

funding source. In the event that no additional funding is possible, then UNDP may propose a modification, reduction, suspension and/or partial or total termination of the activities in the Project in consultation with an agreement by the Donor. In the event of an early termination of the Agreement, UNDP will reimburse to the Donor the unspent amounts of the Contribution which have not been contractually committed by UNDP under the Agreement.

- c) The Donor will inform UNDP when the Contribution is paid via an e-mail message with remittance information to contributions@undp.org, providing the following information: donor's name, UNDP country office, and project title. This information should also be included in the bank remittance advice when funds are remitted to UNDP.
2. UNDP shall receive and administer the payment in accordance with the regulations, rules, policies and procedures of UNDP and, where applicable for compliance, the rules, regulations, policies and procedures of the Donor.
3. All financial accounts and statements shall be expressed in United States dollars.

Article IV. Utilization of the Contribution

1. The implementation of the responsibilities of UNDP pursuant to this Agreement and the Implementation Plan shall be dependent on receipt by UNDP of the contribution in accordance with the schedule of payment as set out in Article I, Paragraph 1, above.
2. If the payments referred to in Article I, paragraph 1, above are not received in accordance with the payment schedule, the assistance to be provided to the project under this Agreement may be reduced, suspended or terminated by UNDP.
3. Any interest revenue attributable to the Contribution shall be credited to UNDP Account, retained by UNDP and shall be utilized in accordance with established UNDP procedures.

Article V. Administration and Reporting

1. Project management and expenditures shall be governed by the rules, regulations, policies and procedures of UNDP..
2. UNDP agrees to submit one midterm technical report and one financial status report by no later than 15 days after (project midterm date here), the project midterm date. The midterm technical and financial status reports shall be written in English using the Donor's reporting format and submitted to Donor. This shall be considered an eligible cost which the Parties acknowledge and agree has already been included in the budget of the Project.
3. Within thirty days after completion of project activities, UNDP shall provide Donor with a final report with respect to all expenditures made from such funds (including

salaries, travel and supplies) and indicating the progress made toward the goals of the activities undertaken, utilizing the reporting format of UNDP.

Article VI. Administrative and Support Services

The amount budgeted for the project, shall not exceed the total resources available to the project under this Agreement. UNDP shall charge a General Management Support Service fee (“GMS”) in accordance with UNDP’s cost recovery policy as approved by the UNDP Board. UNDP shall provide the Donor a copy of this policy before the signature of each Grant Agreement. The Parties acknowledge and agree that the GMS has already been included in the budget of the Project.

Article VII. Evaluation

All UNDP Programmes and Projects are evaluated in accordance with UNDP Evaluation Policy. UNDP and the Government of [insert the programme country] in consultation with other stakeholders will jointly agree on the purpose, use, timing, financing mechanisms and terms of reference for evaluating a Project including an evaluation of its Contribution to an outcome which is listed in the Evaluation Plan. UNDP shall commission the evaluation, and the evaluation exercise shall be carried out by external independent evaluators. The Donor shall be entitled to perform its own evaluation of the Project. The Parties acknowledge and agree that (a) the Donor shall bear the cost of this separate evaluation.

Article VIII. Equipment

1. Ownership of equipment, supplies and other properties financed from the contribution shall vest in UNDP. Matters relating to the transfer of ownership by UNDP shall be determined in accordance with the relevant policies and procedures of UNDP.

Article IX. Auditing

1. The Contribution shall be subject exclusively to the internal and external auditing procedures provided for in the financial regulations, rules, policies and procedures of UNDP. Should the annual Audit Report of the UN Board of Auditors to its governing body contain observations relevant to the Contribution, such information shall be made available to the Donor by the country office.

Article X. Advertisement of the contribution

1. The Donor shall not use the UNDP name or emblem, or any abbreviation thereof, in connection with its business or otherwise without the express prior written approval of UNDP in each case. In no event will authorization be granted for commercial purposes, or for use in any manner that suggests an endorsement by UNDP of the Donor, its products or services. UNDP shall not use the Donor name or emblem, or any abbreviation thereof, in connection with its business or otherwise without the express prior written approval of the Donor in each case.

2. The Donor acknowledges that it is familiar with UNDP's ideals and objectives and recognizes that its name and emblem may not be associated with any political or sectarian cause or otherwise used in a manner inconsistent with the status, reputation and neutrality of UNDP.
3. The Donor may make representations to its shareholders and internal budget officials as required about the fact of the contribution to UNDP. Any other use of the UNDP name or emblem, and any other form of recognition or acknowledgement of the contribution of the Donor are subject to consultations between the Parties, and the prior written agreement of UNDP.
4. UNDP will report on the contribution to its Executive Board in accordance with its regular procedures regarding contributions from private donors. Other forms of recognition and acknowledgement of the contribution are subject to consultations between the Parties, but the manner of such recognition and acknowledgement shall be determined at the sole discretion of UNDP.

Article XI. Compliance

Each Party warrants its compliance with all laws and regulations concerning performance of this Agreement which are applicable to each Party's operations in connection with the Project activities herein. Specifically, UNDP agrees that this Agreement is contingent upon such actions in (country/ies) in which services are to be performed by UNDP on behalf of the Donor, to the extent that a Project is financed from funds received from The Coca-Cola Foundation. UNDP agrees that it will not, in connection with transactions contemplated in this agreement, transfer anything of value, directly or indirectly, to any government official, employee of a government-controlled company, political party, or other private (non-government) persons or entities working on behalf of any government in order to obtain any improper benefit or advantage. UNDP further warrants that no money paid to UNDP as compensation or otherwise has been or will be used to pay any bribe or kickback. Both the Donor and UNDP are firmly committed to preventing and detecting fraudulent and corrupt practices. Consistent with the UN Charter, the Standards of Conduct for the International Civil Service, the United Nations Staff Rules and Regulations, and UNDP Financial Rules and Regulations and Procurement Manual, UNDP will use reasonable efforts to ensure that the utilization of the Contribution conforms to the highest standard of ethical conduct and that every part of the organization, as well as all individuals acting on behalf of UNDP, observe the highest standard of ethics and integrity. UNDP, in accordance with its regulations, rules and directives, will ensure that any allegations of fraud and corruption in connection with the implementation of the Project are reported to the Office of Audit and Investigations (OAI) in a timely manner. Credible allegations will be investigated by OAI in accordance with its regulations, rules, policies and procedures. UNDP will, in a timely manner and consistent with its regulations, rules, policies and procedures, provide details to the Donor of the outcome of substantiated allegations of fraud and corruption, along with details of action taken by UNDP. Following the conclusion of any investigation which identifies fraud or corruption involving any activities funded in whole or in part with a Contribution made under this Agreement, UNDP will:

- a. Use reasonable efforts to recover any part of the Contribution, which OAI has established as being diverted through fraud or corruption;
- b. In connection with (a) above, in consultation with the UN Office of Legal Affairs, give proper consideration to referring the matter to the appropriate authorities of the Member States where the fraud or corruption is believed to have occurred and to the provisions of General Assembly resolution 62/63; and
- c. As required by the Donor, and following consultations between the Parties, reimburse to the Donor any part of the Contribution which UNDP has recovered further to sub-section (a) above, or credit it to a mutually agreed activity.

Any information provided to the Donor in relation to any matters arising under the Article shall be treated by the Donor as strictly confidential. Any action further to the above paragraphs shall be consistent with UNDP regulations, rules and directives.

Article XII. Completion of the Agreement

1. UNDP shall notify the Donor when all activities relating to the Project have been completed in accordance with the Implementation Plan (Appendix A).
2. Notwithstanding the completion of the Project, UNDP shall continue to hold unutilized funds from the Contribution until all commitments and liabilities incurred in implementation of the Project have been satisfied and Project activities brought to an orderly conclusion.
3. In cases where the Project is completed in accordance with the project document any funds below 1,000 USD (one thousand US Dollars) that remain unexpended after all commitments and liabilities have been satisfied shall be automatically reallocated by UNDP. Any funds above 1,000 USD (one thousand US Dollars) that remain unexpended after all commitments and liabilities have been satisfied shall be returned to the Donor.

Article XIII. Termination of the Agreement

1. This Agreement may be terminated by UNDP or by the Donor on convenience basis, and provided that the funds from the Contribution already received are, together with other funds available to the Project, sufficient to meet all commitments and liabilities reasonably incurred in the implementation of the Project before notice of termination of this Agreement. This Agreement shall cease to be in force 30 (thirty) calendar days after either of the Parties have given notice in writing to the other Party of its decision to terminate this Agreement.
2. Notwithstanding termination of all or part of this Agreement, UNDP shall continue to hold unutilized funds for thirty (30) business days in order to conclude all pending commitments and liabilities incurred in the implementation of all or the part of the Project have been satisfied and Project activities brought to an orderly conclusion.
3. In cases where this agreement is terminated before Project completion any funds below 1,000 USD (one thousand US Dollars) that remain unexpended after all commitments and liabilities have been satisfied shall be automatically reallocated by UNDP. Any

funds above 1,000 USD (one thousand US Dollars) that remain unexpended after all commitments and liabilities have been satisfied shall be returned to the Donor.

Article XIV. Notice

Any notice or correspondence between UNDP and the Donor will be addressed as follows:

(a) To the Donor: The Coca-Cola Foundation

Address: 1 Coca-Cola Plaza
Atlanta, Georgia 30313

(b) Upon receipt of funds, UNDP shall send an electronic receipt to the Donor email address provided below as confirmation that the remitted funds have been received by UNDP

Donor email address: hprice@coca-cola.com

Attention: Helen Smith Price, President

(c) To UNDP: Luciana Mermert, Resident Representative of UNDP in Bolivia maria.luciana.mermert@undp.org

Address: Av. Sanchez Bustamante, Calle 14, Calacoto, La Paz, Bolivia.

Article XV. Amendment of the Agreement

This Agreement may be amended through an exchange of letters between the Donor and UNDP. The letters exchanged to this effect shall become an integral part of this Agreement.

Article XVI. Settlement of Disputes

1. The parties shall use their best efforts to settle amicably any dispute, controversy or claim arising out of, or relating to this agreement or the breach, termination or invalidity thereof. Where the parties wish to seek such an amicable settlement through conciliation, the conciliation shall take place in accordance with UNCITRAL Conciliation Rules then obtaining, or according to such procedure as may be agreed between the parties.
2. Any dispute, controversy or claim between the Parties arising out of or relating to this agreement or the breach, termination or invalidity thereof, unless settled amicably under the preceding paragraph within (60) sixty days after receipt by one Party of the other Party's request for such amicable settlement, shall be referred by either party to

arbitration in accordance with the UNCITRAL Arbitration Rules then obtaining. The arbitral tribunal shall have no authority to award punitive damages. The parties shall be bound by any arbitration award rendered as a result of such arbitration as the final adjudication of any such controversy, claim or dispute.

Article XVII- Privileges and Immunities

Nothing in this agreement shall be deemed a waiver, express or implied, of any of the privileges and immunities of the United Nations, including UNDP.

Article XVIII. Entry Into Force

This Agreement shall enter into force upon the signature of this Agreement by the parties hereto, on the date of the last signature.

IN WITNESS WHEREOF, the undersigned, being duly authorized thereto, have signed the present Agreement in the English language in two copies.



For the Donor:
Helen Smith Price
President,
The Coca-Cola Foundation
August 25, 2020



For the United Nations Development Programme:
Luciana Mermet
Resident Representative in Bolivia
18/08/2020

Annex A, Project Implementation Plan

Project:

Biosafety for workers at high risk of exposure to COVID-19 in Bolivia:
Public health care and informal vulnerable workers.

For the purposes of this proposal, the application of knowledge, techniques and equipment to reduce the risks of exposure of people to the COVID-19 virus is considered biosafety.

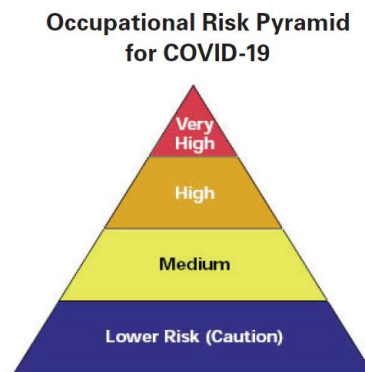
I. Why the emphasis on workers in the public health care and in informal vulnerable workers?

It is proposed to work with this target population due to the high levels of risk of exposure to COVID-19 contagion. In the case of informal workers, in addition to the level of exposure, their high socioeconomic vulnerability to the impact of COVID-19 is added. Both criteria are described below:

1.1 Exposure levels

Classifications of risk and exposure levels in jobs by type of sector and jobs.

The risk of workers from occupational exposure to COVID-19 depends in part on the type of industry or productive sector, the need for contact within 2 meters of the distance between people, or the requirement for repeated or prolonged contact with people who knows that they are, or suspected of being infected with COVID-19. To help employers determine appropriate precautions, the United States Occupational Safety and Health Administration (OSHA) has divided job duties into four levels of risk exposure: very high risk, high, medium and low.



In the Bolivian context, health workers are those who are at the very high risk of exposure and contagion with COVID-19 due to being in direct contact with infected people or with suspicious symptoms. The establishments of first and second level of public health care represent in many cases, the entrance door for attention by COVID-19, mainly for people who do not present an emergency or are not serious cases.

In several municipalities, some protocols have been defined so that the people who attend these establishments are transferred (if they have symptoms of COVID-19 or who, without having symptoms, have been in contact with people sick with COVID-19) to "sentinel" centers where laboratory tests are carried out to confirm or not the positive cases and if necessary they are moved to "recovery" centers where they are treated and isolated. Therefore, the health personnel of the first and second level establishments are constantly exposed to people with and without COVID-19 symptoms. The network is so wide in the country (More than 3,000 establishments) that the needs are many and the Government does not have the current capacity to supply all the demand for Personal Protective Equipment (PPE).

In coordination with the Ministry of Health, priority will be given to first and second level establishments that will be beneficiaries of PPE donated by the Coca Cola Foundation through UNDP. For this prioritization, the criteria of the Ministry of Health regarding the needs of the municipalities most affected by COVID-19 will be used.

1.2 Socio-economic vulnerability of informal workers.

Informal workers have the following conditions of vulnerability to the impact of COVID-19:

- **High levels of informality:** In this situation of informality and in case of losing their jobs or becoming ill with COVID-19, these workers do not have risk reduction and response mechanisms that can activate, such as: access to social security, labor protection, private health insurance and financing schemes under more favorable conditions
- **Greater vulnerability in their homes:** Generally, these workers have greater challenges at the household level in terms of access to medicines for themselves or their families with chronic diseases, care systems for children or people with disabilities, and in crisis situations such as COVID-19, they do not have many options for the care of their relatives. Being infected with COVID-19 in their jobs represents a greater concern for having relatives in a situation of greater socioeconomic vulnerability and greater risk of mortality from the disease (Some of them are people over 60 years of age and with chronic diseases).
- **Lower occupational safety conditions and hygiene standards in their jobs:** These workers invest very few resources in maintaining quality standards in occupational safety and hygiene issues in the workplace, since their profit margins do not they allow making other types of investments beyond those directly related to the production of the goods and services they offer.

II. What would be the strategy of the project?

In the first instance, this proposal would cover these two groups of vulnerable workers with the free provision of Personal Protective Equipment (PPE) that cannot be purchased on their own. Additionally, for informal vulnerable workers, a technical assistance package (Training) will be included to reduce exposure risks that range from the incorporation of digital platforms, the reengineering of processes and training in these new tools and in the use of equipment and supplies for personal protection and biosafety.

The budget has been designed so that the provision of equipment and supplies serve for the operation for three continuous months as a measure to mitigate the impact of COVID-19 and in line with the national emergency response plan.

2.1 Collaboration

The biosafety specifications for health personnel will be validated with the Ministry of Health as the authority in charge of the health response to COVID-19. Finally, issues related to technical assistance and training will be coordinated with the Bolivian Catholic University in order to generate training for trainers for informal vulnerable workers.

III. Project Results Framework

3.1 Purpose:

Reduce the risks of exposure and contagion of COVID-19 for health workers and informal vulnerable workers in Bolivia.

3.2 Success Metric for Primary Goal or Objective:

Percentage of health workers and informal vulnerable workers benefited by the project who do not get COVID-19 at their work centers.

Goal: 100%

3.3 Overall Expected Outcomes

Outcome 1: Biosafety measures implemented in public health staff and informal vulnerable workers that reduce their risk of exposure and contagion of COVID-19.

3.4 Specific Activities:

1. Validation with the Ministry of Health of the technical specifications of the Personal Protective Equipment (PPE) for workers in the first and second levels of public health care.

2. Acquisition of PPE according to the specifications agreed with the Ministry of Health.
3. Distribution of PPE to health personnel in the territories previously agreed with the Ministry of Health.
4. Distribution of PPE for informal vulnerable workers in the territories defined in coordination with the local authorities.
5. Training and technical assistance to informal vulnerable workers for the correct use of PPE and to accompany the process of economic reactivation in better biosafety conditions to COVID-19.

3.5 Schedule: 4 months.

Activity 1: Week 1

Activity 2: Weeks from 2 to 6

Activity 3: Week 7

Activity 4: Weeks from 7 to 8

Activity 5: Weeks from 7 to 14.

3.6 Direct Beneficiary Group:

- Health workers
- Informal vulnerable workers

3.7 Number of Direct Beneficiaries:

- Health workers: 250
- Informal vulnerable workers: 650

IV. Monitoring Plan

Monitoring Activity	Objective	Frequency
Track progress in achieving results	Collect and analyze data on the progress made in comparison to the results indicators that appear in the Results Framework.	Monthly
Project risk management	Identify specific risks that may compromise the achievement of the expected results. Manage risk mitigation measures.	Every two months.
Learning	Knowledge, good practices and lessons learned will be captured periodically.	Monthly
Project Reports	Monthly reports and a final project report will be prepared	Monthly and at the end of the project

V. Work plan and budget

Main activities	Period (Months)				Responsible party	Budget		
	1	2	3	4		Financing source	Budget description	Amount USD
1. Purchase and distribution of PPE								
- Acquisition and distribution of PPE according to the specifications agreed with the Ministry of Health.	X	X			UNDP	Coca Cola Foundation	Others: 72330 – medical supplies 72130 – Transport	237,993.54
2. Technical assistance and innovation for the economic reactivation of informal vulnerable workers.								
- Training and technical assistance to informal vulnerable workers for the correct use of PPE and to accompany the process of economic reactivation in better biosafety conditions to COVID-19.		X	X	X	UNDP	Coca Cola Foundation	Consultants: 71300 individual consultant 72100 University	39,000
3. Indirect Costs (8%)				X	UNDP	Coca Cola Foundation	Other: 75105	22,159.48
								299,153.02

Salaries and Benefits: UNDP specialist technical staff in biosafety, sociology and economics (UNDP financial counterpart).

Consultants: Individual consulting for the coordination of the technical assistance component and training and contracting of a university to generate technological innovation to improve the production processes of the informal vulnerable workers.

Administrative Expenses: Printing, publications, communication material (UNDP financial counterpart).

Other: Biosafety supplies for health personnel and informal vulnerable workers. In addition, the indirect costs (8%) established in the UNDP cost recovery policy at the corporate level.

Experience of UNDP in Bolivia with this type of project/program

- UNDP is currently implementing a project with resources from the Government of Bolivia for an amount of USD 12 million and another complementary project with the Association of Private Banks (ASOBAN) for USD 1.7 million for the management of purchases of reagents, equipment and supplies for the diagnostic component of COVID-19 with the objective of strengthening the network of 16 laboratories nationwide.
- Staff experience: UNDP has personnel specialized in biosafety, doctors, biochemists, sociologists and economists as part of the implementation of programs and projects in the country. The cost of these personnel is part of the UNDP counterpart to this initiative.
- Years of experience: More than 40 years working in Bolivia in projects of sustainable development, poverty reduction, governance and response to crises and disasters.

Technical specifications for Personal Protective Equipment (PPE) for health personnel.

ITEM	Technical specifications	Usage factor per month per person	Number of Months planned	Total required per person for the period	Number of beneficiaries	Total required
Traje de Protección Personal	A40 Traje De Protección Personal Contra Líquidos Bajo Presión Y Partículas Con Capucha Y Botines, color blanco, 50% Tallas M y 50% Talla L, debe ser elástico en la manillas, tobillos y capucha.	2	3	6	250	1500
Guantes de Nitrilo	TALLA S: GUANTES DE EXAMEN, de nitrilo, sin polvo, no estéril uso único, PEQUEÑO La longitud del manguito alcanza preferentemente a la mitad del antebrazo (por ejemplo, una longitud total mínima de 280 mm). Directiva estándar de la UE 93/42/CEE Clase I, EN 455, Directiva estándar de la UE 89/686/CEE Categoría III, EN 374, ANSI/ISEA 105-2011, ASTM D6319-10o equivalentE	60	3	180	250	45000

Guantes de Nitrilo	TALLA M: GUANTES DE EXAMEN, de nitrilo, sin polvo, no estéril uso único, MEDIANO La longitud del manguito alcanza preferentemente a la mitad del antebrazo (por ejemplo, una longitud total mínima de 280 mm).Directiva estándar de la UE 93/42/CEE Clase I, EN 455, Directiva estándar de la UE 89/686/CEE Categoría III, EN 374,ANSI/ISEA 105-2011,ASTM D6319-10o equivalentE	60	3	180	250	45000
Guantes de Nitrilo	TALLA L: GUANTES DE EXAMEN, de nitrilo, sin polvo, no estéril uso único, LARGO La longitud del manguito alcanza preferentemente a la mitad del antebrazo (por ejemplo, una longitud total mínima de 280 mm).Directiva estándar de la UE 93/42/CEE Clase I, EN 455, Directiva estándar de la UE 89/686/CEE Categoría III, EN 374,ANSI/ISEA 105-2011,ASTM D6319-10o equivalentE	60	3	180	250	45000
Lentes	Con buen sello contra la piel de la cara, marco de PVC flexible para encajar fácilmente con todos los contornos de la cara con presión uniforme, Envuelve los ojos y las áreas alrededorAjustable para los usuarios con gafas, Lente de plástico transparente con tratamientos antiempañante y anti arañazos, Banda ajustable para sujetar firmemente y asegurar que no se desajuste durante la actividad clínica, Ventilación indirecta para evitar el empañamiento, Puede ser reutilizable (siempre que existan disposiciones apropiadas para la descontaminación) o	2	3	6	250	1500

	desechable. Directiva estándar de la UE 86/686/CEE, EN 166/2002, ANSI/ISEA Z87.1-2010, o equivalente					
Barbijos N-95 con filtro	Buena transpirabilidad con diseño que no colapsa contra la boca (por ejemplo, pato, en forma de copa), Respirador "N95" según US NIOSH, o "FFP2" según EN 149N95.	4	3	12	250	3000
Batas desechables	Resistente a fluidos, desechable, longitud hasta la mitad de la pantorrilla para cubrir la parte superior de las botas, preferiblemente de colores claros para detectar mejor las posibles contaminaciones, puño elástico para anclar las mangas en su lugar.	4	3	12	250	3000

Technical specifications for Personal Protective Equipment (PPE) for informal vulnerable workers.

ITEM	Technical specifications	Usage factor per month per person	Number of Months planned	Total required per person for the period	Number of beneficiaries	Total required
Guantes de Nitrilo	TALLA S: GUANTES DE EXAMEN, de nitrilo, sin polvo, no estéril uso único, PEQUEÑO La longitud del manguito alcanza preferentemente a la mitad del antebrazo (por ejemplo, una longitud total mínima de 280 mm).Directiva estándar de la UE 93/42/CEE Clase I, EN 455, Directiva estándar de la UE 89/686/CEE Categoría III, EN 374,ANSI/ISEA 105-2011,ASTM D6319-10o equivalenteE	60	3	180	650	117000
Guantes de Nitrilo	TALLA M: GUANTES DE EXAMEN, de nitrilo, sin polvo, no estéril uso único, MEDIANO La longitud del manguito alcanza preferentemente a la mitad del antebrazo (por ejemplo, una longitud total mínima de 280 mm).Directiva estándar de la UE 93/42/CEE Clase I, EN 455, Directiva estándar de la UE 89/686/CEE Categoría III, EN 374,ANSI/ISEA 105-2011,ASTM D6319-10o equivalente.	60	3	180	650	117000
Guantes de Nitrilo	TALLA L: GUANTES DE EXAMEN, de nitrilo, sin polvo, no estéril uso único, LARGO La longitud del manguito alcanza preferentemente a la mitad del antebrazo (por ejemplo, una longitud total mínima de 280 mm).Directiva estándar de la UE	60	3	180	650	117000

	93/42/CEE Clase I, EN 455, Directiva estándar de la UE 89/686/CEE Categoría III, EN 374, ANSI/ISEA 105-2011, ASTM D6319-10o equivalentE					
Lentes	Con buen sello contra la piel de la cara, marco de PVC flexible para encajar fácilmente con todos los contornos de la cara con presión uniforme, Envuelve los ojos y las áreas alrededorAjustable para los usuarios con gafas, Lente de plástico transparente con tratamientos antiempañante y antiarañazos. Ventilación indirecta para evitar el empañamiento, Puede ser reutilizable (siempre que existan disposiciones apropiadas para la descontaminación) o desechable. Directiva estándar de la UE 86/686/CEE, EN 166/2002, ANSI/ISEA Z87.1-2010, o equivalente.	2	3	6	650	3900
Barbijos desechables	Barbijo desechable triple capa	48	3	144	650	93600