LAWYERS FOR LAWYERS – ETHICAL FUNDING POLICY SUMMARY

Lawyers for Lawyers fundraises under the guidance of its Ethical Funding Policy, which outlines the type of funding Lawyers for Lawyers accepts and the types of activities donations and other funding are used for.

Lawyers for Lawyers’ Ethical Funding Policy seeks to ensure that Lawyers for Lawyers can properly manage its priorities and projects with appropriate independence from its funders. The policy also provides transparency guidelines regarding the identity of Lawyers for Lawyers’ sources of funding to avoid any suspicion of inappropriate influence or conflicts of interest concerning Lawyers for Lawyers’ activities.

Lawyers for Lawyers commits to upholding the following key principles in its fundraising practice:

- The source of funding is transparent, lawful and ethical, meeting all applicable anti-money laundering requirements;

- The funding will not threaten or cause inappropriate influence over Lawyers for Lawyers’ programmes and activities;

- No conflicts of interest exist with the mission and programmes of the funder. In this context, Lawyers for Lawyers will consider the extent to which the funder is funding other organisations with missions and/or programmes that contradict or conflict with those of Lawyers for Lawyers.

Lawyers for Lawyers must determine that a donation adheres to all key principles before accepting a donation.

These key principles and the Lawyers for Lawyers Ethical Funding Policy as a whole were adapted from the Model Ethical Funding Policy, developed by the Digital Freedom Fund together with a number of other NGOs and with pro bono support. The model policy is published under a CC BY-SA 4.0 license, making it freely available for adaptation with proper accreditation of the original authors.