

MULTIMEDIA UNIVERSITY OF KENYA

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TENDER DOCUMENT FOR TWO (2) YEAR FRAMEWORK AGREEMENT

TENDER NAME: SUPPLY AND DELIVERY OF MEDICAL DRUGS & RELATED NON-PHARM MED SUPPLIES

TENDER No: MMU/MD/01/2023-2024/2024-2025

CLOSING DATE : TUESDAY 6TH JUNE, 2023 AT 10:30 A.M

NATIONAL OPEN TENDER

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INVITATION TO TENDER

TENDER NAME: SUPPLY & DELIVERY OF MEDICAL DRUGS & RELATED NON- PHARM MED SUPPLIES

TENDER NO: MMU/MD/01/2023-2024/2024-2025

- 1. The Multimedia University of Kenya (MMU) invites sealed tenders from eligible candidates for the **Supply and Delivery of Medical Supplies (Drugs)** and related non-pharm supplies for **a period of Two Years (24 months)** subject to satisfactory performance during the first 12 months.
- 2. Tendering will be conducted under open competitive method (National) using a standardized tender document. Tendering is open to all qualified and interested Tenderers. Tenders will be awarded on basis of Framework Agreement.
- 3. Qualified and interested tenderers may obtain further information and inspect the Tender the Procurement Office, Multimedia University of Kenya (MMU), main campus Mbagathi, during normal working hours
- 4. A complete set of tender documents may be purchased or obtained by interested tenders upon payment of a non- refundable fees of (Kshs. 1,000.00) in cash or Banker's Cheque and payable to the address given below. Tender documents may be obtained electronically from the University website: www.mmu.ac.ke or Public Procurement Information Portal; www.tenders.go.ke,. Tender documents obtained electronically will be free of charge.
- 5. Tender documents may be viewed and downloaded for free from the website (www.@mmu.ac.keTenderers who download the tender document must forward their particulars immediately to www.vc@mmu.ac.ke *to* facilitate any further clarification or addendum.
- 6. All Tenders must be accompanied by a **Tender Security** of **Kshs. 50,000.00** in form of bank or Insurance Guarantee approved by PPRA valid for **156 days** from tender opening date.
- 7. The Tenderer shall chronologically serialize all pages of the tender documents submitted.
- Completed tenders must be delivered to the address below on or before Tuesday 6th June, 2023 at 10:30 am.
- 9. No Electronic Tenders. Late tenders *will* NOT be permitted.
- 10. Tenders will be opened immediately after the deadline date and time specified above or any deadline date and time specified later. Tenders will be publicly opened in the presence of the Tenderers' designated representatives who choose to attend at the address below.
- 11. The addresses referred to above are:
 - A. Address for obtaining further information and for purchasing tender documents
 - 1) Name of Procuring Entity: Multimedia University of Kenya
 - 2) Physical address for hand Courier Delivery to an office or Tender Box: Procurement Office, Main Campus
 - 3) Postal Address: 15653 00503, NAIROBI
 - 4) Vice Chancellor Multimedia University of Kenya P O Box 15653 - 00503, NAIROBI, Kenya Email: <u>vc@mmu.ac.ke</u>
 - B. Address for Submission of Tenders.
 - 1) Name of Procuring Entity: Multimedia University of Kenya



 Physical address for hand Courier Delivery: Multimedia University of Kenya Off Magadi Road (Before Ongata Rongai) ADMINISTRATION BLOCK, GROUND FLOOR Completed tender documents are to be enclosed in plain sealed envelopes,

marked with Tender Number and be deposited in the Tender Box at the entrance

of the Administration block.

C. Address for Opening of Tenders.

- 1) Name of Procuring Entity: Multimedia University of Kenya
- Physical address for the location: Main Campus Off Magadi Road - just before Ongata Rongai CONFEFENCE HALL

Tenders will be opened publicly in the Administration Hall immediately after the above Stated closing date and time in the presence of the candidates or their representatives who choose to attend.

AMB.PROF. FESTUS KABERIA, PhD. OGW. VICE CHANCELLOR

23/05/2023

PART 1 - TENDERING PROCEDURES

SECTION I -INSTRUCTIONS TO TENDERERS

A. General Provisions

1. Scope of Tender

1.1 This tendering document is for the delivery of Non-Consulting Services, as specified in Section V, Procuring Entity's Requirements. The name, identification and number of this tender are specified in the **TDS**.

2. Throughout this tendering document:

2.1 The terms:

- a) The term "in writing" means communicated in written form (e.g., by mail, email, fax, including if specified **in the TDS**, distributed or received through the electronic- procurement system used by the Procuring Entity) with proof of receipt;
- b) if the contexts or esquires, "singular" means "plural" and vice versa; and
- c) "Day" means calendar day, unless otherwise specified as "Business Day". A Business Day is any day that is an official working day of the Procuring Entity. It excludes the Procuring Entity's official public holidays.
- 2.2 The successful Tenderer will be expected to complete the performance of the Services by the Intended Completion Date provided in the TDS.

3. Fraud and Corruption

- 3.1 The Procuring Entity requires compliance with the provisions of the Public Procurement and Asset Disposal Act, 2015 (the Act), Section 62 "Declaration not to engage in corruption". The tender submitted by a person shall include a declaration that the person shall not engage in any corrupt or fraudulent practice and a declaration that the person or his or her sub-contractors are not debarred from participating in public procurement proceedings.
- 3.2 The Procuring Entity requires compliance with the provisions of the Competition Act 2010, regarding collusive practices in contracting. Any tenderer found to have engaged in collusive conduct shall be disqualified and criminal and/or civil sanctions may be imposed. To this effect, Tenders shall be required to complete and sign the "Certificate of Independent Tender Determination" annexed to the Form of Tender.
- 3.3 **Unfair Competitive Advantage** Fairness and transparency in the tender process require that the firms or their Affiliates competing for a specific assignment do not derive a competitive advantage from having provided consulting services related to this tender. To that end, the Procuring Entity shall indicate in the **TDS** and make available to all the firms together with this tender document all Information that would in that respect gives such firm any unfair competitive advantage over competing firms.
- 3.4 Unfair Competitive Advantage-Fairness and transparency in the tender process require that the Firms or their Affiliates competing for a specific assignment do not derive a competitive advantage from having provided consulting services related to this tender. The Procuring Entity shall indicate in the **TDS** firms (if any) that provided consulting services for the contract being tendered for. The Procuring Entity shall check whether the owners or controllers of the Tenderer are same as those that provided consulting services. The Procuring Entity shall, upon request, make available to any tenderer information that would give such firm unfair competitive advantage over competing firms.

4. Eligible Tenderers

- 4.1 A Tenderer may be a firm that is a private entity, a state-owned entity or institution subject to ITT 4.6, or any combination of such entities in the form of a Joint Venture (JV) under an existing agreement or with the intent to enter into such an agreement supported by a Form of intent. In the case of a joint venture, all members shall be jointly and severally liable for the execution of the entire Contract in accordance with the Contract terms. The JV shall nominate a Representative who shall have the authority to conduct all business for and on behalf of any and all the members of the JV during the Tendering process and, in the event the JV is awarded the Contract, during contract execution. Members of a joint venture may not also make an individual tender, be a sub contract or in a separate tender or be part of another joint venture for the purposes of the same Tender. The maximum number of JV members shall be specified in the **TDS**.
- 4.2 Public Officers, of the Procuring Entity, their Spouses, Child, Parent, Brothers or Sister. Child, Parent, Brother or Sister of a Spouse in which they have a substantial or controlling interest shall not be eligible to tender or be awarded contract. Public Officers are also not allowed to participate in any procurement proceedings.
- 4.3 A Tenderer shall not have a conflict of interest. Any Tenderer found to have a conflict of interest shall be disqualified. A Tenderer may be considered to have a conflict of interest for the purpose of this Tendering process, if the Tenderer:
 - a Directly or indirectly controls, is controlled by or is under common control with another Tenderer; or
 - b Receives or has received any direct or indirect subsidy from another Tenderer; or
 - c has the same legal representative as another Tenderer; or
 - d has a relationship with another Tenderer, directly or through common third parties, that puts it in a position to influence the Tender of another Tenderer, or influence the decisions of the Procuring Entity regarding this Tendering process; or
 - e oranyofitsaffiliatesparticipatedasaconsultantinthepreparationoftheProcuringEnt ity'sRequirements (including Activities Schedules, Performance Specifications and Drawings) for the Non-Consulting Services that are the subject of the Tender; or
 - f or any of its affiliates has been hired (or is proposed to be hired) by the Procuring Entity or Procuring Entity for the Contract implementation; or
 - g would be providing goods, works, or non-consulting services resulting from or directly related to consulting services for the preparation or implementation of the project specified in the TDS ITT 2. 1 that it provided or were provided by any affiliate that directly or indirectly controls, is controlled by, or is under common control with that firm; or
 - h has a close business or family relationship with a professional staff of the Procuring Entity or of the project implementing agency, who:
 - i. are directly or in directly involved in the preparation of the tendering document or specifications of the contract, and/or the Tender evaluation process of such contract; or
 - ii. Would be involved in the implementation or supervision of such contract unless the conflicts teeming from such relationship has been resolved in a manner acceptable to the Procuring Entity throughout the procurement process and execution of the Contract.
- 4.4 A firm that is a Tenderer (either individually or as a JV member) shall not participate



in more than one tender, except for permitted alternative Tenders. This includes participation as a subcontractor. Such participation shall result in the disqualification of all Tenders in which the firm is involved. A firm that is not a Tenderer or a JV member may participate as a sub-contractor in more than one Tender.

- 4.5 A Tenderer may have the nationality of any country, subject to the restrictions pursuant to ITT 4 .9.
- 4.6 A Tenderer that has been sanctioned by PPRA or are under a temporary suspension or a debarment imposed by any other entity of the Government of Kenya shall be ineligible to be pre-qualified for, initially selected for, tender for, propose for, or be awarded a contract during such period of sanctioning. The list of debarred firms and individuals is available at the PPRA Website <u>www.ppra.go.ke</u>
- 4.7 Tenderers that are state-owned enterprises or institutions in Kenya may be eligible to compete and be awarded a Contract(s) only if they can establish that they: (i) are legally and financially autonomous; (ii) operate under Commercial law; and (iii) are not under supervision of the Procuring Entity.
- 4.8 Firms and individuals may be ineligible if (a) as a matter of law or official regulations, Kenya prohibits commercial relations with that country, or (b) by an act of compliance with a decision of the United Nations Security Council take under Chapter VII of the Charter of the United Nations, Kenya prohibits any import of goods or contracting of works or services from that country, or any payments to any country, person or entity in that country.
- 4.9 A Tenderer shall be deemed to have the nationality of a country if the Tenderer is constituted, incorporated or registered in and operates in conformity with the provisions of the laws of that country, as evidenced by its articles of incorporation (or equivalent documents of constitution or association) and its registration documents, as the case may be. This criterion also shall apply to the determination of the nationality of proposed subcontractors or sub consultants for any part of the Contract including related Services.
- 4.10 Foreign tenderers are required to source at least forty (40%) percent of their contract inputs (in supplies, subcontracts and labor) from national suppliers and contractors. To this end, a foreign tenderer shall provide in its tender documentary evidence that this requirement is met. Foreign tenderers not meeting this criterion will be automatically disqualified. Information required to enable the Procuring Entity determine if this condition is met shall be provided in for this purpose is be provided in *"SECTION III-EVALUATION AND QUALIFICATION CRITERIA, Item 9"*.
- 4.11 Pursuant to the eligibility requirements of ITT 4.10, a tender is considered a foreign tenderer, if the tenderer is not registered in Kenya or if the tenderer is registered in Kenya and has <u>less than 51 percent</u> ownership by Kenyan citizens. JVs are considered as foreign tenderers if the individual member firms are not registered in Kenya or if are registered in Kenya and have less than 51 percent ownership by Kenyan citizens. The JV shall not sub contract to foreign firms more than 10 percent of the contract price, excluding provisional sums.
- 4.12 The Competition Act of Kenya requires that firms wishing to tender as Joint Venture undertakings which may prevent, distort or lessen competition in provision of services are prohibited unless they are exempt in accordance with the provisions of Section 25 of the Competition Act, 2010. JVs will be required to seek for exemption from the Competition Authority. Exemption shall not be a condition for tender, but it shall be a condition of contract award and signature. A JV tenderer shall be given



opportunity to seek such exemption as a condition of award and signature of contract. Application for exemption from the Competition Authority of Kenya may be accessed from the website www.cak.go.ke

- 4.13 A Tenderer may be considered ineligible if he/she offers goods, works and production processes with characteristics that have been declared by the relevant national environmental protection agency or by other competent authority as harmful to human beings and to the environment shall not be eligible for procurement.
- 4.14 A Kenyan tenderer shall be eligible to tender if it provides evidence of having fulfilled his/her tax obligations by producing a valid tax compliance certificate or tax exemption certificate is sued by the Kenya Revenue Authority.

5. Qualification of the Tenderer

- 5.1 All Tenderers shall provide in Section IV, Tendering Forms, a preliminary description of the proposed work method and schedule, including drawings and charts, as necessary.
- 5.2 In the event that pre-qualification of Tenderers has been undertaken as stated in ITT 18.3, the provisions on qualifications of the Section III, Evaluation and Qualification Criteria shall not apply.

B. Contents of Tendering Document

6. Sections of Tendering Document

6.1 The tendering document consists of Parts 1, 2, and 3, which include all the sections indicated below and should be read in conjunction with any Addenda issued in accordance with ITT 10.

PART 1: Tendering Procedures

- i) Section I Instructions to Tenderers (ITT)
- ii) Section II Tender Data Sheet (TDS)
- iii) Section III Evaluation and Qualification Criteria
- iv) Section IV Tendering Forms

PART 2: Procuring Entity's Requirements

v) Section V-Procuring Entity's Requirements

PART 3: Contract

- vi) Section VI General Conditions of Contract (GCC)
- vii) Section VII Special Conditions of Contract (SCC)
- viii) Section VIII Contract Forms
- 6.2 The Invitation to Tender (ITT) notice or the notice to pre-qualify Tenderers, as the case may be, issued by the Procuring Entity is not part of this tendering document.
- 6.3 Unless obtained directly from the Procuring Entity, the Procuring Entity is not responsible for the completeness of the document, responses to requests for clarification, the Minutes of the pre-Tender meeting (if any), or Addenda to the tendering document in accordance with ITT 10. In case of any contradiction, documents obtained directly from the Procuring Entity shall prevail.



6.4 The Tenderer is expected to examine all instructions, forms, terms, and specifications in the tendering document and to furnish with its Tender all information or documentation as is required by the tendering document.

7. Site Visit

7.1 The Tenderer, at the Tenderer's own responsibility and risk, is encouraged to visit and examine and inspect the Site of the Required Services and its surroundings and obtain all information that may be necessary for preparing the Tender and entering in to a contract for the Services. The costs of visiting the Site shall beat the Tenderer's own expense.

8. Pre-Tender Meeting

- 8.1 The Procuring Entity shall specify in the **TDS** if a pre-tender conference will be held, when and where. The Procuring Entity shall also specify in the **TDS** if a pre-arranged pretender site visit will be held and when. The Tenderer's designated representative is invited to attend a pre-arranged pretender visit of the site of the works. The purpose of the meeting will be to clarify issues and to answer questions on any matter that may be raised at that stage.
- 8.2 The Tenderer is requested to submit any questions in writing, to reach the Procuring Entity not later than the period specified in the **TDS** before the meeting.
- 8.3 Minutes of the pre-Tender meeting and the pre-arranged pre tender visit of the site of the service, if applicable, including the text of the questions asked by Tenderers and the responses given, together with any responses prepared after the meeting, will be transmitted promptly to all Tenderers who have acquired the Tender Documents in accordance with ITT6.3. Minutes shall not identify the source of the questions asked.
- 8.4 The Procuring Entity shall also promptly publish anonymized (*no names*) Minutes of the pre-Tender meeting and the pre-arranged pretender visit of the site of the service at the web page identified **in the TDS**. Any modification to the Tender Documents that may become necessary as a result of the pre-Tender meeting shall be made by the Procuring Entity exclusively through the issue of an Addendum pursuant to ITT10 and not through the minutes of the pre-Tender meeting. Nonattendance at the pre-Tender meeting will not be a cause for disqualification of a Tenderer.

9. Clarification of Tender Documents

9.1A Tenderer requiring any clarification of the Tender Document shall contact the Procuring Entity in writing at the Procuring Entity's address specified in the TDS or raise its enquiries during the pre-Tender meeting and the pre- arranged pretender visit of the site of the Service if provided for in accordance with ITT 8.4. The Procuring Entity will respond in writing to any request for clarification, provided that such request is received no later than the period specified in the TDS prior to the deadline for submission of tenders. The Procuring Entity shall forward copies of its response to all tenderers who have acquired the Tender Documents in accordance with ITT 6.3, including a description of the inquiry but without identifying its source. If so specified in the TDS, the Procuring Entity shall also promptly publish its response at the webpage identified in the TDS. Should the clarification result in changes to the essential elements of the Tender Documents, the Procuring Entity shall amend the Tender Documents appropriately following the procedure under ITT 8.4.

10. Amendment of Tender Documents



- 10.1 At any time prior to the deadline for submission of Tenders, the Procuring Entity may amend the Tendering document by issuing addenda.
- 10.2 Any addendum issued shall be part of the tendering document and shall be communicated in writing to all who have obtained the tendering document from the Procuring Entity in accordance with ITT 6.3. The Procuring Entity shall also promptly publish the addendum on the Procuring Entity's web page in accordance with ITT 8.4.
- 10.3 To give prospective Tenderers reasonable time in which to take an addendum into account in preparing their Tenders, the Procuring Entity shall extend, as necessary, the deadline for submission of Tenders, in accordance with ITT 24.2 below.

C. Preparation of Tenders

11. Cost of Tendering

11.1 The Tenderer shall bear all costs associated with the preparation and submission of its Tender, and the Procuring Entity shall not be responsible or liable for those costs, regardless of the conduct or outcome of the Tendering process.

12. Language of Tender

12.1 The Tender as well as all correspondence and documents relating to the Tender exchanged by the Tenderer and the Procuring Entity shall be written in the English language. Supporting documents and printed literature that are part of the Tender may be in another language provided they are accompanied by an accurate translation of the relevant passages into the English language, in which case, for purposes of interpretation of the Tender, such translation shall govern.

13. Documents Comprising the Tender

- 13.1 The Tender shall comprise the following:
 - a Form of Tender prepared in accordance with ITT 14;
 - b **Schedules:** priced Activity Schedule completed in accordance with ITT 14 and ITT 16;
 - c Tender Security or Tender-Securing Declaration in accordance with ITT 21.1;
 - d Alternative Tender: if permissible in accordance with ITT 15;
 - e **Authorization:** written confirmation authorizing the signatory of the Tender to commit the Tenderer, in accordance with ITT 22.3;
 - f **Qualifications:** documentary evidence in accordance with ITT 19 establishing the Tenderer's qualifications to perform the Contract if its Tender is accepted;
 - g **Tenderer's Eligibility:** documentary evidence in accordance with ITT 19 establishing the Tenderer's eligibility to Tender;
 - h **Conformity:** documentary evidence in accordance with ITT 18, that the Services conform to the tendering document; and
 - i Any other document required in the **TDS**.

The Tenderer shall chronologically serialize pages of all tender documents

submitted.



- 13.2 In addition to the requirements under ITT 13.1, Tenders submitted by a JV shall include a copy of the Joint Venture Agreement entered into by all members. Alternatively, a Form of intent to execute a Joint Venture Agreement in the event of a successful Tender shall be signed by all members and submitted with the Tender, together with a copy of the proposed Agreement.
- 13.3 The Tenderer shall furnish in the Form of Tender information on commissions and gratuities, if any, paid or to be paid to agents or any other party relating to this Tender.

14. Form of Tender and Activity Schedule

- 14.1 The Form of Tender and priced Activity Schedule shall be prepared using the relevant forms furnished in Section IV, Tendering Forms. The forms must be completed without any alterations to the text, and no substitutes shall be accepted except as provided under ITT 22.3. All blank spaces shall be filled in with the information requested.
- 14.2 The Tenderer shall furnish in the Form of Tender information on commissions and gratuities, if any, paid or to be paid to agents or any other party relating to this Tender.

15. Alternative Tenders

- 15.1 Unless otherwise indicated **in the TDS**, alternative Tenders shall not be considered. If alternatives are permitted, only the technical alternatives, if any, of the Best Evaluated Tender shall be considered by the Procuring Entity.
- 15.2 When alternative times for completion are explicitly invited, a statement to that effect will be included **in the TDS** and the method of evaluating different time schedules will be described in Section III, Evaluation and Qualification Criteria.
- 15.3 When specified **in the TDS**, Tenderers a reemitted to submit alternative technical solutions for specified parts of the Services, and such parts will be identified **in the TDS**, as will the method for their evaluating, and described in Section VII, Procuring Entity's Requirements.

16. Tender Prices and Discounts

- 16.1 The prices and discounts (including any price reduction) quoted by the Tenderer in the Form of Tender and in the Activity Schedule (s) shall conform to the requirements specified below.
- 16.2 All lots (contracts) and items must be listed and priced separately in the Activity Schedule(s).
- 16.3 The Contract shall be for the Services, as described in Appendix A to the Contract and in the Specifications (or Terms of Reference), based on the priced Activity Schedule, sub mitted by the Tenderer.
- 16.4 The Tenderer shall quote any discounts and indicate the methodology for their application in the Form of Tender in accordance with ITT 16.1.
- 16.5 The Tenderer shall fill in rates and prices for all items of the Services described in the in Specifications (or Terms of Reference), and listed in the Activity Schedule in Section VII, Procuring Entity's Requirements. Items for which no rate or price is entered by the Tenderer will not be paid for by the Procuring Entity when executed and shall be deemed covered by the other rates and prices in the Activity Schedule.
- 16.6 All duties, taxes, and other levies payable by the Service Provider under the Contract, or for any other cause, as of the date 30 days prior to the deadline for



submission of Tenders, shall be included in the total Tender price submitted by the Tenderer.

- 16.7 If provided for in the TDS, the rates and prices quoted by the Tenderer shall be subject to adjustment during the performance of the Contract in accordance with and the provisions of Clause 6.6 of the General Conditions of Contract and / or Special Conditions of Contract. The Tenderer shall submit with the Tender all the information required under the Special Conditions of Contract and of the General Conditions of Contract.
- 16.8 For the purpose of determining the remuneration due for additional Services, a breakdown of the lump-sum price shall be provided by the Tenderer in the form of Appendices D and E to the Contract.

17. Currencies of Tender and Payment

17.1 The currency of the Tender and the currency of payments shall be Kenya Shillings.

18. Documents Establishing Conformity of Services

- 18.1 To establish the conformity of the Non-Consulting Services to the tendering document, the Tenderer shall furnish as part of its Tender the documentary evidence that Services provided conform to the technical specifications and standards specified in Section VII, Procuring Entity's Requirements.
- 18.2 Standards for provision of the Non-Consulting Services are intended to be descriptive only and not restrictive. The Tenderer may offer other standards of quality provided that it demonstrates, to the Procuring Entity's satisfaction, that the substitutions ensure substantial equivalence or are superior to those specified in the Section VII, Procuring Entity's Requirements.
- 18.3 Tender to provide, as part of the data for qualification, such information, including details of ownership, as shall be required to determine whether, according to the classification established by the Procuring Entity, <u>a Service provider or group of service providers.</u> qualifies for a margin of preference. Further the information will enable the Procuring Entity identify any actual or potential conflict of interest in relation to the procurement and/or contract management processes, or a possibility of collusion between tenderers, and thereby help to prevent any corrupt influence in relation to the procurement processor contract management.
- 18.4 The purpose of the information described in ITT 18.3 above, overrides any claims to confidentiality which a tenderer may have. There can be no circumstances in which it would be justified for a tenderer to keep information relating to its ownership and control confidential where it is tendering to undertake public sector work and receive public sector funds. Thus, confidentiality will not be accepted by the Procuring Entity as a justification for a Tenderer's failure to disclose, or failure to provide required information on its ownership and control.
- 18.4 The Tenderer shall provide further documentary proof, information or authorizations that the Procuring Entity may request in relation to ownership and control which information on any changes to the information which was provided by the tenderer under ITT18.3. The obligations to require this information shall continue for the duration of the procurement process and contract performance and after completion of the contract, if any change to the information previously provided may reveal a conflict of interest in relation to the award or management of the contract.
- 18.6 All information provided by the tenderer pursuant to these requirements must be complete, current and accurate as at the date of provision to the Procuring Entity. In submitting the information required pursuant to these requirements, the Tenderer shall warrant that the information submitted is complete, current and accurate as at the date of submission to the Procuring Entity.



- 18.7 If a tenderer fails to submit the information required by these requirements, its tenderer will be rejected. Similarly, if the Procuring Entity is unable, after taking reasonable steps, to verify to a reasonable degree the information submitted by a tenderer pursuant to these requirements, then the tender will be rejected.
- 18.8 If information submitted by a tenderer pursuant to these requirements, or obtained by the Procuring Entity (whether through its own enquiries, through notification by the public or otherwise), shows any conflict of interest which could materially and improperly benefit the tenderer in relation to the procurement or contract management process, then:
 - i) If the procurement process is still on going, the tenderer will be disqualified from the procurement process,
 - ii) if the contract has been awarded to that tenderer, the contract award will be set aside, pending the outcome of (iii),
 - iii) The tenderer will be referred to the relevant law enforcement authorities for investigation of whether the tenderer or any other persons have committed any criminal offence.
- 18.9 If a tenderer submits information pursuant to these requirements that is in complete, inaccurate or out-of-date, or attempts to obstruct the verification process, then the consequences ITT 18.9 will ensue unless the tenderer can show to the reasonable satisfaction of the Procuring Entity that any such act was not material, or was due to genuine err or which was not attributable to the intentional act, negligence or recklessness of the tenderer.

19. Documents Establishing the Eligibility and Qualifications of the Tenderer

- 19.1 To establish Tenderer's their eligibility in accordance with ITT4, Tenderers shall complete the Form of Tender, included in Section IV, Tendering Forms.
- 19.2 The documentary evidence of the Tenderer's qualification stopper form the Contract if its Tender is accepted shall establish to the Procuring Entity's satisfaction that the Tenderer meets each of the qualification criterion specified in Section III, Evaluation and Qualification Criteria.
- 19.3 All Tenderers shall provide in Section IV, Tendering Forms, a preliminary description of the proposed methodology, work plan and schedule.
- 19.4 In the event that pre-qualification of Tenderers has been undertaken, only Tenders from prequalified Tenderers shall be considered for award of Contract. These qualified Tenderers should submit with their Tenders any information updating their original pre-qualification applications or, alternatively, confirm in their Tenders that the originally submitted pre-qualification information remains essentially correct as of the date of Tender submission.
- 19.5 If pre-qualification has not taken place before Tendering, the qualification criteria for the Tenderers are specified- in Section III, Evaluation and Qualification Criteria.

20. Period of Validity of Tenders

- 20.1 Tenders shall remain valid for the Tender Validity period specified in the TDS. The Tender Validity period starts from the date fixed for the Tender submission deadline date (as prescribed by the Procuring Entity in accordance with ITT 24.1). A Tender valid for a shorter period shall be rejected by the Procuring Entity as non-responsive.
- 20.2 In exceptional circumstances, prior to the expiration of the Tender validity

period, the Procuring Entity may request Tenderers to extend the period of validity of their Tenders. The request and the responses shall be made in writing. If a Tender Security is requested in accordance with ITT20, it shall also be extended for a corresponding period. A Tenderer may refuse the request without forfeiting its Tender Security. A Tenderer granting the request shall not be required or permitted to modify its Tender.

- 21. Tender Security
- 21.1 The Tenderer shall furnish as part of its Tender, either a Tender-Securing Declaration or a Tender security, as specified **in the TDS**, in original form and, in the case of a Tender Security, in the amount and currency specified **in the TDS**.
- 21.2 A Tender Securing Declaration shall use the form included in Section IV, Tendering Forms.
- 21.3 If a Tender Security is specified pursuant to ITT 21.1, from a reputable source, and an eligible country and shall be in any of the following forms at the Tenderer's option:
 - i) cash;
 - ii) a bank guarantee;
 - iii) a guarantee by an insurance company registered and licensed by the Insurance Regulatory Authority listed by the Authority; or
 - iv) a guarantee issued by a financial institution approved and licensed by the Central Bank of Kenya,
- 21.4 If a Tender Security is specified pursuant to ITT 20.1, any Tender not accompanied by a substantially responsive Tender Security shall be rejected by the Procuring Entity as non-responsive.
- 21.5 If a Tender Security is specified pursuant to ITT 21.1, the Tender Security of unsuccessful Tenderers shall be returned as promptly as possible upon the successful Tenderer's signing the contract and furnishing the Performance Security pursuant to ITT 46. The Procuring Entity shall also promptly return the tender security to the tenderers where the procurement proceedings are terminated, all tenders were determined non-responsive or a bidder declines to extend tender validity period.
- 21.6 The Tender Security of the successful Tenderer shall be returned as promptly as possible once the successful Tenderer has signed the Contract and furnished the required Performance Security.
- 21.7 The Tender Security may be forfeited or the Tender-Securing Declaration executed:
 - a. If a Tenderer withdraw sits Tender during the period of Tender validity specified by the Tenderer in the Form of Tender, or any extension there to provide by the Tenderer; or
 - b. if the successful Tenderer fails to:
 - c. sign the Contract in accordance with ITT 46; or
 - d. Furnish a performance security in accordance with ITT 47.
- 21.8 Where tender securing declaration is executed, the Procuring Entity shall recommend to the PPRA that PPRA debars the Tenderer from participating in public procurement as provided in the law.
- 21.9 The Tender Security or Tender-Securing Declaration of a JV must be in the name of the JV that submits the Tender. If the JV has not been legally constituted into a



legally enforceable JV at the time of Tendering, the Tender security or Tender-Securing Declaration shall be in the names of all future members as named in the Form of intent referred to in ITT 4.1 and ITT 13.2.

21.10 A tenderer shall not issue a tender security to guarantee itself.

22. Format and Signing of Tender

- 22.1 The Tenderer shall prepare one original of the documents comprising the Tender as described in ITT 13, bound with the volume containing the Form of Tender, and clearly marked "Original. "In addition, the Tenderer shall submit copies of the Tender, in the number specified in the TDS, and clearly marked as "Copies. "In the event of discrepancy between them, the original shall prevail.
- 22.2 Tenderers shall mark as "CONFIDENTIAL "information in their Tenders which is confidential to their business. This may include proprietary information, trade secrets, or commercial or financially sensitive information.
- 22.3 The original and all copies of the Tender shall be typed or written in indelible ink and shall be signed by a person or persons duly authorized to sign on behalf of the Tenderer. This authorization shall consist of a written confirmation as specified in the TDS and shall be attached to the Tender. The name and position held by each person signing the authorization must be typed or printed below the signature. All pages of the Tender where entries or amendments have been made shall be signed or initialed by the person signing the Tender.
- 22.4 In case the Tenderer is a JV, the Tender shall be signed by an authorized representative of the JV on behalf of the JV, and so as to be legally binding on all the members as evidenced by a power of attorney signed by their legally authorized representatives.
- 22.5 Any inter-lineation, erasures, or overwriting shall be valid only if they are signed or initialed by the person signing the Tender.

D. Submission and Opening of Tenders

23. Sealing and Marking of Tenders

- 23.1 Depending on the sizes or quantities or weight of the tender documents, a tenderer may use an envelope, package or container. The Tenderer shall deliver the Tender in a single sealed envelope, or in a single sealed package, or in a single sealed container bearing the name and Reference number of the Tender, addressed to the Procuring Entity and a warning not to open before the time and date for Tender opening date. Within the single envelope, package or container, the Tenderer shall place the following separate, sealed envelopes:
 - a. in an envelope or package or container marked "ORIGINAL", all documents comprising the Tender, as described in ITT13; and
 - b. in an envelope or package or container marked "COPIES", all required copies of the Tender; and
 - c. if alternative Tenders are permitted in accordance with ITT15, and if relevant:
 - i. in an envelope or package or container marked "ORIGINAL-ALTERNATIVE TENDER", the alternative Tender; and
 - ii. in the envelope or package or container marked "COPIES- ALTERNATIVE TENDER", all required copies of the alternative Tender.



The inner envelopes or packages or containers shall:

- a) Bear the name and address of the Procuring Entity.
- b) Bear the name and address of the Tenderer; and
- c) Bear the name and Reference number of the Tender.
- 23.2 If an envelope or package or container is not sealed and marked as required, the *Procuring Entity* will assume no responsibility for the misplacement or premature opening of the Tender. Tenders misplaced or opened prematurely will not be accepted.

24. Deadline for Submission of Tenders

- 24.1 Tenders must be received by the Procuring Entity at the address and no later than the date and time specified in the TDS. When so specified in the TDS, Tenderers shall have the option of submitting their Tenders electronically. Tenderers submitting Tenders electronically shall follow the electronic Tender submission procedures specified in the TDS.
- 24.2 The Procuring Entity may, at its discretion, extend the deadline for the submission of Tenders by amending the tendering document in accordance with ITT9, in which case all rights and obligations of the Procuring Entity and Tenderers previously subject to the deadline shall thereafter be subject to the deadline as extended.

25. Late Tenders

25.1 The Procuring Entity shall not consider any Tender that arrives after the dead line for submission of Tenders, in accordance with ITT 24. Any Tender received by the Procuring Entity after the deadline for submission of Tenders shall be declared late, rejected, and returned un opened to the Tenderer.

26. Withdrawal, Substitution and Modification of Tenders

- 26.1 A Tenderer may withdraw, substitute, or modify its Tender after it has been submitted by sending a written notice, duly signed by a n authorized representative, and shall include a copy of the authorization (the power of attorney) in accordance with ITT 21.3, (except that withdrawal notices do not require copies). The corresponding substitution or modification of the Tender must accompany the respective written notice. All notices must be:
 - a) Prepared and submitted in accordance with ITT 21 and ITT 22 (except that withdrawal notices do not require copies), and in addition, the respective envelopes shall be clearly marked "WITHDRAWAL," "SUBSTITUTION," or "MODIFICATION;" and
 - b) Received by the Procuring Entity prior to the deadline prescribed for submission of Tenders, in accordance with ITT 23.
- 26.2 Tenders requested to be withdrawn in accordance with ITT 25.1 shall be returned unopened to the Tenderers.
- 26.3 No Tender may be withdrawn, substituted, or modified in the interval between the deadline for submission of Tenders and the expiration of the period of Tender validity specified by the Tenderer on the Form of Tender or any extension thereof.

27. Tender Opening

27.1 Except as in the cases specified in ITT 23 and ITT 25.2, the Procuring Entity shall, at the Tender opening, publicly open and read out all Tenders received by the deadline



at the date, time and place specified **in the TDS** in the presence of Tenderers' designated representatives and anyone who choose to attend. Any specific electronic Tender opening procedures required if electronic tendering is permitted in accordance with ITT 23.1 shall be as specified **in the TDS**.

- 27.2 First, envelopes marked "WITHDRAWAL" shall be opened and read out and the envelope with the corresponding Tender shall not be opened, but returned to the Tenderer. If the withdrawal envelope does not contain a copy of the "power of attorney" confirming the signature as a person duly authorized to sign on behalf of the Tenderer, the corresponding Tender will be opened. No Tender withdrawal shall be permitted unless the corresponding withdrawal notice contains a valid authorization to request the withdrawal and is read out at Tender opening.
- 27.3 Next, envelopes marked "SUBSTITUTION" shall be opened and read out and exchanged with the corresponding Tender being substituted, and the substituted Tender shall not be opened, but returned to the Tenderer. No Tender substitution shall be permitted unless the corresponding substitution notice contains a valid authorization to request the substitution and is read out at Tender opening.
- 27.4 Next, envelopes marked "MODIFICATION" shall be opened and read out with the corresponding Tender. No Tender modification shall be permitted unless the corresponding modification notice contains a valid authorization to request the modification and is read out at Tender opening.
- 27.5 Next, all remaining envelopes shall be opened one at a time, reading out: the name of the Tenderer and whether there is a modification; the total Tender Prices, per lot (contract) if applicable, including any discounts and alternative Tenders; the presence or absence of a Tender Security or Tender-Securing Declaration, if required; and any other details as the Procuring Entity may consider appropriate.
- 27.6 Only Tenders, alternative Tenders and discounts that are opened and read out at Tender opening shall be considered further. The Form of Tender and the priced Activity Schedule are to be initialed by representatives of the Procuring Entity attending Tender opening in the manner specified **in the TDS**.
- 27.7 The Procuring Entity shall neither discuss the merits of any Tender nor reject any Tender (except for late Tenders, in accordance with ITT25.1).
- 27.8 The Procuring Entity shall prepare are cord of the Tender opening that shall include, as a minimum:
 - a) The name of the Tenderer and whether there is a withdrawal, substitution, or modification;
 - b) The Tender Price, per lot (contract) if applicable, including any discounts; and
 - c) any alternative Tenders;
 - d) The presence or absence of a Tender Security or Tender-Securing Declaration, if one was required.
 - e) Number of pages of each tender document submitted
- 27.9 The Tenderers' representatives who a rep resent shall be requested to sign the record. The omission of a Tenderer's signature on the record shall not invalidate the contents and effect of the record. A copy of the tender opening register shall be distributed to Tenderer upon request.

E. Evaluation and Comparison of Tenders



28. Confidentiality

- 28.1 Information relating to the evaluation of Tenders and recommendation of contract award, shall not be disclosed to Tenderers or any other persons not officially concerned with the Tendering process until information on the Intention to Award the Contract is transmitted to all Tenderers in accordance with ITT 42.
- 28.2 Any effort by a Tenderer to influence the Procuring Entity in the evaluation or contract award decisions may result in the rejection of its Tender.
- 28.3 Notwithstanding ITT 28.2, from the time of Tender opening to the time of Contract Award, if any Tenderer wishes to contact the Procuring Entity on any matter related to the Tendering process, it should do so in writing.

29. Clarification of Tenders

- 29.1 To assist in the examination, evaluation, and comparison of Tenders, and qualification of the Tenderers, the Procuring Entity may, at the Procuring Entity's discretion, ask any tenderer for clarification of its Tender including break downs of the prices in the Activity Schedule, and other information that the Procuring Entity may require. Any clarification submitted by a Tenderer in respect to its Tender and that is not in response to a request by the Procuring Entity shall not be considered. The Procuring Entity's request for clarification and the response shall be in writing. No change, including any voluntary increase or decrease, in the prices or substance of the Tender shall be sought, offered, or permitted, except to confirm the correction of arithmetic errors discovered by the Procuring Entity in the evaluation of the Tenders, in accordance with ITT32.
- 29.2 If a Tenderer does not provide clarifications of its Tender by the date and time set in the Procuring Entity's request for clarification, its Tender may be rejected.

30. Deviations, Reservations, and Omissions

- 30.1 During the evaluation of Tenders, the following definitions apply:
 - a) "Deviation" is a departure from the requirements specified in the tendering document;
 - b) "Reservation" is the setting of limiting conditions or withholding from complete acceptance of the requirements specified in the tendering document; and
 - c) "Omission" is the failure to submit part or all of the information or documentation required in the tendering document.

31. Determination of Responsiveness

- 31.1 The Procuring Entity's determination of a Tender's responsiveness is to be based on the contents of the Tender itself, as defined in ITT 12.
- 31.2 A substantially responsive Tender is one that meets the requirements of the tendering document without material deviation, reservation, or omission. A material deviation, reservation, or omission is one that:
 - a) If accepted, would:
 - i. affect in any substantial way the scope, quality, or performance of the Non-Consulting Services specified in the Contract; or
 - ii. limit in any substantial way, inconsistent with the tendering document, the Procuring Entity's rights or the Tenderer's obligations under the Contract;



- b) if rectified, would unfairly affect the competitive position of other Tenderers presenting substantially responsive Tenders.
- 31.3 The Procuring Entity shall examine the technical aspects of the Tender submitted in accordance with ITT 18and ITT 19, in particular, to confirm that all requirements of Section VII, Procuring Entity's Requirements have been met without any material deviation or reservation, or omission.
- 31.4 If a Tender is not substantially responsive to the requirements of tendering document, it shall be rejected by the Procuring Entity and may not subsequently be made responsive by correction of the material deviation, reservation, or omission.
- 31.5 Provided that a Tender is substantially responsive, the Procuring Entity may waive any non-conformity in the Tender.
- 31.6 Provided that a Tender is substantially responsive, the Procuring Entity may request that the Tenderer submit the necessary information or documentation, within a reasonable period of time, to rectify nonmaterial non- conformities or omissions in the Tender related to documentation requirements. Requesting information or documentation on such non-conformities shall not be related to any aspect of the price of the Tender. Failure of the Tenderer to comply with the request may result in the rejection of its Tender.
- 31.7 Provided that a Tender is substantially responsive, the Procuring Entity shall rectify quantifiable nonmaterial non-conformities related to the Tender Price. To this effect, the Tender Price shall be adjusted, for comparison purposes only, to reflect the price of a missing or non-conforming item or component in the manner specified **in the TDS**.

32. Arithmetical Errors

- 32.1 The tender sum as submitted and read out during the tender opening shall be absolute and final and shall not be the subject of correction, adjustment or amendment in any way by any person or entity.
- 32.2 Provided that the Tender is substantially responsive, the Procuring Entity shall handle errors on the following basis:
 - a) Any error detected if considered a major deviation that affects the substance of the tender, shall lead to disqualification of the tender as non-responsive.
 - b) Any errors in the submitted tender arising from a miscalculation of unit price, quantity, subtotal and total bid price shall be considered as a major deviation that affects the substance of the tender and shall lead to disqualification of the tender as non-responsive .and
 - c) If there is a discrepancy between words and figures, the amount in words shall prevail
- 32.3 Tenderers shall be notified of any error detected in their bid during the notification of a ward.

33. Conversion to Single Currency

33.1 For evaluation and comparison purposes, the currency(ies) of the Tender shall be converted into a single currency **as specified in the TDS**.



34. Margin of Preference and Reservations

- 34.1 Margin of preference on local service providers may be allowed if it is deemed that the services require participation of foreign tenderers. If so allowed, it will be indicated in the **TDS**.
- 34.2 Where it is intended to reserve the contract to specific groups under Small and Medium Enterprises, or enterprise of women, youth and /or persons living with disability, who are appropriately registered as such by the authority to be specified in the **TDS**, a procuring entity shall ensure that the invitation to tender specifically indicates that only businesses/firms belonging to the specified group are eligible to tender as specified in the **TDS**. Otherwise, if not so stated, the invitation will be open to all tenderers.

35. Evaluation of Tenders

- 35.1 The Procuring Entity shall use the criteria and methodologies listed in this ITT and Section III, Evaluation and Qualification Criteria. No other evaluation criteria or methodologies shall be permitted. By applying the criteria and methodologies, the Procuring Entity shall determine the Best Evaluated Tender. This is the Tender of the Tenderer that meets the qualification criteria and whose Tender has been determined to be:
 - a) Substantially responsive to the tendering document; and
 - b) The lowest evaluated cost.
- 35.2 In evaluating the Tenders, the Procuring Entity will determine for each Tender the evaluated Tender cost by adjusting the Tender price as follows:
 - a) Price adjustment due to discounts offered in accordance with ITT 16.4;
 - b) price adjustment due to quantifiable non material non-conformities in accordance with ITT 31.3;
 - c) converting the amount resulting from applying (a) and (b) above, if relevant, to a single currency in accordance withITT33; and
 - d) any additional evaluation factors specified **in the TDS** and Section III, Evaluation and Qualification Criteria.
- 35.3 The estimated effect of the price adjustment provisions of the Conditions of Contract, applied over the period of execution of the Contract, shall not be considered in Tender evaluation.
- 35.4 In the case of multiple contracts or lots, Tenderers are allowed to tender for one or more lots and the methodology to determine the lowest evaluated cost of the lot (contract) and for combinations, including any discounts offered in the Form of Tender, is specified in Section III, Evaluation and Qualification Criteria. For one or more lots (contracts). Each lot or contract will be evaluated in accordance with ITT
- 35.5. The methodology to determine the lowest evaluated tenderer or tenderers based one lot (contract) or based on a combination of lots (contracts), will be specified in Section III, Evaluation and Qualification Criteria. In the case of multiple lots or contracts, tenderer will be will be required to prepare the Eligibility and Qualification Criteria Form for each Lot.

36. Comparison of Tenders

36.1 The Procuring Entity shall compare the evaluated costs of all substantially responsive Tenders established in accordance with ITT 35.2 to determine the Tender that has the MMU is ISO 9001:2015 Certified Riding on Technology, Inspiring Innovation Page 22 of 126

lowest evaluated cost.

37. Abnormally Low Tenders and Abnormally High Tenders

Tenders Abnormally Low Tenders

- 38.1 An Abnormally Low Tender is one where the Tender price, in combination with other elements of the Tender, appears so low that it raises material concerns as to the capability of the Tenderer in regards to the Tenderer's ability to perform the Contract for the offered Tender Price.
- 38.2 In the event of identification of a potentially Abnormally Low Tender, the Procuring Entity shall seek written clarifications from the Tenderer, including detailed price analyses of its Tender price in relation to the subject matter of the contract, scope, proposed methodology, schedule, allocation of risks and responsibilities and any other requirements of the Tender document.
- 38.3 After evaluation of the price analyses, in the event that the Procuring Entity determines that the Tenderer has failed to demonstrate its capability to perform the Contract for the offered Tender Price, the Procuring Entity shall reject the Tender.

Abnormally High Tenders

- 38.4 An abnormally high price is one where the tender price, in combination with other constituent elements of the Tender, appears unreasonably too high to the extent that the Procuring Entity is concerned that it (the Procuring Entity) may not be getting value for money or it may be paying too high a price for the contract compared with market prices or that genuine competition between Tenderers is compromised.
- 38.5 In case of an abnormally high price, the Procuring Entity shall make a survey of the market prices, check if the estimated cost of the contract is correct and review the Tender Documents to check if he specifications, scope of work and conditions of contract are contributory to the abnormally high tenders. The Procuring Entity may also seek written clarification from the tenderer on the reason for the high tender price. The Procuring Entity shall proceed as follows:
 - i) If the tender price is abnormally high based on wrong estimated cost of the contract, the Procuring Entity may accept or not accept the tender depending on the Procuring Entity's budget considerations.
 - ii) If specifications, scope of work and/or conditions of contract are contributory to the abnormally high tender prices, the Procuring Entity shall reject all tenders and may retender for the contract based on revised estimates, specifications, scope of work and conditions of contract, as the case maybe.
- 38.6 If the Procuring Entity determines that the Tender Price is abnormally too high because <u>genuine competition between tenderers is compromised</u> (often due to collusion, corruption or other manipulations), the Procuring Entity shall reject all Tenders and shall institute or cause competent Government Agencies to institute an investigation on the cause of the compromise, before retendering.

38. Unbalanced and/or Front-Loaded Tenders

39.1 If in the Procuring Entity's opinion, the Tender that is evaluated as the lowest evaluated price is seriously unbalanced and/or front loaded, the Procuring Entity may require the Tenderer to provide written clarifications. Clarifications may include detailed price analyses to demonstrate the consistency of the tender prices with the scope of works, proposed methodology, schedule and any other requirements of the MMU is ISO 9001:2015 Certified Riding on Technology, Inspiring Innovation Page 23 of 126



Tender document.

- 39.2 After the evaluation of the information and detailed price analyses presented by the Tenderer, the Procuring Entity may as appropriate:
 - a) Accept the Tender; or
 - b) require that the total amount of the Performance Security be increased at the expense of the Tenderer to a level not exceeding 10% of the Contract Price; or
 - c) agree on a payment mode that eliminates the inherent risk of the Procuring Entity paying too much for undelivered works; or
 - d) Reject the Tender.

39. Qualification of the Tenderer

- 40.1 The Procuring Entity shall determine to its satisfaction whether the Tenderer that is selected as having submitted the lowest evaluated cost and substantially responsive Tender is eligible and meets the qualifying criteria specified in Section III, Evaluation and Qualification Criteria.
- 40.2 The determination shall be based upon an examination of the documentary evidence of the Tenderer's qualifications submitted by the Tenderer, pursuant to ITT 18. The determination shall not take into consideration the qualifications of other firms such as the Tenderer's subsidiaries, parent entities, affiliates, subcontractors or any other firm(s)different from the Tenderer that submitted the Tender.
- 40.3 An affirmative determination shall be a prerequisite for award of the Contract to the Tenderer. A negative determination shall result in disqualification of the Tender, in which event the Procuring Entity shall proceed to the Tenderer who offers a substantially responsive Tender with the next lowest evaluated cost to make a similar determination of that Tenderer's qualifications to perform satisfactorily.

40. Procuring Entity's Right to Accept Any Tender, and to Reject Any or All Tenders

41.1 The Procuring Entity reserves the right to accept or reject any Tender, and to annul the Tendering process and reject all Tenders at any time prior to Contract Award, without there by incurring any liability to Tenderers. In case of annulment, all Tenders submitted and specifically, Tender securities, shall be promptly returned to the Tenderers.

F. Award of Contract

41. Award Criteria

42.1 The Procuring Entity shall award the Contract to the successful tenderer whose tender has been determined to be the Lowest Evaluated Tender.

42. Notice of Intention to enter in to a Contract

- 42.1 Upon award of the contract and Prior to the expiry of the Tender Validity Period the Procuring Entity shall issue a <u>Notification of Intention to Enter into a</u> <u>Contract</u>/Notification of a ward to all tenderers which shall contain, at a minimum, the following information:
 - a) The name and address of the Tenderer submitting the successful tender;
 - b) The Contract price of the successful tender;



- c) a statement of the reason(s) the tender of the unsuccessful tenderer to whom the letter is addressed was unsuccessful, unless the price information in(c) above already reveals the reason;
- d) the expiry date of the Stand still Period; and
- e) instructions on how to request a debriefing and/or submit a complaint during the stand still period;

43. Stand still Period

- 43.1 The Contract shall not be signed earlier than the expiry of a Standstill Period of 14 days to allow any dissatisfied tender to launch a complaint. Where only one Tender is submitted, the Standstill Period shall not apply.
- 43.2 Where a Standstill Period applies, it shall commence when the Procuring Entity has transmitted to each Tenderer the Notification of Intention to Enter in to a Contract with the successful Tenderer.

44. Debriefing by the Procuring Entity

- 44.1 On receipt of the Procuring Entity's <u>Notification of Intention to Enter into a Contract</u> referred to in ITT 42, an unsuccessful tenderer may make a written request to the Procuring Entity for a debriefing on specific issues or concerns regarding their tender. The Procuring Entity shall provide the debriefing with in five days of receipt of the request.
- 44.2 Debriefings of unsuccessful Tenderers may be done in writing or verbally. The Tenderer shall bear its own costs of attending such a debriefing meeting.

45. Letter of Award

Prior to the expiry of the Tender Validity Period and upon expiry of the Standstill Period specified in ITT 43.1, upon addressing a complaint that has been filed within the Standstill Period, the Procuring Entity shall transmit the Letter of Award to the successful Tenderer. The letter of award shall request the successful tenderer to furnish the Performance Security within 21 days of the date of the letter.

46. Signing of Contract

- 46.1 Upon the expiry of the fourteen days of the Notification of Intention to enter into contract and upon the parties meeting their respective statutory requirements, the Procuring Entity shall send the successful Tenderer the Contract Agreement.
- 46.2 Within fourteen (14) days of receipt of the Contract Agreement, the successful Tenderer shall sign, date, and return it to the Procuring Entity.
- 46.3 The written contract shall be entered into within the period specified in the notification of award and before expiry of the tender validity period

47. Performance Security

47.1 Within twenty-one (21) days of the receipt of the Form of Acceptance from the Procuring Entity, the successful Tenderer, if required, shall furnish the Performance Security in accordance with the GCC 3.9, using for that purpose the Performance Security Form included in Section VIII, Contract Forms, or another Form acceptable to the Procuring Entity. If the Performance Security furnished by the successful Tenderer is in the form of a bond, it shall be issued by a bonding or insurance company that has been determined by the successful Tenderer to be acceptable to the



Procuring Entity. A foreign institution providing a bond shall have a correspondent financial institution located in Kenya, unless the Procuring Entity has agreed in writing that a correspondent financial institution is not required.

47.2 Failure of the successful Tenderer to submit the above-mentioned Performance Security or sign the Contract shall constitute sufficient grounds for the annulment of the award and forfeiture of the Tender Security. In that event the Procuring Entity may award the Contract to the Tenderer offering the next Best Evaluated Tender.

48. Publication of Procurement Contract

- **48.1** Within fourteen days after signing the contract, the Procuring Entity shall publish the awarded contract at its notice boards and websites; and on the Website of the Authority. At the minimum, the notice shall contain the following information:
 - a) Name and address of the Procuring Entity;
 - b) Name and reference number of the contract being awarded, a summary of its scope and the selection method used;
 - c) The name of the successful Tenderer, the final total contract price, the contract duration.
 - d) Dates of signature, commencement and completion of contract;
 - e) Names of all Tenderers that submitted Tenders, and their Tender prices as read out at Tender opening.

49. Adjudicator

49.1 The Procuring Entity proposes the person named in the TDS to be appointed as adjudicator or under the Contract, at an hourly fee specified in the TDS, plus reimbursable expenses. If the Tenderer disagrees with this Tender, the Tenderer should so state in the Tender. If, in the Form of Acceptance, the Procuring Entity has not agreed on the appointment of the Adjudicator, the Adjudicator shall be appointed by the Appointing Authority designated in the Special Conditions of Contract at the request of either party.

50. Procurement Related Complaints and Administrative Review

- 50.1 The procedures for making a Procurement-related Complaint are as specified in the **TDS**.
- 50.2 A request for administrative review shall be made in the form provided under contract forms.

SECTION II - TENDER DATA SHEET (TDS)

The following specific data shall complement, supplement, or amend the provisions in the Instructions to Tenderers (ITT). Whenever there is a conflict, the provisions herein shall prevail over those in ITT.

ITT Reference	Particulars Of Appendix To Instructions To Tenders
A. General	



ITT Reference	Particulars Of Appendix To Instructions To Tenders
ITT 1.1	The reference number of the Invitation for Tenders is: Tender No: MMU/MD/01/2023-2024/2024-2025
	The name of the Contract is: Supply and Delivery of Medical Drugs & Related Non-Pharm Med Supplies under framework agreement for two years
ITT 1.2(a)	Electronic Procurement is NOT APPLICABLE
ITT 2.3	The Information made available on competing firms is as follows: NOT APPLICABLE
	The firms that provided consulting services for the contract being tendered for are: NOT APPLICABLE
ITT 3.1	Maximum number of members in the Joint Venture (JV) shall be: NOT APPLICABLE
ITT 3.7	A list of debarred firms and individuals is available on the PPRA's website: www.ppra.go.ke
ITT 3.11	Tenderers shall be required to be to be registered with NOT APPLICABLE
	B. Contents of Tendering Document
ITT 6.1	(a) Address where to send enquiries is
	Multimedia University of Kenya
	Administration Block, Ground Floor
	P.O BOX 15653-00503, Nairobi
	Vice Chancellor, Multimedia University of Kenya
	Email: vc@mmu.ac.ke
	(b) The Procuring Entity publish its response at the website www.vc@mmu.ac.ke
ITT 6.2	A pre-tender conference : WILL NOT BE HELD
ITT 6.3	
111 0.5	The questions to reach Multimedia University of Kenya (MMU) NOT later than days before
ITT 6.5	The Minutes of the Pre-Tender meeting shall be published on the at the website: www.mmu.ac.ke_N/A
	C. Preparation of Tenders
ITT 10 (j)	The Tenderer shall submit the following additional documents in its Tender: [list any additional documents not already listed in ITT 11.1 that must be submitted with the Tender]
ITT 12.1	Alternative Tenders: NOT APPLICABLE
ITT 13.5	The prices quoted by the Tenderer SHALL NOT be subject to adjustment during the performance of the Contract except as allowed by Public Procurement and Asset Disposal Act 2012
ITT 13.6	Prices quoted for each lot (contract) shall correspond at least to 100% percent of the items specified for each lot (contract). Prices quoted for each item of a lot shall correspond at least to 100% quantities specified for this item of a lot.
ITT 13.8 (a) (i) and (iii)	Place of final destination: Multimedia University of Kenya - Mbagathi Campus off Magadi Road



ITT	Particulars Of Appendix To Instructions To Tenders
Reference ITT 13.8	Final Destination (Project Site): Main Producement Stores - Multimedia University of
(a) (iii)	Final Destination (Project Site): Main Procurement Stores , Multimedia University of Kenya - Mbagathi Campus off Magadi Road
ITT 13.8	Named place of destination, in Kenya is _:
(b) (i)	Nairobi
ITT 13.8 (b) (ii)	T Price for inland transportation, insurance, and other local services required to convey the Goods from the named place of destination to their final destination which is : NOT APPLICABLE :
13.8 (c) (iv)	The place of final destination (Project Site) is : Multimedia University of Kenya, Main Campus, Off MAGADI ROAD, (before Ongata Rongai
ITT 14.2	Foreign currency requirements allowed/not allowed.
ITT 15.4	Period of time the Goods are expected to be functioning (for the purpose of spare parts): NOT APPLICABLE
ITT 16.2 (a)	Manufacturer's authorization is REQUIRED
ITT 16.2 (b)	After sales service is: NOT REQUIRED
ITT 17.1	The Tender validity period shall be 126 DAYS from the date of Tender Opening] .
ITT 17.3	(a) The Number of days beyond the expiry of the initial tender validity period will be30days.
	(b) The Tender price shall be adjusted by the following percentages of the tender price:
	(i) ByN/A% of the local currency portion of the Contract price adjusted to reflect local inflation during the period of extension, and
	(ii) ByN/A% the foreign currency portion of the Contract price adjusted to reflect the international inflation during the period of extension.
ITT 18.1	A Tender Security "shall be" required.
	Tender Security of KES 50,000.00 either from a Bank or Insurance Company approved by PPRA with a validity of 156 days from the date of tender opening.
ITT 19.1	In addition to the original of the Tender, the number of copies is: TWO copies
ITT 19.3	consist of: POWER OF ATTORNEY inclusive of the names and signatures of the Authorized representatives.
	D. Submission and Opening of Tenders
ITT 20.3	A tender package or container that cannot fit in the tender box shall be received as follows: Bulky tenders that do not fit into the tender box should be deposited at the Procurement Office located at Multimedia University of Kenya "Mbagathi campus
ITT 21.1	For Tender submission purposes only, the Procuring Entity's address is:
	The Vice Chancellor Multimedia University of Kenya P.O. Box 15653-00503, NAIROBI Telephone: [+254] 0 20 - 2071391/2/3
	Fax: [+254] 20 2071247



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ITT Reference	Particulars Of Appendix To Instructions To Tenders
Reference	0724-257083/ 0735-900008
	Email: <u>vc@mmu.ac.ke</u>
	The deadline for Tender submission is:
	Date: Tuesday 6 th June, 2023
	Time: 10:30 a.m]
	Tenderers SHALL NOT have the option of submitting their Tenders electronically.
ITT 24.1	Tenders shall be opened immediately thereafter in the presence of tenderers representatives who choose to attend.
	The tender opening shall take place at;
	Admin Conference Hall, Ground Floor, Administration Block Multimedia University of Kenya P.O Box 15653-00503, Nairobi, Kenya
	Date of tender opening shall be on: Tuesday 6 th June, 2023 at 10; 30 am
	Electronic tender opening: IS NOT allowed
ITT 24.6	The Form of Tender, Price Schedules and the Tender opening minutes shall be initialed by all members of the tender opening committee of the Procuring Entity conducting Tender opening.
E. Evaluation	n and Comparison of Tenders
ITT 29.3	The manner of rectify quantifiable nonmaterial nonconformities described below: Not applicable
ITT 31.1	The currency that shall be used for Tender evaluation and comparison purposes to convert at the selling exchange rate all Tender prices expressed in various currencies into a single currency is: Kenya Shillings The source of exchange rate shall be: Central Bank of Kenya
ITT 32.3	The date for the exchange rate shall be: NOT APPLICABLE A margin of preference and/or reservation <i>shall not</i> apply
ITT 32.5	The invitation to tender is extended to the following group that qualify for Reservations: NOT APPLICABLE
ITT 33.2	Price evaluation will be done for (specify Items or Lots (contracts) all items on the basis of the Lowest Evaluated Price per item. This may result in MULTIPLE CONTRACTS
ITT 33.2 (d)	Additional evaluation factors are
ITT 33.6	The adjustments shall be determined using the following criteria, from amongst those set out in Section III, Evaluation and Qualification Criteria: <i>[refer to Section III, Evaluation and Qualification Criteria; insert complementary details if necessary]</i>

ITT Reference	Particulars Of Appendix To Instructions To Tenders
	 (a) Deviation in Delivery schedule: [No] (b) Deviation in payment schedule: [No] (c) the cost of major replacement component, mandatory spare parts, and service: [No]] (d) the availability in Kenya of spare parts and after-sales services for the equipment offered in the Tender [No] (e) Life cycle costs: the costs during the life of the goods or equipment [No] (f) the performance and productivity of the equipment offered; [No] [NOT APPLICABLE]
	F. Award of Contract
ITT 40.1	The Procuring Entity shall award the Contract to the successful tenderer whose tender has been determined to be the Lowest Evaluated Tender in accordance with procedures in Section 3: Evaluation and Qualification Criteria
ITT 41.1	The Procuring Entity shall increase or decrease the quantity of Goods and Related Services by an amount not exceed 15% and without any change in the unit prices or other terms and conditions of the Tender and the tendering document.
ITT 43.1	The Contract shall not be awarded earlier than the expiry of a Standstill Period of 14 days to allow any dissatisfied candidate to launch a complaint. Where only one Tender is submitted, the Standstill Period shall not apply.
ITT 47.3	Performance security if so required shall be in the sum of : Kshs 50,000
ITT 49.1	 The procedures for making a Procurement-related Complaint to the Public Procurement Administrative Review Board website www.ppra.go.ke or email complaint@ppra.go.ke If a Tenderer wishes to make a Procurement-related Complaint, the Tenderer should submit its complaint following these procedure, in writing (by the quickest means available, that is either by hard copy or email) to email info@ppra.go.ke. In summary, a Procurement-related Complaint may challenge any of the following: 1. the terms of the Tendering Documents; and 2. the Procuring Entity's decision to award the contract.

SECTION III - EVALUATION AND QUALIFICATION CRITERIA

1. General Provisions

- **1.1** Wherever a Tenderer is required to state a monetary amount, Tenderers should indicate the Kenya Shilling equivalent using the rate of exchange determined as follows:
 - a) For business turnover or financial data required for each year Exchange



rate prevailing on the last day of the respective calendar year (in which the amounts for that year is to be converted) was originally established.

b) Value of single contract - Exchange rate prevailing on the date of the contract signature.

c) Exchange rates shall be taken from the publicly available source identified in **the ITT 14.3.** Any error in determining the exchange rates in the Tender may be corrected by the Procuring Entity.

1.2 This section contains the criteria that the Procuring Entity Procuring Entity shall use to evaluate tender and qualify tenderers. No other factors, methods or criteria shall be used other than those specified in this tender document. The Tenderer shall provide all the information requested in the forms included in Section IV, Tendering Forms. The Procuring Entity should use the Standard Tender Evaluation Report for Goods and Works for evaluating Tenders.

2. Evaluation of Tenders (ITT 33)

2.1 Successful Tender or Tenders

The Procuring Entity shall use the criteria and methodologies listed in this Section to evaluate Tenders. By applying these criteria and methodologies, the Procuring Entity shall determine the successful Tender or Tenders which has/have been determined to:

a) be substantially responsive to the tender documents;

b) offer the lowest evaluated cost to the Procuring Entity for all items of Goods to be procured based on either a single Contract or all multiple Contracts combined, as the case may be, in accordance with the ITT 13.6 inviting Tender prices and discounts, and provisions made of the Tender Document for evaluation of tenders and award of contract (s); and

c) be offered by Tenderer or Tenderers that substantially meet the qualification criteria applicable for Contract or combined Contracts for which they are selected.

2.2 Evaluation of Tenders

Preliminary examination for Determination of Responsiveness

The Procuring Entity will start by examining all tenders to ensure they meet in all respects the eligibility criteria and other mandatory requirements in the ITT, and that the tender is complete in all aspects in meeting the requirements provided for in the preliminary evaluation criteria outlined below. The Standard Tender Evaluation Report Document for Goods and Works for evaluating Tenders provides very clear guide on how to deal with review of these requirements. Tenders that do not pass the Preliminary Examination will be considered non-responsive and will not be considered further.

[The Procuring Entity will provide the preliminary evaluation criteria. To facilitate, a template may be attached or clearly described all information and list of documentation to be submitted by Tenderers to enable preliminary evaluation of the Tender]

EVALUATION & COMPARISON OF TENDERS

PRELIMINARY EVALUATION - MANDATORY REQUIREMENTS (MR)

• Under this section, the mandatory requirements as stated in the Tender Document and in the instruction to tenderers shall be assessed.



- It will also entail cross- checking whether the responding bidders had complied with all the mandatory requirements as stated in the Procuring Entity Tender Bid Document
- Tenders submitted without the mentioned mandatory documents shall be rejected and shall not eligible to proceed to the Technical Evaluation stage. Interested firms are required to provide the following documents:

S/NO	MANDATORY REQUIREMENTS	Responsive or Not Responsive
MR1	Certificate of Incorporation or Registration	-
MR2	Copy of valid KRA Tax Compliance Certificate /exemption certificate	
MR3	Confidential Business Questionnaire - duly filled	
MR4	Copy of valid CR12 showing the shareholders of the firm, citizenship or a list of directors of shareholders, shareholding and citizenship or a sworn affidavit of the directors of the company. NB/Sole proprietors should attach a copy of their ID	
MR5	Copy of Valid Single Business Permit	
MR6	Copy of Current Annual Pharmacy and Poison Board Premises Registration.	
MR7	Superintend Pharmacist Annual Practicing License.	
MR8	Tender Security of KES 50,000.00 either from a Bank or Insurance Company approved by PPRA with a validity of 156 days from the date of tender opening.	
MR9	Duly filled, signed/stamped Form of Tender	
MR10	Duly filled, signed / stamped the Schedule of Prices in the format provided	
MR11	Duly filled, signed/stamped Tender Eligibility - Confidential Business Questionnaire - Form	
MR12	Duly filled, signed/stamped Certificate of Independent Tender Determination Form	
MR13	Duly filled, signed/stamped Self-Declaration form SD1 - non debarment to participate in public procurement	
MR14	Duly filled, signed/stamped Self-Declaration form SD2 - commitment not to engage in corruption and fraud	
MR15	Duly filled, signed/stamped form of Declaration and commitment to the Code of Ethics	
MR16	Tender documents must be properly bound and pages serialized in line with Section 74 (1) (f) of the Public Procurement and Asset Disposal Act 2015. Pagination should be in format 1, 2, 3, 4to the last page. Tender with Repeated pages, missing page numbers and other inconsistencies will be rejected	

At this stage, the tenderer's submission will either be responsive or non-responsive. The nonresponsive submissions will be eliminated from the entire evaluation process and will not be considered further

TECHNICAL EVALUATION CRITERIA

- The tenders shall be checked in terms of their technical qualification and scored accordingly. Each item listed in Table III bears a score at the end, all totalling 70 points.
- It shall entail checking whether the Bidder/s had complied with all the Technical Evaluation Requirements as stated in the Tender Document, and also, to assess and authenticate whether the Bidders who had submitted the Tender Documents had the obligatory qualification, capability and requisite experience



This section (Vendor's Responsiveness) will be marked **out of 70 points Evaluation Criteria**

No	Evaluation Attribute	Evidence	Max. Score
VR1	Proof of Experience in Supply and Delivery Medical/pharmaceutical & non-pharm products - Attach Copies of LPOs, award letters, contracts or Recommendation letters from your current or previous major reputable clients/firms with work of equivalent nature and volume for in the last 5 years. a) 1 client - 5 marks b) 2 clients - 10 marks c) 3 clients - 15 Marks d) 4 clients - 20 marks e) 5 clients - 25marks	 Recommendation Letters should have the following details: - Signed, Stamped, physical location, Postal address, phone numbers, Clients contacts, 	25 points
VR2	Audited accounts (duly signed & stamped) for the Financial year, 2021, 2020 & 2019 with proof of profitability	 name, Duration of contract Each Year 5 marks 	15 points
VR3	Capacity to transport goods Firms to indicate mode of transport and proof of ownership	 a) Owned transport evidenced by logbook - 15 Marks b) Leased transport evidenced by Lease Agreement - 10 Marks c) Not indicated - 0 	15 points
VR4	 Company profile and location a) Provide a detailed company profile including the list of directors and key management staff together with their qualifications and experience and physical address must be submitted (5 Mks) b) Qualification of key personnel. Attach CVs of at least five (5) key personnel to be involved in the 	 a) Company profile b) Relevant certificates, testimonials and c) CVs MUST be attached. 	10 points
	assignment (5 Mks)		
V6	assignment (5 Mks) Valid Wholesale Dealers License from Pharmacy and Poison's Board TOTAL POINTS	Copy of license	5 points

Only bidders who score 49marks (70%) and above will be subjected to financial evaluation. Those who score below 56marks will be eliminated at this stage from the entire evaluation process and will not be considered further.



PRICE EVALUATION

Consistent with and in addition to the criteria listed in ITT 33.3 and ITT 29.3; and ITT 34 and its subparagraphs the following criteria shall apply:

221 Evaluation of Technical aspects of the Tender

The Procuring Entity shall evaluate the Technical aspects of the Tender to determine compliance with the Procuring Entity's requirements under Section V 'Schedule of Requirement' and whether the Tenders are substantially responsive to the Technical Specifications and other Requirements.

[The Procuring Entity will highlight herein any particular details, characteristics, functional guarantees or

other requirements under the specifications, which the Tenderer is required to specifically confirm or provide details as per Section V, Supply Requirements or other parts of the Tender Document. To facilitate, a template may be attached or clearly described all information and list of documentation to be submitted by Tenderers to enable evaluation of Technical parts of the Tender]

222 Evaluation of Commercial Terms and Conditions of the Tender (ITT 33.1(a)):

The Procuring Entity shall determine whether the Tenders are substantially responsive to the Commercial and Contractual Terms and Conditions (e.g. Performance securities, Payment and delivery schedules).

[The Procuring Entity will highlight herein any particular requirements under the Contract which the Tenderer is required to specifically confirm or provide information to enable evaluation of Commercial Terms and Conditions of the Tender]

223 Evaluation Criteria (Other Factors) (ITT 33.6)

The Procuring Entity's evaluation of a Tender may take into account, in addition to the Tender Price quoted in accordance with ITT 13.8, one or more of the following factors as specified in ITT 33.2(d) and in TDS ITT 33.6, using the following criteria and methodologies.

a) Delivery schedule.

The Goods specified in the List of Goods are required to be delivered within the acceptable time range (after the earliest and before the final date, both dates inclusive) specified in Section V, Schedule of Requirements. No credit will be given to deliveries before the earliest date, and Tenders offering delivery after the final date shall be treated as non-responsive. Within this acceptable period, an adjustment of [insert the adjustment factor], will be added, for evaluation purposes only, to the Tender price of Tenders offering deliveries later than the "Earliest Delivery Date" specified in Section V, Schedule of Requirements.

[An adjustment factor of 0.5% per week of delay would be reasonable. However, the adjustment factor should not be more than the rate of Liquidated Damages to be applied in case of delay in delivery of Goods and Services under the Contract conditions.]

b) Deviation in payment schedule. [insert one of the following]

i. tenderers shall state their Tender price for the payment schedule outlined in the SCC. Tenders shall be evaluated on the basis of this base price. tenderers are, however, permitted to state an alternative payment schedule and indicate the reduction in Tender price they wish to offer for such alternative payment schedule.



The Procuring Entity may consider the alternative payment schedule and the reduced Tender price offered by the tenderer selected on the basis of the base price for the payment schedule outlined in the SCC.

- ii. The SCC stipulates the payment schedule specified by the Procuring Entity. If a Tender deviate from the schedule and if such deviation is considered acceptable to the Procuring Entity, the Tender will be evaluated by calculating interest earned for any earlier payments involved in the terms outlined in the Tender as compared with those stipulated in the SCC, at the rate per annum [insert adjustment rate].
- c) Cost of major replacement components, mandatory spare parts, and service. [insert one of the followings] The list of items and quantities of major assemblies, components, and selected spare parts, likely to be required during the initial period of operation specified in the TDS 15.4, is in the List of Goods. An adjustment equal to the total cost of these items, at the unit prices quoted in each Tender, shall be added to the Tender price, for evaluation purposes only.

or

The Procuring Entity will draw up a list of high-usage and high-value items of components and spare parts, along with estimated quantities of usage in the initial period of operation specified in the TDS 15.4. The total cost of these items and quantities will be computed from spare parts unit prices submitted by the tenderer and added to the Tender price, for evaluation purposes only.

or

Tenderer shall provide along with its Tender, the list of recommended spare parts for Goods offered indicating for each item of spare part the recommended quantity and unit, and total CIP final destination prices required during the initial period of operation specified in the TDS 15.4. The prices offered shall not exceed the prevailing prices charged to other parties by the Tenderer. The cost of such spare parts will not be taken into account for tender evaluation. The Procuring Entity may award the contract for spare parts to the Tenderer that is successful for the supply of Goods, by selecting at its option, from the Tender's list of recommended spare parts, such items and quantities against each as the Procuring Entity may deem appropriate at the unit prices indicated by the Tenderer but not exceeding ----% (present) of the cost of Goods [normally not more than 10% or 15%.]

d) Availability in Kenya of spare parts and after sales services for equipment offered in the Tender.

An adjustment equal to the cost to the Procuring Entity of establishing the minimum service facilities and parts inventories if quoted separately, shall be added to the Tender price, for evaluation purposes only.

e) Life Cycle Costs

If specified in TDS 33.6, an adjustment to consider the additional life cycle costs for the period specified below, such as the operating and maintenance costs of the Goods, will be added to the Tender price, for evaluation purposes only. The adjustment will be evaluated in accordance with the methodology specified below and the following information:

[Note to Procuring Entity: Life cycle costing should be used when the costs of operation and/or maintenance over the specified life of the goods are estimated to be considerable in comparison with the initial cost and may vary among different Tenders. Life cycle



costs shall be evaluated on a net present value basis. If life cycle costs apply, then specify the factors required to determine them for evaluation purposes.

[Either amend the following text as required, or delete if life cycle cost is not applicable]

- *i)* number of years for life cycle cost determination [*insert the number of years of economic life of Goods*];
- ii) the discount rate to be applied to determine the net present value of the lifecycle-cost is [insert the discount rate];
- iii) the annual operating and maintenance costs (recurrent costs) shall be determined on the basis of the following methodology: [insert methodology E.G. This should include factors that will be used for determination of life-cycle- cost such as costs of operation and maintenance, residual value at the end of economic life of Goods, major elements that will be used for determination of cost of operation and maintenance such as fuel, power, labor, spare parts, etc. unit prices of elements such as fuel, power, etc., quantity of annual usage such as Kms or Hours of operation of Goods, Formula for calculation of LCC, etc];
- iv) and the following information is required from tenderers [insert any information required from tenderers, including prices e.g. Guaranteed fuel and/or power consumption, cost of labour, spare parts, etc].

f) Performance and productivity of the equipment: [insert one of the followings]

i) Performance and productivity of the equipment. An adjustment representing the capitalized cost of additional operating costs over the life of the goods will be added to the Tender price, for evaluation purposes if specified in the TDS 33.6. The adjustment will be evaluated based on the drop in the guaranteed performance or efficiency offered in the Tender below the norm of 100, using the methodology specified below.

[Insert the methodology and criteria if applicable e.g. The Following aspects could be considered in the formulation of this methodology and criteria: (i) Tender price for the equipment; ii) Price of spare parts required for AAA years of operations, iii) Adjustments to tender price for omissions, deviations and exceptions to technical and commercial conditions in the tender documents; iv) Capitalized cost savings due to the equipment efficiency at the rate of XXX (specify currency and amount) for each YYY % (percent) above the minimum ZZZ % (percent) efficiency; v) Capitalized cost for the auxiliary power consumption at PPP (specify currency and amount) per KW for AAA years; and vi) Applicable discount rate of BBB%.]

or

ii) An adjustment to consider the productivity of the goods offered in the Tender will be added to the Tender price, for evaluation purposes only, if specified in ITT 33.6. The adjustment will be evaluated based on the cost per unit of the actual productivity of goods offered in the Tender with respect to minimum required values, using the methodology specified below.

[Insert the methodology and criteria if applicable E.G. The evaluation and comparison of responsive tenders shall be based on the total life cycle cost for XXX years, per unit of output. The life cycle cost shall be the sum of the initial purchase price of the equipment and the cost of operation in electric energy for XXX years of operation at unit cost of AAA (specify currency and amount) per kwh, discounted to net present value at YYY percent.]

g) Specific additional criteria

[Other specific additional criteria to be considered in the evaluation, and the evaluation method shall be detailed in TDS 34.6][If specific **sustainable procurement technical requirements** have been specified in Section VII- Specification, **either**

state that (i) those requirements will be evaluated on a pass/fail (compliance basis) **or** otherwise (ii) in addition to evaluating those requirements on a pass/fail (compliance basis), if applicable, specify the monetary adjustments to be applied to Tender Prices for comparison purposes on account of Tenders that exceed the specified minimum sustainable procurement technical requirements.]

224. Multiple Contracts (ITT 33.4)

Tenders are invited for individual lots, the contract will be awarded to the tenderer offering a substantially responsive Tender(s) and the lowest evaluated cost for individual lots, subject to the selected tenderer(s) meeting the required qualification criteria (this Section III, Sub-Section ITT 36 Qualification Requirements) for each lot. In determining tenderer that offer the lowest evaluated cost to the Procuring Entity for each lot, the Procuring Entity shall apply the following steps in sequence:

(a) evaluate individual lots to determine the substantially responsive Tenders and corresponding evaluated costs;

(b) for each lot, rank the substantially responsive Tenders starting from the lowest evaluated cost for the lot;

(c) apply to the evaluated costs listed in (b) above, any applicable discounts/price reductions offered by a tenderer (s) for the award of each Lot based on the discounts and the methodology for their application offered by the respective Tenderer; and

(d) determine contract award based on the lots that offer the tender offers each of which has the lowest evaluated cost to the Procuring Entity.

225. Alternative Tenders

(ITT 13.1) An alternative if permitted under ITT 13.1, will be evaluated as

follows: [insert one of the following]

"A Tenderer may submit an alternative Tender only with a Tender for the base case. The Procuring Entity shall only consider the alternative Tenders offered by the Tenderer whose Tender for the base case was determined to be the Lowest Evaluated Tender."

or

"A Tenderer may submit an alternative Tender with or without a Tender for the base case. The Procuring Entity shall consider Tenders offered for alternatives as specified in the Technical Specifications of Section V, Schedule of Requirements. All Tenders received, for the base case, as well as alternative Tenders meeting the specified requirements, shall be evaluated on their own merits in accordance with the same procedures, as specified in the ITT 33."

3. MARGIN OF PREFERENCE

- **3.1** If the TDS so specifies, the Procuring Entity will grant a margin of preference of 15% (fifteen percent) to Tenderers offering goods manufactured, mined, extracted, grown, assembled or semi-processed in Kenya. Goods assembled or semi-processed in Kenya shall have a local content of not less than 40%.
- **3.2** The margin of preference will be applied in accordance with, and subject to, the following provisions:
- a) Tenderers applying for such preference on goods offered shall provide, as part of the data for qualification, such information, including details of the goods produced in Kenya, so as to determine whether, according to the classification established by the Procuring Entity, a particular category of goods or group of goods qualifies



for a margin of preference.

- b) After Tenders have been received and reviewed by the Procuring Entity, goods offered in the responsive Tenders shall be assessed to ascertain they are manufactured, mined, extracted, grown, assembled or semi- processed in Kenya. Responsive tenders shall be classified into the following groups:
- i) Group A: Tenders offering goods manufactured in Kenya, for which (a) labour, raw materials, and components from within Kenya account for more than forty (40) percent of the Ex-Works price; and
 (40) the production facility in which they will be manufactured or exampled has

(b) the production facility in which they will be manufactured or assembled has been

engaged in manufacturing or assembling such goods at least since the date of Tender

Submission date;

- ii) Group B: All other Tenders offering Goods manufactured in Kenya;
- *iii)* **Group C:** Tenders offering Goods manufactured outside Kenya that have been already imported or that will be imported.
- c) To facilitate this classification by the Procuring Entity, the Tenderer shall complete whichever version of the Price Schedule furnished in the Tender Documents is appropriate. Incorrect classification may render the Tender non-responsive as no reclassification will be permitted after Tender opening. Tenderers shall provide correct information especially with respect to duties, taxes etc. paid on previously imported Goods and percentage of local labour, materials and components for Goods manufactured in Kenya as any false information which cannot be supported by documentation may render the Tender non-responsive besides other sanctions for providing falsified information.
- d) The Procuring Entity will first review the Tenders to confirm the appropriateness of the Tender group classification to which Tenderers assigned their Tenders in preparing their Tender Forms and Price Schedules.
- e) All evaluated Tenders in each group will then be compared to determine the lowest evaluated Tender of each group. Such lowest evaluated Tenders shall be compared with each other and if as a result of this comparison a Tender from Group A or Group B is the lowest, it shall be selected for the award.
- f) If as a result of the preceding comparison, the lowest evaluated Tender is a Tender from Group C, all Tenders from Group C shall be further compared with the lowest evaluated Tender from Group A after adding to the evaluated price of goods offered in each Tender from Group C, for the purpose of this further comparison only, an amount equal to 15% (fifteen percent) of the respective CIP Tender price for goods to be imported and already imported goods. Both prices shall include unconditional discounts and be corrected for arithmetical errors. If the Tender from Group A is the lowest, it shall be selected for award. If not, the lowest evaluated Tender from Group C shall be selected as per paragraph (e) above."

4. Post-Qualification of Tenderers (ITT 37)

[Note for Procuring Entity to be deleted before issuing the tender documents.

This STD for Procurement of Goods assumes that no Prequalification has taken place before tendering. However, if a Prequalification process is undertaken, the Qualification Criteria stipulated in this Section III, Evaluation and Qualification Criteria must be updated to ensure that the Tenderer and any Sub- Suppliers shall meet or continue to meet the Criteria used at the time of Prequalification.]

4.1 Post-Qualification Criteria (ITT 37.1)

In case the tender <u>was not subject to pre-qualification</u>, the tender that has been determined to be the lowest evaluated tenderer shall be considered for contract award, subject to meeting each of the following conditions (post qualification Criteria applied on a GO/NO GO basis). The Procuring Entity shall carry out the post- qualification of the Tenderer in accordance with ITT 37, using only the requirements specified herein. Requirements not included in the text below shall not be used in the evaluation of the Tenderer's qualifications. The minimum qualification requirements for multiple contracts will be the sum of the minimum requirements for respective individual contracts, unless otherwise specified.

[Note for Procuring Entity to be deleted before issuing the tender documents.

Select requirements (criteria) for post qualification from below as relevant and appropriate for the nature, size and type of Goods and Services to be procured. Generally, for procurement of Goods, unless the value of the item is very large, the criteria for assessment of Manufacturer's technical capability should always be considered more important than its financial resources. For very small value items, the criteria for financial capability may even be omitted].

4.2 If the Tenderer is a manufacturer

a) Financial Capability

- i) The Tenderer shall demonstrate that it has access to, or has available, liquid assets, unencumbered real assets, lines of credit, and other financial means (independent of any contractual advance payment) sufficient to meet the supply cash flow of Kenya Shillings [or equivalent].
- ii) Minimum average annual supply turnover of Kenya Shillings _____[insert amount, specify a figure about 2.5 times the total Tender price)] or equivalent calculated as total certified payments received for contracts of goods manufactured and supplied within the last ______[insert number of years). In case of multiple contracts, limitation will be placed on the number of item(s) that will be awarded to the Tenderer.

b) Experience and Technical Capacity

The Tenderer shall furnish documentary evidence to demonstrate that it meets the following experience requirement(s) using the form provided in Section IV. In case the Tenderer is a JV, experience and demonstrated technical capacity of only the JV shall be taken into account and not of individual members nor their individual experience/capacity will be aggregated unless all members of the JV have been manufacturing and supplying Goods offered in the Tender to the same technology, processing, design, materials, specifications, model number, etc. in all respects such that Goods manufactured have the same functional characteristics, performance parameters, outputs and other guarantees and fully interchangeable which shall be documented along with other required documents demonstrating capacity to the satisfaction of the Procuring Entity in case individual members claim experience. Otherwise, documents evidencing experience and technical capacity shall be in the name of the JV that submitted the Tender. Wherever the Words "Similar Goods" have been used it includes upgrades, latest and improved versions or models of similar specifications and technology. Refer to Form Exp-1 to provide the required information.

[list the requirement(s), including experience in successfully implementing sustainable procurement requirements, if specified in the tender document.] Samples of Experience Requirements:

i) The Tenderer shall be manufacturing similar Goods for the last _____(specify the number of years to cover a sufficiently long period ranging from 2 to 5 years depending upon the Goods to be procured).



ii) The Tenderer shall furnish documentary evidence to demonstrate successful completion of at least

(Insert number) of contracts of similar Goods in the last (specify number) each contract costing at least Kenya shillings______equivalent and involving a supply of at least______percentage of required quantity (usually the percentage is about 70-80%) in some cases where Procuring Entity requires deliveries in a scheduled manner over a specified time, include item (iii) below.

iii) (**Optional**) The installed capacity to manufacture_____number of items (*specify the relevant item number*) shall not be less than__units per (*specify week*)

or month).

c) (Optional) Documentary Evidence of Usage of Goods (When appropriate) The Tenderer shall furnish documentary evidence satisfactory to the Procuring Entity to demonstrate that similar Goods as offered in the Tender have been in successful use or operation for the last _____years. If the Tenderer is a JV, the evidence of demonstrated usage of Goods supplied in the past shall be in the name of the JV.

4.3 If Tenderer is a Supplier:

If a Tenderer is a Supplier offering the Goods on behalf of or from a Manufacturer under Manufacturer's Authorization Form (Section IV, Tendering Forms), the Manufacturer shall demonstrate the above qualifications 4.2 (b) (i), (ii), and (iii) and the Tenderer shall demonstrate it meets the following criteria.

- i) The Tenderer shall demonstrate that it has access to, or has available, liquid assets, unencumbered real assets, lines of credit, and other financial means (independent of any contractual advance payment) sufficient to meet the supply cash flow of Kenya Shillings
- Minimum average annual supply turnover of Kenya Shillings _____[insert amount] or equivalent calculated as total certified payments received for contracts in progress and/or completed within the last [insert of year] years, divided by [insert number of years] years.
- iii) Has satisfactorily and substantially completed at least ______(specify number) contract(s) of a similar nature either within Kenya, the East African Community or abroad, as a prime supplier or a joint venture member, each of a minimum value in Kenya shillings ______equivalent.

4.4 History of non-performing contracts:

Tenderer (Supplier or/and manufacturer, and each member of JV in case the Tenderer is a JV, shall demonstrate that Non-performance of a contract did not occur as a result of the default of the Tenderer, manufacturer or the member of JV as the case may be, in the last ______ (specify years). The required information shall be furnished as per form CON-2].

4.5 Pending Litigation

Financial position and prospective long-term profitability of the Single Tenderer, and in the case the Tenderer is a JV, of each member of the JV, shall remain sound according to criteria established with respect to Financial Capability under paragraph I (i) above assuming that all pending litigation will be resolved against



the Tenderer. Tenderer shall provide information on pending litigations as per Form CON-2.

4.6. Litigation History

There shall be no consistent history of court/arbitral award decisions against the Tenderer, in the last_______(specify years). All parties to the contract shall furnish the information on the related Form (CON-2) about any litigation or arbitration resulting from contracts completed or ongoing under its execution over the years specified. A consistent history of awards against the Tenderer or any member of a JV may result in rejection of the tender.



SECTION IV - TENDERING FORMS

Form of Tender Tenderer Information Form Tenderer JV Members Information Form

Price Schedule: Goods Manufactured Outside Kenya, to be Imported Price Schedule: Goods Manufactured Outside Kenya, already imported Price Schedule: Goods Manufactured in Kenya Price and Completion Schedule -Related Services Form of Tender Security - Demand Guarantee Form of Tender Security (Tender Bond)

Form of Tender-Securing Declaration Manufacturer's Authorization Form

FORM OF TENDER

(Amended and issued pursuant to PPRA CIRCULAR No. 02/2022)

INSTRUCTIONS TO TENDERERS

i) All italicized text is to help the Tenderer in preparing this form.

ii) The Tenderer must prepare this Form of Tender on stationery with its letterhead clearly showing the Tenderer's complete name and business address. Tenderers are reminded that this is a mandatory requirement.

iii) Tenderer must complete and sign CERTIFICATE OF INDEPENDENT TENDER DETERMINATION and the SELF DECLARATION FORMS OF THE TENDERER as listed under (s) below.

To: [Insert complete name of Procuring Entity]

- a) **No reservations:** We have examined and have no reservations to the Tendering document, including Addenda issued in accordance with Instructions to tenderers (ITT 7);
- b) **Eligibility**: We meet the eligibility requirements and have no conflict of interest in accordance with ITT 3;
- c) **Tender/Proposal-Securing Declaration**: We have not been suspended nor declared ineligible by the Procuring Entity based on execution of a Tender-Securing Declaration. Or Proposal-Securing Declaration in Kenya in accordance with ITT 3.6;
- d) **Conformity:** We offer to supply in conformity with the Tendering document and in accordance with the Delivery Schedules specified in the Schedule of Requirements the following Goods: [*insert a brief description of the Goods and Related Services*];
- e) **Tender Price**: The total price of our Tender, excluding any discounts offered in item (f) below is:
- Option 1, in case of one lot: Total price is: *[insert the total price of the Tender in words and figures, indicating the various amounts and the respective currencies];*

or

- Option 2, in case of multiple lots: (a) Total price of each lot [insert the total price of each lot in words and figures, indicating the various amounts and the respective currencies]; and (b) Total price of all lots (sum of all lots) [insert the total price of all lots in words and figures, indicating the various amounts and the respective currencies];
- f) Discounts: The discounts offered and the methodology for their application are:
 - i) The discounts offered are: [Specify in detail each discount offered.]
 - ii) The exact method of calculations to determine the net price after application of discounts are shown below: [Specify in detail the method that shall be used to apply the discounts];
- g) **Tender Validity Period**: Our Tender shall be valid for the period specified in TDS 17.1 (as amended, if applicable) from the date fixed for the Tender submission deadline specified in



TDS 21.1 (as amended, if applicable), and it shall remain binding upon us and may be accepted at any time before the expiration of that period;

- h) **Performance Security**: If our Tender is accepted, we commit to obtain a performance security in accordance with the Tendering document;
- i) **One Tender per tenderer**: We are not submitting any other Tender(s) as an individual tenderer, and we are not participating in any other Tender(s) as a Joint Venture member, or as a subcontractor, and meet the requirements of ITT 3.9, other than alternative Tenders submitted in accordance with ITT 12;
- j) **Suspension and Debarment**: We, along with any of our subcontractors, suppliers, consultants, manufacturers, or service providers for any part of the contract, are not subject to, and not controlled by any entity or individual that is subject to, a temporary suspension or a debarment imposed by the Procuring Entity. Further, we are not ineligible under the Kenya laws or official regulations or pursuant to a decision of the United Nations Security Council;
- k) **State-owned enterprise or institution**: [select the appropriate **option** and delete the other] [We are not a state- owned enterprise or institution] / [We are a state-owned enterprise or institution but meet the requirements of ITT 3.7];
- 1) **Commissions, gratuities, fees:** We have paid, or will pay the following commissions, gratuities, or fees with respect to the Tendering process or execution of the Contract: *[insert complete name of each Recipient, its full address, the reason for which each commission or gratuity was paid and the amount and currency of each such commission or gratuity]*

Name of Recipient	Address	Reason	Amount

- (If none has been paid or is to be paid, indicate "none.")
 - m) **Binding Contract**: We understand that this Tender, together with your written acceptance thereof included in your Letter of Acceptance, shall constitute a binding contract between us, until a formal contract is prepared and executed;
 - n) **Procuring Entity Not Bound to Accept**: We understand that you are not bound to accept the lowest evaluated cost Tender, the Best Evaluated Tender or any other Tender that you may receive; and
 - o) **Fraud and Corruption**: We hereby certify that we have taken steps to ensure that no person acting for us or on our behalf engages in any type of Fraud and Corruption.
 - p) Code of Ethical Conduct: We undertake to adhere by the Code of Ethics for Persons Participating in Public Procurement and Asset Disposal, copy available from_____(specify website) during the procurement process and the execution of any resulting contract.
 - q) **Collusive practices**: We hereby certify and confirm that the tender is genuine, non-collusive and made with the intention of accepting the contract if awarded. To this effect we have signed the "Certificate of Independent tender Determination" attached below.
 - r) **Beneficial Ownership Information:** We commit to provide to the procuring entity the Beneficial Ownership Information in conformity with the Beneficial Ownership Disclosure Form upon receipt of



notification of intention to enter into a contract in the event we are the successful tenderer in this subject procurement proceeding.

- s) We, the Tenderer, have duly completed, signed and stamped the following Forms as part of our Tender:
 - a) Tenderer's Eligibility; Confidential Business Questionnaire to establish we are not in any conflict to interest;
 - b) Certificate of Independent Tender Determination to declare that we completed the tender without colluding with other tenderers;
 - c) Self-Declaration of the Tenderer to declare that we will, if awarded a contract, not engage in any form of fraud and corruption; and
 - d) Declaration and Commitment to the Code of Ethics for Persons Participating in Public Procurement and Asset Disposal.

Further, we confirm that we have read and understood the full content and scope of fraud and corruption as informed in "Appendix 1- Fraud and Corruption" attached to the Form of Tender.

Name of the tenderer: *[insert complete name of the tenderer]

Name of the person duly authorized to sign the Tender on behalf of the tenderer: **[insert complete name of person duly authorized to sign the Tender]

Title of the person signing the Tender: [insert complete title of the person signing the Tender] Signature

of the person named above: [insert signature of person whose name and capacity are shown above] Date

signed [insert date of signing] day of [insert month], [insert year]

*: In the case of the Tender submitted by a Joint Venture specify the name of the Joint Venture as tenderer.

**: Person signing the Tender shall have the power of attorney given by the tenderer. The power of attorney shall be attached with the Tender Schedules.



[Name

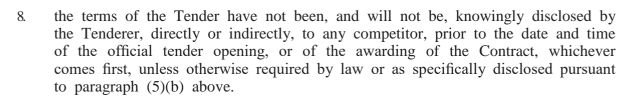
CERTIFICATE OF INDEPENDENT TENDER DETERMINATION

I, the undersigned, in submitting the accompanying Letter of Tender to the_____

	[Name	of
Procuring Entity] for:	[Name	and
number of tender] in response to the request for tenders made by:	[Name	of
Tenderer] do hereby make the following statements that I certify to be true	and comple	te in
every respect:		

I certify, on behalf of ________ of Tenderer] that:

- 1. I have read and I understand the contents of this Certificate;
- 2. I understand that the Tender will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am the authorized representative of the Tenderer with authority to sign this Certificate, and to submit the Tender on behalf of the Tenderer;
- 4. For the purposes of this Certificate and the Tender, I understand that the word "competitor" shall include any individual or organization, other than the Tenderer, whether or not affiliated with the Tenderer, who:
 - a) has been requested to submit a Tender in response to this request for tenders;
 - b) could potentially submit a tender in response to this request for tenders, based on their qualifications, abilities or experience;
- 5. The Tenderer discloses that [check one of the following, as applicable]:
 - a) The Tenderer has arrived at the Tender independently from, and without consultation, communication, agreement or arrangement with, any competitor;
 - b) the Tenderer has entered into consultations, communications, agreements or arrangements with one or more competitors regarding this request for tenders, and the Tenderer discloses, in the attached document(s), complete details thereof, including the names of the competitors and the nature of, and reasons for, such consultations, communications, agreements or arrangements;
- 6. In particular, without limiting the generality of paragraphs (5)(a) or (5)(b) above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - a) prices;
 - b) methods, factors or formulas used to calculate prices;
 - c) the intention or decision to submit, or not to submit, a tender; or
 - d) the submission of a tender which does not meet the specifications of the request for Tenders; except as specifically disclosed pursuant to paragraph (5)(b) above;
- 7. In addition, there has been no consultation, communication, agreement or arrangement with any competitor regarding the quality, quantity, specifications or delivery particulars of the works or services to which this request for tenders relates, except as specifically authorized by the procuring authority or as specifically disclosed pursuant to paragraph (5)(b) above;



Name				

Title

Date

[Name, title and signature of authorized agent of Tenderer and Date]



FORM SD1

SELF DECLARATION THAT THE PERSON/TENDERER IS NOT DEBARRED IN THE MATTER OF THE PUBLIC PROCUREMENT AND ASSET DISPOSAL ACT 2015.

I of Post Office Box......being a resident of in the Republic of......do hereby make a statement as follows:-

- 2. THAT the aforesaid Bidder, its Directors and subcontractors have not been debarred from participating in procurement proceeding under Part IV of the Act.
- 3. THAT what is deponed to herein above is true to the best of my knowledge, information and belief.

(Title)

(Signature)

(Date)

Bidder Official Stamp

FORM SD2

SELF DECLARATION THAT THE PERSON/TENDERER WILL NOT ENGAGE IN ANY CORRUPT OR FRAUDULENT PRACTICE

I,being a resident of P.O. Box.....being a resident of hereby make a statement as follows:-

- 2. THAT the aforesaid Bidder, its servants and/or agents /subcontractors will not engage in any corrupt or fraudulent practice and has not been requested to pay any inducement to any member of the Board, Management, Staff and/or employees and/or agents of*(insert name of the Procuring entity)* which is the procuring entity.
- 4. THAT the aforesaid Bidder will not engage/has not engaged in any corrosive practice with other bidders participating in the subject tender.
- 5. THAT what is deponed to herein above is true to the best of my knowledge information and belief.

(Date) (Title) (Signature)

Bidder's Official Stamp



DECLARATION AND COMMITMENT TO THE CODE OF ETHICS

		(Person) on behalfdeclare
that I have read and fully u Disposal Act, 2015, Regulatio	understood the contents of the	e Public Procurement & Asset r persons participating in Public
I do hereby commit to abi participating in Public Procure	· ·	e Code of Ethics for persons
Name signatory	of	Authorized
Sign		
Position		
Office	address	
Telephone		
Email		
Name Firm/Company	of	the
Date		
(Company Seal/ Rubber Sta	mp where applicable)	
Witness		
Name		
Sign		
Date		

APPENDIX 1- FRAUD AND CORRUPTION

(Appendix 1 shall not be modified)

1. Purpose

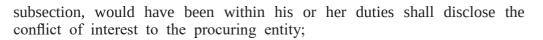
1.1 The Government of Kenya's Anti-Corruption and Economic Crime laws and their sanction's policies and procedures, Public Procurement and Asset Disposal Act (*no. 33 of 2015*) and its Regulation, and any other Kenya's Acts or Regulations related to Fraud and Corruption, and similar offences, shall apply with respect to Public Procurement Processes and Contracts that are governed by the laws of Kenya.

2. **Requirements**

- 2.1 The Government of Kenya requires that all parties including Procuring Entities, Tenderers, (applicants/proposers), Consultants, Contractors and Suppliers; any Sub-contractors, Sub-consultants, Service providers or Suppliers; any Agents (whether declared or not); and any of their Personnel, involved and engaged in procurement under Kenya's Laws and Regulation, observe the highest standard of ethics during the procurement process, selection and contract execution of all contracts, and refrain from Fraud and Corruption and fully comply with Kenya's laws and Regulations as per paragraphs 1.1 above.
- 22 Kenya's public procurement and asset disposal act (*no. 33 of 2015*) under Section 66 describes rules to be followed and actions to be taken in dealing with Corrupt, Coercive, Obstructive, Collusive or Fraudulent practices, and Conflicts of Interest in procurement including consequences for offences committed. A few of the provisions noted below highlight Kenya's policy of no tolerance for such practices and behavior:

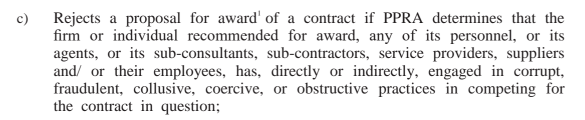
1) a person to whom this Act applies shall not be involved in any corrupt, coercive, obstructive, collusive or fraudulent practice; or conflicts of interest in any procurement or asset disposal proceeding;

- 2) A person referred to under subsection (1) who contravenes the provisions of that sub-section commits an offence;
- 3) Without limiting the generality of the subsection (1) and (2), the person shall be
 - a) disqualified from entering into a contract for a procurement or asset disposal proceeding; or
 - b) if a contract has already been entered into with the person, the contract shall be voidable;
- 4) The voiding of a contract by the procuring entity under subsection (7) does not limit any legal remedy the procuring entity may have;
- 5) An employee or agent of the procuring entity or a member of the Board or committee of the procuring entity who has a conflict of interest with respect to a procurement:
 - a) shall not take part in the procurement proceedings;
 - b) shall not, after a procurement contract has been entered into, take part in any decision relating to the procurement or contract; and
 - c) shall not be a subcontractor for the bidder to whom was awarded contract, or a member of the group of bidders to whom the contract was awarded, but the subcontractor appointed shall meet all the requirements of this Act.
- 6) An employee, agent or member described in subsection (1) who refrains from doing anything prohibited under that subsection, but for that



- 7) If a person contravenes subsection (1) with respect to a conflict of interest described in subsection (5)(a) and the contract is awarded to the person or his relative or to another person in whom one of them had a direct or indirect pecuniary interest, the contract shall be terminated and all costs incurred by the public entity shall be made good by the awarding officer. Etc.
- 2.3 In compliance with Kenya's laws, regulations and policies mentioned above, the Procuring Entity:
 - a) Defines broadly, for the purposes of the above provisions, the terms set forth below as follows:
 - i) "corrupt practice" is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
 - ii) "fraudulent practice" is any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation;
 - iii) "collusive practice" is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
 - iv) "coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
 - v) "obstructive practice" is:
 - deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede investigation by Public Procurement Regulatory Authority (PPRA) or any other appropriate authority appointed by Government of Kenya into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
 - acts intended to materially impede the exercise of the PPRA's or the appointed authority's inspection and audit rights provided for under paragraph 2.3 e. below.
 - b) Defines more specifically, in accordance with the above procurement Act provisions set forth for fraudulent and collusive practices as follows:

"fraudulent practice" includes a misrepresentation of fact in order to influence a procurement or disposal process or the exercise of a contract to the detriment of the procuring entity or the tenderer or the contractor, and includes collusive practices amongst tenderers prior to or after tender submission designed to establish tender prices at artificial non-competitive levels and to deprive the procuring entity of the benefits of free and open competition.



- d) Pursuant to the Kenya's above stated Acts and Regulations, may sanction or debar or recommend to appropriate authority (ies) for sanctioning and debarment of a firm or individual, as applicable under the Acts and Regulations;
- e) Requires that a clause be included in Tender documents and Request for Proposal documents requiring (i) Tenderers (applicants/proposers), Consultants, Contractors, and Suppliers, and their Sub-contractors, Subconsultants, Service providers, Suppliers, Agents personnel, permit the PPRA or any other appropriate authority appointed by Government of Kenya to inspect² all accounts, records and other documents relating to the procurement process, selection and/or contract execution, and to have them audited by auditors appointed by the PPRA or any other appropriate authority appointed by Government of Kenya; and
- f) Pursuant to Section 62 of the above Act, requires Applicants/Tenderers to submit along with their Applications/Tenders/Proposals a "Self-Declaration Form" as included in the procurement document declaring that they and all parties involved in the procurement process and contract execution have not engaged/will not engage in any corrupt or fraudulent practices.

¹For the avoidance of doubt, a party's ineligibility to be awarded a contract shall include, without limitation, (i) applying for pre-qualification, expressing interest in a consultancy, and tendering, either directly or as a nominated sub-contractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider, in respect of such contract, and (ii) entering into an addendum or amendment introducing a material modification to any existing contract.

² Inspections in this context usually are investigative (i.e., forensic) in nature. They involve fact-finding activities undertaken by the Investigating Authority or persons appointed by the Procuring Entity to address specific matters related to investigations/audits, such as evaluating the veracity of an allegation of possible Fraud and Corruption, through the appropriate mechanisms. Such activity includes but is not limited to: accessing and examining a firm's or individual's financial records and information, and making copies thereof as relevant; accessing and examining any other documents, data and information (whether in hard copy or electronic format) deemed relevant for the investigation/audit, and making copies thereof as relevant; interviewing staff and other relevant individuals; performing physical inspections and site visits; and obtaining third party verification of information.

TENDERER INFORMATION FORM

[The tenderer shall fill in this Form in accordance with the instructions indicated below. No alterations to its format shall be permitted and no substitutions shall be accepted.]

Date: [insert date (as day, month and year) of Tender submission]

Alternative No.: [insert identification No if this is a Tender for an alternative]

Page____of___pages

1. Tenderer's Name [insert Tenderer's legal name]

2. In case of JV, legal name of each member: [insert legal name of each member in JV]

3. Tenderer's actual or intended country of registration: [insert actual or intended country of registration]

4. Tenderer's year of registration: [insert Tenderer's year of registration]

5. Tenderer's Address in country of registration: [insert Tenderer's legal address in country of registration]

6. Tenderer's Authorized Representative Information

Name: [insert Authorized Representative's name]

Address: [insert Authorized Representative's Address]

Telephone/Fax numbers: [insert Authorized Representative's telephone/fax numbers]

Email Address: [insert Authorized Representative's email address]

7. Attached are copies of original documents of [check the box(es) of the attached original documents]

□ For Kenyan Tenderers a current tax clearance certificate or tax exemption certificate issued by the Kenya Revenue Authority in accordance with ITT 3.14.

 \Box Articles of Incorporation (or equivalent documents of constitution or association), and/or documents of registration of the legal entity named above, in accordance with ITT 3.4.

In case of JV, letter of intent to form JV or JV agreement, in accordance with ITT 3.1.

 \Box In case of state-owned enterprise or institution, in accordance with ITT 4.6 documents establishing:

(i) Legal and financial autonomy

(ii) Operation under commercial law

(iii) Establishing that the tenderer is not under the supervision of the Procuring Entity

2. Included are the organizational chart and a list of Board of Directors

TENDERER'S ELIGIBILITY- CONFIDENTIAL BUSINESS QUESTIONNAIRE FORM

a) Instruction to Tenderer

Tender is instructed to complete the particulars required in this Form, *one form for each entity if Tender is a JV*. Tenderer is further reminded that it is an offence to give false information on this Form.

A. Tenderer's details

	ITEM	DESCRIPTION
1	Name of the Procuring Entity	
2	Name of the Tenderer	
3	Full Address and Contact Details of the Tenderer.	 Country City Location Building Floor Postal Address Name and email of contact person.
4	Reference Number of the Tender	
5	Date and Time of Tender Opening	
6	Current Trade License No and Expiring date	
7	Maximum value of business which the Tenderer handles.	
8		

General and Specific Details

b) Sole Proprietor, provide the following details.

Name in full_____

Age_____ Nationality

Country of Origin_____ Citizenship

TENDER No: MMU/MS/01 /2023-2024/2024 -2025

c) Partnership, provide the following details.

	Names of Partners	Nationality	Citizenship	% Shares owned
1				
2				
3				

- (d) Registered Company, provide the following details.
- i) Private or public Company _____
- ii) State the nominal and issued capital of the Company-

Nominal Kenya Shillings (Equivalent) Issued Kenya Shillings (Equivalent)

.....

iii) Give details of Directors as follows.

	Names of Director	Nationality	Citizenship	% Shares owned
1				
2				
3				

(e) DISCLOSURE OF INTEREST- Interest of the Firm in the Procuring Entity.

(i) Are there any person/persons in (*Name of Procuring Entity*) who has an interest or relationship in this firm? Yes/No.....

If yes, provide details as follows.

	Names of Person	Designation in the Procuring Entity	Interest or Relationship with Tenderer
1			
2			
3			

(ii) Conflict of interest disclosure

	Type of Conflict	Disclosure YES OR NO	If YES provide details of the relationship with Tenderer
1	Tenderer is directly or indirectly controlled by or is under common control with another tenderer.		

TENDER No: MMU/MS/01 /2023-2024/2024 -2025

	TENDER No: MMU/MS/01 /2023-2024/2024 -2025				
	Type of Conflict	Disclosure YES OR NO	If YES provide details of the relationship with Tenderer		
2	Tenderer receives or has				
	received any direct or indirect				
	subsidy from another tenderer.				
3	Tenderer has the same legal				
_	representative as another				
	tenderer				
4	Tender has a relationship with				
	another tenderer, directly or				
	through common third parties				
	that puts it in a position to				
	influence the tender of another				
	tenderer, or influence the				
	decisions of the Procuring Entity				
	regarding this tendering process.				
5	Any of the Tenderer's affiliates				
_	participated as a consultant in the				
	preparation of the design or				
	technical specifications of the				
	works that are the subject of the				
	tender.				
6	Tenderer would be providing				
Ŭ	goods, works, non-consulting				
	services or consulting services				
	during implementation of the				
	contract specified in this Tender				
	Document.				
7	Tenderer has a close business or				
	family relationship with a				
	professional staff of the				
	Procuring Entity who are				
	directly or indirectly involved in				
	the preparation of the Tender				
	document or specifications of the				
	Contract, and/or the Tender				
	evaluation process of such				
	contract.				
8	Tenderer has a close business or				
	family relationship with a				
	professional staff of the				
	Procuring Entity who would be				
	involved in the implementation				
	or supervision of the Contract.				
9	Has the conflict stemming from				
	such relationship stated in item 7				
	and 8 above been resolved in a				
	manner acceptable to the				
	Procuring Entity throughout the				
	tendering process and execution				
	of the Contract?				
	·		•		

TENDER No: MMU/MS/01 /2023-2024/2024 -2025

On behalf of the Tenderer, I certify that the information given above is correct.

Full Name			

Title or Designation_____

(Signature)

(Date)

TENDER No: MMU/MS/01 /2023-2024/2024 -2025

TENDERER'S JV MEMBERS INFORMATION FORM

[The tenderer shall fill in this Form in accordance with the instructions indicated below. The following table shall be filled in for the tenderer and for each member of a Joint Venture]].

Date:.....[insert date (as day, month and year) of Tender submission].

Tender Name and Identification:.....*[insert identification* Alternative No.:....*[insert identification No if this is a Tender for an alternative].*

Page_____of____pages

Tenderer's Name:

[insert Tenderer's legal name]

1.

2. Tenderer's JV Member's name: *[insert JV's Member legal name]*

3. Tenderer's JV Member's country of registration: [insert JV's Member country of registration]

4. Tenderer's JV Member's year of registration: [insert JV's Member year of registration]

5. Tenderer's JV Member's legal address in country of registration: [insert JV's Member legal address in country of registration]

6. Tenderer's JV Member's authorized representative information

Name: [insert name of JV's Member authorized representative]

Address: [insert address of JV's Member authorized representative]

Telephone/Fax numbers: [insert telephone/fax numbers of JV's Member authorized representative]

Email Address: *[insert email address of JV's Member authorized representative]*

7. Attached are copies of original documents of [check the box(es) of the attached original documents]

 \Box Articles of Incorporation (or equivalent documents of constitution or association), and/or registration documents of the legal entity named above, in accordance with ITT 4.4.

 \Box In case of a state-owned enterprise or institution, documents establishing legal and financial autonomy, operation in accordance with commercial law, and that they are not under the supervision of the Procuring Entity, in accordance with ITT 4.6.

8. Included are the organizational chart and a list of Board of Directors

Price Schedule Forms

[The tenderer shall fill in these Price Schedule Forms in accordance with the instructions indicated. The list of line items in column 1 of the **Price Schedules** shall coincide with the List of Goods and Related Services specified by the Procuring Entity in the Schedule of Requirements.]

Price Schedule: Goods Manufactured Outside Kenya, to be Imported

							Date: ITT No:	
1	2	3	4	5	6	7	Alternative No: Page N° of	
Lot N°	2 Description c Goods	of Country		-		line item (Col. 5x6)	Price per line item for inland transportation and other services required in Kenya to convey the Goods to their final destination specified in TDS	Total Price per Line item (Col. 7+8)
[inser t numb er of the item]	[insert name o good]		[insert quoted n Delivery e Date]	[insert number of units to be supplied and name of the physical unit]				[insert total price of the line item]
<u> </u>			I	1	1	<u>I</u>	Total Price	

Name of tenderer [insert complete name of tenderer] Signature of tenderer [signature of person signing the Tender] Date [Insert Date]

 \mathbf{r}

Price Schedule: Goods Manufactured Outside Kenya, already imported*

				'enders, Goods al in accordance wi		1)			Date: ITT No: Alternative No: Page N° of		
1	2	3	4	5	6	7	8	9	10	11	12
Lot N°	Descripti on of Goods	Country of Origin	Delivery Date as defined by Incoterms	Quantity and physical unit	including Custom Duties and Import Taxes paid, in accordance	and Import Taxes paid per unit in accordance with ITT 14.8(c)(ii), [to	of custom duties and import taxes, in accordance with ITT 14.8 (c) (iii) (Col. 6 minus Col.7)	item net of Custom Duties and Import Taxes paid, in accordance	Price per line item for inland transportation and other services required in Kenya to convey the goods to their final destination, as specified in TDS in accordance with ITT 14.8 (c)(v)	Sales and other taxes paid or payable per item if Contract is awarded (in accordance with ITT 14.8(c)(iv)	per line item (Col. 9+10)
[insert number of the item]	[insert name of Goods]	of origin	[insert quoted Delivery Date]	[insert number of units to be supplied and name of the physical unit]	price per unit]	duties and	price net of custom duties and import	per line item net of custom	[insert price per line item for inland transportation and other services required in Kenya]	other taxes payable per	price per line item]
										Total Tender Price	

Name of tenderer [insert complete name of tenderer] Signature of tenderer [signature of person signing the Tender] Date [insert date]

* [For previously imported Goods, the quoted price shall be distinguishable from the original import value of these Goods declared to customs and shall include any rebate or mark-up of the local agent or representative and all local costs except import duties and taxes, which have been and/or have to be paid by the Procuring Entity. For clarity, the tenderers are asked to quote the price including import duties, and additionally to provide the import duties and the price net of import duties which is the difference of those values.]

Price Schedule: Goods Manufactured in Kenya

Kenya 					nd B Tenders) n accordance w	vith ITT 15		Date: ITT No: Alternative No: Page N° of	
1 Lot	2 Description of Goods	3 Delivery	4 Quantit	5 Unit price	6 Total EXW	7 Price per line item for	8 Cost of local labor, raw	9 Sales and other taxes	10 Total Price
N°		Date as defined by Incoterms	y and	EXW		inland transportation and other services	materials and components from with origin in Kenya % of Col.	payable per line item if Contract is awarded (in	per line item
[insert numbe r of the item]	Good]	[insert quoted Delivery Date]	[insert number of units to be supplie d and name of the physica l unit]	price]			[Insert cost of local labor, raw material and components from within the Purchase's country as a % of the EXW price per line item]	taxes payable per line item if Contract is awarded]	price per
	<u></u>	<u> </u>		<u> </u>	<u> </u>			Total Price	

Name of tenderer [insert complete name of tenderer] Signature of tenderer [signature of person signing the Tender] Date [insert date]

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Price and Completion Schedule - Related Services

Currencies in accordance with ITT 15						
					ITT	No:
					Alternative	No:
					Page N°	of
1	2	3	4	5	6	7
Service N°	Description of Services (excludes inland transportation and other services required in Kenya to convey the goods to their final destination)	Country of Origin	Delivery Date at place of Final destination	Quantity and physical unit	Unit price	Total Price per Service (Col. 5*6 or estimate)
[insert number of the Service]	[insert name of Services]	[insert country of origin of the Services]	[insert delivery date at place of final destination per Service]	[insert number of units to be supplied and name of the physical unit]	[insert unit price per item]	[insert total price per item]
				Total Tender Price		

Name of tenderer [insert complete name of tenderer] Signature of tenderer [signature of person signing the Tender] Date [insert date]

1

FORM OF TENDER SECURITY-[Option 1–Demand Bank Guarantee]

Beneficiary:			
Request for	Tenders No:		

TENDER GUARANTEE No.:______ Guarantor: ______

- 1. We have been informed that ______(here inafter called "the Applicant") has submitted or will submit to the Beneficiary its Tender (here inafter called" the Tender") for the execution of ______ under Request for Tenders No. ("the ITT").
- 2. Furthermore, we understand that, according to the Beneficiary's conditions, Tenders must be supported by a Tender guarantee.
- 3. At the request of the Applicant, we, as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of _____(__) upon receipt by us of the Beneficiary's complying demand, supported by the Beneficiary's statement, whether in the demand itself or a separate signed document accompanying or identifying the demand, stating that either the Applicant:
- (a) has withdrawn its Tender during the period of Tender validity set forth in the Applicant's Letter of Tender ("the Tender Validity Period"), or any extension thereto provided by the Applicant; or
- b) having been notified of the acceptance of its Tender by the Beneficiary during the Tender Validity Period or any extension there to provided by the Applicant, (i) has failed to execute the contract agreement, or (ii) has failed to furnish the Performance.
- 4. This guarantee will expire: (a) if the Applicant is the successful Tenderer, upon our receipt of copies of the contract agreement signed by the Applicant and the Performance Security and, or (b) if the Applicant is not the successful Tenderer, upon the earlier of (i) our receipt of a copy of the Beneficiary's notification to the Applicant of the results of the Tendering process; or (ii) thirty days after the end of the Tender Validity Period.
- 5. Consequently, any demand for payment under this guarantee must be received by us at the office indicated above on or before that date.

[signature(s)]

Note: All italicized text is for use in preparing this form and shall be deleted from the final product.



FORMAT OF TENDER SECURITY [Option 2–Insurance Guarantee]

TENDER GUARANTEE No.:

Sealed with the Common Seal of the said Guarantor this ____day of _____ 20 ___.

- 3. NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that if the Applicant:
 - a) has withdrawn its Tender during the period of Tender validity set forth in the Principal's Letter of Tender ("the Tender Validity Period"), or any extension thereto provided by the Principal; or
 - b) having been notified of the acceptance of its Tender by the Procuring Entity during the Tender Validity Period or any extension thereto provided by the Principal; (i) failed to execute the Contract agreement; or (ii) has failed to furnish the Performance Security, in accordance with the Instructions to tenderers ("ITT") of the Procuring Entity's Tendering document.

then the guarantee undertakes to immediately pay to the Procuring Entity up to the above amount upon receipt of the Procuring Entity's first written demand, without the Procuring Entity having to substantiate its demand, provided that in its demand the Procuring Entity shall state that the demand arises from the occurrence of any of the above events, specifying which event(s) has occurred.

- 4. This guarantee will expire: (a) if the Applicant is the successful Tenderer, upon our receipt of copies of the contract agreement signed by the Applicant and the Performance Security and, or (b) if the Applicant is not the successful Tenderer, upon the earlier of (i) our receipt of a copy of the Beneficiary's notification to the Applicant of the results of the Tendering process; or (ii)twenty-eight days after the end of the Tender Validity Period.
- 5. Consequently, any demand for payment under this guarantee must be received by us at the office indicated above on or before that date.

[Date]	[Signature of the Guarantor]
[Witness]	[Seal]

Note: All italicized text is for use in preparing this form and shall be deleted from the final product.



FORM OF TENDER-SECURING DECLARATION

[The Bidder shall complete this Form in accordance with the instructions indicated]

Date:.....[insert date (as day, month and year) of Tender Submission]

Tender No.:..... [Insert number of tendering process]

To:.....[insert complete name of

Purchaser] I/We, the undersigned, declare that:

- 1. I/We understand that, according to your conditions, bids must be supported by a Tender-Securing Declaration.
- 2. I/We accept that I/we will automatically be suspended from being eligible for tendering in any contract with the Purchaser for the period of time of*[insert number of months or years]* starting on*[insert date]*, if we are in breach of our obligation(s) under the bid conditions, because we (a) have withdrawn our tender during the period of tender validity specified by us in the Tendering Data Sheet; or (b) having been notified of the acceptance of our Bid by the Purchaser during the period of bid validity, (i) fail or refuse to execute the Contract, if required, or (ii) fail or refuse to furnish the Performance Security, in accordance with the instructions to tenders.
- 3. I/We understand that this Tender Securing Declaration shall expire if we are not the successful Tenderer(s), upon the earlier of:
 - a) our receipt of a copy of your notification of the name of the successful Tenderer; or
 - b) thirty days after the expiration of our Tender.
- 4. I/We understand that if I am/we are/in a Joint Venture, the Tender Securing Declaration must be in the name of the Joint Venture that submits the bid, and the Joint Venture has not been legally constituted at the time of bidding, the Tender Securing Declaration shall be in the names of all future partners as named in the letter of intent.

Seal or stamp.

MANUFACTURER'S AUTHORIZATION FORM

[The tenderer shall require the Manufacturer to fill in this Form in accordance with the instructions indicated. This letter of authorization should be on the letterhead of the Manufacturer and should be signed by a person with the proper authority to sign documents that are binding on the Manufacturer. The tenderer shall include it in its Tender, if so indicated in the **TDS**.]

Date:.....[insert date (as day, month and year) of Tender submission]

ITT No.:....[insert number of

ITT process] Alternative No.:....[insert identification No

if this is a Tender for an alternative]

To: [Insert complete name of

Procuring Entity] WHEREAS

We hereby extend our full guarantee and warranty in accordance with Clause 28 of the General Conditions of Contract, with respect to the Goods offered by the above firm.

Name:.....[Insert complete name(s) of authorized representative(s) of the Manufacturer]

Title:.....*[Insert title]* Dated on____day of__,

PART 2: SUPPLY REQUIREMENTS

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Section V - Schedule of Requirements

Notes for Preparing the Schedule of Requirements

The Schedule of Requirements shall be included in the Tendering document by the Procuring Entity, and shall cover, at a minimum, a description of the goods and services to be supplied and the delivery schedule.

The objective of the Schedule of Requirements is to provide sufficient information to enable tenderers to prepare their Tenders efficiently and accurately, in particular, the Price Schedule, for which a form is provided in Section IV. In addition, the Schedule of Requirements, together with the Price Schedule, should serve as a basis in the event of quantity variation at the time of award of contract pursuant to ITT 42.1.

The date or period for delivery should be carefully specified, taking into account (a) the implications of delivery terms stipulated in the Instructions to tenderers pursuant to the *Incoterms* rules that "delivery" takes place when goods are delivered **to the final place of delivery**, and (b) the date prescribed herein from which the Procuring Entity's delivery obligations start (i.e., notice of award, contract signature, opening or confirmation of the letter of credit).

1. List of Goods and Delivery Schedule

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[The Procuring Entity shall fill in this table, with the exception of the column "Tenderer's offered Delivery date" to be filled by the tenderer]

Line	Description of Goods	Quantity	Physical	Final	Delivery (as per Inco	oterms) Date	
Item N°			unit	Destination as specified in TDS	Earliest Delivery Date	Latest Delivery Date	Tenderer's offered Delivery date [to be provided by the tenderer]
[insert item No]	[insert description of Goods]	[insert quantity of item to be supplied]	[insert physical unit for the quantity]	[insert place of Delivery]	[insert the number of days following the date of effectiveness the Contract]	[insert the number of days following the date of effectiveness the Contract]	[insert the number of days following the date of effectiveness the Contract]

2 List of Related Services and Completion Schedule

[This table shall be filled in by the Procuring Entity. The Required Completion Dates should be realistic, and consistent with the required Goods Delivery Dates (as per Incoterms)].

Service	Description of Service	Quantity ¹	Physical Unit	Place where Services shall be performed	Final Completion Date(s) of Services
[insert Service No]	[insert description of Related Services]	[insert quantity of items to be supplied]	[insert physical unit for the items]	[insert name of the Place]	[insert required Completion Date(s)]

¹If applicable

3. Technical Specifications

- 3.1 The purpose of the Technical Specifications (TS), is to define the technical characteristics of the Goods and Related Services required by the Procuring Entity. The Procuring Entity shall prepare the detailed TS consider that:
 - i) The TS constitute the benchmarks against which the Procuring Entity will verify the technical responsiveness of Tenders and subsequently evaluate the Tenders. Therefore, well-defined TS will facilitate preparation of responsive Tenders by tenderers, as well as examination, evaluation, and comparison of the Tenders by the Procuring Entity.
 - ii) The TS shall require that all goods and materials to be incorporated in the goods be new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided for otherwise in the contract.
 - iii) The TS shall make use of best practices. Samples of specifications from successful similar procurements in the same country or sector may provide a sound basis for drafting the TS.
 - iv) The PPRA encourages the use of metric units.
 - v) Standardizing technical specifications may be advantageous, depending on the complexity of the goods and the repetitiveness of the type of procurement. Technical Specifications should be broad enough to avoid restrictions on workmanship, materials, and equipment commonly used in manufacturing similar kinds of goods.
 - vi) Standards for equipment, materials, and workmanship specified in the Tendering document shall not be restrictive. Recognized international standards should be specified as much as possible. Reference to brand names, catalogue numbers, or other details that limit any materials or items to a specific manufacturer should be avoided as far as possible. Where unavoidable, such item description should always be followed by the words "or substantially equivalent." When other particular standards or codes of practice are referred to in the TS, whether from the Procuring Entity's or from other eligible countries, a statement should follow other authoritative standards that ensure at least a substantially equal quality, then the standards mentioned in the TS will also be acceptable.
 - vii) Reference to brand names and catalogue numbers should be avoided as far as possible; where unavoidable the words "or at least equivalent" shall always follow such references.
 - viii) Technical Specifications shall be fully descriptive of the requirements in respect of, but not limited to, the following:
 - a) Standards of materials and workmanship required for the production and manufacturing of the Goods.
 - b) Any sustainable procurement technical requirements shall be clearly specified.

- 3.2 To encourage tenderers' innovation in addressing sustainable procurement requirements, as long as the Tender evaluation criteria specify the mechanism for monetary adjustments for the purpose of Tender comparisons, tenderers may be invited to offer Goods that exceeds the specified minimum sustainable procurement requirements.
 - i) Detailed tests required (type and number).
 - ii) Other additional work and/or Related Services required to achieve full delivery/completion.
 - iii) Detailed activities to be performed by the Supplier, and participation of the Procuring Entity thereon.
 - iv) List of detailed functional guarantees covered by the Warranty and the specification of the liquidated damages to be applied in the event that such guarantees are not met.
- 3.3 The TS shall specify all essential technical and performance characteristics and requirements, including guaranteed or acceptable maximum or minimum values, as appropriate. Whenever necessary, the Procuring Entity shall include an additional ad-hoc Tendering form (to be an Attachment to the Letter of Tender), where the tenderer shall provide detailed information on such technical performance characteristics in respect to the corresponding acceptable or guaranteed values.
- 3.4 When the Procuring Entity requests that the tenderer provides in its Tender a part or all of the Technical Specifications, technical schedules, or other technical information, the Procuring Entity shall specify in detail the nature and extent of the required information and the manner in which it has to be presented by the tenderer in its Tender.
- 3.5 If a summary of the Technical Specifications(TS) has to be provided, the Procuring Entity shall insert information in the table below. The tenderer shall prepare a similar table to justify compliance with the requirements.

Summary of Technical Specifications: The Goods and Related Services shall comply with following Technical Specifications and Standards:

Item No	Name of Goods or Related Service	Technical Specifications and Standards
[insert item No]	[insert name]	[insert TS and Standards]

Detailed Technical Specifications and Standards [insert whenever necessary]. [Insert detailed

description of TS]

4. Drawings

This Tendering document includes...... [Insert "the

following" or "no"] drawings. [If documents shall be included, insert the following

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List of Drawings].

List of Drawings						
Drawing No.	Drawing Name	Purpose				

5. Inspections and Tests

The following inspections and tests shall be performed:..... [Insert list of inspections and tests]

TECHNICAL SPECIFICATIONS

3.1. Documentary evidence of qualifications to perform contract

- 3.1.1. Bidders must provide the following documentary evidence of the Tenderer's qualifications to perform the Contract if its bid is accepted.
- a) That in the case of a bidder offering to supply Goods under the Contract that the Tenderer manufactures or otherwise produces (using ingredients supplied by primary manufacturers) that the Bidder Is incorporated in the country of manufacture of the goods
- b) That, in the case of a Tenderer offering to supply Goods under the Contract that the Tenderer does not manufacture or otherwise produce,
 - i. That the Tenderer has been duly authorized by a manufacturer of the Goods that meets the set Criteria to supply the Goods to the University and
 - ii. That the Tenderer has a valid wholesale dealer's license from PPB.
- c) The Tenderer has a duly qualified registered Superintendent Pharmacist with a valid annual practicing certificate.
- d) That the Tenderer's premises have been registered by the PPB.

3.2.Certificates

- 3.2.1. Certificates of analysis should:
 - a) Be written/translated in English Language
 - b) Bear the letter head of the manufacturer or accredited laboratory as stated on the Tenderers quotation.
 - c) Indicate the Pharmacopoeia Standard used for analysis or in-house analytical methods used.
 - d) Have the products generic (non-proprietary) name, strength and unit pack conspicuously displayed on the certificate.
 - e) Have actual values of test results indicated against each test. A general indication of the word" complies" or "conforms" is not sufficient
 - f) Must accompany every batch delivered to the University after award
- 3.2.2. All certificates granted to distributors and or manufactures from the country of origin or /and recognized regulatory authorities should be valid and clear.



- 3.2.3. The certificate of pharmaceutical product and good manufacturing practice should be issued by the national competent authority of the country of origin or a recognized regulatory authority as communicated in the WHO certification scheme on the quality of pharmaceutical products moving in the international commerce.
- 3.2.4. Certificate of pharmaceutical product and good manufacturing practice should indicate:
 - a) That the manufacturers have been approved and registered by the National Health authority as a manufacturer of pharmaceutical drugs
 - b) The types of pharmaceutical dosage forms approved for manufacture
 - c) That the manufacturing plant in which the products are produced is subject to inspection at regular intervals.
 - d) That the manufacturer conforms to requirements of good manufacturing quality control as recommended by WHO in respect of products to be sold or distributed in the country of origin or to be exported.
 - e) Name of the product and dosage form
 - f) The name and amount of active ingredient and all, other ingredients
 - g) That the product is freely sold in the country of origin, if not, the reasons should be clearly stated.
 - h) The date the certificate is issued and the period of its validity.
- 3.2.5. All certificates indicated above and all other technical documents required to qualify for the tender participation should be submitted together with the bid on the closing date. Any bid not accompanied by the certificates shall be rejected as non-responsive.

3.3. Standards of Quality Assurance for Supply

3.3.1. All products must:

- a) Be manufactured in conformity with the latest edition of British, International, United States, French or European Pharmacopoeia. If the product is not included in the specified Compendia, the Bidder upon being awarded the order must provide the reference standards and testing protocols to allow for quality Control.
- b) Be manufactured in accordance with Good manufacturing Practice (GMP)
- c) Be registered by the Kenya Pharmacy & Poison's Board, and the registration status must be current.
- d) Meet the requirements of manufacturing legislation and regulation of pharmaceuticals and medical products in the country of Origin.
- e) Have clear directions for reconstitution, dilution, storage and stability of the resulting product where applicable. Storage must be specified in values both before and after reconstitution where applicable.
- 3.3.2. In all case tenderers to the University who succeed to win an item or more in price and other preliminary evaluation parameters, the University reserves the right to send samples to a nationally recognized and competent laboratory for quality control test. In such case, the tenderers shall cover the expense upon request by the University.

3.3.3. The successful Bidder will be required to furnish to the University:

- a) Batch certificates of each batch of drugs supplied.
- b) A certificate of analysis for each batch consignment delivered if requested.
 - c) Assay methodology of any or all tests if requested.
- d) Evidence of bio-availability and/or bio-equivalence for certain critical pharmaceuticals or vaccines upon request.
- e) Evidence of basis for expiration dating and other stability data concerning the commercial final package upon request.
- f) Ensure the Goods arrive at the port of entry (for imported pharmaceuticals or vaccines) or ex-factory with a remaining shelf life of at least two thirds of the total stipulated shelf life.

3.4. Product information

3.4.1. The Pharmaceuticals and Vaccines to be purchased by the University under this invitation for bids are included in the University's Formulary. The required packing standards and labeling must meet



the latest requirements of the World Health Organization (WHO) good manufacturing practices (GMP) standards in all respects. (These standards are contained in "Good Practices in the manufacture and Quality Control of Drugs").

- 3.4.2. Product Specifications must include dosage form (e.g. tablet, liquid, injectable, emulsion, suspension, etc) and the medicine content (exact number of mg, microgramsor % v/v with acceptable range). The product should conform to standards specified in one of the following compendia: the British Pharmacopoeia, the United States Pharmacopoeia, the French VIPAL Pharmacopoeia or the International Pharmacopoeia. In case the Pharmaceuticals or Vaccine product is not included in the specified compendium, the Supplier, upon award of the contract, must provide the reference standards and testing protocols to allow for quality control testing. Manufacturers and suppliers of originator products may provide copies of patent documents as evidence.
- 3.4.3. Certificate of quality control of sterility, pyrogenicity, Acute toxicity and physicochemical tests shall be provided on request.
- 3.4.4. Method of analysis of the same accompanied with the samples, if different method of analysis is used than indicated in USP or BP, should be submitted along with the offer.
- 3.4.5. The following information will be required, for each product offered by the tenderer:
 - a) INN (International Non-proprietory Name)
 - b) Pharmaceutical formulations, Presentation, strength, quantity in each container
 - c) Country of origin, name and address of the Manufacturer
 - d) Pharmacopoeia or other applicable compendia standards
 - e) Batch Number, manufacture & expiry dates
 - f) Minimum storage requirements as values both before and after reconstitution
 - g) Any Food & Food or Drug & Drug interactions
 - h) Any expected side effects, cautionary notes and contraindications.

Failure to include any of this information shall, at the discretion of the University, disqualify the bid.

3.4.6.Specific

The following are some of the packaging condition for the tender:-

a) Infusions

For all plastic containers a study at least covering sterility, pyrogenicity, acute toxicity and physicochemical test should accompany the offer during the supply of

the products. The concentration of electrolytes shall be stated on the label in milli equivalent (Meq). The label of the product shall also indicate the quantity of ingredients in terms of weight or percentage concentration.

b) Ampoules and Vials

Ampoules must be packed in rigid paperboard boxes, strong enough to resist crushing during transportation and storage in units of 5, 10 or similar multiples up to a maximum of 100 (10x 10). All ampoules must have a break line and be easy to break.

c) Topical preparations

Content with less than 50gm shall be packed in leak-proof collapsible metallic or plastic tube, for volumes above 50gm in aluminum foil or plastic jars with close fittings caps or slip on lids. Each individual tube must be packed in a rigid paper board box and labeled appropriately.



d) Elixir, Oral Suspension & Syrup

These should be packed in tamper proof cap amber colored glass or non-transparent plastic bottles, with appropriate dispensing measure in each pack, packed in well-padded strong carton. Bottles of powder for oral suspension should have a clear marking to show the required volume and or clear direction for reconstitution. The cap and stopper on every bottle should be watertight and leak-proof.

e) Tablets, Capsules, Caplets

These should be packed in blister pack or laminated aluminum foil, packed in well closed and light resistant containers of appropriate size. The containers should be tamper-proof and sealed. Any loose packing must be accompanied by an acceptable justification from the manufacturer.

f) Suppositories, pessaries

These must be packed in ready to dispense patient packs accompanied by suitable applicator for use in administration. Each must be individually sealed and packed.

5.4.7 Tertiary Packaging

- a) Tertiary packaging shall be undertaken in five-ply cartons, duly labeled and marked. The shapes of the cartons must be consistent and complementary to allow stacking.
- b) The cartons must have consistent dimensions of length, width and height. The cartons must contain polyethylene sheets inside to ensure that water does not seep through.
- c) The size of the carton should be proportional to its content, with the addition of appropriate padding to prevent damage to the product during transport.
- d) All carton flaps must be properly secured and sealed with special repackers gum paper tapes.
- e) Two strong plastic strapping should be tied around the carton properly bound by a machine and stapled tightly.
- f) To facilitate manual loading and off-loading, the dimensions of each carton should not exceed610mm x 460mm x 355mm.
- g) The Gross weight of each parked carton should not exceed 35kg.

3.4.7.Labeling instructions

- a) The Label for each pharmaceutical and vaccine product shall meet the W210 GMP standard and include:
 - i. The INN or generic name prominently displayed and above the brand name, where a brand name has been given. Brand names should not be bolder or larger than the generic name.
 - ii. The active ingredient "per unit, dose, tablet or capsule, etc."
- iii. The applicable pharmacopoeia standard
- iv. Content per pack
- v. Instructions for use, including reconstitution dilution etc where applicable
- vi. The phrase "Keep out of the reach of children"
- vii. Special storage requirements, including after reconstitution, dilution and opening. All temperatures must be in real values.
- viii. Batch number
 - ix. Date of manufacture and date of expiry (in clear language, not code)
 - x. Name and address of manufacturer and country of manufacture
- xi. Any cautionary statement
- xii. All printing must be on the original internal and external packages either engraved or in indelible ink. Stickers will not be accepted.
- b) All labeling and packaging inserts shall be in English.
- c) Pharmaceutical drugs and vaccines requiring refrigeration or freezing for stability must specifically indicate storage requirements and temperatures on labels and containers and be



shipped/transported in special containers to ensure stability in transit from point of shipment to Multimedia University of Kenya.

d) The outer case or carton should also display the above information.

3.4.8.Case Identification

- a) All cases should prominently indicate the following:
 - i. The INN name of product
 - ii. The dosage form (e.g.tablet, ampoule, syrup)
 - iii. Date of manufacture and expiry
 - iv. Batch number
 - v. Quantity per case
 - vi. Package Numbered. 1 of 4
 - vii. Special instructions for storage and handling
 - viii. Name and address of manufacturer and country of origin
 - ix. Gross weight and net weight in kilograms
 - x. The legends: "Top, do not turn over "Handle with Care"....etc
 - xi. Any additional cautionary statements.
- b) No case should contain pharmaceutical or vaccine products from more than one batch.

3.5. Sample (Where applicable)

- 3.5.1. A proper labeled sample of each items quoted must be delivered to Multimedia University of Kenya (MMU)at least one day before the closing date of the tender.
- 3.5.2. The sample including literature in English must be written in the normal or usual commercial packaging as registered by the Kenya Pharmacy and Poison's Board, and should be labeled in English.
- 3.5.3. Sample must not be expired or spoiled for the duration of the tender period.
- 3.5.4. On submitting product samples and all required document the bidder must complete in triplicate sample submission form and ascertain that the filed form is signed by a duly authorized officer of "MMU"..
- 3.5.5. The sample must be the same as the product available in the market. Physician or marketing sample will not be accepted. Samples written "not for sale", "physician sample" or "free sample" will not be evaluated.

Sample Submission

Sample submission form should be **filled in duplicate, original to accompany samples & copy attached to tender document.** All Samples must be submitted <u>at least</u> one day before date of tender closing and opening.

3.6. Product Specifications

3.6.1. All specifications stated on the tender sent to the University and confirmed on the purchase order must be adhered to, i.e. stated strength, pack size, manufacturer, labeling and markings, etc. If a different item, brand, manufacturer or strength other than the one stated on the purchase order is supplied without prior written agreement with the University, the goods will not be accepted.



PRICE /REQUIREMENTS SCHEDULE

The contract for supply and delivery of pharmaceuticals/ related non-pharm supplies will be for a period of two years. Orders will be placed as and when required during the contract period. MMU will order for Medical Supplies worth an estimated total amount of **Kshs. 10M** within one year.

	NAME OF PRODUCT	BRAND NAME	UNIT OF MEASURE	QUANTITY	UNIT PRICE
	GASTROINTESTINAL SYSTEM				
1	ESOMEPRAZOLE 40MG TAB	30'S	1		
2	ESOMEPRAZOLE IV 40MG	1'S	1		
3	ESOMEPRAZOLE 20MG TAB	30'S	1		
4	ESOCIP MUPS 40MGS	30'S	1		
5	ESOCIP MUPS 20MGS	30'S	1		
6	PEPGEL PLUS SUSPENSION 200MLS	1`S	1		
7	RELCER GEL 180ML	1's	1		
8 9	VISCID GEL 180MLS	1'S	1		
-	ANTACIDS TABLETS	1000s			
10	FLATAMEAL DS TABLETS	200's	1		
11	TRES-ORIX 250ML SYRUP	1's	1		
12	TRIMORIX SYRUP (APPETITE STIMULANT) 200ML	1`S	1		
13	BAROLE IV 20MG INJECTION	1'S	1		
14	GLYCEROL 2GM SUPPOSITORY	12'S	1		
15	GLYCEROL 4G SUPPOSITORY	12's	1		
16	SENNA TABS	50'S	1		
17	BUSCOPAN PLUS TABLETS	50's	1		
18	BUSCOPAN TABLETS 10MG	50'S	1		
19	BISPANOL 60MLS SYRUP	1's	1		
20	HYOSCINE 10MG TABLETS	100's	1		
21	HYOSCINE INJ.20MG	10's	1		
22	METOCLOPRAMIDE INJECTION	10's	1		
23	ENEMAX 120ML	1's	1		
24	ORS SACHETS	1'S	1		
25	ONDANSETRON TABS 4MGS	10s	1		
26	EMITINO TABS	10'S	1		
27	DOMPERIDONE 10MG TABLETS	100's	1		
28	NOSIC TABS	20's	1		
29	ESOXIUM IT TABS	30'Ss	1		
30	IMODIUM CAPS 2MG	6's	1		
31	MOTILIUM 100ML SYRUP	1s	1		
32	MOTILIUM TABLETS 20MG	20's	1		
33	COMBICOR TABS	10's	1		
34	NORMAGUT CAPSULES 250MG	30'S	1		
35	BAROLE 20MG CAPSULES	30's	1		
36	SIGN KIT TABS	1's	1		
37	ESKLAM KIT TABS	1s	1		
38	LOPERAMIDE 2MG CAPSULES	6's	1		
39	ZINC DT DISPERSIBLE TABS 20MG	100'S	1		

	NAME OF PRODUCT	BRAND NAME	UNIT OF MEASURE	QUANTITY	UNIT PRICE
40	DULCOLAX 5MGS TABS	30's	1		
41	METOCLOPRAMIDE TABS	100'S	1		
42	ESOFAG-D	30S	1		
43	LACTULOSE SOLUTION 100ML	1`S	1		
44	DISFLATYL TABLETS	100's	1		
45	DYZOL DS TABS	15'S	1		
46	ACTILOSA CAPSULES	10'S	1		
	CARDIOVASCULAR SYSTEM				
47	ATENOLOL 50MG TAB	28's	1		
48	NIFELAT RETARD 20MG TAB	100'S	1		
49	LOZART- H TABLETS	30's	1		
50	BENDURIC 5MG TABS	100's	1		
51	HYDROCHLOTHIAZIDE 50MG TABS	100's	1		
52	WARFARIN 5MG TABS	28's	1	1	
53	ASCARD 75MG TAB (LOW DOSE ASA)	28's	1	1	
54	LOZART 50MG TAB	30'S	1		
55	AMLODIPINE 10MG TABS	30'S	1	1	
56	AMLOZAAR –H TABLETS	30's	1		
57	NILOL TABLETS	30's	1		
58	ASOMEX 2.5MG TAB	30's	1		
59	DAFLON TABLETS 500MG TABS	30's	1		
	HAEMATINICS/ VITAMINS				
60	RANFERON LIQUID PREPARATION 200MLS	1'S	1		
61	FOLIC ACID 5MG TABLETS	100'S	1		
62	FEFOL CAPSULES	30's	1		
63	NEUROSANBE TABS	100's	1		
64	CALCIUM TABLETS	30'S	1		
65	FERICOR SYRUP 200MLS	1'S	1		
66	VITAMIN C TABS 1GM	100'S	1		
67	FERICOR CAPS	30'S	1		
68	CORFLEX FORTE TABLETS	30's	1		
69	MULTIVITAMIN TABLETS	100'S	1		
	RESPIRATORY TRACT				
	ANTIHISTAMINES/COUGH SYRUPS				
70	CETRIZINE 10MG TABS	100'S	1		
71	STUGERON 25MG TABS	50's	1		
72	PIRITON SYR.100ML	50's	1	+	
73	CLARITINE TAB 10 MG	30's	1		
74	CLARINASE TABLETS	30's	1		
75	L- MONTUS TABLETS	30 s 10's	1		
76	MONTELUKAST 10MG TABLETS	10's	1		
77	MONTECOR PLUS TABS	10's	1		
78	VENTOLIN SYR.100ML	10 s 1's	1		
79	PREDNISOLONE 20MG TAB	1's	1		
80	PREDNISOLONE 20MG TAB PREDNISOLONE 5MGS TABS	1 s 100's	1		
81			1		
82	MONTELUKAST 5MG DIPERSIBLE TABLET	10's	1		

	NAME OF PRODUCT	BRAND NAME	UNIT OF MEASURE	QUANTITY	UNIT PRICE
83	TUSPEL PLUS 100ML	1's	1		
84	BRO –ZEDEX SYP	1'S	1		
85	TUSPRESS 100ML	1's	1		
86	TUSPEL	1'S	1		
87	CHLOPHENIRAMINE INJ.10MG	10's	1		
88	FEBREX PLUS SYRUP 100ML	1`S	1		
89	FEBREX PLUS TABS	20`S	1		
90	SALBUTAMOL 4MG TABS	100's	1		
91	ZYNCET SYRUP 60ML	1's	1		
92	COSCOF-C SYRUP 100ML	1's	1		
93	DELASED DRY SYRUP 100ML	1's	1		
94	DELASED CHESTY 100ML	1's	1		
95	DELASED PAED 100ML	1's	1		
96	BENYLIN 4 FLU 200ML	1's	1		
97	BENYLIN CHESTY 100ML	1's	1		
98	BENYLIN DRY 100ML	1's	1		
99	BENYLIN ORIGINAL 100ML	1's	1		
100	BENYLIN WITH CONDEINE 100ML	1'S	1		
101	CELESTAMINE TABLETS	30's	1		
102	CETRIZET-D TABS	100'S	1		
103	ALLEGIX 180MG TABS	6's	1		
104	SEKROL PAEDTRIC SYRUP	1'S	1		
105	ZYNCET 10MG TABS	50's	1		
106	ASCORIL 100ML SYRUP	1's	1		
107	BRO-ZEDEX 100ML SYRUP	1's	1		
108	CADISTIN SYRUP 100ML	1's	1		
109	SOLVIN PLUS 120ML SYRUP	1's	1		
110	DESLIT SYRUP 60MLS	1`S	1		
11	RHINATHIOL INFANT SYRUP 125MLS	1's	1		
112	RHINATHIOL WITH PROMETHAZINE SYRUP	1's	1		
113	MUCOSOLVAN SYRUP 100ML	1'S	1		
	INHALERS				
114	VENTOLIN INHALER 200MCG	1's	1		
115	AEROVENT INHALER	1 s	1		
116	FORACORT INHALER 200IU	1 s 1's	1		
117	SERETIDE INHALER 250MCG	1 s 1's	1		
118		-	1		
119	BUDECORT INHALER 200MCG	1's	1		
120	BUDECORT INHALER 100MCG	1's	1		
121	SYMBICORT EVOHALER 160/80(120DOSES)	1's	1		
122	COMBIVENT NEBS SOLUTION	20's	1		
122	VENTOLIN NEBULISATION SOLUTION 10MLS	1'S	1		
123	RHINOCORT NASAL SPRAY 64MCG	1`S	1		
124	AVAMYS NASAL INHALER	1's	1		
123	BECLOMETHASONE NASAL SPRAY	1'S	1		
	ANTI-INFECTIVE AGENTS				

	NAME OF PRODUCT	BRAND NAME	UNIT OF MEASURE	QUANTITY	UNIT PRICE
126	PENAMOX 500MGS CAPS	500's	1		
127	PENAMOX FORTE 250MG/5MLS SYRUP	1's	1		
128	AMPICLOX 500MG CAPS	100'S	1		
129	AMPICLOX SYP 100MLS 250MG/5ML	1's	1		
130	AMOXYCILLIN 500MG CAPS	100'S	1		
131	CORCLAV 625MG TAB	14's	1		
132	DAFRACLAV 1GM TAB	10'S	1		
133	CORCLAV 457/5MLS SYRUP	1's	1		
134	CORCLAV 228MG/5MLS SYRUP	1`S	1		
135	AUGMENTIN 625MGS TAB	14's	1		
136	AUGMENTIN 1GM TAB	14's	1		
137	AUGMENTIN 228/5MLS SYRIP	1's	1		
138	AUGMENTIN 457/5MLS SYRUP	1's	1		
139	AMOXYCILLIN/FLUCLOXACILLIN 500MG	20's	1	1	
140	INJ BENZATHINE PENICILLIN 2.4 MU	1'S	1	1	
141	SUPRAPEN CAPSULES 500MG	100'S	1		
142	FLUOCLOXALLIN 250MG CAPS	20'S	1		
143	AZITCOR TABS	3's	1		
144	AZITHROMYCIN SYP 200MGS/5MLS	1's	1		
145	NORMAX 400MGS TABS	10's	1		
146	OFLOMAC 200MG TAB	60's	1		
147	CIPRONAT 500MG TAB	14'S	1		
148	CIPROCOR 500MG TAB	14 S 10's	1		
149			1		
150	LEVOFLOXACIN INJ 500MGS	1's 10's	1		
151	CEFUROXIME 500MGS TAB		1		
152	AMPICILLIN 500MG CAPS	100'S	1		
153	ZINNAT 500MGS TAB	10'S	1		
154	ZINNAT SUSPENSION 125MG/5MLS SYRUP	1'S	1		
151	ZINNAT SUSPENSION 250MG/5MLS SYRUP	1'S	1		
155	CEFPODOXIME 200MG TAB	7'S	1		
150	CORCEF IV INJECTION 1GM	1'S	1		
157	CLARITHROMYCIN 500MGS TAB	10'S	1		
158	CEFTRIAXONE INJECTION 1GM	1'S	1		
159	ZAGOLE 400MG TBLETS 1000S	1000'S	1		
161	TINIDAZOLE 500MG TAB	4's	1		
	METRONIDAZOLE SYP 200MGS/5MLS	1's			
162	TAGERA FORTE 1G TAB	2's	1		
163	AMINOSIDINE 250MG TABLETS	24's	1		
164	GABBRORAL 250MG TABLETS	12'S	1		
165	ZITHROMAX 500MG TAB	3`S	1		
166	GABBRORAL 125MG SUSPENSION	1's	1		
167	DISPERSIBLE AMOXYCILLIN 250MG CAPS	100'S	1		
168	CITRO SODA 120GM	1'S	1		
169	COTRIMOXAZOLE 480MG TABS	1000's	1		
170	COTRIMOXAZOLE 960mg –DS TABS	100's	1		
171	DIFIL M TABS	30'S	1		
172	DYRADE M TABS	30 S	1		

	NAME OF PRODUCT	BRAND NAME	UNIT OF MEASURE	QUANTITY	UNIT PRICE
173	LOOBID TABS	10'S	1		
174	CEFPODOXIME SYP 100MLS	1'S	1		
175	DOXYCYCLINE 100MG CAPS	100'S	1		
176	SEPTRIN SUSPENSION 100MLS	1'S	1		
178	FLOXAPEN 500MG CAP	100'S	1		
179	GENTAMYCIN INJECTION 80MG	10's	1		
180	CEFUROXIME 750MGS INJECTION	1'S	1		
181	ACYCLOVIR 200MG TABLETS	30's	1		
182	ACYCLOVIR 400MG TABLETS	30's	1		
183	ACYCLOVIR TABLETS 800MGS	10`S	1		
184	CITAL SOLUTION	1's	1		
	ANTIFUNGALS				
185	FLUCONAZOLE 50MG	10'S	1		
186	FLUCONAZOLE 200MGS (COSMOS BRAND)	10'S	1		
187	ITRANOX 100MG CAPS	4`S	1		
188	CYTCAN 150MGS CAP	1's	1		
189	GRISEOFULVIN 500MG TAB	100's	1		
190	GRISEOFULVIN 250MG TABS	100's	1		
191	NYSTATIN ORAL DROPS	1'S	1		
192	ONCOSIL CREAM (Terbinafine 1%)	1's	1		
193	VDM KIT(FLUC/AZITH/SECN)	1`S	1		
194	ONCOSIL CAPS (Terbinafine 250mg)	14's	1		
195	KETOCONAZOLE 200MG TABLETS	10's	1		
	ANTI MALARIALS				
196	CO-CORITHER TABLETS DS 80/480	6'S	1		
197	CORITHER INJECTION 80MG	6'S	1		
198	CO-CORITHER DRY SYRUP 180/1080 60MLS	1's	1		
199	DUO-ARTEPEP TABLETS	9's	1		
200	DUO-ARTEPEP SUSPENSION 80MLS	1's	1		
201	COARTEM TABLETS 20/120	24'S	1		
202	COARTEM TABLETS	18's	1		
203	ARTECOR INJECTION IV 60MG	105 1's	1		
204	QUININE TABLETS 300MG	100's	1		
205	QUININE INJECTION 600MG	100 s	1		
206	DUO-COTECXIN TABLETS	9's	1		
	ANTIHELMINTHICS				
207	ABZ 400MG TAB	1'S	1		
208	ABZ 400MG SUSPENSION	1'S	1		
209	ZENTEL TABLETS 400MG	1'S	1		
210	ZENTEL TABLETS 400MG	1'S	1		
211	PRAZIQUANTEL 600MG TABS	10'S	1		
	ANXIOLITICS				
212	ALPRAZOLAM 0.25MG TAB	30'S	1		
213	DIAZEPAM 5MG TABLETS	100's	1	+	

	NAME OF PRODUCT	BRAND NAME	UNIT OF MEASURE	QUANTITY	UNIT PRICE
214	DIAZEPAM INJECTION 10MG	10's	1		
215	LEXOTANIL 1.5MG TAB	30's	1		
216	LEXOTANIL 3MG TAB	30's	1		
217	ALPRAZOLAM 0.5MG TAB	30's	1		
218	FLUOXETINE 20MG CAP	60's	1		
219	AMITRYPTYLINE 25MG TAB (COSMOS BRAND)	100's	1		
220	TEGRETOL 200MG TAB	50's	1		
221	STILNOX 10MG TAB	14'S	1		
222	PHENOBARBITONE 30MG TAB	100's	1		
223	PREGABALIN 75MG CAPS	30'S	1		
224	ENT PREPARATIONS		1		
224	CEPROLEN EAR DROPS	1's	1		
	CEPROLEN-D EAR DROPS	1's			
226	PROBETA N EAR/EYE DROPS	1's	1		
227	AVAMYS NASAL SPRAY	1'S	1		
228	CANDID EAR DROPS	1's	1		
229	TERA-CORTRIL EAR DROPS	1's	1		
230	OTOREX EAR DROPS	1's	1		
231	CERUMOL EAR DROPS	1's	1		
232	LIQUID PARAFFIN 100MLS	1's	1		
243	MAXITROL EYE/EAR DROPS	1's	1		
244	NORMAL SALINE NASAL DROPS	1's	1		
245	DEXAMETHASONE EYE /EAR DROP	1's	1		
246	DEXA-G EYE/EAR DROPS	1'S 1'S	1		
247	TEARS NATURALE DROPS	1'S	1		
	ORAL PHARYNGEAL PREPARATIONS				
248	REMIDINE MOUTHWASH 100ML	1's	1		
249	BETADINE MOUTHWASH 125MLS	1's	1	1	
250	POVIDONE IODINE GARGLE 100 MLS	1'S	1		
251	ACYCLOVIR 5% MOUTH OINTMENT	1's	1	1	
252	DENTOGEL ORAL GEL	1's	1	1	
253	ORCLEN ORAL GEL	1's	1	1	
254	KENACORT IN OROBASE MOUTH PASTE	1's	1		
	SKIN PREPARATIONS				
255	BETASON CREAM	1's	1	1	
256	CLOB B CREAM 15GM	1's	1	1	
257	CUTICOR CREAM 20GMS	1's	1	1	
258	BETAMETHASONE+SALICYLIC ACID(ENTEZMA)	1's	1		
259	FOPYN FAST GEL 30GM	1'S	1		
260	ELOCOM CREAM	TUBE	1	1	
261	CANDID CREAM 20GM	1's	1	1	

	NAME OF PRODUCT	BRAND NAME	UNIT OF MEASURE	QUANTITY	UNIT PRICE
262	V-RUF SHAMPOO	1`S	1		
263	X-TRADERM CREAM	1's	1		
264	MUPIROCIN CREAM	1's	1		
265	LORIX PLUS LOTION	1'S	1		
266	BURNFIX CREAM 10GM	1's	1		
267	BETADINE OITMENT	1's	1		
268	VASELINE GAUZE	Pack	1		
269	CHROHEXIDINE GAUZE	Pack	1		
270	ACYCLOVIR CREAM 10GM	1's	1		
271	DICLOFENAC GEL 30GM	1's	1		
272	CLOB BG CREAM	1's	1		
273	FLEXEN GEL 30GM	1's	1		
274	FASTUM GEL 30GMS	1'S	1		
275	INTAMINE CREAM	1's	1		
276	DEEP HEAT SPRAY	1's	1		
277	ONCOSIL CREAM 10GM	1's	1		
278	OILATUM SOAP	1's	1		
279	PODOSAL SOLUTION 25% PODOPHYLLINE	1's	1		
280	PODOSAL OINTMENT	1's	1		
281	KLENZIT-C GEL	1's	1		
282	CALAMINE LOTION 100MLS	1's	1		
283	WHITEFIELD OINTMENT 25GM	1'S	1		
	ANALGESICS/ANTIINFLAMS.				
284	CIPLADON 1GM TABS	10'S	1		
285	PANADOL ADVANCE 500MG TAB	100'S	1		
286	PARACETAMOL 500MG BLISTER PACK	100'S	1		
287	PANADOL- EXTRA TABS	100'S	1		
288	DYCLOMAX 50MG TAB	100'S	1		
289	DICLOFENAC TABLETS SR 100MG	100'S	1		
290	CATAFLAM TABLETS 50MG	100'S	1		
291	ACECOR-P TABS	30'S	1		
292	PIROXICAM 20MGS CAPS	100'S	1		
293	CATAFLAM ORAL DROPS 15MG/ML	1'S	1		
294	ACECOR 100MG(ACECLO) TABS	30'S	1		
295	ZERODAL P TABS	30'S	1		
296	MYOCOR TABS	20`S	1		
297	FLAMACOR TABS	30'S	1		
298	ZORF PLUS	20'S	1		
299	LOFEN MR PLUS	30'S	1		
300	LYSOFLAM TABS	10'S	1		
-		10S	1		
301	TRAMACETAL				
301 302	TRAMACETAL ETODOLAC 300MGS TAB	100's	1		
			1		
302	ETODOLAC 300MGS TAB	100's			
302 303	ETODOLAC 300MGS TAB MELOXICAM 15MGS TAB	100's 100's	1		

	NAME OF PRODUCT	BRAND NAME	UNIT OF MEASURE	QUANTITY	UNIT PRICE
307	BRUFEN 200MGS TAB (BLISTER)	100'S	1		
308	DICLOFENAC INJECTION 75MGS/3MLS	10's	1		
309	TRAMADOL INJ 100MGS/2MLS	10's	1		
310	TRAMADOL CAPS 100MGS	50's	1		
311	PARACETAMOL INJECTION 10MLS VIAL	1's	1		
312	LIGNOCAINE INJECTION 30MLS	1's	1		
313	LIGNOCAINE WITH ADRENALINE	1's	1		
314	BETAPYN TABLETS	20's	1		
315	PANADOL BABY SYRUP 100ML	1'S	1		
316	HYOSCINE TABLETS	100's	1		
317	ADOL 125MG SUPPOSITORY	10`S	1		
318	CYCLOPAM TABLETS	100'S	1		
319	ADOL 250MG SUPPOSITORY	10`S	1		
320	BRUSTAN SYRUP 100ML	1`S	1		
321	PARACETAMOL SYRUP 100ML	1`S	1		
	(CETAMOL)				
322	CYCLOPAM SYP 30MLS	1's	1		
323	IBUMEX 100ML SYRUP	1`S	1		
324	CELECOXIB 200MG CAPS	30`S	1		
325	CELECOXIB/PARACETAMOL/CHLORZOXONE	10'S	1		
326	ACECLOFENAC/SERROPEPTIDASE	10'S	1		
327	NOSPA TABLETS	20'S	1		
328	NOSPALGIN TABLETS	10's	1		
329	PAL DIGEST CAPSULES	30'S	1		
	ENDOCRINE SYSTEM				
	ANTIDIABETICS				
330	GLUCOPHAGE 1 GRAM TABLETS	60's	1		
331	GLUCOPHAGE 850MG TABLETS	60's	1		
332	MIXTARD INSULIN VIAL	1's	1		
333	ACRAPID INSULIN	1'S	1		
334	GLUCOPHAGE 500MGS TAB	60's	1		
335	GLUCOPHAGE XR 500MGS	60's	1		
336	DIAMICRON TABLETS 60MG	60's	1		
337	DAONIL 5MGS TAB	100's	1		
338	GLUCORED FORTE TAB	50's	1		
339	INSULIN NEEDLES	100's	1		
340	DIAMICRON 60 MGS	28S	1		
	GLUCOCORTICOIDS				
341	PREDNISOLONE 5MG TABLETS	100'S	1		
342	PREDNISOLONE 20MG TAB	100's	1	1	
343	INJ DIPROFOS 2MLS	1's	1	1	
344	INJ DEPOMEDROL	1's	1	1	
345	INJ TRIAMCINOLONE	1's	1	1	
346	INJ HYDROCORTISONE 100MG	1's	1	1	
	OTHERS			1	
347	ANUSOL SUPPOSITORIES	12's	1	1	

	NAME OF PRODUCT	BRAND NAME	UNIT OF MEASURE	QUANTITY	UNIT PRICE
348	XYLOPROCT CREAM	1's	1		
349	XYLOPROCT SUPPOSITORIES	12'S	1		
350	TRANEXAMIC 500MG CAPS	30`S	1		
351	SCHERIPROCT CREAM	1's	1		
352	CAUSTIC PENCIL 40%	1'S			
353	ANUSOL CREAM	1'S	1		
354	ALLOPURINOL 300MG TABLETS	28'S	1		
355	TRANESXAMIC ACID INJECTION 500MG/5MLS	1's	1		
	GENITO-URINARY TRACT				
356	CLOTRIMAZOLE PESSARIES 200MGS	3's	1		
357	CANDISTAT PESSARIES 500MGS	1's	1		
358	BETADINE VAGINAL GEL	1's	1		
359	BETADINE VAGINAL PESSARIES	12's	1		
360	GYNODAKTARIN VAGINAL CREAM	1's	1		
361	INVEL FORTE PESSARIES	7'S	1		
	HORMONAL PREPARATIONS				
362	ERGOMETRINE 0.5 MG INJECTION	1's	1		
353	MISOPROSTOL TABLETS 300MG	10's	1		
364	PRIMOLUT 5MG TABLETS	30's	1		
365	BROMOCRIPTINE 5MG TABLETS	100's	1		
366	MICROGYNON TABLETS	3 CYCLES	1		
367	POSTNOR TABLETS	2'S	1		
368	MEDROXYPROGESTERONE DEPOT 150MG	50'S	1		
	VACCINES				
369	VERORAB ANTIRABIES VACCINE 1MLS	1'S	1		
370	TETANUS TOXOID 10MLS VIAL	1's	1		
371	HEPATITIS B VACCINE 10MLS VIAL	1'S	1		
			1		
372	MISCELLANEOUS ITEMS		1		
372	WATER FOR INJECTION 10ML VIAL	10'S	1		
373	CHLORHEXIDINE GLUCONATE SOLN 5%	5L	1		
374	SODIUM HYPOCHLORITE SOLUTION 4-6%	5L	1		
375	BETADINE LOTION	250MLS	1		
370	METHYLATED SPIRIT (94/95%) NORMAL SALINE 500MLS(COLLAPSIBLE	5L 1'S	1		
378	BAG) NORMAL SALINE1000MLS(COLLAPSIBLE	1'S	1		
379	BAG)	110	1		
380	DNS 500MLS (COLLAPSIBLE BAG)	1'S			
381	Normal saline (piggyback) 50mls	1s	1		
382	DNS 500MLS COLLAPSIBLE BAG	1'S	1		
383	LIDOCAINE SPRAY	1'S	1		
2.55	RINGER-LACTATE COLLAPSIBLE BOTTLE 500MLS	1'S			

	NAME OF PRODUCT		UNIT OF MEASURE	QUANTITY	UNIT PRICE
	NON-PHARM MED SUPPLIES				
384	PRIMAPORE MEDIUM	PACK	1		
385	BETAPAD 5*7.5 CMS	PACK	1		
386	TRANSPORE TAPE 4M	1'S	1		
387	COTTON CREPE BANDAGE 6""	12'S	1		
388	COTTON CREPE BANDAGE 4""	12'S	1		
389	CREPE BANDAGE (R/W) 2""	12'S	1		
390	COTTON WOOL ABSORBENT 400G	1'S	1		
391	COTTON GAUZE PLAIN 36"X100YD 1500G		1		
392	DISPENSING ENVELOP PLASTIC RESEALABLE(ZIP LOCK)	1000'S	1		
393	DISPENSING LABEL SELF-ADHESIVE	1000'S	1		
394	GLOVES LATEX EXAMINATION MEDIUM	1000'S	1		
395	GLOVES EATER EXAMINATION MEDIUM GLOVES SURGICAL SIZE 7.5 (STERILE)	100'S	1		
396	CANNULA IV 18G	100'S	1		
397	CANNULA IV 180 CANNULA IV 20G	100'S	1		
398	CANNULA IV 22G	100'S	1		
399	CANNULA IV 24G	100'S	1		
400	INFUSION IV GIVING (BRAUN)	100'S	1		
401	SOLUSETS GIVING SETS(BRAUN)	100'S	1		
402	PLASTERS OF PARIS 15CM X 2.75 BP	100 S	1		
403	ZINC OXIDE STRAPPING 5CM X 4.5M	12'S	1		
404	SUTURES POLYGLYCOLIC ACID 2/0 TAPER POINT	100'S	1		
405	SUTURES NYLON NO.2/0 CUTTING NEEDLE	100'S	1		
406	SUT POLYGLACTIN 2/0 75CM ON	100'S	1		
407	SURGICAL BLADE SIZE 23	100'S	1		
408	SYRINGE 10ML + X 1.5"	100'S	1		
409	SYRINGE 2ML + X 1"	100'S	1		
410	SYRINGE 5ML + X 1.5"	100'S	1		
411	SAFETY BOXES (WHO SPECIFICATION)	100'S	1		
412	BANDAGES COTTON L/WOVEN BP SIZE 10CM X 4.5M BP	100'S	1		
413	BANDAGES COTTON L/WOVEN BP SIZE 15CM X 4.5M BP		1		
414	MICROPORE TAPE ADHESIVE 7.5CM X 4.5M	100'S	1		
415	TEGADERM I.V	PACK OF 50	1		
416	NEEDLE 21G	100'S	1		
417	NEEDLE 23G	100'S	1		
418	NEEDLE 19G	100'S	1	1	
419	K-Y JELLY	1'S	1	1	
420	ELASTOPLAST	100'S	1	1	
421	LIDOCAINE SPRAY	5'S	1	1	
422	ETHYLCHLORIDE SPRAY	5'S	1	1	
423	NEBULIZATION MASKS (ADULT)	100'S	1	1	
424	NEBULIZATION MASKS (PAEDIATRIC)	100'S	1		
425	SUCTION CATHETER SIZE 14	10'S	1		
426	Nebulizing machine	10.5 1s		1	

		BRAND	UNIT OF		UNIT PRICE
	NAME OF PRODUCT	NAME	MEASURE	QUANTITY	
427	SUNCTION CATHETER SIZE 18	10'S	1		
428	SUNCTION CATHETER SIZE 16	1s			
429	OXYGEN MASKS ADULT	10'S	1		
430	OXYGEN MASK PAED REBREATHER	10'S	1		
431	URINARY CATHETER #16	10'S	1		
432	ELEPHANT EAR SYRINGE	1'S	1		
433	INFRA-RED THERMOMETERS	1'S	1		
434	INSULIN SYRINGES	1'S	1		
435	AUTOCLAVE TAPE	1'S	1		
436	BIN LINERS (BLACK ,MEDIUM	100'S	1		
437	BIN LINERS RED MEDIUM	100s			
438	BIN LINERS YELLOW MEDIUM	100s			
439	DISPOSABLE VAGINAL SPECULUM	100'S	1		
440	DROPPER BOTTLES 20MLS	100'S	1		
441	FIRST AID BOXES (STANDARD)	1'	1		
442	PACKAGING BAGS BROWN #2	100'S	1		
443	PACKAGING BAGS BROWN #4	100'S	1		
444	PACKAGING BAGS BROWN #6	100'S	1		
445	PACKAGING BAGS BROWN #8	100'S	1		
446	PACKAGING BAGS BROWN #12	100'S	1		
447	SHIELDEX OPA (CIDEX)	100'S	1		
448	STITCHING PACKS (COMPLETE)	1s	1		
449	DRESSING PACKS (COMPLETE)	1s	1		
450	IUCD INSERTION PACKS (COMPLETE)	1s	1		
415	OPSITE SPRAY	1s	1		
452	DIAGNOSTIC SET (major)	1s	1		
453	STETHOSCOPE (LITTMAN CLASSIC)	1s	1		
454	FACE MASKS	50'S	1		
455	KNEE SUPPORT-LARGE	1'S	1	1	
456	KNEE SUPPORT- MEDIUM	1'S	1		
457	KNEE SUPPORT- XTRA LARGE	1'S	1		
458	ANKLE SUPPORT- LARGE	1'S	1	1	
459	ANKLE SUPPORT-MEDIUM	1'S	1	1	
460	ANKLE SUPPORT-XTRA LARGE	1'S	1		

TOTAL AMOUNT IN FIGURES.....

IN WORDS.....

Authorized signatory:......Date......Date......

Annual consumption - Medical supplies worth an estimated total amount of KES 10M



SAMPLE SUBMISSION FORM (where applicable)

TENDER NO			DESCRIPTION OF GOODS		CLOSING DATE			
			SUPPLY & DELIVERY OF PHARMACEUTICALS					
Sample Registration No	Date of Receipt of Sample	Catalogue, Part or Reference No	Description of Sample	Quantity	Name of Candidate	Received by (name/signature)	Date Returned to Candidate	Name, signature & ID No of Candidate



PART 3 - CONDITIONS OF CONTRACT AND CONTRACT FORMS



SECTION VI - GENERAL CONDITIONS OF CONTRACT

1. **Definitions**

In the Conditions of Contract ("these Conditions"), which include Special Conditions, Parts A and B, and these General Conditions, the following words and expressions shall have the meanings stated. Words indicating persons or parties include corporations and other legal entities, except where the context requires otherwise.

- a) "Contract" means the Contract Agreement entered into between the Procuring Entity and the Supplier, together with the Contract Documents referred to therein, including all attachments, appendices, and all documents incorporated by reference therein.
- b) "Contract Documents" means the documents listed in the Contract Agreement, including any amendments thereto.
- c) "Contract Price" means the price payable to the Supplier as specified in the Contract Agreement, subject to such additions and adjustments thereto or deductions therefrom, as may be made pursuant to the Contract.
- d) "Day" means calendar day.
- e) "Completion" means the fulfilment of the Related Services by the Supplier in accordance with the terms and conditions set forth in the Contract.
- f) "GCC" means the General Conditions of Contract.
- g) "Goods" means all of the commodities, raw material, machinery and equipment, and/or other materials that the Supplier is required to supply to the Procuring Entity under the Contract.
- **h**) "Procuring Entity" means the Procuring Entity purchasing the Goods and Related Services, as **specified in the SCC.**
- i) "Related Services" means the services incidental to the supply of the goods, such as insurance, delivery, installation, commissioning, training and initial maintenance and other such obligations of the Supplier under the Contract.
- j) "SCC" means the Special Conditions of Contract.
- k) "Subcontractor" means any person, private or government entity, or a combination of the above, to whom any part of the Goods to be supplied or execution of any part of the Related Services is subcontracted by the Supplier.
- 1) "Supplier" means the person, private or government entity, or a combination of the above, whose Tender to perform the Contract has been accepted by the Procuring Entity and is named as such in the Contract Agreement.
- m) "Base Date" means a date 30 day prior to the submission of tenders.
- n) **"Laws"** means all national legislation, statutes, ordinances, and regulations and bylaws of any legally constituted public authority.
- o) **"Letter of Acceptance"** means the letter of formal acceptance, signed by the contractor. Procuring Entity, including any annexed memoranda comprising agreements between and signed by both Parties.
- p) "Procuring Entity" means the Entity named in the Special Conditions of Contract.



2. Interpretation

- 21. If the context so requires it, singular means plural and vice versa.
- 2.2. Incoterms
 - a) Unless inconsistent with any provision of the Contract, the meaning of any trade term and the rights and obligations of parties thereunder shall be as prescribed by Incoterms **specified in the SCC**.
 - b) The terms EXW and CIP and other similar terms, when used, shall be governed by the rules prescribed in the current edition of Incoterms specified in the **SCC** and published by the International Chamber of Commerce in Paris, France.

3. **Contract Documents**

Subject to the order of precedence set forth in the Contract Agreement, all documents forming the Contract (and all parts thereof) are intended to be correlative, complementary, and mutually explanatory. The Contract Agreement shall be read as a whole. The documents forming the Contract shall be interpreted in the following order of priority:

- a) the Contract Agreement,
- b) the Letter of Acceptance,
- c) the General Conditions of Contract
- d) Special Conditions of Contract
- e) the Form of Tender,
- f) the Specifications and Schedules of the Drawings (if any), and
- g) the Schedules of Requirements, Price Schedule and any other documents forming part of the Contract.

4. Fraud and Corruption

- 3.1 The supplier shall comply with anti-corruption laws and guidelines and the prevailing sanctions, policies and procedures as set forth in the Laws of Kenya.
- 32 The Supplier shall disclose any commissions, gratuity or fees that may have been paid or are to be paid to agents or any other person with respect to the Tendering process or execution of the Contract. The information disclosed must include at least the name and address of the agent or other party, the amount and currency, and the purpose of the commission, gratuity or fee.

4.1 Entire Agreement

4.1.1 The Contract constitutes the entire agreement between the Procuring Entity and the Supplier and supersedes all communications, negotiations and agreements (whether written or oral) of the parties with respect thereto made prior to the date of Contract.

4.1.2 Framework Agreement

- 4.1.2.1 The Parties shall enter into a Framework Agreement within 28 days after the Contractor receives the Letter of Acceptance, unless the Particular Conditions establish otherwise. The Framework Agreement shall be based upon FORM No. 3 FRAMEWORK AGREEMENT annexed to the Particular Conditions. The costs of stamp duties and similar charges (if any) imposed by law in connection with entry into the Framework Agreement shall be borne by the Procuring Entity.
- 4.1.2.2 The Framework Agreement establishes the terms and conditions that will govern the contract awarded during the term of the Framework Agreement. The Framework Agreement establishes for the procurement works by package as and when required, over the specified period of time. The



Framework Agreement does not commit a Procuring Entity to procure, nor a Firm to supply. The Framework Agreement allows the Procuring Entity to call the Contractor to commence the works on a particular package in a specified location within the duration of the agreement.

- 4.1.2.3 This Framework Agreement does not guarantee the contractor of being called for a contract to start and no commitment is made with regard to possible number of packages to carry out.
- 4.1.2.4 This Framework Agreement does exclude the Procuring Entity from the right to procure the same Works from other firms.
- 4.1.2.5 This Framework Agreement does not stop the Procuring Entity from removing the contractor from the same Agreement.
- 4.1.2.6 FAs shall be established for a maximum period of three (3) years. The Procuring Entity may with the Consent of the Contractor extend this Agreement if the agreement period is less than three (3) years, if the initial engagement has been satisfactory.
- 4.1.2.7 Call-off Contracts; for work on a package to start, the Procuring Entity shall issue a notice of acceptance of a particular package requesting the contractor to furnish a Performance Security and to start the works thereafter, and providing the contractor with details of location where the works, are to be carried out. The call-off statement shall specify the objectives, tasks, deliverables, timeframes and price or price mechanism. The price for individual call-off contracts shall be based on the prices detailed in the Framework Agreement.

4.2 Amendment

No amendment or other variation of the Contract shall be valid unless it is in writing, is dated, expressly refers to the Contract, and is signed by a duly authorized representative of each party thereto.

4.3 Non-waiver

- a) Subject to GCC Sub-Clause 4.5(b) below, no relaxation, forbearance, delay, or indulgence by either party in enforcing any of the terms and conditions of the Contract or the granting of time by either party to the other shall prejudice, affect, or restrict the rights of that party under the Contract, neither shall any waiver by either party of any breach of Contract operate as waiver of any subsequent or continuing breach of Contract.
- b) Any waiver of a party's rights, powers, or remedies under the Contract must be in writing, dated, and signed by an authorized representative of the party granting such waiver, and must specify the right and the extent to which it is being waived.

4.4 Severability

If any provision or condition of the Contract is prohibited or rendered invalid or unenforceable, such prohibition, invalidity or unenforceability shall not affect the validity or enforceability of any other provisions and conditions of the Contract.

5. Language

5.1 The Contract as well as all correspondence and documents relating to the Contract exchanged by the Supplier and the Procuring Entity, shall be written in the **English Language**. Supporting documents and printed literature that are part of the Contract may be in another language provided they are accompanied by an accurate and certified translation of the relevant passages in the **English Language**, in which case, for purposes of interpretation of the Contract, the English language is translation shall govern.



5.2 The Supplier shall bear all costs of translation to the governing language and all risks of the accuracy of such translation, for documents provided by the Supplier.

6. Joint Venture, Consortium or Association

6.1 If the Supplier is a joint venture, consortium, or association, all of the parties shall be jointly and severally liable to the Procuring Entity for the fulfilment of the provisions of the Contract and shall designate one member of the joint venture, consortium, or association to act as a leader with authority to bind the joint venture, consortium, or association. The composition or the constitution of the joint venture, consortium, or association shall not be altered without the prior written consent of the Procuring Entity.

7. Eligibility

- 7.1 The Supplier and its Subcontractors shall have the nationality of an eligible country. A Supplier or Sub- contractor shall be deemed to have the nationality of a country if it is a citizen or constituted, incorporated, or registered, and operates in conformity with the provisions of the laws of that country.
- 72 All Goods and Related Services to be supplied under the Contract shall have their origin in Eligible Countries. For the purpose of this Clause, origin means the country where the goods have been grown, mined, cultivated, produced, manufactured, or processed; or through manufacture, processing, or assembly, another commercially recognized article results that differs substantially in its basic characteristics from its components.
- 73 The Tenderer, if a Kenyan firm, must submit with its tender a valid tax compliance certificate from the Kenya Revenue Authority.

8. Notices

- 8.1 Any notice given by one party to the other pursuant to the Contract shall be in writing to the address specified in the **SCC**. The term "in writing" means communicated in written form with proof of receipt.
- 82 A notice shall be effective when delivered or on the notice's effective date, whichever is later.

9. Governing Law

- 9.1 The Contract shall be governed by and interpreted in accordance with the laws of Kenya.
- 9.2 Throughout the execution of the Contract, the Supplier shall comply with the import of goods and services prohibitions in Kenya:
 - a) where, as a matter of law, compliance or official regulations, Kenya prohibits commercial relations with that country or any import of goods from that country or any payments to any country, person, or entity in that country ; or
 - b) by an act of compliance with a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations, Kenya prohibits any import of goods from that country or any payments to any country, person, or entity.

10. Settlement of Disputes

- 10.1 The Procuring Entity and the Supplier shall make every effort to resolve amicably by direct negotiation any disagreement or dispute arising between them under or in connection with the Contract.
- 10.2 If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the Procuring Entity or the Supplier may give notice to the other party of its intention to commence arbitration, as hereinafter provided, as to the matter in dispute, and no arbitration in respect of this matter may be commenced unless such notice is given. Any dispute or difference in respect of which a notice of intention to commence arbitration has been given in accordance with this Clause shall be



finally settled by arbitration. Arbitration may be commenced prior to or after delivery of the Goods under the Contract.

10.2 Arbitration proceedings shall be conducted as follows:

- 1021 Any claim or dispute between the Parties arising out of or in connection with the Contract not settled amicably in accordance with Sub-Clause 10.1 shall be finally settled by arbitration.
- 1022 No arbitration proceedings shall be commenced on any claim or dispute where notice of a claim or dispute has not been given by the applying party within thirty days of the occurrence or discovery of the matter or issue giving rise to the dispute.
- 1023 Notwithstanding the issue of a notice as stated above, the arbitration of such a claim or dispute shall not commence unless an attempt has in the first instance been made by the parties to settle such claim or dispute amicably with or without the assistance of third parties. Proof of such attempt shall be required.
- 1024 The Arbitrator shall, without prejudice to the generality of his powers, have powers to direct such measurements, computations, or valuations as may in his opinion be desirable in order to determine the rights of the parties and assess and award any sums which ought to have been the subject of or included in any due payments.
- 1025 Neither Party shall be limited in the proceedings before the arbitrators to the evidence, or to the reasons for the dispute given in its notice of a claim or dispute.
- 1026 Arbitration may be commenced prior to or after delivery of the goods. The obligations of the Parties shall not be altered by reason of any arbitration being conducted during the progress of the delivery of goods.
- 1027 The terms of the remuneration of each or all the members of Arbitration shall be mutually agreed upon by the Parties when agreeing the terms of appointment. Each Party shall be responsible for paying one-half of this remuneration.

10.3 Arbitration Proceedings

- 103.1 Arbitration proceedings with national suppliers will be conducted in accordance with the Arbitration Laws of Kenya. In case of any claim or dispute, such claim or dispute shall be notified in writing by either party to the other with a request to submit it to arbitration and to concur in the appointment of an Arbitrator within thirty days of the notice. The dispute shall be referred to the arbitration and final decision of a person or persons to be agreed between the parties. Failing agreement to concur in the appointment of an Arbitrator, the Arbitrator shall be appointed, on the request of the applying party, by the Chairman or Vice Chairman of any of the following professional institutions;
 - i) Kenya National Chamber of Commerce
 - ii) Chartered Institute of Arbitrators (Kenya Branch)
 - iii) The Law Society of Kenya
- 1032 The institution written to first by the aggrieved party shall take precedence over all other institutions.

1033 Alternative Arbitration Proceedings

Alternatively, the Parties may refer the matter to the Nairobi Centre for International Arbitration (NCIA) which offers a neutral venue for the conduct of national and international arbitration with commitment to providing institutional support to the arbitral process.

10.4 Arbitration with Foreign Suppliers

104.1 Arbitration with foreign suppliers shall be conducted in accordance with the arbitration rules of the United Nations Commission on International Trade Law (UNCITRAL); or with proceedings administered by the International Chamber of Commerce (ICC) and conducted



under the ICC Rules of Arbitration; by one or more arbitrators appointed in accordance with said arbitration rules.

10.42 The place of arbitration shall be a location specified in the SCC; and the arbitration shall be conducted in the language for communications defined in Sub-Clause 1.4 [Law and Language].

10.5 Alternative Arbitration Proceedings

Alternatively, the Parties may refer the matter to the Nairobi Centre for International Arbitration (NCIA) which offers a neutral venue for the conduct of national and international arbitration with commitment to providing institutional support to the arbitral process.

10.6 Failure to Comply with Arbitrator's Decision

- 1061 The award of such Arbitrator shall be final and binding upon the parties.
- 10.6.1 In the event that a Party fails to comply with a final and binding Arbitrator's decision, then the other Party may, without prejudice to any other rights it may have, refer the matter to a competent court of law.

10.7 **Contract operations continue**

Notwithstanding any reference to arbitration herein,

- a) the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree; and
- b) the Procuring Entity shall pay the Supplier any monies due the Supplier.

11. Inspections and Audit by the Procuring Entity

- 11.1 The Supplier shall keep, and shall cause its Subcontractors to keep, accurate and systematic accounts and records in respect of the Goods in such form and details as will clearly identify relevant time, changes and costs.
- 112 Pursuant to paragraph 2.2 of Instruction to Tenderers, the Supplier shall permit and shall cause its subcontractors to permit, the Procuring Entity and/or persons appointed by the Procuring Entity or by other statutory bodies of the Government to inspect the Site and/or the accounts and records relating to the procurement process, selection and/or contract execution, and to have such accounts and records audited by auditors appointed by the Procuring Entity. The Supplier's and its Subcontractors' attention is drawn to Sub- Clause 3.1 which provides, inter alia, that acts intended to materially impede the exercise of the Procuring Entity's inspection and audit rights constitute a prohibited practice subject to contract termination, as well as to a determination of ineligibility.

12. Scope of Supply

12.1 The Goods and Related Services to be supplied shall be as specified in the Schedule of Requirements.

13. Delivery and Documents

13.1 Subject to GCC Sub-Clause 33.1, the delivery of the Goods and completion of the Related Services shall be in accordance with the List of Goods and Delivery Schedule specified in the Supply Requirements. The details of shipping and other documents to be furnished by the Supplier are specified in the SCC.

14. Supplier's Responsibilities



14.1 The Supplier shall supply all the Goods and Related Services included in the Scope of Supply in accordance with GCC Clause 12, and the Delivery and Completion Schedule, as per GCC Clause 13.

15. Contract Price

- **15.1** Prices charged by the Supplier for the Goods supplied and the Related Services performed under the Contract shall not vary from the prices quoted by the Supplier in its Tender, with the exception of any price adjustments authorized in the SCC.
- 15.2 Where the contract price is different from the corrected tender price, in order to ensure the supplier is not paid less or more relative to the contract price (*which would be the tender price*), any partial payment valuation based on rates in the schedule of prices in the Tender, will be adjusted by a <u>plus or minus</u> percentage. The percentage already worked out during tender evaluation is worked out as follows: (*corrected tender price tender price)/tender price X 100*.

16. Terms of Payment

- 161 The Supplier shall request for payment by submitting invoice(s), delivery note(s) and any other relevant documents as specified in the **SCC** to the Procuring Entity.
- 162 Payments shall be made promptly by the Procuring Entity, but not later than thirty (30) days after submission of an invoice by the Supplier, and after the Procuring Entity has accepted it.
- 163 Where a Procuring Entity rejects Goods and Related Services, in part or wholly, the procuring Entity shall promptly inform the Supplier to collect, replace or rectify as appropriate and give reasons for rejection. The Supplier shall submit a fresh invoice, delivery note and any other relevant documents as specified in the SCC.
- 164 The currencies in which payments shall be made to the Supplier under this Contract shall be those in which the Tender price is expressed.
- 165 In the event that the Procuring Entity fails to pay the Supplier any payment by its due date or within the period set forth in the **SCC**, the Procuring Entity may pay to the Supplier interest on the amount of such delayed payment at the rate shown in the **SCC**, for the period of delay until payment has been made in full, whether before or after judgment or arbitrage award.

17. Taxes and Duties

- 17.1 The Supplier shall be entirely responsible for all taxes, duties, license fees, and other such levies incurred to deliver the Goods and Related Services to the Procuring Entity at the final delivery point.
- 17.3 If any tax exemptions, reductions, allowances or privileges may be available to the Supplier in Kenya, the Supplier shall inform the Procuring Entity and the Procuring Entity shall use its best efforts to enable the Supplier to benefit from any such tax savings to the maximum allowable extent.

18. Performance Security

- 18.1 If required as specified in the SCC, the Supplier shall, within twenty-eight (28) days of the notification of contract award, provide a performance security for the performance of the Contract in the amount specified in the SCC.
- 182 The proceeds of the Performance Security shall be payable to the Procuring Entity as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.



- 183 As specified in **the SCC**, the Performance Security, if required, shall be denominated in the currency(ies) of the Contract, or in a freely convertible currency acceptable to the Procuring Entity; and shall be in one of the formats stipulated by the Procuring Entity in **the SCC**, or in another format acceptable to the Procuring Entity.
- 184 The Performance Security shall be discharged by the Procuring Entity and returned to the Supplier not later than thirty (30) days following the date of Completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless specified otherwise in the SCC.

19. Copyright

19.1 The copyright in all drawings, documents, and other materials containing data and information furnished to the Procuring Entity by the Supplier herein shall remain vested in the Supplier, or, if they are furnished to the Procuring Entity directly or through the Supplier by any third party, including suppliers of materials, the copyright in such materials shall remain vested in such third party.

20. Confidential Information

- 20.1 The Procuring Entity and the Supplier shall keep confidential and shall not, without the written consent of the other party hereto, divulge to any third party any documents, data, or other information furnished directly or indirectly by the other party hereto in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Sub-Supplier such documents, data, and other information it receives from the Procuring Entity to the extent required for the Sub Supplier to perform its work under the Contract, in which event the Supplier shall obtain from such Sub Supplier undertaking of confidentiality similar to that imposed on the Supplier under GCC Clause 20.
- 20.2 The Procuring Entity shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the contract. Similarly, the Supplier shall not use such documents, data, and other information received from the Procuring Entity for any purpose other than the performance of the Contract.
- 20.3 The obligation of a party under GCC Sub-Clauses 20.1 and 20.2 above, however, shall not apply to information that:
 - a) the Procuring Entity or Supplier need to share with other arms of Government or other bodies participating in the financing of the Contract; such parties shall de disclosed in **the SCC**;
 - b) now or hereafter enters the public domain through no fault of that party;
 - c) can be proven to have been possessed by that party at the time of disclosure and which was not previously obtained, directly or indirectly, from the other party; or
 - d) otherwise lawfully becomes available to that party from a third party that has no obligation of confidentiality.
- 20.4 The above provisions of GCC Clause 20 shall not in any way modify any undertaking of confidentiality given by either of the parties hereto prior to the date of the Contract in respect of the Supply or any part thereof.
- 20.5 The provisions of GCC Clause 20 shall survive completion or termination, for whatever reason, of the Contract.

21. Subcontracting

21.1 The Supplier shall notify the Procuring Entity in writing of all subcontracts awarded under the Contract if not already specified in the Tender. Such notification, in the original Tender



or later shall not relieve the Supplier from any of its obligations, duties, responsibilities, or liability under the Contract.

212 Subcontracts shall comply with the provisions of GCC Clauses 3 and 7.

22. Specifications and Standards

- 22.1 Technical Specifications and Drawings
 - a) The Goods and Related Services supplied under this Contract shall conform to the technical specifications and standards mentioned in Section VI, Schedule of Requirements and, when no applicable standard is mentioned, the standard shall be equivalent or superior to the official standards whose application is appropriate to the Goods' country of origin.
 - b) The Supplier shall be entitled to disclaim responsibility for any design, data, drawing, specification or other document, or any modification thereof provided or designed by or on behalf of the Procuring Entity, by giving a notice of such disclaimer to the Procuring Entity.
 - c) Wherever references are made in the Contract to codes and standards in accordance with which it shall be executed, the edition or the revised version of such codes and standards shall be those specified in the Schedule of Requirements. During Contract execution, any changes in any such codes and standards shall be applied only after approval by the Procuring Entity and shall be treated in accordance with GCC Clause 33.

23. Packing and Documents

- 23.1 The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. During transit, the packing shall be sufficient to withstand, without limitation, rough handling and exposure to extreme temperatures, salt and precipitation, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.
- 232 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified **in the SCC**, and in any other instructions ordered by the Procuring Entity.

24. Insurance

24.1 Unless otherwise specified in the **SCC**, the Goods supplied under the Contract shall be fully insured—in a freely convertible currency from an eligible country—against loss or damage incidental to manufacture or acquisition, transportation, storage, and delivery, in accordance with the applicable Incoterms or in the manner specified in the **SCC**.

25. Transportation and Incidental Services

- 25.1 Unless otherwise specified in the **SCC**, responsibility for arranging transportation of the Goods shall be in accordance with the specified Incoterms.
- 252 The Supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:
 - a) performance or supervision of on-site assembly and/or start-up of the supplied Goods;
 - b) furnishing of tools required for assembly and/or maintenance of the supplied Goods;



- c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;
- d) performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and
- e) training of the Procuring Entity's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.
- 253 Prices charged by the Supplier for incidental services, if not included in the Contract Price for the Goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services

26. Inspections and Tests

- 26.1 The Supplier shall at its own expense and at no cost to the Procuring Entity carry out all such tests and/or inspections of the Goods and Related Services as are specified in the SCC.
- 262 The inspections and tests may be conducted on the premises of the Supplier or its Subcontractor, at point of delivery, and/or at the Goods' final destination, or in another place in Kenya as specified in the SCC. Subject to GCC Sub-Clause 26.3, if conducted on the premises of the Supplier or its Subcontractor, all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring Entity.
- 263 The Procuring Entity or its designated representative shall be entitled to attend the tests and/or inspections referred to in GCC Sub-Clause 26.2, provided that the Procuring Entity bear all of its own costs and expenses incurred in connection with such attendance including, but not limited to, all travelling and board and lodging expenses.
- 264 Whenever the Supplier is ready to carry out any such test and inspection, it shall give a reasonable advance notice, including the place and time, to the Procuring Entity. The Supplier shall obtain from any relevant third party or manufacturer any necessary permission or consent to enable the Procuring Entity or its designated representative to attend the test and/or inspection.
- 265 The Procuring Entity may require the Supplier to carry out any test and/or inspection not required by the Contract but deemed necessary to verify that the characteristics and performance of the Goods comply with the technical specifications codes and standards under the Contract, provided that the Supplier's reasonable costs and expenses incurred in the carrying out of such test and/or inspection shall be added to the Contract Price. Further, if such test and/or inspection impedes the progress of manufacturing and/or the Supplier's performance of its other obligations under the Contract, due allowance will be made in respect of the Delivery Dates and Completion Dates and the other obligations so affected.
- 26.6 The Supplier shall provide the Procuring Entity with a report of the results of any such test and/or inspection.
- 26.7 The Procuring Entity may reject any Goods or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The Supplier shall either rectify or replace such rejected Goods or parts thereof or make alterations necessary to meet the specifications at no cost to the Procuring Entity, and shall repeat the test and/or inspection, at no cost to the Procuring Entity, upon giving a notice pursuant to GCC Sub- Clause 26.4.
- 268 The Supplier agrees that neither the execution of a test and/or inspection of the Goods or any part thereof, nor the attendance by the Procuring Entity or its representative, nor the



issue of any report pursuant to GCC Sub-Clause 26.6, shall release the Supplier from any warranties or other obligations under the Contract.

27. Liquidated Damages

27.1 Except as provided under GCC Clause 32, if the Supplier fails to deliver any or all of the Goods by the Date(s) of delivery or perform the Related Services within the period specified in the Contract, the Procuring Entity may without prejudice to all its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in the SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in those SCC. Once the maximum is reached, the Procuring Entity may terminate the Contract pursuant to GCC Clause 35.

28. Warranty

- 28.1 The Supplier warrants that all the Goods are new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided otherwise in the Contract.
- 282 Subject to GCC Sub-Clause 22.1(b), the Supplier further warrants that the Goods shall be free from defects arising from any act or omission of the Supplier or arising from design, materials, and workmanship, under normal use in the conditions prevailing in the country of final destination.
- 283 Unless otherwise specified in the SCC, the warranty shall remain valid for twelve (12) months after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the SCC, or for eighteen (18) months after the date of shipment from the port or place of loading in the country of origin, whichever period concludes earlier.
- 284 The Procuring Entity shall give notice to the Supplier stating the nature of any such defects together with all available evidence thereof, promptly following the discovery thereof. The Procuring Entity shall afford all reasonable opportunity for the Supplier to inspect such defects.
- 285 Upon receipt of such notice, the Supplier shall, within the period specified in the SCC, expeditiously repair or replace the defective Goods or parts thereof, at no cost to the Procuring Entity.
- 28.6 If having been notified, the Supplier fails to remedy the defect within the period specified in the **SCC**, the Procuring Entity may proceed to take within a reasonable period such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Procuring Entity may have against the Supplier under the Contract.

29. Patent Indemnity

- 29.1 The Supplier shall, subject to the Procuring Entity's compliance with GCC Sub-Clause 29.2, indemnify and hold harmless the Procuring Entity and its employees and officers from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of any nature, including attorney's fees and expenses, which the Procuring Entity may suffer as a result of any infringement or alleged infringement of any patent, utility model, registered design, trademark, copyright, or other intellectual property right registered or otherwise existing at the date of the Contract by reason of:
 - a) the installation of the Goods by the Supplier or the use of the Goods in the country



where the Site is located; and

b) the sale in any country of the products produced by the Goods.

Such indemnity shall not cover any use of the Goods or any part thereof other than for the purpose indicated by or to be reasonably inferred from the Contract, neither any infringement resulting from the use of the Goods or any part thereof, or any products produced thereby in association or combination with any other equipment, plant, or materials not supplied by the Supplier, pursuant to the Contract.

- 292 If any proceedings are brought or any claim is made against the Procuring Entity arising out of the matters referred to in GCC Sub-Clause 29.1, the Procuring Entity shall promptly give the Supplier a notice thereof, and the Supplier may at its own expense and in the Procuring Entity's name conduct such proceedings or claim and any negotiations for the settlement of any such proceedings or claim.
- 293 If the Supplier fails to notify the Procuring Entity within twenty-eight (28) days after receipt of such notice that it intends to conduct any such proceedings or claim, then the Procuring Entity shall be free to conduct the same on its own behalf.
- 29.4 The Procuring Entity shall, at the Supplier's request, afford all available assistance to the Supplier in conducting such proceedings or claim, and shall be reimbursed by the Supplier for all reasonable expenses incurred in so doing.
- 295 The Procuring Entity shall indemnify and hold harmless the Supplier and its employees, officers, and Subcontractors from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of any nature, including attorney's fees and expenses, which the Supplier may suffer as a result of any infringement or alleged infringement of any patent, utility model, registered design, trademark, copyright, or other intellectual property right registered or otherwise existing at the date of the Contract arising out of or in connection with any design, data, drawing, specification, or other documents or materials provided or designed by or on behalf of the Procuring Entity.

30. Limitation of Liability

30.1 Except in cases of criminal negligence or willful misconduct,

a) the Supplier shall not be liable to the Procuring Entity, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Procuring Entity, and

b) the aggregate liability of the Supplier to the Procuring Entity, whether under the Contract, in tort or otherwise, shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment, or to any obligation of the supplier to indemnify the Procuring Entity with respect to patent infringement.

31. Change in Laws and Regulations

31.1 Unless otherwise specified in the Contract, if after the date of 30 days prior to date of Tender submission, any law, regulation, ordinance, order or bylaw having the force of law is enacted, promulgated, abrogated, or changed in Kenya (which shall be deemed to include any change in interpretation or application by the competent authorities) that subsequently affects the Delivery Date and/or the Contract Price, then such Delivery Date and/or Contract Price shall be correspondingly increased or decreased, to the extent that the Supplier has thereby been affected in the performance of any of its obligations under the Contract. Notwithstanding the foregoing, such additional or reduced cost shall not be separately paid or credited if the same has already been accounted for in the price adjustment provisions



where applicable, in accordance with GCC Clause 15.

32. Force Majeure

- 32.1 The Supplier shall not be liable for forfeiture of its Performance Security, liquidated damages, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.
- 322 For purposes of this Clause, "Force Majeure" means an event or situation beyond the control of the Supplier that is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of the Supplier. Such events may include, but not be limited to, acts of the Procuring Entity in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.
- 32.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Procuring Entity in writing of such condition and the cause thereof. Unless otherwise directed by the Procuring Entity in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

33. Change Orders and Contract Amendments

- 33.1 The Procuring Entity may at any time order the Supplier through notice in accordance GCC Clause 8, to make changes within the general scope of the Contract in any one or more of the following:
 - a) drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Procuring Entity;
 - b) the method of shipment or packing;
 - c) the place of delivery; and
 - d) the Related Services to be provided by the Supplier.
- 332 If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment shall be made in the Contract Price or in the Delivery/Completion Schedule, or both, and the Contract shall accordingly be amended. Any claims by the Supplier for adjustment under this Clause must be asserted within twenty-eight (28) days from the date of the Supplier's receipt of the Procuring Entity's change order.
- 333 Prices to be charged by the Supplier for any Related Services that might be needed but which were not included in the Contract shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.
- 33.4 **Value Engineering:** The Supplier may prepare, at its own cost, a value engineering proposal at any time during the performance of the contract. The value engineering proposal shall, at a minimum, include the following;
 - a) the proposed change(s), and a description of the difference to the existing contract requirements;
 - b) a full cost/benefit analysis of the proposed change(s) including a description and estimate of costs (including life cycle costs) the Procuring Entity may incur in implementing the value engineering proposal; and
 - c) a description of any effect(s) of the change on performance/functionality.
- 335 The Procuring Entity may accept the value engineering proposal if the proposal demonstrates



benefits that:

- a) accelerates the delivery period; or
- b) reduces the Contract Price or the life cycle costs to the Procuring Entity; or
- c) improves the quality, efficiency or sustainability of the Goods; or
- d) yields any other benefits to the Procuring Entity, without compromising the necessary functions of the Facilities.
- 33.6 If the value engineering proposal is approved by the Procuring Entity and results in:
 - a) a reduction of the Contract Price; the amount to be paid to the Supplier shall be the percentage specified **in the SCC** of the reduction in the Contract Price; or
 - b) an increase in the Contract Price; but results in a reduction in life cycle costs due to any benefit described in
 (a) to (d) above, the amount to be paid to the Supplier shall be the full increase in the Contract Price.
- 33.7 Subject to the above, no variation in or modification of the terms of the Contract shall be made except by written amendment signed by the parties.

34. Extensions of Time

- 34.1 If at any time during performance of the Contract, the Supplier or its subcontractors should encounter conditions impeding timely delivery of the Goods or completion of Related Services pursuant to GCC Clause 13, the Supplier shall promptly notify the Procuring Entity in writing of the delay, its likely duration, and its cause. As soon as practicable after receipt of the Supplier's notice, the Procuring Entity shall evaluate the situation and may at its discretion extend the Supplier's time for performance, in which case the extension shall be ratified by the parties by amendment of the Contract.
- 342 Except in case of Force Majeure, as provided under GCC Clause 32, a delay by the Supplier in the performance of its Delivery and Completion obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 26, unless an extension of time is agreed upon, pursuant to GCC Sub-Clause 34.1.

35. Termination

- 35.1 Termination for Default
 - a) The Procuring Entity, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate the Contract in whole or in part:
 - i) if the Supplier fails to deliver any or all of the Goods within the period specified in the Contract, or within any extension thereof granted by the Procuring Entity pursuant to GCC Clause 34;
 - ii) if the Supplier fails to perform any other obligation under the Contract; or
 - iii) if the Supplier, in the judgment of the Procuring Entity has engaged in Fraud and Corruption, as defined in paragraph 2.2 a of the Appendix to the GCC, in competing for or in executing the Contract.
 - b) In the event the Procuring Entity terminates the Contract in whole or in part, pursuant to GCC Clause 35.1(a), the Procuring Entity may procure, upon such terms and in such manner as it deems appropriate, Goods or Related Services similar to those undelivered or not performed, and the Supplier shall be liable to the Procuring Entity for any additional costs for such similar Goods or Related Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.
- 35.2 Termination for Insolvency.

The Procuring Entity may at any time terminate the Contract by giving notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In such event, termination



will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Procuring Entity

- 35.2 Termination for Convenience.
 - a) The Procuring Entity, by notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Procuring Entity's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.
 - b) The Goods that are complete and ready for shipment within twenty-eight (28) days after the Supplier's receipt of notice of termination shall be accepted by the Procuring Entity at the Contract terms and prices. For the remaining Goods, the Procuring Entity may elect:
 - i) to have any portion completed and delivered at the Contract terms and prices; and/or
 - ii) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Related Services and for materials and parts previously procured by the Supplier.

36. Assignment

36.1 Neither the Procuring Entity nor the Supplier shall assign, in whole or in part, their obligations under this Contract, except with prior written consent of the other party.

37. Export Restriction

37.1 Notwithstanding any obligation under the Contract to complete all export formalities, any export restrictions attributable to the Procuring Entity, to Kenya, or to the use of the products/goods, systems or services to be supplied, which arise from trade regulations from a country supplying those products/goods, systems or services, and which substantially impede the Supplier from meeting its obligations under the Contract, shall release the Supplier from the obligation to provide deliveries or services, always provided, however, that the Supplier can demonstrate to the satisfaction of the Procuring Entity that it has completed all formalities in a timely manner, including applying for permits, authorizations and licenses necessary for the export of the products/goods, systems or services under the Procuring Entity's convenience pursuant to Sub-Clause 35.3.



SECTION VII - SPECIAL CONDITIONS OF CONTRACT

The following Special Conditions of Contract (SCC) shall supplement and/or amend the General Conditions of Contract (GCC).Whenever there is a conflict, the provisions herein shall prevail over those in the GCC.

[The Procuring Entity shall select insert the appropriate wording using the samples below or other acceptable wording, and delete the text in italics].

SECTION VII - SPECIAL CONDITIONS OF CONTRACT

The following Special Conditions of Contract (SCC) shall supplement and / or amend the General Conditions of Contract (GCC). Whenever there is a conflict, the provisions herein shall prevail over those in the GCC.

[The Procuring Entity shall select insert the appropriate wording using the samples below or other acceptable wording, and delete the text in italics]

Number of GC	Amendments of, and Supplements to, Clauses in the General Conditions of Contract				
Clause					
GCC 1.1(h)	The Procuring Entity is: [Insert complete legal name of the Procuring Entity]				
GCC 4.2 (a)	The meaning of the trade terms shall be as prescribed by Incoterms. If the meaning of any trade term and the rights and obligations of the parties thereunder shall not be as prescribed by Incoterms, they shall be as prescribed by: <i>[exceptional; refer to other internationally accepted trade terms]</i>				
GCC 4.2 (b)	The version edition of Incoterms shall be INCOTERMS 2015				
GCC 8.1	 For <u>notices</u>, the Procuring Entity's address shall be: Attention: [insert full name of person, if applicable] Postal address (full postal address) Physical Address (full Location Address- insert city, street name, Building named floor number, room number) Telephone: [include telephone number, including country and city codes] Electronic mail address: [insert e-mail address, if applicable] 				
GCC 10.4.2	The place of arbitration shall be (specify City and Country).				
GCC 13.1	Details of Shipping and other Documents to be furnished by the Supplier are [insert the required documents, such as a negotiable bill of lading, a non-negotiable sea way bill, an airway bill, a railway consignment note, a road consignment note, insurance certificate, Manufacturer's or Supplier's warranty certificate, inspection certificate issued by nominated inspection agency, Supplier's factory shipping details etc.].				
	The above documents shall be received by the Procuring Entity before arrival of the Goods and, if not received, the Supplier will be responsible for any consequent expenses.				
GCC 15.1	The prices charged for the Goods supplied and the related Services performed <i>[insert "shall" or "shall not," as appropriate]</i> be adjustable. If prices are adjustable, the following method shall be used to calculate the price adjustment				
GCC 16.1	[see attachment to these SCC for a sample Price Adjustment Formula] Sample provision				
GCC 10.1	GCC 16.1—The method and conditions of payment to be made to the Supplier under this Contract shall be as follows:				
	A. Payment for Goods supplied from abroad: Payment of foreign currency portion shall be made in <i>[insert currency of the Contract Price]</i> in the following manner:				
	(i) Advance Payment: Ten (10) percent of the Contract Price shall be paid within thirty (30) days of signing of the Contract, and upon submission of claim and a bank guarantee for equivalent amount valid until the Goods are delivered and, in the form, provided in the Tendering document or another form acceptable to the Procuring Entity.				

	(ii) On Shipment: Eighty (80) percent of the Contract Price of the Goods shipped shall be paid through irrevocable confirmed letter of credit opened in favour of the Supplier in a bank in its country, upon submission of documents specified in GCC Clause 12.
	(iii) On Acceptance: Ten (10) percent of the Contract Price of Goods received shall be paid within thirty (30) days of receipt of the Goods upon submission of claim supported by the acceptance certificate issued by the Procuring Entity.
	B. Payment of local currency portion of a foreign Supplier shall be made in <u>Kenya</u> <u>shillings</u> within thirty (30) days of presentation of claim supported by a certificate from the Procuring Entity declaring that the Goods have been delivered and that all other contracted Services have been performed.
	C. Payment for Goods and Services supplied from within Kenya:
	Payment for Goods and Services supplied from within Kenya shall be made in [currency], as follows:
	(i) Advance Payment: Ten (10) percent of the Contract Price shall be paid within thirty (30) days of signing of the Contract against an invoice and a bank guarantee for the equivalent amount and in the form provided in the Tendering document or another form acceptable to the Procuring Entity.
	(ii) On Delivery: Eighty (80) percent of the Contract Price shall be paid on receipt of the Goods and upon submission of the documents specified in GCC Clause 13. The bank guarantee shall then be released.
	(iii) On Acceptance: The remaining ten (10) percent of the Contract Price shall be paid to the Supplier within thirty (30) days after the date of the acceptance certificate for the respective delivery issued by the Procuring Entity.
GCC 16.5	The payment-delay period after which the Procuring Entity shall pay interest to the supplier shall be <i>[insert number]</i> days.
	The interest rate that shall be applied is [insert number] %
GCC 18.1	A Performance Security [insert "shall" or "shall not" be required]
	[If a Performance Security is required, insert "the amount of the Performance Security shall be: [insert amount]
	[The amount of the Performance Security is usually expressed as a percentage of the Contract Price. The percentage varies according to the Procuring Entity's perceived risk and impact of non-performance by the Supplier. A 10% percentage is used under normal circumstances]
GCC 18.3	If required, the Performance Security shall be in the form of: [insert "a Demand Guarantee" or" a Performance Bond"]
	If required, the Performance security shall be denominated in <i>[insert "a freely convertible currency acceptable to the Procuring Entity" or "the currencies of payment of the Contract, in accordance with their portions of the Contract Price"]</i>
GCC 18.4	Discharge of the Performance Security shall take place: [insert date if different from the one indicated in sub clause GCC 18.4]
GCC 23.2	The packing, marking and documentation within and outside the packages shall be: [insert in detail the type of packing required, the markings in the packing and all documentation required]
GCC 24.1	The insurance coverage shall be as specified in the Incoterms. If not in accordance with Incoterms, insurance shall be as follows: [insert specific insurance provisions agreed upon, including coverage, currency and
CCC 25 1	amount]
GCC 25.1	Responsibility for transportation of the Goods shall be as specified in the Incoterms.



GCC 25.2 GCC 26.1	If not in accordance with Incoterms, responsibility for transportations shall be as follows: [insert "The Supplier is required under the Contract to transport the Goods to a specified place of final destination within Kenya, defined as the Project Site, transport to such place of destination in Kenya, including insurance and storage, as shall be specified in the Contract, shall be arranged by the Supplier, and related costs shall be included in the Contract Price"; or any other agreed upon trade terms (specify the respective responsibilities of the Procuring Entity and the Supplier)] Incidental services to be provided are: [Selected services covered under GCC Clause 25.2 and/or other should be specified with the desired features. The price quoted in the Tender price or agreed with the selected Supplier shall be included in the Contract Price.] The inspections and tests shall be: [insert nature, frequency, procedures for carrying out the inspections and tests]
GCC 26.2	The Inspections and tests shall be conducted at: [insert name(s) of location(s)]
GCC 27.1	The liquidated damage shall be: [<i>insert number</i>] % per week
GCC 27.1 GCC 27.1	The maximum amount of liquidated damages shall be: <i>[insert number]</i> %
GCC 28.3	The maximum amount of inquidated damages shall be. [insert namber] 78
600 20.5	The period of validity of the Warranty shall be: <i>[insert number]</i> days For purposes of the Warranty, the place(s) of final destination(s) shall be: <i>[insert name(s) of location(s)]</i>
	Sample provision
	GCC 28.3—In partial modification of the provisions, the warranty period shall be hours of operation or months from date of acceptance of the Goods or () months from the date of shipment, whichever occurs earlier. The Supplier shall, in addition, comply with the performance and/or consumption guarantees specified under the Contract. If, for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Supplier shall, at its discretion, either:
	(a) make such changes, modifications, and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the Contract at its own cost and expense and to carry out further performance tests in accordance with GCC 26.7,
	or
	(b) pay liquidated damages to the Procuring Entity with respect to the failure to meet the contractual guarantees. The rate of these liquidated damages shall be ().
	[The rate should be higher than the adjustment rate used in the Tender evaluation under TDS $34.6(f)$]
GCC 28.5, GCC 28.6	The period for repair or replacement shall be: [insert number(s)] days.
GCC 33.6	If the value engineering proposal is approved by the Procuring Entity the amount to be paid to the Supplier shall be% (insert appropriate percentage.
	The percentage is normally up to 50%) of the reduction in the Contract Price.



SECTION VIII - CONTRACT FORMS

This Section contains forms which, once completed, will form part of the Contract. The forms for Performance Security and Advance Payment Security, when required, shall only be completed by the successful tenderer after contract award.



FORM No. 1: NOTIFICATION OF INTENTION TO AWARD

This Notification of Intention to Award shall be sent to each Tenderer that submitted a Tender. Send this Notification to the Tenderer's Authorized Representative named in the Tender Information Form on the format below.

<u>FORMAT</u>

2

- 1. For the attention of Tenderer's Authorized Representative
 - I) Name: [insert Authorized Representative's name]
 - *ii)* Address: *[insert Authorized Representative's Address]*
 - *iii)* Telephone: *[insert Authorized Representative's telephone/fax numbers]*
 - *iv)* Email Address: *[insert Authorized Representative's email address]*

[IMPORTANT: insert the date that this Notification is transmitted to Tenderers. The Notification must be sent to all Tenderers simultaneously. This means on the same date and as close to the same time as possible.]

Date of transmission: *[email]* on [*date*] (local time)

This Notification is sent by _____(Name and designation) _____

- 3. Notification of Intention to Award
 - I) Employer:_____[insert the name of the Employer]
 - *ii)* Project:_____[insert name of project]
 - *iii)* Contract title:_____[insert the name of the contract]
 - *iv)* Country: *[insert country where ITT is issued]*
 - v) ITT No: *[insert ITT reference number from Procurement Plan]*

This Notification of Intention to Award (Notification) notifies you of our decision to award the above contract. The transmission of this Notification begins the Standstill Period. During the Standstill Period, you may:

4. Request a debriefing in relation to the evaluation of your tender

Submit a Procurement-related Complaint in relation to the decision to award the contract. i) **The successful tenderers:**

Package	Name of	successful	Address of the successful Tenderer	Contract price of the successful Tenderer
No.	Tenderer			successful Tenderer
Lot No.				



(ii) Other Tenderers

Names of all Tenderers that submitted a Tender. If the Tender's price was evaluated include the evaluated price as well as the Tender price as read out.

Package No.	Name of Tenderer	Address Tenderer	of	the	Tender price	evaluated price
Lot No.						
Lot No.						
Lot No.						
Lot No.						
Lot No.						
Lot No.						

- 5. How to request a debriefing
 - a) DEADLINE: The deadline to request a debriefing expires at midnight on [*insert date*] (*local time*).
 - b) You may request a debriefing in relation to the results of the evaluation of your Tender. If you decide to request a debriefing your written request must be made within three (5) Business Days of receipt of this Notification of Intention to Award.
 - c) Provide the contract name, reference number, name of the Tenderer, contact details; and address the request for debriefing as follows:
 - I) Attention: [insert full name of person, if applicable]
 - ii) Title/position: [insert title/position]
 - ii) Agency: [insert name of Employer]
 - iii) Email address: [insert email address]
 - d) If your request for a debriefing is received within the 3 Days deadline, we will provide the debriefing within five (3) Business Days of receipt of your request. If we are unable to provide the debriefing within this period, the Standstill Period shall be extended by five (3) Days after the date that the debriefing is provided. If this happens, we will notify you and confirm the date that the extended Standstill Period will end.
 - e) The debriefing may be in writing, by phone, video conference call or in person. We shall promptly advise you in writing how the debriefing will take place and confirm the date and time.
 - f) If the deadline to request a debriefing has expired, you may still request a debriefing. In this case, we will provide the debriefing as soon as practicable, and normally no later than fifteen (15) Days from the date of publication of the Contract Award Notice.
- 6. How to make a complaint
 - a) Period: Procurement-related Complaint challenging the decision to award shall be submitted by midnight, [*insert date*] (local time).
 - b) Provide the contract name, reference number, name of the Tenderer, contact details; and address the Procurement-related Complaint as follows:
 - I) Attention: [insert full name of person, if applicable]
 - ii) Title/position: [insert title/position]
 - iii) Agency: [insert name of Employer]
 - iv) Email address: [insert email address]
 - c) At this point in the procurement process, you may submit a Procurement-related Complaint challenging the decision to award the contract. You do not need to have requested, or received, a debriefing before making this complaint. Your complaint must



be submitted within the Standstill Period and received by us before the Standstill Period ends.

d) Further information: For more information refer to the Public Procurement and Disposals Act 2015 and its Regulations available from the Website <u>www.ppra.go.ke</u> or email <u>complaints@ppra.go.ke</u>.

You should read these documents before preparing and submitting your complaint.

- e) There are four essential requirements:
- i) You must be an 'interested party'. In this case, that means a Tenderer who submitted a Tender in this tendering process, and is the recipient of a Notification of Intention to Award.
- ii) The complaint can only challenge the decision to award the contract.
- iii) You must submit the complaint within the period stated above.
- iv) You must include, in your complaint, all of the information required to support your complaint.

7. <u>Standstill</u> Period

- i) DEADLINE: The Standstill Period is due to end at midnight on [*insert date*] (local time).
- ii) The Standstill Period lasts ten (14) Days after the date of transmission of this Notification of Intention to Award.
- iii) The Standstill Period may be extended as stated in paragraph Section 5 (d) above.

If you have any questions regarding this Notification please do not hesitate to contact us.

On behalf of the Employer:



FORM NO. 2 - REQUEST FOR REVIEW

FORM FOR REVIEW(r.203(1))

PUBLIC PROCUREMENT ADMINISTRATIVE REVIEW BOARD

APPLICATION NO.....OF......20.....

BETWEEN

.....APPLICANT

AND

REQUEST FOR REVIEW

I/We	,the above name	ed Applicant(s), of address: Physi	ical addressP. O. Box
No Tel. No	Email, !	hereby request the Public Procure	ement Administrative Review Board to review
the whole/part of the abo	ove mentioned decision of	on the following grounds, namely	y:
1.			
2.			
By this memorandum, th	ne Applicant requests the	e Board for an order/orders that:	
1.			
2.			
SIGNED	(Applicant) Dated on	day of/	.20

FOR OFFICIAL USE ONLY Lodged with the Secretary Public Procurement Administrative Review Board on......day of20......

SIGNED

Board Secretary



FORM NO. 3 LETTER OF AWARD

[Use letter head paper of the Procuring Entity]

[Date]

To: _____[name and address of the Supplier]

Subject: _______Notification of Award Contract No.

This is to notify you that your Tender dated ______ [insert date] for execution of the ______ [insert name of the contract and identification number, as given in the SCC] for contract Lot No...... (amount......), Lot No.... (amount......), Lot No.... (amount......), Lot No.... (name of Procuring Entity)

You are requested to arrange to sign the Framework Agreement within 28 days in accordance with the Conditions of Contract. On being instructed to commence the contract on any of the packages you have won, by a call-off notification, you will be requested to furnish for the particular package a Performance Security within 28 days in accordance with the Conditions of Contract, and for that purpose, using one of the Performance Security Forms included in Section VIII, Contract Forms, of the Tender Document.

Authorized Signature: _____ Name and Title of Signatory: _____

Name of Agency:

Attachment: Contract Agreement



FORM NO. 4 - CONTRACT AGREEMENT

[The successful tenderer shall fill in this form in accordance with the instructions indicated]

 THIS AGREEMENT made the _______[insert: number] day of _______

 [insert: month], [insert: year]. BETWEEN (1) _______ [insert complete

 name of Procuring Entity and having its principal place of business at [insert: address of

 Procuring Entity] (hereinafter called "Procuring Entity"), of the one part; and (2)

 _______[insert name of Supplier], a corporation incorporated under the laws of

 [insert: country of Supplier] and having its principal place of business at _[insert: address of

 Supplier] (hereinafter called "the Supplier"), of the other part.

1. WHEREAS the Procuring Entity invited Tenders for certain Goods and ancillary services, viz.,

[insert brief description of Goods and Services] and has accepted a Tender by the Supplier for the supply of those Goods and Services, the Procuring Entity and the Supplier agree as follows:

- i) In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Contract documents referred to.
- ii) The following documents shall be deemed to form and be read and construed as part of this Agreement. This Agreement shall prevail over all other contract documents.
 - a) the Letter of Acceptance
 - b) the Letter of Tender
 - c) the Addenda Nos. (if any)
 - d) Special Conditions of Contract
 - e) General Conditions of Contract
 - f) the Specification (including Schedule of Requirements and Technical Specifications)
 - g) the completed Schedules (including Price Schedules)
 - h) any other document listed in GCC as forming part of the Contract
- iii) In consideration of the payments to be made by the Procuring Entity to the Supplier as specified in this Agreement, the Supplier hereby covenants with the Procuring Entity to provide the Goods and Services and to remedy defects therein in conformity in all respects with the provisions of the Contract.
- 2. The Procuring Entity hereby covenants to pay the Supplier in consideration of the provision of the Goods and Services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.
- 3. IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of Kenya on the day, month and year indicated above.

For and on behalf of the Procuring Entity

Signed: _____[insert signature]

in the capacity of _____ [insert title or other appropriate designation] In the presence of _____

[insert identification of official witness] For and on behalf of the Supplier

Signed:[i	nsert signature	e of ai	uthorize	d repre	sentative(s) a	of the Supplier]	in the	capacity of
	[insert	title	or	other	appropriate	designation]	in the	presence of
	[insert	identif	îcation	of offic	ial witness]			



FORM NO. 5 - PERFORMANCE SECURITY [Option 1 - Unconditional Demand Bank Guarantee]

[Guarantor letterhead]

Beneficiary:_____[insert name and Address of

Employer]

Date:_____[Insert date of issue]

Guarantor: [Insert name and address of place of issue, unless indicated in the letterhead]

1. We have been informed that

							(nereman
er called	"the	Contractor")	has	entered	into Contract No	•	
							dated
			_with	(name oj	f Employer)		_(the
Employer Contract"		e Beneficiary),	for	the execu	tion of	(hereinafter called	"the

(le anaire aft

- 2. Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required.
- 3. At the request of the Contractor, we as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of <u>(*in words*)</u>, such sum being payable in the types and proportions of currencies in which the Contract Price is payable, upon receipt by us of the Beneficiary's complying demand supported by the Beneficiary's statement, whether in the demand itself or in a separate signed document accompanying or identifying the demand, stating that the Applicant is in breach of its obligation(s) under the Contract, without the Beneficiary needing to prove or to show grounds for your demand or the sum specified therein.
- 4. This guarantee shall expire, no later than the Day of, 2.....², and any demand for payment under it must be received by us at the office indicated above on or before that date.
- 5. The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed *[six months] [one year]*, in response to the Beneficiary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee."

[Name of Authorized Official, signature(s) and seals/stamps]

Note: All italicized text (including footnotes) is for use in preparing this form and shall be deleted from the final product.



FORM No. 6 - PERFORMANCE SECURITY [Option 2– Performance Bond]

[Note: Procuring Entities are advised to use Performance Security – Unconditional Demand Bank Guarantee instead of Performance Bond due to difficulties involved in calling Bond holder to action]

[Guarantor letterhead or SWIFT identifier code]

Beneficiary: _____ [insert name and Address of Employer] Date: _____ [Insert

date of issue]

PERFORMANCE BOND No.:

Guarantor: [Insert name and address of place of issue, unless indicated in the letterhead]

- 1. By this Bond______ as Principal (hereinafter called "the Contractor") and______] as Surety (hereinafter called "the Surety"), are held and firmly bound unto____] as Obligee (hereinafter called "the Employer") in the amount of______for the payment of which sum well and truly to be made in the types and proportions of currencies in which the Contract Price is payable, the Contractor and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
- 2. WHEREAS the Contractor has entered into a written Agreement with the Employer dated the ______day of , 20______, for ______ in accordance with the documents, plans, specifications, and amendments thereto, which to the extent herein provided for, are by reference made part hereof and are hereinafter referred to as the Contract.
- 3. NOW, THEREFORE, the Condition of this Obligation is such that, if the Contractor shall promptly and faithfully perform the said Contract (including any amendments thereto), then this obligation shall be null and void; otherwise, it shall remain in full force and effect. Whenever the Contractor shall be, and declared by the Employer to be, in default under the Contract, the Employer having performed the Employer's obligations thereunder, the Surety may promptly remedy the default, or shall promptly:
 - 1) complete the Contract in accordance with its terms and conditions; or
 - 2) obtain a tender or tenders from qualified tenderers for submission to the Employer for completing the Contract in accordance with its terms and conditions, and upon determination by the Employer and the Surety of the lowest responsive Tenderers, arrange for a Contract between such Tenderer, and Employer and make available as work progresses (even though there should be a default or a succession of defaults under the Contract or Contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion less the Balance of the Contract Price; but not exceeding, including other costs and damages for which the Surety may be liable hereunder, the amount set forth in the first paragraph hereof. The term "Balance of the Contract Price," as used in this paragraph, shall mean the total amount payable by Employer to Contractor under the Contract, less the amount properly paid by Employer to Contractor; or
 - 3) pay the Employer the amount required by Employer to complete the Contract in accordance with its terms and conditions up to a total not exceeding the amount of this Bond.



- 4. The Surety shall not be liable for a greater sum than the specified penalty of this Bond.
- 5. Any suit under this Bond must be instituted before the expiration of one year from the date of the issuing of the Taking-Over Certificate. No right of action shall accrue on this Bond to or for the use of any person or corporation other than the Employer named herein or the heirs, executors, administrators, successors, and assigns of the Employer.
- 6. In testimony whereof, the Contractor has hereunto set his hand and affixed his seal, and the Surety has caused these presents to be sealed with his corporate seal duly attested by the signature of his legal representative, this day ______ of _____ 20____.

SIGNED ON	_ on behalf of	
Ву	in the capacity of	
In the presence of		
SIGNED ON	on behalf of	
Ву	in the capacity of	
In the presence of		

FORM NO. 7 - ADVANCE PAYMENT SECURITY [Demand Bank Guarantee]

[Guarantor letterhead]

[Insert

Beneficiary: name and Address of Employer] Date: _____ [Insert date of issue]

ADVANCE PAYMENT GUARANTEE No.: number]

[Insert guarantee reference

Guarantor: [Insert name and address of place of issue, unless indicated in the letterhead]

_____ (hereinafter called "the Contractor") has entered into We have been informed that 1. _____ with the Beneficiary, for the execution of Contract No. _____ dated (hereinafter called "the Contract").

Furthermore, we understand that, according to the conditions of the Contract, an advance payment in the 2. sum _____ (*in words*__) is to be made against an advance payment guarantee.

At the request of the Contractor, we as Guarantor, hereby irrevocably undertake to pay the Beneficiary any 3. sum or sums not exceeding in total an amount of ______ (in words ______ upon receipt by us of the Beneficiary's complying demand supported by the Beneficiary's statement, whether in the demand itself or in a separate signed document accompanying or identifying the demand, stating either that the Applicant:

(a) has used the advance payment for purposes other than the costs of mobilization in respect of the goods; or has failed to repay the advance payment in accordance with the Contract conditions, specifying the amount (b) which the Applicant has failed to repay.

4. A demand under this guarantee may be presented as from the presentation to the Guarantor of a certificate from the Beneficiary's bank stating that the advance payment referred to above has been credited to the Contractor on its account number ______ at ------.

5. The maximum amount of this guarantee shall be progressively reduced by the amount of the advance payment repaid by the Contractor as specified in copies of interim statements or payment certificates which shall be presented to us. This guarantee shall expire, at the latest, upon our receipt of a copy of the interim payment certificate indicating that ninety (90) percent of the Accepted Contract Amount, less provisional sums, has been certified for payment, or on the _____day of ______, 2___,² whichever is earlier. Consequently, any demand for payment under this guarantee must be received by us at this office on or before that date.

6. The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six months] [one year], in response to the Beneficiary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee.

[*Name of Authorized Official, signature(s) and seals/stamps*]

Note: All italicized text (including footnotes) is for use in preparing this form and shall be deleted from the final product.

¹The Guarantor shall insert an amount representing the amount of the advance payment and denominated either in the currency of the advance payment as specified in the Contract.

² Insert the expected expiration date of the Time for Completion. The Employer should note that in the event of an extension of the time for completion of the Contract, the Employer would need to request an extension of this guarantee from the Guarantor. Such request must be in writing and must be made prior to the expiration date established in the guarantee.



FORM NO. 8 BENEFICIAL OWNERSHIP DISCLOSURE FORM (Amended and issued pursuant to PPRA CIRCULAR No. 02/2022)

INSTRUCTIONS TO TENDERERS: DELETE THIS BOX ONCE YOU HAVE COMPLETED THE FORM

This Beneficial Ownership Disclosure Form ("Form") is to be completed by the successful tenderer pursuant to Regulation 13 (2A) and 13 (6) of the Companies (Beneficial Ownership Information) Regulations, 2020. In case of joint venture, the tenderer must submit a separate Form for each

Tender Reference No.:		[insert identification
no] Name of the Tender Title/Descript	ion:	[insert name of the
assignment] to:	[insert complete name of Procuring En	ntity]

In response to the requirement in your notification of award dated *[insert date of notification of award]* to furnish additional information on beneficial ownership: *[select one option as applicable and delete the options that are not applicable]*

I) We here by provide the following beneficial ownership information.

Details of all Beneficial Owners % of shares % of voting Whether a person Whether a a person rights a person directly or indirectly person directly holds in the holds in the holds a right to or indirectly company company appoint or remove a exercises significant Directly or member of the board of directors of the influence or indirectly company or an control over the equivalent governing Company (tenderer) (Yes body of the Tenderer (Yes / No) / No) 1. Having the right to 1. Exercises Full Name Directly..... Directly----significant appoint a majority% of voting ____ % National identity of the board of the influence or of shares rights card number or directors or an control over Passport number equivalent the Company 1. Indirectly----governing body of body of the Personal % of voting the Tenderer: Yes Company Indirectly----Identification rights -----No-----(tenderer) % _____ Number (where 2. Is this right held of shares applicable) directly or Yes -----No---Nationality indirectly?: --Date of birth 2. Is this [dd/mm/yyyy] Direct..... influence or control Postal address exercised Residential address directly or Indirect..... indirectly? Telephone number Email address Direct..... Occupation or profession Indirect..... . . .

Details of beneficial ownership

	Details of all Beneficial Owners	% of shares a person holds in the company Directly or indirectly	% of voting rights a person holds in the company	Whether a person directly or indirectly holds a right to appoint or remove a member of the board of directors of the company or an equivalent governing body of the Tenderer (Yes / No)	Whether a person directly or indirectly exercises significant influence or control over the Company (tenderer) (Yes / No)
2.	Full NameNational identity card number or Passport numberPersonal Identification Number (where applicable)Nationality(ies)Date of birth [dd/mm/yyyy]Postal addressResidential addressTelephone numberEmail addressOccupation or profession	Directly of shares Indirectly % of shares	Directly % of voting rights Indirectly % of voting rights	 Having the right to appoint a majority of the board of the directors or an equivalent governing body of the Tenderer: Yes No Is this right held directly or indirectly?: Direct Indirect 	 Exercises significant influence or control over the Company body of the Company (tenderer) YesNo Is this influence or control exercised directly or indirectly? Direct Indirect
3.		_			
e.t .c		-			

- II) Am fully aware that beneficial ownership information above shall be reported to the Public Procurement Regulatory Authority together with other details in relation to contract awards and shall be maintained in the Government Portal, published and made publicly available pursuant to Regulation 13(5) of the Companies (Beneficial Ownership Information) Regulations, 2020.(Notwithstanding this paragraph Personally Identifiable Information in line with the Data Protection Act shall not be published or made public). Note that Personally Identifiable Information (PII) is defined as any information that can be used to distinguish one person from another and can be used to deanonymize previously anonymous data. This information includes National identity card number or Passport number, Personal Identification Number, Date of birth, Residential address, email address and Telephone number.
- III) In determining who meets the threshold of who a beneficial owner is, the Tenderer must consider a natural person who in relation to the company:
 - (a) holds at least ten percent of the issued shares in the company either directly or indirectly;
 - (b) exercises at least ten percent of the voting rights in the company either directly or indirectly;
 - (c) holds a right, directly or indirectly, to appoint or remove a director of the company; or



(d) exercises significant influence or control, directly or indirectly, over the company.

IV) What is stated to herein above is true to the best of my knowledge, information and belief.

Name of the Tenderer:*[insert complete name of the Tenderer]_____

Name of the person duly authorized to sign the Tender on behalf of the Tenderer: ** [insert complete name of person duly authorized to sign the Tender]

Signature of the person named above: [insert signature of person whose name and capacity are shown above]

Date this [insert date of signing] day of...... [Insert month], [insert year]

Bidder Official Stamp