REPUBLIC OF KENYA



MINISTRY OF MINING, BLUE ECONOMY AND MARITIME AFFAIRS STATE DEPARTMENT OF MINING

PUBLIC WORKS BUILDING, NGONG ROAD 2nd FLOOR P.O. BOX 30009 - 00100 NAIROBI

TENDER FOR SPACE TO LET/LEASE FOR GEMSTONE DEALERS BOOTHS, BANKING AND RESTAURANT FACILITY AT THE VOI GEMSTONE AND VALUE ADDITION CENTRE, IN VOI TAITA TAVETA COUNTY.

TENDER NO. MOMB&M/SDM/VA/0T/01/2022-2023

JANUARY 2023

Closing Date: 7th February, 2023(E.A.T)

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INVITATION TO TENDER

PROCURING ENTITY: STATE DEPARTMENT FOR MINING

Tender Ref No. TENDER NO. MOMB & MA/SDM/VA/OT/01/2022-2023

TENDER NAME AND DESCRIPTION: Tender for space to let/lease for gemstone dealer booths, banking and restaurant facility at the Voi Gemstone and Value Addition Centre, in Voi-Taita Taveta County.

- 1. The Ministry of Mining, Blue Economy and Maritime Affairs, State Department for Mining invites sealed tenders from the eligible candidates for letting/leasing for gemstone dealers booths, banking and restaurant facility at the Voi gemstone and value addition centre, in Voi Taita Taveta county for a period of Three (3 no.) years with an option of a further Three (3 no.) year renewal.
- 2. Tendering will be conducted under Open National Tendering Method and is open to all qualified and interested Tenderers.
- 3. Interested eligible candidates may obtain further information and inspect the tender documents during office hours 0800 to 1600 hours from Head of Supply Chain Management services, State Department for Mining on the 2nd floor, Nyayo House.
- 4. A complete set of tender document may be obtained free of charge by interested tenderers electronically from the website(s)www.mibema.go.ke or tenders.go.ke.
- 5. Prices Quoted should be net inclusive of all taxes and delivery costs, and must be expressed in Kenya Shillings and *shall* remain valid for a period of one Hundred and Fifty (150) days from the closing date of the tender.
- 6. Clarifications/Questions regarding the tender are to be forwarded to tenders@mining.go.ke before 31stJanuary, 2023 at 1600hrs.
- 7. The Tenderer shall chronologically serialize all pages of the tender documents submitted.
- 8. Completed tender documents are to be enclosed in plain sealed envelopes marked: "Tender for space to let/lease for gemstone dealer booths, banking and restaurant facility at the Voi gemstone and value addition centre, in Voi, Taita Taveta County and MUST be delivered to the address indicated below on or before 7th February, 2023 at 11:00am EAT or dropped in the tender box located on the 2nd floor Public works building along Ngong road.
- 9. Tenders will be opened immediately after the deadline date and time specified above or any deadline date and time specified later in the presence of the candidate's representatives who choose to attend at the address below.
- 10. Bidders are advised to contact regional mining officer at the Voi Gemstone and Value addition Centre Voi for site visit during working days.
- 11. The addresses referred to above are:

a. Address for obtaining further information and viewing the tender documents

Ministry of Mining, Blue Economy and Maritime Affairs State department for Mining P.O Box 30009-00100 Nairobi

TEL: **+254-20-2721074**

b. Address for Submission of Tenders

Principal Secretary
State Department for Mining
P.O Box 30009-00100
Nairobi
Public Works Building, Ngong Road
Email: ps@mining.go.ke

Bulky tenders to be delivered to the Supply Chain Management office, on the 2nd floor, Public Works Building.

c. Address for Opening of Tenders

State Department for Mining Conference Room on 3rd Floor Public Works Building, Ngong Road

PRINCIPAL SECRETARYSTATE DEPARTMENT FOR MINING
MINISTRY OF MINING, BLUE ECONOMY AND MARITIME AFFAIRS



SECTION I - INSTRUCTIONS TO TENDERERS

A General Provisions

1. Scope of Tender and Definitions

1.1 The Procuring Entity as define in the Appendix to Conditions of Contract invites tenders for leasing of the real estate facilities, plant/equipment or vehicles and, if applicable, any related services incidental thereto, as specified in Section VII, Schedule of Requirements. The name, identification, and number of lots (contracts) of this Tender Document are **specified in the TDS**.

1.2 Throughout this tendering document:

- a) The term "in writing" means communicated in written form(e.g.by mail, e-mail, 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 then contexts requires, "singular" means "plural" and vice versa;
- 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 official public holidays.

2 Fraud and Corruption

- 2.1 The Procuring Entity requires compliance with the provisions of the Public Procurement and Asset Disposal Act, 2015, 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.
- 2.2 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 maybe imposed. To this effect, Tenders shall be required to complete and sign the "Certificate of Independent Tender Determination "annexed to the Form of Tender.
- 2.3 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 **Data Sheet** and make available to all the firms together with this tender document all information that would in that respect give such firm any unfair competitive advantage over competing firms.
- 2.4 Tenderers shall permit and shall cause their agents (where declared or not), subcontractors, subconsultants, service providers, suppliers and their personnel, to permit the Procuring Entity to inspect all accounts, records and other documents relating to any initial selection process, prequalification process, tender submission, proposal submission, and contract performance (in the case of award), and to have them audited by auditors appointed by the Procuring Entity.

3 EligibleTenderers

3.1 A Tenderer may be a firm that is a private entity, a state-owned enterprise or institution subject to ITT4.6, or any combination of such entities in the form of a joint venture (JV) under an existing agreement or with the intent to enter in to such an agreement supported by a letter of intent. In the case of a joint venture, all members shall be jointly and severally liable for the execution of the entire Contracting 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. A firm that is a Tenderer (either individually or as a JV member) may participate in more than one Tender,

offering different items that meet the requirements of the Lease. A firm that is not a Tenderer or a JV member may participate as a sub contractor in more than one Tender. Members of a joint venture may not also make an individual tender, be a subcontractor in a separate tender or be part of another joint venture for the purposes of the same Tender. The maximum number members shall be specified in the **TDS.**

- 3.2 Public Officers of the Procuring Entity, their Spouses, Child, Parent, Brothers or Sister. Child, Parent, Brother or Sister of a Spouse, their business associates or agents and firms/organizations in which they have a substantial or controlling interest shall not be eligible to tender or be awarded a contract. Public Officers are also not allowed to participate in any procurement proceedings.
- 3.3 A Tenderer shall not have a conflict of interest. Any Tenderer found to have a conflict
- 3.4 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 in directly controls, Is controlled by or is under common control with another Tenderer; or
 - b Receives or has received any direct or in direct subsidy from another Tenderer; or
 - c Has the same legal; '[representative as another Tenderer; or
 - d HasarelationshipwithanotherTenderer,directlyorthroughcommonthirdparties,thatputsItinapositio n to influence the Tender of another Tenderer, or influence the decisions of the Procuring Entity regarding this Tendering process; or
 - e Or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the works 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 Lease Items, works, or non-consulting services resulting from or directly related to consulting services for the preparation or implementation of the project specified in the TDSITT2.1that 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 who:
 - i Are directly or indirectly involved in the preparation of the tendering document or specifications of the Contract and or the Tender evaluation process of such Contract; or
 - j Would be involved in the implementation or supervision of such Contract unless the conflict stemming from such relationship has been resolved in a manner acceptable to the Procuring Entity throughout the Tendering process and execution of the Contract.
- 3.5 A Tenderer shall not be involved in corrupt, coercive, obstructive, collusive, or fraudulent practice. A tenderer that is proven to have been involved in any of these practices shall be automatically disqualified and would not be a awarded a contract.
- 3.6 A firm that is a Tenderer (either or individually or as a JV member) may participate in more than one Tender, offering different items that meet the requirements of the Lease. A firm that is not a Tenderer or a JV member may participate as a subcontractor in more than one Tender.
- 3.7 A Tenderer may have the nationality of any country, subject other restrictions pursuant toITT4.9.ATenderer 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.
- 3.8 A Tenderer that has been debarred by the PPRA from participating in public procurement shall be

- ineligible to be pre qualified for a tender or be awarded a contract. The list of debarred firms and individual's is available from the website of PPRA www.ppra.go.ke.
- 3.9 Tenderers that are state-owned enterprises or institutions may be eligible to compete and be awarded a Contract(s) only if they are (i) a legal public entity of the state Government and or public administration, (ii) financially autonomous and not receiving any significant subsidies or budget support from any public entity or Government, and (iii) operating under commercial law and vested with legal rights and liabilities similar to any commercial enterprise to enable it compete with firms in the private sector on an equal basis.
- 3.10 Firms and individuals may be ineligible if their countries of origin(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 taken under Chapter VII of the Charter of the United Nations, Kenya prohibits any import of Lease Items or contracting for supply of Lease Items or services from that country or any payments to any country, person, or entity in that country. A tenderer shall provide such documentary evidence of eligibility satisfactory to the Procuring Entity as the Procuring Entity shall reasonably request.
- 3.11 For purposes of granting a margin of preference, a tender is considered a national tenderer if it is registered in Kenya, has more than 51 percent ownership by nationals of Kenya and if it does not subcontract foreign contractors more than 10 percent of the contract price, excluding provisional sums. JVs are considered as national tenderers and eligible for national preference only if the individual member firms are registered in Kenya or have more than 51 percent ownership by nationals of Kenya and the JV shall be registered in Kenya. The JV shall not sub contract to foreign firms more than 10 percent of the contract price, excluding provisional sums.
- 3.12 Tenderers shall provide the qualification information statement that the tenderer (including all members of a joint venture and subcontractors) is not associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Procuring entity to provide consulting services for the preparation of the design, specifications and other documents to be used for the procurement of the Leases under this Invitation for tenders.
- 3.13 The Competition Act of Kenya requires that firms wishing to tenderas 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.
- 3.14 A Kenyan tenderer shall provide evidence of having fulfilled his/her tax obligations by producing a valid tax clearancecertificateortaxexemptioncertificateissuedbytheKenyaRevenueAuthority.

4 Eligible Lease Items and Related Services

- 4.1 All the Lease Items and Related Services to be supplied under the Contract and financed by the Procuring Entity shall have their origin from Eligible Countries in accordance with ITT 3.8.
- 4.2 For purposes of this ITT, the term "Lease Items" includes, landed properties, buildings and related accommodations, vessels (land, air and sea), vehicles, machinery, plant and equipment, "related services" including services such as insurance, installation, training and maintenance.
- 4.3 The term "origin" means the country where the Lease Items have been sourced from manufactured, processed, or assembled.
- 4.4 A lease item may be considered ineligible it has items, works and production processes with characteristics that have been declared by the relevant national environmental protection agency or by other competent authority as harmfull to human beings and to the environment shall not be eligible for procurement.

B. Contents of Tendering Document

5 Sections of Tendering Document

5.1 The tendering document consist 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-Tendering Data Sheet (TDS)
- iii) Section III Evaluation and Qualification Criteria
- iv) Section IV-Tendering Forms

PART 2 Supply Requirements

v) Section V-Schedule of 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
- 5.2 The Specific Procurement Notice, Invitation to Tenders Notice, issued by the Procuring Entity is not part of this tendering document.
- 5.3 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 accordancewithITT10. In case of any contradiction, documents obtained directly from the Procuring Entity shall prevail.
- 5.4 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.

6 Clarification of Tendering Document

A Tenderer requiring any clarification of the tendering document shall contact the Procuring Entity in writing at the Procuring Entity's address specified in the **TDS**. The Procuring Entity will responding writing to any request for clarification, provided that such request is received prior to the deadline for submission of Tenders within a period specified in the **TDS**. The Procuring Entity shall forward copies of its response to all Tenderers who have acquired the tendering document in accordance with ITT6.3, 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 web page identified in the **TDS**. Should the clarification result in changes to the essential elements of the tendering document, the Procuring Entity shall amend the tendering document following the procedure under ITT8andITT22.2.

7 Amendment of Tendering Document

- 7.1 At any time prior to the deadline for submission of Tenders, the Procuring Entity may amend the tendering document by issuing addenda.
- 7.2 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 7.1.
- 7.3 To give prospective Tenderers reasonable time in which to take an addendum into account in preparing their Tenders, the Procuring Entity may, at its discretion, extend the deadline for the

submission of Tenders, pursuant to ITT 22.2.

C. Preparation of Tenders

8 Cost of Tendering

8.1 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.

9 Language of Tender

10.4 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 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.

10 Documents Comprising the Tender

- 10.1 The Tender shall comprise the following:
 - a Form of Tender prepared in accordance with ITT 11;
 - b Price Schedules: completed in accordance with ITT 11 and ITT 13;
 - c Tender Security or Tender Securing Declaration, in accordance with ITT 18.1;
 - d Alternative Tender: if permissible, in accordance with ITT 12;
 - e **Authorization**: written confirmation authorizing the signatory of the Tender to commit the Tenderer, in accordance with ITT29.3;
 - f **Qualifications**: documentary evidence in accordance with ITT 16 establishing the Tenderer qualifications to perform the Contract if its Tender is accepted;
 - **Tenderer Eligibility**: documentary evidence in accordance with ITT 16 establishing the Tenderer eligibility to tender;
 - h Eligibility of Lease Items and Related Services: documentary evidence in accordance with ITT 15, establishing the eligibility of the Lease Items and Related Services to be supplied by the Tenderer;
 - i **Conformity**: documentary evidence in accordance with ITT 15 and 28, that the Lease Items and Related Services conform to the tendering document; and
 - i Any other document required in the TDS.
- 10.2 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 letter 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.
- 10.3 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.

11 Form of Tender and Price Schedules

- 11.1 The Form of Tender and Price Schedules 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 20.3. All blank spaces shall be filled in with the information requested. The Tenderer shall chronologically serialize pages of all tender documents submitted.
- 11.2 Each item on the Schedule of Requirements must be priced separately in the Price Schedules and

for full quantities required. Items not priced for full quantity on the Schedule of Requirements will be rejected. <u>TENDERERS MAY QUOTE FOR ONE OR MORE OF THE ITEMS ON THE SCHEDULE OF REQUIREMENTS</u>. Tenders will be evaluated and awarded on basis of each item.

- 11.3 Where tenders are being invited for individual Items/lots(contracts)or for any combination of lots(packages), tenderers wishing to offer discounts for the award of more than one Contract shall specify so in their Tender the price reductions applicable to each Item or alternatively, to individual items. Discounts shall be submitted in accordance with ITT 13.1, provided the Tenders for all lots (contracts) are opened at the same time.
- 11.4 All duties, taxes and other levies payable by the Contract or under the Contract, or for any other cause, as of the date 28 days prior to the deadline for submission of Tenders, shall be included in the rates and prices and the total Tender Price submitted by the Tenderer.

12 Alternative Tenders

12.1 Unless otherwise specified in the TDS, alternative Tenders shall not be considered.

13 Tender Prices and Discounts

- 13.1 The prices and discounts quoted by the Tenderer in the Form of Tender and in the Price Schedule shall conform to the requirements specified below.
- 13.2 The price to be quoted in the Form of Tendering accordance with ITT 14.1 shall be the total price of all the items but the attachment of the Schedule of prices, excluding any discounts offered.
- 13.3 The Tenderer shall quote any discounts and indicate the methodology for their application in the Form of Tender, in accordance with ITT 14.1.
- 13.4 Prices quoted by the Tenderer shall be fixed during the time of the Lease under the Contract and not subject to variation on any account, unless otherwise specified **in the TDS.** A Tender submitted with an adjustable price quotation shall be treated as non-responsive and shall be rejected, pursuant to ITT 29. However, if in accordance with **the TDS**, prices quoted by the Tenderer shall be subject to adjustment during the Lease under the Contract, a Tender submitted with a fixed price quotation shall not be rejected, but the price adjustment shall be treated as zero.
- 13.5 If so specified in ITT 1.1, Tenders are being invited for individual lots(contracts) or for any combination of lots (packages). Prices quoted shall correspond to 100 % of the items specified for each lot and to 100% of the quantities specified for each item of a lot. Tenderers wishing to offer discounts for the award of more than one Contract shall specify in their Tender the price reductions applicable to each package, or alternatively, to individual Contracts within the package. Discounts shall be submitted in accordance with ITT14.4 provided the Tenders for all lots (contracts)are opened at the same time.
- 13.6 Prices shall be quoted as specified in each Price Schedule included in Section IV, Tendering Forms. The disaggregation of price components is required solely for the purpose of facilitating the comparison of Tenders by the Procuring Entity. This shall not in any way limit the Procuring Entity's right to contract on any of the terms offered. The Tenderer may obtain insurance services from any eligible country in accordance with ITT 3, Eligible Tenders. The tender shall include Related Services required to maintain the leased item as specified in the Schedule of Requirements (inclusive of any applicable taxes).

14 Currencies of Tender and Payment

- 14.1 The currency (ies) of the Tender and the currency(ies) of payments shall be the same. The Tenderer shall quote in <u>Kenya shillings</u> unless otherwise specified **in the TDS.**
- 15 Documents Establishing the Eligibility and Conformity of the Lease Items and Related Services.
- 15.1 To establish the eligibility of the lease items and Related Services in accordance with ITT 5,

- Tenderers shall complete the country of origin declarations in the Price Schedule Forms, included in Section IV, Tendering Forms.
- 15.2 To establish the conformity of the Lease items and Related Services to the tendering document, the Tenderer shall furnish as part of its Tender the documentary evidence that the Lease Items conform to the technical specifications and standards specified in Section VII, Schedule of Requirements.
- 15.3 The documentary evidence maybe in the form of literature, drawings or data, and shall consist of a detailed item by item description of the essential technical and performance characteristics of the Lease Items and Related Services, demonstrating substantial responsiveness of the Lease Items and Related Services to the technical specification, and if applicable, a statement of deviations and exceptions to the provisions of the Section VII, Schedule of Requirements.
- 15.4 The Tenderer shall also furnish a list giving full particulars, including available sources and current prices of spare parts, special tools, etc., necessary for the proper and continuing functioning of the Lease Items during the period **specified in the TDS** following commencement of the use of the Lease Items by the Procuring Entity.
- 15.5 Standards for workman ship, process, material, and equipment, as well as references to brand names or catalogue numbers specified by the Procuring Entity in the Schedule of Requirements, are intended to be descriptive only and not restrictive. The Tenderer may offer other standards of quality, brand names, and/or catalogue numbers, 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, Schedule of Requirements.

16. Documents Establishing the Eligibility and Qualifications of the Tenderer

- 16.1 To establish Tenderer eligibility in accordance with ITT 4, Tenderers shall complete the Form of Tender, included in Section IV, Tendering Forms.
- 16.2 The documentary evidence of the Tenderer qualifications to perform the Contract if its Tender is accepted shall establish to the Procuring Entity's satisfaction:
 - (a) that, if required **in the TDS**, a Tenderer that does not own the Lease Items it offers shall submit the Owner's Authorization using the form included in Section IV, Tendering Forms to demonstrate that it has been duly authorized by the Owner of the Lease Items.
 - (b) that, if required **in the TDS**, incase of a Tenderer not doing business within Kenya, the Tenderer is or will be (if awarded the Contract) represented by an Agent in the country equipped and able to carry out the related services of the leased items as obligations prescribed in the Conditions of Contract and/or Technical Specifications; and
 - (c) that the Tenderer meets each of the qualification criterion specified in Section III, Evaluation and Qualification Criteria.
- 16.3 Tenderers shall be asked 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, a particular lessor or group of lessors 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 process or contract management.
- 16.4 The purpose of the information described in ITT 16.3 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.
- 16.5 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 ITT 16.3. 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.

- 16.6 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.
- 16.7 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.
- 16.8 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 ongoing, 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.
 - 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.
- 16.9 If a tenderer submits information pursuant to these requirements that is incomplete, in accurate or out-of-date, or attempts to obstruct the verification process, then the consequences ITT 16.8 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 error which was not attributable to the intentional act, negligence or recklessness of the tenderer.

17 Period of Validity of Tenders

- 17.1 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 (as prescribed by the Procuring Entity in accordance with ITT 22.1).A Tender valid for a shorter period shall be rejected by the Procuring Entity as non-responsive.
- 17.2 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 ITT 19, 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, except as provided in ITT 18.3.

18 Tender Security

- 18.1 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**. In this case a Tender-Securing Declaration or a Tender Security shall before a chitem. Alternatively, a tenderer may aggregate all the Items tendered for and provide one Tender-Securing Declaration or a Tender Security in the required amounts, as the case may be.
- 18.2 A Tender Securing Declaration shall use the form included in Section IV, Tendering Forms.
- 18.3 If a Tender Security is specified pursuant to ITT 19.1, the Tender Security shall be a demand bank guarantee in any of the following forms at the Tenderer 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.
- v. Any other form specified in the TDS.
- 18.4 If an unconditional guarantee is issued by a non-Bank financial institution located outside Kenya, the issuing non-Bank financial institution shall have a correspondent financial institution located in Kenya to make it enforceable unless the Procuring Entity has agreed in writing, prior to Tender submission, that a correspondent financial institution is not required. In the case of a bank guarantee, the Tender Security shall be submitted either using the Tender Security Form included in Section IV, Tendering Forms, or in another substantially similar format approved by the Procuring Entity prior to Tender submission. The Tender Security shall be valid for twenty-eight (28) days beyond the original validity period of the Tender, or beyond any period of extension if requestedunderITT18.2.
- 18.5 If a Tender Security is specified pursuant to ITT 19.1, any Tender not accompanied by a substantially responsive Tender Security shall be rejected by the Procuring Entity as non-responsive.
- 18.6 If a Tender Security is specified pursuant to ITT 19.1, the Tender Security of unsuccessful Tenderers shall be returned as promptly as possible upon the successful Tenderer signing the Contract and furnishing the Performance Security pursuant to ITT 46.
- 18.7 The Tender Security of the successful Tenderer shall be returned as promptly as possible once the successful Tenderer has signed the Contract. The Procurement Entity shall also return tender security to the tenderers where;
 - a. The procurement proceedings are terminated
 - b. All tenders were determined non-responsive and
 - c. Where a bidder decline to extent the tender validity period.
- 18.8 The Tender Security may be forfeited or the Tender Securing Declaration executed:
 - a) If a Tenderer with draws its Tender during the period of Tender validity specified by the Tenderer in the Form of Tender, or any extension there to provided by the Tenderer; or
 - i) If the successful Tenderer fails to sign the Contract in accordance with ITT 45;or
 - ii) Furnish or make available the Leased items.
- 18.9 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 letter of intentreferred to in ITT4.1 and ITT11.2.
- 18.10 Where the Tender-Securing Declaration is executed the Procuring Entity will recommend to the PPRA that PPRA debars the Tenderer from participating in public procurement as provided in the law.
- 18.11 A tenderer shall not issue a tender security to guarantee itself.

19 Format and Signing of Tender

19.1 The Tenderer shall prepare one original of the documents comprising the Tender as described in ITT 11 and clearly mark it "ORIGINAL." Alternative Tenders, if permitted in accordance with ITT 13, shall be clearly marked "ALTERNATIVE." In addition, the Tenderer shall submit copies of the Tender, in the number **specified in the TDS** and clearly mark them "COPY." In the event of any discrepancy between the original and the copies, the original shall prevail.

- 19.2 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.
- 19.3 The original and all copies of the Tender shall be typed or written in indelible ink and shall be signed by a person 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.
- 19.4 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.
- 19.5 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

20 Sealing and Marking of Tenders

- 20.1 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 describedinITT11; and
 - b in an envelope or package or container marked "COPIES", all required copies of the Tender; and
 - c ifalternativeTendersarepermittedinaccordancewithITT13,andifrelevant:
 - 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.
- 20.2 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 that are misplaced or opened prematurely will not be accepted.

21 Deadline for Submission of Tenders

- 21.1 Tenders must bereceived 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.
- 21.2 The Procuring Entity may, at its discretion, extend the deadline for the submission of Tenders by amending the tendering document in accordance with ITT 8, 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.

22 Late Tenders

22.1 TheProcuringEntityshallnotconsideranyTenderthatarrivesafterthedeadlineforsubmissionofTenders,in accordance with ITT 22. Any Tender received by the Procuring Entity after the deadline for submission of Tenders shall be declared late, rejected, and returned unopened to the Tenderer.

23 Withdrawal, Substitution, and Modification of Tenders

- 23.1 A Tenderer may withdraw, substitute, or modify its Tender after it has been submitted by sending a written notice, duly signed by an authorized representative, and shall include a copy of the authorization(the power of attorney) in accordance with ITT 20.3, (except that withdrawal notices do not require copies). The corresponding substitution or modification of the Tender must a company the respective written notice. All notices must be:
 - a prepared and submitted in accordance with ITT 20 and 21 (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 22.
- 23.2 Tenders requested to be withdrawn in accordance with ITT 24.1shall be returned unopened to the Tenderers.
- 23.3 No Tender may be withdrawn, substituted, or modified in the interval between the deadline for submission of TendersandtheexpirationoftheperiodofTendervalidityspecifiedbytheTendererontheFormofTenderora ny extensionthereof.

24 Tender Opening

- **24.1** Except as in the cases specified in ITT 23 and ITT 24.2, 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 chooses to attend Any specific electronic Tender opening procedures required if electronic tendering is permitted in accordance with ITT22.1, shall be as specified **in the TDS**.
- 24.2 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.
- 24.3 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.
- 24.4 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.
- 24.5 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, if required; and any other details as the Procuring Entity may consider appropriate.
- 24.6 Only Tenders, alternative Tenders and discounts that are opened and read out at Tender opening shall be considered further in the evaluation. The Form of Tender and the Price Schedules are to be initialed by representatives of the Procuring Entity attending Tender opening in the manner

specified in the TDS.

- 24.7 The Procuring Entity shall neither discuss the merits of any Tender nor reject any Tender (except for late Tenders, in accordance with ITT 23.1).
- 24.8 The Procuring Entity shall prepare a record 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;
 - c Any alternative Tenders;
 - d The presence or absence of a Tender Security or Tender-Securing Declaration, if one was required.
- 24.9 The Tenderers 'representatives who are present shall be requested to sign the record. The omission of a Tenderer signature on the record shall not invalidate the contents and effect of the record. A copy of the opening register shall be distributed to all Tenderers upon request.

E. Evaluation and Comparison of Tenders

25 Confidentiality

- 25.1 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 the information on Intention to Award the Contract is transmitted to all Tenderers in accordance with ITT 40.
- 25.2 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.
- 25.3 Not withstanding ITT 26.2, 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.

26 Clarification of Tenders

- 26.1 To assist in the examination, evaluation, comparison of the Tenders, and qualification of the Tenderers, the Procuring Entity may, at its discretion, ask any Tenderer for a clarification of its Tender. 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 ITT 31.
- 26.2 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.

27 Deviations, Reservations, and Omissions

- 27.1 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.

28 Determination of Responsiveness

28.1 The Procuring Entity's determination of a Tender's responsiveness is to be based on the contents of

the Tender itself, as definedinITT11.

- 28.2 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 Lease Items and Related Services specified in the Contract; or
 - ii. Limit in any substantial way, in consistent with the tendering document, the Procuring Entity's rights or the Tenderer obligations under the Contract; or
 - b if rectified, would unfairly affect the competitive position of other Tenderers presenting substantially responsive Tenders.
- 28.3 The Procuring Entity shall examine the technical aspects of the Tender submitted in accordance with ITT 16 and ITT 17, in particular, to confirm that all requirements of Section VII, Schedule of Requirements have been met without any material deviation or reservation, or omission.
- 28.4 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.

29 Non-conformities, Errors and Omissions

- 29.1 Provided that a Tender is substantially responsive, the Procuring Entity may waive anynon-conformities in the Tender.
- 29.2 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. Such omission 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.
- 29.3 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**.

30 Correction of Arithmetical Errors

- 30.1 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.
- 30.2 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, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail

31 Conversion to Single Currency

31.1 No conversion to single currency is expected since all tenders will be in Kenya shillings.

32 Margin of Preference and reservations

32.1 No Margin of Preference and Reservations shall be allowed in this tender.

33 Evaluation of Tenders

- 33.1 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 Most Advantageous 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.
- 33.2 To evaluate a Tender, the Procuring Entity shall consider the following:
 - a Price adjustment due to discounts offered in accordance with ITT 14.4;
 - b Price adjustment due to quantifiable non material non-conformities in accordance with ITT 30.3;and
 - c The additional evaluation factors are specified in Section III, Evaluation and Qualification Criteria.
- 33.3 The estimated effect of the price adjustment provisions of the Conditions of Contract, applied over the period of the Lease Contract, shall not be considered in Tender evaluation.
- 33.4 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.
- 33.5 The Procuring Entity's evaluation of a Tender will include and consider:
 - a taxes, which will be payable on the Lease Items if a contract is awarded to the Tenderer;
 - b any allowance for price adjustment during the period of the Lease contract, if provided in the Tender.
- 33.6 The Procuring Entity's evaluation of a Tender may require the consideration of other factors, in addition to the Tender Price quoted in accordance withITT14. These factors may be related to the characteristics, performance, and terms and conditions of Lease and Related Services. The effect of the factors selected, if any, shall be expressed in monetary terms to facilitate comparison of Tenders, unless otherwise specified in the TDS from amongst those set out in Section III, Evaluation and Qualification Criteria. The criteria and methodologies to be used shall be as specified in ITT 34.2(f).

34 Comparison of Tenders

34.1 The Procuring Entity shall compare the evaluated costs of all substantially responsive Tenders established in accordance with ITT 34.2 to determine the Tender that has the lowest evaluated cost. The comparison shall be on the basis of total cost for all Lease Items, and related services, together with prices for any required installation, training, commissioning and other services.

35 Abnormally Low Tenders and Abnormally High Tenders Abnormally Low Tenders

- 35.1 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.
- 35.2 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.

35.3 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

- 35.4 An abnormally high tender 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.
- 35.5 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 the 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 may be.
- 35.6 If the Procuring Entity determines that the Tender Price is abnormally too high because genuine competition between tenderers is compromised (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.

36 Qualification of the Tenderer

- 36.1 The Procuring Entity shall determine, to its satisfaction, whether the eligible Tenderer that is selected as having submitted the lowest evaluated cost and substantially responsive Tender, meets the qualifying criteria specified in Section III, Evaluation and Qualification Criteria.
- 36.2 The determination shall be based upon an examination of the documentary evidence of the Tenderer qualifications submitted by the Tenderer, pursuant to ITT 17. The determination shall not take into consideration the qualifications of other firms such as the Tenderer subsidiaries, parent entities, affiliates, subcontractors (other than specialized subcontractors if permitted in the tendering document), or any other firm(s) different from the Tenderer.
- 36.3 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 qualifications to perform satisfactorily.

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

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

F. AwardofContract

38. AwardCriteria

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

39. Notice of Intention to enter into a Contract/Notification of award

- 39.1 Upon award of the contract and Prior to the expiry of the Tender Validity Period the Procuring Entity shall issue a Notification of Intention to Enter into a Contract/Notification of award 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 there as on;
 - 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 standstill period;

40. Standstill Period

- 40.1 The Contract shall not be signed earlier than the expiry of a Stand still 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.
- 40.2 Where a Standstill Period applies, it shall commence when the Procuring Entity has transmitted to each Tenderer the Notification of Intention to Enter into a Contract with the successful Tenderer.

41 Debriefing by the Procuring Entity

41.1 On receipt of the Procuring Entity's <u>Notification of Intention to Enter into a Contract</u> referred to in ITT 43, an unsuccessful tendere rmay 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 within five days of receipt of the request. .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.

42 Letter of Award

42.1 Prior to the expiry of the Tender Validity Period and upon expiry of the Standstill Period specified in ITT42.1, upon addressing a complaint that has been filed with in the Standstill Period, the Procuring Entity shall transmit the <u>Letter of Award</u> to the successful Tenderer. The letter of award shall request the successful tenderer to furnish the Performance Security within 21days of the date of the letter.

43 Signing of Contract

- 43.1 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.
- 43.2 Within fourteen (14) days of receipt of the Contract Agreement, the successful Tenderer shall sign, date, and return it to the Procuring Entity.
- 43.3 The written contract shall be entered into within the period specified in the notification of award and before expiry of the tender validity period.

44 Performance Security

44.1 Within twenty-one (21) days of the receipt of Letter of Acceptance from the Procuring Entity, the successful Tenderer, if required, shall furnish the Performance Security in accordance with the GCC 18, using for that purpose the Performance Security Form included in Section X, 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.

- 44.2 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 Most Advantageous Tender.
- 44.3 Performance security shall not be required for contracts estimated to cost less than Kenya shillings five million shillings.

45. Publication of Procurement Contract

- 45.1 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.

46 Procurement Related Complaint and Administrative Review

- 46.1 The procedures for making a Procurement-related Complaint are as specified in the **TDS**.
- 46.2 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 1.1	The reference number of the Invitation for Tenders is: TENDER NO. MOMB&M/SDM/VA/0T/01/2022-2023			
	The Procuring Entity is: State Department of Mining			
	The name of the Contract is: Tender for space to let/lease for gemstone dealer booths, banking and restaurant facility at the Voi Gemstone and Value Addition Centre, in Voi-Taita Taveta County.			
	The number and identification of lots (contracts)comprising this Invitation for Tenders is: 3 Lots			

ITT Reference

PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS

EVALUATION AND COMPARISON OF TENDERS

A. PRELIMINARY DOCUMENTS(ATTACH DOCUMENTARY EVIDENCE)

The tenderer shall provide the following mandatory requirements (failure to submit the mandatory requirements will lead to disqualification from the tender process – preliminary evaluation).

Lot1-QUALIFICATION FOR DEALER'S BOOTH

- 1. Possess a Kenyan Mineral Dealers' License or application for those renewing.
- 2. Copy of Certificate of Incorporation and relevant registration document;
- 3. Proof of experience on trading for the last three years
- 4. Valid Tax Compliance Certificate
- 5. Valid Single Business Permit
- 6. Submit a written proposal showing how to market local gemstone both Gem and Non-gem qualities.
- 7. Be ready to brand the booths according to the stipulated standards provided.
- 8. Youth women and persons with disability are highly encouraged to apply thus attach a valid Agpo certificate.
- NB: 1. Exclusive preference shall be granted for Gemstone artisanal miners cooperative society for one booth. The cooperative must attach certificate of registration as a Sacco and evidence of membership of artisanal Gemstone miners or dealers. Bidders shall compete among themselves
 - 2. Exclusive preference shall also be granted to women, youth and people living with disability groups of Gemstone artisanal miners, one booth. They must attach certificate of registration as a CBO or Self-help group and evidence of membership of gemstone artisanal miners or dealers. **Bidders shall compete among themselves**

The above are exempted from requirements 1-8

Lot 2- QUALIFICATIONS FOR RESTAURANT SPACE

- 1. Possess valid certificate from Public Health. (Attach copy)
- 2. Copy of Certificate of Incorporation and relevant registration documents;
- 3. Proof of experience in the hospitality industry
- 4. Attach Valid certificate of good conduct for all staff who will be working in the restaurant
- 5. Attach Tax compliance Certificate
- 6. Submit a business proposal on how to operate the restaurant emphasizing on goods and services sourcing, restaurant furniture décor, branding and employment of staff
- 7. Open to all groups to apply

Lot 3-OUALIFICATIONS FOR BANKING SPACE

- 1. Should be a local bank in Kenya(Attach Documentary Evidence)
- 2. Be willing to support the artisanal and small-scale miners.
- 3. Should provide accessibility to international market
- 4. Should be regulated by the Central Bank of Kenya
- 5. Valid Single Business Permit
- 6. Tax Compliance Certificate
- 7. The banks must be operating in Taita Taveta County (Attach documentary evidence)

NB:ALL TENDERERS MUST HAVE

- 1. Duly filled and Signed Price Schedule and Form of Tender (Section V1)
- 2. Duly filled and Signed Confidential Business Questionnaire (Section VI).
- 3. Duly filled and Signed Bidder's Declaration and Integrity Pact (Section V4.
- 4. Submitted tender documents must be properly bound in spiral or perfect cover, hard cover or case bound. Loose-leaf folders shall not be acceptable.
- 5. Submitted tender documents must be numbered /paginated/serialized. Each page of the tender document must be numbered with page numbers in chronological order i.e 1, 2, 3, 4, 5, 6 up to the last page.

ITT Reference	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS		
ITT 3.1	Maximum number of members in the Joint Venture (JV) shall be: N/A		
	B. Contents of Tendering Document		
ITT 6.	For Clarification of Tender purposes only, the Procuring Entity's address is:		
	1. Attention: Principal Secretary		
	 Postal Address: P.O Box 30009-00100 Nairobi Physical Address: Public Works Building, Ngong Road 		
	3. Telephone: <u>TEL:</u> +254-20-2721074 4. Electronic mail address: <i>tenders@mining.go.ke</i> Requests for clarification should be received by the Procuring Entity no later than: 31 st January,2023		
	C. Preparation of Tenders		
ITT 10 (j)	The Tenderer shall submit the following additional documents in its Tender: [list any additional document not already listed in ITT 11.1 that must be submitted with the Tender]		
ITT 12.1	Alternative Tenders shall not be considered.		
ITT 13.4	Prices quoted by the Tenderer shall be fixed/ during tendering.		
ITT 14.1	Tenders shall tender in Kenya Shillings only (Kshs).		
ITT 15.4	Period of time the Lease shall be Three (3 no) Years with an option of a further 3 year renewal.		
ITT 16.2 (a)	Owner's authorization is: ["not required"]		
ITT 16.2 (b)	Related services are: ["not required"]		
ITT 17.1	The Tender validity period shall be <i>One Hundred and Fifty (150)</i> days.		
ITT 17.3 (a)	The Tender price shall be adjusted as follows: N/A		
ITT 18.1	[a Tender-Securing Declaration shall be required.]		
	A Tender Security ["shall not be"] required.		
	A Tender-Securing Declaration [insert "shall be" or "shall not be"] required.		
ITT 19.1	In addition to the original Tender document, the number of copies shall be 1no. (one copy)		
ITT 19.3	The written confirmation of authorization to sign on behalf of the Tenderer shall consist of: Power of Attorney		
	D. Submission and Opening of Tenders		
ITT 21.1	For Tender submission purposes only, the Procuring Entity's address is: Principal Secretary State Department for Mining		

ITT Reference	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS					
	P.O Box 30009-00100					
	Nairobi					
	Public Works Building, Ngong Road					
	Email: ps@mining.go.ke					
	The deadline for Tender submission is:					
Date:7th January, 2023						
	Time: 11:00 a.m.					
ITT 24.1	The Tender opening shall take place at:					
	State Department for Mining					
	Conference Room on 3 rd Floor					
	Public Works Building, Ngong Road					
	Date: 7 th January, 2023					
	Time: 11:00am					
ITT 24.6	The Form of Tender and Price Schedules shall be initialed by Three (3no.) representatives of the Procuring Entity conducting Tender opening.					
ITT 29.3	The manner of rectify quantifiable nonmaterial nonconformities described below: N/A					
E. Evaluat	tion and Comparison of Tenders					
	F. Award of Contract					
ITT 46.1	The procedures for making a Procurement-related Complaint are detailed in the "Notice of Intention to Award the Contract" herein and are also available from the PPRA Website www.ppra.go.ke or email complaints@ppra.go.ke .					
	If a Tenderer wishes to make a Procurement-related Complaint, the Tenderer should submit its complaint following these procedures, in writing (by the quickest means available, that is either by email or fax), to:					
	For the attention: [insert full name of person receiving complaints]					
	Title/position: [insert title/position]					
	Procuring Entity: [insert name of Procuring Entity]					
	Email address: [insert email address]					
	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 Provision

3

- 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. 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 Employer shall use to evaluate tender and qualify tenderers. No other factors, methods or criteria shall be used other than 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.

1.3 Evaluation and contract award Criteria

The Procuring Entity shall use the criteria and methodologies listed in this Section to evaluate tenders and arrive at the Lowest Evaluated Tender. The tender that (i) meets the qualification criteria, (ii) has been determined to be substantially responsive to the Tender Documents, and (iii) is determined to have the Lowest Evaluated Tender price shall be selected for award of contract.

2 Preliminary examination for Determination of Responsiveness

2.1 TheProcuringEntitywillstartbyexaminingalltenderstoensuretheymeetinallrespectstheeligibilitycriteria 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]

Price evaluation for each item: in addition to the criteria listed inITT34.2(a)–(d)the following

b) **Deviation in payment schedule**. [insertone of the following]

i) TenderersshallstatetheirTenderpriceforthepaymentscheduleoutlined in the SCC.Tendersshallbe 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 reducedTenderpriceofferedbythetendererselected on the basis of the baseprice for the payment scheduleoutlined in the SCC.

or

ii) The SCC stipulates the payment schedule specified by the Procuring Entity. If a Tender deviate from thescheduleandifsuchdeviationisconsideredacceptable to the ProcuringEntity,theTenderwillbe evaluatedbycalculatinginterestearnedforanyearlierpaymentsinvolved in the termsoutlinedinthe Tenderascomparedwiththosestipulated in the SCC,attherateperannum[insertadjustmentrate].

4 Multiple Contracts (ITT34.4)

Multiple contracts will be permitted in accordance with ITT 34.4.Tenderers are evaluated on basis of Lots and the lowest evaluated tenderer identified for each Lot. The Procuring Entity will select one Option of the two Options listed below for award of Contracts.

OPTION1

- i) If a tenderer wins only one Lot, the tenderer will be awarded a contract for that Lot, provided the tenderer meets the Eligibility and Qualification Criteria for that Lot.
- ii) If a tenderer wins more than one Lot, the tender will be awarded contracts for all won Lots, provided the tenderer meets the aggregate Eligibility and Qualification Criteria for all the Lots. The tenderer will be awarded the combination of Lots for which the tenderer qualifies and the others will be considered for award to second lowest the tenderers.

OPTION 2

The Procuring Entity will consider all possible combinations of won Lots [contract(s)] and determine the combinations with the lowest evaluated price. Tenders will then be awarded to the Tenderer or Tenderers in the combinations provided the tenderer meets the aggregate Eligibility and Oualification Criteria for all the won Lots.

5 Alternative Tenders (ITT 12.1)

An alternative if permitted under ITT 12.1, will be evaluated as follows:

"AtenderermaysubmitanalternativeTenderwithorwithoutaTenderforthebasecase.TheProcuringEntity shall consider Tenders offered for alternatives as specified in the Technical Specifications of Section VII, 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 ITT34todeterminetheLowestEvaluatedTender."

6 Qualification (ITT 35)

- 6.1 After determining the substantially responsive Tender which offers the lowest-evaluated cost in accordance with ITT 33, and, if applicable, the assessment of any Abnormally Low or high Tender (in accordance with ITT 35) the Procuring Entity shall carryout the post-qualification of the tenderer in accordance with ITT 36, using only the requirements specified. Requirements not included in the text below shall not be used in the evaluation of the Tenderer qualifications.
- 6.2 For lease of infrastructural facilities(realestate)

List the requirements (e.g. the property is in the right location, it is in good status of maintenance, there are proper services for water, power, etc., the space is adequate, access, there is case of lease litigation, etc.

Make a physical check to ensure that each listed item is met. Determine if the facility is acceptable or notacceptable.

6.3 For lease of plant/equipment, vehicles(movable assets)

- i) Confirm the offered items meet the specifications, and the capacity, age etc.
- ii) Confirm their availability,etc.
- *iii)* **Financial Capability** The tenderer shall furnish documentary evidence that it meets the following financial requirement(s): *[listtherequirement(s)including period]*
- *iv)* **Documentary Evidence-**The tenderer shall furnish documentary evidence to demonstrate that the Lease Item sit offers meet the following usage requirement: [listtherequirement(s)]

Make a physical check to ensure that each listed item is met. Determine if the facility is acceptable or notacceptable.

6.4 After determining the substantially responsive Tender which offers the lowest-evaluated price meets the requirements in Items 6.2 and 6.3 above, the Procuring Entity shall carry out the post-qualificationusing the following criteria:

a) History of non-performing lease contracts:

TendererandeachmemberofJVincasetheTendererisaJV,shalldemonstratethatNon-performanceofa contract did not occur because of the default of the Tenderer, or the member of a JVin the last (*specify years*). The required information shall be furnished in the appropriate form.

b) 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 (a) above if all pending litigation will be resolved against the Tenderer. Tenderer shall provide information on pending litigations in the appropriate form.

c) 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 in the appropriateformaboutanylitigationorarbitrationresultingfromcontractscompletedorongoingunderits executionovertheyearsspecified. Aconsistenthistoryofawardsagainst the Tendereroranymember of a JVmay result in rejection of the tender.

Section IV - Tendering Forms

- i) Form of Tender
- ii) Tenderer Information Form
- iii) Tenderer JV Members Information Form
- iv) Price Schedule -Schedule of Requirements (Lease Items).
- v) Form of Tender Security Demand Guarantee
- vi) Form of Tender Security (Insurance Guarantee)
- vii) Form of Tender-Securing Declaration
- viii) Owner's Authorization

Other Forms to be completed

- i) Tenderer's Eligibility- Confidential Business Questionnaire
- ii) Certificate of Independent Tender Determination
- iii) Self-Declaration Form
- iv) Appendix 1- Fraud and Corruption

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.

Date of this	Tender	submission:[insert date (as day	, month and	year) of Ten	der submission]
Tender		Name	and	Ide	entification:	[insert
identificatio	on] Altern	native No.:	[in	sert identificat	ion No if th	is is a Tender
for an alte	ernative]					
То:		[Insert complete	name of Procuring E	ntity]		

- a) **Noreservations:** Wehave examined and have no reservations to the Tendering document, including Addenda is suedinac cordance with Instruction stotenderers (ITT7);
- b) **Eligibility**: Wemeetthe eligibilityrequirements and have no conflict of interestinac cordance with ITT3;
- c) Tender/Proposal-Securing Declaration:
 We have not been debarred by the Authority based on execution of a Tender-Securing Declaration or Tender Securing Declaration in Kenya in accordance with ITT 3.7;
- d) **Performance Security**: If our Tender is accepted, we commit to obtain a performance security in accordance with the Tenderingdocument;
- e) **Conformity:** We offer to lease in conformity with the Tendering Document and in accordance with the lease periods,theLeaseitemsspecifiedintheSchedulebelow:

[insert completed LIST OF LEASE ITEMS AND PRICES]

f) **TenderPrice**: The total price of our Tender, excluding any discounts of fered in item (f) below is:

or

Option 2, in case of 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];

- g) **Discounts**: The discounts of fered and the methodology for their application are:
 - i) The discounts of fered are: [Specify indetaileach discount of fered.]
 - ii) The exact method of calculations to determine the net price after application of discounts are shown below:
- h) **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;

- i) **Performance Security**: If our Tender is accepted, we commit to obtain a performance security in accordance withthe Tendering document;
- j) **SuspensionandDebarment**: We, along with any of our subcontractors, Lessors, consultants, manufacturer s, 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 in eligible under the Kenyalawsor of ficial regulations or pursuant to a decision of the United Nations Security Council;
- k) State-

ownedenterpriseorinstitution:[selecttheappropriateoptionanddeletetheother][Wearenotastate-ownedenterpriseorinstitution]/[Weareastate-ownedenterpriseorinstitutionbutmeettherequirementsofITT 3.8];

l) Commissions, gratuities, fees: We have paid, or will pay the following commissions, gratuities, or fees with respect to the Tenderingprocessorexecution of the Contract: [insertcompletenameofeachRecipient, its full address, there as on 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 yourLetterofAcceptance, shall constitute a binding contract between us, until a formal contract is prepared and executed;
- n) **ProcuringEntityNotBoundtoAccept**:Weunderstandthat you are notboundtoacceptthelowestevaluated costTender,theMostAdvantageousTenderoranyotherTenderthatyoumayreceive;and
- o) **FraudandCorruption**: Weherebycertifythatwehavetakenstepstoensurethatnopersonactingforusoron ourbehalfengagesinanytypeofFraudandCorruption.
- p) <u>Collusivepractices</u>: Weherebycertifyandconfirmthatthetenderisgenuine,non-collusiveandmadewiththe intention of accepting the contract if awarded. To this effect we have signed the "Certificate of Independent TenderDetermination" attachedbelow.
- (q) **CodeofEthicalConduct:**WeundertaketoadherebytheCodeofEthicalConductforPersonsParticipatingi n
 PublicProcurementandAssetDisposalActivitiesinKenya,copyavailablefrom**www.pppra.go.ke**duringt he procurementprocessandtheexecutionofanyresultingcontract.
- (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:

- i) Tenderer's Eligibility; Confidential Business Questionnaire to establish we are not in any conflict to interest.
- ii) Certificate of Independent Tender Determination to declare that we completed the tender without colluding withother tenderers.
- iii) Self-Declaration of the Tenderer—todeclarethatwewill,ifawardedacontract,notengageinanyformof fraudandcorruption.
- iv) Declarationand commitment to the code of ethics for Persons Participating in Public Procurement and Asset Disposal Activities in Kenya,

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]

TitleofthepersonsigningtheTender:

[insertcompletetitleofthepersonsigningtheTender]Signatureof the person named above: [insert

signature of person whose name and capacity are shown above Date

signed[insertdateofsigning]**dayof**[insertmonth],[insertyear]

*: 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

TENDERER'S ELIGIBILITY - CONFIDENTIAL BUSINESS QUESTIONNAIRE

Instruction to Tenderer

 $Tender is instructed to complete the particular srequired in this Form, \textit{one form for each entity if Tender is a JV}. Tendere r is further reminded that it is an offence to give false information on this Form.}$

a) Tenderer's details

	ITEM	DESCRIPTION
1	Name of the Procuring Entity	
2	Reference Number of the Tender	
3	Date and Time of Tender Opening	
4	Name of the Tenderer	
5	Full Address and Contact Details of the Tenderer.	 Country City Location Building Floor Postal Address Name and email of contact person.
6	Current Trade License Registration Number and Expiring date	,
7	Name, country and full address (postal and physical addresses, email, and telephone number) of Registering Body/Agency	
8	Description of Nature of Business	
9	Maximum value of business which the Tenderer handles.	
10	State if Tenders Company is listed in stock exchange, give name and full address (postal and physical addresses, email, and telephone number) of	
	state which stock exchange	

General and Specific Details

b)	Sole Proprietor, provide the following details.

Name in full	_Age
Nationality	_Country of Origin
Citizenship	

c) Partnership, provide the following details.

	Names of Partners	Nationality	Citizenship	% Shares owned
1				
2				
3				

d)	Registered Company, provide the following details.									
	I) pub	Private or blicCompany			•••••					
	ii)) State the nominal and issued capital of the Company: -								
Nominal Kenya Shillings (Equivalent)										
		Issued Kenya Shil (Equivalent)								
	iii)	Give details of Di	rectors as	follows.						
N	Name	s of Director	Nati	Nationality C		p	% Shares owned			
\perp										
e)	DIS	SCLOSUREOFIN	TEREST	-Interest of the	e Firm in t	he Pro	curingEntity.			
	i)	Arethereanyperson/personsin(NameofProcuringEntity)whohas/have-est orrelationshipinthisfirm?Yes/No								
		If yes, provide det	ails as fol	lows.						
N	Names of Person		Designation in the Procuring Entity		Interest or Relationship with Tenderer					
ii)		affict of interestdis	closure		Disclo		IEVEC			
	ype o	ype of Conflict		YES (If YES provide details of the relationship with Tenderer				
c	Tenderer is directly or indirectly controls, is controlled by or is under common control with mother tenderer.									
Γ	Tenderer receives or has received any direct or									
Г	indirect subsidy from another tenderer. Tenderer has the same legal representative as another tenderer			İ						
T d	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									
	lirectl n a po	r has a relationship y or through comm sition to influence	with anot on third p the tender	entative as her tenderer, arties, that puts of another						
te	lirectly n a po ender	r has a relationship y or through comm	with another on third puthe tender decisions	her tenderer, arties, that puts of another of the Procurin						

consultant in the preparation of the design or technical specifications of the works that are the

Tenderer would be providing goods, works, non-

subject of the tender.

	Type of Conflict	Disclosure YES OR NO	If YES provide details of the relationship with Tenderer
	consulting services or consulting services during		
	implementation of the contract specified n 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 such 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.		

f) Certification

On behalf of the Te	enderer, I cert	ify that the in	formation give	n above is co	mplete, current	and accurate as
at the date of subm	ission.					

Full Name		_
Title orDesignation		
		_
(Signature)	(Date)	

CERTIFICATE OF INDEPENDENT TENDER DETERMINATION

I,the	ndersigned,insubmittingtheaccompanyingLetterofTendertothe	
Enti	[Name of Proceedings of Procedings of Proced	mber oj
dohe	/inresponse to the requestfortendersmadeby:[Name of TellowingstatementsthatIcertifytobetrueandcompleteineveryrespect:	enaerei
Icert	y,onbehalfof[NameofTendere	er]that:
1.	havereadandIunderstandthecontentsofthisCertificate;	
2.	understandthatthe Tenderwillbedisqualified if this Certificate is found not to be true and complete ine respect;	very
3.	amtheauthorizedrepresentative of the TendererwithauthoritytosignthisCertificate,andtosubmittheTender onbehalf of the Tenderer;	
4.	For the purposes of this Certificate and the Tender, I understand that the word "competitor" shall not use any ndividual or organization, other than the Tenderer, whether or not affiliated with the Tenderer, who:	ıall
	HasbeenrequestedtosubmitaTenderinresponsetothisrequestfortenders;	
	could potentially submit a tender in response to this request for tenders, based on their qualifications, abilities or experience;	
5.	The Tenderer discloses that [checkone of the following, as applicable]:	
	The Tenderer has arrived at the Tender independently from, and without consultation, communication, agreementorarrangementwith, any competitor;	
	The Tenderer has entered into consultations, communications, agreements or arrangements with more competitors regarding this request for tenders, and the Tenderer discloses, in the addocument(s), complete details thereof, including the names of the competitors and the of, and reasons for, such consultations, communications, agreements or arrangements;	ttached
6.	nparticular, 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;	
	nethods, factors or formula sused to calculate prices;	
	theintentionordecisiontosubmit,ornottosubmit,atender;or	
	the submission of a tender which does not meet the specifications of the request for Tendercept as specifically disclosed pursuant to paragraph (5)(b) above;	ers;
7.	n addition, there has been no consultation, communication, agreement or arrangement with competitor regarding the quality, quantity, specifications or delivery particulars of works or services to which this request for tenders relates, except as specifically authorized procuring authority or as specifically disclosed pursuant toparagraph (5)(b) above;	the
8.	The terms of the navenotbeen, and will not be, knowingly disclosed by the Tenderer, directly or indirectly, to competitor, prior to the date and time of the official tender opening, or of the award he Contract, which ever comes first, unless otherwise required by lawor as specifically disclosed pursuant to paragrams (5)(b) above.	

Name			
Title			
Date			

 $\overline{[Name, title and signature of authorized agent of Tenderer and Date]}$

SELF-DECLARATION FORMS

FORM SD1

SELFDECLARATIONTHATTHEPERSON/TENDERERISNOTDEBARREDINTHEMATTER OFTHEPUBLICPROCUREMENTANDASSETDISPOSALACT2015.

I,	, of Post Office Box		be	ing a resid	lent of
	in the Republic of		do hereb	y make a	
	ement as follows: -				
1.	THAT I am the Company Secretary/ Chief Executive (insert note of Tender	~ ~	y) who is a E	Bidder in 1	respect
	(inserttendertitle/description)for	(insert	name		
2.	THAT the aforesaid Bidder, its Directors and subcoparticipating in procurementproceedingunderPartIV		oeen debarred	from	
3.	THATwhatisdeponedtohereinaboveistrue to the best	tofmyknowledge,in	formationand	lbelief.	
	(Signature)		Date)		
	Bidder's Official Stamp				

FORM SD2

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

I	of P. O. Box being a
	dent of
••••	
1.	THATIamtheChiefExecutive/ManagingDirector/PrincipalOfficer/Directorof
	(insert tender title/description) for (insert name of the Procuring entity) and duly authorized and competent to make this statement.
2.	THAT the aforesaid Bidder, its servants and/or agents /subcontractors will not engage in any corrupt or fraudulentpracticeandhasnotbeenrequestedtopayanyinducementtoanymember of the Board, Management, Staffand/oremployeesand/oragentsof (insertname of the Procuringentity) whichisthe procuringentity.
3.	THAT the aforesaid Bidder, its servants and/or agents /subcontractors have not offered any inducement toany member of the Board, Management, Staffand/oremployees and/oragents of the procuring entity).
4.	THAT the aforesaid Bidder will not engage /has not engaged in any corrosive practice with other bidders participating in the subjecttender.
5.	THATwhatisdeponedtohereinaboveistrue to the bestofmyknowledgeinformationandbelief.
	Bidder's Official Stamp

DECLARATION AND COMMITMENT TO THE CODE OF ETHICS

I(person)onbehalfof(Nameofthe	Busines		•••••	••••	C	ompany	/Firm)
(person)onochanor(rvameojine			Ī	have			fully
understoodthecontents	of				read	and	the
PublicProcurement&AssetDisposalAct,2015,Regulat personsparticipatinginPublicProcurementandAssetDi he Code.					respons	ibilities	undert
Idoherebycommittoabidebytheprovisions of the CodeofEthicsforpersonsparticipatinginPublicProcure	mentand A	ssetDis	posal				
Name of Authorized							
signatory		•••••					
Sign							
Position							
Office address.							
Telephone E-							
mail		•••••	•••••	•••••			
Name of the Firm/Company		•••••	•••••				
Date				•••••	•••••	•••••	
(Company Seal/ Rubber Stamp 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 PublicProcurementProcessesandContractsthataregovernedbythelawsofKenya.

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 engage d 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 perparagraphs 1.1 above.
- 2.2 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 notolerance for such practices and behavior:

- 1. A persontowhomthisActappliesshallnotbeinvolvedinanycorrupt,coercive,obstructive,collusiveor fraudulentpractice;orconflictsofinterestinanyprocurementorassetdisposalproceeding;
- 2. A person referred to under subsection (1) who contravenes the provisions of that sub-section commitsan offence;
- 3. Without limiting the generality of the subsection (1) and (2), the person shall be
 - a) disqualifiedfromenteringintoacontractforaprocurementorassetdisposalproceeding; or
 - b) ifacontracthasalreadybeenenteredintowiththeperson,thecontractshallbevoidable;
- 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 oragent of the procuring entity oramember of the Boardor committee of the procuring entity who has a conflict of interest with respect to a procurement
 - a) Shallnottakepart in the procurementproceedings;
 - b) shall not, after a procurement contract has been entered into, take part in any decision relating to the procurementorcontract; and
 - c) shall not be a subcontractor for the tenderer to whom was awarded contract, or a member of the group of tenderers to whom the contract was awarded, but the subcontractor appointed shall meet all the requirementsofthisAct.
- 7 An employee, agent or member described in subsection (1) who refrains from doing anything prohibited under that subsection, but for that subsection, would have been within his or her duties shall disclose the conflictofinterest to the procuringentity;
- 8 Ifapersoncontravenessubsection(1)withrespecttoaconflictofinterestdescribedinsubsection(5)(a)an d thecontractisawarded to the personorhisrelativeortoanotherpersoninwhomoneofthemhadadirector

indirectpecuniaryinterest, the contract shall be terminated and all costs in curred by the public entity shall be made good by the awarding officer. Etc.

- 2.3 Incompliance with Kenya's laws, regulations and policies mentioned above, the Procuring Entity:
 - a) Definesbroadly, for the purposes of the above provisions, the terms set for the low as follows:
 - i) "corruptpractice"istheoffering, giving, receiving, or soliciting, directly or indirectly, of anyth ing of value to influence improperly the actions of another party
 - (ii) "fraudulent practice" is any act or omission, including misrepresentation, that knowingly or recklesslymisleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation;
 - iii) "collusivepractice"isanarrangementbetweentwoormorepartiesdesignedtoachieveanimprop er purpose,includingtoinfluenceimproperlytheactionsofanotherparty;
 - iv) "coercivepractice" isimpairing or harming, or threatening to impair or harm, directly or indirectly any party or the party to influence improperly the actions of a party;
 - v) "obstructivepractice"is:

Deliberatelydestroying, 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 Kenyaintoal legations 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 auditrights provided for under paragraph 2.3 e. below.

b) Definesmorespecifically,inaccordancewiththeaboveprocurementActprovisionssetforthforfraudul ent and collusive practices as follows:

"fraudulent practice" includes a misrepresentation of fact in order to influence a procurement or disposal processortheexerciseofacontract to the detriment of the procuringentityorthetendererorthecontractor, and includes collusive practices amongst tenderer sprior to or after tender submission designed to establish tender prices a tartificial non-competitive levels and to deprive the procuring entity of the benefits of free and open competition.

- c) Rejectsaproposalforaward ¹ of a contractif PPRA determines that the firm or individual recommended f or award, any of its personnel, or its agents, or its sub-consultants, sub-contractors, service providers, suppliers and/ or their employees, has, directly or indirectly, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contracting uestion;
- d) Pursuant to the Kenya's above stated Acts and Regulations, may sanction or recommend to appropriate authority (ies) for sanctioning and debarment of a firm or individual, as applicable under the ActsandRegulations;
- e) RequiresthataclausebeincludedinTenderdocumentsandRequestforProposaldocumentsrequiring(i
) Tenderers(applicants/proposers),Consultants,Contractors,andSuppliers,andtheirSubcontractors,Sub- consultants, Service providers, Suppliers, Agents personnel, permit the PPRA
 or any other appropriate
 authorityappointedbyGovernmentofKenyatoinspect²allaccounts,recordsandotherdocumentsrela
 ting to the procurement process, selection and/or contract execution, and to have them audited
 by
 auditors
 appointedbythePPRAoranyotherappropriateauthorityappointedbyGovernmentofKenya;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/willnotengageinanycorruptorfraudulentpractices.

physical inspections and site visits; and obtaining third party verification of information.

For 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

 $[\]label{eq:consultancy} and tendering, either directly or as a nominated subcontractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider, in respect of such contract, and (ii) entering into an addendumor 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 personsappointed by the Procuring Entity to address specific matters related to investigations/audits, such as evaluating the veracity of an allegation of possible

FraudandCorruption,throughtheappropriatemechanisms.Suchactivityincludesbutisnotlimitedto:accessing and examiningafirm'sorindividual'sfinancial records and information, and making copies thereof as relevant; accessing and examining any other documents, data and information (whether in hard copyor electronicformat)deemedrelevantfortheinvestigation/audit,andmakingcopiesthereofasrelevant;interviewin gstaffandotherrelevantindividuals;performing

Tenderer Information Form

[The tenderer shall fill in this Form in accordance with the instructions indicated below. No alterations t its format shall be permitted and no substitutions shall be accepted.]
Date:[insert date (as day, month and year) of Tender submission]
Tender Name and Identification: [insert identification
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] 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 3.1. In case of JV, letter of intent to form JV or JV agreement, in accordance with ITT 3.1. Tax Obligations for Kenyan Tenderers, attach copy of current tax clearance certificate or tax exemption certificate issued by the Kenya Revenue Authority in accordance with ITT 4.14. In case of state-owned enterprise or institution, in accordance with ITT 3.8 documents establishing: (i) Legal and financial autonomy (ii) Operation under commercial law 1. 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 JV Members Information Form

[The tenderer shall fill in this Forminac cordance with the instructions indicated below. The following tables hall 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]
TenderNameandIdentification :[insertidentificationAlternativeNo.: [insertidentificationNoifthisisaTenderfor analternative]
Pageofpages
1. Tenderer's Name: [insert Tenderer's legal name]
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]
 Tenderer's JV Member's year of registration: [insert JV's Member year of registration] Tenderer's JV Member's legal address in country of registration: [insert JV's Member legal
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] Articles of Incorporation (or equivalent documents of constitution or association), and/or registration documents of the legal entity named above, in accordance with ITT 3.1
□Tax Obligations for Kenyan Tenderers, attach copy of current tax clearance certificate or tax exemption certificate issued by the Kenya Revenue Authority in accordance with ITT 3.14. □ 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 3.8.
8 Included are the organizational chart and a list of Board of Directors

LIST OF LEASE ITEMS AND PRICES

[ThetenderershallfillinthisPriceScheduleinaccordanceandinsertinFormofTenderasinstructed.ThelistoflineitemsinColumns1and2 of the PriceSchedulesshall coincidewiththeListofLeaseItemsandRelatedServicesspecifiedbytheProcuringEntity in the ScheduleofRequirements.]

1	2	3	4	4	5	6
Lease Item N°	Description of Lease Item and Related Services.	Quantity and physical unit	Location of Use	Duration of Lease (in Months)	Unit Price per Month (ksh)	Total price for whole lease period (ksh)
No I	e.g. 4X4 WD DC Pickups of not less than 3000 CC Diesel Engines, each not more three years old and not more than 30,000 KM on the Speedo, including monthly service, replacements of any service parts, won out tires and any won out seat covers. The Procuring Entity will employ drivers.	20 number	Kitui County, Kenya	24	[to be completed by Tenderer]	[to be completed by Tenderer]
No 2	e.g. Office accommodation consisting of floor area of about 20000 square meters,	I unit	Mombasa City	36		
No 3						
No 4						
No 5						
No 6						

Name of Tender		
Signed bythe Tenderer		
Dated		

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

Be	neficiary:
Re	quest forTendersNo:
Da	te:
ТЕ	NDER GUARANTEE No.:
Gu	arantor:
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 onor 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.:	
--------	-----------------------	--

tender dated [Date of sub of the tender] (hereinafter called "	mission of tender] for the [Name and/or description of the Tender") for the execution ofunder Request	ion
Insurance Company] having Guarantor"), are bound unto Procuring Entity") in the sum of payment well and truly to be m	our registered office at (hereinafter called "to	the the ich
Sealed with the Common Seal of	the said Guarantor thisday of 20	
NOW, THEREFORE, THE CApplicant:	CONDITION OF THIS OBLIGATION is such that if t	the
Principal's Letter of Tend	der ("the Tender Validity Period"), or any extension there	
the Tender Validity Perifailed to execute the Con Security, in accordance v	od or any extension thereto provided by the Principal; tract agreement; or (ii) has failed to furnish the Performar with the Instructions to tenderers ("ITT") of the Procuri	(i)
amount upon receipt of the Pr Entity having to substantiate it shall state that the demand	rocuring Entity's first written demand, without the Procuri is demand, provided that in its demand the Procuring Ent arises from the occurrence of any of the above even	ing tity
of copies of the contract agree and, or (b) if the Applicant receipt of a copy of the Ben	ement signed by the Applicant and the Performance Secur is not the successful Tenderer, upon the earlier of (i) of eficiary's notification to the Applicant of the results of	rity our
± * *	- ·	the
	[Signature of the Guarantor]	
[Witness]	[Seal]	
	tender dated	a) has withdrawn its Tender during the period of Tender validity set forth in Principal's Letter of Tender ("the Tender Validity Period"), or any extension there 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; failed to execute the Contract agreement; or (ii) has failed to furnish the Performant 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 about 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 Entishall state that the demand arises from the occurrence of any of the above ever specifying which event(s) has occurred. This guarantee will expire: (a) if the Applicant is the successful Tenderer, upon our rece of copies of the contract agreement signed by the Applicant and the Performance Securand, or (b) if the Applicant is not the successful Tenderer, upon the earlier of (i) or receipt of a copy of the Beneficiary's notification to the Applicant of the results of Tendering process; or (ii)twenty-eight days after the end of the Tender Validity Period. Consequently, any demand for payment under this guarantee must be received by us at office indicated above on or before that date.

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

TENDER-SECURING DECLARATION FORM {r 46 and 155(2)}

The B	idder shall complete this Form in accordance with the instructions indicated]
Date:	[insert date (as day, month and year) of Tender Submission]
Tende	er No.:[insert number of tendering process]
То:	[insert complete name of Purchaser]
I/We,	the undersigned, declare that:
1.	I/Weunderstandthat,accordingtoyourconditions,bidsmustbesupportedbyaTender-SecuringDeclaration.
	I/WeacceptthatI/wewillautomaticallybesuspendedfrombeingeligiblefortenderinginanycontractwiththe Purchaserfortheperiodoftimeof[insertnumberofmonthsoryears]startingon[insertdate],ifweare inbreachofourobligation(s)underthebidconditions,becausewe:-(a)havewithdrawnourtenderduringthe periodoftendervalidityspecifiedbyusintheTenderingDataSheet;or(b)havingbeennotified of the acceptance ofourBidbythePurchaserduringtheperiodofbidvalidity,(i)failorrefusetoexecutetheContract,ifrequired, or(ii)failorrefusetofurnishthePerformanceSecurity,inaccordancewiththeinstructionstotenders.
	I/WeunderstandthatthisTenderSecuringDeclarationshallexpireifwearenotthesuccessfulTenderer(s),upo n theearlierof:
	a) Ourreceiptofacopyofyournotification of the name of the successfulTenderer;or
	b) ThirtydaysaftertheexpirationofourTender.
	I/WeunderstandthatifIam/weare/inaJointVenture,theTenderSecuringDeclarationmustbe in the nameofthe JointVenturethatsubmitsthebid,andtheJointVenturehasnotbeenlegallyconstitutedatthetimeofbidding, theTenderSecuringDeclarationshallbe in the namesofallfuturepartnersasnamedintheletterofintent.
Signe	d:
Capac	city / title (director or partner or sole proprietor, etc.)
Duly	authorized to sign the bid for and on behalf of:[insert complete name of
Tende	erer] Dated on
Seal o	or stamp

[Note: In case of a Joint Venture, the Tender-Securing Declaration must be in the name of all members to the Joint Venture that submits the Tender.]

OWNER'S AUTHORIZATION

authorizationshouldbeontheletterheadoftheOwnerandshouldbesignedbyapersonwiththeproperauthorityto signdocumentsthatarebindingontheOwner.ThetenderershallincludeitinitsTender,ifsoindicated 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:
[insertcompletenameofProcuringEntity]
WHEREAS
We
We here by extendour full guarantee and warranty in accordance with Clause 28 of the General Conditions of Contract with respect to the Lease I tems of fered by the above firm.
Signed:[insert signature(s) of authorized representative(s) of the Owner]
Name:[insert complete name(s) of authorized representative(s) of the Owner]
Title:[insert title]
Datedondayof

[The tenderer shall require the Owner to fill in this Forminac cordance with the instructions indicated. This letter of the context of the

SECTION VI - 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 Lease Items and services to be supplied and the delivery schedule.

TheobjectiveoftheScheduleofRequirementsistoprovidesufficientinformationtoenabletendererstopreparetheir 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 quantityvariationatthetimeofawardofcontractpursuanttoITT42.1.

Thedateorperiodforleaseshouldbecarefullyspecified,considering(a)theimplicationsofleasetermsstipulated in the Instruction stotenderers; (b) the date prescribed hereinfrom which the Procuring Entity's payment obligations start (i.e., notice of award, contract signature, opening or confirmation of the letter of credit, etc

SCHEDULE OF REQUIREMENTS (FULL DESCRIPTIONS OF LEASE ITEMS, RELATED SERVICES AND PRICES)

Lease Item N°	Description of Lease Item and	Quantity and	Location of Use	Duration of Lease	Full description of the item [to be completed by Procuring Entity]
	Related Services.	physical unit		(in Months)	
No 1	e.g. 4X4 WD DC Pickups.	20 number	Kitui County, Kenya	24	e.g. Vehicles of not less than 3000 CC Diesel Engines, each not more three years old and not more than 30,000 KM on the Speedo, lease to include monthly service, replacements of any service parts, won out tires and any won out seat covers. The Procuring Entity will employ drivers.
No 2	e.g. Office accommodation	I unit	Mombasa City	36	e.g. Office accommodation consisting of floor area of about 20000 square meters, etc.
No 3					
No 4					
No 5					
No 6					

2. Technical Specifications

- 2.1 Thepurpose of the TechnicalSpecifications(TS),istodefinethetechnicalcharacteristics of the LeaseItemsand
 - RelatedServicesrequiredbytheProcuringEntity.TheProcuringEntityshallpreparethedetailedTSconsid er 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 TendersbytheProcuringEntity.
 - ii) The TS shall require that all Lease Items and materials to be incorporated in the Lease Items be new, unused, and of the most recent or current models, and that they incorporate all recent improvements in designandmaterials, unless provided for otherwise in the contract.
 - iii) TheTSshallmakeuseofbestpractices.Samplesofspecificationsfromsuccessfulsimilarprocuremen

ts in the samecountryorsectormayprovideasoundbasisfordraftingtheTS.

The PPRA encouragestheuseofmetricunits.

Standardizing technical specifications may be advantageous, depending on the complexity of the Lease Itemsandtherepetitiveness of the typeofprocurement. Technical Specifications should be broadenough to avoid restrictions on workmanship, materials, and equipment commonly used in manufacturing si milar kinds of Lease Items.

iv) v)

- vi) Standards for equipment, materials, and workmanship specified in the Tendering document shall notbe 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 aspecific manufacturer should be avoided as far as possible. Where unavoidable, such item description should alwaysbefollowedbythewords"orsubstantiallyequivalent."Whenotherparticularstandardsorcod es ofpracticearereferredtointheTS,whetherfromtheProcuringEntity'sorfromothereligiblecountries, a statementshouldfollowotherauthoritativestandardsthatensureatleastasubstantiallyequalquality,t hen thestandardsmentioned in the TSwillalsobeacceptable.
- vii) Referencetobrandnamesandcataloguenumbersshouldbeavoidedasfaraspossible;whereunavoida ble thewords"oratleastequivalent"shallalwaysfollowsuchreferences.
- viii) TechnicalSpecificationsshallbefullydescriptive of the requirementsinrespectof,butnotlimitedto,the following:
 - a) Standardsofmaterialsandworkmanshiprequiredfortheproductionandmanufacturing of the Lease Items.
 - b) Anysustainableprocurementtechnicalrequirementsshallbeclearlyspecified.
- 2.2 Therequirements to be specified shall be specificen ought on otdemand evaluation based on rated criteria/me rit point system. Tenderers may be invited to offer Lease Items that exceeds the specified minimum sustainable procurement requirements.
- 2.3 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 Entityshallincludeanadditionalad-hocTenderingform(tobeanAttachment to the LetterofTender), wherethe tenderer shall provide detailed information on such technical performance characteristics in respect to the corresponding acceptable or guaranteed values.
- 2.4 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 thenatureandextent of the requiredinformation and the manner in which it has to be presented by the tender entity.
- 2.5 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 Lease Items and Related Services shall comply with following Technical Specifications and Standards:

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

3.	Maintenance	obligations	andstandards
	1.110111100	0.0115	****

(describe in detail how these will be handled and by which party).

4			
4.	Dra	wing	S

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]

PART 3 - CONTRACT

SECTION VII - GENERAL CONDITIONS OF CONTRACT

1. Definitions

- 1.1 The following words and expressions shall have the meanings hereby assigned to them:
 - a) "Contract" means the Contract Agreement entered into between the Procuring Entity and the Lessor, together with the Contract Documents referred to therein, including all attachments, appendices, and all documents incorporated by reference therein.
 - b) "ContractDocuments" meansthedocuments listed in the ContractAgreement, including any amendments thereto.
 - c) "ContractPrice"meansthepricepayable to the LessorasspecifiedintheContractAgreement,subjectto suchadditionsandadjustmentstheretoordeductionstherefrom,asmaybemadepursuant to the Contract.
 - d) "Day"meanscalendarday.
 - e) "Completion" meansthefulfillment of the RelatedServicesbytheLessorinaccordancewiththeterms and conditions set for thin the Contract.
 - f) "GCC"meanstheGeneralConditionsofContract.
 - g) "Lease Items" means all of the infrastructural facilities, plant/equipment vehicles or such other physical itemstheLessorisrequiredtoleasetotheProcuringEntityundertheContract.
 - h) "ProcuringEntity"meanstheProcuringEntitypurchasingtheLeaseItemsandRelatedServices,as specified in the SCC.
 - i) "Related Services" means the services incidental to the supply of the Lease Items, such as insurance, installation,training and initial maintenance and other such obligations of the Lessor under the Contract.
 - i) "SCC"meanstheSpecialConditionsofContract.
 - k) "Subcontractor" means any person, private or government entity, or a combination of the above, towhom any part of the Lease Items to be supplied or execution of any part of the Related Services is subcontracted by the Lessor.
 - 1) "Lessor"meanstheperson,privateorgovernmententity,oracombination of the above,whoseTenderfor the Lease Contract has been accepted by the Procuring Entity and is named as such in the Contract Agreement.
 - m) "Lessee"meanstheProcuringEntitywhosehasacceptedtheTenderfortheLeaseContractandisnamed as such in the ContractAgreementas"ProcuringEntity".

2. Contract Documents

2.1 Subject to the orderofprecedencesetforth in the ContractAgreement, 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.

3. Fraud and Corruption

- 3.1 The Government of Kenya requires compliance with anti-corruption laws and guidelines and its prevailing sanctionspoliciesandproceduresassetforthinLawsofKenya.
- 3.2 TheProcuringEntityrequirestheLessortodiscloseanycommissionsorfeesthatmayhavebeenpaidorareto be paid to agents or any other party 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 Interpretation

- 1.1 If the contextsor requiresit, singular means plural and viceversa.
- 1.2 **Entire Agreement**-TheContractconstitutes the entire agreement between the Procuring Entity and the Lesser. and supersedes all communications, negotiations and agreements (whether written or oral) of the parties with respect the retornade prior to the date of Contract.

1.3 Amendment

Noamendmentorothervariation of the Contractshallbevalidunlessitisinwriting,isdated,expresslyrefersto the Contract, and is signed by a duly authorized representative of each party thereto.

1.4 Non-waiver

- a SubjecttoGCCSub-
 - Clause4.5(b)below,norelaxation,forbearance,delay,orindulgencebyeitherpartyin enforcingany of the termsandconditions of the Contractorthegrantingoftimebyeitherparty to the other shall prejudice, affect, or restrict the rights of that party under the Contract, neither shall any waiver by
 - eitherpartyofanybreachofContractoperateaswaiverofanysubsequentorcontinuingbreachofContract.
- b Anywaiverofaparty'srights,powers,orremediesundertheContractmustbeinwriting,dated,andsigne d byanauthorizedrepresentative of the partygrantingsuchwaiver,andmustspecifytherightandtheextent towhichitisbeingwaived.

1.5 Severability

Ifanyprovisionorcondition of the Contractisprohibitedorrenderedinvalidorunenforceable, such prohibition, invalidity or unenforceability shall not affect the validity or enforceability of any other provisions and conditions of the Contract.

2 Language

- 2.1 The Contractaswellasallcorrespondenceanddocumentsrelating to the ContractexchangedbytheLessorand theProcuringEntity,shallbewritten the **English** in Language. Supporting documents and printed literature that of the Contractmaybeinanotherlanguageprovidedtheyareaccompaniedbyanaccuratetranslationof therelevantpassages in the English Language, in which case, for purposes of interpretation of the Contract, this translationshall govern.
- 2.2 The Lessor shall bear all costs of translation to the governing language and all risks of the accuracy of such translation, for documents provided by the Lessor.

3 Joint Venture, Consortium or Association

3.1 IftheLessorisajointventure,consortium,orassociation,all of the partiesshallbejointlyandseverallyliableto theProcuringEntity for the fulfillment of the provisions of the Contractandshalldesignateonepartytoactasa

leaderwithauthoritytobindthejointventure, consortium, or association. The composition or the constitution of the jointventure, consortium, or association shall not be altered without the prior consent of the Procuring Entity.

4 Eligibility

8.1 The Lessorandits Subcontractors shall have the nationality of an eligible country. A Lessor or Sub-

Lessorshall be deemed to have the nationality of a country if it is a citizen or constituted, incorporated, or registered, and operatesinconformity with the provisions of the lawsofth at country.

5 Notices

- 5.1 Anynoticegiven by one party to the other pursuant to the Contract shall be inwriting to the address specified in the SCC. The term "inwriting" means communicated in written form with proof of receipt.
- 5.2 Anoticeshallbeeffectivewhendeliveredor on the notice's effective date, which ever is later.

6 Governing Law

The Contract shall be governed by and interpreted in accordance with the laws of Kenya.

Throughout the execution of the Contract the Lessors hall comply with the import of Lease I territory.

Throughouttheexecution of the Contract, the Lessor shall comply with the import of Lease I tems and services prohibitions in Kenya:

- a) asamatteroflaworofficialregulations, Kenyaprohibits commercial relations with that country; or
- b) byanactofcompliancewithadecision of the UnitedNationsSecurityCounciltakenunderChapterVIIof the Charter of the United Nations, Kenya prohibits any import of Lease Items from that country or any paymentstoanycountry,person,orentityinthatcountry.

7 Settlement of Disputes

- 7.1 TheProcuringEntityandtheLessorshallmakeeveryefforttoresolveamicablybydirectinformalnegotiation anydisagreementordisputearisingbetweenthemunderorinconnection with the Contract.
- 7.2 If, after twenty-eight (28) days, the parties have failed to resolve their dispute or difference by such mutual consultation, theneither the Procuring Entity or the Lessor 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 mattermay becommenced unless such notice is given. Any dispute or difference in respect of which anotice 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 Lease Items under the Contract. Arbitration proceedings shall be conducted in accordance with the rules of procedure specified in the SCC.
 - 7.3 Notwithstandinganyreferencetoarbitrationherein,
 - a thepartiesshallcontinuetoperformtheirrespectiveobligationsundertheContractunlesstheyotherwis e agree;and
 - b the Procuring Entity shall pay the Lessor any monies due the Lessor.

8 Inspections and Audit by the Procuring Entity

- 8.1 The Lessor shall keep, and shall make all reasonable efforts to cause its Subcontractors to keep, accurate and systematic accounts and records in respect of the Lease Items in such form and details as will clearly identify relevant time changes and costs.
- 8.2 Pursuant to paragraph 2.2 e. of Appendix to the General Conditions the Lessor shall permit and shall causeits subcontractors and sub consultants to permit, the Procuring Entity and/or persons appointed by the Procuring Entityorbyotherstatutorybodies of the GovernmenttoinspecttheSiteand/ortheaccountsandrecordsrelating the procurementprocess, selection and/or contract execution, and to have such accounts and records audited byauditorsappointedbytheProcuringEntity.TheLessor'sanditsSubcontractors'andsub consultants'attention isdrawntoSub-Clause 3.1 which provides, interalia, that acts intended to materially impede the exercise of the Procuring Entity's inspection and auditrights constitute a prohibited practice subject to contract termination, as wellastoadeterminationofineligibility.

9 Scope of Lease Supply

9.1 The Lease Items and Related Services to be supplied shall be as specified in the Schedule of Requirements.

10 Delivery and Documents

10.1 SubjecttoGCCSub-Clause33.1,theDelivery of the LeaseItemsandCompletion of the RelatedServicesshall be in accordance with the Delivery and Completion Schedule specified in the Schedule of Requirements. The detailsofLeaseandotherdocumentstobefurnishedbytheLessorarespecified in the SCC.

11 Lessor's Responsibilities

11.1 TheLessorshallsupplytheLeaseItemsandRelatedServicesincluded in the ScopeofSupplyinaccordancewith GCCClause12, and the DeliveryandCompletionSchedule,asperGCCClause13.

12 Contract Price

12.1 PriceschargedbytheLessor for the LeaseItemssupplied and the RelatedServicesperformedundertheContract shall not vary from the prices quoted by the Lessor in its Tender, with the exception of any price adjustments authorized in the **SCC**.

13 Terms of Payment

- 13.1 TheContractPrice,includinganyAdvancePayments,ifapplicable,shallbepaidasspecifiedbelowandinthe SCC.Thecurrenciesinwhichpaymentsshallbemade to the LessorunderthisContractshallbethoseinwhich theTenderpriceisexpressed.
- 13.2 The Procuring Entity shall pay to Lessor the advance payment stated in the SCC upon or before taking possession of the property. Thereafter, the Procuring Entity shall pay the Lessor the sum of stated in the SCC on orbefore the day of each month as stated in the SCC until the expiration of this lease.
- 13.3 IftheProcuringEntityfailstopayallamountsduewithinthenumberofdaysspecified in the SCCoftheirdue dates, then the Lessor may terminate the contract under this lease and take back possession and control of the Lease Item(s). In the event of termination for non-payment, the Procuring Entity shall remain liable for the balancedueunderthislease.
- 13.4 IftheProcuringEntityfailstomakeapaymentonorbeforeitsduedate,alatefeeofanamountspecifiedintheSC C shall be due and payable immediately to Lessor.
- 13.5 IntheeventthattheProcuringEntityfailstopaytheLessoranypaymentbyitsduedateorwithintheperiodset forth in the SCC,theProcuringEntityshallpaytotheLessorinterestontheamountofsuchdelayedpaymentat therateshownintheSCC,for the periodofdelayuntilpaymenthasbeenmadeinfull,whetherbeforeorafter judgmentorarbitrationaward.

14 Taxes and Duties

14.1 The Lessor shall be responsible for paying all taxes levied in Kenya.

15 Performance Security

- 15.1 IfrequiredasspecifiedintheSCC,theLessorshall,withintwenty-eight(28)daysofthenotificationofcontract award,provideaperformancesecurity for the performanceoftheContractintheamountspecifiedintheSCC.
- 15.2 TheproceedsofthePerformanceSecurityshallbepayabletotheProcuringEntityascompensationforanylos s resultingfromtheLessor'sfailuretocompleteitsobligationsundertheContract.

- 15.3 As specified in **the SCC**, the Performance Security, if required, shall be denominated in Kenya Shillings; and shallbeinoneoftheformatsstipulated by the Procuring Entity in **the SCC**, or in another format acceptable to the Procuring Entity.
- 15.4 ThePerformanceSecurityshallbedischargedbytheProcuringEntityandreturned to the Lessornotlaterthan twenty-eight (28) days following the date of Completion of the Lessor's performance obligations under the Contract,includinganywarrantyobligations,unlessspecifiedotherwise in the SCC.

16 Copyright

16.1 Thecopyrightinalldrawings,documents,andothermaterialscontainingdataandinformationfurnishedtoth e ProcuringEntitybytheLessorhereinshallremainvested in the Lessor,or,iftheyarefurnished to the Procuring Entity directly or through the Lessor by any third party, including Lessors of materials, the copyright in such materialsshallremainvestedinsuchthirdparty

17 Confidential Information

17.1 TheProcuringEntity and the Lessorshallkeepconfidentialandshallnot,withoutthewrittenconsentoftheother partyhereto,divulgetoanythirdpartyanydocuments,data,orotherinformationfurnisheddirectlyorindirectly bytheotherpartyheretoinconnectionwiththeContract,whethersuchinformationhasbeenfurnishedpriorto, during or following completion or termination of the Contract. Notwithstanding the above, the Lessor may

Lessorsuchdocuments,data,andotherinformationitreceivesfromtheProcuringEntitytothe extentrequiredfortheSubLessortoperformitsworkundertheContract,inwhicheventtheLessorshallobtain fromsuchSubLessoranundertakingofconfidentialitysimilartothatimposedontheLessorunderGCCClause 20.

- 17.2 TheProcuringEntityshallnotusesuchdocuments,data,andotherinformationreceivedfromtheLessorforany purposes unrelated to the contract. Similarly, the Lessor shall not use such documents, data, and other informationreceivedfromtheProcuringEntityforanypurposeotherthantheperformanceoftheContract.
- 17.3 Theobligation of a partyunder GCC Sub-Clauses 20.1 and 20.2 above, however, shall not apply to information that:
 - a theProcuringEntityortheLessorneedtosharewithotherarmsofGovernmentorotherbodiesparticipati ng inthefinancing of the Contract;suchpartiesshalldedisclosed in theSCC;
 - b noworhereafterentersthepublicdomainthroughnofaultofthatparty;
 - c canbeproventohavebeenpossessedbythatpartyatthetimeofdisclosureandwhichwasnotpreviously obtained,directlyorindirectly,fromtheotherparty;or
 - d otherwise lawfully becomes available to that party from a third party that has no obligation of confidentiality.
- 17.4 TheaboveprovisionsofGCCClause20shallnotinanywaymodifyanyundertakingofconfidentialitygivenby either of the partiesheretoprior to the date of the Contractinrespect of the Supplyoranypartthereof.
- 17.5 TheprovisionsofGCCClause20shallsurvivecompletionortermination, forwhateverreason, of the Contract.

18 Sub contracting

- 18.1 The Lessor shall notify the Procuring Entity in writing of all subcontracts awarded under the Contract if not alreadyspecified in the Tender.Suchnotification, in the originalTenderorlatershallnotrelievetheLessorfrom anyofitsobligations,duties,responsibilities,orliabilityundertheContract.
- 18.2 Subcontracts shall comply with the provisions of GCCC lauses 3 and 7.

19 Specifications and Standards

TechnicalSpecifications and Drawings

- a) The Lease Items and Related Services supplied under this Contract shall conform to the technical specificationsandstandardsmentionedinSectionVI,ScheduleofRequirementsand,whennoapplicab le standard is mentioned, the standard shall be equivalent or superior to the official standards whose applicationisappropriatetotheLeaseItems'countryoforigin.
- b) TheLessorshallbeentitledtodisclaimresponsibilityforanydesign,data,drawing,specificationorothe r document, or any modification thereof provided or designed by or on behalf of the Procuring Entity, by givinganoticeofsuchdisclaimertotheProcuringEntity.
- c) Whereverreferences 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 GCCC lause e 33.

20 Packing and Documents

No parking services and documents are needed, and if any, they are specified in the SCC, and in any other instructions ordered by the Procuring Entity.

21 Insurance

22.1 Unlessotherwisespecified in the SCC, the Lease Items supplied under the Contract shall be fully insured by the Lessor - in a freely convertible currency from an eligible country - against loss or damage incidental to use, transportation, storage, and delivery, in a manner specified in the SCC.

22 Transportation and Incidental Services

- 22.1 TheLessormayberequiredtoprovideanyorall of the followingservices,including additional services, if any, specified **in SCC**:
 - a Performanceorsupervisionofon-siteassemblyand/orstart-up of the suppliedLeaseItems;
 - b Furnishingoftoolsrequiredforassemblyand/ormaintenance of the suppliedLeaseItems;
 - c furnishingofadetailedoperationsandmaintenancemanualforeachappropriateunit of the suppliedLease Items;
 - d performanceorsupervisionormaintenanceand/orrepair of the suppliedLeaseItems,foraperiodoftime agreed by the parties, provided that this service shall not relieve the Lessor of any warranty obligations underthisContract;
 - e training of the Procuring Entity's personnel, at the Lessor's plant and/or on-site, in assembly, start-up, operation,maintenance,and/orrepair of the suppliedLeaseItems.
- 22.2 Prices charged by the Lessor for incidental services, if not included in the Contract Price for the Lease Items,

shallbeagreeduponinadvancebythepartiesandshallnotexceedtheprevailingrateschargedtootherpartiesby the Lessor for similar services

23 Inspections and Tests

- 23.1 The Lessor shall at its own expense and at no cost to the Procuring Entity carry out all such tests and/or inspectionsoftheLeaseItemsandRelatedServicesasarespecified in the SCC.
- 23.2 The inspections and tests may be conducted on the premises of the Lessor or its Subcontractor, at point of delivery, and/or at the Lessor or its Subcontractor, at point of delivery, and/or at the Lessor or its Subcontractor, at point of delivery, and/or at the Lessor or its Subcontractor, at point of the Lessor or its Subcontractor, at point of the Lessor or its Subcontractor, all reasonable facilities

- 23.3 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 traveling and board and lodging expenses.
- 23.4 WhenevertheLessorisreadytocarryoutanysuchtestandinspection,itshallgiveareasonableadvancenotice, including the place and time, to the Procuring Entity. The Lessor shall obtain from any relevant third party or manufactureranynecessarypermissionorconsenttoenabletheProcuringEntityoritsdesignatedrepresentative toattendthetestand/orinspection.
- 23.5 TheProcuringEntitymayrequiretheLessortocarryoutanytestand/orinspectionnotrequiredbytheContract but deemed necessary to verify that the characteristics and performance of the Lease Items comply with the technicalspecificationcodesandstandardsundertheContract,providedthattheLessor'sreasonablecostsand expensesincurredinthecarryingoutofsuchtestand/orinspectionshallbeadded to the ContractPrice.Further, ifsuchtestand/orinspectionimpedestheprogressofmanufacturingand/ortheLessor'sperformanceofitsother obligations under the Contract, due allowance will be made in respect of the Delivery Dates and Completion Datesandtheotherobligationssoaffected.
- 23.6 TheLessorshallprovidetheProcuringEntitywithareportoftheresultsofanysuchtestand/orinspection.
- 23.7 TheProcuringEntitymayrejectanyLeaseItemsoranypartthereofthatfailtopassanytestand/orinspectionor donotconform to the specifications.TheLessorshalleitherrectifyorreplacesuchrejectedLeaseItemsorparts thereoformakealterationsnecessarytomeetthespecificationsatnocost to the ProcuringEntity,andshallrepeat thetestand/orinspection,atnocost to the ProcuringEntity,upongivinganoticepursuanttoGCCSub-Clause 26.4.
- 23.8 TheLessoragreesthatneithertheexecutionofatestand/orinspection of the LeaseItemsoranypartthereof,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 Lessor from any warranties or other obligations under the Contract.

24 Liquidated Damages

25.1 ExceptasprovidedunderGCCClause32,iftheLessorfailstodeliveranyorall of the LeaseItemsbytheDate(s) ofdeliveryorperformtheRelatedServiceswithintheperiodspecified in the Contract, the Procuring Entitymay 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 delivered SCC of the price of the delayed the ItemsorunperformedServicesforeachweekorpartthereofofdelayuntilactualdeliveryorperformance,upt oamaximum 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.

25 Warranty

- 25.1 TheLessorwarrantsthatalltheLeaseItemsareinconformitywiththespecifications of the LeaseItemsandare ingoodconditionforuseundertheLeaseagreement.
- 25.2 TheProcuringEntitywillbeentitledtorefuseacceptanceofanyLeaseItemsnotmeetingthewarrantyunderITT28.1 and demand for replacements.

26 Patent Indemnity

26.1 TheLessorshall,subjecttotheProcuringEntity'scompliancewithGCCSub-Clause29.2,indemnifyandhold 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

infringementofanypatent,utilitymodel,registereddesign,trademark,copyright,orotherintellectualproperty rightregisteredorotherwiseexistingatthedate of the Contractbyreasonof:

- a Theinstallation of the LeaseItemsbytheLessorortheuse of the LeaseItems in the countrywheretheSiteis located;and
- b thesaleinanycountry of the productsproducedbytheLeaseItems.

Such indemnity shall not cover any use of the Lease Items or any part thereof other than for the purpose indicated by ortobereas on a bly inferred from the Contract, neither any infringement resulting from the use of the Lease Items or any part thereof, or any product sproduced thereby in association or combination with any other equipment, plant, or materials not supplied by the Lessor, pursuant to the Contract.

- 26.2 If any proceedings are brought or any claim is made against the Procuring Entity arising out of the matters

 Clause29.1,theProcuringEntityshallpromptlygivetheLessoranoticethereof,andthe Lessor may at its own expense and in the Procuring Entity's name conduct such proceedings or claim and any negotiationsforthesettlementofanysuchproceedingsorclaim.
- 26.3 IftheLessorfailstonotifytheProcuringEntitywithintwenty-eight(28)daysafterreceiptofsuchnoticethatit intendstoconductanysuchproceedingsorclaim,thentheProcuringEntityshallbefreetoconductthesameon its ownbehalf.
- 26.4 TheProcuringEntityshall,attheLessor'srequest,affordallavailableassistance to the Lessorinconductingsuch proceedingsorclaim,andshallbereimbursedbytheLessorforallreasonableexpensesincurredinsodoing.
- 26.5 The Procuring Entity shall indemnify and hold harmless the Lessor and its employees, officers, and Subcontractors from and against any and all suits, actions or administrative proceedings, claims, demands, losses,damages,costs,andexpensesofanynature,includingattorney'sfeesandexpenses,whichtheLessormay 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

other documents or materialsprovidedordesignedbyoronbehalf of the ProcuringEntity.

date of the Contract arising out of or in connection with any design, data, drawing, specification, or

27 Limitation of Liability

- 27.1 Exceptincasesofcriminalnegligenceorwillfulmisconduct,
 - a TheLessorshallnotbeliable to the ProcuringEntity,whetherincontract,tort,orotherwise,foranyindirect orconsequentiallossordamage,lossofuse,lossofproduction,orlossofprofitsorinterestcosts,provided thatthis exclusions hall not apply to any obligation of the Lessortopayliquidated damages to the Procuring Entity, and
 - b Theaggregateliability of the LessortotheProcuringEntity,whetherundertheContract,intortorotherwise, shallnotexceedthetotalContractPrice,providedthatthislimitationshallnotapply to the costofrepairing orreplacingdefective

28 Change in Laws and Regulations

29.1 Unlessotherwisespecified in the Contract,ifafterthedateof28dayspriortodateofTendersubmission,anylaw, regulation,ordinance,orderorbylawhavingtheforceoflawisenacted,promulgated,abrogated,orchanged in Kenya (which shall be deemed to include any change in interpretation or application by the competent authorities)thatsubsequentlyaffectstheDeliveryDateand/ortheContractPrice,thensuchDeliveryDatean d/or Contract Price shall be correspondingly increased or decreased, to the extent that the Lessor has thereby been affected in the performance of any of its obligations under the Contract.

Notwithstanding the foregoing, such additional or reduced costs hall 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.

29 Force Majeure

- 29.1 TheLessorshallnotbeliableforforfeitureofitsPerformanceSecurity,liquidateddamages,orterminationfor default if and to the extent that its delay in performance or other failure to perform its obligations under the ContractistheresultofaneventofForceMajeure.
- 29.2 ForpurposesofthisClause, "ForceMajeure" means an eventor situation beyond the control of the Lessor that is not foresee able, is unavoidable, and its originis not due to negligence or lack of care on the part of the Lessor. 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.
- 29.3 If a Force Majeure situation arises, the Lessor 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 Lessor shall continue to perform its obligations under the Contract as far as is reasonably practical and shall seek all reasonablealternativemeansforperformancenotprevented by the Force Majeure event.

30 Change Orders and Contract Amendments

- 30.1 The Procuring Entity may at any time order the Lessor through notice in accordance GCC Clause 8, to make changeswithinthegeneralscope of the Contractinanyoneormore of the following:
 - a drawings, designs, or specifications, where Lease Items to be furnished under the Contract are to be specificallymanufacturedfortheProcuringEntity;
 - b themethodofshipmentorpacking;
 - c theplaceofdelivery; and
 - d theRelatedServicestobeprovidedbytheLessor.
- 30.2 Ifanysuchchangecausesanincreaseordecrease in the costof,orthetimerequiredfor,theLessor'sperformance 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 Lessor for adjustment under this Clause must be asserted within twenty-eight (28) days from the date of the Lessor'sreceipt of the ProcuringEntity'schangeorder.
- 30.3 PricestobechargedbytheLessorforanyRelatedServicesthatmightbeneededbutwhichwerenotincludedin theContractshallbeagreeduponinadvancebythepartiesandshallnotexceedtheprevailingrateschargedto otherpartiesbytheLessorforsimilarservices.
- 30.4 **Value Engineering:**TheLessormayprepare,atitsowncost,avalueengineeringproposalatanytimeduringthe performance of the contract. Thevalueengineeringproposalshall,ataminimum,includethefollowing;
 - a theproposedchange(s), and a description of the difference to the existing contract requirements;
 - a full cost/benefit analysis of the proposed change(s) including a description and estimate of costs
 (includinglifecyclecosts)theProcuringEntitymayincurinimplementingthevalueengineeringpropos al: and
 - c adescription of any effect(s) of the change on performance functionality.
 - 30.5 The Procuring Entity may accept the value engineering proposal if the proposal demonstrates benefits that:
 - a acceleratesthedeliveryperiod; or
 - b reduces the Contract Price or the lifecycle costs to the Procuring Entity; or
 - c improvesthequality, efficiency or sustainability of the Lease Items; or
 - d yields any other benefits to the Procuring Entity, without compromising the necessary functions

of the Facilities.

- 30.6 IfthevalueengineeringproposalisapprovedbytheProcuringEntityandresultsin:
 - a a reduction of the ContractPrice; the amount to be paid to the Lessorshall bethe percentage specified in the SCC of the reduction in the ContractPrice; or
 - b anincrease in the ContractPrice; but results in a reduction in lifecycle costs due to any benefit described in
 - c to(d)above,theamounttobepaid to the Lessorshallbethefullincrease in the ContractPrice.
- 30.7 Subject to the above,novariationinormodification of the terms of the Contractshallbemadeexceptbywritten amendmentsignedbytheparties.

31 Extensions of Time

- 31.1 Ifatanytimeduringperformance of the Contract,theLessororitssubcontractorsshouldencounterconditions impedingtimelydelivery of the LeaseItemsorcompletionofRelatedServicespursuanttoGCCClause13,the LessorshallpromptlynotifytheProcuringEntityinwriting of the delay,itslikelyduration,anditscause.Assoon aspracticableafterreceipt of the Lessor'snotice,theProcuringEntityshallevaluatethesituationandmayatits discretionextendtheLessor'stimeforperformance,inwhichcasetheextensionshallberatifiedbythepartiesby amendment of the Contract.
- 31.2 ExceptincaseofForceMajeure,asprovidedunderGCCClause32,adelaybytheLessor in the performanceof itsDeliveryandCompletionobligationsshallrendertheLessorliabletotheimpositionofliquidateddamages pursuanttoGCCClause26,unlessanextensionoftimeisagreedupon,pursuanttoGCCSub-Clause34.1.

32 Termination

32.1 TerminationforDefault

- a The Procuring Entity, without prejudice to any other remedy for breach of Contract, by written notice of defaultsent to the Lessor, may terminate the Contract in whole or in part:
 - i. iftheLessorfailstodeliveranyoralloftheLeaseItemswithintheperiodspecified in the Contract,or withinanyextensionthereofgrantedbytheProcuringEntitypursuanttoGCCClause34;
 - ii. iftheLessorfailstoperformanyotherobligationundertheContract;or
 - iii. iftheLessor,inthejudgment of the ProcuringEntityhasengagedinFraudandCorruption,asdefined inparagraph2.2a of the Appendix to the GCC,incompetingfororinexecutingtheContract.
- 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, LeaseItemsorRelatedServicessimilartothoseundeliveredornotperformed, and the Lessorshallbeliable to the ProcuringEntityforanyadditionalcostsforsuchsimilarLeaseItemsorRelatedServices.However, theLessorshallcontinueperformance of the Contract to the extentnotterminated.
- 32.2 TerminationforInsolvency.

TheProcuringEntitymayatanytimeterminatetheContractbygivingnotice to the LessoriftheLessorbecomes bankruptorotherwiseinsolvent.Insuchevent,terminationwillbewithoutcompensation to the Lessor,provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the ProcuringEntity

33.3 TerminationforConvenience.

a) TheProcuringEntity,bynoticesenttotheLessor,mayterminatetheContract,inwholeorinpart,atany time for its convenience. The notice of termination shall specify that termination is for the Procuring Entity'sconvenience,theextenttowhichperformance of the LessorundertheContractisterminated,and thedateuponwhichsuchterminationbecomeseffective.

- TheLeaseItemsthatarecompleteandreadyforshipmentwithintwentyeight(28)daysaftertheLessor's receiptofnoticeofterminationshallbeacceptedbytheProcuringEntity at the Contracttermsandprices. For the remainingLeaseItems,theProcuringEntitymayelect:
 - Tohaveanyportioncompleted and delivered at the Contract terms and prices; and/or
 - ii) to cancel the remainder and pay to the Lessor an agreed amount for partially completed Lease Items and Related Services and formaterials and parts previously procured by the Lessor.

33 Assignment

36.1 NeithertheProcuringEntitynortheLessorshallassign,inwholeorinpart,theirobligationsunderthisContract, exceptwithpriorwrittenconsent of the other party.

34 Import Restrictions

37.1 Notwithstanding any obligation under the Contract to complete all import formalities, any import restrictions attributable to the ProcuringEntity,toKenya,or to the products/LeaseItems, systems or services to be supplied, which arise from trade regulations from a country supplying those products/Lease Items, systems or services, and which substantially impede the Lessor from meeting its obligations under the Contract, shall release the Lessor from the obligation to provide deliveries or services, always provided, however, that Lessorcandemonstrate the satisfaction ProcuringEntitythatithascompletedallformalitiesinatimely manner, including applying for permits, authorizations and licenses necessary for the import of the of the Contract.Termination products/LeaseItems, systems or service sunder the terms the Contractonthis basisshallbefortheProcuringEntity'sconveniencepursuanttoSub-Clause35.3.

Section VIII - 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],

GC Clause	Amendments of, and Supplements to, Clauses in the General Conditions of
GC Clause	Contract
GCC 1.1(h)	The Procuring Entity is: [Insert complete legal name of the Procuring Entity]
	The Final Destination(s) is/are: [Insert name(s) and detailed information on the
	location(s) of the site(s)]
GCC 4.2	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: [exceptional; refer to other
	internationally accepted trade terms]
	The version edition of Incoterms shall be INCOTERMS 2015
GCC 8.1	For notices , the procuring entity's address For notices, the Lessor's address shall be:
300 011	shall be:
	The Principal Segretary
	The Principal Secretary, State Department for Mining
	State Department for Mining P.O. Box 51614-00100, NAIROBI Works Building, 3 rd Floor
	Works Building, 3 rd Floor
GCC 10.2	The rules of procedure for arbitration proceedings pursuant to GCC Clause 10.2 shall be
	as follows:
	"The procuring entity and the Contractor shall make every effort to resolve amicably
	direct informal negotiation any disagreement or dispute arising between them under
	connection with the Contract. If, after thirty (30) days from the commencement of su
	informal negotiations both Parties have been unable to resolve amicably a contract disp
	either Party may require arbitration in accordance with the following provisions:
	1. Selection of Arbitrators: Each dispute submitted by a Party to arbitration
	shall be heard by a sole arbitrator or an arbitration panel composed of t
	arbitrators, in accordance with the following provisions:
	· · · · · · · · · · · · · · · · · · ·
	arbitrators, in accordance with the following provisions:
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical materials.
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical methey may agree to appoint a sole arbitrator or, failing agreemen
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathematical mathematic
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathematical mathematic
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	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathematical mathematic
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathey may agree to appoint a sole arbitrator or, failing agreemen the identity of such arbitrator within thirty (30) days after rathe other Party of the proposal of a name for such an appointment by the Party who initiated the proceedings, either Party may ap to the Nairobi Centre for International Arbitration for appoint of an arbitrator qualified for the technical matter in dispute. (b) Where Parties do not agree that the dispute concerns a technical
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathematical mathematic
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathematical mathematic
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathematical mathematic
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathey may agree to appoint a sole arbitrator or, failing agreemen the identity of such arbitrator within thirty (30) days after r the other Party of the proposal of a name for such an appointment by the Party who initiated the proceedings, either Party may ap to the Nairobi Centre for International Arbitration for appoint of an arbitrator qualified for the technical matter in dispute. (b) Where Parties do not agree that the dispute concerns a technical matter, each shall appoint one arbitrator each, and these the arbitrators shall jointly appoint a third arbitrator, who shall charbitrators appointing a third arbitrator within thirty (30) described in appointing a third arbitrator within thirty (30) described in appointing a third arbitrator within thirty (30) described in appointing a third arbitrator within thirty (30) described in appointing a third arbitrator within thirty (30) described in appointing a third arbitrator within thirty (30) described in appoint in the arbitrator within thirty (30) described in appointing a third arbitrator within thirty (30) described in appoint in the arbitrator within thirty (30) described in thirty (30) described in the arbitrator within the arbitrator withi
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical may they may agree to appoint a sole arbitrator or, failing agreemen the identity of such arbitrator within thirty (30) days after resulting the party of the proposal of a name for such an appointment by the Party who initiated the proceedings, either Party may ap to the Nairobi Centre for International Arbitration for appoints of an arbitrator qualified for the technical matter in dispute. (b) Where Parties do not agree that the dispute concerns a technical matter, each shall appoint one arbitrator each, and these the arbitrators shall jointly appoint a third arbitrator, who shall che the arbitration panel. If the arbitrators named by the Parties do succeed in appointing a third arbitrator within thirty (30) described the two arbitrators named by the Parties has been
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathey may agree to appoint a sole arbitrator or, failing agreemen the identity of such arbitrator within thirty (30) days after resulting the other Party of the proposal of a name for such an appointment by the Party who initiated the proceedings, either Party may appoint of an arbitrator qualified for the technical matter in dispute. (b) Where Parties do not agree that the dispute concerns a technical matter, each shall appoint one arbitrator each, and these the arbitrators shall jointly appoint a third arbitrator, who shall che the arbitration panel. If the arbitrators named by the Parties do succeed in appointing a third arbitrator within thirty (30) described the two arbitrators named by the Parties has been appointed, the third arbitrator shall, at the request of either Parties of the two arbitrators shall, at the request of either Parties agreement the dispute concerns a technical matter.
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathey may agree to appoint a sole arbitrator or, failing agreemen the identity of such arbitrator within thirty (30) days after resulting the other Party of the proposal of a name for such an appointme by the Party who initiated the proceedings, either Party may ap to the Nairobi Centre for International Arbitration for appoint of an arbitrator qualified for the technical matter in dispute. (b) Where Parties do not agree that the dispute concerns a technical matter, each shall appoint one arbitrator each, and these the arbitrators shall jointly appoint a third arbitrator, who shall che the arbitration panel. If the arbitrators named by the Parties do succeed in appointing a third arbitrator within thirty (30) of the latter of the two arbitrators named by the Parties has been appointed, the third arbitrator shall, at the request of either Parties do appointed by the Nairobi Centre for International Arbitratic
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathey may agree to appoint a sole arbitrator or, failing agreemen the identity of such arbitrator within thirty (30) days after r the other Party of the proposal of a name for such an appointme by the Party who initiated the proceedings, either Party may ap to the Nairobi Centre for International Arbitration for appoint of an arbitrator qualified for the technical matter in dispute. (b) Where Parties do not agree that the dispute concerns a technical matter, each shall appoint one arbitrator each, and these t arbitrators shall jointly appoint a third arbitrator, who shall ch the arbitration panel. If the arbitrators named by the Parties do succeed in appointing a third arbitrator within thirty (30) d the latter of the two arbitrators named by the Parties has been appointed, the third arbitrator shall, at the request of either Pabe appointed by the Nairobi Centre for International Arbitratic (c) If, in a dispute subject to paragraph (b) above, one Party fails to
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathey may agree to appoint a sole arbitrator or, failing agreemen the identity of such arbitrator within thirty (30) days after rethe other Party of the proposal of a name for such an appointme by the Party who initiated the proceedings, either Party may ap to the Nairobi Centre for International Arbitration for appoint of an arbitrator qualified for the technical matter in dispute. (b) Where Parties do not agree that the dispute concerns a technical matter, each shall appoint one arbitrator each, and these t arbitrators shall jointly appoint a third arbitrator, who shall ch the arbitration panel. If the arbitrators named by the Parties do succeed in appointing a third arbitrator within thirty (30) d the latter of the two arbitrators named by the Parties has been appointed, the third arbitrator shall, at the request of either Par be appointed by the Nairobi Centre for International Arbitratic (c) If, in a dispute subject to paragraph (b) above, one Party fails to appoint its arbitrator within thirty (30) days after the other Par
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathey may agree to appoint a sole arbitrator or, failing agreemen the identity of such arbitrator within thirty (30) days after reflect the other Party of the proposal of a name for such an appointment by the Party who initiated the proceedings, either Party may appeared to the Nairobi Centre for International Arbitration for appoint of an arbitrator qualified for the technical matter in dispute. (b) Where Parties do not agree that the dispute concerns a technical matter, each shall appoint one arbitrator each, and these the arbitrators shall jointly appoint a third arbitrator, who shall chat the arbitration panel. If the arbitrators named by the Parties down succeed in appointing a third arbitrator within thirty (30) described the third arbitrator shall, at the request of either Parabe appointed by the Nairobi Centre for International Arbitratic (c) If, in a dispute subject to paragraph (b) above, one Party fails to appoint its arbitrator within thirty (30) days after the other Parabas appointed its arbitrator, the Party which has named it
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathey may agree to appoint a sole arbitrator or, failing agreemen the identity of such arbitrator within thirty (30) days after reflective the other Party of the proposal of a name for such an appointment by the Party who initiated the proceedings, either Party may appeared to the Nairobi Centre for International Arbitration for appoint of an arbitrator qualified for the technical matter in dispute. (b) Where Parties do not agree that the dispute concerns a technical matter, each shall appoint one arbitrator each, and these the arbitrators shall jointly appoint a third arbitrator, who shall charbitration panel. If the arbitrators named by the Parties downward succeed in appointing a third arbitrator within thirty (30) distincted the two arbitrators named by the Parties has been appointed, the third arbitrator shall, at the request of either Parties downward appointed by the Nairobi Centre for International Arbitratic (c) If, in a dispute subject to paragraph (b) above, one Party fails to appoint its arbitrator within thirty (30) days after the other Parties appointed its arbitrator, the Party which has named it arbitrator may apply to the Nairobi Centre for Internation
	arbitrators, in accordance with the following provisions: (a) Where the Parties agree that the dispute concerns a technical mathey may agree to appoint a sole arbitrator or, failing agreemen the identity of such arbitrator within thirty (30) days after reflection the other Party of the proposal of a name for such an appointment by the Party who initiated the proceedings, either Party may appeared to the Nairobi Centre for International Arbitration for appoint of an arbitrator qualified for the technical matter in dispute. (b) Where Parties do not agree that the dispute concerns a technical matter, each shall appoint one arbitrator each, and these the arbitrators shall jointly appoint a third arbitrator, who shall chat the arbitration panel. If the arbitrators named by the Parties down succeed in appointing a third arbitrator within thirty (30) described the third arbitrator shall, at the request of either Parabe appointed by the Nairobi Centre for International Arbitratic (c) If, in a dispute subject to paragraph (b) above, one Party fails to appoint its arbitrator within thirty (30) days after the other Parabas appointed its arbitrator, the Party which has named it

Number of GC Clause	Amendments of, and Supplements to, Clauses in the General Conditions of Contract
GCCiause	arbitrator for that dispute. 2. Rules of Procedure. Except as stated herein, arbitration proceedings conducted in accordance with the Nairobi Centre for International Arbitration Rules in force when this Contract was signed. 3. Substitute Arbitrators. If for any reason an arbitrator is unable to his/her functions, a substitute arbitrator shall be appointed in the same manner as the original arbitrator. 4. Seat of Arbitration. The seat of the Arbitration shall be in Nairobitrator.
	Language. The English language shall be the official language for all purposes."
	In the case of a dispute between the Procuring Entity and a Lessor who is a national of Kenya, the dispute shall be referred to arbitration in accordance with the laws of Kenya.
GCC 13.1	Details of Shipping and other Documents to be furnished by the Lessor 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 Lessor's warranty certificate, inspection certificate issued by nominated inspection agency, Lessor's factory shipping detailsetc.].
	The above documents shall be received by the Procuring Entity before arrival of the Lease Items and, if not received, the Lessor will be responsible for any consequent expenses.
GCC 15.1	The prices charged for the Lease Items supplied and the related Services performed [insert "shall" or "shall not," as appropriate] be adjustable. If prices are adjustable, the following method shall be used to calculate the price
GCC 16.2	adjustment [see attachment to these SCC for a sample Price Adjustment Formula] The Lessor may terminate the contract if the Procuring Entity fails to pay all amounts due within days.
GCC 16.3	The advance payment shall be and shall be paid on or before day of each month until the expiration of this lease.
GCC 16.4	The late fee of shall be due and payable immediately to the Lessor.
GCC 16.5	The payment-delay period after which the Procuring Entity shall pay interest to the Lessor shall be [insert number] days.
GCC 18.1	The interest rate that shall be applied is [insert number] % 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 Lessor. A 10% percentage is used under normal circumstances]

Number of	Amendments of, and Supplements to, Clauses in the General Conditions of
GC Clause GCC 18.3	Contract 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 [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"]
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.	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 amount]
GCC 25.1	Responsibility for transportation of the Lease Items shall be
GCC 25.2	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 Lessor shall be included in the Contract Price.]
GCC 26.1	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: [insert number] % per week
GCC 27.1	The maximum amount of liquidated damages shall be: [insert number] %
GCC 33.6	If the value engineering proposal is approved by the Procuring Entity the amount to be paid to the Lessor shall be% (insert appropriate percentage.
	The percentage is normally up to 50%) of the reduction in the Contract Price.

SECTION IX - 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.

Table of Forms

NotificationofIntentiontoAward

Request for Review

LetterofAward

ContractAgreement

PerformanceSecurity

AdvancePaymentSecurity

Beneficial Ownership Disclosure

FORM No 1: NOTIFICATION OF INTENTION TO AWARD

			onofIntentiontoAwardshallbesenttoeachTendererthatsubmittedaTender.SendthisNotificationt
			's Authorized Representative named in the Tender Information Formon the format below.
<u>FOR</u>	<u>MA</u>	T	
1.	Fo	or th	e attentionofTenderer'sAuthorizedRepresentative
	i)	N	ame:[insertAuthorizedRepresentative'sname]
	ii)	A	ddress:[insertAuthorizedRepresentative'sAddress]
	iii) Te	elephone:[insertAuthorizedRepresentative'stelephone/faxnumbers]
	iv,) E1	mailAddress:[insertAuthorizedRepresentative'semailaddress]
		No	IPORTANT: insert the date that this Notification is transmitted to Tenderers. The tification must be senttoallTendererssimultaneously. Thismeans on the samedateandasclose the sametimeaspossible.]
2.	Dat	eoft	ransmission:[email]on[date](local time)
	Thi	sNo1	tificationissentby(Nameanddesignation)
3.	i) ii) iii) iii) iv) v) Thi con	Pro Pro Con Con ITT s No tract	tionofIntentiontoAward curingEntity:
4.	Rec	uest	adebriefinginrelationtotheevaluationofyourtender
	Sub	mit	a Procurement-related Complaint in relation to the decision to award the contract.
	a)	The	esuccessfultenderer
		i)	NameofsuccessfulTender
		ii)	AddressofthesuccessfulTender
		iii)	ContractpriceofthesuccessfulTenderKenyaShillings(inwords)

b) OtherTenderers

NamesofallTenderersthatsubmittedaTender.IftheTender'spricewasevaluatedincludetheevaluated priceaswell as the Tenderpriceasreadout.ForTendersnotevaluated,giveonemainreasontheTenderwas unsuccessful

.

Lease Item N°	Description of Lease Item and Related Services.	Tender Price as read out	Tender'sevaluated price (Note a)	One Reason Why not Evaluated
1				
2				
3				
4				
5				

(Note a) State NE if not evaluated

5. <u>Howtorequestadebriefing</u>

- 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 NotificationofIntentiontoAward.
- c) Provide the contract name, reference number, name of the Tenderer, contact details; and address the request for debriefing as follows:
 - i) Attention: [insertfullnameofperson,ifapplicable]
 - ii) Title/position:[inserttitle/position]
 - iii) Agency: [insertnameofProcuringEntity]
 - iv) Emailaddress:[insertemailaddress]
- d) Ifyourrequestforadebriefingisreceivedwithinthe3Daysdeadline,wewillprovidethedebriefingwithin n five (3) Business Days of receipt of your request. If we are unable to provide the debriefing within this period,theStandstillPeriodshallbeextendedbyfive(3)Daysafterthedatethatthedebriefingisprovided . Ifthishappens,wewillnotifyyouandconfirmthedatethattheextendedStandstillPeriodwillend.
- e) Thedebriefingmaybeinwriting, byphone, videoconference calloringerson. We shall promptly advise you inwriting how the debriefing will take place and confirm the date and time.
- f) Ifthedeadlinetorequestadebriefinghasexpired, youmay still requestadebriefing. In this case, we will provide the debriefing assoon as practicable, and normally no later than fifteen (15) Days from the date of publication of the Contract Award Notice.

6. <u>Howtomakeacomplaint</u>

- a) Period:Procurement-relatedComplaintchallengingthedecisiontoawardshallbesubmittedbymidnight, [insertdate](localtime).
- b) Provide the contract name, reference number, name of the Tenderer, contact details; and address the Procurement-relatedComplaintasfollows:

i) Attention:[insertfullnameofperson,ifapplicable] Title/position:[inserttitle/position] ii) Agency: [insertnameofProcuringEntity] iii) Emailaddress: [insertemailaddress] iv) Atthispoint procurementprocess, you may submit a ProcurementrelatedComplaintchallengingthe decisiontoawardthecontract. Youdonotneedtohaverequested, orreceived, adebriefing beforemaking this complaint. Your complaint must be submitted within the Standstill Period and received by us before t he StandstillPeriodends. Furtherinformation:Formoreinformationrefer the to PublicProcurementandDisposalsAct2015andits RegulationsavailablefromtheWebsitewww.ppra.go.keoremailcomplaints@ppra.go.ke. You should read these documents before preparing and submitting your complaint. Therearefouressentialrequirements: Youmustbean'interested party'. Inthis case, that means a Tenderer who submitted a Tender in this i) 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. Youmustsubmitthecomplaintwithintheperiodstated above. iii) Youmustinclude, in your complaint, all of the information required to support your complaint. **StandstillPeriod** DEADLINE: The Standstill Periodis due to endat midnight on [insert date] (local time). i) 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. IfyouhaveanyquestionsregardingthisNotificationpleaseddonothesitatetocontactu s. Onbehalf of the ProcuringEntity: Signature: Title/position: Telephone:_____ Email:_____

7.

Board Secretary

FORM FOR REVIEW(r.203(1))

PUBLIC PROCUREMENT ADMINISTRATIVE REVIEW BUARD
APPLICATION NOOF20
BETWEEN
APPLICANT
AND
RESPONDENT (Procuring Entity)
Request for review of the decision of the
REQUEST FOR REVIEW
I/We,the above named Applicant(s), of address: Physical addressP. O. Box No Tel. No Email, hereby request the Public Procurement Administrative Review Board to review the whole/part of the above mentioned decision on the following grounds, namely:
1.
2.
By this memorandum, the Applicant requests the Board for an order/orders that: 1.
2.
SIGNED(Applicant) Dated onday of/20
FOR OFFICIAL USE ONLY Lodged with the Secretary Public Procurement Administrative Review Board onday of
SIGNED

FORM NO 3: LETTER OF AWARD

Attachment: Contract Agreement

[letterhead paper of the Procuring Entity]
[date]
To:[name and address of the Contractor]
This is to notify you that your Tender dated [date] for execution of the
YouarerequestedtofurnishthePerformanceSecuritywithin28daysinaccordancewiththeConditionsofContract, using,forthatpurpose,one of the PerformanceSecurityFormsincludedinSectionVIII,ContractForms,oftheTender Document.
Authorized Signature:
Name and Title of Signatory:
Name of Procuring Entity:

FORM NO. 4 LETTER OF AWARD

[use letterhe	ead paper of the Procuring Entity]		
	[date]		
To:	[name and address of th	e Lessor]	
Subject: Not	tification of Award Contract No		
	fyyouthatyourTenderdatederebyacceptedbyourAgency.	[insertdate]for	rtheLeaseItems on the
<u>OFFERED</u>	ITEMSAND PRICES		
	2	3]
Lease Item N°	Description of Lease Item and Related Services.	Tender Price	
<u>1</u>			_
3			
i Fotal Tende	r Price	Xxxx	
	estedtofurnishthePerformanceSecuritywith purposethe of the PerformanceSecuri ocument.		
Authorized	Signature:		
Name and T	itle of Signatory:		
Name of Ag	ency:		

Attachment: Contract Agreement

FORM NO 5 - CONTRACT AGREEMENT

[The successful tenderer shall fill in this form in accordance with the instructions indicated] THISAGREEMENTmadethe/insert:number/dayof/insert:month], [insert:year].

BETWEEN

- (1) [insert complete name of Procuring Entity and having its principal place of business at [insert: address of ProcuringEntity] (hereinaftercalled "ProcuringEntity"), of the onepart; and
- (2) [insertnameofLessor], acorporation in corporated under the laws of [insert:country of Lessor] and having its principal place of business at [insert:address of Lessor] (herein after called "the Lessor"), of the other part.
- 3. WHEREAStheProcuringEntityinvitedTendersforcertainLeaseItemsandancillaryservices,viz.,[insertb rief descriptionofLeaseItemsandServices] and hasacceptedaTenderbytheLessorforthesupplyofthoseLease ItemsandServices, the ProcuringEntity and the Lessoragree as follows:
 - i) Inthis Agreementwords and expressions shall have the same meanings as are respectively assigned to the min 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 overall other contract documents.
 - a) theLetterofAcceptance
 - b) theLetterofTender
 - c) theAddendaNos.___(ifany)
 - d) SpecialConditionsofContract
 - e) GeneralConditionsofContract
 - f) the Specification (including Schedule of Requirements and Technical Specifications)
 - g) thecompletedSchedules(includingPriceSchedules)
 - h) anyotherdocumentlistedinGCCasformingpartoftheContract
 - iii) In consideration of the payments to be made by the Procuring Entity to the Lessor as specified in this Agreement, the Lessor hereby covenants with the Procuring Entity to provide the LeaseItemsandServices andtoremedydefectsthereininconformityinallrespectswiththeprovisions of the Contract.
- 4. The Procuring Entity hereby covenants to pay the Lessorin consideration of the provision of the Lease Items 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.
- 5. INWITNESSwhereofthepartiesheretohavecausedthisAgreementtobeexecutedinaccordance with the laws ofKenya on the day,monthandyearindicatedabove.

For and on behalf of the ProcuringEntity

Signed:[insert signature] in the capacity of[insert title or other
appropriate designation]
In the presence of[insert identification of official witness]
ForandonbehalfoftheLessorSigned:[insertsignatureofauthorizedrepresentative(s) of
the Lessor]
in the capacity of[insert title or other appropriate designation]
in the presence of

FORM NO. 6 - PERFORMANCE SECURITY [Option 1 - Unconditional Demand Bank Guarantee]

[Guo	arantor letterhead]	
Ben	eficiary:[insert name and Address of Procuring	
Enti	ty] Date:[Insert dateofissue]	
Gua	$oxed{arantor:} {\it [Insertname} and address of place of issue, unless indicated in the letter hearth of the contraction of th$	ead]
1.	We have beeninformedthat	(hereinafter calledwith as the
2.	Furthermore, we understand that, according to the conditions of the Contiguarantee is required.	ract, a performance
3.	At the request of the Contractor, we as Guarantor, hereby irrevocably undany sum or sums not exceeding in total an amount of (in words), \begin{align*} 1 \] such sum being payable in the types and proportions of curr Price is payable, upon receipt by us of the Beneficiary's complying demandant Beneficiary's statement, whether in the demand itself or in a separate sign or identifying the demand, stating thattheApplicantisinbreach of its obligation(s)undertheContract, without theBeneficiary needing to prove or to show grounds for your demandar the sum specified therein.	rencies in which the Contract and supported by the
4.	Thisguaranteeshallexpire, no later than the	
5.	The Guarantor agrees to a one-time extension of this guarantee for a <i>months]</i> [one year], in response to the Beneficiary's written request for sto be presented to the Guarantorbeforetheexpiry of the guarantee."	1
[Nar	me of Authorized Official, signature(s) and seals/stamps]	
	e: All italicized text (including footnotes) is for use in preparing this form final product.	and shall be deleted from

specified in the Letter of Acceptance, less provisional sums, if any, and denominated either in the currency of the Contract or a freely convertible currency acceptable to the Beneficiary.

Contract, the Procurement Entity would need to request an extension of this guarantee from the Guarantor. Such request must be inwriting and must be made prior to the expiration date established in the guarante

The Guarantor shall insert an amount representing the percentage of the Accepted Contract Amount

²Insert the date twenty-eight days after the expected completion date as described in GC Clause 11.9. The Procurement Entity should note that in the event of an Extension of this date for completion of the

FORM No. 7 - PERFORMANCE SECURITY [Option 2– Performance Bond]

Unc	condit	tionalDemandBank(idvisedtousePerformanceSecurity- Guaranteeinstead ficultiesinvolvedincallingBondhol		
[Gu	arani	tor letterhead or SW	/IFT identifier code]		
Ben	eficia	ary:	[insertnameandAddressof		
Pro	curin	gEntity/ Date:	[Insert date of issue]		
PEI	RFOI	RMANCE BONDN	Vo.:		
Gua			d address of place of issue, unless		
1.	as S (he and typ bin	Surety (hereinafter reinafter called "the l esandproportionsofo	called "the Surety"), are held at Procuring Entity") in theamount trulytobemade currencies in which the Contract Pricing heirs, executors, administrate epresents.	offor the payment offor the payment offor the payment offor the contractor	and the Surety
2.	WHEREAStheContractorhasenteredintoawrittenAgreementwiththeProcuringEntitydatedtheday of, 20, for in accordance with thedocuments, 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.	ully and dec per	perform the said C l void; otherwise, it lared by the Procur formed	neConditionofthisObligationissuch Contract (including any amendment shall remain in full force and efficient Entity to be, in default under the eunder,theSuretymaypromptlyrem	nts thereto), then this oblig fect. Whenever the Contr or the Contract, the Procu	gation shall be null actor shall be, and ring Entity having Procuring
	1)	completetheContra	actinaccordancewithitstermsandco	onditions;or	
	2)	ProcuringEntityfor Contractinaccorda d lowestresponsiveT make available as defaults under the funds paythecostofcomp and damages for paragraph hereof. mean	theSurety Cenderers, arrange for a Contract between work progresses (even though the Contract or Contracts of complete detailed by the Contract or Contracts of complete detailed by the Contract which the Surety may be liable of the Contract of the Contra	dupondeterminationbythel of weensuchTenderer,andPro here should be a default ion arranged under this pa tPrice;butnotexceeding,in hereunder, the amount se ract Price," as used in the	ProcuringEntityan the curing Entity and or a succession of tragraph) sufficient to acludingothercosts et forth in the first is paragraph, shall amount
	3)	1 0	ntitytheamountrequiredbyProcuring		ntractinaccordanc

- 4. The Surety shall not be liable for a greater sum than the specified penalty of this Bond.
- 5. AnysuitunderthisBondmustbeinstitutedbeforetheexpirationofoneyearfromthedate of the issuingofthe Taking Over Certificate. No right of action shall accrue on this Bond to or for the use of any person or

	corporationotherth and assigns of the		itynamedhereinorth	eheirs,executors,admin	nistrators,su	ccessors,
6.	hascaused thesepresentstobes		atesealdulyattested	is hand and affixed his bythesignatureofhisleg	·	·
SIG	NEDON				on be	half of
capa	cityof inthepresence	eof				
SIG	NEDON				on	behalf
of by	/				in	the
capa	cityof in the present	ceof				

FORM NO. 8 - ADVANCE PAYMENT SECURITY [Demand Bank Guarantee]

[Gua	arantor letterhead]
Bene	eficiary:[Insert name and Address of Procuring Entity]
Date	:[Insert date of issue]
ADV	ANCE PAYMENTGUARANTEENo.: [Insert guarantee reference number]
Gua	rantor:[Insertnameandaddressofplaceofissue,unlessindicatedintheletterhead]
1.	We have beeninformedthat (hereinafter called "the Contractor") has entered into Contract No dated with the Beneficiary, for the execution of (hereinafter called "the Contract").
2.	Furthermore, we understand that, according to the conditions of the Contract, an advance payment in the sum(inwords)istobemadeagainstanadvancepaymentguarantee.
3.	Attherequest of the Contractor, weas Guarantor, hereby irrevocably undertaket opay the Beneficiaryany sum
	orsumsnotexceedingintotalanamountof (inwords) I upon receipt by us of the Beneficiary's complying demand supported by the Beneficiary's statement, whether in the demanditselforinaseparatesigneddocumentaccompanyingoridentifyingthedemand, statingeither that the Applicant:
	 (a) hasusedtheadvancepaymentforpurposesotherthanthecostsofmobilizationinrespect of the Works; (b) has failed to repay the advance payment in accordance with the Contract conditions, specifying the amount whichtheApplicanthasfailedtorepay.
4.	Ademandunderthisguaranteemaybepresentedasfromthepresentation to the Guarantorofacertificatefrom theBeneficiary'sbankstatingthattheadvancepaymentreferredtoabovehasbeencredited to the Contractoron itsaccountnumberat
5.	Themaximumamountofthisguaranteeshallbeprogressivelyreducedbytheamountoftheadvancepayment 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, anydemandforpaymentunderthisguaranteemustbereceivedbyusatthisofficeonorbeforethatdate.
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 Guarantorbeforetheexpiryoftheguarantee.

 $\overline{\it [Name\ of\ Authorized\ Official,\ signature(s)\ and\ seals/stamps]}$

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

¹TheGuarantorshallinsertanamountrepresentingtheamountoftheadvancepaymentanddenominated either in the currency of the advancepaymentasspecified in the Contract.

²Inserttheexpectedexpirationdate of the TimeforCompletion.TheProcurementEntityshouldnotethat in the eventofanextension of the timeforcompletionofthe Contract,theProcurementEntitywouldneedtorequestanextensionofthisguaranteefromtheGuarantor.Suchre questmustbeinwritingandmustbemadeprior totheexpirationdateestablished in the guarantee.

FORM NO. 9 BENEFICIAL OWNERSHIP DISCLOSURE

(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 member. The beneficial ownership information to be submitted in this Form shall be current as of the date of its submission.

For the purposes of this Form, a Beneficial Owner of a Tenderer is any natural person who ultimately owns or controls the legal person (tenderer) or arrangements or a natural person on whose behalf a transaction is conducted, and includes those persons who exercise ultimate effective control over a legal person (Tenderer) or arrangement.

Tender Reference No.:		insert identification
no] Name of the Tender Title/De	escription:	[insert name of the
assignment] to:	[insert complete name	of Procuring Entity]
	beneficial ownership:	d dated_[insert date of notification of award] to[select one option as applicable and delete

Details of heneficial ownership

	Details of all Beneficial Owners	% of shares aperson holdsinthe company Directly or indirectly	% ofvotingrigh ts aperson holdsin 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 exercisessignif icantinfluence or control over the Company (tenderer) (Yes / No)
1.	FullName National identitycardnum berorPassportnu mber PersonalIdentific ationNumber (where applicable)	Directly %o f shares Indirectly %o	Directly%ofv otingrights Indirectly %ofvotingrights	1.Having the right to appoint a majority of the board of the directors or an equivalent governing body of the Tenderer: YesNo 2.Is this right held directly or	ficantinfluenc e or control over the Company
	Nationality Dateofbirth[dd/ mm/yyyy] Postaladdress Residentialaddre	f shares		indirectly?: Direct	2.Is this influence or control exercised

	Details of all Beneficial Owners	% of shares aperson holdsinthe company Directly or indirectly	% ofvotingrigh ts aperson holdsin 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)	/ No)
	Telephonenumbe r Emailaddress Occupationorpro fession			Indirect	directly or indirectly? Direct
	ICSSIUII				Indirect
2.	FullName	Directly	Directly%ofv otingrights Indirectly %ofvotingrigh ts	1. Having the right to appoint a majority of the board of the directors or an equivalent governing body of the Tenderer: YesNo 2. Is this right held directly or	
	National identitycardnum berorPassportnu mber PersonalIdentific ationNumber (where applicable)	// %o f shares Indirectly			ificantinfluen ce or control over the Company body of the Company (tenderer)
	Nationality(ies)	f shares		indirectly?:	
	Dateofbirth[dd/ mm/yyyy] Postaladdress Residentialaddre ss Telephonenumbe r Emailaddress			Direct Indirect	2.Is this influence or control exercised directly or indirectly? Direct
	Occupationorpro fession				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 identitycardnumberor Passportnumber, Personal Identification Number, Dateofbirth, 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]
Designation 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 this [insert date of signing] day of [Insert month], [insert year]

Bidder Official Stamp