

# MASINDE MULIRO UNIVERSITY OF SCIENCE AND TECHNOLOGY (MMUST)

# TENDER FOR PROVISION OF CATERING SERVICES/ LEASING OF MCU FOR FINANCIAL YEAR 2024-2025

**TENDER NUMBER:** 

MMUST/03/IGU/2024-2025

CLOSING DATE: TUESDAY 26TH NOVEMBER 2024 10:00 AM

# INVITATION TO TENDER

PROCURINGENTITY	MASINDE MULIRO UNIVERSITY OF	
	SCIENCE AND TECHNOLOGY	
CONTRACT NAME AND DESCRIPTION:	MMUST/03/IGU/2024 - 2025 PROVISION OF CATERING SERVICES/LEASING MAIN CATERING UNIT	

- 1. The **Masinde Muliro University of Science and Technology** invites sealed tenders for the Provision of Catering services/Leasing of Main Catering Unit at MMUST main campus period of two (2) years renewable for initial one (1) year subject to satisfactory performance.
- 2. Tendering will be conducted under open competitive tendering method and is open to all qualified and interested Tenderers.
- 3. Qualified and interested tenderers may obtain further information and inspect the Tender Documents during office working hours, Monday to Friday between **0900hrs to 1600hrs** except for public holidays at the address given below.

# Masinde Muliro University of Science and TechnologyKakamega - Webuye Road P O Box190-50100 Kakamega,

- 4. Tender documents may be viewed and downloaded for free from the MMUST websitewww.mmust.ac.ke or The Procurement Information Portal (www.tenders.go.ke). Those who download the tender document and intend to submit a bid are required to register their details at the Procurement Officers Office, room ABA B003 so as to be able to facilitate for any further clarifications or addendum/addenda vide procurementofficer@mmust.ac.ke.
- 5. All Tenders must be accompanied by an **Original tender** security (Bid bond) of Kenya Shillings **50,000.00** in form of a bank guarantee, a guarantee by Insurance company registered and Licensed by IRA listed by the authority or a guarantee issued by a financial institution approved and licensed by the Central Bank of Kenya, valid for 150 days. This shall be in the format provided in the tender document.
- 6. The Tenderer shall chronologically serialize all pages of the tender documents submitted.
- 7. Completed tenders must be delivered to the address below on or before **Tuesday 26**th **November, 2024 at 10.00am East African Time**. Electronic Tenders **WILL NOT** be permitted.

# Masinde Muliro University of Science and TechnologyKakamega – Webuy Road P O Box190-50100 Kakamega

and deposited in the Tender Box situated at the entrance of the Administration Block Building, Kakamega. Tenders that do not fit in the tender box shall be deposited at the Procurement office, ground floor room303.

8. Tenders will be opened immediately after the deadline date and time specified above or

any deadline date and time specified later. Tenders will be publicly opened in the presence of the Tenderers 'designated representatives who choose to attend at the address below.

- 9. Late tenders will be rejected.
- 10. The addresses referred to above are:

# A. Address for obtaining further information on tender documents

Deposit in the Tender Box at the main entrance of the Administration Block

Masinde Muliro University of Science and Technology Kakamega Webuye road Next to Bukhungu Stadium P. O BOX 190-50100 Kakamega, Kenya E-mailaddress:procurementofficer@mmust.ac.ke

# **B.** Address for Opening of Tenders.

Masinde Muliro University of Science and Technology Administration Block P. O BOX 190-50100 Kakamega, Kenya.

VICE CHANCELLOR MASINDE MULIRO UNIVERSITY OF SCIENCE AND TECHNOLOGY

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# SECTION-INSTRUCTIONS TO TENDERERS

#### A. General

# 1. Scope of Tender

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

# 2. Through out this tendering document:

# 2.1 The terms:

- 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 the context so resquires, "singular" means "plural" and vice versa; and
- c) "Day" means calendar day, unless otherwise specified as "Business Day". A Business Day is any day that is an official working day of the Procuring Entity. It excludes the Procuring Entity's official public holidays.
- 2.2 The successful Tenderer will be expected to complete the performance of the Services by the Intended Completion Date provided in the TDS.

# 3. Fraud and Corruption

- 3.1 The Procuring Entity requires compliance with the provisions of the Public Procurement and Asset Disposal Act, 2015 (the Act), Section 62 "Declaration not to engage in corruption". The tender submitted by a person shall include a declaration that the person shall not engage in any corrupt or fraudulent practice and a declaration that the person or his or her sub-contractors are not debarred from participating in public procurement proceedings.
- 3.2 The Procuring Entity requires compliance with the provisions of the Competition Act2010, regarding collusive practices in contracting. Any tenderer found to have engaged in collusive conduct shall be disqualified and criminal and/or civil sanctions may be imposed. To this effect, Tenders shall be required to complete and sign the "Certificate of Independent Tender Determination" annexed to the Form of Tender.
- 3.3 **Unfair Competitive Advantage** Fairness and transparency in the tender process require that the firms or their Affiliates competing for a specific assignment do not derive a competitive advantage from having provided consulting services related to this tender. To that end, the Procuring Entity shall indicate in the **TDS** and make available to all the firms together with this tender document all Information that would in that respect gives such firm any unfair competitive advantage over competing firms.
- 3.4 Unfair Competitive Advantage-Fairness and transparency in the tender process require that the Firms or their Affiliates competing for a specific assignment do not derive a competitive advantage from having provided consulting services related to this tender. The Procuring Entity shall indicate the **TDS** firms (if any) that provided consulting services for the contract being tendered for. The Procuring Entity shall check whether the owners or controllers of the Tenderer are same as those that provided consulting services. The Procuring Entity shall, upon request, make available to any tenderer information that would give such firm unfair r competitive advantage over competing firms.

# 4. EligibleTenderers

- 4.1 A Tenderer may be a firm that is a private entity, a state-owned entity or institution subject to ITT 4.6, or any combination of such entities in the form of a Joint Venture (JV) under an existing agreement or with the intent to enter into such an agreement supported by a Form of intent. In the case of a joint venture, all members shall be jointly and severally liable for the execution of the entire Contract in accordance with the Contract terms. The JV shall nominate a Representative who shall have the authority to conduct all business for and on behalf of any and all the members of the JV during the Tendering process and, in the event the JV is awarded the Contract, during contract execution. Members of a joint venture may not also make an individual tender, be a sub contract or in a separate tender or be part of another joint venture for the purposes of the same Tender. The maximum number of JV members shall specified in the TDS.
- 4.2 Public Officers, of the Procuring Entity, their Spouses, Child, Parent, Brothers or Sister. Child, Parent, Brother or Sister of a Spouse in which they have a substantial or controlling interest shall not be eligible to tender or be awarded contract. Public Officers are also not allowed to participate in any procurement proceedings.
- 4.3 A Tenderer shall not have a conflict of interest. Any Tenderer found to have a conflict of interest shall be disqualified. A Tenderer may be considered to have a conflict of interest for the purpose of this Tendering process, if the Tenderer:
  - a Directly or indirectly controls, is controlled by or is under common control with another Tenderer; or b Receives or has received any direct or indirect subsidy from another Tenderer; or
  - c Has the same legal representative as another Tenderer; or
  - d has a relationship with another Tenderer, directly or through common third parties, that puts it in a position to influence the Tender of another Tenderer, or influence the decisions of the Procuring Entity regarding this Tendering process; or
  - e or any of its affiliates participated as a consultant in the preparation of the Procuring Entity's Requirements (including Activities Schedules, Performance Specifications and Drawings) for the Non-Consulting Services that are the subject of the Tender; or
  - f or any of its affiliates has been hired (or is proposed to be hired) by the Procuring Entity or Procuring Entity for the Contract implementation; or
  - g would be providing goods, works, or non-consulting services resulting from or directly related to consulting services for the preparation or implementation of the project specified in the TDS ITT2.1 that it provided or were provided by any affiliate that directly or indirectly controls, is controlled by, or is under common control with that firm; or
  - h has a close business or family relationship with a professional staff of the Procuring Entity or of the project implementing agency, who:
    - i. are directly or indirectly involved in the preparation of the tendering document or specifications of the contract, and/or the Tender evaluation process of such contract; or
    - ii. Would be involved in the implementation or supervision of such contract unless the conflicts teeming from such relationship has been resolved in a manner acceptable to the Procuring Entity throughout the procurement process and execution of the Contract.
- 4.4 A firm that is a Tenderer (either individually or as a JV member) shall not participate in more than one tender, except for permitted alternative Tenders. This includes participation as a subcontractor. Such participation shall result in the disqualification of all Tenders in which the firm is involved. A firm that is not a Tenderer or a JV member may participate as subcontractor in more than one Tender.
- 4.5 A Tenderer may have the nationality of any country, subject to the restrictions pursuant to ITT4.9.

- 4.6 A Tenderer that has been sanctioned by PPRA or are under a temporary suspension or a debarment imposed by any other entity of the Government of Kenya shall be ineligible to be pre-qualified for, initially selected for, tender for, propose for, or be awarded a contract during such period of sanctioning. The list of debarred firms and individuals is available at the PPRA Website www.ppra.go.ke
- 4.7 Tenderers that are state-owned enterprises or institutions in Kenya may be eligible to compete and be awarded a Contract(s) only if they can establish that they: (i) are legally and financially autonomous; (ii) operate under Commercial law; and (iii) are not under supervision of the Procuring Entity.
- 4.8 Firms and individuals may be ineligible if (a) as a matter of law or official regulations, Kenya prohibits commercial relations with that country, or (b) by an act of compliance with a decision of the United Nations Security Council take under Chapter VII of the Charter of the United Nations, Kenya prohibits any import of goods or contracting of works or services from that country, or any payments to any country, person or entity in that country.
- 4.9 A Tenderer shall be deemed to have the nationality of a country if the Tenderer is constituted, incorporated or registered in and operates in conformity with the provisions of the laws of that country, as evidenced by its articles of incorporation (or equivalent documents of constitution or association) and its registration documents, as the case may be. This criterion also shall apply to the determination of the nationality of proposed subcontractor's or subconsultants for any part of the Contract including related Services.
- 4.10 Foreign tenderers are required to source at least forty (40%) percent of their contract inputs (in supplies, sub contracts and labor) from national suppliers and contractors. To this end, a foreign tenderer shall provide in its tender documentary evidence that this requirement is met. Foreign tenderers not meeting this criterion will be automatically disqualified. Information required to enable the Procuring Entity determine if this condition is met shall be provided in for this purpose is be provided in "SECTION III-EVALUATION AND QUALIFICATION CRITERIA, Item9".
- 4.11 Pursuant to the eligibility requirements of ITT4.10,a tender is considered a foreign tenderer, if the tenderer is not registered in Kenya or if the tenderer is registered in Kenya and has less than 51 percent ownership by Kenyan citizens. JVs are considered as foreign tenderers if the individual member firms are not registered in Kenya or if are registered in Kenya and have less than 51 percent ownership by Kenyan citizens. The JV shall not subcontract to foreign firms morethan 10 percent of the contract price, excluding provisional sums.
- 4.12 The Competition Act of Kenya requires that firms wishing to tender as JointVenture 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 websitewww.cak.go.ke
- 4.13 A Tenderer may be considered ineligible if he/she offers goods, works and production processes with characteristics that have been declared by the relevant national environmental protection agency or by other competent authority as harmful to human beings and to the environment shall not be eligible for procurement.
- 4.14 A Kenyan tenderer shall be eligible to tender if it provides evidence of having fulfilled his/her tax obligations by producing a valid tax compliance certificate or tax exemption certificate issued by the Kenya Revenue Authority.

# 5 Qualified interdenominational

- 5.1 All Tenderers shall provide in Section IV, Tendering Forms, a preliminary description of the proposed work method and schedule, including drawings and charts, as necessary.
- 5.2 In the event that pre-qualification of Tenderers has been undertaken as stated in ITT 18.3,

the provisions on qualifications of the Section III, Evaluation and Qualification Criteria shall not apply.

# **B.** Contents of Tendering Document

# **6** Sections of Tendering Document

6.1 The tendering document consists of Parts 1, 2, and 3, which include all the sections indicated below and should be read in conjunction with any Addenda issued in accordance with ITT10.

# **PART1: Tendering Procedures**

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

# **PART2: Procuring Entity's Requirements**

v) Section V-Procuring Entity's Requirements

#### **PART3: Contract**

- vi) Section VI-General Conditions of Contract (GCC)
- vii) Section VII-Special Conditions of Contract (SCC)
- viii) Section VIII-Contract Forms
- 6.2 The Invitation to Tender (ITT) notice or the notice to pre-qualify Tenderers, as the case maybe, issued by the Procuring Entity is not part of this tendering document.
- 6.3 Unless obtained directly from the Procuring Entity, the Procuring Entity is not responsible for the completeness of the document, responses to requests for clarification, the Minutes of the pre-Tender meeting (if any), or Addenda to the tendering document in accordance with ITT 10. In case of any contradiction, documents obtained directly from the Procuring Entity shall prevail.
- 6.4 The Tenderer is expected to examine all instructions, forms, terms, and specifications in the tendering document and to furnish with its Tender all information or documentation as is required by the tendering document.

#### 1. SiteVisit

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

# 8 Pre-TenderMeeting

- 8.1 The Procuring Entity shall specify in the **TDS** if a pre-tender conference will be held, when and where. The Procuring Entity shall also specify in the **TDS** if a pre-arranged pretender site visit will be held and when. The Tenderer's designated representative is invited to attend a pre-arranged pretender visit of the site of the works. The purpose of the meeting will be to clarify issues and to answer questions on any matter that may be raised at that stage.
- 8.2 The Tenderer is requested to submit any questions in writing, to reach the Procuring Entity not later than the period specified in the **TDS** before the meeting.
- 8.3 Minutes of the pre-Tender meeting and the pre-arranged pre tender visit of the site of the service, if applicable, including the text of the questions asked by Tenderers and the responses given, together with any responses prepared after the meeting, will be transmitted promptly to all Tenderers who have acquired the Tender Documents in accordance with ITT6.3. Minutes shall not identify the source of the questions asked.

8.4 The Procuring Entity shall also promptly publish anonymized (*no names*) Minutes of the pre-Tender meeting and the pre-arranged pretender visit of the site of the service at the web page identified **in the TDS**. Any modification to the Tender Documents that may become necessary as a result of the pre-Tender meeting shall be made by the Procuring Entity exclusively through the issue of an Addendum pursuant to ITT10 and not through the minutes of the pre-Tender meeting. Non attendance at the pre-Tender meeting will not be a cause for disqualification of a Tenderer.

# 9 Clarification of Tender Documents

9.1 A Tenderer requiring any clarification of the Tender Document shall contact the Procuring Entity in writing at the Procuring Entity's address specified in the TDS or raise its enquiries during the pre-Tender meeting and the pre- arranged pretender visit of the site of he Service if provided for in accordance with ITT 8.4. The Procuring Entity will respond in writing to any request for clarification, provided that such request is received no later than the period specified in the TDS prior to the deadline for submission of tenders. The ProcuringEntity shall forward copies of its response to all tenderers who have acquired the Tender Documents in accordance with ITT 6.3, including a description of the inquiry but without identifying its source. If so specified in the TDS, the Procuring Entity shall also promptly publish its response at the webpage identified in the TDS. Should the clarification result in changes to the essential elements of the Tender Documents, the Procuring Entity shall amend the Tender Documents appropriately following the procedure under ITT8.4.

# 10 Amendment of Tender Documents

- 10.1 At any time prior to the deadline for submission of Tenders, the Procuring Entity may amend the Tendering document by issuing addenda.
- 10.2 Any addendum issued shall be part of the tendering document and shall be communicated in writing to all who have obtained the tendering document from the Procuring Entity in accordance with ITT 6.3. The Procuring Entity shall also promptly publish the addendum on the Procuring Entity's web page in accordance with ITT8.4.
- 10.3 To give prospective Tenderers reasonable time in which to take an addendum into account in preparing their Tenders, the Procuring Entity shall extend, as necessary, the deadline for submission of Tenders, in accordance with ITT24.2below.

# C. Preparation of Tenders

#### 11 Cost of Tendering

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

# 12 Language of Tender

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

# 13 Documents Comprising the Tender

- 13.1 The Tender shall comprise the following:
  - a **Form of Tender** prepared in accordance with ITT14;
  - b **Schedules:** priced Activity Schedule completed in accordance with

ITT 14 and ITT 16; c Tender Security or Tender-Securing

**Declaration** in accordance with ITT21.1;

- d **Alternative Tender**: if permissible in accordance with ITT15;
- e **Authorization:** written confirmation authorizing the signatory of the Tender to commit the Tenderer, in accordance with ITT22.3;
- f **Qualifications:** documentary evidence in accordance with ITT 19 establishing the Tenderer's qualifications to perform the Contract if its Tender is accepted;
- g **Tenderer's Eligibility**: documentary evidence in accordance with ITT19 establishing the Tenderer's eligibility to Tender;
- h **Conformity**: documentary evidence in accordance with ITT 18, that the Services conform to the tendering document; and
- i Any other document required in the **TDS**.

The Tenderer shall chronologically serialize pages of all tender documents submitted.

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

# 14 Form of Tender and Activity Schedule

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

# 15 Alternative Tenders

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

# 16. Tender Prices and Discounts

- 16.1 The prices and discounts (including any price reduction) quoted by the Tenderer in the Form of Tender and in the Activity Schedule(s) shall conform to the requirements specified below.
- 16.2 All lots (contracts) and items must be listed and priced separately in the Activity Schedule(s).
- 16.3 The Contract shall be for the Services, as described in Appendix A to the Contract and in the Specifications (or Terms of Reference), based on the priced Activity Schedule, submitted by the Tenderer.

- 16.4 The Tenderer shall quote any discounts and indicate the methodology for their application in the Form of Tender in accordance with ITT16.1.
- 16.5 The Tenderer shall fill in rates and prices for all items of the Services described in the in Specifications (or Terms of Reference), and listed in the Activity Schedule in Section VII, Procuring Entity's Requirements. Items for which no rate or price is entered by the Tenderer will not be paid for by the Procuring Entity when executed and shall be deemed covered by the other rates and prices in the Activity Schedule.
- 16.6 All duties, taxes, and other levies payable by the Service Provider under the Contract, or for any other cause, as of the date 30 days prior to the deadline for submission of Tenders, shall be included in the total Tender price submitted by the Tenderer.
- 16.7 If provided for **in the TDS**, the rates and prices quoted by the Tenderer shall be subject to adjustment during the performance of the Contract in accordance with and the provisions of Clause 6.6 of the General Conditions of Contract and/or Special Conditions of Contract. The Tenderer shall submit with the Tender all the information required under the Special Conditions of Contract and of the General Conditions of Contract.
- 16.8 For the purpose of determining the remuneration due for additional Services, a breakdown of the lump-sum price shall be provided by the Tenderer in the form of Appendices D and E to the Contract.

# 17 Currencies of Tender and Payment

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

# 18 Documents Establishing Conformity of Services

- 18.1 To establish the conformity of the Non-Consulting Services to the tendering document, the Tenderer shall furnish as part of its Tender the documentary evidence that Services provided conform to the technical specifications and standards specified in Section VII, Procuring Entity's Requirements.
- 18.2 Standards for provision of the Non-Consulting Services are intended to be descriptive only and not restrictive. The Tenderer may offer other standards of quality provided that it demonstrates, to the Procuring Entity's satisfaction, that the substitutions ensure substantial equivalence or are superior to those specified in the Section VII, Procuring Entity's Requirements.
- 18.3 Tender to provide, as part of the data for qualification, such information, including details of ownership, as shall be required to determine whether, according to the classification established by the Procuring Entity, a Service provider or group of service providers. 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.
- 18.4 The purpose of the information described in ITT 18.3 above, overrides any claims to confidentiality which a tenderer may have. There can be no circumstances in which it would be justified for a tenderer to keep information relating to its ownership and control confidential where it is tendering to undertake public sect or work and receive public sector funds. Thus, confidentiality will not be accepted by the Procuring Entity as a justification for a Tenderer's failure to disclose, or failure to provide required information on its ownership and control.
- 18.4The Tenderer shall provide further documentary proof, information or authorizations that the Procuring Entity may request in relation to ownership and control which information on any changes to the information which was provided by the tenderer under ITT18.3. The obligations to require this information shall continue for the duration of the procurement process and contract performance and after completion of the contract, if any change to the information previously provided may reveal a conflict of interest in relation to the award or

management of the contract.

- 18.6 All information provided by the tenderer pursuant to these requirements must be complete, current and accurate as at the date of provision to the Procuring Entity. In submitting the information required pursuant to these requirements, the Tenderer shall warrant that the information submitted is complete, current and accurate as at the date of submission to the Procuring Entity.
- 18.7 If a tenderer fails to submit the information required by these requirements, its tenderer will be rejected. Similarly, if the Procuring Entity is unable, after taking reason able steps, to verify to a reasonable degree the information submitted by a tenderer pursuant to these requirements, then the tender will be rejected.
- 18.8 If information submitted by a tenderer pursuant to these requirements, or obtained by the Procuring Entity (whether through its own enquiries, through notification by the public or otherwise), shows any conflict of interest which could materially and improperly benefit the tenderer in relation to the procurement or contract management process, then:
  - i) If the procurement process is still 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, pending the outcomeof(iii),
  - iii) The tenderer will be referred to the relevant law enforcement authorities for investigation of whether the tenderer or any other persons have committed any criminal offence.
- 18.9 If a tenderer submits information pursuant to these requirements that is incomplete, inaccurate or out-of-date, or attempts to obstruct the verification process, then the consequences ITT 18.9 will ensue unless the tenderer can show to the reasonable satisfaction of the Procuring Entity that any such act was not material, or was due to genuine error which was not attributable to the intentional act, negligence or recklessness of the tenderer.

#### 19 Documents Establishing the Eligibility and Qualifications of the Tenderer

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

#### 20 Period of Validity of Tenders

- 20.1 Tenders shall remain valid for the Tender Validity period specified in the TDS. The Tender Validity period starts from the date fixed for the Tender submission deadline date (as prescribed by the Procuring Entity in accordance with ITT 24.1). A Tender valid for a shorter period shall be rejected by the Procuring Entity as non-responsive.
- 20.2 In exceptional circumstances, prior to the expiration of the Tender validity period, the Procuring Entity may request Tenderers to extend the period of validity of their Tenders. The request and the responses shall be made in writing. If a Tender Security is requested in

accordance with ITT20, it shall also be extended for acorresponding period. A Tenderer may refuse the request without forfeiting its Tender Security. A Tenderer granting the requests hall not be required or permitted to modify its Tender.

# 21 Tender Security

- 21.1 The Tenderer shall furnish as part of its Tender, either a Tender-Securing Declaration or a Tender security, as specified **in the TDS**, in original form and, in the case of a Tender Security, in the amount and currency specified **in the TDS**.
- 21.2 A Tender Securing Declaration shall use the form included in Section IV, Tendering Forms.
- 21.3 If a Tender Security is specified pursuant to ITT21.1, from a reputable source, and an eligible country and shall be in any of the following forms at the Tenderer's option:
  - i) cash;
  - ii) A bank guarantee;
  - iii) a guarantee by an insurance company registered and licensed by the Insurance Regulatory Authority listed by the Authority; or
  - iv) a guarantee issued by a financial institution approved and licensed by the Central Bank of Kenya,
- 21.4 If aTender Security is specified pursuant to ITT20.1, any tender not accompanied by a substantially responsive Tender Security shall be rejected by the procuring Entity as non-responsive.
- 21.5 If a Tender Security is specified pursuant to ITT 21.1, the Tender Security of unsuccessful Tenderers shall be returned as promptly as possible upon the successful Tenderer's signing the contract and furnishing the Performance Security pursuant to ITT 46. The Procuring Entity shall also promptly return the tender security to the tenderers where the procurement proceedings are terminated, all tenders were determined non-responsive or a bider declines to extend tender validity period.
- 21.6 The Tender Security of the successful Tenderer shall be returned as promptly as possible once the successful Tenderer has signed the Contract and furnished the required Performance Security.
- 21.7 The Tender Security may be forfeited or the Tender-Securing Declaration executed:
  - a. If a Tenderer with draws its Tender during the period of Tender validity specified by the Tenderer in the Form of Tender, or any extension there to provide by the Tenderer; or
  - b. If the successful Tenderer fails to:
  - c. Sign the Contract in accordance with ITT46; or
  - d. Furnish a performance security in accordance with ITT47.
- 21.8 Where tender securing declaration is executed, the Procuring Entity shall recommend to the PPRA that PPRA debars the Tenderer from participating in public procurement as provided in the law.
- 21.9 The Tender Security or Tender-Securing Declaration of aJV must be in the name of the JV that submits the Tender. If the JV has not been legally constituted into a legally enforceable JV at the time of Tendering, the Tender security or Tender-Securing Declaration shall be in the names of all future members as named in the Form of intent referred to in ITT4.1andITT13.2.
- 21.10 A tenderer shall not issue a tender security to guarantee itself.
- 22 Format and Signing of Tender

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

# D. Submission and Opening of Tenders

# 23 Sealing and Marking of Tenders

- 23.1 Depending on the sizes or quantities or weight of the tender documents, a tenderer may use an envelope, package or container. The Tenderer shall deliver the Tender in a single sealed envelope, or in a single sealed package, or in a single sealed container bearing the name and Reference number of the Tender, addressed to the Procuring Entity and a warning not to open before the time and date for Tender opening date. Within the single envelope, package or container, the Tenderer shall place the following separate, sealed envelopes:
  - a. In an envelope or package or container marked "ORIGINAL", all documents comprising the Tender, asdescribedinITT13; and
  - b. inanenvelopeorpackageorcontainermarked "COPIES", allrequired copiesofthe Tender; and
  - c. ifalternativeTendersarepermittedinaccordancewithITT15, andifrelevant:
    - i. inanenvelopeorpackageorcontainermarked "ORIGINAL-ALTERNATIVETENDER", thealternativeTender; and
    - ii. Intheenvelopeorpackageorcontainermarked "COPIES-ALTERNATIVETENDER", allrequiredcopies ofthealternativeTender.

Theinnerenvelopesorpackagesorcontainers shall:

- a) BearthenameandaddressoftheProcuringEntity.
- b) Bearthename and address of the Tenderer; and
- c) BearthenameandReferencenumberoftheTender.
- 23.2 Ifanenvelope or package or container is not sealedandmarkedas required, the *ProcuringEntity* willassume no responsibility for the misplacement or premature opening of the Tender. Tenders misplaced oropenedprematurelywill not beaccepted.

# 24 Deadline for Submission of Tenders

24.1 Tendersmustbe receivedbytheProcuringEntityatthe addressandnolaterthanthe date andtimespecifiedin the TDS. When so specified in the TDS, Tenderers shall have the option of submitting their Tenderselectronically. Tenderers submitting Tenders electronically shall follow the electronic Tender submissionproceduresspecifiedintheTDS.

24.2 The Procuring Entity may, at its discretion, extend the deadline for the submission of Tenders by amendingthe tendering document in accordance with ITT9, in which case all rights and obligations of the ProcuringEntityandTendererspreviouslysubjecttothe deadlineshallthereafterbesubjectto thedeadlineasextended.

# 25 LateTenders

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

#### **26** Withdrawal, Substitution and Modification of Tenders

- 26.1 A Tenderer may withdraw, substitute, or modify its Tender after it has been submitted by sending a writtennotice, duly signed by a n authorized representative, and shall include a copy of the authorization (the powerofattorney) in accordancewith ITT 21.3, (exceptthatwithdrawalnoticesdo notrequirecopies). The corresponding substitution or modification of the Tender must accompany the respective written notice. All notices must be:
  - a) Prepared and submitted in accordance with ITT 21 and ITT 22 (except that withdrawal notices do notrequire 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 ITT23.
- 26.2 Tendersrequested to be with drawn in accordance with ITT25.1 shall be returned unopened to the Tenderers.
- 26.3 No Tender may be withdrawn, substituted, or modified in the interval between the deadline for submission of Tenders and the expiration of the period of Tender validity specified by the Tender error the Form of Tender or any extension thereof.

# **27** Tender Opening

- 27.1 Except as in the cases specified in ITT 23 and ITT 25.2, the Procuring Entity shall, at the Tender opening, publicly open and read out all Tenders received by the deadline at the date, time and place specified in the TDS in the presence of Tenderers' designated representatives and anyone who choose to attend. Any specificelectronic Tenderopening procedures required if electronic tendering is permitted in accordance with ITT 23.1 shall be as specified in the TDS.
- 27.2 First, envelopes marked "WITHDRAWAL" shall be opened and read ou tand the envelope with the corresponding Tender shall not be opened, but returned to the Tenderer. If the withdrawal envelope does notcontain 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 with drawal notice contains avalid authorization to reques the withdrawal and is read out at Tender opening.
- 27.3 Next, envelope 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 avalid authorization to request the substitution and is read out at Tender opening.
- 27.4 Next, envelopes marked "MODIFICATION" shall be opened and read out with the corresponding Tender.No Tender modification shall be permitted unless the corresponding modification notice contains a validauthorizationtorequest the modification and is readout at Tenderopening.
- 27.5 Next, all remaining envelopes shall be opened one at a time, reading out: the name of the Tenderer and whether there is a modification; the total Tender Prices, per lot (contract) if applicable, including any discounts and alternative Tenders; the presence or absence of a

- Tender Security or Tender-Securing Declaration, ifrequired; and any other details as the Procuring Entity may consider appropriate.
- 27.6 Only Tenders, alternative Tenders and discounts that are opened and read out at Tender opening shall beconsidered further. The Form of Tender and the priced Activity Schedule are to be initialed by representativesoftheProcuringEntityattendingTenderopeninginthemannerspecifiedintheTDS.
- 27.7 The Procuring Entity shall neither discuss the merits of any Tender nor reject any Tender (except for lateTenders, inaccordancewithITT25.1).
- 27.8 TheProcuringEntity shallpreparearecordofthe Tenderopeningthat shallinclude, asaminimum:
  - a) Thenameof the Tenderer and whether there is a withdrawal, substitution, or modification;
  - b) The Tender Price, perlot (contract) if applicable, including any discounts; and
  - c) anyalternativeTenders;
  - d) The presence or absence of a Tender-Security or Tender-Securing Declaration, if one was required.
  - e) Numberofpagesof eachtenderdocumentsubmitted
- 27.9 The Tenderers' representatives who a rep resent shall be requested to sign the record. The omission of aTenderer's signature on the record shall not invalidate the contents and effect of the record. A copy of thetenderopening register shall be distributed to Tenderer upon request.

# E. Evaluationand Comparisonof Tenders

# 28 Confidentiality

- 28.1 Information relating to the evaluation of Tenders and recommendation of contractaward, shall not be disclosed to Tenderers or any other persons not officially concerned with the Tendering process until information on the Intention to Award the Contract is transmitted to all Tenderers in accordance with ITT42.
- 28.2 Any effort by a Tenderer to influence the Procuring Entity in the evaluation or contract award decisions may result in the rejection of its Tender.
- 28.3 Notwithstanding ITT 28.2, from the time of Tender opening to the time of Contract Award, if any Tenderer wishes to contact the Procuring Entity on any matter related to the Tendering process, it should do so inwriting.

# 29 Clarification of Tenders

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

#### 30 Deviations, Reservations, and Omissions

- 30.1 Duringtheevaluation of Tenders, the following definition sapply:
  - a) "Deviation" isadeparturefromtherequirementsspecified inthetenderingdocument;
  - b) "Reservation" is the setting of limiting conditions or withholding from complete acceptance of therequirements specified in the tendering document; and

c) "Omission" is the failure to submit part or all of the information or documentation required in thetenderingdocument.

# 31 Determination of Responsiveness

- 31.1 The Procuring Entity's determination of a Tender's responsiveness is to be based on the contents of the Tender itself, as defined in ITT12.
- 31.2 A substantially responsive Tender is one that meets the requirements of the tendering document without material deviation, reservation, or omission. A material deviation, reservation, or omission is one that:
  - a) If accepted, would:
    - i. affect in any substantial way the scope, quality, or performance of the Non-Consulting Services specified in the Contract; or
    - ii. limit in any substantial way, inconsistent with the tendering document, the Procuring Entity's rights o r the Tenderer's obligations under the Contract; or
  - b) if rectified, would unfairly affect the competitive position of other Tenderers present ing substantially responsive Tenders.
- 31.3 The Procuring Entity shall examine the technical aspects of the Tender submitted in accordance with ITT18 and ITT 19, in particular, to confirm that all requirements of Section VII, Procuring Entity's Requirements have been met without any material deviation or reservation, or omission.
- 31.4 If a Tender is not substantially responsive to the requirements of tendering document, it shall be rejected by the Procuring Entity and may not subsequently be made responsive by correction of the material deviation, reservation, or omission.
- 31.5 Provided that a Tender is substantially responsive, the Procuring Entity may waive any non-conformity in the Tender.
- 31.6 Provided that a Tender is substantially responsive, the Procuring Entity may request that the Tenderer submit the necessary information or documentation, within a reasonable period of time, to rectify non material non-conformities or omissions in the Tender related to documentation requirements. Requesting information or documentation on such non-conformities shall not be related to any aspect of the price of the Tender. Failure of the Tenderer to comply with the request may result in the rejection of itsTender.
- 31.7 Provided that a Tender is substantially responsive, the Procuring Entity shall rectify quantifiable non material non-conformities related to the Tender Price. To this effect, the Tender Price shall be adjusted, for comparison purposes only, to reflect the price of a missing or non-conforming item or component in the manner specified in the TDS.

# 32 Arithmetical Errors

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

# 33 Conversion to Single Currency

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

# 34 Margin of Preference and Reservations

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

#### 35 Evaluation of Tenders

- 35.1 The Procuring Entity shall use the criteria and methodologies listed in this ITT and Section III, Evaluationand Qualification Criteria. No other evaluation criteria or methodologies shall be permitted. By applying the criteria and methodologies, the Procuring Entity shall determine the Best Evaluated Tender. This is the Tender of the Tenderer that meets the qualification criteria and whose Tender has been determined to be:
  - a) Substantially responsive to the tendering document; and
  - b) The lowest evaluated cost.
- 35.2 In evaluating the Tenders, the Procuring Entity will determine for each Tender the evaluated Tender cost by adjusting the Tender price as follows:
  - a) Price adjustment due to discounts offered in accordance with ITT16.4;
  - b) Price adjustment due to quantifiable non material non-conformities in accordance with ITT31.3;
  - c) converting the amount resulting from applying (a) and (b) above, if relevant, to a single currency in accordance with ITT33; and
  - d) any additional evaluation factors specified **in the TDS** and Section III, Evaluation and QualificationCriteria.
- 35.3 The estimated effect of the price adjustment provisions of the Conditions of Contract, applied over the periodofexecutionoftheContract, shall not be considered inTenderevaluation.
- 35.4 In the case of multiple contracts or lots, Tenderers are allowed to tender for one or more lots and themethodology to determine the lowest evaluated cost of the lot (contract) and for combinations, including any discounts offered in the Form of Tender, is specified in Section III, Evaluation and Qualification Criteria. For one or more lots(contracts). Each lot or contract will be evaluated in accordance with ITT
- 35.5. The methodology to determine the lowest evaluated tenderer or tenderers based one lot (contract) or based ona combination of lots (contracts), will be specified in Section III, Evaluation and Qualification Criteria. In the case of multiple lots or contracts, tenderer will be required to prepare the Eligibility and Qualification Criteria Formfor each Lot.

# **36** Comparison of Tenders

36.1 The Procuring Entity shall compare the evaluate d costs of all substantially responsive Tenders established in accordance with ITT35.2 to determine the Tender that has the lowest evaluated cost.

# 37 Abnormally Low Tenders and

# **Abnormally HighTenders**

# **Abnormally LowTenders**

- 37.1 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.
- 37.2 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 Tenderdocument.
- 37.3 After evaluation of the price analyses, in the event that the Procuring Entity determines that the Tenderer hasfailed to demonstrate its capability to perform the Contract for the offered Tender Price, the Procuring Entityshallreject the Tender.

# **Abnormally HighTenders**

- 37.4 An abnormally high price is one where the tender price, in combination with othe 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 aprice for the contract compared with market prices or that genuine competition between Tenderers is compromised.
- 37.5 In case of an abnormally high price, the Procuring Entity shall make a survey of the market prices, check if the estimated cost of the contract is correct and review the Tender Documents to check if he specifications, scope of work and conditions of contract are contributory to the abnormally high tenders. The ProcuringEntity 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 o r not accept the tender depending on the Procuring Entity's budget considerations.
  - ii) If specifications, scope of work and/or conditions of contract are contributory to the abnormally high tender prices, the Procuring Entity shall reject all tenders and may retender for the contract based on revised estimates, specifications, scope of work and conditions of contract, as the case maybe.
- 37.6 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 ProcuringEntity shall reject all Tenders and shall institute or cause competent Government Agencies to institute an investigation on the cause of the compromise, before retendering.

#### 38 Unbalancedand/orFront-LoadedTenders

- 38.1 If in the Procuring Entity's opinion, the Tender that is evaluated as the lowest evaluated price is seriously unbalanced and/or frontloaded, the Procuring Entity may require the Tender er to provide written clarifications. Clarifications may include detailed price analyses to demonstrate the consistency of the tender prices with the scope of works, proposed methodology, schedule and any other requirements of the Tender document.
- 38.2 After the evaluation of the information and detailed price analyses presented by the Tenderer, the Procuring Entity may as appropriate:
  - a) Accept the Tender; or

- b) Require that the total amount of the Performance Security be increased at the expense of the Tenderer to alevel not exceeding 10% of the Contract Price; or
- c) Agree on apayment mode that eliminates the inherent risk of the Procuring Entity paying too much for undelivered works; or
- d) Reject the Tender.

# 39 **Oualification of the Tenderer**

- 39.1 The Procuring Entity shall determine to its satisfaction whether the Tenderer that is selected as having submitted the lowest evaluated cost and substantially responsive Tender is eligible and meets the qualifying criteria specified in Section III, Evaluation and Qualification Criteria.
- 39.2 The determination shall be based upon an examination of the documentary evidence of the Tenderer's qualifications submitted by the Tenderer, pursuant to ITT18. The determination shall not take into consideration the qualifications of other firms such as the Tenderer's subsidiaries, parent entities, affiliates, subcontractors or any other firm (s) different from the Tenderer that submitted the Tender.
- 39.3 An affirmative determination shall be a prerequisite for award of the Contract to the Tenderer. A negative determination shall result in disqualification of the Tender, in which event the Procuring Entity shall proceed to the Tenderer who offers a substantially responsive Tender with the next lowest evaluated cost to make a similar determination of that Tenderer's qualifications toperforms at is factorily.

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

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

#### F. Award of Contract

#### 43 Award Criteria

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

# **Notice of Intention to enter into a Contract**

- 42.1 Upon award of the contract and prior to the expiry of the Tender Validity Period the Procuring Entity shallissue a <u>Notification of Intention to Enter into a Contract</u>/Notification of a ward to all tenderers which shallcontain, ataminimum, thefollowing information:
  - a) Thenameand addressofthe Tenderersubmitting the successful tender;
  - b) TheContractpriceof thesuccessfultender;
  - a statement of the reason(s) the tender of the unsuccessful tenderer to whom the letter is addressed wasunsuccessful, unlessthepriceinformationin(c) abovealreadyrevealsthereason;
  - d) the expirydate of the Stand still Period; and
  - e) instructionsonhowto requestadebriefingand/orsubmitacomplaintduringthestandstill period;

#### 43 Stand still Period

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

transmitted to each Tenderer the Notification of Intention to Enter into aContract with the successful Tenderer.

# 44 Debriefing by the Procuring Entity

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

#### 45 Letter of Award

Prior to the expiry of the Tender Validity Period and upon expiry of the Standstill Period specified in ITT43.1, upon addressing a complaint that has been filed within the Standstill Period, the Procuring Entity shalltransmit the Letter of Award to the successful Tenderer. The letter of award shall request the successfultenderertofurnishthePerformanceSecuritywithin21daysofthedateoftheletter.

# 46 Signing of Contract

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

# 47 Performance Security

47.1 Within twenty-one (21) days of the receipt of the Form of Acceptance from the Procuring Entity, the successful Tenderer, if required, shall furnish the Performance Security in accordance with the GCC 3.9, using forthat purpose the Performance Security Formincluded in Section VIII, Contract Forms, or another

Form acceptable to the Procuring Entity. If the Performance Security furnished by the successful Tenderer isin the form of a bond, it shall be issued by a bonding or insurance company that has been determined by thesuccessful 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 acorrespondent financial institution is not required.

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

#### **48** Publication of Procurement Contract

- 48.1 Within fourteen days after signing the contract, the Procuring Entity shall publish the awarded contract at its notice boards and websites; and on the Website of the Authority. At the minimum, the notice shall contain the following information:
  - a) Name and address of the Procuring Entity;
  - b) Name and reference number of the contract being awarded, a summary of its scope and the selectionmethodused:
  - 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) NamesofallTenderersthatsubmittedTenders, andtheirTenderpricesasreadoutatTenderopening.

# 49 Adjudicator

49.1 The Procuring Entity proposes the person named in the TDS to be appointed as adjudicator or under the Contract, at an hourly fee specified in the TDS, plus reimbursable expenses. If withthisTender, the Tenderershoulds ostate in the Tender. If, the Tenderer disagrees intheFormofAcceptance, theProcuringEntityhasnot agreed on the appointment of the by Adjudicator, the Adjudicator shall be appointed the Appointing Authority designated in the Special Conditions of Contract at the request of either party.

# 50 Procurement Related Complaints and Administrative Review

- 50.1 The procedures formakinga Procurement-related Complaintare asspecified inthe **TDS**.
- 50.2 A request for administrative review shall be made in the form provided under contractforms.

# SECTIONII-TENDER DATA SHEET (TDS)

The following specific data for the Non-Consulting Services to be procured shall complement, supplement, or amend the provisions in the Instructions to Tenderers (ITT). Whenever there is a conflict, the provisions here in shall prevail over those in ITT.

ITT Reference	PARTICULARSOFAPPENDIXTOINSTRUCTIONSTOTENDERS			
	A. General			
ITT1.1	The Tender reference number (ITT) is: MMUST/03/IGU/2024 - 2025 The Procuring Entity is: Masinde Muliro University of Science and Technology The name of the ITT is: Provision of Catering Services/Leasing Main Catering Unit The number and identification of lots (contracts) comprising this ITT is:one (1)			
ITT2.2	The contract is for two (2) years an initial period of one (1) year renewable subject to satisfactory performance.			
ITT3.3	Information that any unfair competitive advantage over competing firms is as follows:  Not Applicable			
ITT3.4	The firms that provided consulting services : Not Applicable			
ITT4.1	Maximum number of members in the Joint Venture (JV) shall be: Joint Venture (JV); Shall Not be allowed.			
	B. Contents of Tendering Document			
ITT8.1	A pre-arranged pre tender visit of the site of the works visit will be on 19th November,2024 at 10:00 am (Mandatory)			
ITT8.2	The questions/ clarifications in writing, to reach the Procuring Entity not later than 7 days before closing of the tenders			
ITT8.4	Minutes of the pre-Tender meeting and the pre-arranged pretender visit of the site of the works shall be published on the website			
ITT9.1	i) The Tenderer will submit any request for clarifications in writing at the Address;			
	Vice Chancellor, Masinde Muliro University of Science and Technology, P.O. Box190-50100, Kakamega Email: <a href="mailto:Procurementofficer@mmust.ac.ke">Procurementofficer@mmust.ac.ke</a>			
	To reach the Procuring Entity not later than seven (7) before date of close often der			
	The Procuring Entity shall publish its response at the website within three (3)days from date of receipt of request  The Procuring Entity shall also promptly publish response at the website <a href="www.mmust.ac.ke">www.mmust.ac.ke</a>			
	C.Preparation of Tenders			

ITT Reference	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS
ITT13.1 (i)	The Tenderer shall submit the following additional documents in its Tender: Not Applicable
	Other documents required are: Not Applicable
ITT15.1	Alternative Tenders shall not be considered.
ITT15.2	Alternative times for completion shall not be permitted.
ITT15.3	Alternative technical solutions shall be permitted for the following parts of the Services: Not Applicable
ITT16.7	The prices quoted by the Tenderer shall not be subject to adjustment during the performance of the Contract.
ITT20.1	The Tender validity period shall be 150 days from the date of closing the tender.
ITT21.1	A Tender Security shall be required. A Tender-Securing Declaration shall be required for AGPO firms The amount and currency of the Tender Security shall be Kshs.50,000.00
ITT21.3 (a)	The Contract price shall NOT be adjusted.
ITT22.1	In addition to the original of the Tender, the number of copies is: One (1) copy
ITT22.3	The written confirmation of authorization to sign on behalf of the Tenderer MUST be submitted in the form of a Power of Attorney.
	D.Submission and Opening of Tenders
ITT24.1	For tender submission purposes only, the address to be used shall be as follows; The Vice Chancellor Masinde Muliro University of Science and Technology Kakamega-Webuye Road POBox190-50100, Kakamega, Kenya
ITT24.1	The deadline for Tender submission is: Date: Tuesday 26th November, 2024 Time:10.00AM Tenderers shall not have the option of submitting their Tenders electronically. Late tenders will be rejected.
ITT27.1	The Tender opening shall take place at: Administration Block Building Masinde Muliro University of Science and Technology Kakamega – Webuye Road POBox 190-50100, Kakamega, Kenya Date: Tuesday 26th November,2024 Time:10.00AM

ITT Reference	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS rence			
ITT27.6	TheFormofTenderandpricedActivityScheduleshallbeinitialedbythethreerepresentatives of the Procuring Entity conducting Tender opening. Each Tender shall be initialed by all representation and shall be numbered, any modification to the unit or totalpriceshallbeinitialedbytheRepresentativeoftheProcuringEntity.			
E. Evaluatio	n and Comparison of Tenders			
ITT33.1	The currency that shall be used for Tender evaluation and comparison purposes only to convert at the selling exchange rate all Tender prices expressed in various currencies into a single currency is: Kenya Shillings  The source of exchange rate shall be: The Central bank of Kenya (mean rate)  The date for the exchange rate shall be: the deadline date for Submission of the Tenders.			
	For comparison of Tenders, the Tender Price, corrected pursuant to ITT 31, shall first be broken down into the respective amounts payable in various currencies by using the sellingexchangeratesspecifiedbytheTendererinaccordancewithITT15.1.			
	In the second step, the Procuring Entity will convert the amounts in various currencies in which the Tender Price Is payable (excluding Provisional Sums but including Day work where Pricedcompetitively) tothesinglecurrencyidentifiedaboveatthesellingratesestablishedforsimilartransactionsbytheauthorit yspecifiedand, on thedate, stipulatedabove.			
ITT34.1	Margin of Preference-NA			
ITT35.4	Tenderers shall be not allowed to quote separate prices for different lots(contracts)and the Methodology to determine the lowest tenderer is specified in SectionIII, Evaluation and Qualification Criteria.  F. Awardof Contract			
ITT50.1	The procedures for making a Procurement-related Complaint are available from the PPRA Websitewww.ppra.go.keoremailcomplaints@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 hand delivery or email to:			
	In summary, a Procurement-related Complain may challenge any of the following:			
	The terms of the Tender Documents; and The Procuring Entity's decision to award the contract.			

Tenders that do not pass the Preliminary Examination will be considered non-responsive and will not be considered further.

# SECTION III–PRELIMINARY EVALUATION AND QUALIFICATION CRITERIA

NO.	MANDATORYREQUIREMENTS	YES/NO
1.	Certificate of Registration/Incorporation	
2.	Valid Tax Compliance Certificate from KRA. TCC shall be conducted	
8.	Tender Form duly Completed, signed and Stamped by the Tenderer in the Format provided	
9.	Price schedule duly completed, signed and stamped by the Tenderer in the Format provided.	
10.	Tender Security of Ksh. 50,000.00 in form of a Bank Guarantee, a guarantee by an insurance company registered and licensed by the insurance Regulatory Authority listed by the Authority or a guarantee issued by a financial institution approved and licensed by the central Bank of kenya Thirty (150) days beyond the validity date of the tender.	
11.	Duly filled in signed and rubber stamped Confidential Business Questionnaire In the format provided	
16	Provide a copy of CR-12 from Registrar of Companies	
18	Power of Attorney	
19	Duly filled Certificate of Independent Tender Determination	
20	Duly filled Form SD1 Self declaration confirming that the person/tenderer is not debarred in the matter of the Public Procurement	
21	Duly filled Form SD2 Self Declaration confirming that the person/tenderer Will not engage in any corrupt or fraudulent practice	
22	Duly filled Declaration and Commitment to the Code of Ethics	
23	Properly bound (spiral or perfect cover, hardcover or case bound), serialized Tender document	
24	NB: a. A tenderer who shall miss any of the above requirement shall be declared non-responsive, and shall be disqualified from further evaluation	
	Site visit is MANDATORY.Institutions'representative shall issue a site visit certificate that must be attached to the bid document.  The intended contract period is twelve (12) months  ATTACH DOCUMENTARY EVIDENCE WHERE IT IS ASKED AND  MUST BE CLEARLY LABELED. MMUST SHALL confirm the authenticity of all documents submitted by Bidders from the issuing entities. Any attempt by bidders to misrepresent themselves by submitting documents that are not genuine will amount to disqualification.	

# TECHNICAL EVALUATION

NO. Item	Points	Score
Company profile (i) Number of years the company has been providing services. (attach certificate of registration/incorporation) a) More than ten (10) years10 marks b) Between five (5) and ten (10)8 marks c)Between one to (4) years4 mark	10	
Personnel competency profiles. b) Provide valid evidence of availability and relevant qualifications of key personnel in catering related field (Attach CV" S and certificates) i)Directors/managers-degree level		
ii) diploma level10mks iii)Certificate level5 mk  Litigation historyWith litigation0 marks	5	
Without litigation5 marks		
Catering Equipments to be used (Attach purchase Receipt or lease agreement)  i) Usage of Bulk gas for Cooking	s	
Catering Experience by way of least three (3 No.) organizations where the have undertaken similar catering services, hotel operations or outside catering services. Ensure you have provided reference letters from the organizations duly signed and stamped by the relevant officer(s). The reference letters must be in the organization's letterheads.  3 and above15mrks  2 assignments10mrks 1assignments5mrks	ey 15	
Reputation.  Evidence of ongoing/completed single projects of similar nature preferabl universities in the last one year of catering service of above 500 no. Peopl	•	
Provide evidence of audited accounts with annual turnover of above Kshs million for the last three years (attach copies from certified Auditors)	.2 10	
Provide detailed methodology on how to undertake this work	5	
Provide evidence of financial capacity in handling catering businesses.  (attach certified bank statements for the last six months)	10	
Total Score	100	
The minimum technical score to proceed to financial evaluation is 70% and on minimum technical score will be financially evaluated.  FINANCIAL EVALUATION WILL BE DONEBY: -  Confirmation and considering price schedule duly completed and signed Conducting a financial comparison  Particulars of post-qualification if applicable. MMUST will conduct due dilige		
Details provided.  Performance Security will be 10% of the total contract price in the form of a B		
reputable bank valid for the contract period	Cuarunt	

# 1 Tender Evaluation (ITT35)

Price evaluation: in addition to the criteria listed in ITT 35.2 (a)–(d) the

following criteria shall apply:

# i) **Alternative Completion Times, if** permitted underITT15.2, will be evaluated as follows: **NOT APPLICABLE**

- ii) Alternative Technical Solutions for specified parts of the Works, if permitted under ITT15.3, will be evaluated as follows: NOT APPLICABLE
- 2 OtherCriteria; ifpermittedunder ITT35.2(e): **NOT APPLICABLE**
- 3 Multiple Contracts

Multiple contracts will be permitted in accordance with ITT 35.4. 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**

- 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.

#### **OPTION2**

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 Qualification Criteria for all the won Lots.

# 4 Alternative Tenders (ITT15.1)

An alternative if permitted under ITT13.1 will be evaluated as follows:

The Procuring Entity shall consider Tenders offered for alternatives as specified in Part 2-Procuring Entity's requirements. Only the technical alternatives, if any, of the Tenderer with the Best Evaluated Tender conforming to the basic technical requirements shall be considered by the Procuring Entity.

# 5 MARGIN OF PREFERENCE

**Apply Margin of Preference**, if so allowed to all evaluated and accepted tender as follows.

- 6.1 If the TDS so specifies, the Procuring Entity will grant a margin of preference of fifteen percent (15%) to beloaded on evaluated prices of foreign tenderers, where the percentage of shareholding of Kenyan citizens is less than fifty-one percent (51%).
- 6.2 Contractors applying for such preference shall be asked to provide, as part of the data for qualification, suchinformation, including details of ownership, as shall be required to determine whether, according to the classification established by the Procuring Entity, a particular contractor or group of contractors' qualifies for a margin of preference.
- 6.3 After Tenders have been received and reviewed by the Procuring Entity, responsive Tenders shall be assessed to ascertain their percentage of shareholding of Kenyancitizens. Responsive tenders shall be classified into the following groups:

- i) Group A: tenders offered by Kenyan Contractors and other Tenderers where Kenyan citizens holdsharesofover fiftyonepercent (51%).
- ii) Group B: tenders offered by foreign Contractors and other Tenderers where Kenyan citizens holdsharesofless than fifty one percent (51%).
- 6.4 All evaluated tenders in each group shall, as a first evaluation step, be compared to determine the lowesttender, and the lowest evaluated tender in each group shall be further compared with each other. If, as a resultof this comparison, a tender from Group A is the lowest, it shall be selected for the award. If a tender fromGroup B is the lowest, an amount equal to the percentage indicated in Item 3.1 of the respective tender price, including unconditional discounts and excluding provisional sums and the cost of day works, if any, shall beadded to the evaluated price offered in each ender from Group B. All tenders shall then be compared using new prices with added prices to Group Band the lowest evaluated tender from Group A. If the tender fromGroupA isstill the lowest tender, it shall be selected for award. If not, the lowest evaluated tender fromGroupBbasedonthefirstevaluation priceshall beselected.

# 7 Postqualification and Contractward (ITT39), more specifically,

- a) In case the tender <u>was subject to post-qualification</u>, the contractshallbe awarded to the lowestevaluated tenderer, subject to confirmation of pre-qualification data, if so required.
- b) In case the tender <u>was not subject to post-qualification</u>, the tender that has been determined to be thelowest evaluated tenderer shall be considered for contract award, subject to meeting each of thefollowing conditions.

i) The Tenderer shall demonstrate that it has access to, or has available, liquid assets,

		unencumberedreal assets, lines of credit, and other financial means (independent of any contractual advancepayment) sufficient to meet the construction cash flow of Kenya Shillings			
	ii)	Minimum <u>average</u> annualconstructionturnoverof KenyaShillings			
	[insertamount], equivalent calculated as total certified payments received for contracts in progress and/or completed within the last				
		[insert ofyear] years.NA			
iii)	Atleast(insertnumber)ofcontract(s) ofa similar natureSexecutedwithinKenya,or the EastAfrican Community or abroad, that have been satisfactorily and substantially completed as a primecontractor,orjointventurememberorsub-contractoreachofminimumvalueKenyashillingsequivalent.				
iv)	Contractor's Representative and Key Personnel, which are specified as				
v)	Contractors key equipment listed on the table "Contractor's Equipment" below and more specifically listed as [specifyrequirements for each lot as applicable]				

Tenderer and each member of JV in case the Tenderer is a JV, shall demonstrate that Non-performance of a contract did not occur because of the default of the

member

(specifyyears). Therequired information shall be furnished in the appropriate form.

of

aJVinthelast

b) PendingLitigation

Tenderer,

vi)

a)

Otherconditions depending on their seriousness.

**History of non-performing contracts**:

the

Financial position and prospective long-term profitability of the Single Tenderer and in the casetheTendererisaJV, ofeachmemberoftheJV, and shallremainsoundaccordingtocriteriaestablished with respect to Financial Capability under Paragraph (i) above if all pending litigationwill be resolved against the Tenderer. Tenderer shall provide information on pending litigations intheappropriateform.

# c) Litigation History

There shall be no consistent history of court/arbitral award decisions against the Tenderer, in the last *Five (5) Years.All* parties to the contract shall furnish the information in the appropriate form about any litigation or arbitration resulting from contracts completed or ongoing under its execution over the year's specified. Aconsistent history of awards against the Tenderer or any member of aJV may result in rejection of the tender.

# SECTION IV-TENDERING FORMS

# 1. FORM OF TENDER

#### INSTRUCTIONSTOTENDERERS

i)

The Tenderer must prepare this Form of Tenderon stationery with its letter head clearly showing the Tenderer's complete name and business address.

- ii) AllitalicizedtextistohelpTendererinpreparingthisform.
- iii) Tenderer must complete and sign CERTIFICATE OF INDEPENDENT TENDERDETERMINATION and the SELFDECLARATION OF THE TENDERER attached to his Form of Tender.
- *iv)* The Form of Tendershall include the following Forms duly complete dand signed by the Tenderer.
  - a) Tenderer's Eligibility-Confidential Business Questionnaire
  - b) CertificateofIndependentTenderDetermination
  - *c)* Self-Declaration of the Tenderer

Date of this Tender submission: year) of Tender submission]	insert date (as day,month and
ITT No.:	_[insert number of ITT process]
Alternative No.:	_[insert identification Noif this is aTenderf or an
alternative] To:[inserte	completenameofProcuringEntity]

- a) **No reservations:** Wehave examined and have no reservations to the tendering document, including Addenda is suedinac cordance with ITT9;
- b) **Eligibility**: Wemeettheeligibility requirements and have no conflict of interest in accordance with ITT4:
- c) **Tender-Securing Declaration:** We have not been suspended nor declared ineligible by the Procuring Entity based on execution of a Tender-Securing Declaration or Proposal-Securing Declaration inKenyainaccordancewithITT21;
- d) **Conformity:** We offer to provide the Non-Consulting Services inconformity with the tendering document of the following: [insertabriefdescriptionoftheNon-ConsultingServices];
- e) **Tender Price:** Thetotal price of our Tender, excludinganydiscounts offeredinitem(f) belowis: [Insertoneoftheoptionsbelowasappropriate]

Option1, in case of one lot: Total price is: [insert the total price of the Tender in words and figures, indicating the various amounts and the respective currencies];
Or

Option 2, in case of multiple lots:(a) Total price of each lot [insert the total price of each lot in words and figures, indicating the various amounts and the respective currencies]; and (b) Total price of all lots (sum ofall lots) [insert the total price of all lots in words and figures, indicating the various amounts and therespectivecurrencies];

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

**TenderValidityPeriod:**OurTendershallbevalidfortheperiodspecifiedinTDS19.1(asame ndedifapplicable) from the date fixed for the Tender submission deadline (specified in TDS 23.1(as

amendedifapplicable), and its hall remain binding upon us and may be accepted at any time before the expiration of that period;

- h) **Performance Security:** If our Tender is accepted, we commit to obtain a Performance Security inaccordance with the tendering document;
- i) **One Tender Per Tenderer:** We are not submitting any other Tender(s) as an individual Tenderer, andwe are not participating in any other Tender(s) a s a Joint Venture member or as a subcontractor, andmeettherequirementsofITT4.3,other than alternative Tenders submitted in accordancewithITT14;
- j) SuspensionandDebarment:We, alongwith any of our subcontractors, suppliers, consultants, manufacturers, or service providers for any part of the contract are not subject to, and not controlled by any entity or individual that is subject to, a temporary suspension or a debarment imposed by thePPRA. Further, we are not ineligible under Kenya's official regulations or pursuant to a decision of the UnitedNationsSecurity Council;
- k) **State-owned enterprise or institution**: [select the appropriate option and delete the other] [We arenot a state-owned enterprise or institution] / [We are a state-owned enterprise or institution but meettherequirementsofITT4.6];
- l) Commissions, gratuities and fees: We have paid, or wil lpay the following commissions, gratuities, or fees with respect to the Tendering process or execution of the Contract: [insert complete name of each Recipient, its full address, gratuity].

Name of Recipient	Address	Reason	Amount

(Ifnonehasbeen paidoristo bepaid, indicate "none.")

- *a)* [Delete ifnot appropriate, or amend to suit] we confirm that we understandtheprovisions relating to Standstill Period as described in this tendering document and the ProcurementRegulations.
- m) **Binding Contract**: We understand that this Tender, together with your written acceptance thereof included in your Form of Acceptance, shall constitute a binding contract between us, until a formalcontractispreparedandexecuted;
- n) **Not Bound to Accept:** We understand that you are not bound to accept the lowest evaluated cost Tender,theBestEvaluatedTenderoranyotherTenderthatyoumayreceive; and
- o) **Fraud and Corruption:** We hereby certify that we have taken steps to ensure that no person acting forusor onourbehalfengagesinanytype of Fraudand Corruption.
- p) Collusive practices: We hereby certify and confirm that the tender is genuine, non-collusive and madewith the intention of accepting the contract if awarded. To this effect we have signed the "Certificate ofIndependent tenderDetermination" attached below.
- q) Code of Ethical Conduct: We undertake to adhere by the Code of Ethics for Persons Participating inPublicProcurementandAssetDisposal,copyavailablefrom (specify website) duringtheprocurementprocessandtheexecutionofanyresulting contract.
- r) We, the Tenderer, have completed fully and signed the following Forms as part of our Tender:
  - i) Tenderer's Eligibility; Confidential Business Questionnaire—to establish we are not in any conflicttointerest.
  - ii) Certificate of IndependentTenderDetermination—to declare that we completed

- the tender without colluding with other tenderers.
- iii) Self-Declaration of the Tenderer–to declare that we will, if awarded a contract, not engage in anyformoffraudandcorruption.

iv) Declaration and commitment to the Code of Ethics for Persons Participating in PublicProcurementandAssetDisposal.

Further, we confirm that we have read and understood the full content and scope of fraud and corruption as informedin "Appendix1-Fraudand Corruption" attached to the Form ofTender.

Name of the Tenderer

\*[insert completename of person signing

*theTender*]

Name of the person duly authorized to sign the Tender on behalf of theTenderer

\*\*[insertcompletenameofpersondulyauthorizedtosigntheTender]

Title of the person signing the Tender

[insert complete title of The person signing the

*Tender*]

Signature of the person named above

[insert signature of person whose name and

Capacity are shown above]

Date signed...... [insert date of signing]day of year]

[insertmonth],[insert

# i) TENDERER'S ELIGIBILITY-CONFIDENTIAL BUSINESS QUESTIONNAIRE

#### **Instruction to Tenderer**

TenderisinstructedtocompletetheparticularsrequiredinthisForm, one form for each entity if Tender is aJV. Tenderer is further reminded that it is an of fence to give false information on this Form.

a) Tenderer's details

1	Cenderer'sdetails	
	ITEM	DESCRIPTION
1	Name of the Procuring Entity	
2	Reference Number of the Tender	
3	DateandTimeofTenderOpening	
4	NameoftheTenderer	
5	FullAddressandContactDetailsoftheTenderer.	<ol> <li>Country</li> <li>City</li> <li>Location</li> <li>Building</li> <li>Floor</li> <li>PostalAddress</li> <li>Nameandemailofcontactperson.</li> </ol>
6	Current Trade License Registration Number and Expiring date	7. Pullicandemanoreonaetperson.
7	Name, country and full address(postal and physical addresses,email, and telephone number) ofRegisteringBody/Agency	
8	Description of Nature of Business	
9	Maximumvalue of business which the Tenderer handles.	
10	State if Tenders Company is listed in stock exchange, give name and full address (postal and physicaladdresses, email, and telephonenumber) of  State which stock exchange	

#### **General and Specific Details**

b)	<b>SoleProprietor,</b> provide the following details	
_	Name in full Age	
		Nationality
		CountryofOrigin
		Citizenship

c) Partnership, provide the following details.

	Names of Partners	Nationality	Citizenship	%Sharesowned
1				
2				
3				

		i)	Private or publicCompany							
		ii)	State the nominal and issued capital of the Company-							
		Nominal Kenya Shillings (Equivalent)								
				ya Shillings t)						
		iii)	Give details	s of Director	rs as follows.					
	1	Name	es of Director	r	Nationality	C	iti	zenship	%Sharesowned	
+	1 2									
t	3									
		,	Procuring E Who has/ha Yes/No	ave an intere	est or relationship?	p in this	s fi	`	me of	
			of Person		nintheProcuring	Entity		InterestorR	elationshipwithTenderer	
1				9	- J				1	
2	+									_
			ictofinterestd nflict	lisclosure					IfYESprovidedetailsofthere	elat
1	Te	nderer	is directlyor i	ndirectly con	trolled by oris un	der	U	ORNO	onshipwith Tenderer	
	Co	mmon	control with	another tende	erer.	401				
2			receivesorhasi rom another t		irectorindirect	_				
3	Teı	ndererh			tiveasanother					
1	tenderer To a lateral transfer of the state									
4	Tenderhasarelationshipwithanothertenderer, directly orthrough common third parties that puts it in a position									
					erer, or influence the	e				
	De	cisions			garding this tende					
	-	ocess.	T 1? C(	<u>~1:                                    </u>	. 1 14	· · · · · · · · · · · · · · · · · · ·				
5			Tenderer saft f thedesignort		patedasaconsultan	itintnepr	е			
			ksthatarethes							
6	Teı	ndererv	wouldbeprovi	dinggoods,w	orks,non-consulti					
	1		•		ng implementation	n of				
7			cts pecified in			C				
/	1				yrelationshipwitha no are directlyor	aprotess	10			
			y involved in							
					theContract,and/c	orthe				

Registered Company, provide the following details.

d)

	Tenderevaluationprocessofsuchcontract.	
8	Tenderer hasaclosebusinessorfamilyrelationship witha	
	professionalstaff of the Procuring Entity who would be	

	TypeofConflict	DisclosureYES ORNO	IfYESprovidedetailsoftherelat onshipwith Tenderer
	involved in the implementation or supervision of		
	theContract.		
9	Has the conflict stemming from such relationships tate		
	dinitem 7 and 8 above been resolved in a manner		
	acceptabletotheProcuringEntitythroughoutthetenderingpro		
	cess		
	And execution of the Contract?		

f)	Certification	
	Onbehalf of the Tenderer,I certify that the information given above is complete,current and accurate as at the date of submission.	
	FullName_	
	TitleorDesignation	
	Titleof Designation	_
	(Signature) (Date)	

# ii) CERTIFICATE OF INDEPENDENT TENDER DETERMINATION

		signed, insubmittingtheaccompanying LetterofTendertothe					
		[Name of Procuring Entity] for:					
for te	nders	[Name and number of tender] in response to the request madeby: [Name of Tenderer] do hereby make the following that IcertifytobetrueandcompleteineveryrespectIcertify, onbehalfof [NameofTenr]that:					
1.	IhavereadandIunderstandthecontentsof thisCertificate;						
2.		erstandthattheTenderwillbedisqualified if thisCertificateisfound nottobetrueand pleteineveryrespect;					
3.		the authorized representative of the Tenderer with authority to sign this Certificate, to submit the Tenderon behalf of the Tenderer;					
4.	Certi	he purposes of this ificateandthe Tender, I understand that the word "competitor" shall include any individual or organizat other than the Tenderer, whether or not affiliated with the Tenderer, who:					
	a)	Has been requested to submit a Tender in response to this request for tenders;					
	b)	couldpotentially submitate nder in response to this request fortenders, based on their qualifications, abilities or experience;					
5.	TheT	Tendererdisclosesthat[checkoneof thefollowing, asapplicable]:					
	a)	The Tendererhas arrived at the Tenderindependently from, and without consultation, communication, agreement or arrangement with, any competitor;					
	b)	the Tenderer has entered into consultations, communications, agreements or arrangements with one ormorecompetitorsregarding this request for tenders, and the Tenderer discloses, in the attached document(s), complete details thereof, including the names of the competitors and the nature of, and reasons for, such consultations, communications, agreements or arrangements;					
6.	there	articular, without limiting the generality of paragraphs(5)(a) or (5)(b) above, that been no consultation, communication, agreement or arrangement with ompetitor regarding:					
	a)	prices;					
	b)	methods, factors or formula sused to calculate prices;					
	c)	the intention or decision to submit, or not tosubmit, a tender; or					
	d)	the submission of a tender which does not meet the specifications of the request for Tenders; except as specifically disclosed pursuant to paragraph (5)(b) above;					
7.	In addition, there has been no consultation, communication, agreement or arrangement with any competitorregarding the quality, quantity, specifications or delivery particulars of the works or services to which thisrequest for tenders relates, except as specifically authorized by the procuring authority or as specifically disclosed pursuant toparagraph (5)(b) above;						
8.	Tend tende	terms of the Tender have not been, and will not be, knowingly disclosed by the derer, directly orindirectly, to any competitor, prior to the date and time of the official er opening, or of the awarding ofthe Contract, which ever comes first, unless otherwise ired by law or as specifically disclosed pursuant toparagraph(5) (b)above.					
	Nam	e					
	Date						

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

# iii) SELF-DECLARATION FORMS

#### FORMS D1

SELF DECLARATION THAT THE PERSON/TENDERER IS NOT DEBARRED IN THE MATTER OF THE PUBLICPROCUREMENTANDASSETDISPOSALACT2015

		, of Post Office Box	being aresident	
		inthe Republic of	do hereby make	
asta	tement asionows			
1.		tor/PrincipalOfficer/Directorof(insertname ofthe Comp	oany)who is a Bidder in	
	(inserttendertitle/descripti		uthorizedandcompetenttomakethisstatem	nent.
2.		er,its Directors and subcontractors have brement proceeding under PartIV of the		
3.	edge,informationandbelief.			
	(Title)	(Signature)	(Date)	
	BidderOfficialStamp			

#### FORMSD2

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

	of P.O.Boxbeingaresidentofbeingaresidentof
	ebymakeastatementasfollows:-
1.	THATIamtheChiefExecutive/ManagingDirector/PrincipalOfficer/Directorof
2.	THAT the aforesaid Bidder, its servants and/or agents /subcontractors will not engage in any corrupt orfraudulentpracticeandhasnotbeenrequestedtopayanyinducementtoanymemberoftheBoard, Management, Staff and/or employees and/or agents of
3.	THATtheaforesaid Bidder,itsservantsand/oragents/subcontractorshavenotofferedanyinducementtoanymemberoftheBoard,Management,Staffand/oremployeesand/oragentsof
	(name oftheprocuringentity)
4.	THAT the aforesaid Bidder will not engage /has not engaged in any corrosive practice with other biddersparticipatinginthesubject tender
5.	THATwhat is deponed to herein above is true to the best of my knowledge information and belief.
	(Title) (Signature) (Date)

Bidder'sOfficialStamp

# DECLARATION AND COMMITMENTT OF THE CODE OF ETHICS

I,	(person )onbehalf of(Na	ıme
of the Business/ Company/Firm)	ents of the Public Procurement & Asset Disposal A	
I do hereby commit to abide by the provisions of the Public ProcurementandAsset Disposal.	Code of Ethics for persons participating in	
Name of Authorizedsignatory		
Sign		
Position.		
Office address.	Telephone	· <b></b>
E-mail.		
Name of theFirm/Company		•••
Date		
(CompanySeal/RubberStampwhereapplicable)		
WitnessName		
Sign.		
Date		

#### iv) APPENDIX 1-FRAUD AND CORRUPTION

(Appendix1 shall not be modified)

#### 1. Purpose

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

#### 2. Requirements

- 2.1 The government of Kenya requires that all parties including Procuring Entities, Tenderers, (applicants/proposers), Consultants, Contractors and Suppliers; any Subcontractors, Sub-consultants, Serviceproviders or Suppliers; any Agents (whether declaredor not); and any oftheir Personnel, involvedandengaged 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 befollowed and actions to be taken in dealing with Corrupt, Coercive, Obstructive, Collusive or Fraudulentpractices, and Conflicts of Interest in procurement including consequences for offences committed. A few of the provisions noted below highlight Kenya'spolicyof no tolerance for such practices and behavior:
  - 1) A person to whom this Act applies shall not be involved in any corrupt, coercive, obstructive, collusive of collusive of raudulent practice; or conflicts of interestinany procurement or asset disposal proceeding;
  - 2) A person referred to under sub section (1) who contravenes the provisions of that subsection commitsanoffence;
  - 3) Withou tlimiting the generality of the subsection (1) and (2), the person shall be:
    - a) disqualified from enteringintoacontractforaprocurementorassetdisposalproceeding; or
    - b) if acontract has already been entered into with the person, the contract shall be voidable;
  - 4) The voiding of a contract by the procuring entity under subsection (7) does not limit any legal remedy the procuring entitymayhave;
- 3. An employee oragen to the procuring entity or a member of the Board or committee of the procuring entity who has a conflict of interest with respect to approcurement:
  - a) Shall not take part in the procurement proceedings;
  - b) Shall not,after a procurement contract has been entered into,take partin any decision relating to the procurement or contract; and
  - c) Shall not be a subcontractor for the tender to whom was awarded contract, or a member of the group oftenderstowhomthecontractwasawarded, but the subcontractor appointed shall meet all the requirements of this Act.
- **4.** 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 conflict of interest to the procuring entity;
- 4.1 If a person contravenes subsection (1) with respect to a conflict of interest described in subsection (5) (a) and the contract is awarded to the person or his relative or to another person in whom one of them had a direct orindirect pecuniary interest, the contract shall be terminated and all costs incurred by the public entity shall bemadegoodby the awarding officer.etc.

Incompliance with Kenya'slaws, regulations and policies mentioned above, the Procuring Entity:

- a) Defines broadly, for the purposes of the above provisions, the terms set forth below as follows:
  - i) "corrupt practice" is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the action so of another party;

- ii) "fraudulentpractice" isany actoromission, including misrepresentation, that knowingly orrecklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid anobligation;
- iii) "collusivepractice"is an arrangement between two or more parties designed to achieve an improper purpose, including to influenc eimproperly the action so for another party;
- iv) "coercivepractice" isimpairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
- v) "obstructivepractice"is:
  - a) Deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements on investigators in ordertomaterially impede investigation by Public Procurement Regulatory Authority (PPRA) or any other appropriate authority appointed by Governmen to Kenya into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party toprevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
  - b) acts intended to materially impede the exercise of the PPRA's or the appointed authority's inspection and auditrights provided for under paragraph 2.3e.below.
  - c) Defines more specifically, in accordance with the above procurement Act provisions set forth for fraudulent and collusive practices as follows:
    - "fraudulent practice" includes a misrepresentation of fact in order to influence a procurementor disposal process or the exercise of a contract to the detriment of the procuring entity or thetenderer or the contractor, and includes collusive practices amongst tenderers prior to or after tender submission designed to establish tender prices at artificialnon-competitive levels and to deprive the procuring entity of the benefits of free and open competition.
  - c) Rejects a proposal for award<sub>1</sub> of a contract if PPRA determines that the firm or individual ecommended for 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 forthecontract inquestion;
  - d) Pursuant to the Kenya's above stated Acts and Regulations, may sanction or recommend toappropriate authority(ies) for sanctioning and debarment of a firm or individual, as applicableundertheAct sandRegulations;
  - e) Requires that a clause be included in Tender documents and Request for Proposal documentsrequiring (i) Tenderers (applicants/proposers), Consultants, Contractors, and Suppliers, andtheirSub-contractors, Subconsultants, Service providers, Suppliers, Agents personnel, permit the PPRA or any other appropriate authority appointed by Government of Kenya to inspect allaccounts, records and other documents relating to the procurement process, selection and/or contract execution, and to have them audited by auditors appointed by the PPRA or appropriate authority appointed by Government of Kenya; and
  - f) Pursuant to Section 62 of the above Act, requires Applicants/Tenderers to submit along withtheir Applications/Tenders/Proposalsa"Self-DeclarationForm"as included in the procurement document declaring that they and all parties involved in the procurement process and contract execution have not engaged/wil not engage in any corrupt or fraudulent practices.

for pre-qualification, expressing interestin

- A consultancy, and rendering, either directly or as a nominated sub-contractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider, in respect of such contract, and (ii) entering into an addendum or amendment introducing a material modification to any existing contract.
- 2 Inspections in this context usually are investigative (i.e., forensic) in nature. They involve fact-finding activities undertaken by theInvestigating Authority or persons appointed by the Procuring Entity to address specific matters related to investigations/ audits, such asevaluating the veracity of an allegation of possible Fraud and Corruption, through the appropriate mechanisms. Such activity includes but isnot limited to: accessing and examining a firm's or individual's financial records and information, and making copies thereof as relevant; accessing and examining any other documents, data and information (whether in hard copy or electronic format)deemed relevant for theinvestigation/audit, and making copies thereofas relevant; interviewing staffand other relevant individuals; performing physic alins pections and sitevisits; and obtaining third party verification of information.

#### 2. TENDERER INFORMATION FORM

Date	e	[insert date(asday,month and	ate(asday,month and year) of Tender submission]			
ITT	No	[insert number of Tendering p	process]			
Alte	rnative No	[inserti dentification No if this	is a Tender for analternative]			
1.	Tenderer'sName		[insertTenderer'slegalname]			
2.	Incase of JV, legal of each member in JV]	name of each member	[insert legal name			
3.	Tenderer'sactuale countryofregistro	orintendedcountryofregistration attion]	[insertactualorintended			
4.	Tenderer'syearof [insertTenderer's	registration syearofregistration]				
5.	Tenderer's Addres [insertTenderer's incountryofregist					
6.	Tenderer's Author	rizedRepresentativeInformation				
	Name	[insertAuthoriz	edRepresentative'sname]			
	Address	[insertAuthoriz	[insertAuthorizedRepresentative'sAddress]			
	Telephone[insertAuthorizedRepresentative'stelephone/faxnumbers]					
	EmailAddress	[insertAuthor	izedRepresentative'semailaddress]			
7.	Attachedare copies of original documents of [check thebox(es) of theattached original documents]					
		corporation(orequivalent documents of con and/ordocuments of registration of the legal with ITT4.4.				
	In caseofJV, Form of intenttoformJV orJV agreement,inaccordance with ITT					
	4.1.In case of state-owned enterprise or institution, in accordance with					
	ITT4.6 docur	nents establishing:				
	i) Legal a	nd financial autonomy				
	ii) Operatio	on undercommercial law				
	iii) Establis Entity	hing that the Tenderer is not under the super	rvision of the agency of the Procuring			
		elearance certificate or tax exemption certific Kenya Revenue Authority in accordanc ew				
8.	Includedare the organizational chart, alist of Board of Directors, and the beneficia lownership.					

#### **OTHERFORMS**

#### 3. TENDERER'S JVMEMBERS INFORMATION FORM

[The Tenderershall filli nt his Form in accordance with the instructions indicated below. The following tables hall be filled in for the Tenderer and for each member of a Joint Venture]].

Date	$[insert\ date (asday, month and year) of Tendersubmission]$				
ITTNo	[insert number of Tendering process]				
Alterna	[insertidentificationNoifthisisaTenderforanalternative]				
	1.Tenderer'sName: [insertTenderer'slegalname]				
	2.Tenderer'sJVMember'sname:[insert JV'sMemberlegalname]				
	3. Tenderer's JVMember's country of registration: [insertJV's Member country of registration]				
	4. Tenderer's JVMember's year of registration: [insertJV's Member year of registration]				
	5.Tenderer's JV Member's legal address in country of registration: [insert JV's Member legaladdressincountryofregistration]				
	6.Tenderer's JV Member's authorized representative informationName:				
	[insert name of JV's Member authorized				
	representative] Address:[insertaddressofJV'sMemberauthorizedreprese				
	ntative]				
	Telephone/Faxnumbers:[inserttelephone/faxnumbersofJV'sMemberauthorizedrepresentative]				
	EmailAddress:[insertemailaddressofJV'sMemberauthorizedrepresentative]				
	7.Attached are copies of original documents of [check the box(es) of the attached originaldocuments]				
	Articles of Incorporation (or equivalent documents of constitution or association), and/orregistration documentsofthelegalentitynamedabove,inaccordancewithITT4.4.				
	☐ In case of a state-owned enterprise or institution, documents establishing legal and financialautonomy, operation in accordance with commercial law, and that they are not under the supervision of the Procuring Entity, in accordance with ITT4.6.				
-	8.Include dare the organizational chart, alist of Board of Directors, and the beneficial ownership.				

# FORM OF TENDER SECURITY-[Option 1-DemandBankGuarantee]

Bei	neficiary:
Rec	quest for TendersNo:
TE	NDER GUARANTEE No.:
	arantor:
1.	We have been informedthat
2.	Furthermore, we understand that, according to the Beneficiary's conditions, Tenders must be supported by aTender guarantee.
3.	At the request of the Applicant, we, as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sumorsumsnotexceedingintotalanamount of ()upon receipt by us of the Beneficiary's complying demand, supported by the Beneficiary's statement, whether in the demand itself or aseparate signed document accompanying oridentifying the demand, stating that either the Applicant:
(a)ł	has withdrawn its Tender during the period of Tender validity set forth in the Applicant's Letter of Tender ("theTenderValidityPeriod"),oranyextensiontheretoprovidedbytheApplicant;or
b)	Having been notified of the acceptance of itsTenderbytheBeneficiaryduringtheTenderValidityPeriodoranyextension there to provided by the Applicant, (i) has failed to execute the contract agreement, or (ii) has failedtofurnishthePerformance.
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 thesuccessful Tenderer, upon the earlier of (i) our receipt of a copy of the Beneficiary's notification to the Applicant of the results of the Tendering process; or (ii) thirty days after the end of the Tender Validity Period.
5.	Consequently, any demand for payment under this guarantee must be received by us at the office indicated above on or before that date.
	[signature(s)]

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

## FORMAT OF TENDER SECURITY [Option

# 2-Insurance Guarantee] TENDER GUARANTEE No\_\_\_\_

1.		)hassubmitteditstenderdatedescriptionofthetender](hereinafter c		
2.		resentsthatWEof red office at(hereinat		
	[NameofProcuring sum of	gEntity](hereinaftercalled"the	ProcuringEntity") in	the
	(Currency ar	nd guarantee amount) for which paity, the Guarantor binds itself, its seesents.		
	Sealed withtheCommonSealoft	hesaid Guarantorthisdayof	20.	
3.	NOW,THEREFORE,THECON	IDITIONOFTHISOBLIGATIONiss	suchthatif the Applicant:	
		uringtheperiod of Tender validenderValidityPeriod"),oranyextension		
	theTenderValidityPeriod execute the Contract Security,inaccordance ventity'sTendering document Procuring Entity upto the written demand, without that in its demand the	or any extension there to provided agreement; or (ii) has failed to with the Instructions to tender nent. then the guarantee undertake the above amount up on receipt of the Procuring Entity having to surprocuring Entity shall state that above events, specifying which events	d by the Principal; (i)failed to furnish the Performance rers("ITT")of the Procuring as to immediately pay to the of the Procuring Entity's first bstantiate its demand, provided the demand arises from the	
4.	copies of the contracta gree and,or(b)if theApplicantis not t of the Beneficiary's notific	f the Applicantis the successful ement signed by the Applicantan the successful Tenderer, upon the ea- ationt ot he Applicant of the after the end of the Tender Validit	d the Performance Security arlierof(i)our receipt of a copy resultsof the Tendering	
	equently,anydemandforpaymentu pefore that date.	underthisguaranteemustbereceivedb	yusattheofficeindicatedabove	
	[Date]	[SignatureoftheG	Guarantor]	
	[Witness]	[Seal]		

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

#### TENDER-SECURING DECLARATION FORM

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

[insertdate(asday,monthandyear,	)ofTender
Submission]	
TenderNo	[insertnumberoftenderingprocess]
То	[insertcompletenameof

Purchaser]I/We,theundersigned,declarethat:

- 1. I/Weunderstandthat,according to your conditions,bids must be supported by a Tender-Securing Declaration.
- 2. I/We accept that I / we will automatically be suspended from being eligible for tendering in any contract with the Purchaser for the period of time of [insert number of months or years]starting on[insertdate],if wearein breach of our obligation (s) under the bid conditions, because we (a) have withdrawn our tender duringthe period of tender validity specified by us in the Tendering Data Sheet; or (b) having been notified of theacceptance of our Bid by the Purchaser during the period of bid validity, (i) fail or refuse to execute theContract,ifrequired,or(ii)failorrefusetofurnishhePerformanceSecurity,inaccordancewiththe instructionstotenders.
- 3. I/WeunderstandthatthisTenderSecuringDeclarationshallexpireifwearenotthesuccessfulTender er(s),upontheearlierof:
  - a) OurreceiptofacopyofyournotificationofthenameofthesuccessfulTenderer;or
  - b) thirtydaysaftertheexpirationofourTender.

Sealorstamp

4. I / We understand that if I am / we are / in a Joint Venture, the Tender Securing Declaration must be in thename of the Joint Venture that submits the bid, and the Joint Venture has not been legally constituted at the time of bidding, the Tender Securing Declaration shall be in the names of all future partners as named in the letter of intent.

Signed:	
Capacity/title(directororpartnerorsoleproprietor,etc.)	
Name:	
Dulyauthorized to signthebid forandonbehalfof	
[insertcompletenameofTenderer]	
Datedondayof	[Insertdateofsigning]

# QUALIFICATIONFORMS

#### 6. FOREIGNTENDERERS40%RULE

Pursuant to ITT 4.10, a foreign tenderer must complete this form to demonstrate that the tender fulfils this condition.

Item	DescriptionofWorkItem	DescribelocationofSource	COSTin K.shillings	Comments, if any
A	LocalLabor			
1				
2				
3				
4				
5				
В	SubcontractsfromLocalsources			
1				
2				
3				
4				
5				
С	Localmaterials			
1				
2				
3				
4				
5				
D	Useof LocalPlantandEquipment			
1				
2				
3				
4				
5				
Е	Addanyotheritems			
1				
2				
3				
4				
5				
6				
	TOTALCOSTLOCALCONTEN		XXXXX	
	PERCENTAGEOFCONTRACT	PRICE		

# 7. FORM EQU: EQUIPMENT

The Tenderer shall provide adequate information to demonstrate clearly that it has the capability to meet therequirements for the key equipment listed in Section III, Evaluation and Qualification Criteria. A separate Form shall be prepared for each item of equipment listed, or for alternative equipment proposed by the Tenderer.

Itemofequipmen	nt		
Equipmentinfor mation	Nameofmanufacturer		Modelandpowerrating
	Capacity		Yearofmanufacture
Currentstatus	Currentlocation		
	Detailsofcurrentcomm	itments	
Source	Indicatesourceoftheeq	uipment Rented □Leased	☐ Speciallymanufactured

Omit the following information for equipment owned by the Tenderer.

Owner	Nameofowner	
	Addressofowner	
	Telephone	Contactnameandtitle
	Fax	Telex
Agreements	Detailsofrental/lease/manufactureagreementsspecifictotheproject	

#### **8. FORM PER - 1**

#### **Contractor's Representative and Key Personnel Schedule**

Tenderers should provide the names and details of the suitably qualified Contractor's Representative and KeyPersonnel to performthe Contract. The data on their experience should be supplied using the Form PER-2 belowforeachcandidate.

#### Contractor'RepresentativeandKeyPersonnel

1.	Titleofposition:Contractor'sRepresentative		
	Nameofcandidate:	•	
	Duration of appointment:	[insertthewholeperiod (startandenddates)forwhichthispositionwillbe engaged]	
	Time	[insert thenumberof days/week/months/ thathasbeen scheduledforthis	
commitment:fort		position]	
	s position:		
	Expected	[insert the expectedtimescheduleforthisposition(e.g.attachhighlevelGanttchart]	
	timeschedulefor		
	this		
	position:		
2.	Titleofposition:/	]	
	Nameofcandidate:		
	Durationofappointme	[insert the whole period (start and end dates) for which this position will	
	nt:	beengaged]	
	<b>Timecommitment:</b>	[insert thenumberof days/week/months/ thathasbeen scheduledforthis	
	forthis position:	position]	
	Expectedtime	[insert the expected time schedule for this position (e.g. attach high level	
	schedule for	Ganttchart]	
	thisposition:		
3.	Titleofposition:[		
	Nameofcandidate:		
	Durationofappointme	[insertthewholeperiod(startandenddates)forwhichthispositionwillbeengaged]	
	nt:		
	Time	[insert the number of days/week/months/ that has been scheduled for	
	commitment:forthi	thisposition]	
	s position:		
	Expectedtime	[insert the expected time schedule for this position (e.g. attach high level	
	schedule for	Ganttchart]	
	thisposition:	-	
4.	Titleofposition:[	J	
	Nameofcandidate:		
	<b>Durationofappointme</b> [insertthewholeperiod (startandenddates)forwhichthispositionwillbe		
	nt:	engaged]	
	Time	[insert thenumberof days/week/months/ thathasbeen scheduledforthis	
	commitment:forthi	position]	
	s position:		
	Expectedtimeschedul	[insert the expected time schedule for this position (e.g. attach high level	
	eforthis	Ganttchart]	
	position:		
5.	Titleofposition:[inserttitle]		
	Nameofcandidate		
	Duration of	[insertthewholeperiod (startandenddates)forwhichthispositionwillbe	
	appointment:	engaged]	
	Time	[insert thenumberof days/week/months/ thathasbeen scheduledforthis	
	commitment:forthi	position]	
	s position:		
	Expected	[insert the expected time schedule for this position (e.g. attach high level	
	timeschedulefor	Ganttchart]	
	this		
	position:		

#### 9. FORM PER-2:

Resume and Declaration-Contractor's Representative and Key Personnel.

NameofTenderer		

Position[#1]:[tii	tleofpositionfromFormPER-1]			
Personnelinfor mation	Name:	Dateofbirth:		
	Address:	E-mail:		
	Professionalqualifications:			
	Academicqualifications:			
	Languageproficiency:[languageandlevelsofspeaking,readingandwritingskills]			
Details				
	AddressofProcuringEntity:			
	Telephone:	Contact(manager/personnelofficer):		
	Fax:			
	Jobtitle:	YearswithpresentProcuringEntity:		

Summarize professional experience in reverse chronological order. In dicate particular technical and managerial experience relevant to the project.

Project	Role	Duration ofinvolveme nt	Relevantexperience
[mainproje ctdetail s]	[role andresponsibilities on theproject]	[timeinrole]	[describetheexperiencerelevanttothisposition]

#### **DECLARATION**

I,theundersigned	[inserteither "Contractor's Representative" or "Key Personnel" as applicable]
certify that to the best of my knowl	edge and belief, the information contained in this Form PER-
2 correctly describes my self, my qualifi	cations andmyexperience.

 $I confirm that\ I a mavailable as certified in the\ following table and throughout the\ expected times chedule for this position as provided in the Tender:-$ 

Commitment	Details
Commitmenttodurationofc	[insert period (start and end dates) for which this
ontract:	Contractor's Representative or Key Personnelis available to work on this contract]
Timecommitment:	[insert period (start and end dates) for which this
	Contractor's Representative or Key Personnelis available to work on this contract]

Iunderstand that anymis representation or omission in this Formmay:

- a) betakenintoconsiderationduring Tenderevaluation;
- b) resultinmydisqualificationfromparticipatingintheTender;
- c) resultinmydismissalfromthecontract.

NameofContractor'sRepresentativeorKeyPersonnel:				
[insertname]				
Signature:				
Date:(daymonthyear):				
CountersignatureofauthorizedrepresentativeoftheTenderer:				
Signature:				
Date:(daymonthyear):				

# TENDERERS QUALIFICATION WITHOUT PRE-QUALIFICATION

To establish its qualifications to perform the contract in accordance with Section III, Evaluation and QualificationCriteria the Tenderer shall provide the information requested in the corresponding Information Sheets includedhereunder.

10I	FMELI
-	
1.1	Ten
der	er
	orm
atic	onF
orn	1
Dat	te:
ITI	TNo.and title:
	Tenderer'sname
	Incaseof JointVenture (JV),nameofeachmember:
	Tenderer's actual or intended country of registration:
	[indicatecountryofConstitution]
	Tenderer'sactualorintendedyearofincorporation:
	Tenderer'slegaladdress[incountryof registration]:
	Tenderer's authorized representative
	informationName:
	Address:
	Telephone/Faxnumbers:
	E-mailaddress:
	1.Attachedarecopiesoforiginaldocumentsof
	☐ Articlesof Incorporation(orequivalentdocumentsofconstitutionorassociation),and/ordocumentsofregistration ofthelegalentitynamedabove,inaccordancewithITT4.4
	☐ IncaseofJV,letterofintenttoformJVorJVagreement,inaccordancewithITT4.1
	☐ Incaseofstate-ownedenterpriseorinstitution, inaccordancewithITT4.6,documentsestablishing:
	Legalandfinancialautonomy
	Operationundercommerciallaw
	• EstablishingthattheTendererisnotunderthesupervisionoftheProcuringEntity
	2.Includedaretheorganizationalchart,alistofBoardofDirectors,andthebeneficialownership.

#### 11. FORM ELI-1.2

Tenderer's JVInformation Form (tobecompletedforeachmemberof Tenderer'sJV) ITTNo.and title: Tenderer's JVname: JVmember'sname: JVmember's country of registration: JVmember's year of constitution: JVmember's legal address in country of constitution: JV member's authorized representative informationName: Address: Telephone/Faxnumbers: E-mail address: 1. Attachedare copies of original documents of constitution ☐ Articlesof Incorporation(or equivalent documents of or association), and/orregistrationdocuments of the legalentity named above, in accordance with ITT 4.4. ☐ 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, I naccordance with ITT4.6. 2. Included are the organizational chart, a list of Board of Directors, and the beneficial ownership.

# 12. FORMCON-2

# Historical Contract Non-Performance, Pending Litigation and Litigation History

derer'sNam	e:		
1ember'sNa	nme		
No.and title	):		
Non-Perfor	rmedContractsinac	ecordance withSectionIII,EvaluationandQualificationCriteria	
didnotoccu b-Factor2.  □ Co	1.	nsertyear]specifiedinSectionIII,EvaluationandQualificationQualificatio	·
Year	Non- performedporti on ofcontract	ContractIdentification	Total ContractAmount (current value, currency,exchang e rate andKenyaShilling equivalent)
[insertyear ]		Contract Identification:[indicatecompletecontractname/number,andaryotheridentification]	[insertamount]
		NameofProcuringEntity: [insertfullname]	
		AddressofProcuringEntity:[insertstreet/city/country]	
		Reason(s)fornonperformance:[indicatemainreason(s)]	
PendingLit	igation,inaccordan	ncewithSectionIII,EvaluationandQualificationCriteria	
Factor2.3.		inaccordancewithSectionIII,EvaluationandQualificationCritectordancewithSectionIII,EvaluationandQualificationCriteria,S	

Year ofdispu te	Amount indispute( currency)	ContractIdentification	Total Contract Amount(currency),Kenya ShillingEquivalent(excha nge rate)
		ContractIdentification:	,
		NameofProcuringEntity:	
		AddressofProcuringEntity:	
		Matterindispute:	
		Partywhoinitiatedthedispute: Statusofdispute:	
		ContractIdentification:Name	
		of Procuring	
		Entity:AddressofProcuringE	

			ntity:Matterindispute: Partywhoinitiatedthedispute:Statusofdispute	:		
LitigationHistoryinaccordancewithSectionIII,EvaluationandQualificationCriteria						

Year ofdispu te	Amount indispute( currency)	ContractIdentification	Total Contract Amount(currency),Kenya ShillingEquivalent(excha nge rate)
Criteria,Sub ☐ Litig	-Factor2.4.	yinaccordancewithSectionIII,Evaluation and accordance with Section III,Evaluationand Q	
Year ofawar d	Outcome aspercentag ofNetWorth	ContractIdentification	Total Contract Amount(currency),Ken ya Shilling Equivalent(exchan gerate)
[insertyear]	[insertpercen	[indicatecompletecontractname,num ber,andanyotheridentification] NameofProcuringEntity:[insertfullname] AddressofProcuringEntity:[insertstreecity/country] Matterindispute:[indicatemainissuesinispute] Party who initiated the dispute:[indicate "Procuring Entity" or "Contractor"] Reason(s)forLitigationandawarddecisio [indicatemainreason(s)]	[insertamount]  m  et/

# Tenderer'sName: Date: JVMember'sName ITT No. and title:

#### FinancialData

**Financial Situation and Performance** 

TypeofFinancialinformationin	Historicinformationforpreviousyears,					
(currency)	(amountincurrency,currency,exchangerate*,USDequivalent)					
	Year1	Year2	Year3	Year4	Year5	
StatementofFinancialPosition(Info	ormationfro	omBalanceShe	et)			
TotalAssets(TA)						
Total Liabilities(TL)						
Total Equity/NetWorth(NW)						
CurrentAssets(CA)						
Current Liabilities(CL)						
Working Capital(WC)						
Information fromIncomeStatemen	nt					
TotalRevenue(TR)						
Profits BeforeTaxes(PBT)						
Cash Flow Information						
Cash Flow from OperatingActivities						

<sup>\*</sup>RefertoITT15fortheexchangerate

#### SourcesofFinance

Specify sources of finance to meet the cash flow requirements on works currently in progress and for future contract commitments.

No.	Sourceoffinance	Amount(KenyaShillingequivalent)
1		
2		
3		

T-0	• 1					4
Finan	cial	d	OCII	m	en	TS

The Tenderer and its parties shall provide copies of financial statements for \_\_\_\_\_\_\_years pursuant Section III, Evaluation and Qualifications Criteria, Sub-factor 3.1. The financial statements shall:

- a) Reflect the financial situation of the Tenderer or in case of JV member, and not an affiliated entity (such asparent company or group member).
- b) Be independently audited or certified inaccordance with local legislation.
- c) Be complete, including all notes to the financial statements.
- d) Correspond to accounting periods alreadycompleted and audited.

Attached are copies of financial statements, for the \_\_\_\_\_\_\_ years required above; and complying with the requirements

 $<sup>{\</sup>it 2} {\it If the most recent set of financial statements is for a periode arlier than 12 months from the date of Tender, there as on for this should be justified.}$ 

I'en	derer'sName:			
Dat	e:			
VN	Member'sName_			
TT	No.and title:			
		Annualturnoverda	ata(constructiononly)	
	Year	AmountCurrency	Exchangerate	KenyaShillingequivalent
	[indicateyear]	[insertamountandindicate currency]		

[indicateyear] [insertamountandindicate currency]

AverageAnnualC onstruction Turnover\*

#### 15. **FORMFIN-3.3**:

Average Annual ConstructionTurnover

#### **FinancialResources**

Specify proposed sources of financing, such as liquid assets, unencumbered real assets, lines of credit, and otherfinancial means, net of current commitments, available to meet the total construction cash flow demands of thesubjectcontractor contracts asspecified in Section III, Evaluation and Qualification Criteria.

FinancialResources				
No.	Sourceoffinancing	Amount(KenyaShilling equivalent)		
1				
2				
3				

<sup>\*</sup>SeeSectionIII,Evaluationand Qualification Criteria,Sub-Factor3.2.

#### 16. FORM FIN-3.4:

#### **Current Contract Commitments/Works in Progress**

Tenderers and each member to a JV should provide information on their current commitments on all contracts thathave been awarded, or for which a letter of intent or acceptance has been received, or for contracts approaching completion, but for which an unqualified, full completion certificate has yet to be issued.

No.	Name of Contract	ProcuringEntity's Contact Address,Tel,	Value of OutstandingWork [CurrentKenyaShilling /monthEquivalent]	EstimatedCo mpletionDa te	Average Monthly InvoicingOver Last Six Months[KenyaShilling/mon th)]
1					
2					
3					
4					
5					

# 17. **FORM EXP-4.1**

<b>General Construction</b>	Experience	
Tenderer's Name:		_
Date:		
JVMember's Name		
ITTNo.andtitle:		
	Page	of
	pages	

Starting	EndingYea r	ContractIdentification		Role ofTender
Year				er
		Contractname:		
		BriefDescriptionoftheWorksperformedbythe	Tenderer:	
		Amountofcontract:	_	
		NameofProcuringEntity:		
		Address:		
		Contractname:		
		Description of the Works performed by the Tenderer:	_	
		Amountofcontract:	-	
		NameofProcuringEntity:Address:		
		Contractname:		
		BriefDescriptionoftheWorksperformedbythe derer:	Геп	
		Amountofcontract:	_	
	1	NameofProcuringEntity:Address:		

# 18. FORM EXP -4.2(a)

## **Specific Construction and Contract Management Experience**

Tenderer'sName:				
Date:				
JVMember'sName				
ITTNo.and title:				
SimilarContractNo.	Information			
Contract Identification				
Award date				
Completion date				
Role in Contract	PrimeContracto r□	Member inJV □	ManagementContror	Sub- contractor
Total Contract Amount		1	KenyaShilling	
If member in a JV or sub- contractor, specify participation in total Contract amount				
ProcuringEntity'sName:				
Address:Telephone/faxnumber E-mail:				
Description of the similarity in accordance with Sub-Factor4.2(a)of SectionIII:				
1. Amount				
2.				
Physicalsizeofrequiredworksitems				
3. Complexity				
4. Methods/Technology				
5.				
Constructionrateforkeyactivities				
6. OtherCharacteristics				

#### 19. **FORMEXP-4.2(b)**

# 

	iniormation				
Contract Identification					
Award date					
Completion date					
Rolein Contract	PrimeContracto Member r inJV			ManagementC ontractor □	Sub-contractor
TotalContractAmount	KenyaShilling				
production,asapplicable)performed under	Total quantity is the contract (i)		Percentage participatio	n(ii	ActualQuantityPerformed (i)x(ii)
Year1					
Year2					
Year3					
Year4					
Procuring Entity'sName:					1
Address:Telephone/fax number E-mail:					

2	Activity	No.	Two3	 	 	

	Information
Description of the key activities inaccordance with Sub-Factor 4.2(b) of SectionIII:	
1	
2	
3	
4	
5	

#### **SCHEDULEFORMS**

#### SECTION VI – DESCRIPTION OF SERVICES

#### MASINDE MULIRO UNIVERSITY OF SCIENCE AND TECHNOLOGY

# TERMS OF REFERENCE FOR PROVISION OF CATERING SERVICE/LEASING OF MAIN CATERING UNIT – MAIN CAMPUS, KAKAMEGA

Masinde Muliro University of Science and Technology intends to contract catering services/leasing of its main catering unit (MCU) for two (2) years and initial one (1) year renewable subject to satisfactory performance.

#### SERVICES REQUIRED

The services required include:

Provision of catering services to University students on pay as you eat basis through leasing of the Catering facility.

The Service Provider shall provide subsidized rate negotiated with the University for Student Menu.

The supplier should indicate tentative prices proposed of each item while acknowledging that the final price list will be negotiated with the University

The services will be rendered on need basis and the quantities will vary from time to time as per the student demand

Payments shall be on a pay as you eat for students and the bidder is to make their own arrangements for revenue collection

A number of students prepay for their meals and the same will be paid by the University to the vendor on a monthly basis within 30 days upon receipt of Certified Invoice(s) and the preapproval to provide meals

The contract will be awarded to the highest evaluated bidder in terms of the quoted rent amount and the best provider for the entire contract package.

#### FACILITIES BEING LEASED & AREA OF OPERATION

The services will be offered at Masinde Muliro University of Science and Technology, Main Campus, Main Catering Unit, Kakamega. The facilities available for leasing under this tender include:

A main restaurant floor with a seating capacity of 500 clients at a go.

A kitchen (meals preparation) area, serviced with water and electricity

An office suitable for the cateress/ hotel manager overseeing the operations

A dry goods store

A fresh goods store

An office suitable for use by the stores person

#### SUPPLIERS/ CATERERS'S GENERAL UNDERTAKING AND UNDERSTANDING

During the subsistence of any agreement resulting from this tender the caterer will: -

Comply with all the obligations of the agreement, without limitation and will observe the best business, hygiene and culinary practices.

The caterer and its employees will at all times promote and uphold the good name of the University.

The service provider shall not be insolvent, in receivership, bankrupt or being wound up The service provider must prove that they have fulfilled their statutory and tax obligations to pay taxes and social security obligations, and for this documentary evidence to should be provided. By maintaining appropriately qualified and trained personnel, with appropriate attire/ Uniforms to be worn at all times while on duty

To maintain such high standard of quality consistent with applicable industry standards and as it is reasonable for the University to expect in all circumstances.

To comply with all laws, by-laws or regulations from time to time in force and governing the operation of their business and employment of the staff.

Deploy such number of qualified persons ("staff") as are required to provide quality services, who shall at all times be employees of the service provider who shall be liable to such staff for their wages, salaries, allowances etc.

The service provider shall ensure full compliance with all food hygiene, health and safety related bylaws and regulations and place restriction on the employment and deployment of any person likely to spread diseases.

The service provider shall ensure that the highest standards of service and discipline are maintained by its employees AND THAT

If at any time the University is not satisfied with the work product of, or work ethic of any staff member it shall notify the caterer of its disapproval and the caterer shall immediately withdraw such staff member and replace him/her with another qualified and disciplined person

#### UTILITIES

The Bidder/ Caterer/ Service provider shall undertake to install sub meters for water and electricity and to pay for use of utilities at a rate comparable to that charged to the University.

# PRICE SCHEDULES AND SPECIFICATIONS

All prices are inclusive of VAT and all taxes: The tender is for the financial year namely, 2024-2025, renewable subject to satisfactory performance and thus prices quoted should have this factored in.

N O	ITEM DESCRIPTION	MONTHLY RENT	0.03% Capacity Building Levy	16% Tax	TOTAL MONTHLY RENT	TOTAL ANNUAL COST	REMARKS
1	Provision of catering services to University students on pay as you eat basis through leasing of the Catering facility.						
	TOTAL						

	as you eat basis through leasing of the Catering facility.					
	TOTAL					
TRA	ANSFER TOTAL TO TENDER	FORM				
NOTE: INCASE OF DISCREPANCY BETWEEN UNIT PRICE AND TOTAL THE UNIT PRICE SHALL PREVAIL Bidderssignatureandstamp.						

Вi	da	lers	signa	ture	and	stam	p	 	 	 	••

# 1. The Specifications and Priced Activity Schedules

Date:	,ITT No:	,	Alte	ernative No:			PageN°of
1 ServiceN°	2 DescriptionofServices	3 Unit		4 DeliveryDate	5 Quantity	6 Unit price	7 TotalPriceperService(Col.5*6)
Lincortnum	[insertnameof Services]			[insert delivery date	andphysicalunit  finsert number	lincartunitar	[insert totalpriceperunit]
berof	[[inserthameoj Services]				ofunits]	ceperunit]	Tinseri iotaipriceperunitj
theServic e Line]				perService]			
ServiceLin eNo1							
No2							
No3							
	(a) ServiceLine1						
kageNo	(b) ServiceLine2						
_	(c) ServiceLine3						
					TotalTenderPric	e	

NameofTenderer[insert completenameofTenderer]SignatureofTenderer[signatureofpersonsigning theTender]Date[insert date]

NameofTenderer

 $[insert complete name of Tenderer] Signature \ of \ Tenderer[signature of person signing the Tender] Date[insert date]$ 

#### Method Statement

The detailed Service Specifications/Particulars are as follows:

# The services required include:

Provision of catering services to University students on pay as you eat basis through leasing of the Catering facility. The Service Provider shall provide subsidized rate negotiated with the University for Student Menu.

The supplier should indicate tentative prices proposed of each item while acknowledging that the final price list will be negotiated with the University

The services will be rendered on need basis and the quantities will vary from time to time as per the student demand Payments shall be on a pay as you eat for students and the bidder is to make their own arrangements for revenue collection

A number of students prepay for their meals and the same will be paid by the University to the vendor on a monthly basis within 30 days upon receipt of Certified Invoice(s) and the pre-approval to provide meals

The contract will be awarded to the highest evaluated bidder in terms of the quoted rent amount and the best provider for the entire contract package.

#### FACILITIES BEING LEASED & AREA OF OPERATION

The services will be offered at Masinde Muliro University of Science and Technology, Main Campus, Main Catering Unit, Kakamega. The facilities available for leasing under this tender include:

A main restaurant floor with a seating capacity of 500 clients at a go.

A kitchen (meals preparation) area, serviced with water and electricity

An office suitable for the cateress/ hotel manager overseeing the operations

A dry goods store

A fresh goods store

An office suitable for use by the stores person

#### SUPPLIERS/ CATERERS'S GENERAL UNDERTAKING AND UNDERSTANDING

During the subsistence of any agreement resulting from this tender the caterer will: -

Comply with all the obligations of the agreement, without limitation and will observe the best business, hygiene and culinary practices.

The caterer and its employees will at all times promote and uphold the good name of the University.

The service provider shall not be insolvent, in receivership, bankrupt or being wound up

The service provider must prove that they have fulfilled their statutory and tax obligations to pay taxes and social security obligations, and for this documentary evidence to should be provided.

By maintaining appropriately qualified and trained personnel, with appropriate attire/ Uniforms to be worn at all times while on duty

To maintain such high standard of quality consistent with applicable industry standards and as it is reasonable for the University to expect in all circumstances.

To comply with all laws, by-laws or regulations from time to time in force and governing the operation of their business and employment of the staff.

Deploy such number of qualified persons ("staff") as are required to provide quality services, who shall at all times be employees of the service provider who shall be liable to such staff for their wages, salaries, allowances etc.

The service provider shall ensure full compliance with all food hygiene, health and safety related bylaws and regulations and place restriction on the employment and deployment of any person likely to spread diseases.

The service provider shall ensure that the highest standards of service and discipline are maintained by its employees AND THAT

If at any time the University is not satisfied with the work product of, or work ethic of any staff member it shall notify the caterer of its disapproval and the caterer shall immediately withdraw such staff member and replace him/her with another qualified and disciplined person

#### UTILITIES

The Bidder/ Caterer/ Service provider shall undertake to install sub meters for water and electricity and to pay for use of utilities at a rate comparable to that charged to the University.

#### SITE VISIT

Bidders are advised that there shall be a mandatory site visit on Tuesday 19th November, 2024 at 10:00 am at the Main Catering Unit to guide their bid preparation process.

#### **INQUIRIES**

Any inquiries on this tender shall be addressed to <u>procurement@mmust.ac.ke</u> on or before 7 days to the close of the tender

## 1. NOTIFICATION OF INTENTION TO AWARD

[This Notification of Intentiont to Award shall be sent to each Tenderer that submitted a Tender.][Send this Notification to the Tenderer's Authorized Representative named in the Tenderer Information

Form For the attention of Tenderer's Authorized Representative

Name [insert Authorized Representative's name]
Address [insert Authorized Representative's Address]

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

EmailAddress [insert Authorized Representative's emailaddress]

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

**DATEOF TRANSMISSION**: This Notification is sent by: [email/fax] on [date] (local time)

**Procuring Entity** [insertthe name of the Procuring Entity]

**Contracttitle** [inser the name of the contract]

ITTNo [insertITT referencenumber from Procurement Plan]

This Notification of Intention to Award(Notification)notifies you of ourd ecision to award the above contract. The transmission of this Notification begins the Stand still Period. During the Standstill Period you may:

- a) Request adebriefing in relation to the evaluation of yourTender, and/or
- b) Submita Procurement-relatedComplaintin relation to the decision to award the contract.

#### I). The successful Tenderer

Name:	[insert nameof successfulTenderer]
Address: [insert address of the successful Tenderer]	
Contractprice: [insert contract price of the successful Tender]	

# ii). Other Tenderers [INSTRUCTIONS: insertnamesofall TenderersthatsubmittedaTender.IftheTender'spricewasevaluatedincludetheevaluatedpriceaswellastheTend erpriceasreadout.]

NameofTenderer	Tenderprice	EvaluatedTenderprice(ifapplicable)
[insertname]	[insertTenderprice]	[insertevaluatedprice]

## iii). How to request adebriefing

# DEADLINE: The deadline to request adebriefing expires at midnight on [insert date] (local time).

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 (3) Business Days of receipt of this Notification of Intention to Award.

Provide the contract name, reference number, name of the Tenderer, contact details; and address the request for debriefing as follows:

**Attention** [insertfullnameofperson, if applicable]

**Title/position** [inserttitle/position]

**Agency** [insertnameofProcuringEntity]

**Emailaddress** [insertemailaddress]

If your request for a debriefing is received within the 3Business Days deadline, we will provide the debriefing within five (5) Business Days of receipt of your request. If we are unable to provide the debriefing within this period, the Standstill Period shall be extended by five (5) Business Days after the date that the debriefing is provided. If this happens, we will notify you and confirm the date that the extended Standstill Period will end.

The debriefing may be in writing, by phone, video conference call or in person. We shall promptly advise you in writing how the debriefing will take place and confirm the date and time.

If the deadline to request a debriefing has expired, you may still request a debriefing. In this case, we will provide the debriefing as soon as practicable, and normally no later than fifteen (15) Business Days from the date of publication of the Contract Award Notice.

# iv. Howtomakeacomplaint

# Period: Procurement-related Complaint challenging the decision to award shall be submitted by [insert date and time].

Provide the contract name, reference number, name of the Tenderer, contact details; and address the Procurement-related Complaint as follows:

**Attention** [insertfullnameofperson, if applicable]

Title/position[inserttitle/position]Agency[insertnameofProcuringEntity]Emailaddress[insertemailaddress]

At this pointin the procurementprocess, you may submita Procurement-related Complaint challenging the decision to award the contract. You do not need to have requested, or received, a debriefing before making this complaint. Your complaint must be submitted within the Stand still Period and received by us before the Stand still Period ends. In summary, there are four essential requirements:

- 1. You must be an 'interested party'. In this case, that means a Tenderer who submitted a Tender in thist endering process, and is the recipient of a Notification of Intention to Award.
- 2 The complaint can only challenge the decision to award the contract.
- 3. You must submit the complaint within the period stated above.
- 4. You must include, in your complaint, allofthe information required to support the complaint.
- 5. The application must be accompanied by the fees set out in the Procurement Regulations, which shall not be refundable (information available from the Public Procurement Authority atcomplaints@ppra.go.ke

# v).StandstillPeriod

<b>DEADLINE:</b> The Stand still Period isdue to end at midnight on The Stand still Period lasts ten (10) Business Days after the date of transmintention to Award.	
The Stand still Period may be extended as stated in Section 4 above. If you have any questions regarding this Notification please do not hesitate contact us.	e to
On behalf of the Procuring Entity:	
Signature:	
Name:	
Title/position:	
Telephone:	
Email:	

# FORM FOR REVIEW(r.203(1))

# PUBLIC PROCUREMENT ADMINISTRATIVE REVIEW **BOARD**

APPLICATION NOOF20
BETWEEN
APPLICANTAND
RESPONDENT(ProcuringEntity)
Request for review of the decision of the(Nameo fthe Procuring Entity of
REQUESTFORREVIEW
I/Wethe above named Applicant(s),ofaddress: Physicaladdress P.O.Box NoTel.NoEmail , 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)Datedondayof/20
FOROFFICIALUSE ONLYLodgedwiththeSecretaryPublicProcurementAdministrativeReviewBoardon dayof20
SICNED

SIGNED

**BoardSecretary** 

# 3. LETTER OFAWARD

[Form head paper of the Procuring Entity]				
[date]				
To [name and address of the Service Provider]				
This is to notify you that your Tender dated [date] for execution of the [name of the Contract and identification number, asgiven in the Special Conditions of Contract] for the Contract Price of the equivalent of [amount in numbers andwords] [name of currency], as corrected and modified in accordance with the Instructions to Tenderers is hereby accepted by us(Procuring Entity).				
You are requested to furnish the Performance Security within 28 days inaccordance with the Conditions of Contract, using, for that purpose, one of the Performance Security Forms included in Section VIII, Contract Forms, of the tender document.				
Please return the attached Contract dully				
signedAuthorizedSignature:				
NameandTitleofSignatory:				
NameofAgency:				
Attachment:Contract				

#### FORM OF

## CONTRACT/Form head

paper of the

ProcuringEntity/LUMPSUM

#### REMUNERATION

This CONTRACT (herein after calledthe "Contract") is made the [day]day of the month of[month],[year],between, on the one hand,[name of Procuring Entity](herein after called the "Procuring Entity") and, on the otherhand, [name of Service Provider] (hereinaftercalled the "Service Provider").

[Note: In the text below text in brackets is optional; all notes should be deleted in final text. If the Service Provider consist of moret han one entity, the above should be partially amended to read asf ollows:"...(hereinafter called the"ProcuringEntity") and, on the other hand, ajoint venture consisting of the following entities, each of which will be jointly and severally liable to the Procuring Entity for all the Service obligations under this

Contract,namely, [nameofServiceProvider] and [nameofServiceProvider] (hereinaftercalled the "Service") Provider").1

#### **WHEREAS**

- a) The Procuring Entity has requested the Service Provider to provide certain Services as defined in the General Conditions of Contract attached to this Contract(hereinafter called the"Services");
- b) the Service Provider, having represented to the Procuring Entity that they have the required professional skills, and personnel and technical resources, have agreed to provide the Services on the terms and conditions set for thin this Contractatacontract price of

NOWTHEREFORE the parties hereto hereby agree as follows:

- The following documents shall be deemed to form and be read and construed as part of this Agreement, and the priority of the documents shall be as follows:
  - The Formof Acceptance;
  - The ServiceProvider'sTender
  - c) The Special Conditions of Contract;
  - d) The GeneralConditionsofContract;
  - The Specifications; e)
  - The PricedActivitySchedule; and f)
  - The following Appendices: [Note: If any of these Appendices are not used, the words "Not Used" shouldbe inserted below next to the title of the Appendix and on the sheet attached hereto carrying *the title ofthatAppendix.*]

Appendix A: Description of the ServicesAppendix B: Schedule of PaymentsAppendix

Subcontractors

Appendix D:Breakdown of Contract

Appendix E:Services and Facilities Provided by the Procuring Entity

- Themutual rights and obligations of the Procuring Entity and the Service Provider shall be asset for thin the Contract, in particular:
  - The Service Provider shall carry out the Services in accordance with the provisions of the Contract; and
  - The Procuring Entity shall make payments to the Service Provider in accordance with the provisions of the Contract.

IN WITNESSWHERE OF, the Parties hereto have cause names as of the day and year first above written.	ed this Contract to be signed intheir respective
Forand on behalf of	[name of Procuring Entity]
For and on behalf of [name of Service Provider]	[Authorized Representative]
[Authorized Representative]	
[Note: If the Service Provider consists of more than one signatories, e.g., in the following manner:]	entity,al lthese entities should appear as
For and on behalf of each of the Members of the Service	e Provider
[n	ame of member]
[A	uthorized Representative]
[n	ame of member]
[A	uthorized Representative]

# 4 FORM OF TENDER SECURITY (Bank Guarantee) [The bank shall fill

in this Bank Guarantee Form in accordance with the instructions indicated.] [Guarantor FormheadorSWIFTidentifier code] **Beneficiary** [Procuring Entity toinsertits name and address] **ITTNo** [ProcuringEntity toinsert reference number for the Request forTenders] [Insert identification No ift his is a Tender foran AlternativeNo [Insertdateofissue] alternative/Date **TENDERGUARANTEENo** [Insert guarantee reference number] Guarantor [Insert name and address of place of issue, unless indicated in the Form head] We have been informed that [insert name of the Tenderer, which in the case of a joint venture shall be the name of the jointventure(whether legally constituted or prospective)or the names of all members thereof/(hereinafter called "the Applicant") has submitted or will submit to the Beneficiary its Tender (hereinafter called "the Tender") for the execution of under Request for Tenders No. \_\_\_\_("The ITT"). Furthermore, we understand that, according to the Beneficiary's conditions, Tenders must be supported by a Tenderguarantee. At the request of the Applicant, we, as Guarantor, hereby irrevocably undertake to pay the Beneficiary any \_)upon orsumsnotexceedingintotalanamountof receipt 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: Has withdrawn itsTender during the period of Tender validity set forth in the Applicant's (a) FormofTender("theTenderValidityPeriod"), or any extensi on there to provide by the Applicant; or Having been notified of the acceptance of its Tender by the Beneficiary during the Tender Validity Period orany extension thereto provided by the Applicant, (i) has failed to sign the contract agreement, or (ii) hasfailed to furnish the performance security, in accordance with the Instructions to Tenderers ("ITT") of theBeneficiary'stendering document. This guarantee will expire:(a)if the Applicant is the successful Tenderer, upon ou receipt of copies of the Contract agreement signed by the Applicant and the performance security issued to the Beneficiary in relation to such Contract agreement; 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 resultsof the 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 the office indicated above on or before that date. This guarantee is subject to the Uniform Rules for Demand Guarantees (URDG) 2010 Revision, ICC PublicationNo.758. [Signature(s)]

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

# 5 FORM OF TENDER SECURITY (TENDER BOND) [The Surety

shall fill in thisTenderBond Form in accordance with the instructions			
indicated.]BOND NO			
BY THIS BOND [name of Tenderer] as Principal (herein after called "the Principal"), and [name, legal title, andaddress of surety], authorized to transact business in Kenya, as Surety (hereinafter called "the Surety"), are heldand firmly bound unto [name of Procuring Entity] as Obligee (hereinafter called "the Procuring Entity") in the sumof [amount of Bond][amount in words], for the payment of which sum, well and truly to be made, we, the said Principal and Surety, bind ourselves, our successors and assigns, jointly and severally, firmly by these presents.			
WHEREAS the Principal hassubmitted or will submit a writtenTender to the Procuring Entity dated the			
NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that if the Principal:			
c) Has withdrawn its Tender during the period of Tender validity set forth in the Principal's Form of Tender ("the Tender Validity Period"), or any extension thereto provide by the Principal; or			
d) Having been notified of the acceptance of itsTender by the Procuring Entity during theTenderValidityPeriod or any extension there to provide by the Principal;(i)failed to execute the Contract agreement;or (ii) has failed to furnish the Performance Security, in accordance with the Instructions to Tenderers ("ITT")of theProcuringEntity'stendering document.			
then the Surety undertakes to immediately pay to the Procuring Entity up to the above amount upon receipt of the Procuring Entity's first written demand, without the Procuring Entity having to substantiate its demand, provided that in its demand the Procuring Entity shall state that the demand arises from the occurrence of any of the above events, specifying which event(s) has occurred.			
The Surety hereby agrees that its obligation will remain in full force and effect up to and including the date 28 days after the date of expiration of the Tender Validity Period set forth in the Principal's Form of Tender o rany extension there to be provided by the Principal.			
IN TESTIMONY WHERE OF, the Principal and the Surety have caused these presents to be executed in the irrespective names this dayof			
Principal: Corporate Seal (where appropriate)			
(Signature) (Signature)			
(Printednameandtitle) (Printednameandtitle)			

## **6** FORM OF TENDER-SECURING DECLARATION

[TheTenderer shal	' lfill in thisFori	n in accordance with	the instructionsindicated.]

Date [date(asday,month and year)]

ITTNo [number of Tendering process]

AlternativeNo [insert identification No if thisisaTender for analternative]

To [completename of ProcuringEntity] We, the undersigned, declare

that: We understand that, according to your conditions, Tenders must be supported by a Tender-Securing

#### Declaration.

We acceptthatwe will automatically be suspended from being eligible for Tendering or submitting proposals in any contract with the Procuring Entity for the period of time of [number of months or years] starting on [date], if we are I breach four obligation(s) under the Tender conditions, because we:

- a) Have withdrawn our Tender during the period of Tender validity specified in the Form of Tender; or
- b) having been notified of the acceptance of our Tender by the Procuring Entity during the period of Tendervalidity, (i) fail to sign the Contract agreement; or (ii) fail or refuse to furnish the Performance Security, ifrequired, inaccordance with the ITT.

We understand this Tender Securing Declaration shall expire if we are not the successful Tenderer, upon the earlier of (i) our receipt of your notification to us of the name of the successful Tenderer; or (ii) twenty-eight days after the expiration of our Tender.

Name of the Tenderer*
Name of the person duly authorized to sign the Tender on behalf of the Tenderer**
Title of the person signing the Tender
Signature of the person named above Date signed
dayof

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

<sup>\*:</sup> In the case of the Tender submitted by joint venture specify the name of the Joint Venture as Tenderer

<sup>\*\*:</sup>Person signing the Tender shall have the power of attorney given by the Tender erattached to the Tender

# PART II – PROCURING ENTITY'S REQUIREMENTS

#### SECTIONV- ACTIVITYSCHEDULE

#### **Objectives**

The objectives of the ActivityScheduleare

- a) to provide sufficient information on the quantities of Services to be performed to enable Tenders to be eprepared efficiently and accurately; and
- b) when a Contract has been entered into, to provide a priced Activity Schedule for use in the periodicvaluation of Services executed.

In order to attain these objectives, Services should be itemized in the Activity Schedule in sufficient detail to distinguish between the different classes of Services, or between Services of the same nature carried out in different locations or in other circumstances which may give rise to different considerations of cost. Consistent with these requirements, the layout and content of the Activity Schedule should be assimple and brief as possible.

# **DayworkSchedule**

A Day work Schedule should be included only if the probability of unforeseen work, outside the items included in the Activity Schedule, is high. To facilitate checking by the Procuring Entity of the realism of rates quoted by the Tenderers, the Day work Schedule should normally comprise the following:

- a) A list of the various classes of Services, labor, materials, and plant for which basic day work rates or pricesare to be inserted by the Tenderer, together with a statement of the conditions under which the Service Provider will be paid for services delivered on a day work basis.
- b) Nominal quantities for each item of Day work, to be priced by each Tenderer at Day work rates as Tender. The rate to be entered by the Tenderer against each basic Day work item should include the Service Provider's profit, overheads, supervision, and other charges.

# PART III – CONDITIONS OF CONTRACT AND CONTRACT FORMS

#### SECTIONVI-GENERAL CONDITIONS OF CONTRACT

#### A. General

#### **Provisions**

#### **Definitions**

Unless the context otherwise requires, the following terms whenever used in this Contract have the following meanings:

- a) The Adjudicator is the person appointed jointly by the Procuring Entity and the Service Provider to resolve disputes in the first instance, a sprovided for in Sub-Clause 8.2 hereunder.
- b) "ActivitySchedule" is the priced and completed list of items of Services to be performed by the Service Provider forming part of his Tender;
- c)
  "CompletionDate"meansthedateofcompletionoftheServiceSpytheServiceProviderascertifiedbytheProcuring Entity
- d) "Contract"meanstheContractsignedbytheParties,towhichtheseGeneralConditionsofContract(GCC)a reattached,togetherwithallthedocumentslistedinClause1ofsuchsignedContract;
- e) "Contract Price" means the price to be paid for the performance of the Services, in accordance with Clause6;
- f) "Dayworks" means varied work inputs subject to payment on a time basis for the Service Provider's employees and equipment, in addition to payments for associated materials and administration.
- g) "ProcuringEntity" means the Procuring Entity or party who employs the Service Provider
- h) "Foreign Currency" means any currencyother than the currencyof Kenya;
- i) "GCC"means theseGeneral Conditions of Contract;
- j) "Government" means the Government of Kenya;
- k) "Local Currency" means Kenyashilling;
- l) "Member," in case the Service Provider consist of a joint venture of more than one entity, means any of these entities; "Members" means all these entities, and "Memberin Charge" means thee ntity specified in the SC to act on their behalf in exercising all the Service Provider rights and obligations towards the Procuring Entity under this Contract;
- m) "Party" means the Procuring Entity or the Service Provider, as the case maybe, and "Parties" means both of them;
- n) "Personnel" means persons hired by the Service Provider or by any Subcontractor as employees and assigned to the performance of the Services or any part thereof;
- o) "ServiceProvider"is aperson or corporate body whoseTenderto provide the Services has been accepted by the Procuring Entity;
- p) "ServiceProvider'sTender"means the completed Tendering Document submitted bytheService Provider to theProcuring Entity
- q) "SCC"means the Special Conditions of Contractbywhich the GCC may be amended or supplemented;
- r) "Specifications" means the specifications of the service included int heTenderingDocument submitted bythe ServiceProvider to theProcuring Entity
- s) "Services" means the work to be performed by the Service Provider pursuant to this Contract, as described in Appendix A; and in the Specifications and Schedule of Activities included in the ServiceProvider's Tender.
- t) "Subcontractor" means any entity to which the Service Provider subcontracts any part of the Services in accordance with the provisions of Sub-Clauses 3.5 and 4;
- u) "Public Procurement Regulatory Authority (PPRA)" shall mean the Government Agency responsible for oversight of public procurement.

v) "Project Manager" shall the person appointed by the Procuring Entity to act as the Project Manager for the purposes of the Contract and named in the Particular Conditions of Contract, or other person appointed from time to time by the Procuring Entity and notified to the Contractor.

"Notice of Dissatisfaction" means the notice given by either Party to the other indicating its dissatisfaction and intention to commence arbitration.

## 1.2 ApplicableLaw

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

#### 1.3 Language

This Contract has been executed in the English language, which shall be the binding and controlling language for all matters relating to the meaning o rinterpretation of this Contract.

#### 1.4 Notices

Any notice, request, or consent made pursuant tothis Contract shall be in writing and shall be deemed to have been made when delivered in person to anauthorized representative of the Party to whom the communication is addressed, or when sent by registered mail, hand delivery, or email to such Party at the address **specified in the SCC**.

#### 1.5 Location

The Services shall be performed at such locations as a respecified in Appendix A, in the specifications and, where the locationofaparticular task is not so specified, at suchlocations, whetherin Kenya or elsewhere, as the Procuring Entity may approve.

## 1.6 AuthorizedRepresentatives

Any action required or permitted to be taken, and any document required or permitted to be executed, underthis Contract by the Procuring Entity or the Service Provider may be taken or executed by the officials **specifiedintheSCC**.

## 1.7 InspectionandAuditbythePPRA

Pursuant toparagraph 2.2e. of Attachment 1to the General Conditions, the Service Provider shall permitand shall cause its sub contract or sand sub-consultants to permit, PPRA and/or persons appointed by PPRAto inspect the Site and/or the accounts and records relating to the procurement process, selection and/orcontract execution, and to have such accounts and records audited by auditors appointed by PPRA. TheService Provider's and its Subcontractors' and sub-consultants' attention is drawn to Sub-Clause 3.10 which provides, inter alia, that acts intended to materially impede the exercise of PPRA's inspection and audit rightsconstitute a prohibited practice subject to contract termination (as well as to a determination of ineligibility pursuant to PPRA's prevailing sanctions procedures).

#### 1.8 TaxesandDuties

The Service Provider, Subcontractors, and their Personnel shall pay such taxes, duties, fees, and otherimpositions as may be levied under the Applicable Law, the amount of which is deemed to have been included in the Contract Price.

#### 2. Commencement, Completion, Modification, and Termination of Contract

#### 2.1 Effectivenessof Contract

This Contract shall come into effect on the date the Contract is signed by both parties or such other later date as may be **stated in theSCC**.

#### 2.2 CommencementofServices

#### 2.2.1 Program

Before commencement of the Services, the Service Provider shall submit to the Procuring Entity for approvala Program showing the general methods, arrangements order and timing for all activities. The Services shall be carried out in accordance wit hthe approved Programas updated.

# **StartingDate**

The Service Provider shall start carrying out the Services thirty(30) days after the date the Contract becomes effective, or at such other date as may be **specified in the SCC.** 

# 2.3 IntendedCompletion Date

Unless terminated earlier pursuant toSub-Clause 2.6, the Service Provider shall complete the activities bythe IntendedCompletion Date, as is **specified in the SCC.** If the Service Provider does not complete the activities by the Intended Completion Date, it shall be eliable to pay liquidated damage as per Sub-Clause3.8.In this case, the Completion Date will be the date of completion of all activities.

#### 2.4 Modification

Modification of the terms and conditions of this Contract, including any modification of the scope of the Services or of the Contract Price, may only be made by written agreement between the Parties.

#### 2.4.1 ValueEngineering

The Service Provider may prepare, at its own cost, a value engineering proposal at any time during the performance of the contract. The value engineering proposal shall, at a minimum, include the following;

- a) Theproposed change(s),andadescriptionofthedifferencetotheexistingcontractrequirements;
- b) A full cost/benefit analysis of the proposed change(s) including a description and estimate of costs(including life cycle costs, if applicable) the Procuring Entity may incur in implementing the value engineering proposal;and
- c) Adescription of any effect (s) of the change on performance / functionality.

The Procuring Entity may accept they alueengineering proposal if the proposal demonstrates benefits that:

- a) Accelerates the deliveryperiod; or
- b) Reduces the Contract Price or the life cyclecoststo the Procuring Entity; or
- c) Improves the quality, efficiency, safetyor sustainability of the services; or
- d) Yields any other benefits to the Procuring Entity, without compromising the necessary functions of the Facilities.

If the value engineering proposal is approved by the Procuring Entity and results in:

- a) a reduction of the Contract Price; the amount to be paid to the Service Provider shall be the percentage specified in the SCC of the reduction in the Contract Price; or
- b) an increase in the Contract Price; but results in a reduction in life cycle costs due to any benefit described in (a) to(d)above, the amount to be paid to the Service Provider shall be the full increase in the Contract Price.

# 2.5 ForceMajeure

## 2.5.1 Definition

For the purposes of this Contract, "ForceMajeure" means an event which is beyond the reasonable control of a Party and which makes a Party's performance of its obligations under the Contract impossible or so impractical as to be considered impossible under the circumstances.

#### 2.5.2 NoBreachofContract

The failure of a Party to fulfill any of its obligations under the contract shall not be considered to be a

breachof, or default under, this Contract insofar as such inability arises from an event of Force Majeure, provided that the Party affected by such an event (a) has taken all reasonable precautions, due care and reasonable alternative measures in order to carry out the terms and conditions of this Contract, and(b) has informed theother Party assoonaspossible about the occurrence of such an event.

#### ExtensionofTime

Any period with in which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a resultofForceMajeure.

# 2.5.3 Payments

During the period of their inability to perform the Services as a result of an event of Force Majeure, the Service Provider shall be entitled to continue to be paid under the terms of this Contract, as well as to be reimbursed for additional costs reasonably and necessarily incurred by them during such period for the purposes of the Services and inreactivating the Service after the end of such period.

#### 2.6 Termination

## 2.6.1 BytheProcuringEntity

The Procuring Entity may terminate this Contract, by not less than thirty(30) days' written notice of termination to the Service Provider, to be given after the occurrence of any of the events specified in paragraphs(a) through

(d)ofthis Sub-Clause 2.6.1:

- a) If the Service Provider does not remedy a failure in the performance of its obligations under the Contract, within thirty (30) days after being notified or within any further period as the Procuring Entity may have subsequently approved in writing;
- b) If the Service Provider be comei nsolvent or bankrupt;
- c) if, as the result of Force Majeure, the Service Provider is unable to perform a material portion of the Services for a period of not less than sixty(60) days; or
- d) if the Service Provider, in the judgment of the Procuring Entity has engaged in Fraud and Corruption, asdefined inparagraph2.2a.of Attachment1to theGCC,incompeting for or inexecuting theContract

#### 2.6.2 BytheServiceProvider

The Service Provider may terminate this Contract, by not less than thirty (30) days' written notice to the Procuring Entity, such notice to be given after the occurrence of any of the events specified in paragraphs (a) and

(b) of this Sub-Clause 2.6.2:

- a) If the Procuring Entity fails to pay any monies due to the Service Provider pursuant to this Contract and not subject to dispute pursuant to Clause 7 within forty-five (45) days after receiving written notice from the Service Provider that such payment is overdue; or
- b) if, as the result of Force Majeure, the Service Provider is unable to perform a material portion of the Services for a period of not less than sixty(60)days.

#### 2.6.3 Paymentupon Termination

Upon termination of this Contract pursuant to Sub-Clauses 2.6.1 or 2.6.2, the Procuring Entity shall make the following payments to the Service Provider:

- a) remuneration pursuant to Clause 6 for Services satisfactorily performed prior to the effective date oftermination;
- b) except in the case of termination pursuant to paragraphs (a), (b), (d) of Sub-Clause 2.6.1, reimbursement of any reasonable cost incident to the prompt and orderly termination of the Contract, including the cost of there turn travel of the Personnel.

#### **3** Obligations of the Service Provider

#### 3.1 General

The Service Provider shall perform the Services in accordance with the Specifications and the ActivitySchedule, and carry out its obligations with all duediligence, efficiency, and economy, in accordance with generally accepted professional techniques and practices, and shall observe sound management practices, andemploy appropriate advanced technology and safe methods. The Service Provider shall always act, in respect of any matter relating to this Contractor to the Services, as faithful adviser to the Procuring Entity, and shall at all times support and safeguard the Procuring Entity's legitimate interests in any dealings with Sub contractors or third parties.

#### 3.2 ConflictofInterests

#### 3.2.1 Service Provider Not to Benefit from Commissions and Discounts.

The remuneration of the Service Provider pursuant to Clause 6 shall constitute the Service Provider's sole emuneration in connection with this Contractor the Services, and the Service Provider shall not accept for their own benefit any trade commission, discount, or similar payment in connection with activities pursuant to this Contractor to the Servicesor in the discharge of their obligation sunder the Contract, and the Service Provider shall use their best efforts to ensure that the Personnel, any Subcontractors, and agents of either of them similarly shall not receive any such additional remuneration.

#### 3.2.2 ServiceProviderandAffiliatesNotto beOtherwise InterestedinProject

The Service Provider agree that, during the term of this Contract and after its termination, the ServiceProvider and its affiliates, as well as any Subcontractor and any of its affiliates, shall bed is qualified fromproviding goods, works, or Services(other than the Services and any continuation thereof) for any projectresultingfromorcloselyrelatedtotheServices.

#### 3.2.3 Prohibition of Conflicting Activities

Neither the Service Providern or its Subcontractors nor the Personnel shall engage, either directly or indirectly, in anyof the following activities:

- a) During the term of this Contract, any business or professional activities in Kenya which would conflict with the activities assigned to them under this Contract;
- b) during the term of this Contract, neither the Service Provider nor their Subcontractors shall hire public employees' inactive dutyoron anytype of leave, to perform any activity under this Contract;
- c) After the termination of this Contract, such other activities as may be specified in the SCC.

#### 3.3 Confidentiality

The Service Provider, its Subcontractors, and the Personnel of either of them shall not, either during the term or within two(2) years after the expiration of this Contract, disclose any proprietaryor confidential information relating to the Project, the Services, this Contract, or the Procuring Entity's business or operations without the prior written consent of the Procuring Entity.

- **3.4** The Service Provider (a) shall take out and maintain, and shall cause any Subcontractors to take out andmaintain, at its (or the Sub contractors', as the case may be)own cost but on terms and conditions approved by the Procuring Entity,insurance against the risks,and forthecoverage,as shall be **specified in the SCC**; and
  - (b) at the Procuring Entity's request, shall provide evidence to the Procuring Entity showing that such insurance has been taken out and maintained and that the current premiums have been paid.

#### 3.5 ServiceProvider'sActionsRequiringProcuringEntity'sPriorApproval

The Service Provider shall obtain the Procuring Entity's prior approval in writing before taking any of the following actions:

- a) Entering into a subcontract for the performance of any part of the Services,
- b) Appointing such members of the Personnel not listed by name in Appendix C ("Key Personnel and Sub-contractors"),

- c) Changing the Program of activities; and
- d) Any other action that may be specified in the SCC.

#### ReportingObligations

The Service Provider shall submit to the Procuring Entity the reports and documents specified in Appendix Bin the form,in the numbers,and with in the periods set forth in the saidAppendix.

#### ${\bf 3.6} \quad Documents Prepared by the Service Provider to Bethe Property of the Procuring Entity$

All plans, drawings, specifications, designs, reports, and other documents and software submitted by the Service Provider in accordance with Sub-Clause 3.6 shall become and remain the property of the Procuring Entity, and the Service Provider shall, not later than upon termination or expiration of this Contract, deliver all such documents and software to the Procuring Entity, together with a detailed inventory thereof. The Service Provider may retain a copy of such documents and software. Restrictions about the future use of these documents, if any, shall be **specified intheSCC.** 

# 3.7 LiquidatedDamages

#### 3.7.1 PaymentsofLiquidated Damages

The Service Provider shall pay liquidated damages to the Procuring Entity at the rate per day **stated in the SCC** for each day that the Completion Date is later than the Intended Completion Date. The total amount of liquidated damages shall not exceed the amount **defined in the SCC**. The Procuring Entity may deduct liquidated damages from payments due to the Service Provider. Payment of liquidated damages shall not affect the Service Provider's liabilities.

#### 3.7.2 CorrectionforOver-payment

If the Intended Completion Date is extended after liquidated damages have been paid, the Procuring Entity shall correct any overpayment of liquidated damages by the Service Provider by adjusting the next payment certificate. The Service Provider shall be paid interest on the overpayment, calculated from the date of payment to the date of repayment, at the rates specified in Sub-Clause 6.5.

## 3.7.3 Lackofperformance penalty

If the Service Provider has not corrected a Defect within the time specified in the Procuring Entity's notice, apenalty for Lack of performance will be paid by the Service Provider. The amount to be paid will be calculated as a percentage of the cost of having the Defect corrected, assessed as described in Sub-Clause7.2and **specified in theSCC.** 

## 3.8 PerformanceSecurity

The Service Provider shall provide the Performance Security to the Procuring Entity no later than the date specified in the Form of acceptance. The Performance Security shall be issued in an amount and form and by a bank or surety acceptable to the Procuring Entity, and denominated in the types and proportions of the currencies in which the Contract Price is payable. The performance Security shall be valid until a date 28 day from the Completion Date of the Contract incase of a bank guarantee, and until one year from the Completion Date of the Contract in the case of a Performance Bond.

#### 3.9 FraudandCorruption

The Procuring Entity requires compliance with the Government's Anti-Corruption laws and its prevailing sanctions. The Procuring Entity requires the Service Provider to disclose any commissions or fees that mayhave been paid or are to 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.

#### 3.10 SustainableProcurement

The Service Provider shall conform to the sustainable procurement contractual provisions, if and as specified in the SCC.

#### 4 ServiceProvider'sPersonnel

## 4.1 Description of Personnel

The titles, agreed job descriptions, minimum qualifications, and estimated periods of engagement in the carrying out of the Services of the Service Provider's Key Personnel are described in Appendix C. The Key Personnel and Subcontractors listed by title as well as by name in Appendix Care hereby approved by the ProcuringEntity.

# 4.2 Removaland/orReplacementofPersonnel

- a) Except as the Procuring Entity may otherwise agree, no changes shall be made in the Key Personnel. If, for any reason beyondthe reasonable controlofthe Service Provider, it becomes necessary to replaceany of the Key Personnel, the Service Provider shall provide as a replacement a person of equivalent orbetterqualifications.
- b) If the Procuring Entity finds that any of the Personnel have (i) committed serious misconduct or have been charged with having committed a criminal action, or (ii) have reasonable cause to be dissatisfied with the performance of any of the Personnel, then the Service Provider shall, at the Procuring Entity's written request specifying the grounds thereof, provide as a replacement a person with qualifications and experience acceptable to the Procuring Entity.
- c) The Service Provider shall have no claim for additional costs arising out of or incidental to any removaland/orreplacement of Personnel.

# 5 Obligations of the Procuring Entity

#### 5.1 AssistanceandExemptions

The Procuring Entityshall use its best efforts toensure that the Government shall provide the Service Provider such assistanc eand exemptions as **specified intheSCC**.

# 5.2 ChangeintheApplicableLaw

If, after the date of this Contract, there is any change in the Applicable Law with respect to taxes and duties which increases or decreases the cost of the Services rendered by the Service Provider, then the remunerationand reimbursable expenses otherwise payable to the Service Provider under this Contract shall be increased ordecreased accordingly by agreement between the Parties, and corresponding adjustments shall be made to the amounts referred to inSub-Clauses 6.2(a)or(b),asthecasemaybe.

#### 5.3 Services and Facilities

The Procuring Entity shall make available to the Service Provider the Services and Facilities listed underAppendixF.

#### 6 PaymentstotheServiceProvider

#### 6.1 Lump-SumRemuneration

The Service Provider's remuneration shall not exceed the Contract Price and shall be a fixed lump-sum including all Subcontractors' costs, and all other costs incurred by the Service Provider in carrying out the Services described in Appendix A. Except as provided in Sub-Clause 5.2, the Contract Price may only be increased above the amounts stated in Sub-Clause 6.2 if the Parties have agreed to additional payments in accordance with Sub-Clauses 2.4 and 6.3.

# 6.2 ContractPrice

- a) Thepricepayableissetforth in the SCC.
- **b)** Pricemaybepayableinforeigncurrency, if so allowedinthisdocument.

#### 6.3 PaymentforAdditionalServicesandPerformanceIncentiveCompensation

- **6.3.1** For the purpose of determining the remuneration due for additional Services as may be agreed under Sub-Clause 2.4, a break down of the lump-sumprice is provided in Appendices Dand E.
- **6.3.2 If the SCC so specify,** the service provider shall be paid performance incentive compensation asset out in the Performance Incentive Compensation appendix.
- **6.3.3** Where the contract price is different from the corrected tender price, in order to ensure the contractor is not paid less or more relative to the contract price(*which would be the tender price*), payment valuation certificates and variation orders on omissions and additions valued based on rates in the schedule of rates in the Tender, will be adjusted by a <u>plus or minus</u> percentage. The percentage already worked out during tender evaluation is worked out as follows: (correctedtenderprice-tenderprice)/tenderpriceX100.

# 6.4 Termsand ConditionsofPayment

Payments will be made to the Service Provider according to the payment schedule **stated in the SCC. Unlessotherwise stated in the SCC**, the advance payment (Advance for Mobilization, Materials and Supplies) shallbe made against the provision by the Service Provider of a bank guarantee for the same amount, and shall bevalid for the period **stated in the SCC**. Any other payment shall be made after the conditions **listed in theSCC** for such payment have been met, and the Service Provider have submitted an invoice to the Procuring Entity specifying the amount due.

# 6.5 InterestonDelayed Payments

If the Procuring Entity has delayed payments beyond thirty (30) days after the due date stated in the SCC, interest shall be paid to the Service Provider for each dayof delay at theratestated in **the SCC**.

#### 6.6 PriceAdjustment

**6.6.1** Prices shall be adjusted for fluctuations in the cost of inputs only if **provided for in the SCC.** If so provided, the amounts certified in each payment certificate, after deducting for Advance Payment, shall be adjusted by applying the respective price adjustment fact or to the payment amounts due in each currency. A separate formula of the type indicated below applies to each Contract currency:

#### P<sub>c</sub>=A<sub>c</sub>+B<sub>c</sub>Lmc/Loc+ C<sub>c</sub>Imc /Ioc

Where:

P<sub>c</sub>is the adjustment factorf or the portion of the Contract Price payable in aspecific currency "c".

A<sub>c</sub>,B<sub>c</sub>andC<sub>c</sub>are coefficientsspecified in the **SCC**,representing: A<sub>c</sub>the non-adjustable portion; B<sub>c</sub>the adjustable portion relative to labor costs and C<sub>c</sub> the adjustable portion for other inputs, of the Contract Price payable in that specific currency "c"; and

Lmc is the index prevailing at the first day of the month of the corresponding invoiced ate and Loc is their dex prevailing 28 days before Tender opening for labor; both in the specific currency "c".

Imc is the index prevailing at the first day of the month of the corresponding invoice date and Ioc is the indexprevailing28daysbeforeTenderopeningforotherinputspayable;both in the specificcurrency"c".

If a price adjustment factor is applied to payments made in a currency other than the currency of the source of the index for a particular indexed input, a correction factor Zo/Zn will be applied to the respective componentfactor of pn for the formula of the relevant currency. Zo is the number of units of Kenya Shillings of the index,equivalent to one unit of the currency payment on the date of the base index,and Zn is the corresponding number of such currency unit son the date of thecurrent index.

**6.6.2** If the value of the index is changed after it has been used in a calculation, the calculation shall be corrected an adjustment made in the next payment certificate. The index value shall be deemed to take account to fall changes in cost duetofluctuations in costs.

# 6.7 Dayworks

**6.7.1** If applicable, the Day work rates in the Service Provider's Tender shall be used for small additional amounts of Services only when the Procuring Entity has given written instructions in advance for additional services tobepaidinthatway.

- **6.7.2** All work to be paid for as Day works shall be recorded by the Service Provider on forms approved by the Procuring Entity. Each completed form shall be verified and signed by the Procuring Entity representative as indicated in Sub-Clause 1.6 within two days of the Services being performed.
- **6.7.3** The Service Provider shall be paid for Day works subject to obtaining signed Day works forms as indicated in Sub-Clause6.7.2

# 7 QualityControl

#### 7.1 Identifying Defects

The principle and modalities of Inspection of the Services by the Procuring Entity shall be as **indicated in theSCC.** The Procuring Entity shall check the Service Provider's performance and notify him of any Defects that are found. Such checking shall not affect the Service Provider's responsibilities. The Procuring Entity may instruct the Service Provider to search for a Defect and to uncover and test any service that the Procuring Entity considers may have a Defect.Defect Liability Period is as **defined in theSCC**.

#### **CorrectionofDefects, and Lackof Performance Penalty**

- a) The Procuring Entity shall give notice to the Service Provider of any Defects before the end of the Contract. The Defects liability period shall be extended for as long as Defects remain to be corrected.
- b) Every time notice a Defect is given, the Service Provider shall correct the notified Defect within the length of time specified by the Procuring Entity's notice.
- c) If the Service Provider has not corrected a Defect within the time specified in the Procuring Entity'snotice, the Procuring Entity will assess the cost of having the Defect corrected, the Service Provider will pay this amount and a Penalty for Lack of Performance calculated as described inSub-Clause 3.8.

## 8 SettlementofDisputes

#### 8.1 Contractor's Claims

- **8.1.1** If the Contractor considers himself to be entitled to any extension of the Time for Completion and/or any additional payment, under any Clause of these Conditions or otherwise in connection with the Contract, the Contractor shall give notice to the Project Manager, describing the event or circumstance giving rise to the claim. The notice shall be given as soon as practicable, and not later than 28 days after the Contractor became aware, or should have become aware, of the eventor circumstance.
- **8.1.2** If the Contractor fails to give notice of a claim within such period of 28days, the Time for Completion shall not be extended, the Contractor shall not be entitled to additional payment, and the Procuring Entity shall be discharged from all liability in connection with the claim. Otherwise, the following provisions of this Sub-Clause shall apply.
- **8.1.3** The Contractor shall also submit any other notices which are required by the Contract, and supporting particulars for the claim, alls relevant to such event or circumstance.
- **8.1.4** The Contractor shall keep such contemporary records as may be necessary to substantiate anyclaim, either on the Site or at another location acceptable to the Project Manager. Without admitting the Procuring Entity's liability, the Project Manager may, after receiving any notice under this Sub-Clause, monitor the record-keeping and /or instruct the Contractor to keep further contemporary records. The Contractor shall permit the ProjectManagerto inspectalltheserecords, and shall (if instructed) submit copies to the Project Manager.
- **8.1.5** Within42daysaftertheContractorbecameaware(orshouldhavebecomeaware)oftheeventorcircumstance giving rise to the claim, or within such other period as may be proposed by the Contractor andapproved by the Project Manager, the Contractor shall send to the Project Manager a fully detailed claimwhich includes full supporting particulars of the basis of the claim and of the extension of time and /or additional payment claimed. If the event or circumstance giving rise to the claim has a continuing effect:
- 8.1.5.1 Thisfully detailed claims hall be considered as interim;

- a) TheContractorshallsend furtherinterimclaimsatmonthlyintervals, giving the accumulated delayand /or amount claimed, and such further particulars as the Project Manager may reasonably require; and
- b) The Contractor shall send a final claim within 28 days after the end of the effects resulting from the event or circumstance, or within such other period as may be proposed by the Contractor and approvedbytheProjectManager.
- **8.1.6** Within 42 days after receiving a claim or any further particulars supporting a previous claim, or within such other period as may be proposed by the Project Manager and approved by the Contractor, the Project Manager shall respond with approval, or with disapproval and detailed comments. He may also request any necessary further particulars, but shall nevertheless give his response on the principles of the claim within the above defined time period.
- **8.1.7** Within the above defined period of 42 days, the Project Manager shall proceed in accordancewith Sub-Clause3.5[Determinations]toagreeordetermine(i)theextension(ifany)oftheTimeforCompletion(beforeorafteritsexp iry)inaccordancewithSub-Clause8.4[ExtensionofTimeforCompletion],and/or(ii)theadditionalpayment (ifany)towhichtheContractor is entitled under the Contract.
- **8.1.8** Each Payment Certificateshall include such additional payment for any claimas hasbeen reasonably substantiatedas due under the relevant provision of the Contract. Unless and until the particulars supplied are sufficient to substantiate the whole of the claim, the Contractor shall only been titled to payment for such part of the claim as he has been able to substantiate.
- **8.1.9** If the Project Manager does not respond within the time framedfined in this Clause, either Party may consider that the claim is rejected by the Project Manager and any of the Parties may refer to Arbitration in accordance with Sub-Clause 8.2 [Mattersthat may be referred to arbitration].
- **8.1.10** The requirements of this Sub-Clause are in addition to those of any other Sub-Clause which may apply to aclaim. If the Contract or fails to comply with this or another Sub-Clause in relation to any claim, any extension of time and/or additional payment shall take account of the extent (if any) to which the failure has prevented or prejudiced proper investigation of the claim, unless the claim is excluded under the second paragraph of this Sub-Clause.

#### 8.2 Mattersthatmaybereferredto arbitration

- **8.2.1** Notwithstanding anything stated herein the following matters may be referred to arbitration before the practical completion of the Services or abandonment of the Services or termination of the Contract by either party:
  - a) The appointment of a replacement ProjectManagerupon the said person ceasing to act.
  - b) Whether or nottheissueofaninstruction by the Project Manager is empowered by these Conditions
  - c) Whether or not acertificatehasbeenimproperly withheld or is not in accordance with these Conditions.
  - e) Anydisputearisinginrespectof warrisksor wardamage.
  - f) All other matters shall only be referred to arbitration after the completion or alleged completion of the Services or termination or alleged termination of the Contract, unless the Procuring Entity and the Contractor agree otherwise in writing.

#### 8.3 AmicableSettlement

**8.3.1** Where a Notice of Dis satisfaction has been given, both Parties shall attempt to settle the dispute amicably before the commencement of arbitration. However, unless both Parties agree otherwise, the Party giving a Notice of Dissatisfaction in accordance with Sub-Clause 8.1 above should move to commence arbitration after the fifty-sixth day from the day on which a Notice of Dissatisfaction was given, even if no attempt at an amicable settlement has been made.

#### 8.4 Arbitration

- **8.4.1** Any claim or dispute between the Parties arising out of or in connection with the Contract not settled amicably in accordance with Sub-Clause 8.3 shall be finally settled by arbitration. Arbitration shall be conducted in accordance with the Arbitration Laws of Kenya.
- **8.4.2** The arbitrators shall have full power to open up, review and revise any certificate, determination, instruction, opinion or valuation of the Project Manager, relevant to the dispute. Nothing shall disqualify representatives of the Parties and the Project Manager from being called as a witness and giving

- evidence before thearbitratorsonanymatterwhatsoever relevanttothedispute.
- **8.4.3** Neither Party shall be limited in the proceedings before the arbitrators to the evidence, or to the reasons for dissatisfaction giveninits Notice of Dissatisfaction.
- **8.4.4** Arbitration may be commencedprior toor after completion ofthe services. The obligations ofthe Parties, and the Project Manager shall not be altered by reason of any arbitration being conducted during the progressoftheservices.
- **8.4.5** The terms of the remuneration of each or all the members of Arbitration shall be mutually agreed upon by the Parties when agreeing the terms of appointment. Each Party shall be responsible for paying one-half of this remuneration.

# 8.5 Arbitrationwithproceedings

- **8.5.1** In case of any claim or dispute, such claim or dispute shall be notified in writing by either party to the other with a request to submit to arbitration and to concur in the appointment of an Arbitrator within thirty days of the notice. The dispute shall be referred to the arbitration and final decision of a person to be agreed between the parties. Failing agreement to concur in the appointment of an Arbitrator, the Arbitrator shall be appointed,on the request of the applying party, by the Chairman or Vice Chairman of any of the following professionalinstitutions;
  - a) Law Society of Kenya or
  - b) Chartered Institute of Arbitrators(KenyaBranch)
- **8.5.2** Theinstitution writtento firstbythe aggrieved partyshalltakeprecedenceoverallotherinstitutions.
- **8.5.3** The arbitration maybe on the construction of this Contractor on any matter or thing of what so ever nature arising there under or in connection there with, including any matter or thing left by this Contract to the discretion of the Project Manager, or the withholding by the Project Manager of any certificate to which the Contractor may claim to been titled to or the measurement and valuation referred to in clause 23.0 of these conditions,or the rights and liabilities of the parties subsequent to the termination of Contract.
- **8.5.4** Provided that no arbitration proceedings shall be commenced on any claim or dispute where notice of a claimor dispute has not been given by the applying party within ninety days of the occurrence or discovery of thematteror issue giving risetothedispute.
- **8.5.5** Notwithstanding the issue of a notice as stated above, the arbitration of such a claim or dispute shall not commence unless an attempt has in the first instance been made by the parties to settle such claim or disputeamicably with or with out the assistance of third parties. Proof of such attempt shall be required.
- **8.5.6** The Arbitrator shall, without prejudice to the generality of his powers, hav epowers to direct such measurements, computations, tests or valuations as may in his opinion be desirable in order to determine the rights of the parties and assess and award any sums which ought to have been the subject to for included in any certificate.
- **8.5.7** The Arbitrator shall, without prejudice to the generality of his powers, have powers to open up, review and revise any certificate, opinion, decision, requirement or notice and to determine all matters in dispute which shall be submitted to him in the same manner as if no such certificate, opinion, decision requirement or notice had been given.
- **8.5.8** The award of such Arbitrator shall befinal and binding up on the parties.

#### 8.6 Failure to Comply with Arbitrator's Decision

**8.6.1** In the event that a Party fails to comply with a final and binding Arbitrator's decision, then the other Partymay, without prejudice to any othe rrights it may have, refer the matter to acompetent court of law.

# 9.1 TheAdjudicator

9.1.1 Should the Adjudicator resign or die, or should the Procuring Entity and the Service Provider agree that the Adjudicator is not functioning in accordance with the provisions of the Contract; a new Adjudicator will be jointly appointed by the Procuring Entity and the Service Provider. In case of disagreement

between the Procuring Entity and the Service Provider, within 30 days, the Adjudicator shall be designated by the Appointing Authority  $\mathbf{designated}$  in the SCC at the request of either party, within 14 day so freceipt of such

request.

9.2 The Adjudicator shall be paidby the hourat the rate **specifiedinthe TDSand SCC**,together with reimbursable expenses of the type's **specified in the SCC**, and the cost shall be divided equally between the Procuring Entity and the Service Provider, whatever decision is reached by the Adjudicator. Either party mayrefer a decision of the Adjudicator to an Arbitrator within 28 days of the Adjudicator's written decision. If neither party refers the dispute to arbitration within the above 28 days, the Adjudicator's decision will be final and binding.

# B. SPECIALCONDITIONSOFCONTRACT

# SECTIONVII-SPECIAL CONDITIONS OF CONTRACT

NumberofGCCla use	Amendments of, and Supplements to, Clauses in the GeneralConditions of Contract		
1.1(v)	Project Manager is Director MMUSTE Enterprises		
1.1(d)	The contract name is Provision of Catering Services		
1.1(g)	The ProcuringEntity is Masinde Muliro University of Science and Technology		
1.1(l)	The Member in Charge is		
1.1(0)	The Service Provider is		
1.4	The addresses are:  ProcuringEntity:  Masinde Muliro University of Science and Technology POBox190-50100, Kakamega, Kenya Service Provider:  Attention:  Emailaddress		
1.6	The Authorized Representatives are:  For the Procuring Entity:  For the Service Provider:		
2.1	The date on which this Contract shall come into effect is		
2.2.2	The Starting Date for the commencement of Services is		
2.3	The Intended Completion Date is		
3.5(d)	The other actions are]		
3.8.3	The percentage tobeusedforthecalculationofLackofperformancePenalty(ies)is 0.5%perday.		
9.1	The designated Appointing Authority for a new Adjudicator is NA		
9.2	The Adjudicator is Who will be paid rate ofPer hour ofwork?The following reimbursable expenses are recognized:NA		

## C. FORMS

#### SECTION VIII-CONTRACT FORMS

from thefinalproduct.

FORM NO.1-PERFORMANCE SECURITY—(Unconditional Demand Bank Guarantee)

[Gu	arantorletterheadorSWIFTidentifiercode]		
Ben	reficiary:[insertnameandAddressofProcuringEntity]		
Dat	re:[Insert date of issue]		
PEI	RFORMANCEGUARANTEE No.:		
<b>Gua</b> head	[Insertnameandaddressof place of issue,unless indicated in the letter d]		
1.	Wehave beeninformedthat(hereinafter called "the Applicant") has entered into ContractNodatedwith the Beneficiary,for the executionof(hereinafter called "the Contract").		
2.	Furthermore,we understand that,according to the conditions of the Contract,a performance guaranteeis required.		
3.	AttherequestoftheApplicant,weas Guarantor,hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding into talan amount of(),1such sum being payable in the types		
	and proportions of currencies in which the Contract Price is payable, upon receipt by us of the Beneficiary's comply ing demand supported by the Beneficiary's statement, whether in the demand itselfor in a separate signed document accompanying or identify ing the demand, stating that the Applicant is in breach of its obligation (s) under the Contract, without the Beneficiar yneeding to prove or to show grounds for your demand or the sum specified therein.		
4.	This guaranteeshallexpire, not later than theDayof, 2 <sub>2</sub> , and any demand for payment under it must be received by us at this office indicated above on or before that date.		
5.	The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six mont [oneyear], in response to the Beneficiary's written request for such extension, such request to presented to the Guarantor before the expiry of the guarantee."		
	[Name of Authorized Official, signature (s) and seals/stamps]		

1The Guarantor shall insert an amount representing the percentage of the Accepted Contract Amount specified in the Letter of Acceptance, less provisional sums, if any, and denominated either in the currency (ies) of the Contract or afreely convertible currency acceptable to the Beneficiary.

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

<sup>2</sup>Insert the date twenty-eight days after the expected completion date as described in GC Clause 11.9. The Procuring Entityshould note that in the event of an extension of this date for completion of the Contract, the Procuring Entity would need torequest an extension of this guarantee from the Guarantor. Such request must be in writing and must be made prior to theexpiration date established in the guarantee. In preparing this guarantee, the Procuring Entity might consider adding thefollowing text to the form, at the end of the pen ultimate paragraph: "The Guarantor agrees to a one-time extension of thisguarantee for a period not to exceed [six months] [one year], in response to the Beneficiary's written request for suchextension, such request to be presented to the Guarant or before the expiry of the guarantee."

# FORMNo.2-PERFORMANCE SECURITY OPTION2-(PerformanceBond)

[Note: Procuring Entities are advised to use Performance Security—Unconditional Demand Bank Guaranteeinstead of Performance Bonddueto difficulties involved in calling Bondholder to action]

[Guarantor letterhead or SWIFT identifier code/Beneficiary: [insert name and Address of ProcuringEntity/ **Date:** [Insertdateofissue] PERFORMANCE BOND No.: **Guarantor:**[Insertnameandaddressofplaceofissue,unlessindicatedintheletterhead] 1. By this Bond asPrincipal (hereinafter called "the Contractor")and \_\_\_\_\_asSurety(hereinaftercalled"theSurety"),are heldandfirmly bound unto] as Obligee (herein after called "the Procuring Entity")in theamountof \_\_\_\_\_forthepaymentofwhichsumwellandtrulytobemadeinthetypes and proportions of currencies in which the Contract Price is payable, the Contractor and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents. 2. WHEREAStheContractorhasenteredintoa writtenAgreementwiththeProcuringEntity datedthe dayof\_\_\_\_\_\_\_,20\_\_\_\_\_\_, for\_\_\_\_\_\_\_in accordance with the documents, plans, specifications, and amendments thereto, which to the extent herein provided for, are by reference made parthereofandarehereinafterreferredtoastheContract. NOW, THEREFORE, the Condition of this Obligation is such that, if the Contractor shall promptly and 3. faithfully performthe saidContract (including any amendments thereto), then this obligation shall be null andvoid; otherwise, its hall remain in full force and effect. Whenever the Contractors hall be, and declared by Procuring Entity to be, in default under the Contract, the Procuring Entity having performed the ProcuringEntity's obligations thereunder, theSuretymaypromptlyremedythedefault, orshallpromptly: Complete the Contractin accordance with its terms and conditions; or Obtain a tender or tenders from qualified tenderers for submission to the Procuring Entity for 2) completing the Contract in accordance with its terms and conditions, and upon determination by the ProcuringEntity and the Surety of the lowest responsive Tenderers, arrange for a Contract between such Tenderer, and Procuring Entity and make available as work progresses (even though there should be a default or asuccession of defaults under the Contract or Contracts of completion arranged under this paragraph)sufficient funds to pay the cost of completion less the Balance of the Contract Price; but not exceeding, including other costs and damages for which the Surety may be liable here under, the amount set forth inthe first paragraph hereof. The term "Balance of the Contract Price," as used in this paragraph, shallmean the total amount payable by Procuring Entity to Contractor under the Contract, less the amountproperlypaidbyProcuringEntitytoContractor;or Pay the Procuring Entity the amount required by Procuring Entity to complete the Contract in accordance with its terms and conditions upto atotal not exceeding the amount of this Bond. The Surety shall not be liable for a greater sum than the specified penalty of this Bond. 4. 5. Any suit under this Bond must be instituted before the expiration of one year from the date of the issuing ofthe Taking-Over Certificate. No right of action shall accrue on this Bond to or for the use of any person or corporation other than the Procuring Entity named herein or the heirs, executors, administrators, successors, and assigns of the Procuring Entity. In testimony whereof, the Contractor has hereunto set his hand and affixed his seal, and the Surety has caused these presents to be sealed with his corporate seal duly attested by the signature of his legal representative, this day of 20 ......

SIGNED ON	on behalf
of by	inthecapacity
of In the presence of	
SIGNED ON	on behalf
of By	inthecapacity
of In the presence of	

# FORMNO.3-ADVANCE PAYMENT SECURITY [DemandBankGuarantee]

[Guarantor letter head or SWIFT identifiercode] [Guarantor letter head or SWIFTidentifiercode]

Bene	eficiar	y:[Insert name and Address of ProcuringEntity]	
Date	e:	[Insert date of issue]	
ADV	VANCI	E PAYMENT GUARANTEE No.: [Insert guarantee reference	
num	ber] <b>G</b>	uarantor:[Insert name and addres sof place of issue,unless indicatedintheletterhead]	
1.	Cont	have been informed that (hereinafter called "the Applicant") has entered into ract No dated with the Beneficiary, for the execution of triafter called "the Contract").	
2.	Furtl	nermore,we understand that,according to the conditions of the Contract,an advance payment in thesum() is to be madea gainst an advance payment guarantee.	
any sum or sums not exceeding in total Beneficiary's complying demand supported by the		ne request of the Applicant, we as Guarantor, hereby irrevocably undertake to pay the Beneficiary sum or sums not exceeding in total anamount of(), upon receipt by us of the efficiary's complying demand supported by the Beneficiary's statement, whether in the demand itself a separate signed document accompany in goridentifying the demand, stating either that the icant:	
		Has used the advance payment for purposes other than the costs of mobilization in respect of the Works; or	
	-	has failed to repay the advance payment in accordance with the Contract conditions, specifying theamountwhich the Applicanthas failed to repay.	
4.	certif	emand under this guarantee may be presented as from the presentation to the Guarantor of a ficatefrom the Beneficiary's bank stating that the advance payment referred to above has been ted to the Applicanton its account numberat	
5.	The maximum amount of this guarantee shall be progressively reduced by the amount of the advance payment repaid by the Applicant 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 , 2,2whichever is earlier. Consequently, any demand for payment under this guarantee must be received by us at this office on or before that date.		
6.	[oney	Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six months] rear], in response to the Beneficiary's written request for such extension, such request to be need to the Guarantor before the expiry of the guarantee.	
	[Nan	neofAuthorizedOfficial,signature(s)andseals/stamps]	
		All italicized text (including footnotes) is for use in preparing this form and shall be deleted thefinalproduct.	

The Guarantor shall insert an amount representing the amount of the advance payment and denominated either in the currency(ies) of the advance payment asspecified in the Contract, or in a freely convertible currency acceptable to the Procuring Entity.

Insert the expected expiration date of the Time for Completion. The Procuring Entity should note that in the event of an extension of the time for completion of the Contract, the ProcuringEntitywould need to request an extension of this guarantee from the Guarantor. Such request must be in writing and

bemadepriortotheexpirationdateestablishedintheguarantee.Inpreparingthisguarantee,theProcuringEntitymightconsideraddingthefollowingext.tothe form, at the end of the penultimate paragraph: "The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six



#### FORM NO.4 BENEFICIAL OWNERSHIP DISCLOSURE FORM

#### INSTRUCTIONSTOTENDERERS: DELETE THIS BOX ONCE YOU HAVE COMPLETED THE FORM

This Beneficial Ownership Disclosure Form ("Form") is to be completed by the successful tenderer. In case for joint venture, thet enderer must submit a separateForm foreachmember. The beneficial ownership information to be submitted int hisForm 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 Tenderer by meeting one or more of the following conditions:

- Directly or indirectly holding 25% or more of the shares.
- Directly or indirectly holding 25% or more of the voting rights.
- Directly or indirectly having the right to appoint amajority of the board of directors or equivalent governing body of the Tenderer.

Tender Reference No.:	[insert
identification no] Name of the Assignment:	[insert name of the
assignment]to:	
	ne of ProcuringEntity]
In response to your notification of awarddated_additional information on beneficial ownership:	[insertdateofnotificationofaward]to furnish [select one optionas applicable and delete
I) Wehere byprovide the following beneficial ownership	information.
Detailsofbeneficialownership	

IdentityofBeneficialOwnor	e Directly orindirectly holding25%ormor eoftheshares (Yes/No)	Directly or indirectlyholding25% ormoreof the Voting Rights(Yes/No)	Directlyorindirectlyhavingtherightto appoint a majority of the board ofthe directors or an equivalentgoverning body oftheTenderer (Yes/No)
[include full name(last,middle,fir st), nationality, country ofresidence]			

#### OR

ii)We declare that there is no Beneficial Owner meeting one or more of the following conditions: directly or indirectly holding 25% or more of the voting voting voting the indirectly having the right to appoint a majority of the board of directors or equivalent governing body of the Tenderer.

OR

We declare that we are unable to identify any Beneficial Owner meeting one or more of the following conditions. [Ifthis optionis selected,the Tenderershall provide explanation on why it isunablet oidentify any Beneficial Owner]

Directly or indirectly holding 25% or more of the shares. Directly or indirectly holding 25% or more of the voting rights.

Directly or indirectly having the right to appoint a majority of the board of directors or equivalent governing bodyoftheTenderer]"