REPUBLIC OF KENYA





COUNTY GOVERNMENT OF SIAYA

TENDER DOCUMENT

FOR

PROPOSED DRILLING & EQUIPPING OF BOREHOLE AT RARIEDA UYORE PRI.SCHOOL IN CENTRAL ALEGO WARD

INVITATION TO TENDER (ITT) NO.

CGS/SCM/WENR/OT/2024-2025/004

SUPPLIER PORTAL NEGOTIATION NO.

1674855

(County Specific Procurement Reserved for Women Residents of Siaya County)

CHIEF OFFICER WATER, SANITATION, ENVIRONMENT, CLIMATE CHANGE & NATURAL RESOURCES P.O. BOX 803-40600 SIAYA COUNTY SECRETARY COUNTY GOVERNMENT OF SIAYA P.O. BOX 803-40600 SIAYA

November 2024

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INVITATION TO TENDER

TENDER NO: CGS/SCM/WENR/OT/2024-2025/004FORPROPOSED DRILLING & EQUIPPING OF BOREHOLE AT MDAO IN USONGA WARD

The County Government of Siaya (CGS) invites sealed tenders for the **above-mentioned water works**. Tendering will be conducted under open National competitive method using a standardized tender document. Tendering is open to <u>all qualified and</u> <u>interested Tenderes</u>. *This is County Specific Procurement Reserved for Women Residents of Siaya County*.

To enhance equity and fast track implementation, bidders participating in this tender **SHALL** not be awarded more than Two (2) tenders/contracts advertised alongside this tender.

Qualified and interested candidates may view, inspect and obtain complete tender documents free of charge from the CGS website (<u>www.siaya.go.ke</u>) and the Public Procurement Information Portal (<u>www.tenders.go.ke</u>). Tenderers who download the tender document should forward their particulars immediately to <u>supplies@siaya.go.ke</u> to facilitate/access any further clarification and/or addendum.

Prices quoted should be net inclusive of all taxes and delivery costs, must be expressed in Kenya shillings and shall remain valid for a period of 98 days from the closing/opening date of the tender. Tenders must be accompanied by a Tender Securing declaration form in the format provided in the tender document.

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

Completed tender documents are to be enclosed in plain sealed envelopes, clearly marked with the tender identification number and name and be deposited in the Tender Box provided at the main entrance of **ALEGO USONGA SUB-COUNTY OFFICES** within Siaya Town or be addressed and posted to:

> The County Secretary County Government of Siaya P.O. Box 803 - 40600 <u>SIAYA</u>

so as to be received on or before 29th November 2024 at 12.00 noon

In addition, tenderers <u>SHALL</u> respond to the tenders through the **IFMIS Supplier portal**, by the deadline indicated above inorder to be eligible for award.

Tenders will be opened immediately thereafter in the presence of the tenderers representatives who choose to attend at the **Alego Usonga Sub-County Offices.**

Late tenders will be rejected.

Director, Supply Chain Management For: COUNTY SECRETARY

Date: 15.11.24.

PART 1 - TENDERING PROCEDURES

SECTION I: INSTRUCTIONS TO TENDERERS

A GeneralProvisions

1. ScopeofTender

1.1 TheProcuringEntityasdefinedintheAppendixtoConditionsofContractinvitestendersforWorksContractas described in the tender documents. The name, identification, and number of lots (contracts) of this Tender DocumentarespecifiedintheTDS.

2. Fraud and Corruption

- 2.1 TheProcuringEntityrequirescompliancewiththeprovisionsofthePublicProcurementandAssetDisposalAct, 2015, Section 62 "Declaration not to engage in corruption". The tender submitted by a person shall include a declarationthatthepersonshallnotengageinanycorruptorfraudulentpracticeandadeclarationthattheperson orhisorhersub-contractorsarenotdebarredfromparticipatinginpublicprocurementproceedings.
- 2.2 TheProcuringEntityrequirescompliancewiththeprovisionsoftheCompetitionAct2010,regarding<u>collusive practices</u> in contracting. Any tenderer found to have engaged in collusive conduct shall be disqualified and criminaland/orcivilsanctionsmaybeimposed.Tothiseffect,Tendersshallberequiredtocompleteandsignthe "CertificateofIndependentTenderDetermination"annexedtotheFormofTender.
- 2.3 Unfair Competitive Advantage Fairness and transparency in the tender process require that the firms ortheir Affiliates competing for a specific assignment do not derive a competitive advantage from having provided consultingservicesrelatedtothistender.Tothatend,theProcuringEntityshallindicateinthe**DataSheet**and makeavailabletoallthefirmstogetherwiththistenderdocumentallinformationthatwouldinthatrespectgive suchfirmanyunfaircompetitiveadvantageovercompetingfirms.
- 2.4 Unfair Competitive Advantage -Fairness and transparency in the tender process require that the Firms ortheir Affiliates competing for a specific assignment do not derive a competitive advantage from having provided consultingservicesrelatedtothistenderbeingtenderedfor.TheProcuringEntityshallindicateinthe**TDS**firms (ifany)thatprovidedconsultingservicesforthecontractbeingtenderedfor.TheProcuringEntityshallcheck whether the owners or controllers of the Tenderer are same as those that provided consulting services. The ProcuringEntityshall,uponrequest,makeavailabletoanytendererinformationthatwouldgivesuchfirmunfair competitiveadvantageovercompetingfirms.

3. EligibleTenderers

- 3.1 ATenderermaybeafirmthatisaprivateentity,astate-ownedenterpriseorinstitutionsubjecttoITT3.7orany combinationofsuchentitiesintheformofajointventure(JV)underanexistingagreementorwiththeintentto enterintosuchanagreementsupportedbyaletterofintent.Publicemployeesandtheircloserelatives(*spouses*, *children,brothers,sistersandunclesandaunts*) arenoteligibletoparticipateinthetender.Inthecaseofajoint venture,allmembersshallbejointlyandseverallyliablefortheexecutionoftheentireContractinaccordance with the Contract terms. The JV shall nominate a Representative who shall have the authority to conduct all businessforandonbehalfofanyandallthemembersoftheJVduringthetenderingprocessand,intheeventthe JVisawardedtheContract,duringcontractexecution.ThemaximumnumberofJVmembersshallbespecified inthe**TDS**.
- 3.2 PublicOfficersoftheProcuringEntity,theirSpouses,Child,Parent,BrothersorSister.Child,Parent,Brother orSisterofaSpouse, theirbusinessassociatesoragentsandfirms/organizationsinwhichtheyhaveasubstantial orcontrollinginterestshallnotbeeligibletotenderorbeawardedacontract.PublicOfficersarealsonotallowed toparticipateinanyprocurementproceedings.
- 3.3 A Tenderer shall not have a conflict of interest. Any tenderer found to have a conflict of interest shall be disqualified. At enderer may be considered to have a conflict of interest for the purpose of this tender in groups with the tenderer in the tenderer is the tenderer in the tenderer is the tenderer in tenderer in tenderer is the tenderer in tenderer in tenderer is the tenderer in tenderer is the tenderer in tenderer is the tenderer in tenderer in tenderer is the tenderer is the tenderer is the tenderer in tenderer is the tenderer is the tenderer in tenderer is the tenderer in tenderer in tenderer is the tenderer is the tenderer is the tenderer in tenderer is the tenderer in tenderer in tenderer is the tenderer in tenderer in tenderer is the tenderer in tende
 - a) Directlyorindirectlycontrols, is controlled by orisunder common control with another tenderer; or
 - b) Receives or has received any direct or indirect subsidy from another tenderer; or
 - c) Hasthesamelegalrepresentativeasanothertenderer;or
 - d) Hasarelationshipwithanothertenderer,directlyorthroughcommonthirdparties,thatputsitinaposition toinfluencethetenderofanothertenderer,orinfluencethedecisionsoftheProcuringEntityregardingthis tenderingprocess;or
 - e) Anyofitsaffiliatesparticipatedasaconsultantinthepreparationofthedesignortechnicalspecifications of the works that are the subject of the tender; or
 - f) anyofitsaffiliateshasbeenhired(orisproposedtobehired)bytheProcuringEntityasEngineerforthe Contractimplementation;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 contract specified in this Tender Documentor
 - h) HasaclosebusinessorfamilyrelationshipwithaprofessionalstaffoftheProcuringEntitywho:

- i) are directly or indirectly involved in the preparation of the Tender documentor 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 conflict stemmingfromsuchrelationshiphasbeenresolvedinamanneracceptabletotheProcuringEntity throughoutthetenderingprocessandexecutionoftheContract.
- 3.4 Atenderershallnotbeinvolvedincorrupt,coercive,obstructive,collusiveorfraudulentpractice.Atendererthat isproventohavebeeninvolvedanyofthesepracticesshallbeautomaticallydisqualified.
- 3.5 A Tenderer (either individually or as a JV member) shall not participate in more than one Tender, except for permittedalternativetenders. This includes participation as a subcontractor in other Tenders. Such participation shall result in the disqualification of all Tenders in which the firm is involved. A firm that is not a tender or a subcontractor in more than one tender. Members of a joint venture may not also make an individual tender, be a subcontractor in a separate tender or be part of another joint venture for the purposes of the same Tender.
- 3.6 ATenderermayhavethenationalityofanycountry,subjecttotherestrictionspursuanttoITT3.9Tenderer shallbedeemedtohavethenationalityofacountryiftheTendererisconstituted,incorporatedorregisteredin and operates in conformity with the provisions of the laws of that country, as evidenced by its articles of incorporation(orequivalentdocumentsofconstitutionorassociation)anditsregistrationdocuments,asthecase maybe.Thiscriterionalsoshallapplytothedeterminationofthenationalityofproposedsubcontractorsorsub-consultantsforanypartoftheContractincludingrelatedServices.
- 3.7 Tenderer that has been debarred from participating in public procurement shall be ineligible to tender or be awarded a contract. The list of debarred firms and individuals is available from the website of PPRA www.ppra.go.ke.
- 3.8 Tenderers that are state-owned enterprises or institutions may be eligible to compete and be awarded a Contract(s) only if they are accredited by PPRA to be (i) a legal public entity of the state Government and/or publicadministration,(ii)financiallyautonomousandnotreceivinganysignificantsubsidiesorbudgetsupport fromanypublicentityorGovernment,and(iii)operatingundercommerciallawandvestedwithlegalrightsand liabilitiessimilartoanycommercialenterprisetoenableitcompetewithfirmsintheprivatesectoronanequal basis.
- 3.9 Firmsandindividualsmaybeineligibleiftheircountriesoforigin(a)asamatteroflaworofficialregulations, Kenya prohibits commercial relations with that country, or (b) by an act of compliance with a decision of the UnitedNationsSecurityCounciltakenunderChapterVIIoftheCharteroftheUnitedNations,Kenyaprohibits any import of goods or contracting of works or services from that country, or any payments to any country, person,orentityinthatcountry.Atenderershallprovidesuchdocumentaryevidenceofeligibilitysatisfactoryto theProcuringEntity,astheProcuringEntityshallreasonablyrequest.
- 3.10 Foreign tenderers are required to source at least forty (40%) percent of their contract inputs (in supplies, subcontracts and labor) from national suppliers and contractors. To this end, a foreign tenderers hall provide in its met ender 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 conditionismet shall be provided inforthis purpose is be provided in *"SECTIONIII-EVALUATIONANDQUALIFICATION CRITERIA, Item9"*.
- 3.11 PursuanttotheeligibilityrequirementsofITT4.10,atenderisconsideredaforeigntenderer,ifthetendereris notregisteredinKenyaorifthetendererisregisteredinKenyaandhas<u>lessthan51percent</u>ownershipbyKenyan Citizens.JVsareconsideredasforeigntenderersiftheindividualmemberfirmsarenotregisteredinKenyaorif registeredinKenyaandhavelessthan51percentownershipbyKenyancitizens.TheJVshallnotsubcontract toforeignfirmsmorethan10percentofthecontractprice,excludingprovisionalsums.
- 3.12 The National Construction Authority Act of Kenya requires that all local and foreign contractors beregistered withtheNationalConstructionAuthorityandbeissuedwithaRegistrationCertificatebeforetheycanundertake anyconstructionworksinKenya.Registrationshallnotbeaconditionfortender,butitshallbeaconditionof contractawardandsignature.Aselectedtenderershallbegivenopportunitytoregisterbeforesuchawardand signatureofcontract.ApplicationforregistrationwithNationalConstructionAuthoritymaybeaccessedfrom thewebsitewww.nca.go.ke.
- 3.13 The Competition Act of Kenya requires that firms wishing to tender as Joint Venture undertakings which may prevent, distort or lessen competition in provision of services are prohibited unless they are exempt in accordance with the provisions of Section 25 of the Competition Act, 2010. JVs will be required to seek for exemption from the CompetitionAuthority.Exemptionshallnotbeaconditionfortender,butitshallbeaconditionofcontractaward and signature. A JV tenderer shall be given opportunity to seek such exemption as a condition of award and signatureofcontract.ApplicationforexemptionfromtheCompetitionAuthorityofKenyamaybeaccessedfrom thewebsitewww.cak.go.ke
- 3.14 A Kenyan tenderer shall provide evidence of having fulfilled his/her tax obligations by producing a valid tax clearancecertificateortaxexemptioncertificateissuedbytheKenyaRevenueAuthority.

4. EligibleGoods,Equipment,andServices

- 4.1 Goods, equipment and services to be supplied under the Contract may have their origin in any country that is not eligible under ITT 3.9. At the Procuring Entity's request, Tenderers may be required to provide evidence of the origin of Goods, equipment and services.
- 4.2 Any 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.

5. Tenderer'sResponsibilities

- 5.1 The tenderer shall bear all costs associated with the preparation and submission of his/her tender, and the Procuring Entity will in no case be responsible or liable for those costs.
- 5.2 The tenderer, at the tenderer's own responsibility and risk, is encouraged to visit and examine the Site of the Works and its surroundings, and obtain all information that may be necessary for preparing the tender and entering into a contract for construction of the Works. The costs of visiting the Site shall be at the tenderer's own expense.
- 5.3 The Tenderer and any of its personnel or agents will be granted permission by the Procuring Entity to enter upon its premises and lands for the purpose of such visit. The Tenderer shall indemnify the Procuring Entity against all liability arising from death or personal injury, loss of or damage to property, and any other losses and expenses incurred as a result of the inspection.
- 5.4 The tenderer shall provide in the Form of Tender and Qualification Information, a preliminary description of the proposed work method and schedule, including charts, as necessary or required.

B. <u>ContentsofTenderDocuments</u>

6. SectionsofTenderDocument

6.1 The tender document consists of Parts 1, 2, and 3, which includes all the sections specified below, and which shouldbereadinconjunctionwithanyAddendaissuedinaccordancewithITT8.

PART 1 Tendering Procedures

- i) SectionI-InstructionstoTenderers(ITT)
- ii) SectionII-TenderDataSheet(TDS)
- iii) SectionIII-EvaluationandQualificationCriteria
- iv) SectionIV-TenderingForms

PART 2 Works Requirements

- i) SectionV-Drawings
- ii) SectionVI-Specifications
- iii) SectionVII-BillsofQuantities

PART 3 Conditions of Contract and Contract Forms

- i) SectionVIII-GeneralConditionsofContract(GCC)
- ii) SectionIX-SpecialConditionsofContract(SC)
- iii) SectionX-ContractForms
- 6.2 TheInvitationtoTenderDocument (ITT)issuedbytheProcuringEntityisnotpartoftheContractdocuments.
- 6.3 UnlessobtaineddirectlyfromtheProcuringEntity,theProcuringEntityisnotresponsibleforthecompleteness

of the Tenderdocument, responsestore quests for clarification, them inutes of the pre-Tendermeeting (if any), or Addenda to the Tender document in accordance with ITT 8. In case of any contradiction, documents obtained directly from the Procuring Entity shall prevail.

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

7. SiteVisit

7.1 TheTenderer,attheTenderer'sownresponsibilityandrisk,isencouragedtovisitandexamineandinspectthe SiteoftheWorksanditssurroundingsandobtainallinformationthatmaybenecessaryforpreparing theTenderandenteringintoacontractfortheServices.ThecostsofvisitingtheSiteshallbeattheTenderer'sown expense.

8. Pre-TenderMeeting

- 8.1 The Procuring Entity shall specify in the **TDS** if a pre-tender meeting will be held, when and where. The ProcuringEntityshallalsospecifyinthe**TDS**ifapre-arrangedpretendersitevisitwillbeheldandwhen. The Tenderer's designated representative is invited to attend a pre-arranged pretender visit of the site of theworks. Thepurposeofthemeetingwillbetoclarifyissuesandtoanswerquestionsonanymatterthatmayberaisedat thatstage.
- 8.2 The Tenderer is requested to submit any questions in writing, to reach the Procuring Entity not later than the periodspecified in the **TDS** before the meeting.
- 8.3 Minutesofthepre-Tendermeetingandthepre-arrangedpretendersitevisitofthesiteoftheworks, 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 DocumentsinaccordancewithITT6.3.Minutesshallnotidentifythesourceofthequestionsasked.

8.4 TheProcuringEntityshallalsopromptlypublishanonymized(*nonames*)Minutesofthepre-Tendermeetingand theprearrangedpretendervisitofthesiteoftheworksatthewebpageidentifiedinthe**TDS**.Anymodification totheTenderDocumentsthatmaybecomenecessaryasaresultofthepre-tendermeetingandthepre-arranged pretendersitevisit,shallbemadebytheProcuringEntityexclusivelythroughtheissueofanAddendumpursuant toITT8andnotthroughtheminutesofthepre-Tendermeeting.Nonattendanceatthepre-Tendermeetingwill notbeacausefordisqualificationofaTenderer.

9. Clarificationandamendments of Tender Documents

9.1 ATendererrequiringanyclarificationoftheTenderDocumentshallcontacttheProcuringEntityinwritingatthe ProcuringEntity'saddressspecifiedintheTDSorraiseitsenquiriesduringthepre-TendermeetingandtheprearrangedpretendervisitofthesiteoftheworksifprovidedforinaccordancewithITT8.4.TheProcuringEntity will respond in writing to any request for clarification, provided that such request is received no later than the periodspecifiedintheTDSpriortothedeadlineforsubmissionoftenders.TheProcuringEntityshallforward copies of its response to all tenderers who have acquired the Tender Documents in accordance with ITT 6.3, includingadescriptionoftheinquirybutwithoutidentifyingitssource.IfspecifiedintheTDS,theProcuring Entity shall also promptly publish its response at the web page identified in the TDS. Should the clarification resultinchangestotheessentialelementsoftheTenderDocuments,theProcuringEntityshallamendtheTender DocumentsappropriatelyfollowingtheprocedureunderITT8.4.

10. AmendmentofTenderingDocument

- 10.1 At any time prior to the deadline for submission of Tenders, the Procuring Entity may amend the Tendering document by issuing addenda.
- 10.2 Any addendum issued shall be part of the tendering document and shall be communicated in writing to all who have obtained the tendering document from the Procuring Entity in accordance with ITT 6.3. The Procuring Entity shall also promptly publish the addendum on the Procuring Entity's web page in accordance with ITT 8.4.
- 10.3 To give prospective Tenderers reasonable time in which to take an addendum into account in preparing their Tenders, the Procuring Entity shall extend, as necessary, the deadline for submission of Tenders, in accordance with ITT 25.2 below.

C. PreparationofTenders

11. CostofTendering

11.1 TheTenderershallbearallcostsassociatedwiththepreparationandsubmissionofitsTender,andtheProcuring Entity shall not be responsible or liable for those costs, regardless of the conduct or outcome of the tendering process.

12. LanguageofTender

12.1 TheTender,aswellasallcorrespondenceanddocumentsrelatingtothetenderexchangedbythetendererandthe ProcuringEntity,shallbewrittenintheEnglishLanguage.Supportingdocumentsandprintedliteraturethatare part of the Tender may be in another language provided they are accompanied by an accurate and notarized translationoftherelevantpassagesintotheEnglishLanguage,inwhichcase,forpurposesofinterpretationofthe Tender,suchtranslationshallgovern.

13. DocumentsComprisingtheTender

- 13.1 The Tender shall comprise the following:
 - a) FormofTenderpreparedinaccordancewithITT14;
 - b) SchedulesincludingpricedBillofQuantities,completedinaccordancewithITT14andITT16;
 - c) TenderSecurityorTender-SecuringDeclaration,inaccordancewithITT21.1;
 - d) AlternativeTender,ifpermissible,inaccordancewithITT15;
 - e) Authorization: written confirmation authorizing the signatory of the Tender to commit the Tenderer, in accordancewithITT22.3;
 - f) Qualifications:documentaryevidenceinaccordancewithITT19establishingtheTenderer'squalifications toperformtheContractifitsTenderisaccepted;
 - g) Conformity:atechnicalproposalinaccordancewithITT18;
 - h) Anyotherdocumentrequiredinthe**TDS**.
- 13.2 In addition to the requirements under ITT 11.1, Tenders submitted by a JV shall include a copy of the Joint Venture Agreement entered into by all members. Alternatively, a letter of intent to execute a Joint Venture Agreement in the event of a successful Tender shall be signed by all members and submitted with the Tender, togetherwithacopyoftheproposedAgreement. The Tenderershall chronologicallyserialize pages of all tender documents submitted.

13.3 TheTenderershallfurnishintheFormofTenderinformationoncommissionsandgratuities,ifany,paidortobe paidtoagentsoranyotherpartyrelatingtothisTender.

14. FormofTenderandSchedules

14.1 TheFormofTenderandSchedules,includingtheBillofQuantities,shallbepreparedusingtherelevantforms furnishedinSectionIV,TenderingForms.Theformsmustbecompletedwithoutanyalterationstothetext,and no substitutes shall be accepted except as provided under ITT 20.3. All blank spaces shall be filled in withthe informationrequested.

15. AlternativeTenders

- 15.1 Unlessotherwisespecified in the **TDS**, alternative Tendersshall not be considered.
- 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 alternative times for completion will be described in Section III, Evaluation and Qualification Criteria.
- 15.3 Except as provided under ITT 13.4 below, Tenderers wishing to offer technical alternatives to the requirements of the Tender Documents must first price the Procuring Entity's design as described in the Tender Documents and shall further provide all information necessary for a complete evaluation of the alternative by the Procuring Entity, including drawings, design calculations, technical specifications, breakdown of prices, and proposed construction methodology and other relevant details. Only the technical alternatives, if any, of the Tenderer with the Winning Tender conforming to the basic technical requirements shall be considered by the Procuring Entity. When specified in the **TDS**, Tenderers are permitted to submit alternative technical solutions for specified parts of the Works, and such parts will be identified in the **TDS**, as will the method for their evaluating, and described in Section VII, Works' Requirements.

16. TenderPricesandDiscounts

- 16.1 Theprices and discounts (including any price reduction) quoted by the Tenderer in the Form of Tender and in the Bill of Quantities shall conform to the requirements specified below.
- 16.2 The Tenderer shall fill in rates and prices for all items of the Works described in the Bill of Quantities. Items against which no rate or price is entered by the Tenderer shall be deemed covered by the rates for other items in the Bill of Quantities and will not be paid for separately by the Procuring Entity. An item not listed in the priced Bill of Quantities shall be assumed to be not included in the Tender, and provided that the Tender is determined substantially responsive notwithstanding this omission, the average price of the item quoted by substantially responsive Tenderers will be added to the Tender price and the equivalent total cost of the Tender so determined will be used for price comparison.
- 16.3 The price to be quoted in the Form of Tender, in accordance with ITT 14.1, shall be the total price of the Tender, including any discounts offered.
- 16.4 The Tenderer shall quote any discounts and the methodology for their application in the Form of Tender, in accordance with ITT 14.1.
- 16.5 It will be specified in the **TDS** if the rates and prices quoted by the Tenderer are or are not subject to adjustment duringtheperformanceoftheContractinaccordancewiththeprovisionsoftheConditionsofContract,exceptin caseswherethecontractissubjectto<u>fluctuationsandadjustments</u>,notfixedprice.Insuchacase,theTenderer shallfurnishtheindicesandweightingsforthepriceadjustmentformulaeintheScheduleofAdjustmentData andtheProcuringEntitymayrequiretheTenderertojustifyitsproposedindicesandweightings.
- 16.6 Where tenders are being invited for individual lots (contracts) or for any combination of lots (packages), tenderers wishing to offer discounts for the award of more than one Contract shall specify in their Tender the price reductions applicable to each package, or alternatively, to individual Contracts within the package. Discounts shall be submitted in accordance with ITT 16.4, provided the Tenders for all lots (contracts) are opened at the same time.
- 16.7 All duties, taxes, and other levies payable by the Contractor 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 rates and prices and the total Tender Price submitted by the Tenderer.

17. CurrenciesofTenderandPayment

17.1 TenderersshallquoteentirelyinKenyaShillings.TheunitratesandthepricesshallbequotedbytheTendererin theBillofQuantities,entirelyinKenyashillings.ATendererexpectingtoincurexpendituresinothercurrencies forinputstotheWorks suppliedfromoutsideKenyashalldeviceownwaysofgettingforeigncurrencytomeet thoseexpenditures.

18. DocumentsComprisingtheTechnicalProposal

18.1 TheTenderershallfurnishatechnicalproposalincludingastatementofworkmethods,equipment,personnel, scheduleandanyotherinformationasstipulatedinSectionIV,TenderForms,insufficientdetailtodemonstrate theadequacyoftheTenderer'sproposaltomeetthework'srequirementsandthecompletiontime.

19. DocumentsEstablishingtheEligibilityandQualificationsoftheTenderer

- 19.1 Tenderers shall complete the Form of Tender, included in Section IV, Tender Forms, to establish Tenderer's eligibilityinaccordancewithITT4.
- 19.2 InaccordancewithSectionIII,EvaluationandQualificationCriteria,toestablishitsqualificationstoperform the ContracttheTenderershallprovide the information requested in the corresponding information sheets included in SectionIV,TenderForms.
- 19.3 Amarginofpreferencewillnotbeallowed.Preferenceandreservationswillbeallowed,individuallyorinjoint ventures.ApplyingforeligibilityforPreferenceandreservationsshallsupplyallinformationrequiredtosatisfy thecriteriaforeligibilityspecifiedinaccordancewithITT33.1.
- 19.4 Tenderersshallbeaskedtoprovide,aspartofthedataforqualification,suchinformation,includingdetailsof ownership,asshallberequiredtodeterminewhether,accordingtotheclassificationestablishedbytheProcuring Entity, <u>a</u> <u>contractor or group of contractors</u> qualifies for a margin of preference. Further the information will enable the Procuring Entity identify any actual or potential conflict of interest in relation to the procurement and/or contract management processes, or a possibility of collusion between tenderers, and thereby help to preventanycorruptinfluenceinrelationtotheprocurementprocessorcontractmanagement.
- 19.5 The purpose of the information described in ITT 19.4 above overrides any claims to confidentiality which a tenderer may have. There can be no circumstances in which it would be justified for a tenderer to keep information relating to its ownership and control confidential where it is tendering to undertake public sector work and receive public sector funds. Thus. confidentiality will not be accepted by the Procuring Entity as а justification for a Tenderer's failuret odisclose, or failuret oprovide required information on its ownership and control.
- 19.6 The Tenderer shall provide further documentary proof, information or authorizations that the Procuring Entity may request in relation to ownership and control which information on any changes to the information which was provided by the tenderer under ITT 6.3. 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.
- 19.7 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.
- 19.8 If a tenderer fails to submit the information required by these requirements, its tender will be rejected. Similarly, if the Procuring Entity is unable, after taking reasonable steps, to verify to a reasonable degree the information submitted by a tenderer pursuant to these requirements, then the tender will be rejected.
- 19.9 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 managementprocess, then:
 - $i) \qquad if the procurement process is still ongoing, the tenderer will be disqualified from the procurement process,$
 - ii) if the contract has been awarded to that tenderer, the contract award will be set as ide,
 - iii) the tenderer will be referred to the relevant law enforcement authorities for investigation of whetherthe tendereroranyotherpersonshavecommitted any criminal offence.
- 19.10 Ifatenderersubmitsinformationpursuanttotheserequirementsthatisincomplete,inaccurateorout-of-date,or attemptstoobstructtheverificationprocess,thentheconsequencesITT6.7willensueunlessthetenderercan show to the reasonable satisfaction of the Procuring Entity that any such act was not material, or was due to genuineerrorwhichwasnotattributabletotheintentionalact,negligenceorrecklessnessofthetenderer.

20. PeriodofValidityofTenders

- 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 (as prescribed by the Procuring Entity in accordance with ITT 24). 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 ITT 21.1, it shall also be extended for thirty (30) days beyond the deadline of the extended validity period. A Tenderer may refuse the request without forfeiting its Tender security. A Tenderer granting the request shall not be required or permitted to modify its Tender, except as provided in ITT 20.3.
- 20.3 If the award is delayed by a period exceeding the number of days to be specified in the **TDS** days beyond the expiry of the initial tender validity period, the Contract price shall be determined as follows:
 - a) in the case of **fixed price** contracts, the Contract price shall be the tender price adjusted by the factor specified in the **TDS**;
 - b) inthecaseof**adjustableprice**contracts,noadjustmentshallbemade;orinanycase,tenderevaluation shallbebasedonthetenderpricewithouttakingintoconsiderationtheapplicablecorrectionfromthose

indicatedabove.

21. TenderSecurity

- 21.1 The Tenderer shall furnish as part of its Tender, either a Tender-Securing Declaration or a Tender Security as specified inthe **TDS**, inoriginal formand, in the case of a Tender Security, in the amount and currency specified in the **TDS**. A Tender-Securing Declaration shall use the form included in Section IV, Tender Forms.
- 21.2 IfaTenderSecurityisspecifiedpursuanttoITT21.1,theTenderSecurityshallbeademandguaranteeinanyof thefollowingformsattheTenderer'soption:
 - a) anunconditionalBankGuaranteeissuedbyreputablecommercialbank);or
 - b) anirrevocableletterofcredit;
 - c) aBanker'schequeissuedbyareputablecommercialbank;or
 - d) anothersecurityspecified**intheTDS**,
- 21.3 If an unconditional bank guarantee is issued by a bank located outside Kenya, the issuing bank shall have a correspondentbanklocatedinKenyatomakeitenforceable.TheTender Securityshallbevalidforthirty(30) daysbeyondtheoriginalvalidityperiodoftheTender,orbeyondanyperiodofextensionifrequestedunderITT 20.2.
- 21.4 If a Tender Security or Tender-Securing Declaration is specified pursuant to ITT 19.1, any Tender not accompaniedbyasubstantiallyresponsiveTenderSecurityorTender-SecuringDeclarationshallberejectedby theProcuringEntityasnon-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 and any other documents required in the **TDS**. The Procuring Entity shall also promptly return the tender security to the tenderers where the procurement proceedings are terminated, all tenders were determined nonresponsive or a bidder declines to extend tender validity period.
- 21.6 The Tender Security of the successful Tenderer shall be returned as promptly as possible once the successful Tenderer has signed the Contract and furnished the required Performance Security, and any other documents required in the **TDS**.
- 21.7 The Tender Security may be forfeited or the Tender-Securing Declaration executed:
 - a) if a Tenderer withdraws its Tender during the period of Tender validity specified by the Tenderer on the FormofTender, or any extension thereto provided by the Tenderer; or
 - b) if the successful Tenderer fails to:
 - i) signtheContractinaccordancewithITT50;or
 - ii) furnishaPerformanceSecurityandifrequiredintheTDS, and any other documents required in the TDS.
- 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 the Tender-Securing Declaration of a JV shall 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 the Tender-Securing Declaration shall be in the names of all future members as named in the letter of intent referred to in ITT 4.1 and ITT 11.2.
- 21.10 A tenderer shall not issue a tender security to guarantee itself.

22. FormatandSigningofTender

- 22.1 The Tenderer shall prepare one original of the documents comprising the Tender as described in ITT 13 and clearly mark it "ORIGINAL." Alternative Tenders, if permitted in accordance with ITT 15, shall be clearly marked "ALTERNATIVE." In addition, the Tenderer shall submit copies of the Tender, in the number specified in the **TDS** and clearly mark them "COPY." In the event of any discrepancy between the original and the copies, the original shall prevail.
- 22.2 Tenderers shall mark as "CONFIDENTIAL" all 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 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 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. SealingandMarkingofTenders
- 23.1 Dependingonthesizesorquantitiesorweightofthetenderdocuments,atenderermayuseanenvelope,package orcontainer.TheTenderershalldelivertheTenderinasinglesealedenvelope,orinasinglesealedpackage,orin a single sealed container bearing the name and Reference number of the Tender, addressed to the Procuring EntityandawarningnottoopenbeforethetimeanddateforTenderopeningdate.Withinthesingleenvelope, packageorcontainer,theTenderershallplacethefollowingseparate,sealedenvelopes:
 - a) in an envelope or package or container marked "ORIGINAL", all documents comprising the Tender, as describedinITT11;and
 - b) inanenvelopeorpackageorcontainermarked"COPIES", all required copies of the Tender; and
 - c) if alternative Tenders are permitted in accordance with ITT15, and if relevant:
 - i) in an envelope or package or container marked "ORIGINAL -ALTERNATIVE TENDER", the alternativeTender;and
 - ii) in the envelope or package or container marked "COPIES- ALTERNATIVE TENDER", all requiredcopiesofthealternativeTender.

The inner envelopes or packages or containers shall:

- a) bearthenameandaddressoftheProcuringEntity.
- b) bearthenameandaddressoftheTenderer;and
- c) bearthenameandReferencenumberoftheTender.
- 23.2 Ifanenvelopeorpackageorcontainerisnotsealedandmarkedasrequired, the *ProcuringEntity* will assume no responsibility for the misplacement or premature opening of the Tender. Tenders that are misplaced or opened prematurely will not be accepted.

24. DeadlineforSubmissionofTenders

- 24.1 TendersmustbereceivedbytheProcuringEntityattheaddressspecifiedinthe**TDS**andnolaterthanthedate andtimealsospecifiedinthe**TDS**.Whensospecifiedinthe**TDS**,Tenderersshallhavetheoptionofsubmitting their Tenders electronically. Tenderers submitting Tenders electronically shall follow the electronic Tender submissionproceduresspecifiedinthe**TDS**.
- 24.2 TheProcuringEntitymay,atitsdiscretion,extendthedeadlineforthesubmissionofTendersbyamendingthe TenderDocumentsinaccordancewithITT8,inwhichcaseallrightsandobligationsoftheProcuringEntityand Tendererspreviouslysubjecttothedeadlineshallthereafterbesubjecttothedeadlineasextended.

25. LateTenders

25.1 TheProcuringEntityshallnotconsideranyTender thatarrivesafterthedeadlineforsubmissionoftenders, in accordance with ITT 24. Any Tender received by the Procuring Entity after the deadline for submission of Tendersshallbedeclaredlate, rejected, and returned unopened to the Tenderer.

26. Withdrawal, Substitution, and Modification of Tenders

- 26.1 A Tenderermaywithdraw,substitute,ormodifyitsTenderafterithasbeensubmittedbysendingawrittennotice, dulysignedbyanauthorizedrepresentative,andshallincludeacopyoftheauthorizationinaccordancewithITT 22.3,(exceptthatwithdrawalnoticesdonotrequirecopies).Thecorrespondingsubstitutionormodificationof theTendermustaccompanytherespectivewrittennotice.Allnoticesmustbe:
 - a) prepared and submitted in accordance with ITT 22 and ITT 23 (except that withdrawals notices do not require copies), and in addition, the respective envelopes shall be clearly marked "WITHDRAWAL," "SUBSTITUTION," "MODIFICATION;" and
 - b) received by the Procuring Entity prior to the deadline prescribed for submission of Tenders, in accordance with ITT24.
- 26.2 TendersrequestedtobewithdrawninaccordancewithITT26.1shallbereturnedunopenedtotheTenderers.
- 26.3 No Tender may be withdrawn, substituted, or modified in the interval between the deadline for submission of TendersandtheexpirationoftheperiodofTendervalidityspecifiedbytheTendererontheFormofTenderorany extensionthereof.

27. TenderOpening

- 27.1 ExceptinthecasesspecifiedinITT23andITT26.2,theProcuringEntityshallpubliclyopenandreadoutall Tendersreceivedbythedeadline,atthedate,timeandplacespecifiedinthe**TDS**,inthepresenceofTenderers' designatedrepresentativeswhochoosestoattend.AnyspecificelectronicTenderopeningproceduresrequiredif electronicTenderingispermittedinaccordancewithITT24.1,shallbeasspecifiedinthe**TDS**.
- 27.2 First, envelopes marked "WITHDRAWAL" shall be opened and read out and the envelopes with the corresponding Tender shall not be opened, but returned to the Tenderer. No Tender withdrawal shall be permitted unless the corresponding withdrawal notice contains a valid authorization to request the withdrawal and is read out at Tender

opening.

- 27.3 Next, envelopes marked "SUBSTITUTION" shall be opened and read out and exchanged with the corresponding Tender being substituted, and the substituted Tender shall not be opened, but returned to the Tenderer. No Tender substitution shall be permitted unless the corresponding substitution notice contains a valid authorization to request the substitution and is read out at Tender opening.
- 27.4 Next, envelopes marked "MODIFICATION" shall be opened and read out with the corresponding Tender. No Tender modification shall be permitted unless the corresponding modification notice contains a valid authorization to request the modification and is read out at Tender opening.
- 27.5 Next, all remaining envelopes shall be opened one at a time, reading out: the name of the Tenderer and whether there is a modification; the total Tender Price, per lot (contract) if applicable, including any discounts and alternative Tenders; the presence or absence of a Tender Security or Tender-Securing Declaration, if required; and any other details as the Procuring Entity may consider appropriate.
- 27.6 Only Tenders, alternative Tenders and discounts that are opened and read out at Tender opening shall be considered further for evaluation. The Form of Tender and pages of the Bills of Quantities are to be initialed by the members of the tender opening committee attending the opening. The number of representatives of the Procuring Entity to sign shall be specified in the **TDS**.
- 27.7 At the Tender Opening, the Procuring Entity shall neither discuss the merits of any Tender nor reject any Tender (except for late Tenders, in accordance with ITT 25.1).

27.8 The Procuring Entityshallprepareminutesofthe Tender Opening that shall include, as a minimum:

- a) thenameoftheTendererandwhetherthereisawithdrawal,substitution,ormodification;
- b) the Tender Price, perlot (contract) if applicable, including any discounts;
- c) anyalternativeTenders;
- d) thepresenceorabsenceofaTenderSecurity,ifonewasrequired.
- e) numberofpagesofeachtenderdocumentsubmitted.
- 27.9 The Tenderers' representatives who are present shall be requested to sign the minutes. The omission of a Tenderer's signature on the minutes shall not invalidate the contents and effect of the minutes. A copy of the tenderopeningregistershallbedistributedtoallTenderersuponrequest.

E. Evaluation and Comparison of Tenders

28. Confidentiality

- 28.1 Information relating to the evaluation of Tenders and recommendation of contract award shall not be disclosed to Tenderers or any other persons not officially concerned with the Tender process until information on Intention to Award the Contract is transmitted to all Tenderers in accordance with ITT 46.
- 28.2 Any effort by a Tenderer to influence the Procuring Entity in the evaluation of the Tenders 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 a tenderer wishes to contact the Procuring Entity on any**matterrelatedtothetenderingprocess,itshalldosoinwriting.**

29. ClarificationofTenders

- 29.1 To assist in the examination, evaluation, and comparison of the tenders, and qualification of the tenderers, the Procuring Entity may, at its discretion, ask any tenderer for a clarification of its tender, given a reasonable time for a response. Any clarification submitted by a tenderer that is not in response to a request by the Procuring Entity shall not be considered. The Procuring Entity's request for clarification and the response shall be in writing. No change, including any voluntary increase or decrease, in the prices or substance of the tender shall be sought, offered, or permitted, except to confirm the correction of arithmetic errors discovered by the Procuring Entity in the evaluation of the tenders, in accordance with ITT 33.
- 29.2 If a tenderer does not provide clarifications of its tender by the date and time set in the Procuring Entity's request for clarification, its Tender may be rejected.

30. Deviations, Reservations, and Omissions

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

31. DeterminationofResponsiveness

31.1 The Procuring Entity's determination of a Tender's responsiveness is to be based on the contents of the tender itself,

as defined in ITT 13.

- 31.2 A substantially responsive Tender is one that meets the requirements of the Tender document without material deviation, reservation, oromission. A material deviation, reservation, oromission is not set of the tender document without material deviation.
 - a) affect in any substantial way the scope, quality, or performance of the Works specified in the Contract; or
 - b) limit in any substantial way, inconsistent with the tender document, the Procuring Entity's rights or the tenderer's obligations under the proposed contract; or
 - c) if rectified, would unfairly affect the competitive position of other tenderers presenting substantially responsive tenders.
- 31.3 The Procuring Entity shall examine the technical aspects of the tender submitted in accordance with ITT 18, to confirm that all requirements of Section VII, Works' Requirements have been met without any material deviation, reservation or omission.
- 31.4 If a tender is not substantially responsive to the requirements of the tender 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.

32. Non-material Non-conformities

- 32.1 Provided that a tender is substantially responsive, the Procuring Entity may waive any non-conformities in the tender.
- 32.2 Provided that a Tender is substantially responsive, the Procuring Entity may request that the tenderer submit the necessary information or documentation, within a reasonable period, to rectify nonmaterial non-conformities in the tender related to documentation requirements. Requesting information or documentation on such non- conformities shall not be related to any aspect of the price of the tender. Failure of the tenderer to comply with the request may result in the rejection of its tender.
- 32.3 Provided that a tender is substantially responsive, the Procuring Entity shall rectify quantifiable nonmaterial nonconformities 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**.

33. Arithmetical Errors

- 33.1 The tender sum as submitted and read out during the tender opening shall be absolute and final and shall not be the subject of correction, adjustment or amendment in any way by any person or entity.
- 33.2 Provided that the Tender is substantially responsive, the Procuring Entity shall handle errors on the following basis:
 - a) Any error detected if considered a major deviation that affects the substance of the tender, shall lead to disqualification of the tender as non-responsive.
 - b) Any errors in the submitted tender arising from a miscalculation of unit price, quantity, and 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 inwords shall prevail
- 33.3 Tenderersshallbenotifiedofanyerrordetectedintheirbidduringthenotificationofaward.

34. Currencyprovisions

34.1 TenderswillpricedbeinKenyaShillingsonly.TenderersquotingincurrenciesotherthaninKenyashillingswill bedeterminednon-responsiveandrejected.

35. MarginofPreferenceandReservations

- 35.1 No margin of preference shall be allowed on contracts for small works.
- 35.2 Where it is intended to reserve the contract to specific groups under Small and Medium Enterprises, or enterprise owned by women, youth and/or persons living with disability, who are appropriately registered as such by the authority to be specified in the **TDS**, a procuring entity shall ensure that the invitation to tender specifically indicates that only businesses/firms belonging to those specified groups are the only ones eligible to tender. Otherwise if not so stated, the invitation will be open to all tenderers.

36. NominatedSubcontractors

- 36.1 Unless otherwise stated in the **TDS**, the Procuring Entity does not intend to execute any specific elements of the Works by subcontractors selected in advance by the Procuring Entity.
- 36.2 Tenderers may propose subcontracting up to the percentage of total value of contracts or the volume of works as specified in the **TDS**. Subcontractors proposed by the Tenderer shall be fully qualified for their parts of the Works.
- 36.3 The subcontractor's qualifications shall not be used by the Tenderer to qualify for the Works unless their specialized parts

of the Works were previously designated by the Procuring Entity in the **TDS** as can be met by subcontractors referred to hereafter as 'Specialized Subcontractors', in which case, the qualifications of the Specialized Subcontractors proposed by the Tenderer may be added to the qualifications of the Tenderer.

37. Evaluation of Tenders

- 37.1 The Procuring Entity shall use the criteria and methodologies listed in this ITT and Section III, Evaluation and Qualification Criteria. No other evaluation criteria or methodologies shall be permitted. By applying the criteria and methodologies the Procuring Entity shall determine the Best Evaluated Tender in accordance with ITT 40.
- 37.2 To evaluate a Tender, the Procuring Entity shall consider the following:
 - a) price adjustment due to discounts offered in accordance with ITT 16;
 - b) converting the amount resulting from applying (a) and (b) above, if relevant, to a single currency in accordance with ITT 39;
 - c) price adjustment due to quantifiable nonmaterial non-conformities in accordance with ITT 30.3; and
 - d) any additional evaluation factors specified **in the TDS** and Section III, Evaluation and Qualification Criteria.
- 37.3 The estimated effect of the price adjustment provisions of the Conditions of Contract, applied over the period of execution of the Contract, shall not be considered in Tender evaluation.
- 37.4 In the case of multiple contracts or lots, Tenderers shall be allowed to tender for one or more lots and the methodology to determine the lowest evaluated cost of the lot (contract) combinations, including any discounts offered in the **Form of Tender**, is specified in Section III, Evaluation and Qualification Criteria.

38. Comparison of Tenders

38.1 The Procuring Entity shall compare the evaluated costs of all substantially responsive Tenders established in accordancewithITT38.2todeterminetheTenderthathasthelowestevaluatedcost.

39. AbnormallyLowTenders

- 39.1 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 or that genuine competition between Tenderers is compromised.
- 39.2 In the event of identification of a potentially Abnormally Low Tender, the Procuring Entity shall seek written clarifications from the Tenderer, including detailed price analyses of its Tender price in relation to the subject matter of the contract, scope, proposed methodology, schedule, allocation of risks and responsibilities and any other requirements of the Tender document.
- 39.3 After evaluation of the price analyses, in the event that the Procuring Entity determines that the Tenderer has failed to demonstrate its capability to perform the Contract for the offered Tender Price, the Procuring Entity shall reject the Tender.

40. AbnormallyHighTenders

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

41. Unbalancedand/orFront-LoadedTenders

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

- a) accepttheTender;or
- b) require that the total amount of the Performance Security beincreased at the expense of the Tenderer to a level not exceeding a 30% of the Contract Price; or
- c) agree on a payment mode that eliminates the inherent risk of the Procuring Entity paying too much for undelivered works;or
- d) rejecttheTender,

42. QualificationsoftheTenderer

- 42.1 The Procuring Entity shall determine to its satisfaction whether the eligible Tenderer that is selected as having submitted the lowest evaluated cost and substantially responsive Tender, meets the qualifying criteria specified in Section III, Evaluation and Qualification Criteria.
- 42.2 The determination shall be based upon an examination of the documentary evidence of the Tenderer's qualifications submitted by the Tenderer, pursuant to ITT 19. The determination shall not take into consideration the qualifications of other firms such as the Tenderer's subsidiaries, parent entities, affiliates, subcontractors (other than Specialized Subcontractors if permitted in the Tender document), or any other firm(s) different from the Tenderer.
- 42.3 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 price to make a similar determination of that Tenderer's qualifications to perform satisfactorily.
- 42.4 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.
- 42.5 In the event of identification of a potentially Abnormally Low Tender, the Procuring Entity shall seek written clarifications from the Tenderer, including detailed price analyses of its Tender price in relation to the subject matter of the contract, scope, proposed methodology, schedule, allocation of risks and responsibilities and any other requirements of the Tender document.
- 42.6 After evaluation of the price analyses, if the Procuring Entity determines that the Tenderer has failed to demonstrate its capability to perform the Contract for the offered Tender Price, the Procuring Entity shall reject the Tender.

43. BestEvaluatedTender

- 43.1 Having compared the evaluated prices of Tenders, the Procuring Entity shall determine the Best Evaluated Tender. TheBestEvaluatedTenderistheTenderoftheTendererthatmeets theQualificationCriteria and whose Tenderhasbeen determined to be:
 - a) MostresponsivetotheTenderdocument;and
 - b) thelowestevaluatedprice.

44. ProcuringEntity's RighttoAcceptAnyTender,andtoRejectAnyor AllTenders.

44.1 TheProcuringEntityreservestherighttoacceptorrejectanyTenderandtoannultheTenderprocessandreject allTendersatanytimepriortoContractAward,withouttherebyincurringanyliabilitytoTenderers.Incaseof annulment, all Tenderers shall be notified with reasons and all Tenders submitted and specifically, Tender securities,shallbepromptlyreturnedtotheTenderers.

F. Award of Contract

45. AwardCriteria

45.1 TheProcuringEntityshallawardtheContracttothesuccessfultendererwhosetenderhasbeendeterminedtobe theLowestEvaluatedTender.

46. NoticeofIntentiontoenterintoaContract

- 46.1 UponawardofthecontractandPriortotheexpiryoftheTenderValidityPeriodtheProcuringEntityshallissuea NotificationofIntentiontoEnterintoaContract/Notificationofawardtoalltendererswhichshallcontain,ata minimum,thefollowinginformation:
 - a) thenameandaddressoftheTenderersubmittingthesuccessfultender;
 - b) theContractpriceofthesuccessfultender;
 - c) a statement of the reason(s) the tender of the unsuccessful tenderer to whom the letter is addressed was unsuccessful,unlessthepriceinformationin(c)abovealreadyrevealsthereason;
 - d) the expirydate of the Standstill Period; and
 - e) instructionsonhowtorequestadebriefingand/orsubmitacomplaintduringthestandstillperiod;

47. StandstillPeriod

- 47.1 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.
- 47.2 Where a Standstill Period applies, it shall commence when the Procuring Entity has transmitted to each Tenderer the Notification of Intention to EnterintoaContractwiththesuccessfulTenderer.

48. DebriefingbytheProcuringEntity

- 48.1 On receipt of the Procuring Entity's Notification of Intention to Enter into a Contract referred to in ITT 46, an unsuccessful tenderer may make a written request to the Procuring Entity for a debriefing on specific issues or concerns regarding their tender. The Procuring Entity shall provide the debriefing within five days of receipt of the request.
- 48.2 Debriefings of unsuccessful Tenderers may be done in writing or verbally. The Tenderer shall bear its own costs of attending**suchadebriefingmeeting**.

49. LetterofAward

49.1 PriortotheexpiryoftheTenderValidityPeriodanduponexpiryoftheStandstillPeriodspecifiedinITT42.1, uponaddressingacomplaintthathasbeenfiledwithintheStandstillPeriod,theProcuringEntityshalltransmit the<u>LetterofAward</u>tothesuccessfulTenderer.Theletterofawardshallrequestthesuccessfultenderertofurnish thePerformanceSecuritywithin21daysofthedateoftheletter.

50. Signing of Contract

- 50.1 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.
- 50.2 Within fourteen (14) days of receipt of the Contract Agreement, the successful Tenderer shall sign, date, and return it to the Procuring Entity.
- 50.3 The written contract shall be entered into within the period specified in the notification of award and before expiry of the tender validity period

51. AppointmentofAdjudicator

51.1 The Procuring Entity proposes the personnamed in the**TDS**to be appointed as Adjudicator under the Contract, at the hourly feespecified in the**TDS**, plus reimbursable expenses. If the Tenderer disagrees with this proposal, the Tenderer should so state in his Tender. If, in the Letter of Acceptance, the Procuring Entity does not agree on the appointment of the Adjudicator, the Procuring Entity will request the Appointing Authority design at edit of the Special Conditions of Contract (SCC) pursuant to Clause 23.1 of the General Conditions of Contract (GCC), to appoint the Adjudicator.

52. PerformanceSecurity

- 52.1 Withintwenty-one(21) daysofthereceiptoftheLetterofAcceptancefromtheProcuringEntity,thesuccessful TenderershallfurnishthePerformanceSecurityand,anyotherdocumentsrequiredinthe**TDS**,inaccordance with the General Conditions of Contract, subject to ITT 40.2 (b), using the Performance Security and other Forms included in Section X, Contract Forms, or another form acceptable to the Procuring Entity. A foreign institutionprovidingabankguaranteeshallhaveacorrespondentfinancialinstitutionlocatedinKenya,unless theProcuringEntityhasagreedinwritingthatacorrespondentbankisnotrequired.
- 52.2 Failure of the successful Tenderer to submit the above-mentioned Performance Security and other documents required in the **TDS**, or sign the Contract shall constitute sufficient grounds for the annulment of the award and forfeiture of the Tender Security. In that event the Procuring Entity may award the Contract to the Tenderer offering the next Best Evaluated Tender.
- 52.3 Performance security shall not be required for contracts estimated to cost less than Kenya shillings five million shillings.

53. PublicationofProcurementContract

- 53.1 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) nameandaddressoftheProcuringEntity;
 - b) name and reference number of the contract being awarded, a summary of its scope and the selection methodused;
 - c) thenameofthesuccessfulTenderer,thefinaltotalcontractprice,thecontractduration.
 - d) datesofsignature,commencementandcompletionofcontract;
 - $e) \qquad names of all Tenderers that submitted Tenders, and their Tender prices as readout at Tender opening.$

54. ProcurementRelatedComplaints and Administrative Review

- 54.1 TheproceduresformakingProcurement-relatedComplaintsareasspecifiedintheTDS.
- 54.2 A request for administrative review shall be made in the form provided under contract forms.

Section II - Tender Data Sheet (TDS)

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

ITT Reference	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS
	A. General
ITT 1.1	The name of the contract is: As per Invitation to Tender in this Tender Document
	Procuring Entity is: County Government of Siaya
	The reference number of the Contract is: As per Invitation to Tender in this Tender Document
	The number and identification of lots (contracts)comprising this Tender are: <i>N/A</i>
ITT 2.3	The Information made available on competing firms is as follows: <i>N/A</i>
ITT 2.4	The firms that provided consulting services for the contract being tendered for are: <i>N</i> / <i>A</i>
ITT 3.1	Maximum number of members in the Joint Venture (JV) shall be: JV not allowed
	B. Contents of Tender Document
ITT 8.1	(A) A pre-arranged pretender site visit "shall not" take place
	(B) Pre-Tender meeting <i>shall not</i> take place
ITT 8.2	The Tenderer will submit any questions in writing, to reach the Procuring Entity not later than <i>Five (5) days before tender opening</i>
ITT 8.4	The Procuring Entity's website where Minutes of the pre-Tender meeting and the pre-arranged pretender site visit will be published is N/A
ITT 9.1	For Clarification of Tender purposes, for obtaining further information and for purchasing tender documents, the Procuring Entity's address is:
	(1) Name of Procuring Entity <i>County Government of Siaya</i>
	(2) Physical address for hand Courier Delivery to an office or Tender Box Tender documents to be deposited in the Tender Box provided at the main entrance of ALEGO USONGA SUB- COUNTY OFFICES within Siaya Town
1	(3) Postal Address County Secretary, P. O. Box 803-40600, Siaya -
	(4) Insert name, telephone number and e-mail address of the officer to be contacted. <i>Director, Supply Chain Management, Tel: No.</i>
	C. Preparation of Tenders
ITP 13.1 (h)	The Tenderer shall submit the following additional documents in its Tender: All documents to be submitted shall be included under Section III – Evaluation and Qualification Criteria
ITT 15.1	Alternative Tenders shall not be considered.
ITT 15.2	Alternative times for completion [insert "shall be" or "shall not be"] permitted. Not Applicable
ITT 15.4	Alternative technical solutions shall be permitted for the following parts of the Works: <i>Not Applicable</i>
ITT 16.5	The prices quoted by the Tenderer shall be: <i>fixed</i>
ITT 20.1	The Tender validity period shall be98 days.
ITT 20.3 (a)	(a) The delayed to exceeding 30number of days.
	(b) The Tender price shall be adjusted by the following percentages of the tender price:
	(i) By% of the local currency portion of the Contract price adjusted to reflect local inflation during the period of extension,
	and
	(ii) By% the foreign currency portion of the Contract price adjusted to reflect the international inflation during the period of extension.
	Prevailing consumer price index obtained from Kenya National Bureau of Statistics or the monthly inflation rate issued by the Central Bank of Kenya for both (i) and (ii)
ITT 21.1	Tender shall provide a Tender-Securing Declaration or a Tender Security(select one)
	As indicated in the Invitation to Tender in this Tender Document
ITT 21.2 (d)	The other Tender Security shall be: If a Tender Security is specified pursuant to ITT 21.1, it shall be in the form of a guarantee acceptable under the Public Procurement and Asset Disposal Act, 2015 and The Public Procurement and Asset Disposal Regulations, 2020
	On the Performance Security, other documents required shall be: <i>Revised Work Program and Beneficial</i>
ITT 21.5	Ownership Disclosure Form

ITT Reference	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS			
ITT 22.3	The written confirmation of authorization to sign on behalf of the Tenderer shall consist of: Written Power of			
D G L · · ·	Attorney			
D. Submission and Opening of Tenders				
ITT 24.1	(A) For <u>Tender submission purposes</u> only, the Procuring Entity's address is:			
	(1) Name of Procuring Entity: <i>County Government of Siaya</i>			
	(2) Postal Address: County Secretary, P. O. Box 803-40600, Siaya			
	(3) Physical address for hand Courier Delivery to an office or Tender Box: Tender documents to be deposited in the Tender Box provided at the main entrance of ALEGO USONGA SUB- COUNTY OFFICES, Along Hospital Road, within Siaya Town.			
	(4) Date and time for submission of Tenders: As per Invitation to Tender			
	(5) Tenders shall submit tenders electronically: <i>Tenderers must respond both electronically through</i> <i>the IFMIS Supplier Portal and also manually submit physical tender document</i>			
ITT 27.1	 The Tender opening shall take place at the time and the address for Opening of Tenders provided below: Name of Procuring Entity: <i>County Government of Siaya</i> 			
	 Physical address for the location: ALEGO USONGA SUB-COUNTY OFFICES within Siaya Town. State data and time of tender operating. As non Invitation to Tender. 			
ITT 27.1	 State date and time of tender opening: As per Invitation to Tender If Tenderers are allowed to submit Tenders electronically, they shall follow the electronic tender submission 			
	procedures specified below: IFMIS Supplier Portal. There shall however be no electronic opening of tenders			
ITT 27.6	The number of representatives of the Procuring Entity to sign is: At least Three (3)			
	d Comparison of Tenders			
ITT 32.3	The adjustment shall be based on the <i>average</i> price of the item or component as quoted in other substantially responsive Tenders. If the price of the item or component cannot be derived from the price of other substantially responsive Tenders, the Procuring Entity shall use its best estimate.			
ITT 35.2	The invitation to tender is extended to the following groups that qualify for Reservations: As per Invitation to Tender			
ITT 36.1	At this time, the Procuring Entity <i>does not intend</i> to execute certain specific parts of the Works by subcontractors selected in advance.			
ITT 36.2	Contractor's may propose subcontracting: Maximum percentage of subcontracting permitted is: 0% of the total contract amount. Tenderers planning to subcontract more than 10% of total volume of work shall specify, in the Form of Tender, the activity (ies) or parts of the Works to be subcontracted along with complete details of the subcontractors and their qualification and experience.			
ITT 36.3	[Indicate N/A if not applicable] The parts of the Works for which the Procuring Entity permits Tenderers to propose Specialized Subcontractors are designated as follows: N/A			
	For the above-designated parts of the Works that may require Specialized Subcontractors, the relevant qualifications of the proposed Specialized Subcontractors will be added to the qualifications of the Tenderer for the purpose of evaluation.			
ITT 37.2 (d)	Additional requirements apply. All requirements are detailed in the evaluation criteria in Section III, Evaluation and Qualification Criteria			
ITT 45.1	Award Criteria:			
	The Procuring Entity shall award the Contract to the successful tenderer whose tender has been determined to be the Lowest Evaluated Tender. However, to enhance equity and fast track implementation, bidders participating in this tender SHALL not be awarded more than Two (2) tenders/contracts advertised alongside this tender unless there are obvious material differences in prices considering the budget and the bidder is determined to have the necessary financial resources to concurrently service the contracts. Record of unsatisfactory or default in performance obligations in any contract shall be considered. To be			
	eligible for award, in addition to the requirements given, the tenderer if previously contracted by CGS to offer similar services or any other contract, must not have had any negative evaluation for poor performance and/or delayed delivery of contract. Contractors who have delayed in delivery of any contract will not be eligible for additional contract awards until the delayed contracts are fully delivered. In addition, any contract terminated on grounds of integrity and/or fraud or corruption is ineligible to tender			

ITT Reference	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS	
ITT 46	Notification of intent to enter into a contract shall be communicated through E-mail. Tenderers must therefore provide their E-mail addresses:	
	Email Address 1 (Mandatory):	
	Email Address 2: (Optional):	
ITT 50	Signing of Contract:	
	The contract will be signed in the Government financial year 2023-2024 and the project be Implemented in the same financial year.	
ITT 51.1	The person named to be appointed as Adjudicator is: N/A _	
ITT 52.1	Performance Security: Performance Security shall be required only for Contracts above Kshs. 5 million as per the requirements of Reg. 135(1) of the Public Procurement and Asset Disposal Regulations, 2020. The performance Security shall be in the form of an unconditional Bank Guarantee amounting to 2% of the contract sum. However, for tenders reserved for Disadvantaged Groups, the performance security shall amount to 1% of the contract sum or may be waived.	
ITT 52.2	Other documents required in addition to the Performance Security are: As per 21.5 above	
ITT 54.1	The procedures for making a Procurement-related Complaint are available from the PPRA website <u>info@ppra.go.ke</u> or <u>complaints@ppra.go.ke</u> . 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:	
	• Title/position: Director, Supply Chain Management	
	Procuring Entity: County Government of Siaya	
	• Email address: supplies@siaya.go.ke	
	In summary, a Procurement-related Complaint may challenge any of the following:	
	(i) the terms of the Tender Documents; and	
	(ii) the Procuring Entity's decision to award the contract.	

SECTIONIII-EVALUATIONANDQUALIFICATIONCRITERIA

1. GeneralProvisions

Wherever a Tenderer is required to state a monetary amount, Tenderers should indicate the Kenya Shilling equivalentusing the rate of exchange determined as follows:

- a) Forconstruction turnover or financial data required for each year Exchangerate prevailing on the last day of the respective calendar year (in which the amounts for that year is to be converted) was originally established.
- b) Valueofsinglecontract-Exchangerateprevailingonthedateofthecontractsignature.
- c) ExchangeratesshallbetakenfromthepubliclyavailablesourceidentifiedintheITT14.3.Anyerrorin determiningtheexchangeratesintheTendermaybecorrectedbytheProcuringEntity.

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

EvaluationandcontractawardCriteria

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

2. Preliminary examination for Determination of Responsiveness

The Procuring Entity will start by examining all tenders to ensure they meet in all respects the eligibility criteria and the start of the start oandotherrequirements in the ITT, and that the tender is complete in all aspects in meeting the requirements of "Part 2 – Procuring Entity's Works Requirements", including checking for tenders with unacceptable errors, abnormally low tenders, abnormally that are front loaded. Standard Tender high tenders and tenders The Evaluation Report Document for Goods and Works for evaluating Tenders provides very clear guide on how to the second state of the second state odeal with review of these requirements. Tenders that do not pass the Preliminary Examination will be considered with the preliminary of the prelirresponsiveand will not be considered further.

Preliminary evaluation will involve evaluating the following parameters: -

No.	Parameter
1.	Tenders must respond both electronically through the IFMIS Supplier Portal and also manually submit Physical tender documents. <i>Tenderers who do not respond through the IFMIS Supplier Portal shall be disqualified and not subjected to any further evaluation</i>
2.	Proof of Registration with Registrar of Companies. Companies Incorporated under the Company's Act must in addition submit Copy of recent Certificate of Confirmation of Directors and Shareholding (CR12) issued within the last 12 months from the date of tender opening. (<i>This may be verified with the Registrar of Companies</i>). Companies operating under Business names shall in addition submit copies of Director's / Shareholders Identification documents (<i>IDs or Passports</i>)
3.	Copy of Valid Tax Compliance Certificate issued by the Kenya Revenue Authority (<i>Will be verified on the KRA TCC Checker</i>). The Tax Compliance Certificate shall be valid at least up to the Tender Closing date.
4.	 Form of Tender and all forms attached therein that include the forms listed below duly Completed, Signed and Stamped by the Tenderer in the formats provided: - <i>Tenderer's Eligibility- Confidential Business Questionnaire</i> <i>Certificate of Independent Tender Determination</i> Self-Declaration of the Tenderer (SD1, SD2 &Declaration and Commitment to Code of Ethics Code Form) <i>Written Power of Attorney.</i>
5.	Bills of Quantities duly Completed, Signed and Stamped by the Tenderer in the format provided
6.	Must submit a Duly Completed, Signed and Stamped Tenderer Information Form ELI-1.1in format provided and all the documents required therein attached.
7.	Submit a duly completed, signed and stamped Tender Securing Declaration Form attached to this tender document.
8.	Submit copy of a valid National Construction Authority Registration and Annual Practicing License in the relevant Class and in the category indicated in the Tender Notice.
9.	Submit either Audited Financial Statements for the year 2023 or six (6) months Bank Statement that is not more than Six (6) Months old and that is endorsed by the issuing Bank
10.	Proof of Registration within Siaya County. Submit a valid relevant current Trading License / Single Business Permit issued by the County Government of Siaya

No.	Parameter
11.	Submit copy of a relevant and valid AGPO Registration Certificate for the Category specified in the Invitation to Tender in the Website (<i>This may be verified from PPRA Website</i>)
12.	Certificate of Tenderer's Visit to the Site attached to this tender document duly completed, stamped and signed by both the Employer's representative and contractor
13.	 Since this is a County Specific Procurement reserved for Residents of Siaya County, Tenderers shall submit Proof of Residency, specifically proof of physical location of the company by submitting <i>copies of any of the following documents</i> (i) title deed in the name of the firm or at least one of the directors, (ii) Valid lease agreement drawn by commissioner of oaths with details of the property leased. In addition, tenderers shall submit evidence of proprietorship/ownership of the leased property by the lessor. (iii) utility bills in the name of the firm or at least one of the Directors.
14.	Submit a workplan / program and detailed Work methodology
15.	Properly bound, good-presented document. The tender document shall be paginated / serial numbered. All bidders are required to submit their documents paginated in a continuous ascending order i.e sequentially paginated, from the first page to the last in this format; (<i>i.e. 1, 2, 3 n where n is the last page</i>). Table of contents should also be provided and the document accordingly arranged

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3. QUALIFICATION FORM SUMMARY*

This part contains all the factors, methods and criteria that the procuring entity shall use to technically evaluate Tenderers. The information to be provided (i.e., evaluation Criteria) in relation to each factor and the definitions of the corresponding terms are included in the **Qualification Form Below**.

Bidders must meet all requirements, provide all the required information, duly complete all *QUALIFICATION FORMS included Under Section IV – Tendering Forms of this tender document*, and submit all required documentation. Bidders who meet the requirements shall be marked **YES**, those that do not meet are marked **NO**.

NOTE THAT BIDDER'S SHOULD NOT ALTER THE FORMAT OF ANY OF THE TENDERING AND QUALIFICATION FORMS UNDER SECTION IV. ANY ALTERATION SHALL LEAD TO DISQUALIFICATION OF THE BID

1	2	3	4	5
Item No.	Qualification Subject	Qualification Requirement	Document To be Completed by Tenderer / Submission Requirements	For Procuring Entity's Use (Qualification met or Not Met)
1	Nationality	Nationality in accordance with ITT 3.6	Forms ELI – 1.1 and 1.2, with attachments	
2	Tax Obligations for Kenyan Tenderers	Has produced a current tax clearance certificate or tax exemption certificate issued by Kenya Revenue Authority in accordance with ITT 3.14.	Attachment	
3	Conflict of Interest	No conflicts of interest in accordance with ITT 3.3	Form of Tender	
4	PPRA Eligibility	Not having been declared ineligible by the PPRA as described in ITT 3.7	Form of Tender	
5	State- owned Enterprise	Meets conditions of ITT 3.8	Forms ELI – 1.1 and 1.2, with attachments	Not applicable for this tender
6	Goods, equipment and services to be supplied under the contract	To have their origin in any country that is not determined ineligible under ITT 4.1	Forms ELI – 1.1 and 1.2, with attachments	
7	History of Non-Performing Contracts	Non-performance of a contract did not occur as a result of contractor default since 1 st January <i>2020</i> .Non-performance of a contract includes contracts that are being undertaken for the County Government of Siaya that are behind schedule and are without any formal time extensions.	Form CON-2	
8	Suspension Based on Execution of Tender/Proposal Securing Declaration by the Procuring Entity	Not under suspension based on-execution of a Tender/Proposal Securing Declaration pursuant to ITT 19.9	Form of Tender	
9	Pending Litigation	Tender's financial position and prospective long-term profitability still sound according to criteria established in 11 and assuming that all pending litigation will NOT be resolved against the Tenderer.	Form CON – 2	
10	Litigation History	No consistent history of court/arbitral award decisions against the Tenderer since 1 st January 2020	Form CON – 2	
11	Financial Capabilities	 (i) The Tenderer shall demonstrate that it has access to, or has available, liquid assets, unencumbered real assets, lines of credit, and other financial means (independent of any contractual advance payment) sufficient to meet the construction cash flow requirements estimated as 50% of Tender Sum net of the Tenderer's other commitments. 	Form FIN – 3.3, with attachments	

1	2	3	4	5
Item No.	Qualification Subject	Qualification Requirement	Document To be Completed by Tenderer / Submission Requirements	For Procuring Entity's Use (Qualification met or Not Met)
		(ii) The tenderer shall also demonstrate, to the satisfaction of the Procuring Entity, that it has adequate sources of finance to meet the cash flow requirements of the works currently in progress and for future contract commitments	Form FIN – 3.1, with attachments	
		 (iii) Financial Documents: The audited balance sheets for the last <i>financial Year</i> (2023) shall be submitted and must demonstrate the current soundness of the Tenderer's financial position and indicate its prospective long-term profitability. The audited financial statements shall be serialized on every page; duly signed and stamped by a registered auditor /audit firm (ICPAK REGISTERED). The Auditor's practicing membership number from ICPAK must be indicated in the financial statement. Also Submit current Practicing Licence from ICPAK for either the Audit Firm or Auditor who carried out the last Audit. 		
		 (iv) To determine financial strength of the Tenderers, analysis of the last audited financial statements will provide details for determining the Tenderers financial and operational performance. The applicable and acceptable ratios are as below. Tenderers shall submit as part of their tender document, a sheet showing calculations of the financial ratios: 		
		 (a) Current / Liquidity ratios: Current Assets (CA)/Current Liabilities (CL) ✓ Any sound ratio with CA≥CL acceptable 		
		(b) The Tenderer should have at least 20% of the total tender value in cash assets in the last financial year Balance Sheet provided as part of the audited financial statements		
		(c) Net Profit Margin i.e., %age of Profit Over Turnover \checkmark Any Sound Ratio with Net Profit Margin $\geq 1\%$ Acceptable		
12	Average Annual Construction Turnover	Minimum average annual construction turnover of Kenya Shillings <i>[at least five times the tender sum]</i> , equivalent calculated as total certified payments received for contracts in progress and/or completed within the last one year.	Form FIN – 3.2	
13	Current Contract Commitments / Works in Progress	Information on their current commitments	Form FIN – 3.4	
14	General Construction Experience	Experience under construction contracts in the role of prime contractor, JV member, sub- contractor, or management contractor for at least the last <i>Four (4)</i> years, starting 1 st January 2020 .	Form EXP – 4.1	
15	Specific Construction & Contract Management Experience	A minimum number of two (2) similar contracts specified below that have been satisfactorily and substantially completed as a prime contractor, joint venture member, management contractor or sub-contractor between 1 st January 2020 and tender submission deadline i.e. 2 (Number) contracts, each of minimum value Kenya shillings [Equal to Tender Sum] equivalent.	Form EXP 4.2(a), with attachments	

1	2	3	4	5
Item No.	Qualification Subject	Qualification Requirement	Document To be Completed by Tenderer / Submission Requirements	For Procuring Entity's Use (Qualification met or Not Met)
		 ForsubcontractedWorks theBiddershouldprovidethefollowing: Awardletter oftheMainContractor Awardletter ofthesubcontract CompletionletteroftheSubcontract Proofof payment (attach payment certificates and certified bank statements indicating proof of payment) 		
		 The similarity of the contracts shall be based on the following: aminimumconstructionexperienceinatleast two(2)of: 		
16	Plant and Equipment	 Borehole Drilling Works Equipment Holding: Major items of Equipment proposed to carry out the Contract (Owned, leased or hired) and an undertaking that they will be available for the Contract. <i>These Must include but not limited to: -</i> 2 No. Drilling rigs 2 No. Testing pumping equipment 2 No. Compressor 2 No. Pick-up 	Form EQU, with attachments	
17	Technical Proposal Forms .	Submission of Technical Proposal Forms demonstrating understanding of the scope of works and other general requirements to include but not limited to: - • Site Organization. • Method Statement. • Mobilization Schedule. • Construction Schedule The Method statement/ methodology should include details of how you intend to carry out the work including but not limited to quality assurance, any designs to be carried out by the Bidder The technical proposal Forms shall be not less than five (5) pages and not more than fifteen (15) pages	Attachment	
18	Site Staff	Inteel (15) pages The following technical staff with the minimum qualifications and experience specified: - (i) Site Agent • Qualification ≥Degree in Civil Engineering or Equivalent • Be a registered Professional Engineer with Engineers Registration Board of Kenya with a valid practicing license • General Experience ≥ 10 years post qualification Experience	Form Per-2, with attachments	

1	2	3	4	5
Item No.	Qualification Subject	Qualification Requirement	Document To be Completed by Tenderer / Submission Requirements	For Procuring Entity's Use (Qualification met or Not Met)
		 Specific Experience ≥ At least 5 years recent experience in Water Works Must have undertaken at least three (3) similar assignments 		
		ii) Hydro-Geologist		
		 Qualification ≥ Degree in Geology or Diploma in Ground Water General Experience ≥ 5 years for Degree Holder and 8 years for Diploma Holder Specific Experience ≥ 3 years for Degree Holder and 5 years for Diploma Holder Must have undertaken Three (3) similar assignments 		
		 iii) Driller Qualification ≥ Diploma or Certificate in Drilling General Experience ≥ 5 years r Specific Experience ≥ 3 years Must have undertaken Three (3) similar assignments 		
		 iv) Logging and testing Specialist Qualification = ≥ Certificate in Soil Mechanics General Experience ≥ 3 years Specific Experience ≥ 2 years 		

- **4. Tender Evaluation (ITT 37) Priceevaluation**:inadditiontothecriterialistedinITT37.2(a)–(c) thefollowingcriteriashallapply:
 - i) AlternativeCompletionTimes,ifpermittedunderITT13.2,willbeevaluatedasfollows:NOT APPLICABLE

 - iii) **Other Criteria; i**fpermitted under ITT 35.2(d): *Other Criteria Shall be as below*.....

(a) FINANCIAL EVALUATION

This will include the following: -

- a) Confirmation of and considering Bill of Quantities completed and signed.
- b) Conducting a financial comparison

5. MultipleContracts (NOT APPLICABLE FOR THIS TENDER)

Multiple contracts will be permitted in accordance with ITT 37.4. Tenderers are evaluated on basis of Lots and the lowest evaluated tenderer identified for each Lot. The Procuring Entity will select one Option of the two Options listed below for award of Contracts.

OPTION1

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

OPTION 2

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

6. AlternativeTenders(ITT13.1) - (*NOT APPLICABLE FOR THIS TENDER*)

An alternative if permitted under ITT 13.1, will be evaluated as follows:

TheProcuringEntityshallconsiderTendersofferedforalternativesasspecifiedinPart2-WorksRequirements. Onlythetechnicalalternatives, if any, oftheTendererwiththeBestEvaluatedTenderconformingtothebasic technicalrequirementsshallbeconsideredbytheProcuringEntity.

7. MarginofPreference - (*NOT APPLICABLE FOR THIS TENDER*)

8. PostqualificationandContractAward(ITT39),morespecifically,

- a) Incase the tender <u>wassubject topost-qualification</u>, the contract shall be awarded to the lowest evaluated tenderer, subject to confirmation of pre-qualification data, if so required.
- b) Incasethetender<u>wasnotsubjecttopost-qualification</u>,thetenderthathasbeendeterminedtobethelowest evaluated tenderer shall be considered for contract award, subject to meeting each of the following conditions(*as per qualification Criteria*)
 - i) TheTenderershalldemonstratethatithasaccessto,orhasavailable,liquidassets,unencumbered real assets, lines of credit, and other financial means (independent of any contractual advance payment)sufficienttomeettheconstruction cash flow of KenyaShillings

- ii) Minimum <u>average</u> annual construction turnover of Kenya Shillings*[insert amount]*,equivalentcalculatedastotalcertifiedpaymentsreceivedforcontractsinprogressand/or completedwithinthelast*[insertofyear]*years.
- 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 specificallylistedas[specifyrequirementsforeachlotasapplicable].....

.....

-
- vi) Otherconditionsdependingontheirseriousness.

a) Historyofnon-performingcontracts:

b) **PendingLitigation**

Financial position and prospective long-term profitability of the Single Tenderer, and in the casetheTendererisaJV,ofeachmemberoftheJV,shallremainsoundaccordingtocriteria established with respect to Financial Capability under Paragraph (i) above if all pending litigationwillberesolvedagainsttheTenderer.Tenderershallprovideinformationonpending litigationsintheappropriateform.

c) LitigationHistory

SECTION IV – TENDERING FORMS

QUALIFICATION FORMS

QUALIFICATION FORMS

- 1. FOREIGN TENDERERS 40% RULE.
- 2. Form EQU: EQUIPMENT.
- 3. FORM PER -1.
- 4. FORM PER-2.
- 5. TENDERERS QUALIFICATION WITHOUT PRE-QUALIFICATION.
 - 5.1 FORM ELI-1.1.
 - 5.2 FORM ELI-1.2.
 - 5.3 FORM CON –2.
 - 5.4 FORM FIN -3.1.
 - 5.5 FORM FIN –3.2.
 - 5.6 FORM FIN –3.3.
 - 5.7 FORM FIN –3.4.
 - 5.8 FORM EXP -4.1.
 - 5.9 FORM EXP 4.2(a).
 - 5.10 FORM EXP -4.2 (b).

OTHER FORMS

- 6. FORM OFTENDER.
 - (a) TENDERER'S ELIGIBILITY CONFIDENTIAL BUSINESS QUESTIONNAIRE
 - (b) CERTIFICATE OF INDEPENDENT TENDER DETERMINATION
 - (c) SELF-DECLARATIONO F THE TENDERER (SD1, SD2 & SD3)
- 7. FORM OF TENDER SECURITY DEMAND BANKGUARANTEE.
- 8. FORM OF TENDER SECURITY (TENDERBOND).
- 9. FORM OF TENDER-SECURINGDECLARATION.
- 10. APPENDIX TO TENDER.

TECHNICAL PROPOSAL FORMS

Site Organization.

Method Statement.

Mobilization Schedule.

Construction Schedule.

SECTION IV - TENDERING FORMS

QUALIFICATION FORMS

1. FOREIGN TENDERERS 40% RULE

Pursuant to ITT 3.9, a foreign tenderer must complete this form to demonstrate that the tender fulfils this condition.

ITEM	Description of Work Item	Describe location of Source	COST in K. shillings	Comments, if any
А	Local Labor			
1				
2				
3 4				
4				
5				
В	Sub contracts from Local source	es		
1				
2				
3				
4				
5				
С	Local materials			
1				
2				
3 4				
5				
D	Use of Local Plant and Equipment			
1				
2				
3				
4				
5				
Е	Add any other items			
1				
2				
3				
4				
5				
6				
	TOTAL COST LOCAL CONTI	ENT	XXXXX	
	PERCENTAGE OF CONTRAC	CT PRICE		

THIS FORM SHALL NOT BE USED FOR THIS TENDER

2. FORM EQU: EQUIPMENT

The Tenderer shall provide adequate information to demonstrate clearly that it has the capability to meet the requirements for the key equipment listed in Section III, Evaluation and Qualification Criteria. Only reliable plant in good working order and suitable for the work required of it shall be shown. A separate Form shall be prepared for each item of equipment listed, or foralternative equipment proposed by the Tenderer.

Item of equipme	ent		
Equipment information	Name of manufacturer	Model and power rating	
	Capacity	Year of manufacture	
Current status Current location			
	Details of current commitments		
Source	Indicate source of the equipment		
	Owned* Rented Leased	Specially manufactured	

* For Plant and Equipment Owned, submit Evidence of Ownership e.g. log books for vehicles, purchase receipts for equipment or any other acceptable documentary evidence

Omit the following information for equipment owned by the Tenderer.

Owner	Name of owner			
	Address of owner			
	Telephone	Contact name and title		
	Fax	Telex		
Agreements	Details of rental / lease / manufacture agreements			
	 Provide a commitment letter from to the County Government of S the equipment upon award of the agreement to lease between less 	to the County Government of Siaya indicating that the lessor shall avail the equipment upon award of the tender and submit a copy of a written agreement to lease between lessee and lessor indicating list of equipment and their corresponding copies of log books or proof of ownership by		
	indicating that the lessor shall av	cific to the project between lessee and lessor vail the equipment upon award of the tender their corresponding copies of log books or		
	The equipment listed shall be available	le on site when required		

I certify that the aboveinformationiscorrect.

Date Signature of Bidder and Rubber Stamp

(To be signed by authorized representative and officially stamped)

3. FORM PER -1

Contractor's Representative and Key Personnel Schedule

Tenderers should provide the names and details of the suitably qualified Contractor's Re presentative and Key Personnel to perform the Contract. The data on their experience should be supplied using the Form PER-2 below for each candidate.

Contractor' Representative and Key Personnel

1. Title of position: Contractor's Representative					
	Name of candidate:				
	Duration of appointment:	[insert the whole period (start and end dates) for which this position will be engaged]			
	Time commitment: for this position:	[insert the number of days/week/months/ that has been scheduled for this position]			
	Expected time schedule for this position:	[insert the expected time schedule for this position (e.g. attach high level Gantt chart]			
2.	Solution:				
	Name of candidate:				
	Duration of appointment:	[insert the whole period (start and end dates) for which this position will be engaged]			
	Time commitment: for this position:	[insert the number of days/week/months/ that has been scheduled for this position]			
	Expected time schedule for this position:	[insert the expected time schedule for this position (e.g. attach high level Gantt chart]			
3.	Title of position: []				
	Name of candidate:				
	Duration of appointment:	[insert the whole period (start and end dates) for which this position will be engaged]			
	Time commitment: for this position:	[insert the number of days/week/months/ that has been scheduled for this position]			
	Expected time schedule for this position:	[insert the expected time schedule for this position (e.g. attach high level Gantt chart]			
4.	Title of position: []				
	Name of candidate:				
	Duration of appointment:	[insert the whole period (start and end dates) for which this position will be engaged]			
	Time commitment: for this position:	[insert the number of days/week/months/ that has been scheduled for this position]			
	Expected time schedule for this position:	[insert the expected time schedule for this position (e.g. attach high level Gantt chart]			
5.	Title of position: [insert title]				
	Name of candidate				
	Duration of appointment:	[insert the whole period (start and end dates) for which this position will be engaged]			
	Time commitment: for this position:	[insert the number of days/week/months/ that has been scheduled for this position]			
	Expected time schedule for this position:	[insert the expected time schedule for this position (e.g. attach high level Gantt chart]			

I certify that the above information is correct.

Date Signature of Bidder and Rubber Stamp

(To be signed by authorized representative and officially stamped)

4. FORM PER - 2:

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

Form shall be prepared for each Personnel proposed by the Tenderer. Tenderers shall also submit certified copies of academic certificates of all key Personnel and where required Registration / Accreditation from Relevant Regulatory / professional Bodies recognized in Kenya

1

Name of Tend	erer			
Position [#1]:	[title of position from Form PER-1]			
Personnel information	Name:	Date of birth:		
	Address:	E-mail:		
	Professional qualifications:			
	Academic qualifications:			
	Language proficiency: [language and levels of speaking, reading and writing skills]			
Present Employment	Name of Employer:			
	Address of Employer:			
	Telephone:	Contact (manager / personnel officer):		
	Fax:			
	Job title:	Years with present Employer:		

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

Project	Role	Duration of involvement	Relevant experience
[main project details]	[role and responsibilities on the project]	[time in role]	[describe the experience relevant to this position]
etc			

Declaration

I, the undersigned [insert either "Contractor's Representative" or "Key Personnel" as applicable], certify that to the best of my knowledge and belief, the information contained in this Form PER-2 correctly describes myself, my qualifications and my experience.

I confirm that I am available as certified in the following table and throughout the expected time schedule for this position as provided in the Tender:

Commitment	Details
Commitment to duration of contract:	[insert period (start and end dates) for which this
	Contractor's Representative or Key Personnel is available
	to work on this contract]
Time commitment:	[insert period (start and end dates) for which this
	Contractor's Representative or Key Personnel is available
	to work on this contract]

I understand that any misrepresentation or omission in this Form may:

- (a) be taken into consideration during Tender evaluation;
- (b) result in my disqualification from participating in the Tender;
- (c) result in my dismissal from the contract.

Name of Contractor's Representative or Key Personnel: [insert name]

Signature: _____

Date: (day month year):

Countersignature of authorized representative of the Tenderer:

:	
:	

Date: (day month year): _____

5. TENDERER'S QUALIFICATIONWITHOUT PRE-QUALIFICATION

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

5.1 FORM ELI -1.1Tenderer Information Form

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

Date:	[insert date (as day, month and year) of Tender submission]
ITT No.:	.[insert number of Tendering process]
Alternative No.:	[insert identification No if this is a Tender for an alternative]

1	Tenderer's Name [insert Tenderer's legal name]	
2	In case of JV, legal name of each member: [insert legal name of each member in JV]	
3	Tenderer's actual or intended country of registration: [insert actual or intended country of registration]	
4	Tenderer's year of registration: [insert Tenderer's year of registration]	
5	Tenderer's Legal Address in country of registration: [insert Tenderer's legal address in country of registration]	
6	Tenderer's Authorized Representative Information	
	Name: [insert Authorized Representative's name]	
	Address: [insert Authorized Representative's Address]	
	Telephone/Fax numbers: [insert Authorized Representative's telephone/fax numbers]	
	Email Address: [insert Authorized Representative's email address]	
7	Attached are copies of original documents of [check the box(es) of the attached copy original documents]	
	For Kenyan Tenderers a current tax clearance certificate issued by the Kenya Revenue Authority in accordance with ITT 3.14. The Tax Compliance Certificate shall be valid at least up to the Tender Closing date. (<i>This may be verified on the KRA TCC Checker</i>).	
	Articles of Incorporation (or equivalent documents of constitution or association), and/or documents of registration of the legal entity named above, in accordance with ITT 3.6.	
	In case of JV, letter of intent to form JV or JV agreement, in accordance with ITT 3.1. (<i>Not applicable as JV not allowed</i>)	
	In case of state-owned enterprise or institution, in accordance with ITT 3.8 documents establishing:	
	(i) Legal and financial autonomy(ii) Operation under commercial law	
	(iii) Establishing that the tenderer is not under the supervision of the Procuring Entity	
8	Included are the organizational chart, a list of Board of Directors, and the beneficial ownership	

(Title)

(Signature)

(Date)

Bidder Official Stamp

5.2 FORM ELI -1.2

Tenderer's JV Information Form

(Applicable only for Joint Ventures and to be completed for each member of Tenderer's JV)

Date:

ITT No. and title:

1	Tenderer's Name: [insert Tenderer's legal name]		
2	JV Member's name: [insert JV's Member legal name]		
3	JV Member's country of registration: [insert JV's Member country of registration]		
4	JV Member's year of Constitution: [insert JV's Member year of registration]		
5	JV Member's legal address in country of registration: [insert JV's Member legal address in country of registration]		
6	JV Member's authorized representative information		
	Name: [insert name of JV's Member authorized representative]		
	Address: [insert address of JV's Member authorized representative]		
	Telephone/Fax numbers: [insert telephone/fax numbers of JV's Member authorized representative]		
	Email Address: [insert email address of JV's Member authorized representative]		
7	Attached are copies of original documents of [check the box(es) of the attached original documents]		
	Articles of Incorporation (or equivalent documents of constitution or association), and/or registration documents of the legal entity named above, in accordance with ITT 43.6		
	In case of a state-owned enterprise or institution, documents establishing legal and financial autonomy, operation in accordance with commercial law, and that they are not under the supervision of the Procuring Entity, in accordance with ITT 3.8.		
8	Included are the organizational chart, a list of Board of Directors, and the beneficial ownership.		

I certify that the aboveinformationiscorrect.

Date

Signature of Bidder and Rubber Stamp

(*To be signed by authorized representative andofficially stamped*)

THIS FORM NOT APPLICABLE AS JOINT VENTURES NOT ALLOWED

5.3 <u>FORM CON –2</u>

Historical Contract Non-Performance, Pending Litigation and Litigation History

Tenderer's Name:	
Date:	
JV Member's Name	
ITT No. and title:	

Non-Performed Contracts in accordance with Section III, Qualification Criteria and Requirements			
Contract non-performance did not occur since 1 st January [2020] specified in Section III, Qualification Form Summary, Sub-Factor 7.			
Contract(s) not performed since 1 st January [2020] specified in Section III, Qualification Form Summary, requirement 7 as indicated below			
tal Contract Amount			
rrent value, currency,			
change rate and US\$			
uivalent)			
sert amount]			
otal Contract Amount			
currency), USD Equivalent			
exchange rate)			
nsert amount]			
-			
Litigation History in accordance with Section III, Evaluation and Qualification Criteria Image: No consistent history of court/arbitral award decisions in accordance with Section III, Qualification Form Summary, Sub-Factor 10.			
imary, Sub-Factor 10.			
ry, Sub-Factor 10 as indicated			
otal Contract Amount			
currency), USD Equivalent			
exchange rate)			
nsert amount]			

Include details relating to potential bid-rigging practices such as previous occasions where tenders were withdrawn, joint bids with competitors, subcontracting work to unsuccessful tenderers, etc

I certify that the aboveinformationiscorrect.

.....

Date

Signature of Bidder and Rubber Stamp

5.4 <u>FORM FIN – 3.1:</u>

Financial Situation and Performance

Tenderer's Name:	
Date:	
JV Member's Name:	
ITT No. and title:	

(i) Financial Data

Historic information for previousOne (1) _years (2023)		
(amount in Kshs.)		
Year 1	Year 2	Year 3
from Balance S	heet)	
Information from Income Statement		
	Year 1	(amount in Ks

*Refer to ITT 15 for the exchange rate -

(ii) Sources of Finance

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

No.	Source of finance	Amount (Kenya Shilling equivalent)
1		
2		
3		

(ii) Financial documents

The Tenderer and its parties shall provide copies of financial statements for *One (1) years (2023)* pursuant Section III, Evaluation and Qualifications Criteria, Sub-factor11. The financial statements shall:

- (a) reflect the financial situation of the Tenderer or incase of JV member, and not an affiliated entity (such as parent company or group member).
- (b) be independently audited or certified in accordance with local legislation.
- (c) be complete, including all notes to the financial statements.
- (d) correspond to accounting periods already completed and audited.

Attached are copies of financial statements¹ for One (1) years required above; and complying with the requirements.

I certify that the above information is correct.

Date Signature of Bidder and Rubber Stamp

¹If the most recent set of financial statements is for a period earlier than 12 months from the date of Tender, the reason for this should be justified

5.5 FORM FIN – 3.2:

Average Annual Construction Turnover

Tenderer's Name:
Date:
JV Member's Name:
ITT No. and title:

Annual turnover data (construction only)		
Year	Amount In Kenya Shillings	
[indicate year]		
Average Annual Construction		
Turnover *		

* See Section III, Evaluation and Qualification Criteria, Sub-Factor 12

I certify that the aboveinformationiscorrect.

Date Signature of Bidder and Rubber Stamp

5.6 FORM FIN – 3.3:

Financial Resources

Specify proposed sources of financing, such as liquid assets, unencumbered real assets, lines of credit, and other financial means, net of current commitments, available to meet the total construction cash flow demands of the subject contract or contracts as specified in Section III, Evaluation and Qualification Criteria

Fina	Financial Resources					
No.	Source of financing	Amount (Kenya Shilling equivalent)				
1						
2						
3						
etc						
	TOTAL					

Provide evidence for each source e.g.,

- Tender specific letters of credit from banks and/or suppliers providing credit with amounts. General letters that are not tender specific are acceptable so long as they are not more than six (6) months old from the date of tnder submission and are certified.
- ii) Certified details of current overdraft facilities
- iii) Bank statements of not more than six (6) months from the date of tender opening certified by the issuing institution.
- iv) List of liquid assets as per the latest financial statement (make reference to the particular section)
- v) ETC (Any other source supported with credible evidence)

I certify that the above information is correct.

Date Signature of Bidder and Rubber Stamp

5.7 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 that have 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.

Current	Current Contract Commitments						
No.	Name of Contract	Procuring Entity's Contact Address, Tel,	Value of Outstanding Work [Current Kenya Shilling /month Equivalent]	Estimated Completion Date	Average Monthly Invoicing Over Last Six Months [Kenya Shilling /month)]		
1							
2							
3							
4							
5							

The total value of outstanding works on the Current Contract Commitments / Works in Progress should not exceed twice the annual turnover

I certify that the above information is correct.

Date Signature of Bidder and Rubber Stamp

5.8 FORM EXP - 4.1

General Construction Experience

Tenderer's Name:
Date:
JV Member's Name:
ITT No. and title:

Page of pages

Starting Year	Ending Year	Contract Information	Role of Tenderer
		Contract name:	
		Brief Description of the Works Performed by the Tenderer:	
		Tenderer:	
		Amount of Contract: Name of Client:	
		Address: Contract name:	
		Brief Description of the Works Performed by the Tenderer:	
		Tenderer:	
		Amount of Contract: Name of Client:	
		Address:	
		Contract name:	
		Brief Description of the Works Performed by the Tenderer:	
		Tenderer:	
		Amount of Contract:	
		Name of Client:	
		Address:	
etc			

I certify that the aboveinformationiscorrect.

Date

Signature of Bidder and Rubber Stamp

5.9 FORM EXP - 4.2(a)

Specific Construction and Contract Management Experience

Tenderer's Name:
Date:
JV Member's Name:
ITT No. and title:

Similar Contract No.		Information	n		
Contract	Identification				
Award Date					
Complet	ion Date				
Role in Contract		Prime Contractor	Member in JV	Management Contractor	Sub-contractor
Total Co	ntract Amount			Kenya Shillings	
If member in a JV or sub-contractor, specify participation in total contract Amount				Kenya Shillings	
Client	Name:				
	Address				
	Telephone/Fax number				
	Email:				
	ion of similarity in accordance with or 15 of Section III				
1. Amou	nt				
2. Physical Size of required works items					
3. Complexity					
4. Methods/Technology					
5. Cons	struction rate of key activities				
6. Othe	r Characteristics				

Notes:

- (i) A separate Form shall be prepared for each Similar Contract
- (ii) Bidders shall attach certified copies of letters of award (for each listed project) and certified copies of either completion certificates, practical completion certificates or any other acceptable documentary evidence that the contracts were satisfactorily completed
- (iii) Bidders may attach information in separate sheets
- (iv) If project is ongoing, it must be at least 80% complete. Bidder to attach copies of interim payment certificates
- (v) The similarity of the contracts shall be based on the following²

I certify that the aboveinformationiscorrect.

Date

Signature of Bidder and Rubber Stamp

² - The similarity shall be based on the physical size, complexity, methods/technology and/or other characteristics described in the Bills of Quantities and Drawings. Summation of number of small value contracts (less than the value specified under requirement) to meet the overall requirement will not be accepted.

⁻ ForcontractsunderwhichtheBidderparticipatedasajointventure memberorsub-

contractor,onlytheBidder'sshare,byvalue,shallbeconsideredtomeetthisrequirement. In the case of JV, the value of contracts completed by its members shall not be aggregated to determine whether the requirement of the minimum value of a single contract has beenmet. Instead, each contract performed by each member shall satisfy the minimum value of a single contract as required for single entity. In determining whether the JV meets

the requirement of total number of contracts, only the number of contracts completed by all members each of value equal or more than the minimum value required with the requirement of the requirement o

5.10 FORM EXP - 4.2(b)

Construction Experience in Key Activities

enderer's Name:	
ate:	
enderer's JV Member Name:	
ub-contractor's Name ³ (as per ITT 34):	
T No. and title:	

All **Sub-contractors for key activities** must complete the information in this form as per ITT 34 and Section III, Evaluation and Qualification Criteria, Sub-Factor.

1. Key Activity No One: _____

	Information			
Contract Identification				
Award date				
Completion date				
Role in Contract	Prime Contractor	Member in	Management	Sub-contractor
		JV	Contractor	
Total Contract Amount		l	Kenya Shilling	
Quantity (Volume, number or rate of production,	Total quantity in	•		Actual Quantity
as applicable) performed under the contract per	the contract	participation		Performed
year or part of the year	(i)	(ii)		(i) x (ii)
Year 1				
Year 2				
Year 3				
Year 4				
Client's Name:				
Address:				
Telephone/fax number				
E-mail:				
Description of the key activities in accordance with				
Sub-Factor 4.2(b) of Section III:				

2. Activity No. Two

3.

I certify that the aboveinformationiscorrect.

Date Signature of Bidder and Rubber Stamp

(To be signed by authorized representative and officially stamped)

FORM NOT APPLICABLE FOR THIS TENDER

³ If applicable

OTHERFORMS

6. <u>FORMOFTENDER</u>

INSTRUCTIONS TO TENDERERS

- *i)* The Tenderermust prepare this Form of Tenderon stationery with its letter head clearly showing the Tenderer's complete name and business address.
- *ii)* AllitalicizedtextistohelpTendererinpreparingthisform and shall be deleted from the final product
- *iii) TenderermustcompleteandsignCERTIFICATEOFINDEPENDENTTENDERDETERMINATIONandthe SELFDECLARATIONOFTHETENDERER* attached tothisFormofTender.
- $iv) \qquad The Form of Tendershall include the following Forms duly complete dand signed by the Tenderer.$
 - Tenderer's Eligibility-Confidential Business Questionnaire
 - CertificateofIndependentTenderDetermination
 - Self-DeclarationoftheTenderer
 - **DateofthisTendersubmission**:[insertdate(asday,monthandyear)ofTendersubmission]
 - Request for Tender No.: [insert identification]
 - Name and description of Tender [Insert as per ITT]
 - **AlternativeNo.:** [insertidentificationNoifthisisaTenderforanalternative]

To:[insertcompletenameofProcuringEntity] DearSirs,

The above amount includes foreign currency amount (s) of [*state figure or a percentage and currency*] [*figures*]......[words].....

Thepercentageoramountquotedabovedoesnotincludeprovisionalsums, and only allows not more than two foreign currencies.

- 2. Weundertake, ifourtenderisaccepted, to commence the Works assoon as is reasonably possible after the receipt of the Project Manager's notice to commence, and to complete the whole of the Works comprised in the Contract within the time stated in the Special Conditions of Contract.
- 4. UnlessanduntilaformalAgreementispreparedandexecutedthistendertogetherwithyourwrittenacceptance thereof,shallconstituteabindingContractbetweenus.Wefurtherunderstandthatyouarenotboundtoaccept thelowestoranytenderyoumayreceive.
- 5. We,theundersigned,furtherdeclarethat:
 - i) <u>Noreservations</u>:Wehaveexaminedandhavenoreservationstothetenderdocument,includingAddenda issuedinaccordancewithITT28;
 - ii) <u>Eligibility:</u>We meet the eligibility requirements and have no conflict of interest in accordance with ITT3 and 4;
 - iii) <u>Tender-SecuringDeclaration</u>: WehavenotbeensuspendednordeclaredineligiblebytheProcuringEntity based on execution of a Tender-Securing or Proposal-Securing Declaration in the Procuring Entity's CountryinaccordancewithITT19.8;
 - *iv)* <u>*Conformity*</u>: Weoffertoexecuteinconformity with the tendering documents and inaccordance with the implementation and completion specified in the construction schedule, the following Works: [insertabrief description of the Works];
 - *v)* <u>*TenderPrice:*</u>ThetotalpriceofourTender,excludinganydiscountsofferedinitem1aboveis:[Insertone oftheoptionsbelowasappropriate]

<u>Option1</u>, 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

Option2, in case of multiple lots:

- a) <u>Total price of each lot</u> [*insert the total price of each lot in words and figures, indicating the various amountsandtherespectivecurrencies*];and
- b) <u>Totalpriceofalllots</u>(sumofalllots)[*insertthetotalpriceofalllotsinwordsandfigures*,*indicating thevariousamountsandtherespectivecurrencies*];
- vii) <u>Discounts:</u>Thediscountsoffered and the methodology for their application are:
- viii) Thediscountsofferedare:[Specifyindetaileachdiscountoffered.]
- ix) The exact method of calculations to determine the net price after application of discounts is shown below: [Specify indet ail the method that shall be used to apply the discounts];

- <u>Tender Validity Period</u>: Our Tender shall be valid for the period specified in TDS 18.1 (as amended, if applicable)fromthedatefixedfortheTendersubmissiondeadlinespecifiedinTDS22.1(asamended, if applicable),anditshallremainbindinguponusandmaybeacceptedatanytimebeforetheexpiration of thatperiod;
- xi) <u>Performance Security:</u>If our Tender is accepted, we commit to obtain a Performance Security in accordancewiththeTenderingdocument;
- <u>OneTenderPerTender</u>: WearenotsubmittinganyotherTender(s)asanindividualTender, and wearenot participating in any other Tender(s) as a Joint Venture member or as a subcontractor, and meet the requirementsofITT3.4, other than alternative Tenders submitted in accordance with ITT13.3;
- xiii) <u>Suspension and Debarment</u>: We, along with any of our subcontractors, suppliers, Project Manager, manufacturers, or service providers for any part of the contract, are not subject to, and not controlled by any entity or individual that is subject to, a temporary suspension or a debarment imposed by the Public Procurement Regulatory Authority or any other entity of the Government of Kenya, or any international organization.
- xiv) <u>State-owned enterprise or institution:</u>[select the appropriate option and delete the other] [We are not a state-owned enterprise or institution] / [We are a state-owned enterprise or institution but meet the requirementsofITT3.8];
- *xv)* <u>Commissions, gratuities, fees</u>: We have paid, or will pay the following commissions, gratuities, or fees withrespecttothetenderprocessorexecutionoftheContract:[insertcompletenameofeachRecipient,its fulladdress,thereasonforwhicheachcommissionorgratuitywaspaidandtheamountandcurrencyof eachsuchcommissionorgratuity].

Name of Recipient	Address	Reason	Amount

(If none has been paid or is to be paid, indicate "none.")

- XVi) <u>BindingContract</u>:WeunderstandthatthisTender,togetherwithyourwrittenacceptancethereofincluded in your Letter of Acceptance, shall constitute a binding contract between us, until a formal contract is prepared and executed;
- xvii) <u>NotBoundtoAccept</u>:WeunderstandthatyouarenotboundtoacceptthelowestevaluatedcostTender,the MostAdvantageousTenderoranyotherTenderthatyoumayreceive;
- xviii) <u>FraudandCorruption:</u>Weherebycertifythatwehavetakenstepstoensurethatnopersonactingforusor onourbehalfengagesinanytypeofFraudandCorruption;
- xix) <u>Collusivepractices</u>:Weherebycertifyandconfirmthatthetenderisgenuine,non-collusiveandmadewith the intention of accepting the contract if awarded. To this effect we have signed the "Certificate of IndependentTenderDetermination"attachedbelow.
- XX) WeundertaketoadherebytheCodeofEthicsforPersonsParticipatinginPublicProcurementandAsset Disposal, copyavailablefrom_____(specifywebsite)duringtheprocurementprocessandthe executionofanyresultingcontract.
- xxi) We,theTenderer,havecompletedfullyandsignedthefollowingFormsaspartofourTender:
 - a) Tenderer's Eligibility; Confidential Business Questionnaire-toestablish we are not in any conflict to interest.
 - b) CertificateofIndependentTenderDetermination-todeclarethatwecompletedthetenderwithout colluding with other tenderers.
 - c) Self-DeclarationoftheTenderer-todeclarethatwewill,ifawardedacontract,notengageinany formoffraudandcorruption.
 - d) DeclarationandcommitmenttotheCodeofEthicsforPersonsParticipatinginPublicProcurement andAssetDisposal

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

Name of the Tenderer: *[insert complete name of person signing the Tender]

 $\label{eq:linear} Name of the person duly authorized to sign the Tender on behalf of the Tenderer: **[insert complete name of person duly authorized to sign the Tender]$

TitleofthepersonsigningtheTender:[insertcompletetitleofthepersonsigningtheTender]

Signatureof the person named above: [insert signature of person whose name and capacity are shown above] Date signed[insertdateofsigning]dayof[insertmonth],[insertyear]

dayof

Notes

Datesigned

* In the case of the Tender submitted by joint venture specify the name of the Joint Venture as Tenderer

** Person signing the Tender shall have the power of attorney given by the Tenderer to be attached with the Tender.

Tenderer's Eligibility-ConfidentialBusinessQuestionnaire a)

Instruction to Tenderer

Tender is instructed to complete the particular sequired in this Form, one form for each entity if Tender is a JV. Tenderer and the second sequence of the secis further reminded that it is an offence to give false information on this Form.

(a) **Tenderer'sdetails**

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

General and Specific Details

Sole Proprietor, provide the following details. b)

Name in full_____

_____Age_____Nationality_

c) Partnership, provide the following details.

	Names of Partners	Nationality	Citizenship	% Shares owned
1				
2				
3				

d) Registered Company, provide the followingdetails.

- Private or public Company i)
- State the nominal and issued capital of the Company ii)

Nominal Kenya Shillings (Equivalent).....

Issued Kenya Shillings (Equivalent).....

iii) Give details of Directors as follows.

	Names of Director	Nationality	Citizenship	% Shares owned
1				
2				
3				

(e) **DISCLOSUREOFINTEREST-InterestoftheFirmintheProcuringEntity.**

If yes, provide details as follows.

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

ii) Conflict of interestdisclosure

	Type of Conflict	Disclosure YES OR NO	If YES provide details of the relationship with Tenderer
1	Tenderer is directly or indirectly controls, is controlled by or is under common control with another tenderer.		
2	Tenderer receives or has received any direct or indirect subsidy from another tenderer.		
3	Tenderer has the same legal representative as another tenderer		
4	Tender has a relationship with another tenderer, directly or through common third parties, that puts it in a position to influence the tender of another tenderer, or influence the decisions of the Procuring Entity regarding this tendering process.		
5	Any of the Tenderer's affiliates participated as a consultant in the preparation of the design or technical specifications of the works that are the subject of the tender.		
6	Tenderer has a close business or family relationship with a professional staff of the Procuring Entity who are directly or indirectly involved in the preparation of the Tender document or specifications of the Contract, and/or the Tender evaluation process of such contract.		
7	Tenderer has a close business or family relationship with a professional staff of the Procuring Entity who would be involved in the implementation or supervision of the such Contract.		
8	Has the conflict stemming from such relationship stated in item 7 and 8 above been resolved in a manner acceptable to the Procuring Entity throughout the tendering process and execution of the Contract.		

f) Certification

On behalf of the Tenderer, Icertify that the information given above is complete, current and accurate as at the date of submission.

b) <u>Certificate of Independent Tender Determination</u>

respo	onsetoth	nerequestfor	tendersmade	by:						,	tender]	
			nentsthatIcer						[Nam	eofTen	<i>iderer]</i> doh	ereby
		ehalfof 										
1.			derstandthec	ontentsofth	nisCertifica	ate;						
2.	Iund	erstandthatth	neTenderwill	bedisqualif	fiedifthisC	ertificat	eisfoundno	ttobetrue	andcomple	teineve	ery respect;	
3.	Iamt		lrepresentati	-					-		• •	
4.			of this Certi nization,othe								l include a	ny
	a)	hasbeenree	questedtosub	mitaTende	rinrespons	setothisr	equestforte	nders;				
	b)		entially subm rexperience;	it a tender	in respons	se to this	request for	r tenders,	, based on t	heir qu	alification	s,
5.	TheT	Cendererdisc	losesthat[che	eckoneofth	efollowing	g,asappli	cable:					
	a)		erer has arriv torarrangeme			1	ly from, an	d withou	t consultati	on, coi	mmunicati	on,
	b)	more con document	rer has enter npetitors reg (s), complete suchconsult	arding thi details th	s request ereof, inc	for ter luding t	ders, and he names	the Ten	derer disclompetitors	oses,	in the atta	ached
6.			outlimitingth agreementora						ehasbeenno	oconsu	ltation,	
	a)	prices;										
	b)	methods,fa	actorsorform	ulasusedto	calculatep	rices;						
	c)	theintentio	onordecision	osubmit,or	nottosubn	nit,atend	er;or					
	d)		ssion of a ter ydisclosedpu				1	ons of the	e request fo	r Tend	ers; except	as
7.	regai tende	dingthequal ers relates,	e has been 1 ity,quantity, except as s aph(5)(b)abo	specificatio pecifically	onsordelive	erypartic	ularsofthey	vorksors	ervicestowl	nichthi	srequest	for
8.	comp	petitor, prior	nderhavenoth r to the dat first,unlessot	e and time	e of the o	official t	ender oper	ning, or	of the awa	arding	of theCor	ntract,
	Nam	e:										
	Title	:										
	Sign	ature:										
	Date											

Bidder Official Stamp

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

FORM SD1

SELF DECLARATION THAT THE PERSON/TENDERER IS NOT DEBARRED IN THE MATTER OF THE PUBLIC PROCUREMENTAND ASSET DISPOSALACT 2015.

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

1. THATIamtheCompanySecretary/ChiefExecutive/ManagingDirector/PrincipalOfficer/Directorof

- 2. THAT the aforesaid Bidder, its Directors and subcontractors have not been debarred from participating in procurementproceedingunderPartIVoftheAct.
- 3. THATwhatisdeponedtohereinaboveistruetothebestofmyknowledge,informationandbelief.

(Title)	(Signature)	(Date)

Bidder Official Stamp

FORM SD2

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

I,	of P	P. O. Box	being a resident
of			in the Republic of
		do hereby make a statemen	t as follows: -
1.	THATIamtheChiefExecutive/Manag		
	<i>nameoftheCompany</i>)whoisaBidderin	nrespectofTenderNo	
	(inserttendertitle/description)for		
	(insertnameoftheProcuringentity)an		
2.	THAT the aforesaid Bidder, its serv	ants and/or agents /subcontractors	will not engage in any corrupt
	fraudulentpracticeandhasnotbeenreq	uestedtopayanyinducementtoanym	emberoftheBoard,Managemen
	t,	Staffand/oremployeesand/o	ragentsof
	(insertname of the Procuring entity) where the product of the procuring entity (in the product of the product	nichisthe procuringentity.	
3.	THAT the aforesaid Bidder, its inducement	servants and/or agents /subcontr	ractors have not offered any toany
	memberoftheBoard,Management,St	affand/oremployeesand/oragentsof	,
	(nameof the procuringentity)		
4.	THAT the aforesaid Bidder will no	ot engage /has not engaged in any	y corrosive practice with other
	bidders participating in the subject ten	der	
5.	THATwhatisdeponedtohereinabove	istruetothebestofmyknowledgeinfo	rmationandbelief.
(Titl	le) ((Signature)	(Date)

Bidder Official Stamp

DECLARATION AND COMMITMENT TO THE CODE OF ETHICS

I (person) on behalf of (*Name of the Business/ Company/Firm*) declare that I have read and fully understood the contents of the Public Procurement & Asset Disposal Act, 2015, Regulations and the Code of Ethics for persons participating in Public Procurement and Asset Disposal and my responsibilities under the Code.

Idohere by committo a bide by the provisions of the Code of Ethics for person sparticipating in Public Procurement and Asset Disposal.

Name of Authorized signatory Sign
Position
Office address
Telephone
E-mail
Name of the Firm/Company
Date
(Company Seal/ Rubber Stamp where applicable)
Witness
Name Sign
Date

APPENDIX1-FRAUDANDCORRUPTION

(Appendix 1 shall not be modified)

1. Purpose

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 respectto PublicProcurementProcessesandContractsthataregovernedbythelawsofKenya.

7. Requirements

The Government of Kenya requires that all parties including Procuring Entities, Tenderers, (applicants/proposers), Consultants, Contractors and Suppliers; any Sub-contractors, Sub-consultants, Service providersorSuppliers; any Agents(whetherdeclaredornot); and any of their Personnel, involved and engaged in procurement under Kenya's Laws and Regulation, observe the highest standard of ethics during the procurement process, selection and contract execution of all contracts, and refrain from Fraud and Corruption and fully comply with Kenya's laws and Regulations as perparagraphs 1.1 above.

Kenya's public procurement and asset disposal act (*no. 33 of 2015*) under Section 66 describes rules to be followed and actions to be taken in dealing with Corrupt, Coercive, Obstructive, Collusive or Fraudulent practices,andConflictsofInterestinprocurementincludingconsequencesforoffencescommitted.Afewofthe provisionsnotedbelowhighlightKenya'spolicyofnotoleranceforsuchpracticesandbehavior: -

- 1. apersontowhomthisActappliesshallnotbeinvolvedinanycorrupt,coercive,obstructive,collusiveor fraudulentpractice;orconflictsofinterestinanyprocurementorassetdisposalproceeding;
- 2. Apersonreferredtoundersubsection(1)whocontravenestheprovisionsofthatsub-sectioncommitsan offence;
- 3. Withoutlimitingthegeneralityofthesubsection(1)and(2),thepersonshallbe:
 - a) disqualified from entering into a contract for a procurementor asset disposal proceeding; or
 - b) if a contract has already been entered into with the person, the contract shall be voidable;
- 4. Thevoidingofacontractbytheprocuringentityundersubsection(7)doesnotlimitanylegalremedythe procuringentitymayhave;
- 5. An employee or agent of the procuring entity or a member of the Board or committee of the procuring entitywhohasaconflictofinterestwithrespecttoaprocurement:
 - a) shallnottakepartintheprocurementproceedings;
 - b) shallnot,afteraprocurementcontracthasbeenenteredinto,takepartinanydecisionrelatingtothe procurementorcontract;and
 - c) shall not be a subcontractor for the bidder to whom was awarded contract, or a member of the group of bidderstowhomthecontractwasawarded,butthesubcontractorappointedshallmeetalltherequirements of this Act.
- 6. An employee, agentor 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;
- 7. If a person contraveness ubsection (1) with respect to a conflict of interest described in subsection (5)(a) and the contract is a warded to the person or his relative or to another person in whom one of them had a direct or indirect pecuniary interest, the contract shall be terminated and all costs incurred by the public entity shall be made good by the awarding officer. Etc.

IncompliancewithKenya'slaws, regulations and policies mentioned above, the Procuring Entity:

- a) Definesbroadly,forthepurposesoftheaboveprovisions,thetermssetforthbelowasfollows:
 - i) "corruptpractice" is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
 - ii) "fraudulent practice" is any act or omission, including misrepresentation, that knowingly or recklesslymisleads, or attemptstomislead, apartytoobtain financial or other benefitor to avoid an obligation;

- iii) "collusivepractice"isanarrangementbetweentwoormorepartiesdesignedtoachieveanimproper purpose,includingtoinfluenceimproperlytheactionsofanotherparty;
- iv) "coercivepractice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
- v) "obstructivepractice"is:
 - deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materiallyimpede investigation by Public Procurement Regulatory Authority (PPRA) or any other appropriate authority appointed by Government of Kenya into allegations of a corrupt,fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuingtheinvestigation;or
 - acts intended to materially impede the exercise of the PPRA's or the appointed authority's inspectionandauditrightsprovidedforunderparagraph2.3e.below.
- b) Defines more specifically, in accordance with the above procurement Act provisions set forth for fraudulentandcollusive practices as follows:

"fraudulentpractice"includesamisrepresentationoffactinordertoinfluenceaprocurementordisposal process or the exercise of a contract to the detriment of the procuring entity or the tenderer or the contractor, and includes collusive practices among sttenderers prior to orafter tender submission designed to establish tender prices at artificial non-competitive levels and to deprive the procuring entity of the benefits of free and open competition.

- c) Rejectsaproposalforaward¹ of a contractifPPRA determines that the firm or individual recommended 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 incompeting for the contracting uses the contracting of the
- d) Pursuant to the Kenya's above stated Acts and Regulations, may sanction or recommend to appropriateauthority(ies)forsanctioninganddebarmentofafirmorindividual,asapplicableunderthe ActsandRegulations;
- e) Requires that a clause bein cluded in Tender documents and Request for Proposal documents requiring (i) Tenderers (applicants/proposers), Consultants, Contractors, and Suppliers, and their Sub-contractors, Sub-consultants, Service providers, Suppliers, Agents personnel, permit the PPRA or any other appropriate authority appointed by

Government of Kenya to inspect² all accounts, records and other documents relating to the procurement process, selection and/or contract execution, and to have them auditedbyauditorsappointedbythePPRAoranyotherappropriateauthorityappointedbyGovernment ofKenya;and

f) Pursuant to Section 62 of the above Act, requires Applicants/Tenderers to submit along with their Applications/Tenders/Proposals a "Self-Declaration Form" as included in the procurement document declaring that they and all parties involved in the procurement process and contract execution have not engaged/willnotengageinanycorruptorfraudulentpractices.

¹For the avoidance of doubt, a party's ineligibility to be awarded a contract shall include, without limitation, (i) applying for pre-qualification, expressing interest in aconsultancy, and tendering, either directly or as a nominated sub-contractor, nominated consultant, nominated manufacture ror supplier, or nominated service

provider, in respectof such contract, and (ii) entering into an adden dumoramend mentintroducing a material modification to any existing contract.

² Inspections in this context usually are investigative (i.e., forensic) in nature. They involve fact-finding activities undertaken by the Investigating Authority or personsappointed by the Procuring Entity to address specific matters related to investigations/audits, such as evaluating the veracit yof anallegation of possible

FraudandCorruption,throughtheappropriatemechanisms.Suchactivityincludesbutisnotlimitedto:accessingandexamininga firm'sorindividual'sfinancial records and information, and making copies thereof as relevant; accessing and examining

any other documents, data and information (whether in hard copyor electronicformat) deemed relevant for the investigation/audit, and making copies thereof as relevant; interviewing staff and other elevant individuals; performing physical inspections and site visits; and obtaining third party verification of information.

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

[The bank shall fill in this Bank Guarantee Form in accordance with the instructions indicated.]

[Guarantor letterhead or SWIFT identifier code]

Beneficiary:	
Request for Tende	ers No:
Date:	
TENDER GUARA	ANTEE No.:
Guarantor:	

1. We have been informed that ________(herein after called "the Applicant") has submitted or will submit to the Beneficiary its Tender (herein after called" the Tender") for the execution of _______

ur

- 2. Furthermore, we understand that, according to the Beneficiary's conditions, Tenders must be supported by a Tender guarantee.
- 3. At the request of the Applicant, we, as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of _______) upon receipt by us of the Beneficiary's complying demand, supported by the Beneficiary's statement, whether in the demand itself or a separate signed document accompanying or identifying the demand, stating that either the Applicant:
 - (a) has withdrawn its Tender during the period of Tender validity set forth in the Applicant's Letter of Tender ("the Tender Validity Period"), or any extension thereto provided by the Applicant; or
 - b) having been notified of the acceptance of its Tender by the Beneficiary during the Tender Validity Period or any extension there to provided by the Applicant, (i) has failed to execute the contract agreement, or (ii) has failed to furnish the Performance.
- 4. This guarantee will expire: (a) if the Applicant is the successful Tenderer, upon our receipt of copies of the contract agreement signed by the Applicant and the Performance Security and, or (b) if the Applicant is not the successful Tenderer, upon the earlier of (i) our receipt of a copy of the Beneficiary's notification to the Applicant of the results of the Tendering process; or (ii) thirty days after the end of the Tender Validity Period.
- 5. Consequently, any demand for payment under this guarantee must be received by us at the office indicated above onor before that date.

[signature(s)]

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

8. FORMAT OF TENDER SECURITY [Option 2–Insurance Guarantee]

[The Guarantor shall fill in this Guarantee Form on stationery with its letterhead clearly showing the Guarantor 's complete name and business address, and in accordance with the instructions indicated.]

TENDER GUARANTEE No.:

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

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

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

- 4. This guarantee will expire: (a) if the Applicant is the successful Tenderer, upon our receipt of copies of the contract agreement signed by the Applicant and the Performance Security and, or (b) if the Applicant is not the successful Tenderer, upon the earlier of (i) our receipt of a copy of the Beneficiary's notification to the Applicant of the results of the Tendering process; or (ii) 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.

[Date]

[Signature of the Guarantor]

[Witness]

[Seal]

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

9. TENDER-SECURING DECLARATION FORM

[The Bidder shall complete this Form in accordance with the instructions indicated and on stationery with its letterhead clearly showing the Tenderer's complete name and business address]

Date:		[insert date (as day, month and year) of Tender Submission]
Tenders No:		[insert number of tendering process]
To:		[insert complete name of Purchaser]

I/We,theundersigned,declarethat:

- 1. I/Weunderstandthat,accordingtoyourconditions,bidsmustbesupportedbyaTender-SecuringDeclaration.
- I/WeacceptthatI/wewillautomaticallybesuspendedfrombeingeligiblefortenderinginanycontrac twiththe
 Purchaserfortheperiodoftimeof[insertnumberofmonthsoryears]startingon[insertdate],ifwearei nbreach
 ofourobligation(s)underthebidconditions,becausewe–
 (a)havewithdrawnourtenderduringtheperiodof
 tendervalidityspecifiedbyusintheTenderingDataSheet;or(b)havingbeennotifiedoftheacceptanc eofour
 BidbythePurchaserduringtheperiodofbidvalidity,(i)failorrefusetoexecutetheContract,ifrequire d,or(ii)
 failorrefusetofurnishthePerformanceSecurity,inaccordancewiththeinstructionstotenders.
- 3. I/WeunderstandthatthisTenderSecuringDeclarationshallexpireifwearenotthesuccessfulTender er(s),upon theearlierof:
 - a) ourreceiptofacopyofyournotificationofthenameofthesuccessfulTenderer;or
 - b) thirtydaysaftertheexpirationofourTender.
- 4. I/WeunderstandthatifIam/weare/inaJointVenture,theTenderSecuringDeclarationmustbeinthen ameofthe

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 intension of the securing Declaration shall be in the name of the securing Declaration shall be in the name of the na

Signed:		
1 0	title: or partner or sole proprietor, etc.)	
Name:		
	orized to sign the bid for and on behalf of: nplete name of Tenderer]	
	e of signing].	f

Seal or stamp.

10. CERTIFICATE OF TENDERER'S VISIT TO THE SITE

1.	This is to certify that,			
	(Name of Tenderer or his Representative)			
	of the Firm of			
	(Name of the Firm Tendering)			
	visited the sites in connection with the Tender for			
	(Project Name)			
2.	Having previously studied the Contract Documents, I carefully examined the sites.			
3.	I have made myself familiar with all the local conditions likely to influence the works and the cost thereof.			
4.	I further certify that I am satisfied with the description of the works and that I understand perfectly the work to be done as specified and implied in the execution of the Contract.			
	Contractor			
	Signed:			
	Date:			
	Rubber Stamp			
	Employer (County Government of Siaya)			
	Signed:(Employer Representative)			
	Date:			
	Rubber Stamp			

11. FORM OF WRITTEN POWER-OF-ATTORNEY

The Bidder shall state here below the name(s) and address of his representative(s) who is/are authorized to commit the bidder and receive on his behalf correspondence in connection with the Bid. The Tender document shall be signed by the Person(s) with the Power of Attorney.

(Name of Bidder'sRepresentative in block letters)

(Addressof Bidder'sRepresentative)

(Signature of Bidder'sRepresentative)

Alternate:

(Name of Bidder'sRepresentative in block letters)

(Addressof Bidder'sRepresentative)

(Signature of Bidder'sRepresentative)

*To be filled by all Bidders.

*Both representative and alternatemustattach copy of National Identificationcard or Passport.

*Where the representative is not a Director of the Firm, At least one Director must sign below.

	Name of Director	Signature	Date
1			
3			•••••
4			

PART II - WORK REQUIREMENTS

SECTION V - DRAWINGS

A list of drawings should be inserted here. The actual drawings including Site plans should be annexed in a separate booklet.

No drawings provided at the tendering stage but may be issued if required during implementation.

SECTION VI - SPECIFICATIONS

SPECIFIC SPECIFICATIONS

NOTES:

The specific specifications contained in the bills of quantities and the contract drawing will form the specification for the works.

All the specifications specified in the Bill of Quantities shall be adhered to strictly

1. General Clauses

- The County Government of Siaya is planning to drill boreholes for water consumption in various sites to supplement other sources of water.
- Legal Requirements: The Water Act 2002 and Legislative Supplement No. 52 of 28th September 2007 makes provision with respect to the use of groundwater and the construction of wells, and shall apply to the extraction of ground water whether or not in circumstances, which require a permit.
- Hydro-geological surveys will be carried out before drilling commence.
- All permits and licenses to drill should be obtained from WRMA and NEMA.
- The County Government of Siaya is seeking for a contractor to carry out the drilling works and provide the proper tools, machinery, materials and labor for construction of the borehole, its development, pump testing, hand pump installations, apron constructions and drainage channel constructions as per specifications.
- Site Agent: The Contractor shall ensure that during the full construction period, a capable site agent shall be present on site
- Supervision of Contract: The contract is to be supervised by the Procuring Entity's appointed Engineer

1.2 Information to be supplied by the County Government of Siaya

The County Government of Siaya will supply available information about the possible hydro geological conditions at the drilling site. The contractor is expected to verify site conditions prior to commencement of drilling works.

1.3 Drilling Sites.

The Contractor shall drill the boreholes at the exact locations designated by the Procuring Entity or the Engineer after confirmatory survey has been carried out. The Procuring Entity is responsible for providing all land, way-leaves and easements for the permanent works. The Contractor shall be deemed to have fully informed himself as to the suitability of the roads or tracks to the site and shall exercise due care in the use of such roads and shall make good any damage caused by their use. The Contractor shall provide such temporary tracks to the actual boreholes locations as are necessary, with as little as possible interference with existing fences and cultivated land. Compensation for damage to crops, fences, etc will not be the contractor's responsibility.

The contractor will clear all debris of any kind, and leave the site, as far as is possible, in the original condition, once the work has been finished, the borehole developed and test-pumping done.

1.4 Environmental Protection of The Site

Care must be taken in the handling and storage of all drilling fluids, oils, greases and fuel on site to avoid any degradation. The Contractor shall dispose of any toxic materials, drilling fluid and other additives, cuttings and discharged water in a manner approved by the Engineer so as not to create damage to public and private property.

1.5 Submission of Samples

Before incorporating in the permanent works any materials or products, which he supplies under the contract, the Contractor shall submit to the Engineer for his approval a sample of each respective material or product and such samples shall be delivered to and kept by him for reference.

All the respective types of materials and products used in the works shall be at least equal in quality to the approved samples. Each and every sample shall be a fair average of the bulk material or of the product that it represents. The Engineer may decide the method by which each sample to be taken from bulk shall be obtained.

1.6 Workmanship

The Contractor is expected to carry out all the works as instructed by the Engineer in a thorough and workman-like manner, and up to current professional standards. He shall carry out operations with the efficiency and dispatch in accordance with the terms of the contract and to the satisfaction of the Engineer. For this purpose, the contractor shall use suitable machinery and gear, and supply efficient and experienced staff.

1.7 Standards

Kenyan, ISO and British Standards current at the date of tender shall apply for materials and Workmanship. Should there be any inconsistency between the three standards, then the Kenyan Standards (KBS) shall apply.

1.8 Contractor's Plant and Equipment

All machinery, equipment and materials to carry out the drilling, test pumping, well-head construction, etc. as specified in the BoQ are to be mobilized to the site. Test Pumping equipment should be independent from the drilling rig (s). At the start of the contract the Engineer will verify the specifications and state of repair of all major items of plant. He shall have the right to order the removal and/or replacement of any plant that in his opinion is insufficient or unsatisfactory

1.9 Water Supply for Drilling/Development

The Contractor shall make his own arrangements for obtaining, storing, transporting and pumping of water required for drilling/development purposes, and for use by the drilling crew at their campsite. The costs for the same are deemed to be included in the BOQ rates

1.10 Hydrogeology

It is anticipated from the hydro-geological study that the ground water will be of good quality. The drilling sites will be indicated /shown to the contractor.

2. Roles of the Contractor

2.1 Drilling

Borehole drilling and construction will be supervised by the water technicians in the County Department of Water, Environment and Natural Resources. The contractor is to ensure that borehole logs are collected properly at 2m intervals as required by the law.

2.2 Drilling Methodology

- The rig to be deployed must be capable of drilling to at least a depth of 10% beyond the anticipated final depth at the final required diameter. Temporary casing may be installed in the borehole to prevent formation heave, collapse or sloughing.
- The Contractor will be required to state the specifications of the drilling equipment and casing materials that will be used.
- The communications will be made in writing and shall be properly recorded by the County Government of Siaya. In every case, if the actual characteristic of the well differs from those indicated in the terms of reference, and once the changes have been authorized by The County Government of Siaya, a price adjustment may be made according to the final depth of the well, and the unit price rendered by the contractor in his original proposal.

The boreholes may be drilled by any of the following drilling methods

- The Contractor may use any rotary or percussion drilling technique that he feels applicable to Achieve the depth and diameters required within the time for completion specified in the contract
- Direct rotary flush using air as the circulating fluid (approved surfactants and artificial foam stiffening additives may be used if ground conditions warrant their use.
- Please note that Direct Rotary flush using water-based mud as the circulating fluid of Bentonitic or naturally biodegradable polymers will not be approved.

2.3 Borehole Depth and Diameter

The Contractor shall drill to such depth and diameter as will be instructed by the CGS or the

Engineer. No borehole will be acceptable if drilled to such depth and diameter other than instructed by the CGS or the Engineer. The recommended borehole diameter shall be 203 mm. Drilling at smaller diameter followed by reaming to the recommended diameter will not be acceptable and such reaming shall be the responsibility of the Contractor.

Where yields' exceeding 15 cubic-meters is attained through airlifting estimate, reaming from 203-mm diameter to 254-mm (diameter) may be advisable. This would allow for more than 150 mm (diameter) casing for ease of equipping with bigger capacity pumps for long-term development/advancement in water supply for future demand. Surface casings of 254mm to a depth of 10m followed by 203mm drilling casing and then 152.4mm plain and screen casings should be used. Refer to the Bill of quantities for further specifications

2.4 Borehole Construction.

- The borehole should be drilled at a diameter of 8" from 0 m to a maximum depth of 250m. The casings to be used are of 152mm in diameter.
 Construction of the borehole will be undertaken in accordance with accepted practices and will be supervised by the Ministry of Water & Irrigation & Irrigation technicians and the Geologist concerned.
- As per the law requirements it is the duty of the contractor to inform the proponent in time as to when the commencement of the drilling will be, so as toorganize for supervision.
- Fluid additives of bentonitic type will not be accepted for use in this works: instead either cellulose based reconstitution powder, or liquid polymeric additives will be required for viscosity enhancement. The contractor will be required to state the type of polymer to be used, and describe the means by which the selected fluid additive will be mixed.

2.5 Information concerning the borehole.

- The contractor will supply a detailed borehole geo-log data, in which all the relevant information and drilling velocity, well casing and other well construction operations will be recorded. The contractor will also annotate all information pertaining to the appearance of water filtrations and aquifer, types of rock found and sampling details.
- The contractor will be required to complete the **log forms** for the borehole.
- The contractor will collect 2 liters sample in a clean plastic bottle from the borehole for reference to a competent Water Testing Authority or recognized Water Testing Laboratory for full physical, chemical and bacteriological analysis of the water to ascertain its suitability for human consumption.
- The Contractor will provide the Borehole Completion Record Certificate immediately upon completion of the drilling work. The Borehole Completion Record will also be accompanied by Water quality certificates capturing bacteriological, chemical and physical water qualities.

2.6 Casings and diameters.

- The drilling of the borehole will be carried out according to the characteristics specified in this Terms of Reference andBQs, using the proper drilling tools, drive pipes, casing pipes with centralizers to ensure that the casing string is central within the hole, gravel packs and sanitary protection (seals) should isolate the aquifers from other formations, which are considered improper for the exploitation of wholesome water.
- The borehole designs will be authorized by the representative of the County Department of Water, Environment and Natural Resources before the casing and screens are introduced into the borehole.
- The contractor will supply all casings and screens of 152mm diameter including plain casing and screens.
- The contractor will also provide outer permanent casings 225mm diameter stainless steel plain casing

2.7Plain and Screen Casing

160-mm OD (outer diameter) Steel plain and screen casing shall have a minimum wall thickness of 5 mm. The screen open area shall not be less than 4% and shall have a uniform slot size of 1 mm. Aquifer zones shall be completely or partly lined with screen casing as decided and approved by the Engineer. Sections of the plain and screen casing shall be provided in maximum lengths of 6 and 3 meters respectively, and joined watertight by flush threaded connections, or welded, with the joints having the same structural strength as the plain and screen casings and a sump of minimum, 0.5 meters and maximum 2 meters length. The bottom end shall be sealed with bottom cap as shown in the standard design drawing.

- The Engineer in consultation with the Contractor shall provide installation details of the borehole after drilling is completed. One type of standard borehole design is given below;
- Drill 254-mm0 (diameter) to 2.0 meters depth, case at 210 mm0 (OD) with mild steel casing (wall thickness 5 mm) and cement grout for sanitary seal.
- Drill with 203-mm bit to final depth.
- Install 152-mm0 (OD) Steel, (5 mm minimum wall thickness) plain and screen casings as appropriate.
- Screened sections adjacent to the aquifer zone(s) are to be gravel packed to overlap the plain casing by at least 2 meters.
- The plain and screen casings must be centralized in the borehole so that a minimum annular space of 20 mm exists between the borehole wall and the casing. Suitable centralizers should be provided to allow the casings to be set correctly in the center of the drilled bore. Along the screened sections a centralizer shall be inserted at every 3-metre interval while along the plain casing the interval shall be every 6-metre interval.

3. Developments and Test Pumping.

3.1 Development.

In addition to the cleaning and development of the well before casing installation, the well will be developed continually during filter gravel packing. Washed and well-rounded river gravel, of diameter range 2 - 4 mm will be packed between the annular space of the casing and the well from the bottom until 6m below the ground surface. The gravel shall be inserted into the borehole by hand using a shovel in order to protect the borehole wall from damage.

After packing is complete, the well will be developed by air-lifting, alternating continuous and surging. During well development, the position of the air outlet (bottom of the drill pipe if drilling apparatus is used for air-lifting) shall be in the blind casing below the lowest screen casing and the contractor shall ensure that the casing string is adequately supported at the top if necessary and is not damaged. Any casing and/or screen damage during installation and well development shall be the responsibility of the contractor, who shall make the necessary corrections/repairs without additional cost to the IRC. When well development is completed, the gravel packing will be topped up if it is found settling below the required depth.

Development will be considered complete only when less than 15 ppm of suspended solids remains in the water. It is recommended that flushing be done for a minimum of 10 hours.

3.2 Yield Estimate During Drilling

If rotary drilling method is used, a 90° V-notch flow measurement shall be used in the drain line so that continuous monitoring of air -lift yields can be obtained. Care should be taken to ensure that no floating debris impede the flow of water over the V-notch. The weir shall at all times be kept clear of a buildup of silt and other fines. The Contractor shall provide the calibration curve, to be verified and approved by the Engineer, for

the V-notch weir. Average yields shall be read and rated at every aquifer struck and as otherwise directed by the Engineer For percussion drilling, a bailer test of at least 30 minutes duration shall be carried out for each aquifer encountered.

3.3 Test Pumping.

The test will consist of continuously pumping the borehole at the maximum yield (or at any other previously defined rate), according to the result of the drilling work. The duration of this pumping will be 30 hours. The measuring of the dynamic water levels will be performed according to the logarithmic time-scale schedule normally used for test pumping water from boreholes.

Establishing Aquifer Parameters by Borehole Test Pumping

Test pumping of borehole enables measures of aquifer and Borehole parameters. The British Standard BS 6316: 1992 Code of Practice for Test Pumping of Water Wells prescribes the Following elements of test pumping;

- a) A period of recovery after production pumping/development;
- b) A pre-test (calibration, typically 2 to 3 hours);
- c) A period of recovery after pre-test
- d) A step draw-down test (typically five steps, each of 2 hours duration; total 10 hours);
- e) A period of recovery after step draw-down test
- f) A constant discharge test (typically 48 hours);
- g) A recovery test (typically 24 hours); and
- h) Analysis of test results

Step drawdown test results will be analyzed to determine:

- I. The turbulent pressure losses at the well face, and
- II. An estimate of the aquifer's transmissivity to determine a suitable pump rate for the constant discharge test.

The constant discharge test results will be analyzed to determine:

- a) Whether the aquifer is confined, unconfined or semi-confined;
- b) The aquifer's transmissivity; and where measurements from an observation well are also available, the aquifer's storage coefficient.

The Contractor shall perform test pumping to establish well performance and yield of the borehole. A test- pumping unit shall be provided for the testing of borehole. The method for varying the discharge rate of the pumps used will depend on the type of the pump used. The Contractor shall provide a suitable means of achieving the rate of flow specified. Test pumping should start at least 12 hours after completion of development and cleaning of the borehole. Sufficient time shall be allowed for the recovery of water levels between each type of test. This shall be at the discretion of the Engineer.

Discharge measurements shall be made by volumetric method or otherwise approved calibrated measuring devise. During the test pumping, the discharged water must be handled and disposed of in an appropriate manner to a point of overland drainage sufficiently far from the well to prevent recharge. The water shall be diverted over a distance of at least 100-metre from the wellhead. This condition may not be required for confined aquifer but approval to vary this distance must be obtained from the Engineer. During all test-pumping operations, once the flow rate has been determined and preliminary adjustments made, the measured discharge rate shall be maintained within 5% of the required rate for the duration of the test. Failure of the pump operation during the tests shall require abortion of the whole test and the test shall be repeated after recovery of the water level. No pay shall be made for aborted tests nor for standing time during water level recovery after aborted tests. Test pumping comprises the following activities:

>Calibration Test: - The borehole shall be subject to calibration test to establish the approximate yield and draw down characteristics and to decide upon pumping rates for step draw down or constant discharge tests.

>Step draw down Test: - The step draw down test shall comprise pumping the well at three

to five separate discharge rates as shall be specified by the Engineer. Each discharge rate shall be pumped for a period of two hours. The change from one pumping rate to the next shall be effected without stopping the pump, but by means of regulating a gate valve in the discharge pipe, or by any other means to be approved by the Engineer. The change from one step to the next shall take place in the shortest time possible.

During each step of the draw down test, water levels and discharge measurements shall be taken at appropriate time intervals as shall be instructed by the Engineer; while at the same time electrical conductivity (EC) readings shall be taken.

After completion of the last step, 12 hours recovery is to be undertaken. For a very low yielding borehole (<3 m3 /h), the Engineer may waive the requirement of step draw down test.

>Constant Discharge Test: - Separate constant discharge test for maximum duration of twenty-four (24) hours of pumping and twelve (12) hours of recovery shall be implemented. The discharge rate at which the well is to be pumped shall be specified prior to the test. During the test, water level and discharge measurements shall be taken at the same time intervals as for the step draw down test.

Test pumping data from all tests conducted from each borehole shall be supplied to the Engineer. These will show dates, water levels, discharge rates, EC values, and times of starting and stopping the pumping, change in discharge, weather and other conditions that could affect the test data.

3.4 Water Level Observations

The Contractor shall supply appropriate electric contact level gauges for measuring water levels in the borehole to the nearest 10millimetre at pre-determined intervals. Wellhead arrangements shall permit these gauges to be inserted and passed freely. Hereto the Contractor shall be required to install a dipping tube; minimum .19-millimetre internal diameter (ID) lowered approximately 1-metre above the pump intake or approximately 2-metres below anticipated maximum draw down level. Other methods for measuring water levels are subject to the approval by the Engineer. Cost of water level observations is included in the BOQ rates for test pumping.

3.5 Electrical Conductivity Measurements

The Contractor shall have an operational EC meter on site to take electrical conductivity readings whenever required during drilling, development and test pumping. Costs of taking these readings are included in the rates for drilling, development and test pumping.

3.6 Records

The Contractor shall keep daily activity records for each borehole. Separate records shall be supplied for borehole upon completion. The records shall contain the information as specified below.

Daily Records

- a) Site Name;
- b) Borehole Reference Number;
- c) Date of Reporting;
- d) Names of Drilling Team Staff;
- e) Drilling Method;
- f) Bore Diameter and depth, including diameter changes and their corresponding depths;
- g) Depth of the Bore at the start and end of shift/working day;
- h) Depth and size of casing at start and end of sift/working day;
- i) Description of rocks drilled with depths of transitions encountered;
- j) Depths of water struck levels;
- k) Depth of main aquifer;
- 1) Estimated yield of airlift measurement when drilling and developing with air;
- m) Time log (min/meter), for penetration rates for given type of bit and standby time due to breakdown;
- n) Depth intervals at which each formation samples are taken;
- o) Records of components and quantities used or added to the drilling or air;
- p) Water level at the start of each working day;
- q) EC measurements;
- r) Problems encountered during drilling;
- s) Details on installation in the borehole (if any);
- t) Depth and description of well plain and screen casing, and
- u) Details of work to be invoiced at hourly rates (e.g. test pumping).

A copy of the daily record shall be made available daily to the Engineer for signature, including any other pertinent data as may be requested by the Engineer

3.7 Other specifications.

The contractor will evacuate all pumped water in such a way that no impoundments are produced at distances less than 200 meters from the borehole. The contractor will provide all necessary elements for this purpose which include provision of all necessary implements and pumping equipment i.e. weirs, pipes, gauges etc for the proper measurement of discharge rates and water levels and disposal of extracts.

3.8 Well plumpness and alignment.

3.8.1 Tests

The borehole should be tested for plumpness and alignment by means of a 12 meter long, and perfectly straight, steel pipe that should be introduced along the whole borehole. The external diameter of this should, at most, be 13 mm less than the well casing inside diameter. This pipe will be supplied by the contractor.

3.8.2 Minimum Requirements.

Such a test pipe, as described above should easily move through the whole borehole. The loss of plumpness of the well's axis should never be more than 2/3 of the smaller inside diameter of the casing. If these minimum requirements are not met by the well,

the contractor will be required to correct the defects, otherwise the County Government of Siaya will reject the borehole and no payments will be made for its drilling and completion. This test should normally be done before pump testing the well in the presence of the agent appointed by the County Government of Siaya and any authorized staff

3.9 Protection of water quality, disinfections and sampling.

3.9.1 Borehole Protection / Capping the Borehole

The contractor will take maximum care to avoid the physical, chemical or bacteriological contamination of the borehole water, during the construction and after construction operations. In any case, where water is polluted due to the contractor's neglect, he will be obliged to carry out all the necessary operations, at his own cost, in order to rectify such pollution of the borehole.

During borehole construction, installation, development and test pumping, the Contractor shall use all reasonable measures to prevent entrance of foreign matter into the borehole. The Contractor shall be responsible for any objectionable materials that may fad into the borehole and any effect it may have on water quality and/or quantity until completion of works and acceptance by the Engineer and/or the CGS.

3.9.2 Well sterilization.

Once the well has been completed and tested, the contractor will sterilize the well with a chlorine solution yielding at least 50 mg/liter of active chlorine in the borehole. The chlorine solution may be prepared for this purpose, by dissolving Calcium Hypochlorite, sodium Hypochlorite or gaseous Chlorine in water. The chlorine solution should stay in the well for at least four hours, at the specified concentration.

3.9.3 Samples.

- The contractor will keep a complete record of the samples taken from the cuttings during the drilling operation.
- Representative, continuous samples (minimum, 250 grams) of the strata penetrated shall be collected by whatever method that is standard for the drilling technique in use and approved by the Engineer. Samples are not to be washed!
- The contractor will take at least one sample every two meters (2m) of drilling, unless a change information is encountered by the driller. In such cases, additional samples should be taken. The minimum weight of each sample should be 100grams
- The samples shall be put into suitable sample bags, properly backed labeled (for ease of identification) with waterproof labels with the depth interval and all will be made available to County Government of Siaya upon request. Geological logging will be the responsibility of the Contractor and is to be carried out by his qualified Hydro-geologist
- For each rock sample that has not been taken the contractor will be fined a penalty amounting to 1per cent of the total value of the well and this will be deducted from the final payment. If the total amount of samples not taken is more than 15% of the specified number, the well should be started again and County Government of Siaya will not make any payments for this additional work.

3.9.4 Water samples.

The contractor will take two (2) liter samples for laboratory analysis, after completion of test pumping. One sample will be used for each of these tests; bacteriological, physical and chemical analysis, which should be collected in clean, sterilized properly, sealed and protected plastic containers. The samples so collected should reach the authorized GoK Water Testing Laboratories, within six hours from the time of collection from the borehole.

3.9.5 Particle Content in Pumped Water.

The water drawn out of the well will be acceptable if it has a sand particle content of less than 5 milligrams per cubic meter. In case this allowed maximum limit is not met, the contractor will make all necessary adjustments to the well structure, at his own expense, in order to meet these specifications.

3.10 Finishing Works

3.10.1 Temporary Lid.

The contractor will pay close attention to the due protection of the mouth of the borehole against the entrance of water or any other pollutants while drilling or after the completion of the borehole. For this purpose, the contractor will provide a lid to be placed on the mouth of the well at any time the drilling rig is not in operation. This lid will be welded into place after the drilling has been completed.

Temporary Casing: Installation and diameter of any temporary casing required for the construction of the borehole will be left to the Contractor so long as the finished product meets the borehole specifications. Cost for supply, installation and removal of temporary casing shall be borne entirely by the Contractor. The Contractor shall not claim any casing that is not retrievable and left in the borehole

3.10.2 Gravel Packs

A well-graded pack will be placed in the annular space between the borehole wall and the outer surface of the casing. Proper techniques should be used for the accurate placing of this pack to ensure its even placement. The gravel to be used should be clean, well rounded and the grains should be hard, of alluvial origin, and a size between 2mm and 4mm diameter.

The Contractor shall supply suitable gravel pack. The gravel pack shall consist of well-rounded particles of uniform grading with 90% siliceous material and conform to the 2-4 mm diameter. There shall be no clay, shales, silt, fines, excessive amounts of calcareous materials and no crushed rock. The Contractor shall be required to submit samples of the material prior to delivery of the supply to be analyzed. The gravel shall be washed before installation. Sufficient amount of gravel pack shall be installed to completely cover the uppermost screen and yonder by additional 2metres to allow for settling. A good supply of water should be introduced with the gravel to prevent bridging. The gravel pack shall be capped with a 2-metre vertical column of clay seal to prevent any seepage that may contaminate aquifers with subsequent pollution of ground water. The annular space above the clay seal shall be back filled with inert drill-cuttings. The quantity of the gravel pack and backfill to be installed shall be measured using a suitable volumetric method as approved by the Engineer.

3.10.3 Sanitary Protection Seal and Well Head Construction

- After completion of the pumping test, removal of the test pumping unit and after the last water level recovery observations have been made, the level of the gravel pack will again be checked to see if there is any settlement below the required depth. If it is found below the required depth, it will be topped up to the appropriate level. Based on the actual situation, the annular space between the well and the permanent 9" casing will be cement grouted down to at least 6m from the surface in order to prevent contamination of the borehole by surface run-off water
- A sanitary seal surrounding must be excavated until an adequately firm formation is reached and constructed in C25 (1:2:3) mix concrete with surface dimensions of 1 meter length, 1 meter width and 0.5 meters height. In such a case as a firm formation is not available close to the surface on which the concrete block can rest, the space around the casing up to 1.5 meters below the surface casing must be filled with C25 mix concrete block. The surface/outer permanent casing must protrude 0.25 meters above the concrete block. Furthermore, a platform should be constructed according to the design with installation of appropriate deep well hand pump Indian Mark II.
- To provide an effective seal to the entry of contaminants, up to 2.0-metres depth of the borehole from the surface shall be grouted using cement slurry 1.85-2.15 kg / liter. Grout is to be injected, by a method approved by the Engineer, into the annulus between the casing and the wall of the hole. In addition, any aquifer bearing saline or poor quality water shall also be sealed.
- *Construction of Wellhead:* The Contractor shall, on completion of each borehole, cap the top of the borehole with a 5-mmthick mild steel blank flange. The blank flange shall be 300-mm above the ground level and be spot-welded to the 2-m Song mild steel casing coated internally and externally with two coats of non-toxic bitumen or epoxy paint to the approval of the Engineer. This casing shall fit neatly over the Steel casing and be permanently grouted in at the time of completion of the borehole (refer to clause 17). Prior to, during and after the construction of the wellhead, the Contractor must ensure that no debris whatsoever falls into the borehole.
- Further Specifications related with wellhead construction, installation of pumps have been indicated in the Specifications and Bill of Quantities Part.

3.10.4Verticality

If required by the Engineer, the Contractor will conduct a vertically test during and after drilling by approved methods to demonstrate that the departure from the vertically does not exceed 3 in 100 between ground level and the base of the borehole. If this departure is exceeded, the Contractor shall make the necessary corrections to the approval of the Engineer without additional payment. If the error cannot be corrected, drilling shall cease, and a new borehole shall be drilled at a position nearby as shall be indicated by the Engineer. No payment shall be made for the alternative drilling and the sealing of the abandoned borehole or for moving to the alternative point.

3.10.5 Development and Cleaning of Borehole

The Contractor shall carry out development and cleaning of borehole by airlifting and air jetting methods upon completion of the drilling and installation of casing and gravel pack. This shall be done to remove silts, clays and drilling fluid residues deposited on the borehole wall and adjacent portions of the aquifer during the drilling process.

If organic drilling fluids are used, they shall be broken down chemically according to the manufacturer's recommendations before or during development. Cleaning shall be carried out by airlift pumping, airlift surging, and backwash or jetting. Clay disaggregation by means of sodium hex metaphosphate (Calgon) treatment might be necessary.

Development of the borehole shall be done by airlifting and shall be effective from the depth at which water is encountered to the bottom of the borehole. Development shall continue until the water is completely free from fine particles, as to be decided by the Engineer. Upon completion of development, any accumulation of material shall be removed from the bottom of the borehole by airlifting.

3.10.6 Well Disinfection

Disinfection of the borehole shall be carried out by the Contractor before demobilization from the site. This shall be done by placing a chlorine solution into the well so that a concentration of at least 50 mg/l of available chlorine exists in all parts of the borehole at static conditions. All the borehole surfaces above the static water level shall be completely flushed with the solution. The solution shall remain in the borehole for a minimum of 2 hours before pumping the borehole to waste.

3.10.6 Acceptance of The Borehole

Borehole shall only be accepted by the Engineer upon satisfactory completion of all borehole construction operations as per the technical specifications

3.10.7 Loss of Equipment

Any equipment lost down a borehole must be removed or the borehole will be considered a lost bore. A replacement borehole will have to be constructed and tested at the Contractor's expense.

3.10.8CLEARING THE SITE

On completion of each borehole, the site must be left clean and free from all debris, hydrocarbons and waste, and all pits filled to the approval of the Engineer. A site not delivered clean may render the borehole unacceptable. The specification should be itemized together with

310.9 Standard Borehole Design

In all the boreholes top section of 2.0-m drilled at 254-mm and 210-mm OD, 5-mm wall-thickness, mild steel casing installed and grouted. Borehole drilled at 203-mm0 to final depth. Install 152-mm OD Steel, 5-mm (minimum) wall-thickness, plain and screen casing. Screened sections adjacent to the aquifer zones at depths as instructed by the Engineer. The screened sections to be gravel packed and sealed on top with clay seal.

4.0 Other Terms:

- **4.1** The contractor shall carry out the works in accordance with the Bills of Quantities provided, and accepted, a copy of which is attached.
- **4.2** The contract period will be for a (As agreed with CGS) at the site, which shall commence immediately after the signing of this contract. The commencement of this contract will be (seven) 7 days after contract signing. The works are therefore expected to be completed within a period of 30 days to enable the contractor hand over the project to the employer.
- **4.3** The contractor shall be at liberty to employ and engage such personnel, as the contractor shall deem fit for the purposes of execution, supervision and evaluation of the works hence the County Government of Siaya will not be held responsible for any issues affecting the workers.
- **4.4** Should the contractor fail, refuse and or neglect to finish the work herein contracted or any phase or part thereof or should the contractor fail to complete the job or any part thereof within the period herein punctually agreed, then the County Government of Siaya shall be entitled to rescind this contract and the contractor shall not be entitled for payment for uncompleted work, phase or part thereof.
- **4.5** The contractor shall execute the drilling works in accordance with the relevant water Laws of Kenya as they apply in all aspects of the operation including workmanship, quality of the equipment and materials.
- **4.6 Standby Time:** In the event of delays occurring as a result of action or inaction by the Engineer for which the Contractor would be entitled to claim standby time, the contractor should notify the Engineer immediately in writing that such claims are becoming applicable
- 4.8 Abandoned Borehole / Lost Bore
 - If the contractor is not able to finish the drilling or has to abandon the borehole due to or because of any incident to the plant, behaviour of the ground, jamming of tools or casing, or any other cause loss of tools, accidents or any unforeseeable circumstances, preventing satisfactory completion of the works, a borehole shall be deemed lost and no payment shall be made for that bore or for any materials not recovered there from, nor for any time spent during drilling or while attempting to overcome problems.
 - In the event of a lost bore, the Contractor shall permanently seal the bore by removing the casings or drive pipes already in the hole. The lost bore shall be sealed by concrete, cement grout, or neat cement, and shall be placed from bottom upwards by methods that avoid segregation or dilution of materials, and the upper two (2)-metres of the bore shall be backfilled with native topsoil. Sealing of the bore shall be done in such a manner as to avoid accidents and to prevent it from acting as a vertical conduit for transmitting contaminated surface or subsurface waters into the water bearing formations.
 - The Contractor shall construct a borehole immediately adjacent to the lost bore or at a site indicated by the Engineer. The option of declaring any bore lost shall rest with the Contractor, subject to the approval of the Engineer.
 - The abandoned borehole shall be treated as follows: The Contractor may salvage as much casing from the bore as possible and use it in the alternative borehole with the approval by the Engineer; Salvaged materials shall be property of the Contractor;
 - In case a situation described above occurs, the County Government of Siaya will not pay for any of the work carried out, and will authorize in advance the drilling of a new hole, at a site near the abandoned one if need be, at the contractor's expenses.

5.0 Payment terms:

5.1 The Payment terms will be as follows

- **5.1.1.** On submission of final payment certificates, after the completion of the hole (including pump testing, well-head construction and demobilization) showing the actual contract value of the Works executed, Payment will be made as per the payment certificate, within 45 days, less 10% for retention
- **5.1.2.** Retention money 10% will be paid within 30 days after issuing of provisional acceptance certificate to the contractor, which shall be after the defect's liability period.

5.2 Insurance

All insurance for health care, accidents of the employees at site will be the sole responsibility of the contractor. The County Government of Siaya will be provided with a copy on the insurance certificate. Workman compensation policy cover copy will also be required before the contractor is approved to undertake the works.

6.0 Report Compilation / Borehole Completion Record

Filling borehole construction information as per MoWl/WRMA standard borehole completion record form;

The borehole completion record should include the following

A detailed drilling report, including the construction and drilling rate logs, standard chemical quality tests, water strikes, screen and casing arrangement with a detailed borehole design and installation details (as-built drawings), pumping test analyses and all required suggestions and recommendations (recommended hand pump type, capacity, pump positioning and other relevant data) shall be compiled and submitted in a bound report in three hard copies and 1 electronic copy to the County Government of Siaya, before final payment is made to the contractor.

The copies of borehole completion records shall be made available to and approved by the Engineer on completion of the borehole

SECTION VII- BILLS OFQUANTITIES

Detailed BoQs are attached at the end of this tender document

PART III - CONDITIONS OF CONTRACT AND CONTRACT FORMS

SECTION VIII - GENERAL CONDITIONS OF CONTRACT

TheseGeneralConditionsofContract(GCC), readinconjunction with the SpecialConditions of Contract (SCC) and other documents listed therein, should be a complete document expressing fairly the rights and obligations of both parties.

TheseGeneralConditionsofContracthavebeendevelopedonthebasisofconsiderableinternationalexperienceinthe drafting and management of contracts, bearing in mind a trend in the construction industry towards simpler, more straightforwardlanguage.

The GCC can be used for both smaller admeasurement contracts and lump sum contracts.

General Conditions of Contract

A. General

1. Definitions

- 1.1 Bold facetypeisusedtoidentifydefinedterms.
 - a) **TheAcceptedContract**AmountmeanstheamountacceptedintheLetterofAcceptancefortheexecution and completion of the Worksand there medying of any defects.
 - b) **TheActivitySchedule**isascheduleoftheactivitiescomprisingtheconstruction,installation,testing,and commissioningoftheWorksinalumpsumcontract.Itincludesalumpsumpriceforeachactivity,which isusedforvaluationsandforassessingtheeffectsofVariationsandCompensationEvents.
 - c) **The Adjudicator** is the person appointed jointly by the Procuring Entity and the Contractor to resolve disputes in the first instance, as provided for in GCC23.
 - $\label{eq:bill} d) \qquad \textbf{Bill of Quantities} means the price dand completed Bill of Quantities for mingpart of the Bid.$
 - e) CompensationEventsarethosedefinedinGCCClause42hereunder.
 - f) **The Completion Date** is the date of completion of the Works as certified by the Project Manager, in accordancewithGCCSub-Clause53.1.
 - g) **TheContract**istheContractbetweentheProcuringEntityandtheContractortoexecute,complete,and maintaintheWorks.ItconsistsofthedocumentslistedinGCCSub-Clause2.3below.
 - $h) \qquad \textbf{The Contractor} is the party whose Bid to carry out the Workshas been accepted by the Procuring Entity.$
 - i) TheContractor'sBidisthecompletedbiddingdocumentsubmittedbytheContractortotheProcuring Entity.
 - j) **TheContractPrice**istheAcceptedContractAmountstatedintheLetterofAcceptanceandthereafteras adjustedinaccordancewiththeContract.
 - k) Daysarecalendardays;monthsarecalendarmonths.
 - 1) **Day work**sarevariedworkinputssubjecttopaymentonatimebasisfortheContractor'semployeesand Equipment,inadditiontopaymentsforassociatedMaterialsandPlant.
 - $m) \qquad \textbf{ADefect} is any part of the Works not complete dinaccordance with the Contract.$
 - n) TheDefectsLiabilityCertificateisthecertificateissuedbyProjectManageruponcorrectionofdefectsby theContractor.
 - $o) \quad \mbox{The Defects Liability Period} is the period named in the SCC pursuant to Sub-Clause 34.1 and calculated from the Completion Date.$
 - p) **Drawings**meansthedrawingsoftheWorks,asincludedintheContract,andanyadditionalandmodified drawings issued by (or on behalf of) the Procuring Entity in accordance with the Contract, include calculationsandotherinformationprovidedorapprovedbytheProjectManagerfortheexecutionofthe Contract.
 - q) **TheProcuringEntity**isthepartywhoemploystheContractortocarryouttheWorks,**asspecifiedinthe SCC**,whoisalsotheProcuringEntity.
 - r) Equipment is the Contractor's machinery and vehicles brought temporarily to the Site to construct the Works.
 - s) **"In writing" or "written"** means hand-written, type-written, printed or electronically made, and resultinginapermanentrecord;
 - $t) \qquad The Initial Contract Price is the Contract Price listed in the Procuring Entity's Letter of Acceptance.$
 - $u) \qquad \textbf{The Intended Completion Date} is the date on which it is intended that the Contractor shall complete the Works. The Intended Completion Date is$ **specified in the SCC**. The Intended Completion Date may be revised only by the Project Manager by issuing an extension of time or an acceleration order.
 - v) Materialsareallsupplies, including consumables, used by the Contractor for incorporation in the Works.
 - w) Plant is any integral part of the Works that shall have a mechanical, electrical, chemical, or biological function.
 - TheProjectManageristhepersonnamedintheSCC(oranyothercompetentpersonappointedbythe Procuring Entity and x) notified the Contractor, to act in replacement of Project Manager) to the who is responsible for supervising the execution of the Works and administering the Contract.
 - y) SCCmeansSpecialConditionsofContract.
 - z) **TheSite**istheareaoftheworksas**definedassuchintheSCC**.
 - $aa) \quad {\bf Site Investigation Reports} are those that we reincluded in the bidding document and are factual and interpretative reports about the surface and subsurface conditions at the Site.$
 - $bb) \quad Specification {\it means the Specification of the Works included in the Contract and any modification} \\$

or addition made or approved by the Project Manager.

- cc) **The Start Date** is **given in the SCC**. It is the latest date when the Contractor shall commence executionoftheWorks.ItdoesnotnecessarilycoincidewithanyoftheSitePossessionDates.
- $\label{eq:stability} dd) \quad \textbf{ASubcontractor} is a person or corporate body who has a Contract with the Contract or to carry out a part of the work in the Contract, which includes work on the Site.$
- ee) **Temporary Works** are works designed, constructed, installed, and removed by the Contractor that are neededforconstructionorinstallationoftheWorks.
- ff) A Variation is an instruction given by the Project Manager which varies the Works.
- gg) **The Works** are what the Contract requires the Contractor to construct, install, and turn over to the ProcuringEntity,**asdefinedintheSCC**.

2. Interpretation

- 2.1 In interpreting these GCC, words indicating one gender include all genders. Words indicating the singular also include the plural and words indicating the plural also include the singular. Headings have no significance. Words have their normal meaning under the language of the Contract unless specifically defined. The Project Manager shall provide instructions clarifying queries about these GCC.
- 2.2 If sectional completion is specified in the SCC, references in the GCC to the Works, the Completion Date, and the Intended Completion Date apply to any Section of the Works (other than references to the Completion Date and Intended Completion Date for the whole of the Works).
- 2.3 The documents forming the Contract shall be interpreted in the following order of priority:
 - a) Agreement,
 - b) LetterofAcceptance,
 - c) Contractor'sBid,
 - d) SpecialConditionsofContract,
 - e) GeneralConditionsofContract, including Appendices,
 - f) Specifications,
 - g) Drawings,
 - h) BillofQuantities⁶, and
 - i) anyotherdocumentlistedintheSCCasformingpartoftheContract.

3. Language and Law

- 3.1 The language of the Contract is English Language and the law governing the Contract are the Laws of Kenya.
- 3.2 Throughout the execution of the Contract, the Contractor shall comply with the import of goods and services prohibitions in the Procuring Entity's Country when
 - a) asamatteroflaworofficialregulations, Kenyaprohibits commercial relations with that country; or
 - b) byanactofcompliancewithadecisionoftheUnitedNationsSecurityCounciltakenunderChapterVIIof theCharteroftheUnitedNations,Kenyaprohibitsanyimportofgoodsfromthatcountryoranypayments toanycountry,person,orentityinthatcountry.

4. Project Manager'sDecisions

4.1 Except where otherwise specifically stated, the Project Manager shall decide contractual matters between the ProcuringEntityandtheContractorintherolerepresentingtheProcuringEntity.

5. Delegation

5.1 Otherwise**specifiedintheSCC**,theProjectManagermaydelegateanyofhisdutiesandresponsibilitiestoother people,excepttotheAdjudicator,afternotifyingtheContractor,andmayrevokeanydelegationafternotifying theContractor.

6. Communications

6.1 CommunicationsbetweenpartiesthatarereferredtointheConditionsshallbeeffectiveonlywheninwriting.A noticeshallbeeffectiveonlywhenitisdelivered.

7. Subcontracting

7.1 The Contractor may subcontract with the approval of the Project Manager, but may not assign the Contract without the approval of the Procuring Entity in writing. Subcontracting shall not alter the Contractor's obligations.

8. OtherContractors

8.1 The Contractor shall cooperate and share the Site with other contractors, public authorities, utilities, and the ProcuringEntitybetweenthedatesgivenintheScheduleofOtherContractors,asreferredtointheSCC.The ContractorshallalsoprovidefacilitiesandservicesforthemasdescribedintheSchedule.TheProcuringEntity maymodifytheScheduleofOtherContractors,andshallnotifytheContractorofanysuchmodification.

⁶*In lump sum contracts, delete "Bill of Quantities" and replace with "Activity Schedule."*

9. Personnel and Equipment

- 9.1 The Contractor shall employ the key personnel and use the equipment identified in its Bid, to carry out the Works or other personnel and equipment approved by the Project Manager. The Project Manager shall approve any proposed replacement of key personnel and equipment only if their relevant qualifications or characteristics are substantially equal to or better than those proposed in the Bid.
- 9.2 If the Project Manager asks the Contractor to remove a person who is a member of the Contractor's staff or work force, stating the reasons, the Contractor shall ensure that the person leaves the Site within seven days and has no further connection with the work in the Contract.
- 9.3 If the Procuring Entity, Project Manager or Contractor determines, that any employee of the Contractor be determined to have engaged in Fraud and Corruption during the execution of the Works, then that employee shall beremovedinaccordancewithClause9.2above.

10. ProcuringEntity'sandContractor'sRisks

10.1 TheProcuringEntitycarriestheriskswhichthisContractstatesareProcuringEntity'srisks,andtheContractor carriestheriskswhichthisContractstatesareContractor'srisks.

11. ProcuringEntity'sRisks

- 11.1 From the Start Date until the Defects Liability Certificate has been issued, the following are Procuring Entity's risks:
 - a) Theriskofpersonalinjury,death,orlossofordamagetoproperty(excludingtheWorks,Plant,Materials, andEquipment),whicharedueto
 - $\ i) \qquad use or occupation of the Site by the Works or for the purpose of the Works, which is the unavoidable result of the Works or \\$
 - ii) negligence,breachofstatutoryduty,orinterferencewithanylegalrightbytheProcuringEntityor byanypersonemployedbyorcontractedtohimexcepttheContractor.
 - b) TheriskofdamagetotheWorks,Plant,Materials,andEquipmenttotheextentthatitisduetoafaultofthe Procuring Entity or in the Procuring Entity's design, or due to war or radioactive contaminationdirectly affectingthecountrywheretheWorksaretobeexecuted.
- 11.2 From the Completion Date until the Defects Liability Certificate has been issued, the risk of loss of ordamage to the Works, Plant, and Materialsisa Procuring Entity's risk exceptloss or damaged ue to
 - aa) aDefectwhichexistedontheCompletionDate,
 - bb) aneventoccurringbeforetheCompletionDate,whichwasnotitselfaProcuringEntity'srisk,or
 - cc) theactivitiesoftheContractorontheSiteaftertheCompletionDate.

12. Contractor'sRisks

12.1 FromtheStartingDateuntiltheDefectsLiabilityCertificatehasbeenissued,therisksofpersonalinjury,death, and loss of or damage to property (including, without limitation, the Works, Plant, Materials, and Equipment) whicharenotProcuringEntity'srisksareContractor'srisks.

13. Insurance

- 13.1 TheContractorshallprovide, in the joint names of the Procuring Entity and the Contractor, insurance cover from the Start Date to the end of the Defects Liability Period, in the amounts and deductibles **stated in the SCC** for the following events which are due to the Contractor's risks:
 - a) lossofordamagetotheWorks,Plant,andMaterials;
 - b) lossofordamagetoEquipment;
 - c) lossofordamagetoproperty(excepttheWorks,Plant,Materials,andEquipment)inconnectionwiththe Contract;and
 - d) personalinjuryordeath.
- 13.2 PoliciesandcertificatesforinsuranceshallbedeliveredbytheContractortotheProjectManagerfortheProject Manager'sapprovalbeforetheStartDate.Allsuchinsuranceshallprovideforcompensationtobepayableinthe typesandproportionsofcurrenciesrequiredtorectifythelossordamageincurred.
- 13.3 If the Contractor does not provide any of the policies and certificates required, the Procuring Entity may effect the insurance which the Contractor should have provided and recover the premiums the Procuring Entity has paid from payments otherwise due to the Contractor or, if no payment is due, the payment of the premiums shall be a debt due.
- 13.4 Alterations to the terms of an insurance shall not be made without the approval of the Project Manager.
- 13.5 Both parties shall comply with any conditions of the insurance policies.

14. SiteData

14.1 TheContractorshallbedeemedtohaveexaminedanySiteData**referredtointheSCC**,supplementedbyany informationavailabletotheContractor.

15. ContractortoConstructtheWorks

15.1 TheContractorshallconstructandinstalltheWorksinaccordancewiththeSpecificationsandDrawings.

- 16. TheWorkstoBeCompletedbytheIntendedCompletionDate
- 16.1 The Contractor may commence execution of the Works on the Start Date and shall carry out the Works in accordancewiththeProgramsubmittedbytheContractor,asupdatedwiththeapprovaloftheProjectManager, andcompletethembytheIntendedCompletionDate.
- 17. ApprovalbytheProjectManager
- 17.1 The Contractor shall submit Specifications and Drawings showing the proposed Temporary Works to the Project Manager, for his approval.
- 17.2 The Contractor shall be responsible for design of Temporary Works.
- 17.3 The Project Manager's approval shall not alter the Contractor's responsibility for design of the Temporary Works.
- 17.4 The Contractor shall obtain approval of third parties to the design of the Temporary Works, where required.
- 17.5 All Drawings prepared by the Contractor for the execution of the temporary or permanent Works, are subject to prior approval by the Project Manager before this use.

18. Safety

18.1 TheContractorshallberesponsibleforthesafetyofallactivitiesontheSite.

19. Discoveries

19.1 Anything of historical or other interest or of significant value unexpectedly discovered on the Site shall be the propertyoftheProcuringEntity.TheContractorshallnotifytheProjectManagerofsuchdiscoveriesandcarry outtheProjectManager'sinstructionsfordealingwiththem.

20. PossessionoftheSite

20.1 TheProcuringEntityshallgivepossessionofallpartsoftheSitetotheContractor.Ifpossessionofapartisnot givenbythedate**statedintheSCC**,theProcuringEntityshallbedeemedtohavedelayedthestartoftherelevant activities,andthisshallbeaCompensationEvent.

21. AccesstotheSite

21.1 TheContractorshallallowtheProjectManagerandanypersonauthorizedbytheProjectManageraccesstothe SiteandtoanyplacewhereworkinconnectionwiththeContractisbeingcarriedoutorisintendedtobecarried out.

22. Instructions, Inspections and Audits

- 22.1 The Contractor shall carry out all instructions of the Project Manager which comply with the applicable laws where the Site is located.
- 22.2 The Contractor shall keep, and shall make all reasonable efforts to cause its Subcontractors and sub-consultants to keep, accurate and systematic accounts and records in respect of the Works in such form and details as will clearly identify relevant time changes and costs.
- 22.3 The Contractor shall permit and shall cause its subcontractors and sub-consultants to permit, the Procuring Entity and/or persons appointed by the Public Procurement Regulatory Authority to inspect the Site and/or the accounts and records relating to the procurement process, selection and/or contract execution, and to have such accounts and records audited by auditors appointed by the Public Procurement Regulatory Authority. The Contractor's and its Subcontractors' and sub-consultants' attention is drawn to Sub-Clause 25.1 (Fraud and Corruption) which provides, inter alia, that acts intended to materially impede the exercise of the Public Procurement Regulatory Authority's inspection and audit rights constitute a prohibited practice subject to contract termination (as well as to a determination of ineligibility pursuant to the Public Procurement Regulatory Authority's prevailing sanctions procedures).

23. AppointmentoftheAdjudicator

- 23.1 The Adjudicator shall be appointed jointly by the Procuring Entity and the Contractor, at the time of the Procuring Entity's issuance of the Letter of Acceptance. If, in the Letter of Acceptance, the Procuring Entity does not agree on the appointment of the Adjudicator, the Procuring Entity will request the Appointing Authority designated in the SCC, to appoint the Adjudicator within 14 days of receipt of such request.
- 23.2 Should the Adjudicator resign or die, or should the Procuring Entity and the Contractor agree that the Adjudicator is not functioning in accordance with the provisions of the Contract, a new Adjudicator shall be jointly appointed by the Procuring Entity and the Contractor. In case of disagreement between the Procuring Entity and the Contractor, within 30 days, the Adjudicator shall be designated by the Appointing Authority designated in the SCC at the requestofeitherparty, within 14 days of receiptof such request.

24. SettlementofClaimsandDisputes

24.1 Contractor'sClaims

24.1.1 If the Contractor considers itself 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 <u>Notice to the Project Manager</u>, describing the event or circumstance giving rise to the claim.Thenoticeshallbegivenassoonaspracticable,andnotlaterthan30daysaftertheContractorbecame aware,orshouldhavebecomeaware,oftheeventorcircumstance.

- 24.1.2 If the Contractor fails to give notice of a claim within such period of 30 days, 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.
- 24.1.3 The Contractor shall also submit any other notices which are required by the Contract, and supporting particulars for the claim, all as relevant to such event or circumstance.
- 24.1.4 The Contractor shall keep such contemporary records as may be necessary to substantiate any claim, 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 Project Manager to inspect all these records, and shall (if instructed) submit copies to the Project Manager.
- 24.1.5 Within 42 days after the Contractor became aware (or should have become aware) of the event or circumstance giving rise to the claim, or within such other period as may be proposed by the Contractor and approved by the Project Manager, the Contractor shall send to the Project Manager a fully detailed claim which 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:
 - a) thisfullydetailedclaimshallbeconsideredasinterim;
 - b) the Contractor shall send further interim claims at monthly intervals, giving the accumulated delay and/oramountclaimed, and such further particulars as the Project Manager may reasonably require; and
 - c) theContractorshallsendafinalclaimwithin30daysaftertheendoftheeffectsresultingfromtheevent orcircumstance,orwithinsuchotherperiodasmaybeproposedbytheContractorandapprovedbythe ProjectManager.
- 24.1.6 Within 42 days after receiving a Notice of 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 ProjectManagershallrespondwithapproval,orwithdisapprovalanddetailedcomments.Hemayalsorequest anynecessaryfurtherparticulars,butshallneverthelessgivehisresponseontheprinciplesoftheclaimwithin theabovedefinedtimeperiod.
- 24.1.7 Within the above defined period of 42 days, the Project Manager shall proceed in accordance with Sub-Clause
- 24.1.8 [Determinations] to agree or determine (i) the extension (if any) of the Time for Completion (before or after its expiry) in accordance with Sub-Clause 8.4 [Extension of Time for Completion], and/or (ii) the additional payment (if any) to which the Contractor is entitled under the Contract.
- 24.1.9 Each Payment Certificate shall include such additional payment for any claim as has been reasonably substantiated as 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 be entitled to payment for such part of the claim as he has been able to substantiate.
- 24.1.10 If the Project Manager does not respond within the timeframe defined 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 24.4 [Arbitration].
- 24.1.11 The requirements of this Sub-Clause are in addition to those of any other Sub-Clause which may apply to a claim. If the Contractor 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 investigationoftheclaim,unlesstheclaimisexcludedunderthesecondparagraphofthis Sub-Clause24.3.

24.2 AmicableSettlement

24.2.1 Whereanoticeofaclaimhasbeengiven,bothPartiesshallattempttosettlethedisputeamicablybeforethe commencement of arbitration. However, unless both Parties agree otherwise, the Party giving a notice of a claim in accordance with Sub-Clause 24.1 above should move to commence arbitration after the fifty-sixth dayfromthedayonwhichanoticeofaclaimwasgiven,evenifnoattemptatanamicablesettlementhasbeen made.

24.3 Mattersthatmaybereferredtoarbitration

- 24.3.1 Notwithstanding anything stated herein the following matters may be referred to arbitration before the practical completion of the Worksorabandon ment of the Worksortermination of the Contract by either party:
 - a) TheappointmentofareplacementProjectManageruponthesaidpersonceasingtoact.
 - $b) \qquad Whether or not the issue of an instruction by the Project Managerise mpowered by these Conditions.$
 - c) WhetherornotacertificatehasbeenimproperlywithheldorisnotinaccordancewiththeseConditions.
 - e) Anydisputearisinginrespectofwarrisksorwardamage.
 - f) All other matters shall only be referred to arbitration after the completion or alleged completion of the Works or termination or alleged termination of the Contract, unless the Procuring Entity and the Contractoragreeotherwiseinwriting.

24.4 Arbitration

24.4.1 AnyclaimordisputebetweenthePartiesarisingoutoforinconnectionwiththeContractnotsettledamicably inaccordancewithSub-Clause24.3shallbefinallysettledbyarbitration.

24.4.2 No arbitration proceedings shall be commenced on any claim or dispute where notice of a claim or dispute has not been given by the applying party within ninety days of the occurrence or discovery of the matter or issue giving rise to the dispute.

- 24.4.3 Notwithstanding the issue of a notice as stated above, the arbitration of such a claim or dispute shall not commence unless an attempt has in the first instance been made by the parties to settle such claim or dispute amicably with or without the assistance of third parties. Proof of such attempt shall be required.
- 24.4.4 The Arbitrator shall, without prejudice to the generality of his powers, have powers 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 of or included in any certificate.
- 24.4.5 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.
- 24.4.6 The arbitrators shall have full power to open up, review and revise any certificate, determination, instruction, opinion or valuation of theProjectManager,relevanttothedispute.Nothingshalldisqualifyrepresentatives of the Parties and the Project Manager from being called as a witness and giving evidence before the arbitrators on any matter whatsoever relevant to the dispute.
- 24.4.7 Neither Party shall be limited in the proceedings before the arbitrators to the evidence, or to the reasons for dissatisfaction given in its Notice of Dissatisfaction.
- 24.4.8 Arbitration may be commenced prior to or after completion of the Works. The obligations of the Parties, and the Project Manager shall not be altered by reason of any arbitration being conducted during the progress of the Works.
- 24.4.9 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.

24.5 ArbitrationwithNationalContractors

24.5.1 If the Contractiswith national contractors, arbitration proceedings will be conducted in accordance with the

ArbitrationLawsofKenya.Incaseofanyclaimordispute, such claimordisputes hall benotified inwriting by either party to the other with a request to submit it to arbitration and to concur in the appointment of an Arbitrator within thirty days of the notice. The disputes hall 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 shall be appointed, on the request of the applying party, by the Chairmanor Vice Chairmanofany of the following professional institutions;

- i) ArchitecturalAssociationofKenya
- ii) InstituteofQuantitySurveyorsofKenya
- iii) AssociationofConsultingEngineersofKenya
- iv) CharteredInstituteofArbitrators(KenyaBranch)
- v) InstitutionofEngineersofKenya
- 24.5.2 Theinstitutionwrittentofirstbytheaggrievedpartyshalltakeprecedenceoverallotherinstitutions.

24.6 AlternativeArbitrationProceedings

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

24.7 FailuretoComplywithArbitrator'sDecision

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

24.8 Contractoperationstocontinue

- 24.8.1 Notwithstanding any reference to arbitration herein,
 - a) thepartiesshallcontinuetoperform their respective obligations under the Contract unless they otherwise agree; and
 - b) theProcuringEntityshallpaytheContractoranymoniesduetheContractor.

25. Fraud andCorruption

- 25.1 The Government requires compliance with the country's Anti-Corruption laws and its prevailing sanctions policies and procedures as set forth in the Constitution of Kenya and its Statutes.
- 25.2 The Procuring Entity requires the Contractor to disclose any commissions or fees that may have been paid or are to be paid to agents or any other party with respect to the bidding 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.

B. Time Control

26. Program

- 26.1 Within the time stated in the SCC, after the date of the Letter of Acceptance, the Contractor shall submit to the Project Manager for approval a Program showing the general methods, arrangements, order, and timing for all the activities in the Works. In the case of a lump sum contract, the activities in the Program shall be consistent with those in the Activity Schedule.
- 26.2 An update of the Program shall be a program showing the actual progress achieved on each activity and the effect of the progress achieved on the timing of the remaining work, including any changes to the sequence of the activities.

- 26.3 The Contractor shall submit to the Project Manager for approval an updated Program at intervals no longer than the period stated in the SCC. If the Contractor does not submit an updated Program within this period, the Project Manager may withhold the amount stated in the SCC from the next payment certificate and continue to withhold this amount until the next payment after the date on which the overdue Program has been submitted. In the case of a lump sum contract, the Contractor shall provide an updated Activity Schedule within 14 days of being instructed to by the Project Manager.
- 26.4 The Project Manager's approval of the Program shall not alter the Contractor's obligations. The Contractor may revise the Program and submit it to the Project Manager again at any time. A revised Program shall show the effect of Variations and Compensation Events.

27. ExtensionoftheIntendedCompletionDate

- 27.1 The Project Manager shall extend the Intended Completion Date if a Compensation Event occurs or a Variation is issued which makes it impossible for Completion to be achieved by the Intended Completion Date without the Contractor taking steps to accelerate the remaining work, which would cause the Contractor to incur additional cost.
- 27.2 The Project Manager shall decide whether and by how much to extend the Intended Completion Date within 21 days of the Contractor asking the Project Manager for a decision upon the effect of a Compensation Event or Variation and submitting full supporting information. If the Contractor has failed to give early warning of a delay or has failed to cooperate in dealing with a delay, the delay by this failure shall not be considered in assessing the new Intended Completion Date.

28. Acceleration

- 28.1 When the Procuring Entity wants the Contractor to finish before the Intended Completion Date, the Project Manager shall obtain priced proposals for achieving the necessary acceleration from the Contractor. If the Procuring Entity accepts these proposals, the Intended Completion Date shall be adjusted accordingly and confirmed by both the Procuring Entity and the Contractor.
- 28.2 If the Contractor's priced proposals for an acceleration are accepted by the Procuring Entity, they are incorporatedintheContractPriceandtreatedasaVariation.

29. DelaysOrderedbytheProjectManager

29.1 TheProjectManagermayinstructtheContractortodelaythestartorprogressofanyactivitywithinthe Works.

30. ManagementMeetings

- 30.1 Either the Project Manager or the Contractor may require the other to attend a management meeting. The business of a management meeting shall be to review the plans for remaining work and to deal with matters raised in accordance with the early warning procedure.
- 30.2 The Project Manager shall record the business of management meetings and provide copies of the record to those attending the meeting and to the Procuring Entity. The responsibility of the parties for actions to be taken shall be decided by the Project Manager either at the management meeting or after the management meeting and stated inwriting to all who attended the meeting.

31. EarlyWarning

- 31.1 The Contractor shall warn the Project Manager at the earliest opportunity of specific likely future events or circumstances that may adversely affect the quality of the work, increase the Contract Price, or delay the execution of the Works. The Project Manager may require the Contractor to provide an estimate of the expected effect of the future event or circumstance on the Contract Price and Completion Date. The estimate shall be provided by the Contractor as soon as reasonably possible.
- 31.2 The Contractor shall cooperate with the Project Manager in making and considering proposals for how the effect of such an event or circumstance can be avoided or reduced by anyone involved in thework and incarrying outany resulting instruction of the Project Manager.

C. QualityControl

32. IdentifyingDefects

32.1 The Project Manager shall check the Contractor's work and notify the Contractor of any Defects that are found. Such checking shall not affect the Contractor's responsibilities. The Project Manager may instruct the Contractor to search for a Defect and to uncover and test any work that the Project Manager considers may have a Defect.

33. Tests

33.1 If the Project Manager instructs the Contractor to carry out a test not specified in the Specification to checkwhetheranyworkhasaDefectandthetestshowsthatitdoes,theContractorshallpayforthetest andanysamples.IfthereisnoDefect,thetestshallbeaCompensationEvent.

34. CorrectionofDefects

- 34.1 The Project Manager shall give notice to the Contractor of any Defects before the end of the Defects Liability Period, which begins at Completion, and is defined in the SCC. The Defects Liability Period shall be extended for as long as Defects remain to be corrected.
- 34.2 Every time notice of a Defect is given, the Contractor shall correct the notified Defect within the length oftimespecifiedbytheProjectManager'snotice.

35. UncorrectedDefects

35.1 If the Contractor has not corrected a Defect within the times pecified in the Project Manager's notice, the Project Managershall assess the cost of having the Defect corrected, and the Contractor shall pay this amount.

D. Cost Control

36. ContractPrice⁷

36.1 TheBillofQuantitiesshallcontainpriceditemsfortheWorkstobeperformedbytheContractor.The BillofQuantitiesisusedtocalculatetheContractPrice.TheContractorwillbepaidforthequantityof theworkaccomplishedattherateintheBillofQuantitiesforeachitem.

37. ChangesintheContractPrice⁸

- 37.1 If the final quantity of the work done differs from the quantity in the Bill of Quantities for the particular item by more than 25 percent, provided the change exceeds 1 percent of the Initial Contract Price, the Project Manager shall adjust the rate to allow for the change. The Project Manager shall not adjust rates from changes in quantities if thereby the Initial Contract Price is exceeded by more than 15 percent, except with the prior approval of the Procuring Entity.
- 37.2 If requested by the Project Manager, the Contractor shall provide the Project Manager with a detailed cost breakdownofanyrateintheBillofQuantities.

38. Variations

- 38.1 All Variations shall be included in updated Programs9 produced by the Contractor.
- 38.2 The Contractor shall provide the Project Manager with a quotation for carrying out the Variation when requested to do so by the Project Manager. The Project Manager shall assess the quotation, which shall be given within seven (7) days of the request or within any longer period stated by the Project Manager and before the Variation is ordered.
- 38.3 If the Contractor's quotation is unreasonable, the Project Manager may order the Variation and make a change to the Contract Price, which shall be based on the Project Manager's own forecast of the effects of the Variation on the Contractor's costs.
- 38.4 If the Project Manager decides that the urgency of varying the work would prevent a quotation being given and considered without delaying the work, no quotation shall be given and the Variation shall be treated as a Compensation Event.
- 38.5 The Contractor shall not be entitled to additional payment for costs that could have been avoided by giving early warning
- 38.6 If the work in the Variation corresponds to an item description in the Bill of Quantities and if, in the opinion of the Project Manager, the quantity of work above the limit stated in Sub-Clause 39.1 or the timing of its execution do not cause the cost per unit of quantity to change, the rate in the Bill of Quantities shall be used to calculate the value of the Variation. If the cost per unit of quantity changes, or if the nature or timing of the work in the Variation does not correspond with items in the Bill of Quantities, the quotation by the Contractor shall be in the form of new rates for the relevant items of work
- 38.7 Value Engineering: The Contractor 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), and a description of the difference to the existing contract requirements;
 - b) a full cost/benefit analysis of the proposed change(s) including a description and estimate of costs (includinglifecyclecosts)theProcuringEntitymayincurinimplementingthevalueengineeringproposal; and
 c) adescriptionofanyeffect(s)ofthechangeonperformance/functionality.
- 38.8 The Procuring Entity may accept the value engineering proposal if the proposal demonstrates benefits that:
 - a) accelerate the contract completion period; or
 - b) reduce the Contract Price or the life cycle costs to the Procuring Entity; or
 - c) improve the quality, efficiency, safety or sustainability of the Facilities; or
 - $\label{eq:constraint} d) \qquad yield any other benefits to the Procuring Entity, without compromising the functionality of the Works.$

⁷In lump sum contracts, replace GCC Sub-Clauses 36.1 as follows:

^{36.1} The Contractor shall provide updated Activity Schedules within 14 days of being instructed to by the Project Manager. The Activity Schedules hall contain the

pricedactivities for the Works to be performed by the Contractor. The Activity Schedule is used to monitor and control the performance of activities on which basis

the Contractor will be paid. If payment for material sonsites hall be made separately, the Contractor shall show delivery of Material stothe Sites e parately on the Activity Schedule.

⁸In lump sum contracts, replace entire GCC Clause 37 with new GCC Sub-Clause 37.1, as follows:

The Activity Schedule shall be amended by the Contractor to accommodate changes of Program or method of working made at the

 $Contractor's \ own \ discretion. Prices in the Activity Schedules hall not be altered when the Contractor makes such changes to the Activity Schedule.$

⁹Inlumpsumcontracts, add "and ActivitySchedules" after "Programs." ¹⁰Inlumpsumcontracts, delete this paragraph.

- 38.9 If the value engineering proposal is approved by the Procuring Entity and results in:
 - a) areductionoftheContractPrice;theamounttobepaidtotheContractorshallbethe**percentagespecified** intheSCCofthereductionintheContractPrice;or
 - b) anincrease in the Contract Price; but results in a reduction in lifecycle costs due to any benefit described in (a) to (d) above, the amount to be paid to the Contract or shall be the full increase in the Contract Price.

39. Cash FlowForecasts

39.1 When the Program¹¹, is updated, the Contractor shall provide the Project Manager with an updated cash flow forecast. The cash flow forecast shall include different currencies, as defined in the Contract, converted as necessaryusingtheContractexchangerates.

40. PaymentCertificates

- 40.1 The Contractor shall submit to the Project Manager monthly statements of the estimated value of the work executed less the cumulative amount certified previously.
- 40.2 The Project Manager shall check the Contractor's monthly statement and certify the amount to be paid to the Contractor.
- 40.3 The value of work executed shall be determined by the Project Manager.
- 40.4 The value of work executed shall comprise the value of the quantities of work in the Bill of Quantities that have been completed12.
- 40.5 The value of work executed shall include the valuation of Variations and Compensation Events.
- 40.6 The Project Manager may exclude any item certified in a previous certificate or reduce the proportion of any item previously certified in any certificate in the light of later information.
- 40.7 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 Bill of Quantities or schedule of rates in the Tender, will be adjusted by a plus or minus percentage. The percentage already worked out during tender evaluation is workedoutasfollows:(correctedtenderprice-tenderprice)/tenderpriceX100.

41. Payments

- 41.1 Payments shall be adjusted for deductions for advance payments and retention. The Procuring Entity shall pay the Contractor the amounts certified by the Project Manager within 30 days of the date of each certificate. If the Procuring Entity makes a late payment, the Contractor shall be paid interest on the late payment in the next payment. Interest shall be calculated from the date by which the payment should have been made up to the date when the late payment is made at the prevailing rate of interest for commercial borrowing for each of the currencies in which payments are made.
- 41.2 If an amount certified is increased in a later certificate or as a result of an award by the Adjudicator or an Arbitrator, the Contractor shall be paid interest upon the delayed payment as set out in this clause. Interest shall be calculated from the date upon which the increased amount would have been certified in the absence of dispute.
- 41.3 Unless otherwise stated, all payments and deductions shall be paid or charged in the proportions of currencies comprising the Contract Price.
- 41.4 Items of the Works for which no rate or price has been entered in shall not be paid for by the Procuring Entity and shall be deemed covered by other rates and prices in the Contract.

42. CompensationEvents

- 42.1 ThefollowingshallbeCompensationEvents:
 - a) TheProcuringEntitydoesnotgiveaccesstoapartoftheSitebytheSitePossessionDatepursuanttoGCC Sub-Clause20.1.
 - b) The Procuring Entity modifies the Schedule of Other Contractors in a way that affects the work of the ContractorundertheContract.
 - c) The Project Manager orders a delay or does not issue Drawings, Specifications, or instructions required for execution of the Workson time.
 - d) TheProjectManagerinstructstheContractortouncoverortocarryoutadditionaltestsuponwork,which isthenfoundtohavenoDefects.
 - e) TheProjectManagerunreasonablydoesnotapproveasubcontracttobelet.
 - f) Ground conditions are substantially more adverse than could reasonably have been assumed before issuance of the Letter of Acceptance from the information issued to bidders (including the Site Investigation Property) from information equilable while low discovering a final discovering of the Site
 - InvestigationReports), from information available publicly and from avisual inspection of the Site. g) The Project Manager gives an instruction for dealing with an unforeseen condition, caused by the
 - g) The Project Manager gives an instruction for dealing with an unforeseen condition, caused by the ProcuringEntity,oradditionalworkrequiredforsafetyorotherreasons.
 - h) Othercontractors, publicauthorities, utilities, or the Procuring Entity does not work within the dates and other constraints stated in the Contract, and the vcause delay or extra cost to the Contractor.
 - i) Theadvancepaymentisdelayed.
 - j) TheeffectsontheContractorofanyoftheProcuringEntity'sRisks.
 - k) TheProjectManagerunreasonablydelaysissuingaCertificateofCompletion.

¹¹In lump sum contracts, add "or Activity Schedule" after "Program."

¹²In lump sum contracts, replace this paragraph with the following: "The value of work executed shall comprise the value of completed activities in the Activity Schedule."

- 42.2 If a Compensation Event would cause additional cost or would prevent the work being completed before the Intended Completion Date, the Contract Price shall be increased and/or the Intended Completion Date shall be extended. The Project Manager shall decide whether and by how much the Contract Price shall be increased and whether and by how much the Intended Completion Date shall be extended.
- 42.3 As soon as information demonstrating the effect of each Compensation Event upon the Contractor's forecast cost has been provided by the Contractor, it shall be assessed by the Project Manager, and the Contract Price shall be adjusted accordingly. If the Contractor's forecast is deemed unreasonable, the Project Manager shall adjust the Contract Price based on the Project Manager's own forecast. The Project Manager shall assume that the Contractor shall react competently and promptly to the event.
 - 42.4 The Contractor shall not be entitled to compensation to the extent that the Procuring Entity's interests are adversely affected bytheContractor'snothavinggivenearlywarningornothavingcooperated with the Project Manager.

43. Tax

43.1 TheProjectManagershalladjusttheContractPriceiftaxes,duties,andotherleviesarechangedbetweenthedate 30 days before the submission of bids for the Contract and the date of the last Completion certificate. The adjustment shall be the change in the amount of tax payable by the Contractor, provided such changes are not alreadyreflectedintheContractPriceorarearesultofGCCClause44.

44. CurrencyyofPayment

44.1 AllpaymentsunderthecontractshallbemadeinKenyaShillings

45. PriceAdjustment

45.1 Pricesshallbeadjustedforfluctuationsinthecostofinputsonlyif**providedforintheSCC.I**fsoprovided,the amountscertifiedineachpaymentcertificate,beforedeductingforAdvancePayment,shallbeadjustedby applyingtherespectivepriceadjustmentfactortothepaymentamountsdueineachcurrency.Aseparateformula ofthetypespecifiedbelowapplies:

P = A + B Im/Io

where: PistheadjustmentfactorfortheportionoftheContractPricepayable.

A and B are coefficients¹³ **specified in the SCC**, representing the non-adjustable and adjustable portions, respectively,oftheContractPricepayableandImistheindexprevailingattheendofthemonthbeinginvoiced andIOCistheindexprevailing30daysbeforeBidopeningforinputspayable.

45.2 If the value of the index is changed after it has been used in a calculation, the calculation shall be corrected and an adjustment made in the next payment certificate. The index values hall be deemed to take account of all changes in cost due to fluctuations in costs.

46. Retention

- 46.1 The Procuring Entity shall retain from each payment due to the Contractor the proportion stated in the **SCC** until Completion of the whole of the Works.
- 46.2 Upon the issue of a Certificate of Completion of the Works by the Project Manager, in accordance with GCC 53.1, half the total amount retained shall be repaid to the Contractor and half when the Defects Liability Period has passed and the Project Managerhascertified that all Defects notified by the Project Managertothe Contractor before the end of this period have been corrected. The Contractor may substitute retention money with an "on demand" Bankguarantee.

47. Liquidated Damages

- 47.1 The Contractor 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 Contractor. Payment of liquidated damages shall not affect the Contractor's liabilities.
- 47.2 If the IntendedCompletionDateisextendedafterliquidateddamageshavebeenpaid,theProjectManagershall correctanyoverpaymentofliquidateddamagesbytheContractorbyadjustingthenextpaymentcertificate.The Contractor shall be paid interest on the overpayment, calculated from the date of payment to the date of repayment,attheratesspecifiedinGCCSub-Clause41.1.

48. Bonus

48.1 TheContractorshallbepaidaBonuscalculatedattheratepercalendarday**statedintheSCC**foreachday(less any days for which the Contractor is paid for acceleration) that the Completion is earlier than the Intended CompletionDate.TheProjectManagershallcertifythattheWorksarecomplete,althoughtheymaynotbedue tobecomplete.

49. AdvancePayment

49.1 The Procuring Entity shall make advance payment to the Contractor of the amounts stated in the **SCC** by the date stated in the **SCC**, against provision by the Contractor of an Unconditional Bank Guarantee in a form and by a bank acceptable to the Procuring Entity in amounts and currencies equal to the advance payment. The Guarantee shall remain effective until the advance payment has been repaid, but the amount of the Guarantee shall be progressively reduced by the amounts repaid by the Contractor. Interest shall not be charged on the advance payment.

- 49.2 The Contractor is to use the advance payment only to pay for Equipment, Plant, Materials, and mobilization expenses required specifically for execution of the Contract. The Contractor shall demonstrate that advance paymenthasbeenusedinthiswaybysupplyingcopiesofinvoicesorotherdocumentstotheProjectManager.
- 49.3 Theadvancepaymentshallberepaidbydeductingproportionateamountsfrompaymentsotherwisedue

totheContractor,followingthescheduleofcompletedpercentagesoftheWorksonapaymentbasis.No account shall be taken of the advance payment or its repayment in assessing valuations of work done, Variations,priceadjustments,CompensationEvents,Bonuses,orLiquidatedDamages.

50. Securities

ThePerformanceSecurityshallbeprovidedtotheProcuringEntitynolaterthanthedatespecifiedinthe 50.1 LetterofAcceptanceandshallbeissuedinanamountspecifiedintheSCC, by abankorsurety 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 date 28 day from the date of а issue of the Certificate of Completion in the case of a Bank Guarantee, and until one year from the date of the completion of the compleis sue of the Completion Certificate in the case of a Performance Bond.

51. Dayworks

- 51.1 If applicable, the Dayworks rates in the Contractor's Bid shall be used only when the Project Manager has given written instructions in advance for additional work to be paid for in that way.
- 51.2 All work to be paid for as Dayworks shall be recorded by the Contractor on forms approved by the Project Manager. Each completed form shall be verified and signed by the Project Manager within two days of the work being done.
- 51.3 The ContractorshallbepaidforDayworkssubjecttoobtainingsignedDayworksforms.

52. Cost of Repairs

52.1 LossordamagetotheWorksorMaterialstobeincorporatedintheWorksbetweentheStartDateandthe endoftheDefectsCorrectionperiodsshallberemediedbytheContractorattheContractor'scostifthe lossordamagearisesfromtheContractor'sactsoromissions.

E. Finishing theContract

53. Completion

53.1 TheContractorshallrequesttheProjectManagertoissueaCertificateofCompletionoftheWorks, and theProjectManagershalldosoupondecidingthatthewholeoftheWorksiscompleted.

54. TakingOver

54.1 The Procuring Entity shall take over the Site and the Works within seven days of the Project Manager's issuingacertificateofCompletion.

55. FinalAccount

55.1 The Contractor shall supply the Project Manager with a detailed account of the total amount that the Contractor considers payable under the Contract before the end of the Defects Liability Period. The ProjectManagershallissueaDefectsLiabilityCertificateandcertifyanyfinalpaymentthatisduetothe Contractorwithin56daysofreceivingtheContractor's accountifitiscorrectandcomplete.Ifitisnot, the ProjectManagershallissuewithin56daysaschedulethatstatesthescopeofthecorrectionsoradditions that are necessary. If the

Froject Managershall suewithin 56 days as chedule that states the scope of the corrections or additions that are necessary. If the Final Account is still unsatisfactory after it has been resubmitted, the Project Managershall decide on the amount payable to the Contractor and issue apayment certificate.

56. OperatingandMaintenanceManuals

- 56.1 If "as built" Drawings and/or operating and maintenance manuals are required, the Contractor shall supply them by the dates stated in the SCC.
- 56.2 If the Contractor does not supply the Drawings and/or manuals by the dates stated in the SCC pursuant to GCC Sub-Clause 56.1, or they do not receive the Project Manager's approval, the Project Manager shall withhold the amount **stated in the SCC** from payments due to the Contractor.

¹³ThesumofthetwocoefficientsAandBshouldbe1(one)intheformulaforeachcurrency.Normally,bothcoefficientsshallbethesameintheformulae forall currencies,sincecoefficientA,forthenon-

adjustable portion of the payments, is a very approximate figure (usually 0.15) to take account of fixed cost elements or other nonadjustable components. The sum of the adjust ments for each currency are added to the Contract Price.

57. Termination

- 57.1 TheProcuringEntityortheContractormayterminatetheContractiftheotherpartycausesafundamentalbreach oftheContract.
- 57.2 FundamentalbreachesofContractshallinclude,butshallnotbelimitedto,thefollowing:
 - a) theContractorstopsworkfor30dayswhennostoppageofworkisshownonthecurrentProgramandthe stoppagehasnotbeenauthorizedbytheProjectManager;
 - b) theProjectManagerinstructstheContractortodelaytheprogressoftheWorks,andtheinstructionisnot withdrawnwithin30days;
 - c) the Procuring Entity or the Contractor is made bankrupt or goes into liquidation other than for a reconstruction oramalgamation;
 - d) apaymentcertifiedbytheProjectManagerisnotpaidbytheProcuringEntitytotheContractorwithin84 daysofthedateoftheProjectManager'scertificate;
 - e) the Project Manager gives Notice that failure to correct a particular Defect is a fundamental breach of ContractandtheContractorfailstocorrectitwithinareasonableperiodoftimedeterminedbytheProject Manager;
 - f) theContractordoesnotmaintainaSecurity,whichisrequired;
 - g) the Contractor has delayed the completion of the Works by the number of days for which the maximum amountofliquidateddamagescanbepaid,as**definedintheSCC**;or
 - h) iftheContractor,inthejudgmentoftheProcuringEntityhasengagedinFraudandCorruption,asdefinedin paragraph 2.2 a of the Appendix A to the GCC, in competing for or in executing the Contract, then the Procuring Entity may, after giving fourteen (14) days written notice to the Contractor, terminate the ContractandexpelhimfromtheSite.
- 57.3 Notwithstanding the above, the Procuring Entity may terminate the Contract for convenience.
- 57.4 If the Contract is terminated, the Contractor shall stop work immediately, make the Site safe and secure, and leave the Site as soon as reasonably possible.
- 57.5 When either party to the Contract gives notice of a breach of Contract to the Project Manager for a cause other than those listed under GCC Sub-Clause 56.2 above, the Project Manager shall decide whether the breach is fundamental ornot.

58. PaymentuponTermination

- 58.1 If the Contract is terminated because of a fundamental breach of Contract by the Contractor, the Project Manager shall issue a certificate for the value of the work done and Materials ordered less advance payments received up to the date of the issue of the certificate and less the percentage to apply to the value of the work not completed, as specified in the SCC. Additional Liquidated Damages shall not apply. If the total amount due to the Procuring Entity exceeds any payment due to the Contractor, the difference shall be a debt payable to the Procuring Entity.
- 58.2 If the Contract is terminated for the Procuring Entity's convenience or because of a fundamental breach of Contract by the Procuring Entity, the Project Manager shall issue a certificate for the value of the work done, Materials ordered, the reasonable cost of removal of Equipment, repatriation of the Contractor's personnel employedsolelyontheWorks, and the Contractor's costs of protecting and securing the Works, and less advance payments received up to the date of the certificate.

59. Property

59.1 AllMaterialsontheSite,Plant,Equipment,TemporaryWorks,andWorksshallbedeemedtobethepropertyof theProcuringEntityiftheContractisterminatedbecauseoftheContractor'sdefault.

60. ReleasefromPerformance

60.1 If the Contractis frustrated by the outbreak of war or by any other event entirely outside the control of either the Procuring Entity or the Contractor, the Project Managershall certify that the Contract has been frustrated. The Contractor shall make the Sites a feand stop work as quickly as possible after receiving this certificate and shall be paid for all work carried out before receiving it and for any work carried out afterwards to which a commitment was made.

SECTION IX - SPECIAL CONDITIONS OF CONTRACT

 $\label{eq:constraint} Except where otherwises pecified, all {\tt Special} Conditions of {\tt Contracts} hould be filled in by the Procuring Entity prior to is suance of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an otherwise of the bidding document. Sche$

issuance of the bidding document. Schedules and reports to be provided by the Procuring Entity should be an nexed.

Number of GC Clause	Amendments of, and Supplements to, Clauses in the General Conditions of Contract
	A. General
GCC 1.1 (q)	The Procuring Entity is: The Chief Officer, Department of
	County Government of Siaya P. O. Box 803-40600 SIAYA
GCC 1.1 (u)	The Intended Completion Date for the whole of the Works shall be <i>[insert date]</i>
GCC 1.1 (u)	As per work program
GCC 1.1 (x)	The Project Manager is [insert name, address, and name of authorized representative]. The Director, Roads
	County Government of Siaya
	P. O. Box 803-40600
	SIAYA
GCC 1.1 (z)	The Site is located at and is defined in drawings No
GCC 1.1 (cc)	The Start Date shall be: As notified by the Project Manager
GCC 1.1 (gg)	The Works consist of [insert brief summary, including relationship to other contracts under the Project]. As per BoQs
GCC 2.2	Sectional Completions are: [insert nature and dates, if appropriate]
GCC 5.1	The Project manager [may or maynot] delegate any of his duties and responsibilities.
GCC 8.1	Schedule of other contractors: [insert Schedule of Other Contractors, if appropriate]
GCC 9.1	 Key Personnel GCC 9.1 is replaced with the following: 9.1 Key Personnel are the Contractor's personnel named in this GCC 9.1 of the Special Conditions of Contract. The Contractor shall employ the Key Personnel and use the equipment identified in its
	 Bid, to carry out the Works or other personnel and equipment approved by the Project Manager. The Project Manager shall approve any proposed replacement of Key Personnel and equipment only if their relevant qualifications or characteristics are substantially equal to or better than those proposed in the Bid. [insert the name/s of each Key Personnel agreed by the Procuring Entity prior to Contract signature.] <i>As indicated in the tender document</i>
GCC 13.1	The minimum insurance amounts and deductibles shall be:
	(a) for loss or damage to the Works, Plant and Materials: <i>[insert amounts]</i> .
	 (b) For loss or damage to Equipment: [insert amounts]. (c) for loss or damage to property (except the Works, Plant, Materials, and Equipment) in connection with Contract [insert amounts]. (d) for personal injury or death: (i) of the Contracter's complexees [compared].
	 (i) of the Contractor's employees: [amount]. (ii) of other people: [amount].
GCC 14.1	Site Data are: [list Site Data] As communicated by the Project Manager
GCC 14.1 GCC 20.1	The Site Possession Date(s) shall be: [insert location(s) and date(s)] As communicated by the Project Manager
GCC 23.1 &	Appointing Authority for the Adjudicator: [insert name of Authority].
GCC 23.2	Hourly rate and types of reimbursable expenses to be paid to the Adjudicator: [insert hourly fees and reimbursable expenses].
B. Time Control	
GCC 26.1	The Contractor shall submit for approval a Program for the Works within <i>[number]</i> days from the date of the Letter of Acceptance. To be advised
GCC 26.3	The period between Program updates is <i>[insert number]</i> days. As communicated by the Project Manager The amount to be withheld for late submission of an updated Program is <i>[insert amount]</i> . As communicated by the Project Manager

Number of GC	Amendments of, and Supplements to, Clauses in the General Conditions of Contract
Clause	
C. Quality Contr	rol
GCC 34.1	The Defects Liability Period is: [180] days. [The Defects Liability Period is usually limited to 12 months, but could be less in very simple cases]
D. Cost Control	
GCC 38.9	If the value engineering proposal is approved by the Procuring Entity the amount to be paid to the Contractor shall be% (<i>insert appropriate percentage. The percentage is normally up to 50%</i>) of the reduction in the Contract Price. <i>Not Applicable</i>
GCC 44.1	The currency of the Procuring Entity's Country is: Kenya Shillings.
GCC 45.1	The Contract [insert "is" or "is not"] subject to price adjustment in accordance with GCC Clause 45, and the following information regarding coefficients [specify "does" or "does not"] apply.[Price adjustment is mandatory for contracts which provide for time of completion exceeding 18 months]The coefficients for adjustment of prices are:(a) [insert percentage] percent nonadjustable element (coefficient A).(ib) [insert percentage] percent adjustable element (coefficient B).(c) The Index I for shall be [insert index].THE CONTRACT IS NOT SUBJECT TO PRICE ADJUSTMENT
GCC 46.1	The proportion of payments retained is: [10%]
000 101	[The retention amount is usually close to 5 percent and in no case exceeds 10 percent.]
GCC 47.1	The liquidated damages for the whole of the Works are [0.10% of the final Contract Price] per day. The maximum amount of liquidated damages for the whole of the Works is [5%] of the final Contract Price. [Usually liquidated damages are set between 0.05 percent and 0.10 percent per day, and the total amount is not to exceed between 5 percent and 10 percent of the Contract Price.] Sectional Completion and Damages per Section have been agreed, the latter should be specified here]
GCC 48.1	The Bonus for the whole of the Works is <i>[insert percentage of final Contract Price]</i> per day. The maximum amount of Bonus for the whole of the Works is <i>[insert percentage]</i> of the final Contract Price. Bonus not applicable [If early completion would provide benefits to the Procuring Entity, this clause should remain; otherwise delete. The Bonus is usually numerically equal to the liquidated damages.]
GCC 49.1	The Advance Payments shall be: <i>[insert amount(s)]</i> and shall be paid to the Contractor no later than <i>[insert date(s)]</i> . Amount of Advance payment shall be agreed on but shall not exceed 20% of the Accepted Contract Amount
GCC 50.1	 The Performance Security amount is: (a) Performance Security – Bank Guarantee: in the amount(s) of [] percent of the Accepted Contract Amount and in the same currency(ies) of the Accepted Contract Amount. (b) Performance Security – Performance Bond: in the amount(s) of [insert related figure(s)] percent of the Accepted Contract Amount and in the same currency(ies) of the Accepted Contract Amount.<i>Not Acceptable</i>
E. Finishing the	
GCC 56.1	The date by which operating and maintenance manuals are required is <i>[insert date]</i> The date by which "as built" drawings are required is <i>[insert date]</i>
GCC 56.2	The amount to be withheld for failing to produce "as built" drawings and/or operating and maintenance manuals by the date required in GCC 58.1 is <i>[insert amount in local currency]</i> .
GCC 57.2 (g)	The maximum number of days is: [insert number; consistent with Clause 47.1 on liquidated damages].
GCC 58.1	The percentage to apply to the value of the work not completed, representing the Procuring Entity's additional cost for completing the Works, is <i>[insert percentage]</i> .

SECTION X -CONTRACTFORMS

FORM No 1: NOTIFICATION OF INTENTION TO AWARD

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

FORMAT

- 1. For the attention of Tenderer'sAuthorizedRepresentative
 - *i)* Name: [insert Authorized Representative'sname]
 - *ii)* Address: [insert Authorized Representative'sAddress]
 - *iii)* Telephone: [insert Authorized Representative's telephone/faxnumbers]
 - *iv)* Email Address: [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.]

- 2. <u>Date of transmission</u>: [*email*] on [*date*] (localtime) This Notification is sent by (*Name and designation*)
- 3. <u>Notification of Intention toAward</u>
 - *i)* Procuring Entity: [insert the name of the ProcuringEntity]
 - *ii)* Project: [insert name ofproject]
 - *iii)* Contract title: [insert the name of the contract]
 - *iv)* Country: [insert country where ITT isissued]
 - *v)* ITT No: [insert ITT reference number from ProcurementPlan]

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

4. <u>Request a debriefing in relation to the evaluation of your tender</u>

Submit a Procurement-related Complaint in relation to the decision to award the contract.

- a) The successful tenderer
 - i) Name of successful Tender
 ii) Address of the successful Tender *iii*) Contract price of the successful Tender Kenya Shillings (inwords
 -)
- b) OtherTenderers

NamesofallTenderersthatsubmittedaTender.IftheTender'spricewasevaluatedincludetheevaluatedpriceas well as the Tender price as read out. For Tenders not evaluated, give one main reason the Tender was unsuccessful.

SNo	Name of Tender	Tender Price as read out	Tender's evaluated price (Note a)	One Reason Why not Evaluated
1				
2				
3				
4				
5				

(Note a) State NE if not evaluated

- 5. <u>Howtorequestadebriefing</u>
 - a) DEADLINE: The deadline to request a debriefing expires a triid night on [insert date] (local time).
 - b) You may request a debriefing in relation to the results of the evaluation of your Tender. If you decide to request a debriefing your written request must be made within three (5) Business Days of receipt of this NotificationofIntentiontoAward.
 - c) Provide the contract name, reference number, name of the Tenderer, contact details; and address the request for debriefing as follows:

- i) Attention:[insertfullnameofperson,ifapplicable]
- ii) Title/position:[inserttitle/position]
- ii) Agency:[insertnameofProcuringEntity]
- iii) Emailaddress:[insertemailaddress]
- d) Ifyourrequestforadebriefingisreceivedwithinthe3Daysdeadline,wewillprovidethedebriefingwithin (3) Business Days of receipt of your request. If we are unable to provide the debriefing within this period,theStandstillPeriodshallbeextendedby(3)Daysafterthedatethatthedebriefingisprovided. Ifthishappens,wewillnotifyyouandconfirmthedatethattheextendedStandstillPeriodwillend.
- e) Thedebriefingmaybeinwriting,byphone,videoconferencecallorinperson.Weshallpromptlyadvise youinwritinghowthedebriefingwilltakeplaceandconfirmthedateandtime.
- f) If the deadline to request a debriefing has expired, you may still request a debriefing. In this case, we will provide the debriefing assoon as practicable, and normally no later than fifteen (15) Days from the date of publication of the Contract Award Notice.

6. <u>Howtomakeacomplaint</u>

- a) Period:Procurement-relatedComplaintchallengingthedecisiontoawardshallbesubmittedbymidnight, [*insertdate*](localtime).
- b) Provide the contract name, reference number, name of the Tenderer, contact details; and address the Procurement-relatedComplaintasfollows:
 - i) Attention:[insertfullnameofperson,ifapplicable]
 - ii) Title/position:[inserttitle/position]
 - iii) Agency:[insertnameofProcuringEntity]
 - iv) Emailaddress:[insertemailaddress]
- c) Atthispointintheprocurementprocess, you may submit a Procurement-related Complaint challenging the decision to award the contract. You do not need to have requested, or received, a debriefing before making this complaint. Your complaint must be submitted within the Standstill Period and received by us before the Standstill Period ends.
- d) Furtherinformation:FormoreinformationrefertothePublicProcurementandDisposalsAct2015andits RegulationsavailablefromtheWebsite<u>info@ppra.go.ke</u>or<u>complaints@ppra.go.ke</u>. You should read these documents before preparing and submitting your complaint.

You should read these documents before preparing and submitting your compla

- e) Therearefouressentialrequirements:
 - i) You must be an 'interested party'. In this case, that means a Tenderer who submitted a Tender inthis tenderingprocess, and is there cipient of a Notification of Intention to Award.
 - ii) The complaint can only challenge the decision to award the contract.
 - iii) Youmustsubmitthecomplaintwithintheperiodstatedabove.
 - iv) You must include, in your complaint, all of the information required to support your complaint.

7. <u>StandstillPeriod</u>

- i) DEADLINE: The Standstill Periodis due to endat midnight on [insertdate] (local time).
- ii) TheStandstillPeriodlaststen(14)DaysafterthedateoftransmissionofthisNotificationofIntentionto Award.
- iii) TheStandstillPeriodmaybeextendedasstatedinparagraphSection5(d)above.

If you have any questions regarding this Notification pleased on othesitate to contact us. On behalf of the Procuring Entity:

Signature:	
Name:	
Title/position:	
Telephone:	
Email:	

FORM NO. 2 - REQUEST FOR REVIEW

FORM FOR REVIEW (r.203(1))

PUBLIC PROCUREMENT ADMINISTRATIVE REVIEW BOARD

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

BETWEEN

.....APPLICANT

AND

REQUEST FOR REVIEW

2.

By this memorandum, the Applicant requests the Board for an order/orders that:

1.

2.

SIGNEDday of/...20.....

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

SIGNED

Board Secretary

FORM NO 3: LETTER OF AWARD

[letterheadpaperoftheProcuringEntity] [date]

To: [name and address of the Contractor]

Name and Title of Signatory:
Name of Procuring Entity

Attachment: Contract Agreement.....

FORM NO 4: CONTRACT AGREEMENT

THI		GREEMENTmadethe	20		
			,between	(hereinafter "the	
	uring				
Enti	ty"),c	ftheonepart,and	of		(hereinafter "the
WH	EREA	AS the Procuring Entity desires that the Works	sknownas		should be exec
The	Procu	uring Entity and the Contractor agree as follow	vs:		
1.		hisAgreementwordsandexpressionsshallhaveth min theContractdocumentsreferredto.	nesamemeaningsasareresp	ectivelyassignedto	
2.		e following documents shall be deemed to for reement. This Agreementshallprevailoverallot		rued as part of this	
	a)	theLetterofAcceptance			
	b)	theLetterofTender			
	c)	theaddendaNos(ifany)			
	d)	theSpecialConditionsofContract			
	e)	theGeneralConditionsofContract;			
	f)	theSpecifications			
	g)	theDrawings; and			
	h)	thecompletedSchedulesandanyotherdocume	ntsformingpartofthecontra	nct.	
3.	spe exe	consideration of the payments to be made by cified in this Agreement, the Contractor her cute the Works ectsthereininconformityinallrespectswiththepr	eby covenants with the F and to		
4.	mp sun	ProcuringEntityherebycovenantstopaytheCon letionof the Works and the remedying of defe a as may lertheprovisionsoftheContractatthetimesandim	ects therein, the Contract become	Price or such other payable	
		ESS whereof the parties hereto have caused the caused the cause of Kenya on the day, month and year spectrum.		ited in accordance	
Sign	edan	dsealedby		(fortheProcuringE	

ntity)

Signedandsealedby

_(fortheContract

or).

FORM NO. 5 - PERFORMANCE SECURITY

[Option 1 - Unconditional Demand Bank Guarantee]

[Guarantor letterhead]

Beneficiary: ______[insertnameandAddressofProcuringEntity]

Date:_____[Insertdateofissue]

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

We have been informed that			(hereinafter
called "the Contractor") has entered int	oContractNo.		dated
	with	(name	ofProcuringEntity)
	(theProcur	ingEntityastheBe	eneficiary), for the executi
onof			
(hereinaftere	called"theContract").		

2. Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required.

(in wor

- 4. Thisguaranteeshallexpire,nolaterthanthe....Dayof......,2.....²,andanydemandforpaymentunderit mustbereceivedbyusattheofficeindicatedaboveonorbeforethatdate.
- 5. TheGuarantoragreestoaonetimeextensionofthisguaranteeforaperiodnottoexceed[sixmonths][oneyear], inresponsetotheBeneficiary'swrittenrequestforsuchextension,suchrequesttobepresentedtotheGuarantor beforetheexpiryoftheguarantee."

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

Note: Allitalicizedtext(includingfootnotes)isforuseinpreparingthisformandshallbedeletedfromthefinal product.

¹ The 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 of the Contract or a freely convertible currency acceptable to the Beneficiary.

²Insert the date twenty-eight days after the expected completion date as described in GC Clause 11.9. The Procuring Entity should note that in the event of an extensionofthisdateforcompletionoftheContract, theProcuringEntitywouldneedtorequestanextensionofthisguaranteefromth eGuarantor.Suchrequest must beinwriting and must be made prior to the expiration date established in the guarantee.

FORM No. 6 - PERFORMANCESECURITY

[Option 2– Performance Bond]

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

[Guarantor letterhead or SWIFT identifier code]

[insertnameandAddressofProcuringEntity]

Date:

Beneficiary:

[Insertdateofissue].

PERFORMANCE BONDNo.:

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

1.	BythisBond	as Principal (hereinafter called "the Contractor")	
	and] as Surety (hereinafter called "the	
	Surety"), are held and firmly bound unto] as Obligee
	Priceispayable, the Contractor and the Surety bind themselves, their heirs	,executors,administrators,successors	
	andassigns, jointly and severally, firmly by these presents.		

2. WHEREAS the Contractor has entered into a written Agreement with the Procuring Entity dated the

_____dayof_____, 20,for_____inaccordancewiththedocuments,plans, specifications, and amendments thereto, which to the extent herein provided for, are by reference made part hereofandarehereinafterreferredtoastheContract.

- 3. NOW,THEREFORE,theConditionofthisObligationissuchthat,iftheContractorshallpromptlyandfaithfully perform the said Contract (including any amendments thereto), then this obligation shall be null and void; otherwise, it shall remain in full force and effect. Whenever the Contractor shall be, and declared by the Procuring Entity to be, in default under the Contract, the Procuring Entity having performed the Procuring Entity'sobligationsthereunder,theSuretymaypromptlyremedythedefault,orshallpromptly:
 - 1) complete the Contractinac cordance with its terms and conditions; or
 - obtain a tender or tenders from qualified tender ers for submission to the Procuring Entity for completing the complexity of the tender of tender2) Contractinac cordance with its terms and conditions, and upon determination by the Procuring Entity and the product of the ptheSuretyofthelowestresponsiveTenderers,arrangeforaContractbetweensuchTenderer,andProcuring Entity and make available as work progresses (even though there should be a default or a succession of defaults under the Contract or completion Contracts of 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 the cost of the cost ofanddamagesforwhichtheSuretymaybeliablehereunder,theamountsetforthinthefirstparagraphhereof. Theterm"BalanceoftheContractPrice," asused in this paragraph, shall mean the total amount payable by Procuring Entity to Contractor under the Contract, less the amount properly paid by Procuring Entity to Contractor;or
 - 3) paytheProcuringEntitytheamountrequiredbyProcuringEntitytocompletetheContractinaccordance withitstermsandconditionsuptoatotalnotexceedingtheamountofthisBond.
- 4. TheSuretyshallnotbeliableforagreatersumthanthespecifiedpenaltyofthisBond.
- 5. AnysuitunderthisBondmustbeinstitutedbeforetheexpirationofoneyearfromthedateoftheissuingofthe Taking-OverCertificate.NorightofactionshallaccrueonthisBondtoorfortheuseofanypersonorcorporation otherthantheProcuringEntitynamedhereinortheheirs,executors,administrators,successors,andassignsof theProcuringEntity.
- 6. In testimony whereof, the Contractor has hereunto set his hand and affixed his seal, and the Surety hascaused these presents to be sealed with his corporate seal duly attested by the signature of his legal representative, this day______

SIGNEDON	
on behalf of	
Ву	
nthecapacityof	
Inthepresenceof	
SIGNEDON	
on behalf of	
By	
nthecapacityof	

FORM NO. 7 - ADVANCE PAYMENT SECURITY

[Demand Bank Guarantee]

[Guarantor letterhead]

 Beneficiary:
 [InsertnameandAddressofProcuringEntity]

 Date:
 [Insertdateofissue]

ADVANCE PAYMENTGUARANTEENo.: [Insert guarantee reference number]

Guarantor: [Insertnameandaddressofplaceofissue, unless indicated in the letter head]

- 1.
 We have beeninformedthat______(hereinafter called "the Contractor") has entered into Contract No._____dated_____with the Beneficiary, for the execution of ______
- 3. AttherequestoftheContractor,weasGuarantor,herebyirrevocablyundertaketopaytheBeneficiaryanysum
 - orsumsnotexceedingintotalanamountof (inwords)¹ upon recei
 - a) hasused the advance payment for purposes other than the costs of mobilization in respect of the Works; or
 - b) hasfailedtorepaytheadvancepaymentinaccordancewiththeContractconditions,specifyingtheamount whichtheApplicanthasfailedtorepay.
- 4. AdemandunderthisguaranteemaybepresentedasfromthepresentationtotheGuarantorofacertificatefrom theBeneficiary'sbankstatingthattheadvancepaymentreferredtoabovehasbeencreditedtotheContractoron itsaccountnumber_____at____.
- 5. Themaximumamountofthisguaranteeshallbeprogressivelyreducedbytheamountoftheadvancepayment repaid by the Contractor as specified in copies of interim statements or payment certificates which shall be presented to us. This guarantee shall expire, at the latest, upon our receipt of a copy of the interim payment certificateindicatingthatninety(90)percentoftheAcceptedContractAmount,lessprovisionalsums,hasbeen certified for payment or on the dayof

for payment, or on the dayof______, 2,² whichever is earlier. Consequently, glemandforpaymentunderthisguaranteemustbereceivedbyusatthisofficeonorbeforethatdate.

6. TheGuarantoragreestoaone-timeextensionofthisguaranteeforaperiodnottoexceed[sixmonths][oneyear], inresponsetotheBeneficiary'swrittenrequestforsuchextension, such request to be presented to the Guarantor before the expiry of the guarantee.

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

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

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

in the Contract.

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

FORM NO. 8 - RETENTION MONEY SECURITY

[Demand Bank Guarantee]

[Guarantor letterhead] [InsertnameandAddressofProcuringEntity] **Beneficiary:** [Insertdateofissue] Date: Advance payment guarantee no. [Insert guarantee reference number] **Guarantor:** [Insert name and address of place of issue, unless indicated in the letterhead] 1. We beeninformedthat have [insertnameofContractor,whichinthecaseofajointventure shallbethenameofthejointventure](hereinaftercalled"theContractor")hasenteredintoContractN 0. [insert reference number of thecontract]dated with the Beneficiary, for the execution of [insert name of contract and brief description of Works] (hereinafter called"theContract"). 2. Furthermore, we understand that, according to the conditions of the Contract, the Beneficiar v retainstothelimitsetforthintheContract("theRetentionMoney"), and that when the Takingmoneysup OverCertificatehasbeen issued under the Contract and the first half of the Retention Money has been certified for payment, and particular the contract and the first half of the Retention Money has been certified for payment, and particular the contract and the first half of the Retention Money has been certified for payment, and particular the contract and the first half of the Retention Money has been certified for payment, and particular the contract and the first half of the Retention Money has been certified for payment, and particular the contract and the first half of the Retention Money has been certified for payment, and particular the contract and the first half of the Retention Money has been certified for payment, and particular the contract and the first half of the Retention Money has been certified for payment, and particular the contract and the contayment of/insert the second half of the Retention Money] is to be made against a Retention Money guarantee.3. AttherequestoftheContractor, we, asGuarantor, hereby irrevocably undertaketopay the Beneficiar vanvsum orsumsnotexceedingintotalanamountof/insertamountinfigures/ (*linsert amount in words* $)^{l}$ upon receipt by us of the Beneficiary's complying demandsupported bytheBeneficiary'sstatement, whether in the demandits elforing separate signed document accompa nvingor identifyingthedemand, stating that the Contractorisin breach of its obligation (s) under the Contract, without yourneedingtoproveorshowgroundsforyourdemandorthesumspecifiedtherein. 4. AdemandunderthisguaranteemaybepresentedasfromthepresentationtotheGuarantorofacertifica tefrom the Beneficiary's bank stating that the second half of the Retention Money as referred to above has been second half of the retention of the second half of the retention of the second half of the retention ofcredited to the Contractor on its account number_____at____*linsert* name and address of Applicant'sbank]. 5. This guarantee shall expire no later than the Day of 2.....² and any demand for payment under it must be received by us at the office indicated above on or before the second secondatdate. 6. TheGuarantoragreestoaonetimeextensionofthisguaranteeforaperiodnottoexceed/sixmonths][oneyear], in response to the Beneficiary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee. [*Name of Authorized Official, signature(s) and seals/stamps*]

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

¹The Guarantor shall insert an amount representing the amount of the second half of the Retention Money. ²Insertadatethatistwentyeightdaysaftertheexpiryofretentionperiodaftertheactualcompletiondateofthecontract.TheProcuringEntityshouldnotethatin theeventofanextensionofthisdateforcompletionoftheContract,theProcuringEntitywouldneedtorequestanextensionofthisguaranteefromtheG uarantor. Suchrequestmustbeinwritingandmustbemadepriortotheexpirationdateestablishedintheguarantee.

FORM NO. 9 BENEFICIAL OWNERSHIP DISCLOSURE FORM

$(Amended and issued pursuant to PPRACIRCULARNo.\ 02/2022)$

$\label{eq:instructionstotenderers: deletethis box on ceyouthave completed the form$

This Beneficial Ownership Disclosure Form ("Form") is to be completed by the successful tenderer pursuant to Regulation 13(2A) and 13(6) of the Companies (Beneficial Ownership Information) Regulations, 2020. Incase of joint venture, the tenderer must submit a separate Form for each member. The beneficial ownership information to besubmitted in this Formshall be current as of the date of its submission.

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

TenderReferenceNo.:	[insert identification no]
NameoftheTenderTitle/Description:	[insertnameoftheassignment]

To: _____[insertcompletenameofProcuringEntity]

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

DetailsofBeneficialownership

	DetailsofallBeneficialOwners	% of shares a person holds in the company Directly or indirectly	% of voting rights a person holds in the company	Whether a person directly or indirectly holds a right to appoint or remove a member of the board of directors of the company or an equivalent governing body of the Tenderer (Yes / No)	Whether a person directly or indirectly exercises significant influence or control over the Company (tenderer) (Yes / No)
1	Full NameNational identity card number orPassport numberPersonalIdentificationNumber (where applicable)NationalityDate of birth [dd/mm/yyyy]Postal addressResidential addressTelephone numberEmail addressOccupation or profession	Directly % of shares Indirectly - % of shares	Directly % of voting rights Indirectly % of voting rights	 Having the right to appoint a majority of the board of the directors or an equivalent governing body of the Tenderer: YesNo Is this right held directly or indirectly?: Direct Indirect 	 Exercises significant influence or control over the Company body of the Company (tenderer) YesNo Is this influence or control exercised directly or indirectly? Direct Indirect
2	Full NameNational identity card number orPassport numberPersonal IdentificationIdentificationNumber (where applicable)NationalityDate of birth [dd/mm/yyyy]Postal addressResidential addressTelephone numberEmail addressOccupation or professionPostal address	Directly % of shares Indirectly - % of shares	Directly of voting rights Indirectly % of voting rights	 Having the right to appoint a majority of the board of the directors or an equivalent governing body of the Tenderer: YesNo Is this right held directly or indirectly?: Direct Indirect 	 Exercises significant influence or control over the Company body of the Company (tenderer) YesNo Is this influence or control exercised directly or indirectly? Direct Indirect
5 etc					

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

Name of the Tenderer:*[insert complete name of person signing the Tender]
$Name of the person duly authorized to sign the Tender on behalf of the Tenderer: \dots \\$
**[insertcompletename ofpersondulyauthorizedtosigntheTender]
DesignationofthepersonsigningtheTender :
Signature of the person named above:
Date signed

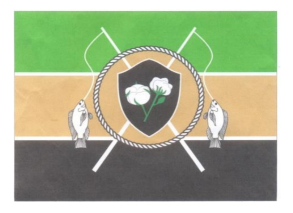
Notes

* In the case of the Tender submitted by joint venture specify the name of the Joint Venture as Tenderer ** Person signing the Tender shall have the power of attorney given by the Tenderer to be attached with the Tender.

BILLS OFQUANTITIES

- 1. The Bills of Quantities forms part of the Contract Documents and are to be read in conjunction with the Instructions to Bidders, Conditions of Contract Parts I and II, Specifications and Drawings.
- 2. The brief description of the items in the Bills of Quantities is purely for the purpose of identification, and in no way modifies or supersedes the detailed descriptions given in the conditions of Contract and Specifications for the full direction and description of work and materials.
- 3. The Quantities set forth in the Bills of Quantities are estimated , representing substantially the work to be carried out, and are given to provide a common basis for bidding and comparing of Bids. There is no guarantee to the Contractor that he will be required to carry out all the quantities of work indicated under any one particular item or group of items in the Bill of Quantities. The basis of payment shall be the Contractor's rates and the quantities of work actually done in fulfilment of his obligation under the Contract.
- 4. The prices and rates inserted in the Bills of Quantities will be used for valuing the work executed, and the Engineer will only measure the whole of the works executed in accordance with this Contract.
- 5. A price or rate shall be entered in ink against every item in the Bills of Quantities with the exception of items that already have Provisional sums affixed thereto. The bidders are reminded that no "nil" or "included" rates or "lump-sum" discounts will be accepted. The rates for various items should include discounts if any. Bidders who fail to comply will be disqualified.
- 6. Provisional sums (including Day works) in the Bills of Quantities shall be expended in whole or in part at the discretion of the Engineer and as per the provisions of the Public Procurement and Disposal Act, 2015
- 7. The price and rates entered in the Bills of Quantities shall, except insofar as it is otherwise provided under the Contract, include all Constructional plant to be used, labour, insurance, supervision, compliance testing, materials, erection, maintenance of works, overheads and profits, taxes and duties together with all general risks, liabilities and obligations set out or implied in the Contract, transport, electricity and telephones, water, use and replenishment of all consumables, including those required under the contract by the Engineer and his staff.

COUNTY GOVERNMENT OF SIAYA



DEPARTMENT OF WATER, IRRIGATION, ENVIRONMENT, CLIMATE CHANGE & NATURAL RESOURCES

PROPOSED DRILLING & EQUIPPING OF BOREHOLE AT RARIEDA UYORE PRI. SCHOOL

IN CENTRAL ALEGO WARD

TENDER NO; CGS/SCM/WENR/OT/2024-2025/004

Prepared by;

 $Sub-county\ Water\ Officer$

Alego Usonga Sub - County

P.O.BOX 214.

SIAYA.

Issued by;

County Water Director

County Government of Siaya

P.O.BOX 214 - 40600

<u>SIAYA</u>

NOVEMBER, 2024

	DRILLING AND EQUIPPIN	G OF BOREI	HOLE AT R	ARIEDA UY(ORE		
PRIMARY SCHOOL IN CENTRAL ALEGO WARD							
Item No	DESCRIPTION	Unit	Quantity	Rate (KES)	Amount (KES)		
1.1	BILL No.1-PRELIMINARY AND GENERAL ITEMS						
1.2	Allow for Hydrogeological Survey (3 copies)	LS					
1.3	Allow for Abstraction permit from Water Resources Authority (WRA) (To be verified by WRA)	LS					
1.4	Allow for EIA or SPR & NEMA Fees (Report to be verified by NEMA) (3 Copies)	LS					
r	FOTAL CARRIED FORWARD TO P.	AGE SUMMA	RY				
2.1	BILL No. 2-BOREHOLE DRILLIN	G & DEVELO	PMENT		•		
2.1.1	Mobilization & demobilization of drilling equipment & Crew in inclusive of borehole completion report	LS					
2.1.1	Drill a Borehole 200mm \emptyset (8") to an expected depth of 120 meters as per the Hydrogeologist's report. Rate to include for logging of drill cuttings at 2m intervals, as per engineer's/Geologist's requirements	m	120				
2.1.1	Allow for provision of water for drilling purposes	LS					
2.1.2	Supply and install 152mm (6") internal diameter permanent PVC casings as per the Engineer's requirements.	m	100				
2.1.3	Supply and install 152mm (6") internal diameter PVC screens as per the Engineer's requirements.	m	20				
2.1.4	Supply and install 2mm - 4mm gravel pack of approved quality and quantity as directed by the site engineer	Tons	3.5				
2.1.5	Allow a sum for the Supply and installation 200mm \emptyset , (8") temporary surface casings steel, to be retained or retrieved as per the instructions of the site engineer/geologist	m	48				

2.1.6	Allow for borehole grouting 1:2 cement sand mortar and provide and install borehole end cap	LS		
2.1.7	Allow for Borehole Development by use of compressed air or (compressor) or water jetting	HRS	4	
2.1.8	Allow a sum for Collection of the borehole water sample and carry out chemical and bacteriological analysis and submission of the report from an approved laboratory to the offices of Director water & relevant sub county water Engineer	sum	1	
2.1.9	Allow a sum for 24 hours test pumping of the borehole and 12 hours recovery measurements, data recording to determine the yield and submission of test pumping report	HRS	24	
TOTAL C	ARRIED FORWARD TO PAGE SUM	IMARY		
3.1	BILL No. 3- Borehole Equipping			
3.1.2	Fabrication and Erection of 8m high Steel twin Tower capable of carrying 10m ³ capacity tank.	No.	1	
3.1.3	Supply and installation of 10m ³ roto plastic tank on top of the tower. (Include for the necessary plumbing works.)	No.	2	
3.1.4	Supply, install, test and commission a solar powered submersible pumpset (as per the test pumping results) panels to be installed on the tank tower.	No.	1	
TOTAL C	ARRIED FORWARD TO PAGE SUN	IMARY		

4.1	BILL No. 4- Civil works and Reticulation System				
4.1.1	Supply all the materials and construct to completion 1.5m x 1.5m x 1.5m lockable borehole chamber.	NO.	1		
4.1.2	Supply all the materials and construct to completion standard valve chamber (cost to include for the necessary Plumbing works).	NO.	1		
4.1.3	Supply all the materials and construct to completion a standard insitu water kiosk with steel door and window, steel guard rails. (Incl. supply and installation of 5m ³ roto tank on top of the kiosk and the necessary plumbing works and water meter	No.	1		
4.1.4	Allow sum of PC. 60,000 for overheads, supervision and inspection by the Engineer.	PC.			
4.1.5	Allow for works signages	LS			
TOTAL CA	ARRIED FORWARD TO PAGE SUM	IMARY			
	PAGE SUMMARY	-			
	BILL No.1-PRELIMINARY AND GENERAL ITEMS				
	BILL No. 2-BOREHOLE DRILLING & DEVELOPMENT				
	BILL No. 3-BOREHOLE EQUIPPING				
	BILL No. 4- CIVIL WORKS & RETICULATION SYSTEM				
	TOTAL				
	Allow 5% for project Administration				
	Allow 16% VAT & 3% WHT				
	Allow 0.03% for Levy Order				
	GRAND TOTAL				

Amount in words	•••••	 •••••
Name of the contractor		

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