

MURANG'A UNIVERSITY OF TECHNOLOGY

TENDER DOCUMENT FOR
THE SUPPLY AND INSTALLATION OF SOUND, VIDEO AND CONFERENCE
EQUIPMENT

FOR

THE TUITION BLOCK PHASE II

FOR

THE MURANG'A UNIVERSITY OF TECHNOLOGY,
MURANG'A COUNTY

TENDER NO. MUT / T O6/SOUND, VIDEO AND CONFRENCE/ 2025/2026

PREPARED BY:

UNIVERSITY OF NAIROBI ENTERPRISE SERVICES(UNES)

P.O. BOX 30197-00100

TEL: +254 02 310900

NAIROBI,

KENYA

OCTOBER, 2025

TABLE OF CONTENTS

	INVITATION TO TENDER	2
	A. Addressforobtainingfurtherinformationandforpurchasingtenderdocuments	2
	B. AddressforSubmissionofTenders.	3
	C. AddressforOpeningofTenders	3
PART	T 1 - TENDERING PROCEDURES	4
1 / 1 1 1	SECTION I -INSTRUCTIONS TO TENDERERS	
	SECTION II - TENDER DATA SHEET	
	SECTION III - EVALUATION AND QUALIFICATION CRITERIA	
	1. General Provision	30
	2. Preliminary examination for Determination of Responsiveness	30
	3. Evaluation	32
	4. Multiple Contracts (ITT 35.6)	35
	5. MARGIN OF PREFERENCE	
	6. Alternative Tenders (ITT 13.1)	
	7. Post qualification and Contract award (ITT 39)	
	8. Qualification	
	9. Personnel	
	10. Equipment	
	11. Subcontractors	
	SECTION IV - TENDERING FORMS	
	SECTION V – ELIGIBLE COUNTRIES	
	SECTION VI – FRAUD & CORRUPTION	03
PART	T 2 – PROCUREMENT ENTITY'S REQUIREMENTS	64
	SECTION VII - SCHEDULE OF RATES AND PRICES	
	TECHNICAL PROPOSAL	
	FORMS AND PROCEDURES	
	SPECIFICATIONS	84
PART	T 3 – CONDITIONS OF CONTRACT AND CONTRACT FORMS	91
	SECTION VIII - GENERAL CONDITIONS OF CONTRACT	92
	SECTION IX - SPECIAL CONDITIONS OF CONTRACT	140
	SECTION X - CONTRACT FORMS	
	APPENDIX 1: TERMS AND PROCEDURES OF PAYMENT	
	APPENDIX 2. PRICE ADJUSTMENT	
	APPENDIX 3. INSURANCE REQUIREMENTS	
	APPENDIX 4. TIME SCHEDULE	
	APPENDIX 5. LIST OF MAJOR ITEMS OF PLANT AND INSTALLATION SERVICES AND LI APPROVED SUBCONTRACTORS	
	APPENDIX 6. SCOPE OF WORKS AND SUPPLY BY THE PROCURING ENTITY	
	APPENDIX 7. LIST OF DOCUMENTS FOR APPROVAL OR REVIEW	
	APPENDIX 8. FUNCTIONAL GUARANTEES	
	PERFORMANCE SECURITY FORM	
	PERFORMANCE SECURITY OPTION 2 – (Performance Bond)	
	ADVANCE PAYMENT SECURITY - Demand Bank Guarantee	
	BENEFICIAL OWNERSHIP DISCLOSURE FORM	175

TENDER DOCUMENTS FOR THE SUPPLY & INSTALLATION OF SOUND, VIDEO AND CONFERENCING EQUIPMENT

1) NAME AND CONTACTADDRESSES OF PROCURING ENTITY

Name MURANG'A UNIVERSITY OF TECHNOLOGY

Address P.O BOX 75 - 10200, MURANG'A, KENYA

Emailaddress info@mut.ac.ke, Tel: +254-771-370-824

- 2) **InvitationtoTender(ITT)No.** MUT / T 06/SOUND, VIDEO AND CONFERENCE/2025/2026..
- 3) **Tender Name** SUPPLY AND INSTALLATION OF SOUND, VIDEO AND CONFERENCING EQUIPMENT

INVITATIONTOTENDER

PROCURINGENTITY: MURANG'A UNIVERSITY OF TECHNOLOGY OF P.O BOX 75 - 10200, MURANG'A, KENYA

CONTRACTNAMEANDDESCRIPTION: SUPPLY AND INSTALLATION OF SOUND, VIDEO AND CONFERENCING EQUIPMENT

- 1. The Murang'a University of Technology (hereinafter referred to as MUT) invitessealedtendersfortheSupply and Installation of Sound, Video and Conferencing Equipment. The equipment will be installed in the MUT Tuition Block Phase II which comprises of an Auditorium, Lecture Theatre and Lecture Rooms.
- 2. Tendering will be conducted under open competitive method (<u>National</u>)using a standardizedtenderdocument. Tendering isopento <u>all qualified and interested Tenderers</u>.
- 3. Qualified and interested tenderers may obtain further information and inspect the Tender Documents during officehours (0900to1500hours) at the address given below.
- 4. Acompletesetoftenderdocumentsmaybepurchasedorobtainedbyinterestedtendersuponpaymentofanon- refundable fees of **KSh 1000** (**Kenya shillings on Thousand**) in cash or Banker's Cheque and payable to the address given below. Tender documents may be obtained electronically from the Public ProcurementInformation Portal (PPIP) www.tenders.go.ke and the University Website(s) https://www.mut.ac.ke/tender/. Tender documents obtained electronically will be **free of charge**.
- 5. Tender documents may be viewed and downloaded for free from the PPIP website www.tenders.go.ke and theUniversity website https://www.mut.ac.ke/tender/. Tenderers who download the tender document mustforward their particulars immediately to tenders@mut.ac.ke with a copy to procurement@mut.ac.ke tofacilitate any further clarification or addendum. Tender documents may be viewed and downloaded for free from the website (*insert website*). Tenderers who downloadthetenderdocumentmustforwardtheirparticularsimmediatelyto(*insertemail,telephoneandpostal address*)tofacilitateanyfurtherclarificationoraddendum.
- 6. All Tenders must be accompanied by a **tender Security** of **KSh1,000,000** (**Kenya Shillings One Million Only**) **valid for 120 Days**.
- 7. The Tenderershall chronologically serialize all pages of the tender documents submitted.
- 8. Completed tenders must be delivered to the address below on or before [insert time and date]. Electronic Tenders will not be permitted.
- 9. Tenderswillbeopenedimmediatelyafterthedeadlinedateandtimespecifiedaboveoranydeadlinedateand timespecifiedlater. Tenderswillbepubliclyopenedinthepresence of the Tenderers' designated representatives who choose to attend at the address below.
- 10. Latetenderswillberejected.
- 11. Theaddressesreferredtoaboveare:

A. Addressforobtainingfurtherinformation and for purchasing tender documents

- 1) Name of Procuring Entity: Murang'a University of Technology
- 2) PhysicaladdressforhandCourierDeliverytoanofficeorTenderBox(City,StreetName,Building,Floor NumberandRoom):

Tender Box, situated at the Ground Floor of the Old University Administration Block The Murang'a University of Technology Main Campus,

- 3) PostalAddress: P.O Box 75-10200, Murang'a, Kenya
- 4) Telephonenumberande-mailaddressoftheofficertobecontacted:

Procurement Department: Phone: 0706-249 039, Email: tenders@mut.ac.ke or procurement@mut.ac.ke

В. $\underline{Address for Submission of Tenders.}$

- Name of Procuring Entity: Murang'a University of Technology
- 2) PostalAddress

The Vice Chancellor

Murang'a University of Technology

P.O Box 75-10200, Murang'a, Kenya

PhysicaladdressforhandCourierDelivery:

Tender Box, situated at the Ground Floor of the Old University Administration Block The Murang'a University of Technology Main Campus,

P.O Box 75-10200, Murang'a, Kenya

C. AddressforOpeningofTenders.

- Name of Procuring Entity: Murang'a University of Technology 1)
- 2) Physical address for the location:

Murang'a University of Technology Main Campus in the Assembly Hall, directly opposite the Old

University Administration Block.

Murang'a University of Technology Main Campus,

P.O Box 75-10200, Murang'a, Kenya

N. T.			
Name			
ranic			

VICE CHANCELLOR

MURANG'A UNIVERSITY OF TECHNOLO		
Signature		
Date		



SECTION I -INSTRUCTIONS TO TENDERERS

A. General

1. ScopeofTender

1.1 In connection with the Invitation to Tender (ITT), specified in the Tender Data Sheet (TDS), the Procuring Entity, issues this Tendering document for the Design, Supply and Installation of Plant and equipment as specified in Section VII, Procuring Entity's Requirements.

2. Definitions

- 2.1 Throughout this Tender document:
 - a) Theterm"inwriting"meanscommunicatedinwrittenform(e.g.bymail,e-mail,fax,includingifspecified **in the TDS,**distributedorreceivedthroughtheelectronic-procurementsystemusedbytheProcuringEntity) withproofofreceipt;
 - b) ifthecontextsorequires, "singular" means "plural" and viceversa; and
 - c) "Day"meanscalendarday,unlessotherwisespecifiedas"BusinessDay."ABusinessDayisanydayth at isanofficialworkingdayinKenya.ItexcludestheKenya'sofficialpublicholidays.

3. Fraud and Corruption

- 3.1 The Procuring Entity requires compliance with the provisions of the Public Procurement and Asset Disposal Act, 2015, Section 62 "Declaration not to engage in corruption". The tender submitted by a person shall include a declaration that the person shall not engage in any corrupt or fraudulent practice and a declaration that the person or his or her sub-contractors are not debarred from participating in public procurement proceedings.
- 3.2 TheProcuringEntityrequirescompliancewiththeprovisionsoftheCompetitionAct2010,regarding collusive practices in contracting. Any tenderer found to have engaged in collusive conduct shall be disqualified and criminaland/orcivilsanctionsmaybeimposed. To thiseffect, Tenders shallberequiredtocompleteandsign the"CertificateofIndependent Tender Determination"annexedtotheFormof Tender.
- 3.3 UnfairCompetitiveAdvantage-Fairnessandtransparencyinthetenderprocessrequirethatthefirmsortheir Affiliates competing for a specific assignment do not derive a competitive advantage from having provided consultingservicesrelated to this tender. To that end, the Procuring Entity shall indicate in the Data Sheet and make available to all the firms together with this tender documental linformation that would in that respect give such firm anyunfair competitive advantage over competing firms.
- 3.4 Tenderers shall permit and shall cause their agents (where declared or not), subcontractors, sub consultants, serviceproviders, suppliers, and their personnel, to permit the Procuring Entity to inspectal laccounts, records and other documents relating to any initial selection process, prequalification process, tender submission, proposal submission, and contract performance (in the case of award), and to have them audited by auditors appointed by the Procuring Entity.

4. EligibleTenderers

4.1 A Tenderer may be a firm that is a private entity, a state-owned enterprise or institution subject to ITT 4.6, or any combination of such entities in the form of a joint venture (JV) under an existing agreement or with the intent to enter into such an agreement supported by a Form of intent. In the case of a joint venture, all members shall be jointly and severally liable for the execution of the entire Contract in accordance with the Contract terms. The JV shall nominate a Representative who shall have the authority to conduct all business for and on behalf of any and all the members of the JV

- during the Tendering process and, in the event the JV is awarded the Contract, during contract execution. The maximum number of JV members shall be specified in the TDS.
- 4.2 Public Officers of the Procuring Entity and their relatives (i.e. spouse, child, parent, brother or sister and a child, parent, brother or sister of a spouse) their business associates or agents and firms/organizations in which they have a substantial or controlling interest shall not be eligible to tender or be awarded a contract. Public Officers are also not allowed to participate in any procurement proceedings.
- 4.3 A Tenderer shall not have a conflict of interest. Any Tenderer found to have a conflict of interest shall be disqualified. A Tenderer may be considered to have a conflict of interest for the purpose of this Tendering process, if the Tenderer:
 - a) Directlyorindirectlycontrols,iscontrolledbyorisundercommoncontrolwithanotherTenderer; or
 - b) Receives or has received any direct or indirect subsidy from another Tenderer; or
 - c) HasthesamelegalrepresentativeasanotherTenderer; or
 - d) HasarelationshipwithanotherTenderer,directlyorthroughcommonthirdparties,thatputsitina positiontoinfluencetheTenderofanotherTenderer,orinfluencethedecisionsoftheProcuring EntityregardingthisTenderingprocess;or
 - e) or any of its affiliates participated as a consultant in the preparation of the design or technical specificationsofthePlantandInstallationServicesthatarethesubjectoftheTender;or
 - f) oranyofitsaffiliateshasbeenhired(orisproposedtobehired)bytheProcuringEntityasProject ManagerfortheContractimplementation;or
 - g) would be providinggoods, works, ornon-consultingservices resulting from ordirectly related to consulting services for the preparation or implementation of the project specified in the TDSITT
 2.1 that it provided or were provided by any affiliate that directly or indirectly controls, is controlled by, or is under common control with that firm; or
 - h) hasaclosebusinessorfamilyrelationshipwithaprofessionalstaffoftheProcuringEntitywho:
 (i) are directly or indirectly involved in the preparation of the Tendering document or specifications of the Contract, and/or the Tender evaluation process of such Contract; or (ii) would be involved in the implementation or supervision of such contract unless the conflict stemming from such relationship has been resolved in a manner acceptable to the Procuring Entity.
- 4.4 A tenderer shall not be involved in corrupt, coercive, obstructive or fraudulent practice. A tenderer that is proven to have been involved in any of these practices shall be automatically disqualified and would not be awarded a contract
- 4.5 A firm that is a Tenderer (either individually or as a JV member) shall not participate as a Tenderer or as JV member in more than one Tender except for permitted alternative Tenders. Such participation shall result in the disqualification of all Tenders in which the firm is involved. However, this does not limit the participation of a Tenderer as subcontractor in another Tender or of a firm as a subcontractor in more than one Tender.
- 4.6 A Tenderer may have the nationality of any country, subject to the restrictions pursuant to ITT 4.9. A Tenderer shall be deemed to have the nationality of a country if the Tenderer is constituted, incorporated or registered in and operates in conformity with the provisions of the laws of that country, as evidenced by its articles of incorporation (or equivalent documents of constitution or association) and its registration documents, as the case may be. This criterion also shall apply to the determination of the nationality of proposed subcontractors or sub-consultants for any part of the Contract including related Services.
- 4.7 A Tenderer that has been debarred by the PPRA shall be ineligible to be prequalified for, initially selected for, Tender for, propose for, financially or otherwise, during such period of time as the PPRA shall have determined. The list of debarred firms and individuals is available at PPRA Website www.ppra.go.ke.

- 4.8 Tenderers that are state-owned enterprises or institutions in Kenya may be eligible to compete and be awarded a Contract(s) only if they can establish that they (i) are legally and financially autonomous (ii) operate under commercial law, and (iii) are not under supervision of the Procuring Entity.
- 4.9 Firms and individuals may be ineligible if so indicated in Section V and (a)as a matter of law or official regulations, Kenya prohibits commercial relations with that country; or (b)by an act of compliance with a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations, Kenya prohibits any import of goods or contracting of works or services from that country, or any payments to any country, person, or entity in that country. Where the procurement is implemented across jurisdictional boundaries, then exclusion of a firm or individual on the basis of ITT 4.8 (a) above by any country may be applied to that procurement across other countries involved.
- 4.10 Foreign tenderers are required to source at least forty (40%) percent of their contract inputs (in supplies, subcontracts and labor) from national suppliers and contractors. To this end, a foreign tenderer shall provide in its tender documentary evidence that this requirement is met. Foreign tenderers not meeting this criterion will be automatically disqualified. Information required to enable the Procuring Entity determine if this condition is met shall be provided in for this purpose is be provided in "SECTION III EVALUATION AND QUALIFICATION CRITERIA, Item 9".
- 4.11 Pursuant to the eligibility requirements of ITT 4.10, a tender is considered a foreign tenderer, if it is registered in Kenya, has less than 51 percent ownership by nationals of Kenya and if it does not subcontract foreign contractors more than 10 percent of the contract price. JVs are considered as foreign tenderers if the individual member firms are registered in Kenya have less than 51 percent ownership by nationals of Kenya. The JV shall not subcontract to foreign firms more than 10 percent of the contract price.
- 4.12 The Competition Act 2010 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 Act. JVs will be required to seek for exemption from the Competition Authority of Kenya. Exemption shall not be a condition for tender, but it shall be a condition of contract award and signature. A JV tenderer shall be given opportunity to seek such exemption as a condition of award and signature of contract. Application for exemption from the Competition Authority of Kenya may be accessed from the website www.cak.go.ke
- 4.13 A Kenyan tenderer shall provide evidence of having fulfilled his/her tax obligations by producing a valid tax clearance certificate or tax exemption certificate issued by the Kenya Revenue Authority.

5. Eligiblegoods, Plantandequipment for Installation Services

- 5.1 The Plant and equipment for Installation Services to be supplied under the Contract may have their origin in any eligible country.
- 5.2 For purposes of ITT 5.1 above, "origin" means the place where the plant, or component parts thereof are mined, grown, produced or manufactured, and from which the services are provided. Plant components are produced when, through manufacturing, processing, or substantial or major assembling of components, a commercially recognized product results that is substantially in its basic characteristics or in purpose or utility from its components.
- 5.3 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.

B. ContentsofTenderingDocument

1. Sections of TenderingDocument

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

PART 1 - Tendering Procedures

- i) SectionI-InstructionstoTenderers(ITT)
- ii) SectionII-TenderDataSheet(TDS)
- iii) SectionIII-EvaluationandQualificationCriteria
- iv) SectionIV-TenderingForms
- v) SectionV-EligibleCountries
- vi) SectionVI-FraudandCorruption

PART 2 - Procuring Entity's Requirements

vii) SectionVII-ProcuringEntity'sRequirements

PART 3 - Conditions of Contract and Contract Forms

- viii) SectionVIII-GeneralConditionsofContract(GCC)
- ix) SectionIX-SpecialConditionsofContract(SCC)
- x) SectionX-ContractForms
- 6.2 TheInvitation to Tender Notice is sued by the Procuring Entity is not part of the Tendering document.
- 6.3 Unless obtained directly from the Procuring Entity, the Procuring Entity is not responsible for the completenessofthedocument,responsestorequestsforclarification,theMinutesofthepre-Tender meeting (if any), or Addenda to the Tendering document in accordance with ITT 10. In case of any contradiction,documentsobtaineddirectlyfromtheProcuringEntityshallprevail.
- 6.4 TheTendererisexpectedtoexamineallinstructions,forms,terms,andspecificationsintheTendering document and to furnish with its Tender all information or documentation as is required by the Tenderingdocument.

2. SiteVisit

7.1 TheTenderer,at the Tenderer'sownresponsibilityandrisk,isencouragedtovisitandexaminetheSite of the Required Services and its surroundings and obtain all information that may be necessary for preparingtheTenderandenteringintoacontractfortheServices.ThecostsofvisitingtheSiteshallbe at the Tenderer'sownexpense.

3. Pre-TenderMeetingandapre-arrangedpretendervisitofthesiteoftheworks

- 8.1 The Procuring Entity shall specify in the **TDS** if a pre-tender conference will be held, when and where. The Procuring Entity shall also specify in the **TDS** if a pre-arranged pretender visit of the site of the works will be held and when. The Tenderer's designated representative is invited to attend a pre-arranged pretender visit of the site of the works. The purpose of the meeting will be to clarify issues and to answer questions on any matter that may be raised at that stage.
- 8.2 The Tenderer is requested to submit any questions in writing, to reach the Procuring Entity notlater than the period specified in the **TDS** before the meeting.
- 8.3 Minutes of the pre-Tender meeting and the pre-arranged pretender visit of the site of the works, if applicable, including the text of the questions asked by Tenderers and the responses given, together withanyresponsesprepared after themeeting, will be transmitted promptly to all Tenderers who have acquired the Tender Documents in accordance with ITT 6.3. Minutes shall not identify the source of the questions asked.
- 8.4 TheProcuringEntityshallalsopromptlypublishanonymized(no names)Minutesofthepre-Tender meetingandthepre-arrangedpretendervisitofthesiteoftheworksatthewebpageidentified in the **TDS**. Any modification to the Tender Documents that may become necessary as a result of the pre-Tender meetingshallbemadebytheProcuringEntityexclusivelythroughtheissueofanAddendum

pursuanttoITT10andnotthroughtheminutesofthepre-Tendermeeting.Nonattendanceatthepre-TendermeetingwillnotbeacausefordisqualificationofaTenderer.

4. Clarification of Tender Documents

9.1 A Tenderer requiring any clarification of the Tender Document shall contact the Procuring Entity in writing at the Procuring Entity's address specified in the **TDS** or raise its enquiries during the pre-Tender meeting and the pre-arranged pretender visit of the site of the works if provided for in accordancewithITT8.4. The Procuring Entity will respond in writing to any request for clarification, provided that such requestis received no later than the period specified in the **TDS** prior to the deadline for submission of tenders. The Procuring Entity shall forward copies of its response to all tenderers who have acquired the Tender Documents in accordance with ITT6.3, including a description of the inquiry but without identifying its source. If so specified in the **TDS**, the Procuring Entity shall also promptly publish its response at the web page identified in the **TDS**. Should the clarification result in changes to the essential elements of the Tender Documents, the Procuring Entity shall amend the Tender Documents appropriately following the procedure under ITT10.

5. 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 Anyaddendumissuedshallbepartofthetenderingdocumentandshallbecommunicatedinwritingto allwhohaveobtainedthetenderingdocumentfromtheProcuringEntityinaccordancewithITT6.3. TheProcuringEntityshallalsopromptlypublishtheaddendumontheProcuringEntity'swebpagein accordancewithITT8.1.
- 10.3 To giveprospectiveTenderersreasonabletimeinwhichtotakeanaddendumintoaccountinpreparing their Tenders, theProcuringEntityshallextend,asnecessary,thedeadlineforsubmissionof Tenders, inaccordancewithITT24.2below.

C. Preparation of Tenders

1. CostofTendering

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

2. LanguageofTender

12.1 The Tender, as well as all correspondence and documents relating to the Tender exchanged by the TendererandtheProcuringEntity,shallbewrittenintheEnglishlanguage.Supportingdocumentsand printed literature that are part of the Tender may be in another language provided they are accompanied by an accurate translation of the relevant passages in the English Language, in which case,forpurposesofinterpretationoftheTender,suchtranslationshallgovern.

3. DocumentsComprisingtheTender

- 13.1 The Tendershall comprise the following:
 - a) FormofTenderpreparedinaccordancewithITT14.1;
 - b) **PriceSchedules**completedinaccordancewithITT14andITT19;
 - c) TenderSecurityorTenderSecuringDeclaration,inaccordancewithITT22;
 - **d) AlternativeTender**,ifpermissible,inaccordancewithITT15;
 - **e) Authorization**: written confirmation authorizing the signatory of the Tender to commit the Tenderer,inaccordancewithITT23.3;

- f) Eligibility of Plant and Installation Services: documentary evidence established in accordancewithITT16.1thatthePlantandInstallationServicesofferedbytheTendererinits TenderorinanyalternativeTender,ifpermitted,areeligible;
- **g) Tenderer'sEligibilityandQualifications:**documentaryevidenceinaccordancewithITT17.1 establishingtheTenderer'seligibilityandqualificationstoperformtheContractifitsTenderis accepted;
- **h)** Conformity: documentary evidence in accordance to ITT18 that the Plant and Installation ServicesofferedbytheTendererconformtotheTenderingdocument;
- i) Subcontractors: list of subcontractors in accordance with ITT18.2; and
- j) AnyotherdocumentrequiredintheTDS.
- 13.1 InadditiontotherequirementsunderITT13.1, Tenders submittedbyaJVshallincludeacopyofthe Joint Venture Agreemententeredintobyallmembers.Alternatively,aFormofintenttoexecuteaJoint Venture Agreementintheeventofasuccessful Tender shallbesignedbyallmembersandsubmitted withthe Tender, togetherwithacopyoftheproposedAgreement.The Tenderer shallserializepagesof alltenderdocumentssubmitted.
- 13.2 The TenderershallfurnishintheFormofTenderinformationoncommissionsandgratuities,if any, paidortobepaidtoagentsoranyotherpartyrelatingtothisTender

4. FormofTenderandPriceSchedules

14.1 The Form of Tender and Price Schedules shall be prepared, using the relevant forms furnished in Section IV, Tendering Forms. The forms must be completed as instructed in each form without any alterations to the text, and no substitutes shall be accepted except as provided under ITT 21.3. All blank spaces shall be filled in with the information requested.

5. AlternativeTenders

- 15.1 Unless otherwise specified in the **TDS**, alternative Tenders shall not be considered.
- 15.2 When alternatives to the Time Schedule are explicitly invited, a statement to that effect will be included in the **TDS**, and the method of evaluating different time schedules will be described in SectionIII,EvaluationandQualificationCriteria.
- 15.3 Except as provided under ITT 15.4 below, Tenderers wishing to offer technical alternatives to the ProcuringEntity's requirements as described in the Tendering document must also provide: (i) a price at which they are prepared to offer a Plant meeting the Procuring Entity's requirements; and (ii) all informationnecessary for a complete evaluation of the alternative by the Procuring Entity, including drawings, design calculations, technical specifications, breakdown of prices, and proposed installation methodology and other relevant details. Only the technical alternatives, if any, of the Tenderer with the Best Evaluated Tender conforming to the basic technical requirements shall be considered by the Procuring Entity.
- 15.4 WhenTenderersareinvited in the **TDS**tosubmitalternativetechnicalsolutionsforspecifiedpartsof the facilities, such parts will be identified in the **TDS**, as will the method for their evaluation, and describedinSectionVII,ProcuringEntity'sRequirements.

6. DocumentsEstablishingtheEligibilityofthePlantandInstallationServices

16.1 ToestablishtheeligibilityofthePlantandInstallationServicesinaccordancewithITT5,Tenderers shallcompletethecountryoforigindeclarationsinthePriceScheduleForms,includedinSectionIV, TenderingForms.

$\textbf{7.} \qquad \textbf{Documents} \textbf{Establishingthe Eligibility} \textbf{and Qualifications of the Tenderer}$

- 17.1 To establish its eligibility and 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 in Section IV, Tendering Forms.
- 17.2 Tenderers shall be asked to provide, as part of the data for qualification, such information, including details of ownership, as shall be required to determine whether, according to the classification established by the Procuring Entity a supplier or group of suppliers qualifies for a margin of preference. Further the information will enable the Procuring Entity identify any actual or potential conflict of interest in relation to the procurement and/or contract management processes, or a possibility of collusion between tenderers, and thereby help to prevent any corrupt influence in relation to the procurement process or contract management.
- 17.3 The purpose of the information described in ITT 15.1 above overrides any claims to confidentiality which a tenderer may have. There can be no circumstances in which it would be justified for a tenderer to keep information relating to its ownership and control confidential where it is tendering to undertake public sector work and receive public sector funds. Thus, confidentiality will not be accepted by the Procuring Entity as a justification for a Tenderer's failure to disclose, or failure to provide required information on its ownership and control.
- 17.4 The Tenderer shall provide further documentary proof, information or authorizations that the Procuring Entity may request in relation to ownership and control which information on any changes to the information which was provided by the tenderer under ITT 15.1. 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.
- 17.5 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.
- 17.6 If a tenderer fails to submit the information required by these requirements, its tenderer will be rejected. Similarly, if the Procuring Entity is unable, after taking reasonable steps, to verify to a reasonable degree the information submitted by a tenderer pursuant to these requirements, then the tender will be rejected.
- 17.7 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 procurementorcontractmanagementprocess, then:
 - i) if the procurement process is still ongoing, the tenderer will be disqualified from the procurement process,
 - ii) ifthecontracthasbeenawardedtothattenderer,thecontractawardwillbesetaside,
 - iii) the tenderer will be referred to the relevant law enforcement authorities for investigation of whetherthetendereroranyotherpersonshavecommittedanycriminaloffence.
- 17.8 Ifatenderersubmitsinformationpursuanttotheserequirementsthatisincomplete,inaccurateoroutdate, or attempts to obstruct the verification process, then the consequences ITT 6.7 will ensue unless the tenderer can show to the reasonable satisfaction of the Procuring Entity that any such act was not material, or was due to genuine error which was not attributable to the intentional act, negligenceorrecklessnessofthetenderer.

${\bf 8.} \qquad {\bf Documents Establishing the Conformity of the Plant and Installation Services}$

18.1 The Tenderer shall furnish the information stipulated in Section IV, Tendering Forms in sufficient detail to demonstrate substantial responsiveness of the Tenderers' proposal to the work requirements and the completion time.

- 18.2 For major items of Plant and Installation Services as listed by the Procuring Entity in Section III, Evaluation and Qualification Criteria, which the Tenderer intends to purchase or subcontract, the Tenderer shall give details of the name and nationality of the proposed Subcontractors, including manufacturers, for each of those items. In addition, the Tenderer shall include in its Tender informationestablishingcompliancewiththerequirementsspecifiedbytheProcuringEntityforthese items.QuotedratesandpriceswillbedeemedtoapplytowhicheverSubcontractorisappointed,and noadjustmentoftheratesandpriceswillbepermitted.
- 18.3 The Tenderer shall be responsible for ensuring that any Subcontractor proposed complies with the requirementsofITT4, and that any plant, or services to be provided by the Subcontractor comply with the requirements of ITT5 and ITT15.1.

9. TenderPricesandDiscounts

- 19.1 Unless otherwise specified in the **TDS**, Tenderers shall quote for the entire Plant and Installation Services on a "single responsibility" basis. The total Tender price shall include all the Contractor's obligations mentioned in or to be reasonably inferred from the Tendering document in respect of the design, manufacture, including procurement and subcontracting (if any), delivery, construction, installation and completion of the Plant. This includes all requirements under the Contractor's responsibilities for testing, pre-commissioning and commissioning of the plant and, where so required by the Tendering document, the acquisition of all permits, approvals and licenses, etc.; the operation, maintenance and training services and such other items and services as specified in the Tendering document, all in accordance with the requirements of the General Conditions. Items against which no price is entered by the Tenderer will not be paid for by the Procuring Entity when executed and shall be deemed to be covered by the prices for other items.
- 19.2 Tenderers are required to quote the price for the commercial, contractual and technical obligations outlinedintheTenderingdocument.
- 19.3 Tenderers shall give a breakdown of the prices in the manner and detail called for in the Price SchedulesincludedinSection IV, TenderingForms.
- 19.4 DependingonthescopeoftheContract,thePriceSchedulesmaycompriseuptothe six (6) schedules listed below. Separate numbered Schedules included in Section IV, Tendering Forms, from those numbered1to4 below, shallbeusedforeachoftheelementsofthePlantandInstallationServices. The total amount from each Schedule corresponding to an element of the Plant and Installation Services shall be summarized in the schedule titled Grand Summary, (Schedule 5), giving the total Tender price(s)tobeenteredintheFormof Tender. Tenderersshallnote that the plantandequipment included in Schedule Nos. 1 and 2 below exclude materials used for civil, building and other constructionworks. Allsuchmaterials shallbeincluded and priced under Schedule No.4, Installation Services. The Schedulescomprise:

Schedule No. 1: Plant (including Mandatory Spare Parts) Supplied from Abroad

Schedule No. 2: Plant (including Mandatory Spare Parts) Supplied from within Kenya

Schedule No. 3: Design Services

Schedule No. 4: Installation Services

ScheduleNo.5:GrandSummary(ScheduleNos.1to4)

Schedule No. 6:Recommended Spare Parts

- 19.5 In the Schedules, Tenderers shall give the required details and abreak down of their prices as follows:
 - $a) \qquad Plant to be supplied from a broad (Schedule No. 1): \\$
 - The price of the Plantshall bequoted on CIP-named place of destination basis as specified **in the TDS**, including all taxes payable in Kenya.
 - b) PlantmanufacturedwithinKenya(ScheduleNo.2):

- i) The price of the plant shall be quoted on an EXW Incoterm basis (such as "ex-works," "exfactory," "ex-warehouse" or "off-the-shelf," asapplicable);
- ii) Sales tax and all other taxes payable in Kenya on the plant if the contract is awarded to the Tenderer; and
- iii) Thetotalpricefortheitem.
- c) DesignServices(ScheduleNo.3);
- d) InstallationServicesshallbequotedseparately(ScheduleNo.4)andshallincluderatesorprices for local transportation to named place of final destination as specified **in the TDS**, insurance andotherservicesincidentaltodeliveryoftheplant, alllabor, contractor's equipment, temporary works, materials, consumables and all matters and things of whatsoever nature, including operations and maintenance services, the provision of operations and maintenance manuals, training, etc., where identified in the Tendering document, as necessary for the proper execution of the installation and other services, including all taxes, duties, levies and charges payable in Kenyaas of twenty-eight (28) days prior to the deadline for submission of Tenders;
- e) Recommended spare parts shall be quoted separately (Schedule 6) as specified in either subparagraph(a)or(b)aboveinaccordancewiththeoriginofthespareparts.
- 19.6 Theterms EXW, CIP, andothersimilartermsshallbegovernedbytherulesprescribedinthecurrent editionofIncoterms,publishedbytheInternationalChamberofCommerce,asspecified in the **TDS**.
- 19.7 Theprices shall be either fixed or adjustable as specified in the **TDS**.
- 19.8 In the case of Fixed Price, prices quoted by the Tenderer shall be fixed during the Tenderer's performance of the contract and not subject to variation on any account. A adjustable price quotation will be treated as non-responsive and rejected.
- 19.9 In the caseof Adjustable Price, prices quoted by the Tenderer shall be subject to adjust ment during performance of the contract to reflect changes in the cost elements such as labor, material, transport and contractor's equipment in accordance with the procedures specified in the corresponding Appendix to the Contract Agreement. A Tender submitted with a fixed price quotation will not be rejected, but the price adjustment will be treated as zero. Tenderers are required to indicate the source of laborand material indices in the corresponding Formin Section IV, Tendering Forms.
- 19.10 If so indicated in ITT 1.1, Tenders are being invited for individual lots (contracts) or for any combination of lots (packages). Tenderers wishing to offer any price reduction (discount) for the awardofmorethanoneContractshallspecifyintheirFormofTenderthepricereductionsapplicable toeachpackage,oralternatively,toindividualContractswithinthepackage, and the mannerinwhich thepricereductionswillapply.
- 19.11 TendererswishingtoofferanyunconditionaldiscountshallspecifyintheirFormofTendertheoffered discountsandthemannerinwhichpricediscountswillapply.

10. Currencies of Tenderand Payment

- 20.1 The currency(ies) of the Tender and the currency(ies) of payments shall be the same. The Tenderer shall quote in the currency of Kenya the portion of the Tender price that corresponds to expenditures incurred in the currency of Kenya, unless otherwise specified in the **TDS**.
- 20.2 The Tenderer may express the Tender price in any currency. If the Tenderer wishes to be paid in a combination of amounts in different currencies, it may quote its price accordingly but shall use no morethanthreeforeign currencies in addition to the currency of Kenya.

11. Periodof Validity of Tenders

21.1 Tendersshallremainvalidforthe Tender Validityperiodspecified **inthe TDS**. The Tender Validityperiodstart s from the Tender submission deadline (as prescribed by the Procuring Entity in accordance with ITT 23.1). A Tendervalidforashorter periodshall be rejected by the Procuring Entity as non-responsive.

- 21.2 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 20, the Tenderer granting the request shall also extend the Tender Security for twenty-eight (28) 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 19.3.
- 21.3 If the award is delayed by a period exceeding fifty-six (56) 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 or factors specified **in the TDS**;
 - b) In the caseofadjustablepricecontracts, noadjustments hall be made; or
 - c) in any case, Tender evaluation shall be based on the Tender price without taking into consideration the applicable correction from those indicated above.

12. TenderSecurity

- 22.1 TheTenderershallfurnishaspartofitsTender,eitheraTender-SecuringDeclarationoraTenderSecurityas specified**intheTDS**,inoriginalformand, in the caseofaTenderSecurity, in the amountandcurrencyspecified **in the TDS**.
- 22.2 ATender-Securing Declaration shall use the form included in Section IV Tendering Forms.
- 22.3 IfaTenderSecurityisspecifiedpursuanttoITT20.1,theTendersecurityshallbeademandguaranteeinanyof thefollowingformsattheTenderer'soption:
 - a) cash;
 - b) abankguarantee;
 - c) a guarantee by an insurance company registered and licensed by the Insurance Regulatory Authority listedbythe Authority; or
 - d) aguaranteeissuedbyafinancialinstitutionapprovedandlicensedbytheCentralBankofKenya,
- 22.4 If a Tender Security or a Tender-Securing Declaration is specified pursuant to ITT 20.1, any Tender not accompanied by a substantially responsive Tender Security or Tender-Securing Declaration shall be rejected by the Procuring Entity as non-responsive.
- 22.5 Ifa Tender SecurityisspecifiedpursuanttoITT 20.1,the Tender Securityofunsuccessful Tenderersshallbe returned as promptly as possible upon the successful Tenderer's furnishing of the Performance Security pursuant to ITT 47.
- 22.6 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.
- 22.7 The Tender Security may be for feited or the Tender-Securing Declaration executed:
 - $a) \qquad If a Tender erwith draw sits Tender during the period of Tender validity specified by the Tender er on the Form of Tender; or \\$
 - b) If the successful Tenderer fails to:
 - i) SigntheContractinaccordancewithITT47;or
 - ii) FurnishaperformancesecurityinaccordancewithITT48.
- 22.8 Where the Tender-Securing Declaration is executed the Procuring Entity will recommend to the PPRA todebars the Tenderer from participating in public procurement as provided in the law.
- 22.9 TheTenderSecurityortheTender-SecuringDeclarationofaJVshallbeinthenameoftheJVthatsubmitsthe Tender. If the JV has not been legally constituted into a legally enforceable JV at the time of

Tendering, the TenderSecurityortheTenderSecuringDeclarationshallbeinthenamesofallfuturemembersasnamedinthe FormofintentreferredtoinITT4.1andITT11.2.

13. FormatandSigningofTender

- 23.1 The Tenderer shall prepare one original of the documents comprising the Tender as described in ITT 11 and clearly mark it "Original." Alternative Tenders, if permitted in accordance with ITT 13, shall be clearly marked "Alternative". In addition, the Tenderer shall submit copies of the Tender, in the number specified in the TDS and clearly mark them "Copy." In the event of any discrepancy between the original and the copies, the original shall prevail.
- 23.2 Tenderers shall mark as "CONFIDENTIAL" information in their Tenders which is confidential to their business. This may include proprietary information, trade secrets or commercial or financially sensitive information.
- 23.3 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.
- 23.4 In the case that the Tenderer is a JV, the Tender shall be signed by an authorized representative of the JV on behalf of the JV, and so as to be legally binding on all the members as evidenced by a power of attorney signed by their legally authorized representatives.
- 23.5 Any interlineations, erasures, or overwriting shall be valid only if they are signed or initialed by the person signing the Tender.

D. SubmissionandOpeningofTenders

- **1.** Submission, Sealing and Marking of Tenders
- 24.1 The Tenderershall deliver the Tenderina single, sealed envelope (one (1) envelope process). The Tenderershall place the following separate, sealed envelopes:

Inner Envelops:

- a) Inanenvelopemarked "ORIGINAL", all documents comprising the Tender, as described in ITT11; and
- b) Inanenvelopemarked "COPIES", all required copies of the Tender; and
- c) IfalternativeTendersarepermittedinaccordancewithITT13,andifrelevant:
- i) Inanenvelopemarked "ORIGINAL-ALTERNATIVETENDER" thealternative Tender; and
- ii) in the envelope marked "COPIES ALTERNATIVE TENDER" all required copies of the alternative Tender.

Theinnerenvelopesshall:

- a) BearthenameandaddressoftheTenderer;
- b) BeaddressedtotheProcuringEntityinaccordancewithITT23.1;
- c) Bearthespecificidentification of this Tendering process indicated in accordance with ITT1.1; and
- d) BearawarningnottoopenbeforethetimeanddateforTenderopening.

The outer envelope(s) in which the inner envelops are enclosed shall:

a) BeaddressedtotheProcuringEntityinaccordancewithITT23.1;

- b) Bearthespecificidentification of this Tendering process indicated in accordance with ITT1.1; and
- c) BearawarningnottoopenbeforethetimeanddateforTenderopening.
- 24.2 Ifallenvelopesarenotsealedandmarkedasrequired,theProcuringEntitywillassumenoresponsibilityforth e misplacementorprematureopeningoftheTender.Tendersthataremisplacedoropenedprematurelywillnot be accepted.

2 DeadlineforSubmissionofTenders

- 25.1 Tenders must be received by the Procuring Entity at the address and no later than the date and time indicated in the **TDS**. When so specified in the **TDS**, Tenderers shall have the option of submitting their Tenders electronically. Tenderers submitting Tenders electronically shall follow the electronic Tender submission procedures specified in the **TDS**.
- 25.2 The Procuring Entity may, at its discretion, extend the deadline for the submission of by amending the Tendering document in accordance with ITT8, in which case all rights and obligations of the Procuring Entity and Tenderers previously subject to the dead line shall there after be subject to the dead line as extended.

3. LateTenders

26.1 TheProcuringEntityshallnotconsideranyTenderthatarrivesafterthedeadlineforsubmissionofTenders,in accordance with ITT 23. Any Tender received by the Procuring Entity after the deadline for submission of Tendersshallbedeclaredlate,rejected,andreturnedunopenedtotheTenderer.

4. Withdrawal, Substitution, and Modification of Tenders

- 27.1 A Tenderer may withdraw, substitute, or modify its Tender after it has been submitted by sending a written notice, duly signed by an authorized representative, and shall include a copy of the authorization in accordance with ITT 21.3, (except that withdrawal notices do not require copies). The corresponding substitution or modification of the Tendermust accompany the respective written notice. All notices must be:
 - a) prepared and submitted in accordance with ITT 21 and ITT 22 (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 accordancewithITT23.
- 27.2 Tenders requested to be with drawn in accordance with ITT 25.1 shall be returned unopened to the Tenderers.
- 27.3 No Tender maybewithdrawn, substituted, or modified in the interval between the deadline for submission of Tenders and the expiration of the period of Tender validity specified by the Tender error the Form of Tender or any extension thereof.

5. TenderOpening

- 28.1 ExceptasinthecasesspecifiedinITT24andITT25.2,theProcuringEntityshallpubliclyopenandreadoutin accordancewithITT26.5allTendersreceivedbythedeadlineatthedate,timeandplacespecified**intheTDS**i n thepresenceofTenderers'designatedrepresentativesandanyonewhochoosetoattend.Anyspecificelectro
 - chepresence of Tenderers' designated representatives and anyone who choose to attend. Any specific electronic
 - Tenderopeningprocedures required i felectronic Tendering is permitted in accordance with ITT23.1, shall be as specified **in the TDS**.
- 28.2 First,thewrittennoticeofwithdrawalintheenvelopesmarked"Withdrawal"shallbeopenedandreadoutand the envelope 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 requestthewithdrawalandisreadoutat Tender opening.
- 28.3 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 authorizationtorequestthesubstitutionandisreadoutat Tender opening.
- 28.4 Next,envelopesmarked"Modification"shallbeopenedandreadoutwiththecorresponding Tender. No Tender modificationshallbepermittedunlessthecorrespondingmodificationnoticecontainsavalidauthorizationt o requestthemodificationandisreadoutat Tender opening.
- 28.5 Next, all remaining envelopes shall be opened one at a time, reading out: the name of the Tenderer and the Tender Price(s), including any discounts and alternative Tenders, and indicating whether there is a modification; 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.
- 28.6 Only Tenders, alternative Tenders and discounts that are opened and read out at Tender opening shall be considered further. The Form of Tender and the Price Schedules are to be initialed by representatives of the ProcuringEntityattending Tender openinginthemannerspecified in the **TDS**.
- 28.7 The Procuring Entity shall neither discuss the merits of any Tender nor reject any Tender (except for late Tenders, inaccordance with ITT 24.1).
- 28.8 TheProcuringEntityshallpreparearecordoftheTenderopeningthatshallinclude,asaminimum:
 - a) ThenameoftheTendererandwhetherthereisawithdrawal, substitution, ormodification;
 - b) The Tender Price, per lotif applicable, including any discounts;
 - c) AnyalternativeTenders; and
 - d) The presence or absence of a Tender-Security or a Tender-Securing Declaration.
 - e) Numberofpagesforeachtender
- 28.9 The Tenderers' representatives who are present shall be requested to sign the record. The omission of a Tenderer's signature on the record shall not invalidate the contents and effect of the record. A copy of the record deshall be distributed to all Tenderers.

E. Evaluation and Comparison of Tenders

1. Confidentiality

- 29.1 Information relating to the evaluation of Tenders and recommendation of contract award, shall not be disclosed to Tenderers or any other persons not officially concerned with the Tendering process until information on Intention to Award the Contract is transmitted to all Tenderers in accordance with ITT 42.
- 29.2 AnyeffortbyaTenderertoinfluencetheProcuringEntityintheevaluationofthe Tenders orContractaward decisionsmayresultintherejectionofits Tender.
- 29.3 Notwithstanding ITT 27.2, from the time of Tender opening to the time of Contract Award, if any Tenderer wishestocontacttheProcuringEntityonanymatterrelatedtotheTenderingprocess,itshoulddosoinwriting

2. Clarification of Tenders

30.1 Toassistintheexamination, 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. Any clarification

submittedbyaTendererthatisnotinresponsetoarequestbytheProcuringEntityshallnotbeconsidered. The Procuring Entity's request for clarification and the response shall be in writing. No change in the prices or substance of the Tender shall be sought, offered, or permitted, except to confirm the correction of arithmetic errorsdiscoveredbytheProcuringEntityintheevaluationoftheTenders,inaccordancewithITT32.

30.2 If a Tenderer does not provide clarifications of its Tender by the date and time set in the Procuring Entity's requestforclarification, its Tendermayberejected.

3. Deviations, Reservations, and Omissions

- 31.1 Duringtheevaluation of Tenders, the following definition sapply:
 - a) "Deviation" isadeparture from the requirements specified in the Tendering document;
 - b) "Reservation" is the setting of limiting conditions or withholding from complete acceptance of the requirementsspecified in the Tendering document; and
 - c) "Omission" is the failure to submit part or all of the information or documentation required in the Tenderingdocument.

4. Determination of Responsiveness

- 32.1 The Procuring Entity's determination of a Tender's responsiveness is to be based on the contents of the Tender itself, as defined in ITT11.
- 32.2 A substantially responsive Tender is one that meets the requirements of the Tendering document without
 - materialdeviation, reservation, oromission. Amaterial deviation, reservation, oromission is one that:
 - a) Ifaccepted, would:
 - i) Affectinanysubstantialwaythescope,quality,orperformanceofthePlantandInstallationServi ces specifiedintheContract;or
 - ii) Limitinanysubstantialway,inconsistentwiththeTenderingdocument,theProcuringEntity'sri ghts ortheTenderer'sobligationsundertheproposedContract;or
 - b) if rectified, would unfairly affect the competitive position of other Tenderers presenting substantially responsive Tenders.
- 32.3 The Procuring Entity shall examine the technical aspects of the Tender in particular, to confirm that all requirementsofSectionVII,ProcuringEntity'sRequirementshavebeenmetwithoutanymaterialdeviation, reservation, oromission.
- 32.4 IfaTenderisnotsubstantiallyresponsivetotherequirementsoftheTenderingdocument,itshallberejectedby the Procuring Entity and may not subsequently be made responsive by correction of the material deviation, reservation, oromission.

5. Nonmaterial Non-conformities

- 33.1 Provided that a Tender is substantially responsive, the Procuring Entity may waive any nonconformity in the Tender.
- 33.2 Providedthata Tender issubstantiallyresponsive, the Procuring Entity may request that the Tenderer submit the necessary information or documentation, within a reasonable period of time, to rectify nonmaterial non-conformities in the Tender related to documentation requirements. Requesting information or documentati on on such non-conformities shall not be related to any aspect of the price of the Tender. Failure of the Tender error comply with the request may result in the rejection of its Tender.

33.3 Provided that a Tender is substantially responsive, the Procuring Entity shall rectify quantifiablenonmaterial non-conformities related to the Tender Price. To this effect, the Tender Price shall be adjusted, for comparison purposes only, to reflect the price of a missing or non-conforming item or component in the manner specified in the TDS.

6. Correction of Arithmetical Errors

- 34.1 Providedthatthetenderissubstantiallyresponsive,theProcuringEntityshallcorrectarithmeticalerrorsonth e followingbasis:
 - i) If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the Procuring Entity there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected;
 - ii) Ifthereisanerrorinatotalcorrespondingtotheadditionorsubtractionofsubtotals,thesubtotalsshall prevailandthetotalshallbecorrected;and
 - iii) Ifthereisadiscrepancybetweenwordsandfigures,theamountinwordsshallprevail,unlesstheamount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subjectto(a)and(b)above.
- 34.2 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. The method of determining the error as a major deviation shall be specified in the **TDS**.
- 34.3 Correctedtenderpricesshallnotbeusedintheevaluationoftenders, comparison oftenderprices.
- 34.4 TheProcuringEntityshallcalculatethedifferencebetweenthecorrectedpriceandtenderpriceandworkoutth e percentagedifference,whichwillbeplusorminustenderpriceasthecasemaybe;[i.e.(correctedtenderprice tenderprice)/tenderpriceX100].Thispercentagedifferencebetweencorrectedtenderpriceandtenderprice maybeusedtodetermineiftheerrorsodetectedisconsideredamajordeviationthataffectsthesubstanceofth e tender.
- 34.5 On award of contract, all payment valuation certificates, variation orders on omissions and additions valued based on rates in the Bill of Quantities will be adjusted by such a percentage specified in ITT 31.4 to ensure contractorisnotpaidlessormorerelativetothecontractpricewhichwouldbethetenderprice.

7. ConversiontoSingleCurrency

35.1 For evaluation and comparison purposes, the currency(ies) of the Tender shall be converted into a single currencyasspecified**intheTDS**.

8. Margin of Preference

- 36.1 A margin of preference may be allowed on locally manufactured goods (plant and equipment) only when the contract is open to international tendering, where the tender is likely to attract foreign goods and where the contract exceeds the threshold specified in the Regulations.
- 36.2 Amarginofpreferenceshallnotbeallowedunlessitisspecifiedsointhe **TDS**.
- 36.3 Contracts procured on basis of international tendering and competition shall not be subject to reservations exclusive/specificgroupsunderwomen, youthandpersonsliving with disability.

36.4 Whereitisintendedtoreservea contracttoaspecificgroupofbusinesses(thesegroupsareSmallandMedium Enterprises,WomenEnterprises,YouthEnterprisesandEnterprisesofpersonslivingwithdisability, as the case maybe),andwhoareappropriatelyregisteredassuchbyacompetentauthority,aprocuringentityshallensur e that the invitationtotenderspecificallyindicatesthatonlybusinessesorfirmsbelongingtothespecifiedgroup areeligibletotender. Tendershallbereservedtoonlyonegroup. Ifnotsostatedinthe Tenderdocuments, the invitationtotenderwillbeopentoallinterestedtenderers.

9. Evaluation of Tenders

- 37.1 TheProcuringEntityshallusethecriteriaandmethodologieslistedinthisITTandSectionIII,Evaluationand Qualificationcriteria.Nootherevaluationcriteriaormethodologiesshallbepermitted.Byapplyingthecrite ria and methodologies the Procuring Entity shall determine the Best Evaluated Tender. This is the Tender of the Tendererthatmeetsthequalificationcriteriaandthathasbeendeterminedtobe:
 - a) MostresponsivetotheTenderingdocument;and
 - b) Thelowestevaluatedcost.
- 37.2 **Technical Evaluation**. The Procuring Entity will carry out a detailed technical evaluation of the Tendersnot

previouslyrejectedtodeterminewhetherthetechnicalaspectsareincompliancewiththeTenderingdocume nt.

The Tenderthat does not meet minimum acceptable standards of completeness, consistency and detail, and the especified minimum (or maximum, as the case may be) requirements for specified functional guarantees, will be rejected for non-responsiveness. In order to reach its determination, the Procuring Entity will examine and compare the technical aspects of the Tenders on the basis of the information supplied by the Tenderers, taking into account the following:

- a) OverallcompletenessandcompliancewiththeProcuringEntity'sRequirements;conformityoftheP lant and Installation Services offered with specified performance criteria, including conformity with the specified minimum (or maximum, as the case may be) requirement corresponding to each functional guarantee, as indicated in the Specification and in Section III, Evaluation and Qualification Criteria; suitability of the Plant and Installation Services offered in relation to the environmental and climatic conditions prevailing at the site; and quality, function and operation of any process control concept included in the Tender;
- b) type, quantity and long-term availability of mandatory and recommended spare parts andmaintenance services; and
- c) otherrelevantfactors, if any, listed in Section III, Evaluation and Qualification Criteria.
- 37.3 Where alternative technical solutions have been allowed in accordance with ITT 13, and offered by the

Tenderer, the Procuring Entity will make a similar evaluation of the alternatives. Where alternatives have not been allowed but have been offered, they shall be ignored.

- 37.4 **EconomicEvaluation**. To evaluate a Tender, the Procuring Entity shall consider the following:
 - a) the Tender price, excluding provisional sums and the provision, if any, for contingencies in the Price Schedules;
 - b) priceadjustmentduetodiscountsofferedinaccordancewithITT17.11;
 - c) priceadjustmentduetoquantifiablenonmaterialnon-conformitiesinaccordancewithITT31.3;
 - d) converting the amount resulting from applying (a) to (c) above, if relevant, to a single currency in accordance withITT33;and
 - e) the evaluation factors specified **in the TDS** and in Section III, Evaluation and Qualification Criteria.
- 37.5 If price adjustment is allowed in accordance with ITT 17.7, the estimated effect of the price adjustment

provisionsoftheConditionsofContract,appliedovertheperiodofexecutionoftheContract,shallnotbetake n intoaccountin Tender evaluation.

37.6 In the case of multiple contracts or lots, Tenderers are allowed to tender for one or more lots and the methodologytodeterminethelowestevaluatedcostofthelot(contract)andforcombinations,includingany discountsofferedintheFormofTender,isspecifiedinSectionIII,EvaluationandQualificationCriteria.

10. ComparisonofTenders

38.1 The Procuring Entity shall compare the evaluated costs of all substantially responsive Tenders established in accordancewithITT35.4todeterminethe Tenderthathasthelowestevaluatedcost.

11. AbnormallyLowTendersandAbnormallyHighTenders

- 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 to perform the Contract for the offered Tender Price or that genuine competition between Tenderers is compromised.
- 39.2 In the eventofidentificationofapotentiallyAbnormallyLow Tender, theProcuringEntityshallseekwritten clarificationsfromthe Tenderer, includingdetailedpriceanalysesofits Tender priceincorrelationtothesubject matterofthecontract,scope,proposedmethodology,schedule,allocationofrisksandresponsibilitiesanda ny otherrequirementsoftheTenderingdocument.
- 39.3 Afterevaluationofthepriceanalyses, in the eventthattheProcuringEntitydeterminesthattheTendererhas failedtodemonstrateitscapabilitytodeliverthecontractfortheofferedtenderprice,theProcuringEntitysha ll rejectthe Tender.
- 39.4 Anabnormallyhighpriceisonewherethetenderprice,incombinationwithotherconstituentelementsofthe Tender, appearsunreasonablytoohightotheextentthattheProcuringEntityisconcernedthatit(theProcuring Entity)maynotbegettingvalueformoneyoritmaybepayingtoohighapriceforthecontractcomparedwith marketpricesorthatgenuinecompetitionbetweenTenderersiscompromised.
- 39.5 In caseofanabnormallyhightenderprice,theProcuringEntityshallmakeasurveyofthemarketprices,check iftheestimatedcostofthecontractiscorrectandreviewthe Tender Documentstocheckifthespecifications, scopeofworkandconditionsofcontractarecontributorytotheabnormallyhightenders.TheProcuringEntit y may also seek written clarification from the tenderer on the reason for the high tender price. The Procuring Entityshallproceedasfollows:
 - i) Ifthetenderpriceisabnormallyhighbasedonwrongestimatedcostofthecontract,theProcuringEntit y mayacceptornotacceptthetenderdependingontheProcuringEntity'sbudgetconsiderations.
 - 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 revisedestimates, specifications, scope of work and conditions of contract, as the case may be.
- 39.6 If the Procuring Entity determines that the Tender Price is abnormally too high because genuine competition

<u>betweentenderersiscompromised</u>(oftenduetocollusion,corruptionorothermanipulations),theProcurin g Entity shall reject all Tenders and shall institute or cause competent Government Agencies to institute an investigationonthecauseofthecompromise,beforeretendering.

12. UnbalancedorFrontLoadedTenders

40.1 If the Tender that is evaluated as the lowest evaluated cost is, in the Procuring Entity's opinion, seriously unbalanced 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 Tendering document.

- 40.2 After the evaluation of the information and detailed price analyses presented by the Tenderer, the Procuring Entitymay:
 - a) AccepttheTender;or
 - b) Ifappropriate,requirethatthetotalamountofthePerformanceSecuritybeincreased, at the expense of theTenderer,toalevelnotexceedingtwentypercent(10%) of the ContractPrice; or
 - c) RejecttheTender.

13. Eligibility and Qualification of the Tenderer

- 41.1 The Procuring Entity shall determine to its satisfaction whether the Tenderer that is selected as having submitted the lowest evaluated cost and substantially responsive Tender is eligible and meets the qualifying criteria specified in Section III, Evaluation and Qualification Criteria.
- 41.2 The determination shall be based upon an examination of the documentary evidence of the Tenderer's qualifications submitted by the Tenderer, pursuant to ITT 15.1. 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 Tendering document) or any other firm(s)different from the Tenderer.
- 41.3 An affirmative determination shall be a prerequisite for award of the Contract to the Tenderer. A negative determinationshallresultindisqualificationofthe Tender, in which eventthe Procuring Entity shall proceed to the Tenderer who offers a substantially responsive Tender with the next lowest evaluated cost to make a similar determination of that Tenderer's qualification stoper forms at is factorily.
- 41.4 Thecapabilities of the manufacturers and subcontractors proposed in its to be used by the Tender erwith the Lowest Evaluated Tender for identified major items of supply or services will also be evaluated for acceptability in accordance with Section III, Evaluation and Qualification Criteria. Their participation should be confirmed with a Formofintent between the parties, as needed. Should a manufacture rors ubcontractor be determined to be unacceptable, the Tender will not be rejected, but the Tender equired to substitute an acceptable manufacture rors ubcontractor without any change to the Tender price. Prior to signing the Contract

The corresponding Appendix to the Contract Agreements hall be completed, listing the approved manufacturers or subcontractors for each item concerned.

14. ProcuringEntity'srighttoAcceptAnyTenderandtoRejectAnyorAllTenders

42.1 TheProcuringEntityreservestherighttoacceptorrejectanyTender,andtoannultheTenderingprocessand rejectallTendersatanytimepriortoContractAward,withouttherebyincurringanyliabilitytoTenderers.In case of annulment, all Tenders submitted and specifically, Tender securities shall be promptly returned tothe Tenderers.

F. Award of Contract

1. AwardCriteria

- 43.3 Subject to ITT 40, the Procuring Entity shall award the Contract to the successful Tenderer. This is the Tenderer whose Tender has been determined to be the Lowest Evaluated Tender. This is the Tender of the Tenderer that meetsthequalificationcriteriaandwhoseTenderhasbeendeterminedtobe:
 - a) SubstantiallyresponsivetotheTenderingDocument;and

b) Thelowestevaluatedcost

2 NoticeofIntentiontoEnterintoaContract/NotificationofAward

44.1 WhenaStandstillPeriodapplies,itshallcommencewhentheProcuringEntityhastransmittedtoeachTender er

the Notification of Intention to Award the Contract to the successful Tenderer. The Notification of Intention to Award shall contain, a taminimum, the following information:

- a) ThenameandaddressoftheTenderersubmittingthesuccessfulTender;
- b) TheContractpriceofthesuccessfulTender;
- c) A statementofthereason(s)theTender(of the unsuccessfulTenderertowhomtheFormisaddressed)was unsuccessful,unlessthepriceinformationinc)abovealreadyrevealsthereason;
- d) TheexpirydateoftheStandstillPeriod;and
- e) Instructionsonhowtorequestadebriefingand/orsubmitacomplaintduringthestandstillperiod.

3. StandstillPeriod

- 45.1 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.
- 45.2 Where a Standstill Period applies, it shall commence when the Procuring Entity has transmitted to each TenderertheNotificationofIntentiontoEnterintoaContractwiththesuccessfulTenderer.

4. DebriefingbytheProcuringEntity

- 46.1 On receipt of the Procuring Entity's Notification of Intention to Enter into a Contract referred to in ITT 43, 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.
- 46.2 DebriefingsofunsuccessfulTenderersmaybedoneinwritingorverbally. The Tenderershall bear its own cost so fattending such a debriefing meeting.

5. Letter of Award

47.1 PriortotheexpiryoftheTenderValidityPeriodanduponexpiryoftheStandstillPeriodspecifiedinITT43.1, uponaddressingacomplaintthathasbeenfiledwithintheStandstillPeriod,theProcuringEntityshalltransm it the Letter of Awardto the successful Tenderer. The letter of award shall request the successful tenderer to furnishthePerformanceSecuritywithin21daysofthedateoftheletter.

6. Signing of Contract

- 48.1 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.
- 48.2 Within fourteen (14) days of receipt of the Contract Agreement, the successful Tenderer shall sign, date, and returnittothe Procuring Entity.
- 48.3 The written contract shall be entered into within the period specified in the notification of award and before expiryofthetendervalidityperiod
- 48.4 Notwithstanding ITT 46.2 above, in case signing of the Contract Agreement is prevented by any export restrictionsattributabletotheProcuringEntity,to the countryoftheProcuringEntity,ortotheuseofthePlant and Installation Services to be supplied, where such export restrictions arise from trade regulations from a

countrysupplyingthosePlantandInstallationServices,theTenderershallnotbeboundbyitsTender,always provided,however, that the

Tenderer can demonstrate to the satisfaction of the Procuring Entity that signing of the procuring and the procuring of the procuring and the procuring and the procuring of the procuring and the procuring and

 $the Contact Agreement has not been prevented by any lack of diligence on the part of the Tenderer incompleting {\tt g} and {\tt$

any formalities, including applying for permits, authorizations and licenses necessary for the export of the Plant and Installation Services under the terms of the Contract.

7. PerformanceSecurity

- 49.1 Within twenty-one (21) days of the receipt of the Form of Acceptance from the Procuring Entity, the successful Tenderer shall furnish the Performance Security in accordance with the General Conditions GCC 13.3, subject to ITT 38, using for that purpose the Performance Security Form included in Section X, Contract Forms, or another form acceptable to the Procuring Entity. If the Performance Security furnished by the successful Tenderer is in the form of a bond, it shall be issued by a bonding or insurance company that has been determined by the successful Tenderer to be acceptable to the Procuring Entity. A foreign institution providing a bond shall have a correspondent financial institution located in Kenya, unless the Procuring Entity has agreed in writing that a correspondent financial institution is not required.
- 49.2 Failure of the successful Tenderer to submit the above-mentioned Performance Security or sign the Contract shallconstitutesufficientgroundsfortheannulmentoftheawardandforfeitureoftheTenderSecurity.Inthat

eventtheProcuringEntitymayawardtheContracttotheTendererofferingthenextBestEvaluatedTender.

8 PublicationofProcurementContract

- 50.1 Within fourteen days after signing the contract, the Procuring Entity shall publish the awarded contract atits noticeboardsandwebsites; 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) thenameofthesuccessful Tenderer, the final total contract price, the contract duration.
 - d) Datesofsignature, commencement and completion of contract;
 - e) NamesofallTenderersthatsubmittedTenders,andtheirTenderpricesasreadoutatTenderopening.

9. AppointmentofAdjudicator

51.1 TheProcuringEntityproposesthepersonnamedintheTDStobeappointedasAdjudicatorundertheContract , at the hourlyfeespecifiedintheTDS,plusreimbursableexpenses.IftheTendererdisagreeswiththisproposal, theTenderershouldsostateinhisTender.If, in the LetterofAcceptance,theProcuringEntitydoesnotagreeon theappointmentoftheAdjudicator,theProcuringEntitywillrequesttheAppointingAuthoritydesignatedin the Special Conditions of Contract (SCC) pursuant to Clause 23.1 of the General Conditions of Contract (GCC),toappointtheAdjudicator.

10. ProcurementRelatedComplaint and Administrative Review

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

SECTION II - TENDER DATA SHEET

 $The following specific data for the Facilities to be procured shall complement, supplement, or amend the provisions in {\tt State} and {\tt State} and {\tt State} are the {\tt State} and {\tt State} are the {\tt State} a$

the Instructions to Tenderers (ITT). Whenever there is a conflict, the provisions here in shall prevail over those in ITT.

Reference to ITC Clause	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS	
A. General		
ITT 1.1	The Procuring Entity is: Murang'a University of Technology The name of the ITT is: Supply and Installation of Sound, Video Presentation and Conferencing Equipment The number and identification of lots (contracts)comprising this ITT is: One Lot, No.: MUT / T 06/SOUND, VIDEO & SOUND/ 2025/2026	
ITT 2.1	The name of the Project is: Construction of The Tuition Block Phase II for The Murang'a University of Technology, Murang'a County	
	Electronic –Procurement System shall not be used . The Procuring Entity shall use the following electronic-procurement system to manage this Tendering process: Not Applicable	
ITT 4.1	Maximum number of members in the Joint Venture (JV) shall be: Not Applicable .	
B. Tendering Docu	ment	
ITT 8.1	The pre-tender conference will not be held . The pre-arranged pretender visit of the site of the works will not be held .	
ITT 8.2	Any questions in writing, shall reach the Procuring Entity not later than 17:00 Hours on the Seventh Calendar Day from the Date of Advertisement of this Tender	
ITT 8.4	Minutes of the pre-Tender meeting and the pre-arranged pretender visit of the site of the works will be published at the website Not Applicable .	
ITT 9.1	The Procuring Entity shall publish its response at the website. Not Applicable .	
C. Preparation of T	enders	

Reference to ITC Clause	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS	
ITT 13.1 (j)	 The Tenderer shall submit the following additional documents in its Tender: 1) Manufacturer's authorization letter OR dealership certificate for sound equipment, audio conference equipment and video equipment. 2) Completion letters or Letters of reference for audio-visual projects completed by the tender in the last 5 years. 3) Names and resumes of employees with experience in installation and maintenance of audio-visual equipment. 4) Warranty statement for Sound Equipment, Audio Conference Equipment, Video screens and Overhead projector. 5) Completed and Signed Schedule of Compliance to Technical Specifications. 6) Brochures and third-party test documents to support equipment specifications. 	
ITT 15.1	Alternative Tenders shall not beconsidered.	
ITT 15.2	Alternatives to the Time Schedule shall not be permitted. If alternatives to the Time Schedule are permitted, the evaluation method will be as specified in Section III, Evaluation and Qualification Criteria. Not Applicable .	
ITT 15.4	Alternative technical solutions shall not be permitted for any parts of the Plantand Installation Services as further detailed in the Specification. If alternative technical solutions are permitted, the evaluation method will be as specified in Section III, Evaluation and Qualification Criteria. Not Applicable.	
ITT 19.1	Tenderers shall quote for the following components or services on a single responsibility basis: One day (8 hours) of user training on completion of commissioning for each of the following components: 1) Auditorium and Lecture Theatre Sound System. 2) Auditorium audio Conferencing system. 3) Interactive Video Screens (for auditorium, lecture theatre and lecture rooms) and Auditorium LED Video wall. and/or The following components or services will be provided under the responsibility of the Procuring Entity: Not Applicable.	
ITT 19.5 (a) and (d)	Place of destination: DDP Murang'a University of Technology, Tuition Block Phase II, Murang'a, Kenya	
ITT 19.6	The Incoterms edition is: Incoterms 2020.	
ITT 19.7	The prices quoted by the Tenderer shall not be subject to adjustment	

Reference to ITC Clause	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS		
	during the performance of the Contract.		
ITT 20.1	The Tenderer isrequired to quote in Kenya Currency the portion of the Tender price that corresponds to expenditures incurred in that currency.		
ITT 21.1	The Tender validity period shall be 84 days counting as of the deadline for Tender submission .		
ITT 21.3 (a)	Not Applicable		
ITT 22.1	A Tender Securityshall berequired.		
	A Tender-Securing Declaration shall not be required.		
	The amount and currency of the Tender Security shall be KSh1,000,000 (Kenya Shillings One Million Only).		
ITT 23.1	In addition to the original of the Tender, the number of copies is: One.		
ITT 23.3	The written confirmation of authorization to sign on behalf of the Tenderer shall consist of: Power of Attorney attested by a Commissioner of Oaths.		
D. Submission and	d Opening of Tenders		
ITT 25.1	For Tender submission purposes only, the Procuring Entity's address is: Attention: The Procurement Department, Murang'a University of Technology Physical Address: Murang'a University of Technology, Main Campus, Procurement Department opposite theOld Administration Block P.O Box 75-10200, Murang'a, Kenya Procurement Department: Phone: 0706-249 039, Email: tenders@mut.ac.ke or procurement@mut.ac.ke The deadline for Tender submission is: Time and Date:On or Before 11:100AM on the 31st Business Day counting from the date of advertisement of the tender. Tenderers shall not have the option of submitting their Tenders electronically.		

Reference to ITC Clause	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS
ITT 28.1	The Tender opening shall take place at:
	Physical Address:
	Murang'a University of Technology, Main Campus,
	Procurement Department opposite the Old Administration Block
	P.O Box 75-10200, Murang'a, Kenya
	Procurement Department: Phone: 0706-249 039,
	Email: tenders@mut.ac.ke or
	procurement@mut.ac.ke
	Time and Date:On or Before 11:100A M on the 31 st Business Day counting from the date of advertisement of the tender.
	The electronic Tender opening procedures shall be: Not Applicable.
ITT 28.6	The Form of Tender and Price Schedules shall be initialed bythree representatives of the Procuring Entity conducting Tender opening. Each Tender shall be initialed by three representatives and shall be numbered.
	Any modification to the unit or total price shall be initialed by all
	Representatives of the Procuring Entity.
E. Evaluation, and	d Comparison of Tenders
ITT 33.3	The adjustment shall be based on the average 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 34.2	The error shall be determined as a major deviation if it is more than 15% or less than 15%
ITT 35.1	The currency that shall be used for Tender evaluation and
	comparison purposes to convert (at the selling exchange rate) all Tender prices expressed in various currencies into a single currency is: Kenya Shillings
	The source of exchange rate shall be: The Central Bank of Kenya Mean Rate
	The date for the exchange rate shall be: The Date of Submission of Tenders OR the latest available earlier date provided that is not more than 5 days earlier than the date of submission of tenders.
ITT 36.2	A margin of preference shall not be allowed.
ITT 37.4 (e)	The adjustments shall be determined using the following criteria, from amongst those set out in Section III, Evaluation and

Reference to ITC Clause	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS		
	Qualification Criteria: (a) Deviation in Time for Completion: No. (b) Life cycle costs: the projected operating and maintenance costs during the life of the goods or equipment No. (c) Functional Guarantees of the Facilities No. (d) Work, services, facilities, etc., to be provided by the Procuring Entity No.		
ITT 37.6	Tenderers shall be not allowed to quote separate prices for different lots (contracts) and the methodology to determine the lowest tenderer is specified in Section III, Evaluation and Qualification Criteria.		
ITT 45 Standstill Period	The Standstill Period is 10 Business Days after the date the Procuring Entity has transmitted to all Tenderers that submitted a Tender, the Notification of its Intention to Award the Contract to the successful Tenderer.		
ITT 51	The hourly fee specified isplus reimbursable expenses. Not Applicable.		
ITT 52.1	The procedures for making a Procurement-related Complaint are detailed in the "Notice of Intention to Award the Contract" herein and are also available from the PPRA website info@ppra.go.ke or complaints@ppra.go.ke. For the attention:Prof. Dickson Nyariki, Ph.D. Title/position:Vice Chancellor Procuring Entity: Murang'a University of Technology Email address: info@mut.ac.ke and copy to vc@mut.ac.ke In summary, a Procurement-related Complaint may challenge any of		
	the following: 1. the terms of the Tendering Documents; and 2. the Procuring Entity's decision to award the contract.		

SECTION III - EVALUATION AND QUALIFICATION CRITERIA

1. General Provision

- 1.2 Wherever a Tenderer is required to state a monetary amount, Tenderers should indicate the Kenya Shilling equivalentusingtherateofexchangedeterminedasfollows:
 - a. Forconstructionturnoverorfinancialdatarequiredforeachyear-Exchangerateprevailingonthelast dayoftherespectivecalendaryear(in which theamountsforthatyearistobeconverted)wasoriginally established.
 - b. Value of single contract-Exchange rate prevailingonthedateofthecontractsignature.
 - c. ExchangeratesshallbetakenfromthepubliclyavailablesourceidentifiedintheITT33.1.Anyerrorin determiningtheexchangeratesintheTendermaybecorrectedbytheProcuringEntity.
- 1.3 ThissectioncontainsthecriteriathattheProcuringEntityshallusetoevaluatetenderandqualifytenderers.

otherfactors,methodsorcriteriashallbeusedotherthanspecifiedinthistenderdocument.TheTenderershall provide all the information requested in the forms included in Section IV, Tendering Forms. The Procuring

Entity should use the Standard Tender Evaluation Report for Goods and Works for evaluating Tenders.

1.4 Evaluation and contract award Criteria:

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

${\bf 2.\ Preliminary examination for Determination of Responsiveness}$

TheProcuringEntitywillstartbyexaminingalltenderstoensuretheymeetinallrespectstheeligibilitycriteri a (including requirements in the qualification forms, tenderer's eligibility- confidential business questionnaire) andotherrequirementsintheITTandthatthetenderiscomplete inallaspectsinmeetingtherequirementsof "Part 2 - Procuring Entity's Requirements", including checking for tenders with unacceptable errors, abnormallylowtenders,andabnormallyhightenders.TheStandardTenderEvaluationReportforGoodsan d

Work sprovides clear guide lines on how to deal with review of these requirements. Tenders that do not pass the Preliminary Examination will not be considered further.

Preliminary Examination and Determination of Responsiveness				
	No.	Requirement	Compliance (Yes/No)	Remarks
1		Tender Submission Requirements		
	1.1	Tender submitted before deadline, properly addressed		
		and deposited as required		
	1.2	Tender document signed by authorized person (Director		
		OR Power of Attorney Supplied for Signatory of All		
		Documents)		
	1.3	Tender format is correct (unaltered official document)		
	1.4	Correct number of copies submitted		
2		Eligibility Requirements		
	2.1	Valid Certificate of Incorporation		
	2.2	Disclosed Ownership Structure – Directors and		
		Shareholders (Attach CR12 issued in last 12 Months)		
	2.3	Valid Business Permit/Trade License from respective		
		County Government		
	2.4	Valid Tax Compliance Certificate (KRA)		
	2.5	Not debarred by PPRA		
	2.6	Litigation History		
3		Mandatory Tender Requirements		
	3.1	Form of Tender duly filled and signed. Document		
		paginated and serialized		
	3.2	Price Schedule to be duly filled, signed and stamped.		
	3.4	Confidential Business Questionnaire completed		
	3.5	Audited Financial Statements for last three (3) years		
	3.6	Power of Attorney Authorization for signatory of all		
		documents (If not a director)		
4		Tender Security / Tender Securing Declaration		
	4.1	Correct form, currency and amount of Tender Security		
		submitted		
	4.2	Security Issued by eligible institution (Bank/PPRA-		
		approved insurer)		
4.3	3	Security Valid for required tender validity period		
5		Completeness of Tender		
	5.1	All required forms and schedules duly filled		
	5.2	Bid validity period as required		
	5.3	No material deviations, reservations or omissions		
	5.4	No counter-offers or conditional tenders		

3. Evaluation

1.4 **Technical Evaluation**

In addition to the criteria listed in ITT 35.2(a) - c) the factors presented in the check; lists in this section will apply.

1.4.1 Preliminary Technical Evaluation

	Preliminary Technical Evaluation				
ITEM	DETAILS	RESPONSIVE (YES / NO)			
1	Manufacturer's authorization letter or dealership certificate for: 1. Sound Equipment 2. Audio Conference Equipment 3. Interactive Video Screens and LED Video Wall				
2	Evidence of experience in Supply, Installation and Aftersales support of Audio-Visual Equipment in the role of prime supplier, management contractor, JV member, or subcontractor in the last 5 years (completion certificates or reference letters).				
3	Warranty statement (minimum 12 months) for: 1. Sound Equipment 2. Audio Conference Equipment 3. Interactive Video Screens and LED Video Wall 4. Overhead Projector				
4	Principle staff or employee with experience in installation and maintenance of audio-visual equipment, preferably with manufacturer training.				
5	System software provided with free annual licenses and updates				

Tenders that meet preliminary technical evaluation will proceed to the detailed technical evaluation as per the checklists.

1.4.2 Technical Evaluation Checklist – Audio Conference System

Technical Evaluation Checklist – Audio Conference System				
ITEM	DETAILS	FULLY COMPLIANT = 3; MOSTLY COMPLAINT = 2; PARTLY COMPLIANT = 1; NOT COMPLIANT = 0.		
1	Conference Controller with support for 300 wired delegate units (Directly + Extension Unit)			
2	Controller supports initiating conference sign-in, voting, rating, and custom function.			
3	Controller has DSP function withfeedback suppression and noise reduction			
4	System has recording function			
5	System has Multiple conference modes (FIFO, free, chairman priority, voice activation). Chairman unit has priority override function to mute delegate units			
6	Chairman and selected delegate units have voting function			
7	Chairman and all delegate units have Microphone ON/OFF control with LED indicator			
8	Chairman and all delegate units have frequency response that includes 100Hz to 16kHz			
9	Delegate units have power supplied through system bus. System wiring allows operation with one unit faulty / disconnected			
10	System includes audio processor with feedback suppression, automatic mixing and automatic gain function, it can effectively keep the microphone volume within a certain dynamic range. Confirmed by third party test certificate			

Maximum 30 Points. Features to be supported by st	tandard brochures and third-party test certificates.
	33

$1.4.3 \quad \textbf{Technical Evaluation Checklist-Sound System}$

Technical Evaluation Checklist – Sound System			
ITEM	DETAILS	FULLY COMPLIANT = 3; MOSTLY COMPLAINT = 2; PARTLY COMPLIANT = 1; NOT COMPLIANT = 0.	
1	Handheld Microphone has super-cardioid polar pattern		
2	Handheld Microphone Frequency Response includes 50 Hz – 18 kHz		
3	Line Array Full Range speakers: 8Ω, AES Power 600W; Frequency Range 65Hz – 20kHz		
4	Line Array Woofer speakers: 8Ω, AES Power 800W; Frequency Range 40Hz – 400Hz		
5	Wall Mounted Full Range speakers, 15 Inch: 8Ω, AES Power 450W; Frequency Range 45Hz – 20kHz		
6	Wall Mounted Full Range speakers, 12 Inch: 8Ω, AES Power 350W; Frequency Range 50Hz – 20kHz		
7	Amplifier output power for 8Ω (1KHz/THD≤1%) exceeds connected speaker power (For each of items 3, 4, 5 & 6)		
8	Amplifiers: Third-party test reports for performance		
9	Digital Audio Processor: Third-party test reports for performance		
10	Speaker Sensitivity ≥100dB/W/M		

Maximum 30 Points. Features to be supported by standard brochures and third-party test certificates.

$1.4.4 \quad \textbf{Technical Evaluation Checklist-Video Display Systems}$

Technical Evaluation Checklist - Video Wall, Interactive Video Screens & Video Camera			
ITEM	DETAILS	FULLY COMPLIANT = 3; MOSTLY COMPLAINT = 2; PARTLY COMPLIANT = 1; NOT COMPLIANT = 0.	
1	LED Video Wall: Seamlessly Spliced SMD2121 black light modules with pixel pitch ≤ 3.1 mm and resolution 100,000 dots/m ²		
2	LED Wall: Ultra-wide viewing angle display - ≥150° for both horizontal and vertical viewing.		
3	LED Wall: Adjustable colour temperature and low blue light mode. Refresh Rate ≥1920 Hz and frame rate 60Hz		
4	LED Wall: Adjustable colour temperature and low blue light mode. Refresh Rate ≥1920 Hz and frame rate 60Hz		
5	Interactive Video Screen (86Inch, 75 Inch and 65 Inch), Processor: Quad-Core CPU, Dual Core GPU, ≥4GB memory, ≥32GB storage space		
6	Interactive Video Screen (86Inch and 65 Inch), Operating System: Android ≥ Release 11; Windows (Inbuilt or using OPS Module)		
7	Interactive Video Screen (86Inch, 75 Inch and 65 Inch), Screen: Surface Hardness of the writing screen is \geq 7H; \geq 86 /65 inches (16:9), refresh rate \geq 60Hz, brightness \geq 350cd/m2, viewing angle (degrees) \geq 170°, resolution \geq 3840 × 2160 (4K).		
8	Interactive Video Screen (86Inch, 75 Inch and 65 Inch), Screen Operation: writing and annotation function under any channel; Support screen recording, electronic whiteboard, and handwriting annotation. ≥ 20 Touch Points (Windows), with Zoom in, Zoom Out, Rotate.		
9	Interactive Video Screen (86Inch, 75 Inch and 65 Inch), Connectivity: HDMI, USB, Wired LAN, Wi-Fi; USB multimedia file playback function. Supports wireless screen transmission to computer / Laptop		
10	Interactive Video Screen: Built-in high-definition camera, microphones and speakers		

Maximum 30 Points. Features to be supported by standard brochures and third-party test certificates.

1.4.5 Technical Evaluation Checklist – Video Conferencing Camera and Overhead Projector

	Technical Evaluation Checklist –Video Conferencing Camera					
ITEM	DETAILS	FULLY COMPLIANT = 3; MOSTLY COMPLAINT = 2; PARTLY COMPLIANT = 1; NOT COMPLIANT = 0.				
1	High-definition camera with 20× optical zoom lens and supports 16× digital zoom, Full HD 1080p resolution.					
2	Support four-way HDMI, SDI, USB and network video output at the same time.					
3	PoE Power Supply					
4	AI technology and pedestrian re-identification technology support automatic frame selection of participants and automatic tracking of speakers. Provide third party certification					
5	Pan, Tilt and Zoom Operation.					

Maximum 15 Points. Features to be supported by standard brochures and third-party test certificates.

	Technical Evaluation Checklist –Overhead Projector &	Screen
ITEM	DETAILS	FULLY COMPLIANT = 3; MOSTLY COMPLAINT = 2; PARTLY COMPLIANT = 1; NOT COMPLIANT = 0.
1	Brightness ≥ 5000 Lumens	
2	Resolution ≥1920×1200 (WUXGA);	
3	Laser Lamp; Lifetime ≥ 20,000 Hours	
4	Connectivity: HDMI, Wired LAN, Wi-Fi. Remote Control	
5	Motorised Projection Screen: Laminated, cleanable fabric screen with perfectly flat surface. White matte finish with black boundary. Bult-in slow retraction retention	

Maximum 15 Points. Features to be supported by standard brochures and third-party test certificates.

Tenders that fail technical evaluation will not be considered further.

1.5 Economic Evaluation

Price evaluation: Will be applied in accordance with the criteria listed in ITT 35.4 (a) - (e).

4. Multiple Contracts(ITT35.6)

Multiple contracts shall not be applicable.

5. MARGINOFPREFERENCE

Margin of preference will not be applicable.

6. AlternativeTenders(ITT13.1)

Alternative tenders shall not be allowed.

7. Postqualification and Contract award (ITT 39)

Morespecifically,

a) In case the tender <u>was subject to post-qualification</u>, the contract shall be awarded to the lowest evaluated tenderer, subject to confirmation of prequalification data, if so required.

- b) In casethetender <u>was not subject to post-qualification</u>, the tender that has been determined to be the lowest evaluated tenderer shall be considered for contract award, subject to meeting each of the following conditions.
 - i) The Tenderershall 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 of **Kenya Shilling One Million** per month.
 - ii) Minimum <u>average</u> annual construction turnover of **Kenya Shillings Forty Million**, equivalentcalculatedastotalcertifiedpaymentsreceivedforcontractsinprogressand/orcomplet ed withinthelast**five**years.
 - iii) Atleast**two**contractsofasimilarnatureexecutedwithinKenya,ortheEast African Community or abroad, that have been satisfactorily and substantially completed as a prime contractor,orjointventurememberorsub-contractoreachofminimumvalueKenyashillings**Fifteen Million**equivalent.
 - *iv)* Contractor'sRepresentativeandKeyPersonnel,whicharespecifiedas**System Integration Manager**
 - v) Contractorskeyequipmentlistedonthetable"Contractor'sEquipment"belowandmorespecifica lly listedas**applicable**
 - iv) Otherconditionsdependingontheirseriousness.

a) Historyofnon-performingcontracts:

Tenderer and each member of JV in case the Tenderer is a JV, shall demonstrate that Non-

performanceofacontractdidnotoccurbecauseofthedefaultoftheTenderer,orthememberof a JV in the last**fiveyears**. Therequiredinformationshallbefurnishedinthe appropriateform.

b) PendingLitigation

Financialpositionandprospectivelong-termprofitabilityoftheSingleTenderer,andinthecase the Tenderer is a JV, of each member of the JV, shall remain sound according to criteria establishedwithrespecttoFinancialCapabilityunderParagraph(i)aboveifallpendinglitigat ion will be resolvedagainsttheTenderer.Tenderershallprovideinformationonpendinglitigations in the appropriateform.

c) LitigationHistory

Thereshallbenoconsistenthistoryofcourt/arbitralawarddecisionsagainstthe Tenderer,inth e last **five years**. All parties to the contract shall furnish the information in the appropriate form about any litigation or arbitration resulting from contracts completedorongoingunderits execution over the years specified. A consistent historyofawar ds against the Tenderer or any member of a JV may result in rejection of the tender.

8. Qualification

Factor	1 Eligibility							
	Criteria	Criteria						
Sub-Factor		Tender	nderer				Required	
Sub-ractor	Requirement				(existing or intende			
	Requirement	Single 1	Entity	All members combined	Each Partner	At least one Partner		
1.1 Nationality	Nationality in accordance with ITT 4.6.	Must r		must meet requirement	Must meet requirement	N/A	Form ELI –1.1 and 1.2, with attachments	
1.2 Conflict of Interest	No- conflicts of interests as described in ITT 4.3	Must r		must meet requirement	Must meet requirement	N/A	Form of Tender	
1.3 PPRA Ineligibit (if debarred/Sanctione		Must r		must meet requirement	Must meet requirement	N/A	Form of Tender	
1.4 State Owned Enterprise or Institution	Compliance with conditions of ITT 4.8	Must r		Must meet requirement	Must meet requirement	N/A	Form ELI –1.1 and 1.2, with attachments	
1.5 Ineligibility bas on a United Nations resolution or Kenya la	Kenya laws or official regulations, or by an act	Must meet requirement		must meet requirement	Must meet requirement	N/A	Form of Tender	
1.6 Tax Obligations for Kenyan Tenderers	Has produced a current tax clearance certificate or tax exemption certificate issued by the Kenya Revenue Authority in accordance with ITT 4.13.			must meet requirement	Must meet requirement	N/A	Attach certificate	
Factor	2. Historical Contract Non-Performance							
	Criteria						Documentation Required	
Sub-Factor			Tenderer	•				
Sub-Factor	Requirement		Single Entity	All members combined	existing or intende Each member	d) At least one member		

Factor	2. Historical Contract Non-Performance						
	Criteria						
		Tenderer					
Sub-Factor	D			existing or intende			
	Requirement	Single Entity	All members combined	Each member	At least one member		
2.1 History of non-	Non-performance of a contract did not occur within the	Must meet	N/A	Must meet	N/A	Form CON - 2	
performing	last Five (5) years prior to the deadline for application	requiremen		requirement ²			
contracts	submission, based on all information on fully settled	t by itself					
	disputes or litigation. A fully settled dispute or litigation	or as					
	is one that has been resolved in accordance with the	member to					
	Dispute Resolution Mechanism under the respective	past or					
	contract, and where all appeal instances available to the	existing JV					
	Tenderer have been exhausted.						
2.2 Suspension	Not under suspension based on execution of a Tender	Must meet	Must meet	Must meet	Must meet	Form of Tender	
	Securing Declaration or Proposal Securing Declaration	requiremen	requirement	requirement	requirement		
	pursuant to ITT 4.7 and ITT 20.9	t					
2.2 Pending	Tender's financial position and prospective long-term	Must meet	N/A	Must meet	N/A	Form CON – 2	
Litigation	profitability still sound according to criteria established in	requiremen		requirement			
	3.1 below and assuming that all pending litigation will be	t					
	resolved against the Tenderer						
2.3 Litigation	No consistent history of court/arbitral award decisions	Must meet	Must meet	Must meet	N/A	Form CON – 2	
History	against the Tenderer ³ since 1 st January 2021	requiremen t	requirement	requirement			

Factor	3 Financial Situation					
	Criteria					Documentation Required
	Requirement	Tenderer				
Sub-Factor		Single Entity	Joint Venture (existingor intended)			
Sub-1 actor			All members combined	Each member	At least one member	

¹

Nonperformance, as decided by the Procuring Entity, shall include all contracts where (a) nonperformance was not challenged by the contractor, including through referral to the dispute resolution mechanism under the respective contract, and (b) contracts that were so challenged but fully settled against the contractor. Nonperformance shall not include contracts where Procuring Entitys decision was overruled by the dispute resolution mechanism. Nonperformance must be based on all information on fully settled disputes or litigation, i.e. dispute or litigation that has been resolved in accordance with the dispute resolution mechanism under the respective contract and where all appeal instances available to the Tenderer have been exhausted.

This requirement also applies to contracts executed by the Tenderer as JV member.

The Tenderer shall provide accurate information on the related Tender Form about any litigation or arbitration resulting from contracts completed or ongoing under its execution over the last five years. A consistent history of awards against the Tenderer or any member of a joint venture may result in failure of the Tender.

Factor	3 Financial Situation					
	Criteria	1				Documentation Required
		Tenderer	T = 4 . ==			
Sub-Factor	Requirement		Joint Venture (ex	istingor intended)		
	Requirement	Single Entity	All members combined	Each member	At least one member	
3.1 Financial Capabilities	Submission of audited balance sheets or if not required by the law of the Tenderer's Country, other financial statements acceptable to the Procuring Entity, for the last three [3] years to demonstrate the current soundness of the Tenderers financial position and its prospective long-term profitability.	Must meet requirement	N/A	Must meet requirement	N/A	Form FIN – 3.1 with attachments
3.2 Average Annual Turnover	Minimum average annual turnover in Audio- Visual, Telecommunications or entertainment equipment of Kenya Shillings Forty Million Only, calculated as total certified payments received for contracts in progress or completed, within the lastfive(5) years	Must meet requirement	Must meet requirement	Must meet percent (%) of the requirement	Must meet percent (%) of the requirement	Form FIN –3.2
3.3 Financial Resources	The Tenderer must demonstrate access to, or availability of, financial resources such as liquid assets, unencumbered real assets, lines of credit, and other financial means, other than any contractual advance payments to meet: (i) the following cash-flow requirement: Kenya Shillings One Million per month and (ii) the overall cash flow requirements for this contract and its current commitments.	Must meet requirement	Must meet requirement	Must meet percent (%) of the requirement	Must meet percent (%) of the requirement	Form FIN –3.3

9. Personnel

The Tenderer must demonstrate that it will have the personnel for the key positions that meet the following requirements:

		Total Electrical /	Audio / Visual	Audio / Visual
No.	Position	Communication	Equipment Factory	Equipment
INO.	FOSITION	Work	Training (Sessions &	Experience
		Experience (years)	Duration)	(years)
1				
2				
3				

The Tenderer shall provide details of the proposed personnel and their experience records in the relevant Forms included in Section IV, Tendering Forms.

10. Equipment

The Tenderer must demonstrate that it will have access to the key Contractor's equipment listed hereafter:

No.	Equipment Category	Examples of Equipment
1	Installation & Cabling Toolkit	Cable installation and connector installation tools
2	Test & Measurement Instruments	Tone generator & Sound Pressure Meter, Signal
		tester
3	Audio Tools	Test microphones & Speakers, DSP Software
4	Video & Display Tools	Mounting and alignment tools and test connectors

The Tenderer shall provide further details of proposed items of equipment using the relevant Form in Section IV.

11. Subcontractors

- a) Where the tenderer has appointed a system integrator as a sub-contractor:
 - i) the system integrator must meet all the criteria required of the tenderer except the turnover and cash flow requirements.
 - ii) The tenderer must provide a signed agreement with the appointed system integrator.

Failure to comply with this requirement will result in rejection of the subcontractor.

b) In the caseofaTendererwhoofferstosupplyandinstallmajoritemsofsupplyunderthecontractthattheTendererdid not manufacture or otherwise produce, the Tenderer shall provide the manufacturer's authorization, using the form provided in Section IV, showing that the Tenderer has been duly authorized by the manufacturer or producer of the related plant and equipment or component to supply and install that item Kenya. The Tenderer is responsible for ensuring that the manufacturer or producer complies with the requirements of ITT 4 and 5 and meets the minimum criterialisted above for that item.

SECTION IV - TENDERING FORMS

FORM OF TENDER

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

INSTRUCTIONS TO TENDERERS

- i) All italicized text is to help the Tenderer in preparing this form.
- ii) The Tenderer must prepare this Form of Tender on stationery with its letterhead clearly showing the Tenderer's complete name and business address. Tenderers are reminded that this is a mandatory requirement.

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

Date of this	Tender submission:[in	ısert date (as day, r	month and year,) of Tender	submission]
Tender	Name	and	Identific	ation:	[insert
identification]	Alternative No.:	[insert	identification	No if this	is a Tender
for an alterna	utive]				
To:	[Insert complete na	me of Procuring Entit	ty]		

- a) **Noreservations:** Wehave examined and have no reservations to the Tendering document, including Adden da issued in accordance with ITT8;
- b) **Eligibility:** Wemeettheeligibilityrequirements and have no conflict of interestinac cordance with ITT4;
- c) **Tender-Securing Declaration:** We have not been suspended nor declared ineligible by the Procuring Entity basedonexecutionofaTenderSecuringDeclarationorProposal-SecuringDeclarationinKenyainaccordance withITT4.7;
- d) **Conformity**: We offer to provide design, supply and installation services in conformity with the Tendering documentofthefollowing:[insertabriefdescriptionofthePlant,Design,SupplyandInstallationServices];
- *e)* **TenderPrice:** ThetotalpriceofourTender, excluding any discounts of fered in item(f) below is: [Insertone of the options below as appropriate]

Option 1, in case of one lot: Total price is: [insert the total price of the Tenderin words and figures, indicating the various amounts and the respective currencies];

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

- f) **Discounts:**The discounts of fered and the methodology for their application are:
 - *i)* The discounts of feredare: [Specify indetaileach discount of fered.]
 - ii) The exact method of calculations to determine the net price after application of discounts is shown below: [Specify in detail the method that shall be used to apply the discounts];
- g) **Tender Validity Period:** Our Tender shall be valid for the period specified in TDS 19.1 (as amended if applicable) from the datefixedfortheTendersubmissiondeadlinespecifiedinTDS23.1(as

- amended ifapplicable), and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
- h) **PerformanceSecurity:**IfourTenderisaccepted;wecommittoobtainaPerformanceSecurityinaccordanc e with the Tenderingdocument;
- i) **OneTenderPerTenderer:**Wearenotsubmittinganyother
 - Tender(s)asanindividualTenderer,andwearenot
 - participatinginanyotherTender(s)asaJointVenturemember,andmeettherequirementsofITT4.3,othertha n alternativeTenderssubmittedinaccordancewithITT13;
- j) **SuspensionandDebarment:** We, along with any of our subcontractors, suppliers, consultants, manufactur ers.
 - orserviceprovidersforanypartofthecontract, are not subject to, and not controlled by any entity or individual that is subject to, a temporary suspension. Further, we are not ineligible under the Kenya laws or official regulations or pursuant to a decision of the United Nations Security Council;
- k) State-

 ${\bf ownedenter prise or institution:} [select the appropriate option and delete the other] [We are not a state-owned enterprise or institution] / [We are a st$

ownedenterpriseorinstitutionbutmeettherequirementsofITT 4.6];

1) **Commissions, gratuities and fees:** We have paid, or will pay the following commissions, gratuities, or fees with

respect to the Tendering processor execution of the Contract: [insert complete name of each Recipient, its full address, there as on for which each commission or gratuity was paid and the amount and currency of each such commission or gratuity]

Name of Recipient	Address	Reason	Amount

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

- m) Binding Contract: We understand that this Tender, together with your written acceptance thereof included in your Form of Acceptance, shall constitute a binding contract between us, until a formal contract is prepared and executed;
- n) Not Bound to Accept: We understand that you are not bound to accept the lowest evaluated cost Tender, the Best Evaluated Tender or any other Tender that you may receive; and
- o) Fraud and Corruption: We hereby certify that we have taken steps to ensure that no person acting for us or on our behalf engages in any type of Fraud and Corruption.
- p) Collusive practices: We hereby certify and confirm that the tender is genuine, non-collusive and made with the intention of accepting the contract if awarded. To this effect we have signed the "Certificate of Independent tender Determination" attached below.
- q) Code of Ethical Conduct: We undertake to adhere by the Code of Ethical Conduct for Persons Participating in Public Procurement and Asset Disposal Activities in Kenya, copy available from www.pppra.go.ke during the procurement process and the execution of any resulting contract.
- r) **Beneficial Ownership Information:** We commit to provide to the procuring entity the Beneficial Ownership Information in conformity with the Beneficial Ownership Disclosure Form upon receipt of notification of intention to enter into a contract in the event we are the successful tenderer in this subject procurement proceeding.
- s) We, the Tenderer, have duly completed, signed and stamped the following Forms as part of our Tender:
 - (i) Tenderer's Eligibility; Confidential Business Questionnaire to establish we are not in any conflict to interest.
 - (ii) Certificate of Independent Tender Determination to declare that we completed the tender without colluding with other tenderers.

- (iii) Self-Declaration of the Tenderer to declare that we will, if awarded a contract, not engage in any form of fraud and corruption.
- (iv) declaration and commitment to the code of ethics for Persons Participating in Public Procurement and Asset Disposal Activities in Kenya,
- t) 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]

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

Title of the person signing the Tender: [insert complete title of the person signing the Tender] **Signature of the person named above**: [insert signature of person whose name and capacity are shown above]

Date signed [insert date of signing] **day of** [insert month], [insert year].

TENDERER'S ELIGIBILITY -CONFIDENTIAL BUSINESS QUESTIONNAIRE Instruction to Tenderer

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

`		r 1	,		1 , .	1
a	۱ ۱	Tende	rere	9	16191	I C
ш	, ,	ullu	JI (JI	S C	ıcıaı	10

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

General and Specific Details

1.5	0 1 D ' 4	1141 61	1 1 1 1 1
b)	SoleProprieto	r providethefol	TOW/Inductable

Nameinfull	Age	
Nationality	CountryofOrigin	
Citizenship		

c) Partnership,providethefollowingdetails.

	Names of Partners	Nationality	Citizenship	% Shares owned
1				
2				
3				

d)	- 2	gistered Company, p				
	i)	PrivateorpublicCon	npany			
	ii) State the nominal and issued capital of the Company: -					
	Noi	minal Kenya Shilling	gs (Equivalent)			
IssuedKenyaShillings(Equivalent)						
	2000		qui vaiciit)			
		Give details of Dire				
		•				
N	iii)	•		Citizenship	% Shares owned	
N	iii)	Give details of Dire	ectors as follows.			
N	iii)	Give details of Dire	ectors as follows.			

Name	es of Person	Designation in the	Interest or Relationship			
	Ifyes,providedetailsasfollows.					
ty)	ty) whohas/haveaninterestorrelationshipinthisfirm?Yes/No					

Arethereanyperson/personsin.....(NameofProcuringEnti

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

i)

ii) Conflictofinterestdisclosure

	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 would be providing goods, works, non-consulting services or consulting services during implementation of the contract specified this Tender Document.		
7	Tenderer has a close business or family relationship with a professional staff of the Procuring Entity who are directly or indirectly involved in the preparation of the Tender document or specifications of the Contract, and/or the Tender evaluation process of such contract.		
8	Tenderer has a close business or family relationship with a professional staff of the Procuring Entity who would be involved in the implementation or supervision of the such Contract.		
9	Has the conflict stemming from such relationship stated in item 7 and 8 above been resolved in a manner acceptable to the Procuring Entity throughout the tendering process and execution of the Contract.		

f) Certification

On behalf of the Tenderer, I certify that the information given above is complete, current and accurate as at the date of submission.					
Full Name_					
Title or Designation					
(Signature) (Date)					

CERTIFICATE OF INDEPENDENT TENDER DETERMINATION

I,the	eundersigned,insubmittingtheaccompanyingLetterofTendertothe
in re	esponsetotherequestfortendersmadeby:
	[NameofTenderer]dohereby
mak	xethefollowingstatementsthatIcertifytobetrueandcomplete ineveryrespect:
Icer	tify,onbehalfof[NameofTenderer]that:
1.	IhavereadandIunderstandthecontentsofthisCertificate;
2.	I understand that the Tender will be disqualified if this Certificate is found not to be true and complete in every respect;
3.	IamtheauthorizedrepresentativeoftheTendererwithauthoritytosignthisCertificate,andtosubmittheTenderer onbehalfoftheTenderer;
4.	For the purposes of this Certificate and the Tender, I understand that the word "competitor" shall include any
	individual or organization, other than the Tenderer, whether or not affiliated with the Tenderer, who:
	a) Has been requested to submit a Tender in response to this request for tenders;
	b) could potentially submit a tender in response to this request for tenders, based on their qualifications, abilities or experience;
5.	The Tenderer discloses that [check one of the following, a sapplicable]:
	a) The Tenderer has arrived at the Tender independently from, and without consultation,
	communication, agreementorarrangementwith, any competitor;
	b) The Tenderer has entered into consultations, communications, agreements or arrangements with one or more competitors regarding this request for tenders, and the Tenderer discloses, in the attached document(s), complete details thereof, including the names of the competitors and the nature of, and
6.	reasonsfor, such consultations, communications, agreements or arrangements; In particular, without limiting the generality of paragraphs (5)(a) or (5)(b) above, there has been no consultation, communication, agreement or arrangement with any competitor regarding: a) prices;
	b) methods, factors or formula sused to calculate prices;
	c) theintentionordecisiontosubmit,ornottosubmit,atender;or
	d) the submission of a tender which does not meet the specifications of the request for Tenders; except as specifically disclosed pursuant to paragraph (5)(b) above;
7.	In addition, there has been no consultation, communication, agreement or arrangement with any
	competitor regardingthequality, quantity, specifications or delivery particulars of the works or services to which this request for tenders relates, except as specifically authorized by the procuring authority or as specifically disclosed pursuant to paragraph (5)(b) above;
8.	The terms of the Tenderhave not been, and will not be, knowingly disclosed by the Tenderer, directly or indirectly, to any competitor, prior to the date and time of the official tender opening, or of the awarding of the Contract, which ever comes first, unless otherwise required by law or as specifically disclosed pursuant to paragraph (5) (
	b) above.
Nan	ne
	e
Date	

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

FORM SD1

SELFDECLARATIONTHATTHEPERSON/TENDERERISNOTDEBARREDINTHEMATTER OFTHEPUBLICPROCUREMENTANDASSETDISPOSALACT2015.

	, of Post Office Box being a resident of
1.	THATIamtheCompanySecretary/ChiefExecutive/ManagingDirector/PrincipalOfficer/Directorof
	Tender No. for (insert tender title/description) for (insert name of the Procuring entity) and duly authorized and competent to make this statement.
2.	THAT the aforesaid Bidder, its Directors and subcontractors have not been debarred from participating in procurementproceedingunderPartIVoftheAct.
3.	$THAT\ what is deponed to here in above is true to the best of my knowledge, in formation and belief.$
 (Tit	le) (Signature) (Date)
`	der's Official Stamp

FORM SD2

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

of	
1011	iows
1.	THATIamtheChiefExecutive/ManagingDirector/PrincipalOfficer/Directorof.
	(insert name of the Company) who is a Bidder in respect of Tender No.
2.	THATtheaforesaidBidder,itsservantsand/oragents/subcontractorswillnotengageinanycorruptorfraudul ent
	practice and has not been requested to pay any inducement to any member of the Board, Management, Staff and /or employees and/or agents of (insert name of the Procuring entity) which is the procuring entity.
3.	THATtheaforesaidBidder,itsservantsand/oragents/subcontractorshavenotofferedanyinducement toanymemberoftheBoard,Management,Staffand/oremployeesand/oragentsof (name of the procuring entity).
4.	THAT the aforesaid Bidder will not engage / has not engage din any corrosive practice with other bidders participating in the subject tender.
5.	THAT what is deponed to here in above is true to the best of my knowledge information and belief.
 (Ti	tle) (Signature) (Date)
(11)	
Bid	lder's Official Stamp

DECLARATION AND COMMITMENT TO THE CODE OF ETHICS

I,					.(person) on
behalf of	(C (F:)				
(Name of the Busines				iomant & Assat D	
	adand fully understood				_
2015,	Regulations	and	the	Code	of
Ethicsforpersonspa	articipatinginPublicProc	urementandAsse	tDisposalandmyre	esponsibilitiesund	ertheCode.
Idoherebycommitted d AssetDisposal.	oabidebytheprovisionso	ftheCodeofEthic	sforpersonspartic	ipatinginPublicPro	curementan
Name		of			Authorized
signatory					•
Sign					
Position					
Office					
			Telephone	•••••	
			•		
E- mail					
	••••••	•••••	•••••	••••••	••••••
Nome		o f			410 0
Name		of			the
Firm/Company				•••••	•••••
Date					
Company Seal/ Rul	bber Stamp where appl	icable)			
Witness					
Name		•••••			
Sign		•••••			
•••••					
Date					

Personnel

Form PER -1- Proposed Personnel

Tenderers should provide the names of suitably qualified personnel to meet the specified requirements stated in Section

III. The data on their experience should be supplied using the Form below for each candidate.

1.	Title of position*
	Name
2.	Title of position*
	Name
3.	Title of position*
	Name
4.	Title of position*
	Name

^{*}As listed in Section III.

Form PER-2: -Resume of Proposed Personnel

Job title

Name of Tenderer_

Position		
Personnel information	Name	Date of birth
	Professional qualifications	
Present employment	Name of Procuring Entity	
	Address of Procuring Entity	
	Telephone	Contact (manager / personnel officer)
	Fax	E-mail

Summarizeprofessionalexperienceoverthelast20years,inreversechronologicalorder.Indicateparticulartechni cal andmanagerialexperiencerelevanttotheproject.

Years with present Procuring Entity

From	То	Company / Project / Position / Relevant technical and management experience

Proposed Subcontractors for Major Items of Plant and Installation Services

A list of major items of <u>Plant and Installation Services is provided below.</u>

The following Subcontractors and/or manufacturers are proposed for carrying out the item of the facilities indicated. Tenderers are free to propose more than one for each item

Major Items of Plant and	Proposed Subcontractors/Manufacturers	Nationality
Installation Services		

Tenderers Qualification without prequalification

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.

Form ELI 1.1

Tenderer Information Sheet ITTNo.: ____ 1. Tenderer's Legal Name 2. In case of JV, legal name of each party: 3. Tenderer's actual or intended Country of Registration: 4. Tenderer's Year of Registration: 5. Tenderer's Legal Address in Country of Registration: 6. Tenderer's Authorized Representative Information Name: Address: Telephone/Fax numbers: **Email Address:** 7. Attached are copies of original documents of:

Articles of Incorporation or Registration of firm named in 1, above, in accordance with ITT 4.1 and ITT 4.4. In case of JV, Form of intent to form JV including a draft agreement, or JV agreement, in accordance with ITT 4.1 and ITT 11.2.

In case of state-owned enterprise or institution from Kenya, documents establishing legal and financial autonomy and compliance with the principles of commercial law, and is not under the supervision of the Procuring Entity in accordance with ITT 4.6.

Please note that a written authorization needs to be attached to this sheet as required by

Form CON - 2

Historical Contract Non-Performance Tenderer's LegalName: Date: JV Member LegalName: ITTNo.: Non-Performed Contracts in accordance with Section III, Evaluation and Qualification Criteria Contract non-performance did not occur since 1st January [insert year] specified in Section III, Evaluation and Qualification Criteria, Sub-Factor 2.1. Contract(s) not performed since 1st January [insert year] specified in Section III, Evaluation and Qualification Criteria, requirement 2.1 Year Non-**Contract Identification Total Contract** performed **Amount (current** portion of value, currency, contract exchange rate and K Shilling equivalent) [insert [insert amount Contract Identification: [indicate complete contract [insert amount] and percentage | name/number, and any other identification | year]

Pendi	ending Litigation, in accordance with Section III, Evaluation and Qualification Criteria					
	No pending litigation Factor 2.3.	in accordance with Section III, Evaluation and Qualification	ation Criteria,			
	Pending litigation in a	ccordance with Section III, Evaluation and Qualification ow.	Criteria, Sub-			

Name of Procuring Entity: [insert full name] Address of Procuring Entity: [insert City/

Reason(s) for nonperformance: [indicate main

reason(s)]

street/building/floor number/room number/country]

Year of dispute	Amount in dispute (currency)	Contract Identification	Total Contract Amount (currency), K Shilling Equivalent (exchange rate)
		Contract Identification:	
		Name of Procuring Entity:	
		Address of Procuring Entity:	
		Matter in dispute:	
		Party who initiated the dispute:	
		Status of dispute:	

Year of dispute	Amount in dispute (currency)	Contract Identification	Total Contract Amount (currency), K Shilling Equivalent (exchange rate)
		Contract Identification:	
		Name of Procuring Entity:	
		Address of Procuring Entity:	
		Matter in dispute:	
		Party who initiated the dispute:	
		Status of dispute:	
Litigation	n History in accord	ance with Section III, Evaluation and Qual	lification Criteria
Sub-Facto □ Liti	or 2.4.	in accordance with Section III, Evaluation accordance with Section III, Evaluation and Co.	-
[insert	[insert	Contract Identification: [indicate	[insert amount]
year]	percentage]	complete contract name, number, and	
		any other identification]	
		Name of Procuring Entity: [insert full	
		name]	
		Address of Procuring Entity: [insert	
		City/ street/building/floor	
		number/room number/country]	
		Matter in dispute: [indicate main	
		issues in dispute]	
		Party who initiated the dispute:	
		[indicate "Procuring Entity" or	
		"Contractor"]	
		Reason(s) for Litigation and award	
		decision [indicate main reason(s)]	

Form CCC

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 Form 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.

Name of contract	Procuring Entity, contact address/tel	Value of outstanding work (current KShilling equivalent)	Estimated completion date	Average monthly invoicing over last six months (KShilling /month)
1.				
2.				
3.				
4.				
5.				
etc.				

Form FIN – 3.1

Financial Situation

Historical Financial Performance

Tenderer's Legal Name:	Date:
JV Member Legal Name:	ITT No.:
To be completed by the Tenderer and, if JV,	by each member

Financial information in KShillingequivalent	Historic information for previous () years (KShilling equivalent in 000s)						
	Year 1	Year 2	Year 3	Year	Year n	Avg.	Avg. Ratio
Information from Bala	nce Sheet		1	-			I
Total Assets (TA)							
Total Liabilities (TL)							
Net Worth (NW)							
Current Assets (CA)							
Current Liabilities (CL)							
Information from Inco	me Stater	nent					
Total Revenue (TR)							
Profits Before Taxes (PBT)							

Attached are copies of financial statements (balance sheets, including all related notes, and income statements) for the years required above complying with the following conditions:

- a) Mustreflectthefinancialsituationofthe TendererormembertoaJV, and not sister or parent companies.
- b) Historicfinancialstatementsmustbeauditedbyacertifiedaccountant.
- c) Historicfinancialstatementsmustbecomplete,includingallnotestothefinancialstatements.
- d) Historic financial statements must correspond to accounting periods already completed and audited (no statementsforpartialperiodsshallberequestedoraccepted).

Form FIN - 3.2

Average An	ual Turnover	
Tenderer'sLe	galName:	Date:
JV MemberI	egal Name:	ITTNo.:
Annu	turnover data	
Year	Amount and Currency	KSHILLING equivalent
*Aver	ge	
Annua Turno	24	
Sectionii, E	aluationCriteria,Sub-Factor2.3.2. Form FIN3.3	
F:		
Financial R	sources	
	sed sources of financing, such as liquid assets, u	nencumbered real assets, lines of credit, and
other financialmea	s,netofcurrentcommitments,availabletomeetthet	otalcashflowdemandsofthesubjectcontractor
	licatedinSectionIII,EvaluationandQualificationC	
Source of fina	cing	Amount (KShillingequivalent)
1.		
2.		
3.		

4.

Form EXP 4.1

General Experience Tenderer'sLegalName: JV MemberLegal Name:

Date:

ITTNo.:

Starting Month / Year	Ending Month / Year	Years*	Contract Identification	Role of Tenderer
			Contract name: Brief Description of the Works performed by the Tenderer: Name of Procuring Entity: Address:	
			Contract name: Brief Description of the Works performed by the Tenderer: Name of Procuring Entity: Address:	
			Contract name: Brief Description of the Works performed by the Tenderer: Name of Procuring Entity: Address:	
			Contract name: Brief Description of the Works performed by the Tenderer: Name of Procuring Entity: Address:	
			Contract name: Brief Description of the Works performed by the Tenderer: Name of Procuring Entity: Address:	
			Contract name: Brief Description of the Works performed by the Tenderer: Name of Procuring Entity: Address:	

^{*}List calendar year for years with contracts with at least nine (9) months activity per year starting with the earliest year

Form EXP –4.2(a)

Specific Experience	
Tenderer's LegalName:	
JV Member LegalName: _	

Similar Contract No [insert specific number] of [total number of contracts] required	Information
Description of the similarity in accordance with Sub-Factor 4.2a) of Section III:	
Amount	
Physical size	
Complexity	
Methods/Technology	
Physical Production Rate	

Form EXP –4.2(b)

Specific Experience in Key Activities Tenderer's Legal Name: Date: _______ ITT No.: _____ JV Member Legal Name: _____ Subcontractor's Legal Name: Information Contract Identification Award date Completion date Role in Contract □Subcontracto Contractor Management Contractor Total contract amount KSHILLING If member in a JV or subcontractor, specify participation of total contract amount KSHILLING__ Procuring Entity's Name: Address: Telephone/fax number: E-mail:

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

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

FORMAT OF TENDER SECURITY [Option 2–Insurance Guarantee]

TENDER GUARANTEE No.: ____

	 [Witness]	[Seal]	
	[Date]	[Signature of the Guo	arantor]
	on or before that date.	5	
5.	of the results of the Tendering proces	s; or (ii)twenty-eight days after the	
4.	contract agreement signed by the App	plicant and the Performance Security	lerer, upon our receipt of copies of the y and, or (b) if the Applicant is not the Beneficiary's notification to the Applicant
4	the Procuring Entity's first written provided that in its demand the Procu the above events, specifying which ev	demand, without the Procuring Enuring Entity shall state that the demonstrates of the control of	up to the above amount upon receipt of any of the above amount upon receipt of any of the above are supplied to the above amount upon receipt of any of the above are supplied to the above amount upon receipt of applied of the above amount upon receipt of applied of the above amount upon receipt of applied of the above amount upon receipt of applied to the above amount upo
	Period or any extension thereto (ii) has failed to furnish the Po of the Procuring Entity's Tender	o provided by the Principal; (i) failed erformance Security, in accordance ring document.	curing Entity during the Tender Validited to execute the Contract agreement; of with the Instructions to tenderers ("ITT"
		ng the period of Tender validity set or any extension thereto provided b	forth in the Principal's Letter of Tendery the Principal; or
3.	NOW, THEREFORE, THE CONDITION	ON OF THIS OBLIGATION is such	h that if the Applicant:
	Sealed with the Common Seal of	the said Guarantor thisday o	f 20
2.	our registered office at	einafter called "the Guarantor"), are be euring Entity") in the sum of	Dund unto
	the execution of_under Request for Te		, , , , , , , , , , , , , , , , , , , ,
1.			has submitted its tender dated [Datender] (hereinafter called "the Tender") for

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

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

[The	e Bidder shall complete this Form in accordance with the instructions
indi	cated] Date:
	[insertdate(asday,monthandyear)ofTenderSubmission
	enderNo.:[insertnumberoftenderingprocess]
To:	
	[insertcompletenameofPurchase
r] I/	We,theundersigned,declarethat:
1.	I/Weunderstandthat, according to yourconditions, bidsmustbesupported by a Tender-Securing Declaration.
2.	I/We accept that I/we will automatically be suspended from being eligible for tendering in any contract with the property of
	e Purchaserfortheperiodoftimeof[insertnumberofmonthsoryears]startingon[insertdate],ifweareinbreac h ofourobligation(s)underthebidconditions,becausewe—
	(a) have with drawn our tender during the period of tender validity specified by us in the Tendering Data Sheet; or (b) having been notified of the acceptance of our Bid by the Purchaser during the period of bid validity, (i) fail or refuse to execute the Contract, if required, or (ii) fail or refuse to furnish the Performance Security, in accordance with the instruction stotenders.
3.	I/We understand that this Tender Securing Declaration shall expire if we are not the successful Tenderer (s), up on the earlier of:
	a) OurreceiptofacopyofyournotificationofthenameofthesuccessfulTenderer;or
	b) ThirtydaysaftertheexpirationofourTender.
4.	I/WeunderstandthatifIam/weare/inaJointVenture,the TenderSecuringDeclarationmustbeinthenameofthe JointVenturethatsubmitsthebid, and the JointVenturehasnotbeenlegallyconstitutedatthetimeofbidding,the TenderSecuringDeclarationshallbeinthenamesofallfuturepartnersas namedintheletterofintent.
Sigr	ned:
Cap	acity/title(directororpartnerorsoleproprietor,etc.)
Dul	yauthorizedtosignthebidforandonbehalfof:
•••••	[insertcompletenameofTenderer]
Date	edondayof[Insertdateofsigning
J	

61

Seal or stamp

MANUFACTURER'S AUTHORIZATION FORM

Date:			
ITTNo.:			
WHEREAS			
We	, whoareofficialmanufacturersof_		
	tosubmitaTenderthepurposeofwhichis to	the	
ect to the goodsoffere			-
Signed:			
Name:			
Title:			
Dulyauthorizedtosign	nthisAuthorizationonbehalfof:		
Datedon	_dayof,		

SECTION V -ELIGIBLE COUNTRIES

The country of origin can be any country unless otherwise prohibited under the laws of Kenya and Public Procurement Regulatory Authority rules and regulations..

SECTION VI-FRAUD & CORRUPTION

See:

- Clause 3 in Instruction to Tenderers
- Instruction to Tenders in tendering forms
- Clause 6 in General Conditions of Contract.
- Clause 42 in General Conditions of Contract.

PART 2-PROCUREMENT ENTITY'S REQUIREMENTS

SECTION VII - SCHEDULE OF RATES AND PRICES

Notes to Tenderers on working with the Schedule of Rates and Prices

1. General

The Price Schedules are divided into separate Schedules as follows:

- I) Preliminaries items.
- II) Provisional Items.
- III) Schedule of Cost of Supply (CIP basis) for equipment and spare parts supplied from abroad. These costs should be in foreign currency. The sub-total should be evaluated and indicated in foreign currency and an equivalent in Kenya shillings indicated at the prevailing exchange rate (to be indicated). A declaration of country of origin should be included at the summary of the costs in this section.
- IV) Coast incurred in Kenya. This shall include:
 - a) Cost of delivery (including duties and taxes) and installation of goods supplied from abroad. These costs should be indicated in Kenya Shillings.
 - b) Schedule of Cost of Supply and installation for equipment and spare parts supplied from Kenya. These costs should be in Kenya Shillings.
- V) Summary Table for costs indicating:
 - a) Cost of equipment and spare parts supplied from abroad. Costs to be in foreign currency with equivalent Kenya shillings at prevailing exchange rate (to be indicated).
 - b) Cost of Spare parts supplied from Kenya and cost of delivery and installation of all equipment and spare parts, both delivered from abroad and delivered from Kenya.
 - c) Grand Total
- 1.1 The Schedules do not generally give a full description of the equipment to be supplied, installed, and operationally accepted, or the Services to be performed under each item. However, it is assumed that Tenderers shall have read the Technical Requirements and other sections of these tendering documents to ascertain the full scope of the requirements associated with each item prior to filling in the rates and prices. The quoted rates and prices shall be deemed to cover the full scope of these Technical Requirements, as well as overhead and profit.
- 1.2 If Tenderers are unclear or uncertain as to the scope of any item, they shall seek clarification in accordance with the Instructions to Tenderers in the tendering documents prior to submitting their tender.

2. Pricing

- 2.1 Prices shall include all duties and taxes as required to fulfil delivery terms indicated in ITT 19.5.
- 2.2 Prices shall be filled in indelible ink, and any alterations necessary due to errors, etc., shall be initialed by the Tenderer. As specified in the Tender Data Sheet, prices shall be fixed and firm for the duration of the Contract.
- 2.3 The Tenderer must exercise great care in preparing its calculations, since there is no opportunity to correct errors once the deadline for submission of tenders has passed. A single error in specifying a unit price can therefore change a Tenderer's overall total tender price substantially, make the tender noncompetitive, or subject the Tenderer to possible loss. The Procuring Entity will correct any arithmetic error in accordance with the provisions of ITT 32.
- 2.4 Payments will be made to the Supplier in the currency or currencies indicated under each respective item. As specified in ITT18.2, no more than one foreign currency may be used.

I. Preliminary Items

Item	Description	Unit	Amount (KES)
А	Allow for mobilization of personnel and setting up facilities on sight in coordination with main building contractor and electrical sub-contractor.	SUM	
В	Allow for coordination with main contractor and electrical sub-contractor for implementation of builders and electrical work in support of equipment installation	SUM	
С	Allow for testing of installation to Engineer / Client approval	SUM	
D	Allow for user training for client personnel as indicated in the Tender Data Sheets	SUM	
Е	Allow for production of shop drawings for approval of works and as build and maintenance drawings on completion of work	SUM	
	TOTAL FOR PRELIMINARY ITEMS CARRIED FORWARD TO COLLECTION PAGE		

II. Provisional Items

Item	Description	Unit	Amount (KES)
А	Allow for a sum of Kenya Shillings Four Hundred Thousand only for supply and installation of cable ducting systems and accessories	SUM	400,000.00
В	Allow for a sum of Kenya Shillings One million, Five Hundred Thousand only for Support Structure and Ceiling Modifications for Speaker Mounting	SUM	1,500,000.00
С	Allow for a sum of Kenya Shillings One million, Five Hundred Thousand only for contingencies	SUM	1,500,000.00
D		SUM	
Е		SUM	
	TOTAL FOR PROVISIONAL ITEMS CARRIED FORWARD TO COLLECTION PAGE		3,400.000.00

Provisional sums should be included in the tender sum but shall be expended only at the direction and approval of the Engineer / Client.

III. Equipment and Spare Parts Delivered from Abroad

The Tenderer will insert figures in foreign currency for each item or equipment that is delivered from abroad. Prices should be on CIP basis to:

- Jomo Kenyatta International Airport, Nairobi for Airfreight.
- Nairobi Inland Container Depot for Sea freight.

If there are no equipment or spare parts supplied from abroad, the tenderer should indicate NOT APPLICABLE on each of the schedule sin this section

Currency used for Prices:	. Exchange Rate to Kenya Shillings:
Date of Exchange Rate:	

a. Bill 1: Audio Conference Equipment

Item	Description	Qty	Unit	Rate	Amount
	Supply, install, test and commission the following items. Costs should include accessories for installation and interconnection. Costs should in foreign currency on CIP basis. Include prices for items with zero quantity				
	AUDIO CONFERENCING SYSTEM				
	Fully Digital audio conferencing system as per particular specifications and interconnected to auditorium sound system.				
31.01	Full Digital Conference System Controller as itc TS-0300M or approved equivalent	1	No.		
31.02	Conference Controller Extension unit as itc TS-0300ME or approved equivalent	6	No.		
31.03	Digital Conference table Top Chairman Unit with goose neck microphone and with voting function as itc TS-0310 or approved equivalent	1	No.		
31.04	Digital Conference Table Top Delegate Unit with goose neck microphone and with voting function as itc TS-0310A or approved equivalent.	10	No.		
31.05	Digital Conference Table Top Delegate Unit with goose neck microphone WITHOUT voting function as itc TS-0308A or approved equivalent.	200	No.		
31.06	Audio Processor, AGC &AFC feedback suppression function as itcTS-3400MIX or approved equivalent	1	No.		
31.07	Audio Network T-type Extension box	10	No.		
31.08	Power Adapter for Extension Box	10	No.		
31.09	Conference Cable, 50M male -female, with 6-Pin Aviation Connectors	10	No.		
31.10	Network Splitter Socket, One in Three out	10	No.		
31.11	PC Software for Conference Management	1	No.		
	SUB-TOTAL FOR AUDIO CONFERENCE SYSTEM	•			

b. Bill 2: Sound Equipment - Auditorium

Item	Description	Qty	Unit	Rate	Amount
	Supply, install, test and commission the following items. Costs should include				
	accessories for installation and interconnection. Costs should in foreign currency on CIP basis. Include prices for items with zero quantity				
	on an automitation from the state of the sta				
	AUDITORIUM				
	Digital sound system for Auditorium, comprising wired and wireless				
	microphones, audio mixer, digital audio processors and speakers. Linked with audio conferencing system.				
32.01	Wired Handheld Moving Coil Microphone with Supercardioid pick-up pattern and Frequency response ≥ 50Hz-17kHz	3	No.		
32.02	Wired Handheld Microphone Stand,1030-1710mm height and 750mm length for the bar	2	No.		
32.03	Fully digital UHF Wireless Mic, consisting of receiver unit and two handheld microphones as itc T-592UH or approved equivalent	1	No.		
32.04	Fully digital UHF Wireless Mic, consisting of receiver unit and two lavalier microphone units as itc T-592UL or approved equivalent	1	No.		
32.05	Antenna Splitter with capacity for 4 receivers as itc T-59FP or approved equivalent	1	No.		
32.06	Wall mounted antenna with straight line receiving range of ≥100 and frequency range 470-950MHZ, as itc T-59TS or approved equivalent	1	No.		
32.07	16 Channels Digital Mixer, 16 inputs and 7outputs, with 8 channel DCA	1	No.		
	grouping and 8 channel mute grouping, built in DSP, USB recording and playback function as itc TS-20PD4 or approved equivalent				
32.08	Stereo Feedback Suppressor with built-in DSP processor as itc TS-224D or approved equivalent	1	No.		
32.09	Digital Audio Matrix Processor, 8 Input and 8 Output as itc TS-P880 or approved equivalent	1	No.		
32.10	Line Array Speaker Assembly (QTY = 2) Each Comprising: 4-off 10"*2 Two Way Line Array Loudspeaker, 600W @8 Ω asitc LA-2800K 1- off 18" Subwoofer, 800W @8 Ω as itc LA-1800K				
а	10"*2 Two Way Line Array Loudspeaker, 600W @8 Ω asitc LA-2800K	8	No.		
b	18" Subwoofer, 800W @ 8Ω as itc LA-1800K	2	No.		
С	Line Array Loudspeaker Assembling Calabash Bracket	2	No.		
d 22.11	Line Array Loudspeaker Assembling Bracket 2 Channel Professional Amplifier as itc TC-21000 or approved equivalent	2	No.		
32.11	with output Stereo 80×2 : Continuous amplifier 2*1000W	6	No.		
32.12	Auxiliary Full Range Speakers: 12" Professional Two Way Loudspeaker, 350W @8Ω, Black, as itc TS-612	6	No.		
32.13	2 Channel Professional Amplifier as itc TC-2500B or approved equivalent with output Stereo 80×2 : Continuous amplifier 2*500W	3	No.		
32.14	Loudspeaker Wall Mounted Bracket, suitable for Loudspeaker ≥10", black color	4	No.		
32.15	Stage Monitor Speaker: 12" Two Way Monitor Loudspeaker,400W @8 Ω , Black as itc TS-612T	2	No.		
32.16	2 Channel Professional Amplifier Stereo 8Ω : 2*700W; as itc TC-2700 or approved equivalent	1	No.		
32.17	Floor Standing Cabinet rack for sound equipment with lockable door, cooling fans, power supply and cable handling accessories	1	No.		
	SUB-TOTAL FOR AUDITORIUM SOUND SYSTEM	<u> </u>			
	JOD TOTAL FOR ADDITORION JOURD STATEM				

$\textbf{c.} \quad \textbf{Bill 3: Sound Equipment} - \textbf{Lecture Theatre}$

Item	Description	Qty	Unit	Rate	Amount
	LECTURE THEATRE				
	Digital sound system for lecture Theatre, comprising wired and wireless microphones, audio mixer, digital audio processors and speakers.				
32.19	Wired Handheld Moving Coil Microphone with Supercardioid pick-up pattern and Frequency response ≥ 50Hz-17kHz	2	No.		
32.20	Wired Handheld Microphone Stand,1030-1710mm height and 750mm length for the bar	1	No.		
32.21	Fully digital UHF Wireless Mic, consisting of receiver unit and two handheld microphones as itc T-592UH or approved equivalent	1	No.		
32.22	Fully digital UHF Wireless Mic, consisting of receiver unit and two lavalier microphone units as itc T-592UL or approved equivalent	1	No.		
32.23	Antenna Splitter with capacity for 4 receivers as itc T-59FP or approved equivalent	1	No.		
32.24	Wall mounted antenna with straight line receiving range of ≥100 and frequency range 470-950MHZ, as itc T-59TS or approved equivalent	1	No.		
32.25	12 Channels Mixer, 3bands EQ, with 24-bit DSP as itc TS-12PFX or approved equivalent	1	No.		
32.26	Stereo Feedback Suppressor with built-in DSP processor as itc TS-224D or approved equivalent	1	No.		
32.27	Digital Audio Matrix Processor with 4 Inputs and 4 outputs as itc TS-DP440 or approved equivalent	1	No.		
32.28	Full Range Speakers: 15" Professional Two Way Loudspeaker,450W @8 Ω , Black, as itc TS-615 or approved equivalent	2	No.		
32.29	Auxiliary Full Range Speakers: 12" Professional Two Way Loudspeaker,350W @8Ω, Black, as itc TS-612	2	No.		
	2 Channel Professional Amplifier Stereo 8Ω : 2*700W; as itc TC-2700 or approved equivalent	1	No.		
32.30	2 Channel Professional Amplifier as itc TC-2500B or approved equivalent with output Stereo 80×2 : Continuous amplifier 2*500W	1	No.		
32.31	Loudspeaker Wall Mounted Bracket, suitable for Loudspeaker ≥10", black color	4	No.		
32.32	Floor Standing Cabinet rack for sound equipment with lockable door, cooling fans, power supply and cable handling accessories	1	No.		
	SUB-TOTAL FOR LECTURE THEATRE SOUND SYSTEM	1	ı	L	

d. Bill 4: Cables and Accessories for Audio Conference & Sound Equipment

Item	Description	Qty	Unit	Rate	Amount
	ACCESSORY CABLES AND CONNECTORS FOR SOUND & CONFERENCE SYSTEMS				
	Tenderer may replace this schedule with list of cables and accessories in accordance with their assessment of requirements				
32.34	6.35 single plug - 3.5 single plug audio cable T-H5	4	No.		
32.35	RCA - RCA Audio Cable,1.8m T-A1.8	2	No.		
32.36	RCA-6.35 Single Plug Audio Cable,1.8m T-B1.8	2	No.		
32.37	Male XLR Head - Female XLR Head Audio Cable,1.8m T-G1.8	12	No.		
32.38	Male XLR Head - Female XLR Head Audio Cable,3m T-G3	18	No.		
32.39	Audio Cable CANNON (female) - bare wire 1.8 meters T-EK1.8	6	No.		
32.40	Audio Cable CANNON (male) - bare wire 3 meters T-FK3	22	No.		
32.41	Transformer T-97060	3	No.		
32.42 32.43	Speaker Cable (Tenderer can change the number of cores if required. Actual quantities to be determined on site) Speaker Cable (Auditorium), ≥2.5mm², 2-Core Stranded Oxygen Free Copper (tenderer to change number of cores if required) Speaker Cable (lecture Theatre), 2.5mm², 2-Core Stranded Oxygen Free Copper (tenderer to change number of cores if required) CAT 6 Network Cables and Accessories (Quantities to be determined on	300 90	LM LM		
32.44	site) Cat 6 Network Cable, 305 m roll	1	No.		
32.45	Factory Assembled Cat 6 Patch Cord, 1.5m	1	No.		
32.46	Factory Assembled Cat 6 Patch Cord, 2m	1	No.		
32.47	Factory Assembled Cat 6 Patch Cord, 3m	1	No.		
32.48	Factory Assembled Cat 6 Patch Cord, 5m	1	No.		
32.49	Factory Assembled Cat 6 Patch Cord, 20m	1	No.		
32.50	Factory Assembled Cat 6 Patch Cord, 30m	1	No.		
32.51	Factory Assembled Cat 6 Patch Cord, 50m	1	No.		
32.52	RJ 45 Connector	1	No.		
	SUB-TOTAL FOR SOUND SYSTEM ACCESSORIES	<u> </u>	1		

e. Bill 5: Video Presentation & Teaching Equipment

Item	Description	Qty	Unit	Rate	Amount
	Supply, install, test and commission the following items. Costs should include accessories for installation and interconnection. Costs should in foreign currency on CIP basis. Include prices for items with zero quantity				
	AUDITORIUM				
33.01	Die cast aluminium indoor LED video modules (as itc C3.0-MZ or approved equivalent) seamlessly assembled into LED video wall, approximately 6m wide × 3.4m high and resolution 1920 × 1080 Pixels. Complete with: Power supply cable; HDMI cable; Ethernet cable	1	No.		
33.02 a	Accessories and spares for LED Video Wall Sending card &Video processor for LED wall as itcTV-81X4S or approved equivalent	4	No.		
b	Electric Power Supply Box, Multi-function Card Distribution Cabinet for LED wall	1	No.		
С	Vertical (Wall and Floor) mounting structure for video wall	1	No.		
d	Spare LED modules (3% of total area)	1	No.		
33.03	Interactive LED touchscreen for education, 65" as itc TV65820 or ONE SCREEN or approved equivalent. Complete with Power Supply Cable; HDMI cable; Ethernet Cable; 2-off IR touchscreen stylus	1	No.		
33.04	Accessories for 65" Interactive Screen				
а	OPS Module as per specifications	1	No.		
b	Transmitter for wireless screen projection to computers	1	No.		
С	Movable Floor mounting stand for interactive screen	1	No.		
33.05	Stage feedback screen: 65" Full HD Colour TV as Samsung or approved equivalent. Complete with Power supply cable; HDMI cable; Ethernet cable	0	No.		
33.06	Stage Feedback & Supplementary Screens: 85" Full HD Colour TV as Samsung or approved equivalent. Complete with Power supply cable; HDMI cable; Ethernet cable	2	No.		
33.07	Accessories for 65" & 85" TV	2	No		
a b	Ceiling mounting bracket for 85" TV HDMI Splitter, 4K, 4 × 1	2	No. No.		
С	Ceiling mounting bracket for 65" TV	0	No.		
C	LECTURE THEATRE		110.		
33.08	Interactive LED touchscreen for education, 86" as itc TV86820 or ONE SCREEN or approved equivalent. Complete with Power Supply Cable; HDMI cable; Ethernet Cable; 2-off IR touchscreen stylus	1	No.		
33.09	Accessories for 86" Interactive Screen				
а	OPS Module as per specifications	1	No.		
b	Transmitter for wireless screen projection to computers	1	No.		
С	Movable Floor mounting stand for interactive screen	1	No.		
33.10	Projector with 5000 Lumens laser Lamp as Epson EB-L530U pr approved equivalent. Complete with Power supply cable; HDMI cable, Ethernet Cable	1	No.		
33.11	Accessories for Projection				
а	Ceiling mounting Bracket for Projector	1	No.		
b	Motorised Ceiling Mounted Projection Screen, 3000mm wide by 3000mm high. With remote control	1	No.		
	SUB-TOTAL CARRIED FORWARD TO NEXT PAGE		Į.		

Item	Description	Qty	Unit	Rate	Amount
	BROUGHT FORWARD FROM PREVIOUS PAGE		•		
	LECTURE ROOMS				
33.12	Interactive LED touchscreen for education, 86" as itc TV86820 or ONE SCREEN or approved equivalent. Complete with Power Supply Cable; HDMI cable; Ethernet Cable; 2-off IR touchscreen stylus	22	No.		
	Accessories for 86" Interactive Screen				
а	OPS Module as per specifications	22	No.		
b	Transmitter for wireless screen projection to computers	22	No.		
С	Wall mounting bracket for interactive screen	22	No.		
33.13	Interactive LED touchscreen for education, 75" as itc TV75820 or ONE SCREEN or approved equivalent. Complete with Power Supply Cable; HDMI cable; Ethernet Cable; 2-off IR touchscreen stylus	2	No.		
	Accessories for 75" Screen	_			
a	OPS Module as per specifications	2	No.		
b	Transmitter for wireless screen projection to computers	2	No.		
С	Movable Floor mounting stand for interactive screen	2	No.		
33.14	Projector with 5000 Lumens Standard Lamp as Epson EB2250U pr approved equivalent. Complete with Power supply cable; HDMI cable, Ethernet Cable	0	No.		
33.15	Spare Stylus for Touch Screen Infra-Red Touchscreen Stylus	50	No.		
	STAGE LIGHTS				
33.16	Follow spotlight as itc TL-SL393 or approved equivalent	1	No.		
33.17	Top Light LED dimmable studio light as itc TL-SL301 or approved equivalent	5	No.		
33.18	Power Distributor for stage lights as itc TL-SL751 or approved Equivalent VIDEO CONFERENCE CAMERA FOR AUDITORIUM	1	No.		
33.19	Conferencing camera with speaker following function as itc TV-620XM or approved equivalent CONTROL SYSTEM FOR STAGE & CONFERENCING EQUIPMENT	1	No.		
33.20	Network Central Controller as itc TS-9100N or approved equivalent	0	No.		
33.21	Tablet Control Terminal as itc TS-9110A or approved equivalent	0	No.		
33.22	8-Channel Power Controller as itc TS-9101 or approved equivalent	0	No.		
33.23	Central Dimming Controller as itc TS-9103S or approved equivalent	0	No.		
33.24	Video Conference Controller (Hardware OR Software Format)	0	No.		
33.25	Controller for stage lights as itc TL-SL702 or approved Equivalent	0	No.		
	GRAND TOTAL FOR VIDEO TEACHING AIDS				
	1				L

Summary Table No. 1. Country of Origin Declaration Form

Item	Description	Code	Country
1	Audio Conferencing Equipment		
2	Sound Equipment		
3	Video Equipment		

Applicable Currency:	 	
Exchange Rate to KES: _	 	

Summary Table No. 2. Plant and Mandatory Spare Parts Supplied from Abroad

ITEM	DESCRIPTION	TOTAL (CIP), FOREIGN CURRENCY	TOTAL(CIP), KES
1	Bill 1: Audio Conference Equipment		
2	Bill 2: Sound Equipment - Auditorium		
3	Bill 3: Sound Equipment – Lecture Theatre		
4	Bill 4: Cables and Accessories for Sound Equipment		
5	Bill 5: Video Presentation & Teaching Equipment		
TOTA	L FOR EQUIPMENT & SPARES DELIVERED FROM		
ABRO	AD		

IV. Equipment and Spare Parts Delivered from Kenya, Delivery and Installation Costs

The Tenderer will insert figures in Kenya Shillings for each item as follows:

- For equipment and spare parts delivered from abroad, indicate the value of duties, taxes and installation cost incurred in Kenya.
- For equipment and spare parts delivered from Kenya, indicate the total cost of the item plus delivery and installation cost.

a. Bill 1: Audio Conference Equipment

Item	Description	Qty	Unit	Rate, KES	Amount, KES
	Supply, install, test and commission the following items. Costs should include accessories for installation and interconnection. Rates should include VAT. Include prices for items with zero quantity				
	AUDIO CONFERENCING SYSTEM				
	Fully Digital audio conferencing system as per particular specifications and interconnected to auditorium sound system.				
31.01	Full Digital Conference System Controller as itc TS-0300M or approved equivalent	1	No.		
31.02	Conference Controller Extension unit as itc TS-0300ME or approved equivalent	6	No.		
31.03	Digital Conference table Top Chairman Unit with goose neck microphone and with voting function as itc TS-0310 or approved equivalent	1	No.		
31.04	Digital Conference Table Top Delegate Unit with goose neck microphone and with voting function as itc TS-0310A or approved equivalent.	10	No.		
31.05	Digital Conference Table Top Delegate Unit with goose neck microphone WITHOUT voting function as itc TS-0308A or approved equivalent.	200	No.		
31.06	Audio Processor, AGC &AFC feedback suppression function as itcTS-3400MIX or approved equivalent	1	No.		
31.07	Audio Network T-type Extension box	10	No.		
31.08	Power Adapter for Extension Box	10	No.		
31.09 31.10	Conference Cable, 50M male -female, with 6-Pin Aviation Connectors Network Splitter Socket, One in Three out	10 10	No. No.		
31.11	PC Software for Conference Management	1	No.		
	SUB-TOTAL FOR AUDIO CONFERENCE SYSTEM, KENYA SHILLIN	GS			

b. Bill 2: Sound Equipment - Auditorium

Item	Description	Qty	Unit	Rate, KES	Amount, KES
	Supply, install, test and commission the following items. Costs should				
	include accessories for installation and interconnection. Rates should				
	include VAT. Include prices for items with zero quantity				
	AUDITORIUM				
	Digital sound system for Auditorium, comprising wired and wireless				
	microphones, audio mixer, digital audio processors and speakers. Linked with audio conferencing system.				
32.01	Wired Handheld Moving Coil Microphone with Supercardioid pick-up pattern and Frequency response ≥ 50Hz-17kHz	3	No.		
32.02	Wired Handheld Microphone Stand,1030-1710mm height and 750mm length for the bar	2	No.		
32.03	Fully digital UHF Wireless Mic, consisting of receiver unit and two handheld microphones as itc T-592UH or approved equivalent	1	No.		
32.04	Fully digital UHF Wireless Mic, consisting of receiver unit and two lavalier microphone units as itc T-592UL or approved equivalent	1	No.		
32.05	Antenna Splitter with capacity for 4 receivers as itc T-59FP or approved equivalent	1	No.		
32.06	Wall mounted antenna with straight line receiving range of ≥100 and frequency range 470-950MHZ, as itc T-59TS or approved equivalent	1	No.		
32.07	16 Channels Digital Mixer, 16 inputs and 7outputs, with 8 channel DCA grouping and 8 channel mute grouping, built in DSP, USB recording and playback function as itc TS-20PD4 or approved equivalent	1	No.		
32.08	Stereo Feedback Suppressor with built-in DSP processor as itc TS-224D or approved equivalent	1	No.		
32.09	Digital Audio Matrix Processor, 8 Input and 8 Output as itc TS-P880 or approved equivalent	1	No.		
32.10	Line Array Speaker Assembly (QTY = 2) Each Comprising: 4-off 10"*2 Two Way Line Array Loudspeaker, 600W @8 Ω asitc LA-2800K 1- off 18" Subwoofer, 800W @8 Ω as itc LA-1800K				
а	10"*2 Two Way Line Array Loudspeaker, 600W @8 Ω asitc LA-2800K	8	No.		
b	18" Subwoofer, 800W @8 Ω as itc LA-1800K	2	No.		
С	Line Array Loudspeaker Assembling Calabash Bracket	2	No.		
d	Line Array Loudspeaker Assembling Bracket	2	No.		
32.11	2 Channel Professional Amplifier as itc TC-21000 or approved equivalent	6	No.		
32.12	with output Stereo $8\Omega \times 2$: Continuous amplifier 2*1000W Auxiliary Full Range Speakers: 12" Professional Two Way	6	No.		
32.12	Loudspeaker, 350W @8Ω, Black, as itc TS-612	0	INO.		
32.13	2 Channel Professional Amplifier as itc TC-2500B or approved equivalent	3	No.		
32.13	with output Stereo 80×2 : Continuous amplifier 2*500W				
32.14	Loudspeaker Wall Mounted Bracket, suitable for Loudspeaker ≥10", black color	4	No.		
32.15	Stage Monitor Speaker: 12" Two Way Monitor Loudspeaker,400W @8 Ω , Black as itc TS-612T	2	No.		
32.16	2 Channel Professional Amplifier Stereo 8Ω : 2*700W; as itc TC-2700 or	1	No.		
	approved equivalent				
32.17	Floor Standing Cabinet rack for sound equipment with lockable door,	1	No.		
	cooling fans, power supply and cable handling accessories				
	SUB-TOTAL FOR AUDITORIUM SOUND SYSTEM, KENYA SHILLII	NGS			

$\textbf{c.} \quad \textbf{Bill 3: Sound Equipment} - \textbf{Lecture Theatre}$

Item	Description	Qty	Unit	Rate, KES	Amount, KES
	LECTURE THEATRE				
	Digital sound system for lecture Theatre, comprising wired and wireless microphones, audio mixer, digital audio processors and speakers.				
32.19	Wired Handheld Moving Coil Microphone with Supercardioid pick-up pattern and Frequency response ≥ 50Hz-17kHz	2	No.		
32.20	Wired Handheld Microphone Stand,1030-1710mm height and 750mm length for the bar	1	No.		
32.21	Fully digital UHF Wireless Mic, consisting of receiver unit and two handheld microphones as itc T-592UH or approved equivalent	1	No.		
32.22	Fully digital UHF Wireless Mic, consisting of receiver unit and two lavalier microphone units as itc T-592UL or approved equivalent	1	No.		
32.23	Antenna Splitter with capacity for 4 receivers as itc T-59FP or approved equivalent	1	No.		
32.24	Wall mounted antenna with straight line receiving range of ≥100 and frequency range 470-950MHZ, as itc T-59TS or approved equivalent	1	No.		
32.25	12 Channels Mixer, 3bands EQ, with 24-bit DSP as itc TS-12PFX or approved equivalent	1	No.		
32.26	Stereo Feedback Suppressor with built-in DSP processor as itc TS-224D or approved equivalent	1	No.		
32.27	Digital Audio Matrix Processor with 4 Inputs and 4 outputs as itc TS-DP440 or approved equivalent	1	No.		
32.28	Full Range Speakers: 15" Professional Two Way Loudspeaker,450W @8 Ω , Black, as itc TS-615 or approved equivalent	2	No.		
32.29	Auxiliary Full Range Speakers: 12" Professional Two Way Loudspeaker,350W @8Ω, Black, as itc TS-612	2	No.		
	2 Channel Professional Amplifier Stereo 8Ω : 2*700W; as itc TC-2700 or approved equivalent	1	No.		
32.30	2 Channel Professional Amplifier as itc TC-2500B or approved equivalent with output Stereo 80×2 : Continuous amplifier 2*500W	1	No.		
32.31	Loudspeaker Wall Mounted Bracket, suitable for Loudspeaker ≥10", black color	4	No.		
32.32	Floor Standing Cabinet rack for sound equipment with lockable door, cooling fans, power supply and cable handling accessories	1	No.		
	SUB-TOTAL FOR LECTURE THEATRE SOUND SYSTEM, KENYA SI	HILLIN	IGS		

d. Bill 4: Cables and Accessories for Audio Conference & Sound Equipment

Item	Description	Qty	Unit	Rate, KES	Amount, KES
	ACCESSORY CABLES AND CONNECTORS FOR SOUND & CONFERENCE SYSTEMS				
	Tenderer may replace this schedule with list of cables and accessories in accordance with their assessment of requirements				
32.34	6.35 single plug - 3.5 single plug audio cable T-H5	4	No.		
32.35	RCA - RCA Audio Cable,1.8m T-A1.8	2	No.		
32.36	RCA-6.35 Single Plug Audio Cable,1.8m T-B1.8	2	No.		
32.37	Male XLR Head - Female XLR Head Audio Cable,1.8m T-G1.8	12	No.		
32.38	Male XLR Head - Female XLR Head Audio Cable,3m T-G3	18	No.		
32.39	Audio Cable CANNON (female) - bare wire 1.8 meters T-EK1.8	6	No.		
32.40	Audio Cable CANNON (male) - bare wire 3 meters T-FK3	22	No.		
32.41	Transformer T-97060	3	No.		
32.42 32.43	Speaker Cable (Tenderer can change the number of cores if required. Actual quantities to be determined on site) Speaker Cable (Auditorium), ≥2.5mm², 2-Core Stranded Oxygen Free Copper (tenderer to change number of cores if required) Speaker Cable (lecture Theatre), 2.5mm², 2-Core Stranded Oxygen Free Copper (tenderer to change number of cores if required) CAT 6 Network Cables and Accessories (Quantities to be determined on	300 90	LM LM		
32.44	site) Cat 6 Network Cable, 305 m roll	1	No.		
32.45	Factory Assembled Cat 6 Patch Cord, 1.5m	1	No.		
32.46	Factory Assembled Cat 6 Patch Cord, 2m	1	No.		
32.47	Factory Assembled Cat 6 Patch Cord, 3m	1	No.		
32.48	Factory Assembled Cat 6 Patch Cord, 5m	1	No.		
32.49	Factory Assembled Cat 6 Patch Cord, 20m	1	No.		
32.50	Factory Assembled Cat 6 Patch Cord, 30m	1	No.		
32.51	Factory Assembled Cat 6 Patch Cord, 50m	1	No.		
32.52	RJ 45 Connector	1	No.		
	SUB-TOTAL FOR SOUND SYSTEM ACCESSORIES, KENYA SHILLINGS	1	I		

e. Bill 5: Video Presentation & Teaching Equipment

Item	Description	Qty	Unit	Rate, KES	Amount, KES
	Supply, install, test and commission the following items. Costs should include accessories for installation and interconnection. Rates should include VAT. Include prices for items with zero quantity				
	AUDITORIUM				
33.01	Die cast aluminium indoor LED video modules (as itc C3.0-MZ or approved equivalent) seamlessly assembled into LED video wall,	1	No.		
33.01	approximately 6m wide × 3.4m high and resolution 1920 × 1080 Pixels. Complete with: Power supply cable; HDMI cable; Ethernet cable		NO.		
33.02	Accessories and spares for LED Video Wall				
a	Sending card & Video processor for LED wall as itcTV-81X4S or approved equivalent	4	No.		
b	Electric Power Supply Box, Multi-function Card Distribution Cabinet for LED wall	1	No.		
С	Vertical (Wall and Floor) mounting structure for video wall	1	No.		
d	Spare LED modules (3% of total area)	1	No.		
	Interactive LED touchscreen for education, 65" as itc TV65820 or ONE				
33.03	SCREEN or approved equivalent. Complete with Power Supply Cable; HDMI cable; Ethernet Cable; 2-off IR touchscreen stylus	1	No.		
33.04	Accessories for 65" Interactive Screen				
а	OPS Module as per specifications	1	No.		
b	Transmitter for wireless screen projection to computers	1	No.		
С	Movable Floor mounting stand for interactive screen	1	No.		
	Stage feedback screen: 65" Full HD Colour TV as Samsung or approved				
33.05	equivalent. Complete with Power supply cable; HDMI cable; Ethernet cable	0	No.		
	Stage Feedback & Supplementary Screens: 85" Full HD Colour TV as				
33.06	Samsung or approved equivalent.	2	No.		
33.07	Complete with Power supply cable; HDMI cable; Ethernet cable Accessories for 65" & 85" TV				
33.07 a	Ceiling mounting bracket for 85" TV	2	No.		
b b	HDMI Splitter, 4K, 4 × 1	1	No.		
C	Ceiling mounting bracket for 65" TV	0	No.		
	LECTURE THEATRE				
	Interactive LED touchscreen for education, 86" as itc TV86820 or ONE				
	SCREEN or approved equivalent.				
33.08	Complete with Power Supply Cable; HDMI cable; Ethernet Cable; 2-off IR touchscreen stylus	1	No.		
33.09	Accessories for 86" Interactive Screen				
а	OPS Module as per specifications	1	No.		
b	Transmitter for wireless screen projection to computers	1	No.		
С	Movable Floor mounting stand for interactive screen	1	No.		
	Projector with 5000 Lumens laser Lamp as Epson EB-L530U pr approved				
33.10	equivalent.	1	No.		
22 11	Complete with Power supply cable; HDMI cable, Ethernet Cable				
33.11	Accessories for Projection Ceiling mounting Bracket for Projector	1	No.		
а	Motorised Ceiling Mounted Projection Screen, 3000mm wide by	1	INO.		
b	3000mm high. With remote control	1	No.		
	SUB-TOTAL CARRIED FORWARD TO NEXT PAGE, KENYA SHILLINGS	<u> </u>			

Item	Description	Qty	Unit	Rate, KES	Amount, KES
	BROUGHT FORWARD FROM PREVIOUS PAGE, KENYA SHILLINGS			,	,
	LECTURE ROOMS				
33.12	Interactive LED touchscreen for education, 86" as itc TV86820 or ONE SCREEN or approved equivalent. Complete with Power Supply Cable; HDMI cable; Ethernet Cable; 2-off IR touchscreen stylus	22	No.		
	Accessories for 86" Interactive Screen				
a	OPS Module as per specifications	22	No.		
b	Transmitter for wireless screen projection to computers	22	No.		
С	Wall mounting bracket for interactive screen	22	No.		
33.13	Interactive LED touchscreen for education, 75" as itc TV75820 or ONE SCREEN or approved equivalent. Complete with Power Supply Cable; HDMI cable; Ethernet Cable; 2-off IR touchscreen stylus	2	No.		
	Accessories for 75" Screen				
a	OPS Module as per specifications	2	No.		
b	Transmitter for wireless screen projection to computers	2	No.		
С	Movable Floor mounting stand for interactive screen	2	No.		
33.14	Projector with 5000 Lumens Standard Lamp as Epson EB2250U pr approved equivalent. Complete with Power supply cable; HDMI cable, Ethernet Cable Spare Stylus for Touch Screen	0	No.		
33.15	Infra-Red Touchscreen Stylus STAGE LIGHTS	50	No.		
33.16	Follow spotlight as itc TL-SL393 or approved equivalent	1	No.		
33.17	Top Light LED dimmable studio light as itc TL-SL301 or approved equivalent	5	No.		
33.18	Power Distributor for stage lights as itc TL-SL751 or approved Equivalent VIDEO CONFERENCE CAMERA FOR AUDITORIUM	1	No.		
33.19	Conferencing camera with speaker following function as itc TV-620XM or approved equivalent CONTROL SYSTEM FOR STAGE & CONFERENCING EQUIPMENT	1	No.		
33.20	Network Central Controller as itc TS-9100N or approved equivalent	0	No.		
33.21	Tablet Control Terminal as itc TS-9110A or approved equivalent	0	No.		
33.22	8-Channel Power Controller as itc TS-9101 or approved equivalent	0	No.		
33.23	Central Dimming Controller as itc TS-9103S or approved equivalent	0	No.		
33.24	Video Conference Controller (Hardware OR Software Format)	0	No.		
33.25	Controller for stage lights as itc TL-SL702 or approved Equivalent	0	No.		
	GRAND TOTAL FOR VIDEO TEACHING AIDS, KENYA SHILLINGS	l	<u> </u>		

Summary Table No. 3. Plant and Mandatory Spare Parts Supplied from Kenya, Delivery and Installation Costs

ITEM	DESCRIPTION	TOTAL (DDP + INSTALLATION COSTS), KES
1	Bill 1: Audio Conference Equipment	
2	Bill 2: Sound Equipment - Auditorium	
3	Bill 3: Sound Equipment – Lecture Theatre	
4	Bill 4: Cables and Accessories for Sound Equipment	
5	Bill 5: Video Presentation & Teaching Equipment	
	L FOR EQUIPMENT & SPARES DELIVERED FROM KENYA,	
DELIV	ERY & INSTALLATION COST, KENYA SHILLINGS	

Summary Table No. 4. Grand Total

Table No. 5 includes the preliminary and provisional sums as well as a sum of the Kenya Shillings Figures from Tables 2 and 3. Tenderer will insert figures in Kenya Shillings for each item as follows:

ITEM	DESCRIPTION	TOTAL COST (KES)
1	Preliminary Items	
2	Provisional Items	3,400.000.00
3	Audio Conference Equipment Supply and Installation	
4	Sound Equipment – Auditorium Supply and Installation	
5	Sound Equipment –Lecture Theatre Supply and Installation	
6	Cables and Accessories for Sound Equipment	
7	Video Presentation & Teaching Equipment Supply & Installation	
	GRAND TOTAL FOR EQUIPMENT SPARE PARTS & INSTALLATION, KENYA SHILLINGS	

Total Amount in Words, including all taxes: Kenya Shillings		
Tenderer's Name:		
Signature and Stamp:		
Date:		

TECHNICAL PROPOSAL

The tenderer to indicate a tentative schedule for delivery and installation of the equipment. This should include:

- Lead times for delivery of equipment.
- Estimated shipping times. Estimated installation time with a time schedule of activities.

FORMS AND PROCEDURES

Form of Completion Certificate
Date:
ITTNo:
To:
Dear Ladies and/or Gentlemen,
Pursuant to GCC Clause 24 (Completion of the Facilities) of the General Conditions of the Contract entered into between yourselves and the Procuring Entitydated_, relatingtothe
1. DescriptionoftheFacilitiesorpartthereof:
2. DateofCompletion:
However, you are required to complete the outstanding items listed in the attachment hereto as soon as practicable.
This Form does not relieve you of your obligation to complete the execution of the Facilities in accordance with the Contract nor of your obligations during the Defect Liability Period.
Very truly yours,
Title (System Integration Manager)

For	rm of Operational Acceptance Certificate
Da	te:
IT	ΓNo:
To	:
De	ar Ladies and/or Gentlemen,
Pur	rsuant to GCC Sub-Clause 25.3 (Operational Acceptance) of the General Conditions of the Contract ered into between yourselves and the ProcuringEntitydated, relatingtothe
e fe	relatingtothe, weherebynotifyyouthattheFunctionalGuaranteesofth ollowingpart(s) of the Facilitiesweresatisfactorilyattainedonthedatespecifiedbelow.
1.	DescriptionoftheFacilitiesorpartthereof:
2.	DateofOperationalAcceptance:
	is Form does not relieve you of your obligation to complete the execution of the Facilities in cordance with the Contract nor of your obligations during the Defect Liability Period.
Ve	ry truly yours,
Tit	le (Project Manager)

SPECIFICATIONS

Video Teaching Aids and Associated Items Specifications

Interactive Flat Screens – 98", 86", 75" and 65"

- Aluminium alloy housing
- Fireproof, explosion proof and Splash proof Screen
- Power supply range includes 240V 50Hz

Display:

- 4K Ultra HD (3840×2160) display with antiglare and low blue eye mode
- 16:9 Aspect Ratio
- Brightness: ≥ 350 cd/m².
- Contrast: 4000:1
- Viewing angle >175° horizontal and Vertical
- 1.07 billion colours.
- Refresh Rate: 60Hz
- Blue Light Filter / Low Blue Eye Mode
- Adjustable back-light with ambient light sensing
- Infrared touch technology
- Whiteboard writing,
- Multimedia playback
- On-screen annotation (touch and infrared pen)
- Fast response time
- Support screen recording

Screen Glass:

- Level 7 MoHS Hardness
- Anti-Glare
- Adjustable back-light with ambient light sensing

Audio:

- Stereo Speakers ≥10W
- Inbuilt Microphones, 8m pick up distance

Camera:

• Inbuilt Camera

Computing

- Quad Core CPU. ARM, Intel or Qualcomm
- Dual Core GPU
- > 8GB RAM
- ≥ 32GB Storage
- Windows / Android or Dual Windows and Android Operating System

- Office Application (WPS Office or MS Office)
- OPS Module for Windows operation
 - o Core i5 Processor
 - o 8GB DDRAM
 - o 256GB SSD

Connectivity

- Input Ports: HDMI In (minimum 2), USB 3 (minimum 3), RJ45, Type C2, Audio in Jack.
- Output Ports: HDMI Out (minimum 2), USB (minimum 2), RJ45, Type C2, Audio Line Out.
- Allow HDMI Screen sharing
- WiFi 6
- Wireless Projection (inbuilt or addon transmitter (to be included in package)

Indoor LED Video Wall, ≈250 Inch

- Seamlessly spliced LED modules in diecast aluminium housing
- SMD2121 black light LED
- Power supply range for assembled wall includes 240V 50Hz (1 phase) or 415V 50hz (3 Phase)
- 16:9 or 16:10 aspect ratio.
- 3mm Pixel Pitch (Pixel pitch: \leq 3.5mm)
- Approximate screen size for assembled wall: $6m \times 3.4m$
- Approximate resolution of assembled LED wall: 1920×1080 Pixels
- Video processor to adjust video sizes and for picture correction
- Brightness: $200-800 \text{ cd/m}^2$. Adjustment 0-100%
- Brightness uniformity $\geq 99\%$
- Viewing angle ≥175° horizontal and Vertical
- Low blue light mode
- Front and Back Maintenance
- Input Formats: Compatible with PAL/NTSC/SECAM formats, support S-Video; VGA; RGB; Composite Video; SDI; DVI; RF; RGBHV; YUV; YC, etc.
- Operating System: Windows

Flat Screen TV for Stage Feedback (85 Inch and 65 Inch)

- 3840×2160 pixels
- 16:9 aspect ratio
- Connectivity: HDMI × 3; USB × 2; Ethernet; WiFi; RF DVB-T
- Remote Control
- Power Supply includes 240V 50Hz

HD Video Conferencing Camera

- 20× optical zoom, 16× digital zoom,
- Full HD image, 1920x1080 pixels, 60fps
- AI driven automatic identification and tracking of speakers
- PTZ functionality.

Projector

- 5200 Lumens (3640 Lumens economy mode)
- Laser light
- Colour Light Output: 5.200 Lumen- 3.640 Lumen (economy) In accordance with IDMS15.4
- White Light Output: 5.200 Lumen 3.640 Lumen (economy) In accordance with ISO 21118:2020
- Native Resolution: WUXGA; Resolution Enhancement: Full HD
- Aspect Ratio: 16:10
- Contrast Ratio: Over 5.000.000 : 1
- Keystone Correction: Manual vertical: ±30°, Manual horizontal ±30°
- Colour Video Processing: 10 Bits
- Colour Reproduction: Upto 1.07 billion colours
- Throw Ratio: 1,35 2,20:1
- Zoom: Manual, Factor:1 1,6; Projection Lens Zoom Ratio: 1,35 2,2:1
- Screen Size: 50 inches 500 inches
- Projection Distance Wide: 1,4 m 14,8 m
- Projection Lens Focus: Manual
- Connectivity: USB 2.0-A, USB 2.0, RS-232C, Ethernet interface (100 Base-TX / 10 Base-T), Wireless LAN IEEE 802.11a/b/g/n/ac, Wireless LAN a/n (5GHz), VGA in (2x), VGA out, HDMI out, HDBaseT, Miracast, Jack plug out, Jack plug in (2x), HDMI (HDCP 2.3) (2x), USB 2 Type A playback

Projector Screen

Spray painted or powder coated metal casing.

Laminated, cleanable fabric screen with perfectly flat surface. White matte finish with black boundary. Bult-in slow retraction retention.

Display Format 16:10

Viewing Area (Approximate) 3059mm by 1915mm

Screen Size ≈142"

Viewing angle $\geq 50^{\circ}$

Low noise tubular or synchronous motor, 230 - 240V 50Hz rating with remote control.

Wall or ceiling mounting

Sound System Specifications

Digital sound system consisting of professional microphones, line array and wall mounted / stage monitor speakers and signal processing functions including digital mixer, audio processors amplifiers and other accessories with the following specifications:

Microphone:

- 1. Energy conversion principle: moving coil
- 2. Pickup method: supercardioid pointing
- 3. Frequency response: no less than 50Hz-17kH
- 4. Standard impedance: ≤600Ω"

Microphone stand Height: ≥980-1680mm Slash: ≥550-900mm"

Digital Mixer:

- 1. High-performance DSP processing, ≥40-bit DPS processor (400M main frequency), providing ≥32-bit/48kHz sound.
- 2. Feedback suppression is carried out by adopting "notch wave" + "frequency shift" dual methods. The notch filter provides 12 fixed points + 12 dynamic points. High-precision frequency shift, range \geq -10Hz to 10Hz.

Feedback Suppresor Digital Signal Processor:

- 1. High-performance DSP processing, ≥40-bit DPS processor (400M main frequency), providing ≥32-bit/48kHz sound.
- 2. Feedback suppression is carried out by adopting ""notch wave"" + ""frequency shift"" dual methods. The notch filter provides 12 fixed points + 12 dynamic points. High-precision frequency shift, range ≥-10Hz to 10Hz.
- 3. The equalizer supports ≥31-segment graphic equalizer and 8-segment parametric equalizer.
- 4. Frequency divider supports Butterworth, Bessel, Linkwich-Rayleigh three types and multiple octaves.
- 5. It has an IPS true color display. Support Chinese and English switching display.
- 6. There are \geq 48 notch filter status LED indicators for real-time display, and each channel is \geq 12 static + \geq 12 dynamic notch filters.
- 7. With dual-channel direct, one-key reset notch point configuration function.
- 8. Support ≥ 4 scene switching.
- 9. Support device positioning function, power-off automatic protection memory function.
- 10. Input channels and sockets \geq 2 XLR and TRS multi-function socket analog inputs; output channels and sockets \geq 2 XLR male sockets + \geq 2 TRS male analog outputs."
- 8 input, 8 output digital audio matrix processor:
- 1. The digital audio processor supports ≥ 8 balanced microphone/line input channels, using bare wire interface terminals, balanced connection method; supports ≥ 8 balanced line output channels, using bare wire interface terminals, balanced connection method.
- 2. The input channel supports pre-amplification, signal generator, expander, compressor, ≥ 5-band parametric equalization, AM automatic mixing function, AFC adaptive feedback cancellation, AEC echo cancellation, ANC noise cancellation.
- 3. The output channel supports ≥31-segment graphic equalizer, delayer, frequency divider, high and low pass filter, limiter
- 4. Support ≥24bit/48kHz sound, support input channel 48V phantom power supply.
- 5. It has a LCD screen, which supports displaying device network information, real-time level, channel mute status, and matrix mixing status.
- 6. Support operation and control through ipad, iPhone or Android mobile phone APP software, the panel has a USB interface, supports multimedia storage, and can play or store recording.
- 7. Configure bidirectional RS-232 interface, which can be used to control external equipment; configure RS-485 interface, which can realize automatic camera tracking function. Configure \geq 8-channel programmable GPIO control interface (customizable input and output).
- 8. Support power-off automatic protection memory function. Support channel copy, paste, joint control functions. It supports accessing the device through a browser and downloading its own management and control software; it can work in XP/Windows7, 8, 10 and other system environments."

Two way passive line array speakers:

- 1. The speaker type is a two-way linear array full-range speaker, woofer: 10"" x 2, power ≥ 600W, nominal impedance: 80
- 2. Frequency range: 65Hz-20KHz, sensitivity ≥ 102dB (1M/1W)

- 3. Tweeter: 75mm (3"") compression driver*1, horizontal coverage angle (-6dB)≥90°, vertical coverage angle (-6dB)≥10°.
- 2 Channel Professional Amplifier: Stereo $8\Omega \times 2$: Continuous amplifier 2*1000W, Maximum power 2*1500W

Stereo 4Ω×2 : Continuous amplifier2*1700W, Maximum power2*2600W

- 1. Dual-channel high-power professional digital power amplifier;
- 2. The power amplifier has DC, short circuit, overload and overheat protection;
- 3. Adopt variable oscillation modulation technology, multiple feedback control technology and output power control technology;
- 4. Support sensitivity 1V/2V selectable switching, XLR balanced input/XLR balanced LINK output; SPEAKON audio socket output;
- 5. Output power (1KHz/THD \le 1%): Continuous power: Stereo $8\Omega \times 2$: \ge 2*1000W; Stereo $4\Omega \times 2$: \ge 2*1700W; Stereo $2\Omega \times 2$: \ge 2*2900W; Bridge 16Ω : \ge 2000W; bridging 8Ω : \ge 3400W; bridging 4Ω : \ge 5800W;
- 6. Voltage gain (@1KHz): ≥39dB
- 7. Frequency response (@1W power): 20Hz-20KHz/±1dB
- 8.THD+N (@1/8 power): $\leq 0.01\%$
- 9. Signal-to-noise ratio (A-weighted): ≥105dB

Line Array Speaker Assembling Brackets:

- 1. Standard length: 6 meters; including: 1 set of gourd rack. Bearing capacity: 2T.
- 2. Material: National standard G80 grade manganese steel; shell: thickened alloy steel.
- 3. Surface treatment: quenching process + galvanizing; color: yellow + red.
- 4. Chain breaking stress: ≥800Mpa.
- 5. Braking system: double dry type; bearing: needle roller bearing."

Contains: 1 cross frame, 4 U-shaped buckles, 4 connecting rods.

15 inch two way stage monitor speaker and mounting brackets

- 1. Industrial modeling steel panel, professional design and durable surface, detachable and washable structures of panel dust-proof net and heat dissipation vent.
- 2. Soft starter can prevent the large current from being absorbed into the grid when starting up and interfering with other electrical equipment.
- 3. Intelligent control forced cooling design, low fan noise and high heat dissipation efficiency.
- 4. The two-channel amplifier with 3 options of input sensitivity, easy to accept a wide range of signal source inputs; input sensitivity: 0.775V/1V/1.44V
- 5. Complete and reliable security protection measures and working status indication (short circuit, overload, DC and overheating protection, transformer overheating protection).
- 6. Intelligent peak clipper controls the power module and speaker system working within a safe range.
- 7. Standard XLR+TRS1/4"" composite input interface, simple interface is more convenient to meet the needs of different users.
- 8. High-quality transformers and low-resistance and large-capacity electrolytic filter ensure the large dynamic tasks.
- 9. Suitable for different scenes, and stereo or bridge working mode is optional.
- 10. With input pin grounded and suspension control.
- 11. Output power (20Hz-20KHz/THD \leq 1%): stereo/parallel 8 Ω ×2: 200W×2; stereo/parallel 4 Ω ×2: 300W×2; bridge 8 Ω : 600W"

Fixed panel hole size (length*width): 140mm*65mm

Cabinet fixed panel hole size (length*width): 128mm*70mm

Equipment panel size: 160mm*90mm"

- 2 Channel Stereo 8Ω: 2*700W; 4Ω: 2*1200W; 2Ω: 2*1800W; Bridge 16Ω: 1400W; 8Ω: 2400W; 4Ω: 3600W
- 1. Dual-channel high-power professional digital power amplifier.
- 2. The power amplifier has DC, short circuit, overload and overheat protection.
- 3. With signal, power, temperature and other pressure limit functions.
- 4. The sensitivity supports 1V/2V, which can be switched.
- 5. Output power* (1KHz/THD \le 1%): Stereo 8 Ω : \ge 2*700W; Stereo 4 Ω : \ge 2*1200W; Stereo 2 Ω : \ge 2*1800W; Bridge 16 Ω : \ge 1400W; Bridge 8 Ω : \ge 2400W; Bridge 4 Ω : \ge 3600W.
- 6. Voltage gain (@1KHz) better than 37.5dB; input impedance $\leq 10 \text{K}\Omega$ unbalanced, $20 \text{K}\Omega$ balanced; THD+N (@1/8 power) $\leq 0.01\%$; signal-to-noise ratio (A-weighted) $\geq 102 \text{dB}$;"
- 12" Professional Two Way Monitor Loudspeaker, 400W @8Ω, Black Color
- 1. Impedance: 8Ω
- 2. Frequency response: 50Hz-20KHz
- 3. Rated power $\geq 400 \text{W}$
- 4. Sensitivity $\geq 99 \text{dB/W/M}$
- 5. Horizontal coverage angle $\geq 80^{\circ}$, vertical coverage angle $\geq 60^{\circ}$
- 6. Treble: 1.7 ""compressed tweeter x 1; Bass: 12"" woofer x 1

Audio & Video Conferencing System

Digital audio and video conferencing system including:

Audio Conferencing:

- Digital audio conference controller with ability to support all conferencing functions including simultaneous interpretation and delegate voting (when connected to delegate units with this function).
- Chairmans unit with gooseneck microphone.
- Delegate units one for every five seats in auditorium.
 - o Layout should allow for easy addition of extra delegate units in future asrequired.
 - Tenderer to quote for unit without voting function, but provide unit price for unit with voting function as an option to be decided by the Procurement entity.
- Extension units for extra delegate units as required
- Digital audio-processor with feedback supression
- Connecting cables as required.
- Link to the auditorium sound system.

Video Conferencing:

• HD video conference camera, 20× optical zoom, 16× digital zoom, Full HD image (1080p)

System Features – Video Conferencing:

- 1. The high-definition camera has a 20x optical zoom lens and supports 16x digital zoom; it adopts a 1/2.8-inch high-quality HD CMOS sensor with 2.07 million effective pixels.
- 2. The focal length of the lens is $4.42 \text{mm} \sim 88.5 \text{mm}$, and the aperture coefficient is $81.8 \sim 12.8 \times 12.8$
- 3. Support 1080P60, 1080P59.94, 1080P50, 1080I60, 1080I59.94, 1080I50, 1080P30, 1080P29.97, 1080P25, 720P60, 720P59.94, 720P50 resolution, support output frame rate 60 frames per second.
- 4. Support HDMI, SDI, USB, network four-way video output at the same time.
- 5. Support RS232 and RS485 serial port, can control the camera; support 255 preset positions, preset position precision: 0.1°.
- 6. Horizontal field of view: $60.7^{\circ} \sim 3.36^{\circ}$; support horizontal rotation range: $-170^{\circ} \sim +170^{\circ}$, vertical rotation range: $-30^{\circ} \sim +90^{\circ}$, horizontal rotation speed range: horizontal: $1.7^{\circ} \sim 100^{\circ}$ /s, Pitch: $1.7^{\circ} \sim 69.9^{\circ}$ /s.
- 7. Support advanced 2D, 3D noise reduction technology.
- 8. Built-in AI technology and pedestrian re-identification technology support automatic frame selection of participants and automatic tracking of speakers.
- 9. Built-in dual microphone array; support AAC audio encoding, better sound quality, less bandwidth occupation.
- 10. Support PoE power supply.
- 11. Equipped with \geq 1 HDMI output interface, \geq 1 3G-SDI output interface, \geq 1 USB3.0 output interface, \geq 1 3.5mm audio input interface and \geq 1 3.5mm audio output interface.

System Features – Audio Conferencing:

Conference Controller:

- 1. Support clock synchronization and audio transmission; the audio delay is less than 5ms.
- 2. Built-in high-performance DSP processor supports audio matrix, howling suppression, and adjustment functions including EQ, volume, delay, etc.
- 3. The audio input interface includes 1 RCA, 1 XLR and 2 Phoenix terminals. The audio output interface includes 1 RCA, 1 XLR and 16 Phoenix terminals.
- 4. Support 16 output channels, which can be flexibly configured as role separation output mode, simultaneous transmission mode, and phase control output mode. Each output channel supports the adjustment of EQ, volume, delay and other parameters.
- 5. The 16-channel role separation output mode enables the wired or wireless unit to output independently according to the ID number for recording or speech-to-text devices. And the number of output channels can be extended by external devices.
- 6. The 16-channel simultaneous interpretation output mode enables the simultaneous interpretation audio to be output independently according to the channel number for recording or monitoring devices. And the number of output channels can be extended by external devices.
- 7. The 16-channel phase control output mode, based on the original conference matrix technology and built-in nx16 audio matrix processor, can achieve 16-channel grouping output function. Any input source (including all input sources and online microphones) can be output to any channel according to any volume ratio.
- 8. The conference controller adopts TCP/IP network protocol, and supports C/S and B/S architecture at the same time, which can be controlled by PC software or browser.
- 9. Through WEB, it can control audio matrix parameters (including EQ, volume, delayer, microphone sensitivity, etc.), 16-channel output mode switching, microphone on/off synchronization, language switching of Chinese, English, Russian and French, and the role separation controller.

- 10. With large system capacity, it supports up to 4096 wired conference units and 300 wireless conference units. The maximum number of speaking units is 8 wireds and 6 wirelesses.
- 11. The circular hand-in-hand connection can be realized to ensure that the conference can go on normally when one of the network cables is disconnected or the unit occurs a fault.
- 12. The WIFI network interface supports POE power supply function, which can be directly connected to the wireless
- AP, and can also increase the number of wireless AP by connecting to a POE network switch to provide greater wireless coverage.
- 13. Support free language switching of Chinese, English, Russian and French.
- 14. View the battery status, WiFi signal and other information of the online wireless unit via PC software; support one-key shutdown of all wireless units or a single wireless unit.
- 15. Support simultaneous interpretation function, and simultaneous transmission of up to 63+1 wired channels.
- 16. With a fire alarm linkage triggering interface, it provides fire information urgently and evacuates the participants to ensure their safety.
- 17. Support PELCO-D and VISCA camera control protocols, and working with HD camera tracking controller to realize automatic camera tracking.
- 18. Four microphone modes: FIFO (first in first out), NORMAL (normal mode), VOICE (voice control mode), APPLY (application mode).
- 19. The system supports initiating conference sign-in, voting, rating, and custom function.
- 20. The 4.3-inch full-color touch screen can realize parameter setting or viewing, and other touch operations.
- 21. Powerful ID editing function supports the ID editing for wired unit, wireless unit, interpreter machine, and role separation controller.
- 22. USB recording function supports the recording and playback of conference records.
- 23. Support connecting with paperless systems and realizing the unified lifting of paperless lifting microphones.
- 24. 16 multi-function output channels and 2 LINEOUT channels support 10-band EQ adjustment function

Conference Extension Unit

- 1. Through the conference expansion host, the number of conference system loads can be increased, and more conference microphone units can be connected.
- 2. Use a special 6-core cable.
- 3. The shell is made of metal material, and the wiring, shell and ground wire are firmly connected to ensure that it has the ability to resist static electricity of 6000V.
- 4. Support ≥ 3 channels of simultaneous expansion, and support expansion of ≥ 128 units.
- 5. With RJ45 network port, it can be connected to the host and the lower extended host"

Chairman Unit

- 1. The embedded microphone adopts a heart-shaped electret microphone, adopts a digital transmission link, connects to the cascade port of the conference host through a network cable for power supply, uses uncompressed audio transmission technology, \geq 48K sampling rate, and \geq 80Hz-16KHz bandwidth sound quality.
- 2. Capacitive touch buttons are used, which can effectively reduce the sound of button knocking. Microphone height (or length) ≤ 409mm
- 3. The unit supports PC software microphone control and voice control function.
- 4. The unit has TCP/IP protocol family and supports ICMP, HTTP, UDP, TCP, IGMP and other protocols.
- 5. The unit supports PING packet function.
- 6. The unit has an independent web control page, which supports the adjustment of microphone ID number, microphone sensitivity and other parameters.
- 7. The unit has the functions of speaking timing and timing speaking, and the chairman unit has the priority authority to turn off the speech of the representative unit.
- 8. There is a voice control function inside the unit, and the voice control sensitivity is adjustable.
- 9. The unit supports the sign-in function, and functions such as unit sign-in and control unit sign-in can also be prohibited through the PC software.
- 10. The unit supports web page firmware upgrade function.
- 11. The unit supports the IP address sniffing function, and the ID number, IP address, MAC address and other parameters of the unknown unit can be found through PC tools.

Delegate Unit

- 1. The embedded microphone adopts a heart-shaped electret microphone, adopts a digital transmission link, connects to the cascade port of the conference host through a network cable for power supply, uses uncompressed audio transmission technology, ≥48K sampling rate, and ≥80Hz-16KHz bandwidth sound quality.
- 2. Capacitive touch buttons are used, which can effectively reduce the sound of button knocking. Microphone height (or length) ≤ 409mm
- 3. The unit supports PC software microphone control and voice control function.
- 4. The unit has TCP/IP protocol family and supports ICMP, HTTP, UDP, TCP, IGMP and other protocols.
- 5. The unit supports PING packet function.

- 6. The unit has an independent web control page, which supports the adjustment of microphone ID number, microphone sensitivity and other parameters.
- 7. The unit has the functions of speaking timing and timing speaking, and the representative unit has the function of applying for speaking.
- 8. There is a voice control function inside the unit, and the voice control sensitivity is adjustable.
- 9. The unit supports the sign-in function, and functions such as unit sign-in and control unit sign-in can also be prohibited through the PC software.
- 10. The unit supports web page firmware upgrade function.
- 11. The unit supports the IP address sniffing function, and the ID number, IP address, MAC address and other parameters of the unknown unit can be found through PC tools.

Audio Processor with Feedback Suppresion Function

- 1. With automatic mixing function, including gain sharing type automatic mixing and threshold type automatic mixing. With automatic gain function, it can effectively keep the microphone volume within a certain dynamic range.
- 2. With AFC feedback suppression function, it adopts notch + frequency shift dual mode, which can automatically capture the howling point and set the notch notch. The notch supports ≥ 12 fixed points + 12 dynamic points, which can effectively Eliminate howling function.
- 3. It has the microphone voice activation function, and the tracking threshold can be set. When the microphone speech reaches the threshold, the linkage camera tracking function can be realized. With EQ adjustment function, the output has ≥31 graphic equalizer adjustments.
- 3. It has ≥ 2 network ports, which are used to connect wireless AP and communicate with the conference host; connect to the digital conference host through the network protocol to realize audio data transmission. It has ≥ 1 EXTENSION interface, which is used to connect the extension port of the conference host. With ≥ 1 XLR balanced output, ≥ 1 Lotus unbalanced output.
- 4. With ≥ 1 RS-485 communication interface, it supports docking cameras to realize camera tracking. With ≥ 1 RS-232 communication interface (camera tracking), it can be connected to the central control system host or camera tracking host to realize the speech camera tracking function. With ≥ 1 RS-232 communication interface (voice transcription), it supports docking voice transcription server to realize voice transcription function.
- 5. The number of microphones that can be turned on at the same time is ≥ 16 wired units $+ \ge 8$ wireless units.

PART 3 – CONDITIONS OF CONTRACTAND CONTRACT FORMS

SECTION VIII - GENERAL CONDITIONS OF CONTRACT

A. Contract and Interpretation

1. Definitions

1.1 Thefollowingwordsandexpressionsshallhavethemeaningsherebyassignedtothem:

"Contract" means the Contract Agreement entered into between the Procuring Entity and the Contractor, togetherwiththeContractDocumentsreferredtotherein; they shall constitute the Contract, and the term "the Contract" shall in all such documents be construed accordingly.

"Contract Documents" means the documents listed in Article 1.1 (Contract Documents) of the Contract Agreement (including any amendments thereto).

"GCC"meanstheGeneralConditionsofContracthereof.

"SCC"meanstheSpecialConditionsofContract.

"day" means calendar day. "year" means 365 days. "month" meanscalendarmonth.

"Party" meansthe Procuring Entity or the Contractor, as the context requires, and "Parties" means both of them.

"Procuring Entity" means the public entity named as such in the SCC and includes the legal successors or permitted assigns of the Procuring Entity.

"ProjectManager" meansthepersonappointed by the Procuring Entity in the manner provided in GCCS ub-Clause 17.1 (Project Manager) hereof and named as such in the SCC to perform the duties delegated by the Procuring Entity.

"Contractor" means the person(s) whose Tender to perform the Contract has been accepted by the Procuring Entity and is named as Contractor in the Contract Agreement, and includes the legal successors or permitted assignsoftheContractor.

"Contractor's Representative" means any personnominated by the Contractor and approved by the Procuring Entity in the manner provided in GCC Sub-Clause 17.2 (Contractor's Representative and Construction Manager) hereof to perform the duties delegated by the Contractor.

"Construction Manager" means the person appointed by the Contractor's Representative in the manner provided in GCC Sub-Clause 17.2.4.

"Subcontractor," including manufacturers, means any person to who mexecution of any part of the Facilitie s, including preparation of any design or supply of any Plant, is sub-contracted directly or indirectly by the Contractor, and includes its legal successors or permitted assigns.

"DisputeBoard" (DB) means the person or persons named as such in the SCC appointed by agreement between

the Procuring Entity and the Contractor tomakeadecision with respect to any dispute or difference between the Procuring Entity and the Contractor referred to him or her by the Parties pursuant to GCC Sub-Clause 46.1 (DisputeBoard) hereof.

"ContractPrice" meansthesumspecifiedinArticle2.1(ContractPrice) of the ContractAgreement, subject to such additions and adjustments thereto or deductions therefrom, as may be made pursuant to the Contract.

"Facilities" means the Plant to be supplied and installed, as well as all the Installation Services to be carried out by the Contractor under the Contract.

"Plant" meanspermanent plant, equipment, machinery, apparatus, materials, articles and things of all kinds to

be provided and incorporated in the Facilities by the Contractor under the Contract (including the spare parts to be supplied by the Contractor under GCCS ub-Clause 7.3 hereof), but does not include Contractor's Equipment.

"Installation Services" means all those services ancillary to the supply of the Plant for the Facilities, to be provided by the Contractor under the Contract, such as transportation and provision of marine or other similar insurance, inspection, expediting, site preparation works (including the provision and use of Contractor's Equipment and the supply of all construction materials required), installation, testing, pre-commissioning, commissioning, operations, maintenance, the provision of operations and maintenance manuals, training, etc... as the case may require.

"Contractor's Equipment" means all facilities, equipment, machinery, tools, apparatus, appliances or thin gsof every kindrequired in or for installation, completion and maintenance of Facilities that are to be provided by the Contractor, but does not include Plant, or other things intended to form or forming part of the Facilities.

"Country of Origin" means the countries and territories eligible as elaborated in the SCC.

"Site" meansthelandandotherplace supon which the Facilities are to be installed, and such other landor places as may be specified in the Contract as forming part of the Site.

"Effective Date" means the date of fulfillment of all conditions stated in Article 3 (Effective Date) of the Contract Agreement, from which the Time for Completion shall be counted.

"TimeforCompletion" means the time within which Completion of the Facilities as a whole (or of a part of the Facilities where a separate Timefor Completion of such part has been prescribed) is to be attained, as referred to in GCCC lause 8 and in accordance with the relevant provisions of the Contract.

"Completion" means that the Facilities (or a specific part thereof where specific parts are specified in the Contract) have been completed operationally and structurally and put in a tight and clean condition, that all workinrespectofPrecommissioningoftheFacilitiesorsuchspecificpartthereofhasbeencompleted,andthat theFacilitiesorspecificpartthereofarereadyforCommissioningasprovidedinGCCClause24(Completio n) hereof.

"Pre-commissioning" means the testing, checking and other requirements specified in the ProcuringEntity's Requirements that are to be carried out by the Contractor in preparation for Commissioning as provided in GCCClause24(Completion)hereof.

"Commissioning" means operation of the Facilities or any part thereof by the Contractor following Completion, which operation is to be carried out by the Contractor as provided in GCC Sub-Clause 25.1 (Commissioning) hereof, for the purpose of carrying out Guarantee Test(s).

"Guarantee Test(s)" means the test(s) specified in the Procuring Entity's Requirements to be carried out to ascertainwhethertheFacilitiesoraspecifiedpartthereofisabletoattaintheFunctionalGuaranteesspecifie din the Appendix to the Contract Agreement titled Functional Guarantees, in accordance with the provisions of GCCSub-Clause25.2(GuaranteeTest)hereof.

"Operational Acceptance" means the acceptance by the Procuring Entity of the Facilities (or any part of the FacilitieswheretheContractprovidesforacceptanceoftheFacilitiesinparts), which certifies the Contractor's fulfillment of the Contractional Guarantees of the Facilities (or the relevant part thereof) is

n accordance with the provisions of GCC Clause 28 (Functional Guarantees) hereof and shall

include deemed acceptanceinaccordancewithGCCClause25(CommissioningandOperationalAcceptance)hereof.

"DefectLiabilityPeriod" meanstheperiodofvalidityofthewarranties given by the Contractor commencing at Completion of the Facilities or a part thereof, during which the Contractor is responsible for defects with respect to the Facilities (or the relevant part thereof) as provided in GCCC lause 27 (Defect Liability) hereof.

"Notice of Dissatisfaction" means the notice given by either Party to the other under Sub-Clause 46.4 indicating its dissatisfaction and intention to commence arbitration.

2. ContractDocuments

2.1 Subject to Article 1.2 (Order of Precedence) of the Contract Agreement, all documents forming part of the

Contract(and all parts thereof) are intended to be correlative, complementary and mutually explanatory. The Contract shall be read as a whole.

3. Interpretation

- 3.1 In the Contract, except where the context requires otherwise:
 - a) Wordsindicatingonegenderincludeallgenders;
 - b) words indicating the singular also include the plural and words indicating the plural also include the singular;
 - c) provisions including the word "agree," "agreed," or "agreement" require the agreement to be recorded in writing;
 - d) the word "tender" is synonymous with "Tender," "tenderer," with "Tenderer," and "tender documents" with "TenderingDocument," and
 - e) "written" or "inwriting" meanshand-written, type-written, printedorelectronically made, and resulting in a permanent record.

The marginal words and other headings shall not be taken into consideration in the interpretation of these Conditions.

3.2 Incoterms

Unless inconsistent with any provision of the Contract, the meaning of any trade term and the rights and obligations of Parties thereunder shall be as prescribed by Incoterms.

Incoterms means international rules for interpreting trade terms published by the International Chamber of Commerce (latest edition), 38 Cours Albert 1^{er}, 75008 Paris, France.

3.3 EntireAgreement

3.3.1 Subject to GCC Sub-Clause 16.4 hereof, the Contract constitutes the entire agreement between the Procuring Entity and Contractor with respect to the subject matter of Contract and supersedes all communications,

negotiations and agreements (whether written or or al) of Parties with respect the retornade prior to the date of Contract.

3.4 Amendment

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

3.5 IndependentContractor

The Contractorshall be an independent contractor performing the Contract. The Contract does not create any agency, partnership, joint venture or other joint relationship between the Parties hereto. Subject to

the

provisionsoftheContract,theContractorshallbesolelyresponsibleforthemannerinwhichtheContractis performed. All employees, representatives or Subcontractors engaged by the Contractor in connection with

theperformanceoftheContractshallbeunderthecompletecontroloftheContractorandshallnotbedeemed tobeemployeesoftheProcuringEntity,andnothingcontainedintheContractorinanysubcontractawarded by the Contractor shall be construed to create any contractual relationship between any such employees, representativesorSubcontractorsandtheProcuringEntity.

- 3.6 Non-Waiver
- 3.6.1 Subject to GCC Sub-Clause 3.6.2 below, no relaxation, forbearance, delay or indulgence by either Party in enforcing any of the terms and conditions of the Contract or the granting of time by either Party to the other shallprejudice, affector restrict the rights of that Party under the Contract, norshall anywaiver by either Party of any breach of Contract operate as waiver of any subsequent or continuing breach of Contract.
- 3.6.2 Any waiver of a Party's rights, powers or remedies under the Contract must be in writing, must be datedand signed by an authorized representative of the Party granting such waiver, and must specify the right and the extenttowhichitisbeingwaived.
- 3.7 Severability

If any provision or condition of the Contract is prohibited or rendered invalid or unenforceable, such

prohibition, invalidity or unenforced ability shall not affect the validity or enforce ability of any other provisions and conditions of the Contract.

3.8 Country of Origin

"Origin" means the place where the plant and component parts thereof are mined, grown, produced or manufactured, and from which the services are provided. Plant components are produced when, through manufacturing, processing, or substantial or major assembling of components, a commercially recognized product results that is substantially in its basic characteristics or in purpose or utility from its components.

4 Communications

- 4.3 Wherever these Conditions provide for the giving or issuing of approvals, certificates, consents, determinations, notices, requests and discharges, these communications shall be:
 - a Inwritinganddeliveredagainstreceipt;and
 - b delivered, sentortransmitted to the address for the recipient's communications as stated in the Contrac t Agreement.

Whenacertificate is is sued to a Party, the certifier shall send a copy to the other Party. When a notice is is sued to a Party, by the other Party or the Project Manager, a copy shall be sent to the Project Manager or the other Party, as the case may be.

5 Law and Language

- 5.3 TheContractshallbegovernedbyinaccordancewithlawsof Kenya
- 5.4 TherulinglanguageoftheContractshallbeEnglishLanguage.
- 5.5 ThelanguageforcommunicationsshallbetheEnglishlanguage.

6 Fraud and Corruption

- 6.1 TheProcuringEntityrequirescompliancewiththeprovisionsofthePublicProcurementandAssetDisposa 1 Act, 2015, Section 62 as set forth in Section" Declaration not to engage in corruption". The tender submittedbyapersonshallincludeadeclarationthatthepersonshallnotengageinanycorruptorfraudulent practice and a declaration that the person or his or her sub-contractors are not debarred from participating in publicprocurementproceedings.
- 6.2 Tenderers shall permit and shall cause their agents (where declared or not), subcontractors, subconsultants, serviceproviders, suppliers, and their personnel, to permit the PPRA to inspectal laccounts, records and other documents relating to any initial selection process, prequalification process, tender submission, proposal submission, and contract performance (in the case of award), and to have the maudited by auditors appointed by the PPRA.

B. SubjectMatterofContract

7 Scope of Facilities

- 7.1 Unless otherwise expressly limited in the Procuring Entity's Requirements, the Contractor's obligations co ver the provision of all Plant and the performance of all Installation Services required for the design, the manufacture(includingprocurement,qualityassurance,construction,installation,associatedcivilworks, commissioning and delivery) of the Plant. installation, completion and commissioning of the Facilities inaccordancewiththeplans, procedures, specifications, drawings, codes and any other documents as specifications. ed in the Section, Procuring Entity's Requirements. Such specifications include, but are not limited to, the provision of supervision and engineering services; the supply of labor, materials, equipment, spare parts (as specified in GCC Sub-Clause 7.3 below) and accessories; Contractor's Equipment; construction utilities and supplies; temporary materials, structures and facilities; transportation without (including. unloadingandhaulingto, from and at the Site); and storage, except for those supplies, works and services that will be provided or performed by the Procuring Entity, asset for thin the Appendix to the Contract Agreement titledScopeofWorksandSupplybytheProcuringEntity.
- 7.2 TheContractorshall,unlessspecificallyexcludedintheContract,performallsuchworkand/orsupplyallsu ch itemsandmaterialsnotspecificallymentionedintheContractbutthatcanbereasonablyinferredfromtheContractasbeingrequiredforattainingCompletionoftheFacilitiesasifsuchworkand/oritemsandmaterials wereexpresslymentionedintheContract.
- 7.3 In addition to the supply of Mandatory Spare Parts included in the Contract, the Contractor agrees to supply sparepartsrequiredfortheoperationandmaintenanceoftheFacilitiesfortheperiodspecifiedintheSCCand theprovisions,ifany,specifiedintheSCC.However,theidentity,specificationsandquantitiesofsuchspare partsandthetermsandconditionsrelatingtothesupplythereofaretobeagreedbetweentheProcuringEntity and the Contractor, and the priceofsuchsparepartsshallbethatgiveninPriceScheduleNo.6,whichshallbe addedtotheContractPrice.Thepriceofsuchsparepartsshallincludethepurchasepricethereforandother costsandexpenses(includingtheContractor'sfees)relatingtothesupplyofspareparts.

${\bf 8} \qquad {\bf Time for Commence mentand Completion}$

8.1 The Contractor shall commence work on the Facilities within the period specified in the SCC and without prejudice to GCC Sub-Clause 26.2 hereof, the Contractor shall thereafter proceed with the Facilities in accordancewiththetimeschedulespecifiedintheAppendixtotheContractAgreementtitledTimeSchedule

96

8.2 The Contractor shall attain Completion of the Facilities or of a part where a separate time for Completionof suchpartisspecifiedintheContract,withinthetimestatedintheSCCorwithinsuchextendedtimetowhich theContractorshallbeentitledunderGCCClause40hereof.

9 Contractor's Responsibilities

- 9.1 The Contractor shall design, manufacture including associated purchases and/or subcontracting, install and complete the Facilities in accordance with the Contract. When completed, the Facilities should be fit for the purposes for which they are intended as defined in the Contract.
- 9.2 TheContractorconfirmsthatithasenteredintothisContract onthebasisofaproperexaminationofthedata relatingtotheFacilitiesincludinganydataastoboringtestsprovidedbytheProcuringEntity,andonthebasis ofinformationthattheContractorcouldhaveobtainedfromavisualinspectionoftheSiteifaccesstheretowa s availableandofotherdatareadilyavailabletoitrelatingtotheFacilitiesasofthedatetwenty-eight(28)days priortoTendersubmission.TheContractoracknowledgesthatanyfailuretoacquaintitselfwithallsuchdata andinformationshallnotrelieveitsresponsibilityforproperlyestimatingthedifficultyorcostofsuccessfull y performingtheFacilities.
- 9.3 TheContractorshallacquireandpayforallpermits,approvalsand/orlicensesfromalllocal,stateornationa l government authorities or public service undertakings in the country where the Site is located which such authorities or undertakings require the Contractor to obtain in its name and which are necessary for the performance of the Contract, including, without limitation, visas for the Contractor's and Subcontractor's personnel and entry permits for all imported Contractor's Equipment. The Contractor shall acquire all other permits, approvals and/or licenses that are not the responsibility of the Procuring Entity under GCC Sub-Clause10.3hereofandthatarenecessaryfortheperformanceoftheContract.
- 9.4 TheContractorshallcomplywithalllawsinforceinthecountrywheretheFacilitiesaretobeimplemented. Thelawswillincludealllocal,state,nationalorotherlawsthataffecttheperformanceoftheContractandbind upontheContractor.TheContractorshallindemnifyandholdharmlesstheProcuringEntityfromandagains t any and all liabilities, damages, claims, fines, penalties and expenses of whatever nature arising or resulting from the violation of such laws by the Contractor or its personnel, including the Subcontractors and their personnel,butwithoutprejudicetoGCCSub-Clause10.1hereof.
- 9.5 Any Plant and Installation Services that will be incorporated in or be required for the Facilities and other supplies shall have their origin as specified under GCC Clause 1 (Country of Origin). Any subcontractors retained by the Contractors hall be from a country as specified in GCC Clause 1 Country of Origin).
- 9.6 IftheContractorisajointventure,orassociation(JV)oftwoormorepersons,allsuchpersonsshallbejointly and severally bound to the Procuring Entity for the fulfillment of the provisions of the Contract, and shall designate one of such persons to act as a leader with authority to bind the JV. The composition or the constitutionoftheJVshallnotbealteredwithoutthepriorconsentoftheProcuringEntity.
- 9.7 Pursuant to paragraph 2.2 e. of Appendix B to the General Conditions the Contractor shall permit and shall causeitssubcontractors and subconsultants to permit, PPRA and/or persons appointed by PPRA to inspect the Site and/or the accounts and records audited by auditors appointed by PPRA. The Contractor's and its Subcontractors' and sub-consultants' attention is drawn to Sub-Clause 6.1 which provides, interalia, that acts intended to materially impede the exercise of the PPRA's inspection and audit rights constitute a prohibited practice subject to contract termination.
- 9.8 TheContractorshallconformtothesustainableprocurementcontractualprovisions,ifandasspecifiedinth e SCC.

10 Procuring Entity's Responsibilities

- 10.1 Allinformationand/ordatatobesuppliedbytheProcuringEntityasdescribedintheAppendixtotheContra
 - Agreement titled Scope of Works and Supply by the Procuring Entity, shall be deemed to be accurate, except when the Procuring Entity expressly states otherwise.
- 10.2 TheProcuringEntityshallberesponsibleforacquiringandprovidinglegalandphysicalpossessionoftheSi te and access thereto, and for providing possession of and access to all other areas reasonably required for the proper execution of the Contract, including all requisite rights of way, as specified in the Appendix to the ContractAgreementtitledScopeofWorksandSupplybytheProcuringEntity.TheProcuringEntityshallgiv e fullpossessionofanaccordallrightsofaccesstheretoonorbeforethedate(s)specifiedinthatAppendix.
- 10.3 The Procuring Entity shall acquire and pay for all permits, approvals and/or licenses from all local, state or nationalgovernmentauthoritiesorpublicserviceundertakingsinthecountrywheretheSiteislocatedwhich suchauthoritiesorundertakingsrequiretheProcuringEntitytoobtainintheProcuringEntity'sname,(b) are necessary for the execution of the Contract, including those required for the performance by both the ContractorandtheProcuringEntityoftheirrespectiveobligationsundertheContract,and(c)arespecifiedin

the Appendix (Scope of Works and Supply by the Procuring Entity).

- 10.4 If requested by the Contractor, the Procuring Entity shall use its best endeavors to assist the Contractor in obtaining in a contractor of the Contract from all local, state or national government authorities or publics ervice undertaking sthat such authorities or undertakings require the Contractor or Subcontractors or the personnel of the Contractor or Subcontractors, as the case may be, to obtain.
- 10.5 Unless otherwise specified in the Contract or agreed upon by the Procuring Entity and the Contractor,

 The ProcuringEntityshallprovidesufficient,properlyqualifiedoperatingandmaintenancepersonnel;shallsup ply and make available all raw materials, utilities, lubricants, chemicals, catalysts, other materials andfacilities; and shall perform all work and services of whatsoever nature, including those required by the Contractor to properly carry out Pre-commissioning, Commissioning and Guarantee Tests, all in accordance with the provisions of the Appendix to the Contract Agreement titled Scope of Works and Supply by the Procuring Entity, atorbeforethetimespecified in the program furnished by the Contractor under GCC Sub-Clause 18.2 hereof and in the manner thereupon specified or as otherwise agreed upon by the Procuring Entity and the Contractor.
- 10.6 The Procuring Entity shall be responsible for the continued operation of the Facilities after Completion, in accordancewithGCCSub-Clause24.8,andshallberesponsibleforfacilitatingtheGuaranteeTest(s)forthe Facilities,inaccordancewithGCCSub-Clause25.2.
- 10.7 AllcostsandexpensesinvolvedintheperformanceoftheobligationsunderthisGCCClause10shallbethe responsibility of the Procuring Entity, save those to be incurred by the Contractor with respect to the performanceofGuaranteeTests,inaccordancewithGCCSub-Clause25.2.
- 10.8 In the event that the Procuring Entity shall be in breach of any of his obligations under this Clause, the additionalcostincurredbytheContractorinconsequencethereofshallbedeterminedbytheProjectManage r andaddedtotheContractPrice.

C. Payment

11 ContractPrice

11.1 Contract as specified in Article 2 (Contract Price and Terms of Payment) of the Contract Agreement.

- 11.2 UnlessanadjustmentclauseisprovidedforintheSCC,theContractPriceshallbeafirmlumpsumnotsubjec toanyalteration,exceptintheeventofaChangeintheFacilitiesorasotherwiseprovidedintheContract.
- 11.3 SubjecttoGCCSub-Clauses 9.2,10.1 and 35 hereof, the Contractorshall be deemed to have satisfied itself as to the correctness and sufficiency of the Contract Price, which shall, except as otherwise provided for in the Contract, coverall its obligation sunder the Contract.

12 TermsofPayment

- 12.1 TheContractPriceshallbepaidasspecifiedinArticle2(ContractPriceandTermsofPayment) of the Contract
 AgreementandintheAppendixtotheContractAgreementtitledTermsandProceduresofPayment,whichal so outlinestheprocedurestobefollowedinmakingapplicationforandprocessingpayments.
- 12.2 No payment made by the Procuring Entity herein shall be deemed to constitute acceptance by the Procuring EntityoftheFacilitiesoranypart(s)thereof.
- 12.3 In eventthattheProcuringEntityfailstomakeanypaymentbyitsrespectiveduedateorwithintheperiod setforthintheContract,theProcuringEntityshallpaytotheContractorinterestontheamountofsuchdelayed payment at the rate(s) shown in the Appendix to the Contract Agreement titled Terms and Procedures of Payment, for the period of delay until payment has been made in full, whether before or after judgment or arbitrageaward.
- 12.4 Thecurrencyorcurrencies in which payments are made to the Contractor under this Contract shall be specified in the Appendix to the Contract Agreement titled Terms and Procedures of Payment, subject to the general principle that payments will be made in the Contract Price has been stated in the Contractor's Tender.

13 Securities

13.1 Issuance of Securities

The Contractors hall provide these curities specified below in favor of the Procuring Entity at the times, and in the amount, manner and forms pecified below.

- 13.2 AdvancePaymentSecurity
- 13.2.1 TheContractorshall, withintwenty-

eight(28)daysofthenotificationofcontractaward,provideasecurityin an amount equal to the advance payment calculated in accordance with the Appendix to the Contract AgreementtitledTermsandProceduresofPayment,andinthesamecurrencyorcurrencies.

- 13.2.2 The security shall be in the form provided in the Tendering documents or in another form acceptable to the Procuring Entity. The amount of the security shall be reduced in proportion to the value of the Facilities executed by and paid to the Contractor from time to time, and shall automatically become null and void when the full amount of the advance payment has been recovered by the Procuring Entity. The security shall be returned to the Contractor immediately after its expiration.
- 13.3 PerformanceSecurity
- 13.3.1 TheContractorshall, within twenty-

eight(28)daysofthenotificationofcontractaward, provide a security for the dueper formance of the Contract in the amount specified in the SCC.

13.3.2 The Performance Security shall be denominated in the currency or currencies of the Contract, or in a freely convertible currency acceptable to the Procuring Entity, and shall be in the form provided in Section X, ContractForms, corresponding to the type of bankguarantees tipulated by the Procuring Entity in the SCC, or in another formacceptable to the Procuring Entity.

13.3.3 Unless otherwise specified in the **SCC**, the security shall be reduced by half on the date of the Operational

Acceptance. The Security shall be comenul landvoid, or shall be reduced prorata to the Contract Price of a part of the Facilities for which as eparate Time for Completion is provided, five hundred and forty (540) days after Completion of the Facilities or three hundred and sixty five (365) days after Operational Acceptance Facilities, whicheveroccursfirst; provided, however, that if the Defects Liability Periodhas been extended o anypartoftheFacilitiespursuanttoGCCSub-Clause 27.8 hereof, the Contractor shall issue an additional security in an amount proportionate to the Contract Price of that part. The security shall be returned the Contractorimmediatelyafteritsexpiration, provided, however, that if the Contractor, pursuant to GCCS ub-Clause 27.10, is liable for an extended defect liability obligation, the Performance Security shall be extended for the period specified in the SCC pursuant to GCC Sub-Clause 27.10 and up to the amount

13.3.4 TheProcuringEntityshallnotmakeaclaimunderthePerformanceSecurity,exceptforamountstowhichth

Procuring Entity is entitled under the Contract. The Procuring Entity shall in demnify and hold the Contractor harmless against and from all damages, losses and expenses (including legal fees and expenses) resulting from the contract of the contract of

a claim under the Performance Security to the extent to which the Procuring Entity was not entitled to make the claim.

14 Taxes and Duties

specified in the SCC.

14.1 Except as otherwise specifically provided in the Contract, the Contractor shall bear and pay all taxes, duties, levies and charges assessed on the Contractor, its Subcontractors or their employees by all municipal, state or

leviesandchargesassessedontheContractor,itsSubcontractorsortheiremployeesbyallmunicipal,stateor nationalgovernmentauthoritiesinconnectionwiththeFacilitiesinandoutsideofthecountrywheretheSitei s located.

14.2 If any tax exemptions, reductions, allowances or privileges may be available to the Contractor in Kenya,the

Procuring Entity shall use its besten de avorstoen able the Contractor to bene fit from any such tax saving stothem aximum allowable extent.

14.3 For the purposeoftheContract, it is agreedthattheContractPricespecifiedinArticle2(ContractPriceand TermsofPayment) of the ContractAgreementisbasedonthetaxes,duties,leviesandchargesprevailingatthe date twenty-eight (28) days prior to the date of Tender submission in Kenya (hereinafter called "Tax" inthis GCCSub-Clause14.4).IfanyratesofTaxareincreasedordecreased,anewTaxisintroduced,anexistingTax isabolished,oranychangeininterpretationorapplicationofanyTaxoccursinthecourseoftheperformanceo f Contract, which was or will be assessed on the Contractor, Subcontractors or their employees in connection

withperformanceoftheContract, an equitable adjustment of the Contract Price shall be made to fully take into account any such change by addition to the Contract Price or deduction therefrom, as the case may be, in accordance with GCC Clause 36 hereof.

A. IntellectualProperty

15 License/UseofTechnicalInformation

15.1 For the operation and maintenance of the Plant, the Contractor hereby grants a non-exclusive and non-transferablelicense(withouttherighttosub-license) to the ProcuringEntityunderthepatents,utilitymodels orotherindustrialpropertyrightsownedbytheContractororbyathirdPartyfromwhomtheContractorhas receivedtherighttograntlicensesthereunder,andshallalsogranttotheProcuringEntityanon-exclusiveand non-transferableright(withouttherighttosub-license)tousetheknow-howandothertechnicalinformation disclosed to the Procuring Entity under the Contract. Nothing contained herein shall be construed as

transferring ownership of any patent, utility model, trademark, design, copyright, know-how or other intellectualpropertyrightfromtheContractororanythirdPartytotheProcuringEntity.

15.2 Thecopyrightinalldrawings,documents and other materials containing data and information furnished to the

ProcuringEntitybytheContractorhereinshallremainvestedintheContractoror,iftheyarefurnishedtothe Procuring Entity directly or through the Contractor by any third Party, including suppliers of materials, the copyrightinsuchmaterialsshallremainvestedinsuchthirdParty.

16 ConfidentialInformation

16.1 TheProcuringEntityandtheContractorshallkeepconfidentialandshallnot,withoutthewrittenconsentoft he other Party hereto, divulge to any third Party any documents, data or other information furnished directly or indirectly by the other Party hereto in connection with the Contract, whether such information has been furnishedpriorto,duringorfollowingterminationoftheContract.Notwithstandingtheabove,theContract

 $may furnish to its Subcontractor(s) such documents, data and other information it receives from the Procurin \\ g Entity to the extent required for the Subcontractor(s) to perform its work under the Contract, in which event the$

ContractorshallobtainfromsuchSubcontractor(s)anundertakingofconfidentialitysimilartothatimposed on theContractorunderthisGCCClause 16.

16.2 TheProcuringEntityshallnotusesuchdocuments,dataandotherinformationreceivedfromtheContracto

for any purpose other than the operation and maintenance of the Facilities. Similarly, the Contractor shall not use such documents, data and other information received from the Procuring Entity for any purpose other than the design, procurement of Plant, construction or such other work and services as are required for the performance of the Contract.

- 16.3 The obligation of a Party under GCC Sub-Clauses 16.1 and 16.2 above, however, shall not apply to that informationwhich
 - a NoworhereafterentersthepublicdomainthroughnofaultofthatParty
 - b canbeproventohavebeenpossessedbythatPartyatthetimeofdisclosureandwhichwasnotpreviously obtained,directlyorindirectly, from the otherPartyhereto
 - c otherwise lawfully becomes available to that Party from a third Party that has no obligation of confidentiality.
- 16.4 The above provisions of this GCC Clause 16 shall not in any way modify any undertaking of confidentiality given by either of the Parties hereto prior to the date of the Contract in respect of the Facilities or any part thereof.
- 16.5 The provisions of this GCC Clause 16 shall survive termination, for whatever reason, of the Contract.

B. Execution of the Facilities

17 Representatives

17.1 ProjectManager

IftheProjectManagerisnotnamedintheContract,thenwithinfourteen(14)daysoftheEffectiveDate,the Procuring Entity shall appoint and notify the Contractor in writing of the name of the Project Manager. The Procuring Entity may from time to time appoint some other person as the Project Manager in place of the person previously so appointed, and shall give a notice of the name of such other person to the Contractor withoutdelay. Nosuchappointments hall be made at such at time or insuch a manner asto impede the progress of work on the Facilities. Such appointments hall only take effect upon receipt of such notice by the Contractor

The Project Managershall represent and act for the Procuring Entity at all times during the performance of the project Managershall represent and act for the Procuring Entity at all times during the performance of the project Managershall represent and act for the Project Managershall represent a project Managershall repres

Contract. All notices, instructions, orders, certificates, approvals and all other communications under the Contractshallbegiven by the Project Manager, except as hereinotherwise provided.

All notices, instructions, information and other communications given by the Contractor to the Procuring Entity under the Contract shall be given to the Project Manager, except as herein otherwise provided.

- 17.2 Contractor's Representative & Construction Manager
- 17.2.1 IftheContractor'sRepresentativeisnotnamedintheContract,thenwithinfourteen(14)daysoftheEffectiv e Date, the Contractor shall appoint the Contractor's Representative and shall request the Procuring Entity in writing to approve the person so appointed. If the Procuring Entity makes no objection to the appointment within fourteen (14) days, the Contractor's Representative shall be deemed to have been approved. If the Procuring Entity objects to the appointment within fourteen (14) days giving the reason therefor, then the Contractor shall appoint a replacement within fourteen (14) days of such objection, and the foregoing provisionsofthisGCCSub-Clause17.2.1shallapplythereto.
- 17.2.2 The Contractor's Representative shall represent and act for the Contractor at all times during the performance of the Contract and shall give to the Project Manageral Ithe Contractor's notices, instructions, information and all other communications under the Contract.
- 17.2.3 Allnotices, instructions, information and all other communications given by the Procuring Entity or the Project Manager to the Contractor under the Contract shall be given to the Contractor's Representative or, in its absence, its deputy, except as hereinotherwise provided.
- 17.2.4 The Contractor shall not revoke the appointment of the Contractor's Representative without the Procuring Entity's prior written consent, which shall not be unreasonably withheld. If the Procuring Entity consents thereto, the Contractor shall appoint some other person as the Contractor's Representative, pursuant to the proceduresetoutinGCCSub-Clause17.2.1.
- 17.2.5 The Contractor's Representative may, subject to the approval of the Procuring Entity which shall not be unreasonablywithheld, at any time delegate to any personany of the powers, functions and authorities vested in him or her. Any such delegation may be revoked at any time. Any such delegation or revocation shall be subject to a prior notice signed by the Contractor's Representative, and shall specify the powers, functions and authorities thereby delegated or revoked. No such delegation or revocation shall take effect unless and until a copy thereof has been delivered to the Procuring Entity and the Project Manager.
- 17.2.6 Anyactorexercisebyanypersonofpowers, functions and authorities so de legated to him or herinaccordance with this GCCS ub-Clause 17.2.3 shall be deemed to be an actorexercise by the Contractor's Representative.
- 17.2.7 From the commencement of installation of the Facilities at the Site until Completion, the
 - Contractor's RepresentativeshallappointasuitablepersonastheConstructionManager.TheConstructionManagershal
 - supervise all work done at the Site by the Contractor and shall be present at the Site throughout normal working hours except when on leave, sick or absent for reasons connected with the proper performance of the Contract. Whenever the Construction Managerisabsent from the Site, as uitable persons hall be appointed to act as the Construction Manager's deputy.
- 17.2.8 TheProcuringEntitymaybynoticetotheContractorobjecttoanyrepresentativeorpersonemployedbythe ContractorintheexecutionoftheContractwho, in the reasonableopinionoftheProcuringEntity,maybehave inappropriately, may be incompetent or negligent, or may commit a serious breach of the Site regulations providedunderGCCSub-Clause22.4.TheProcuringEntityshallprovideevidenceofthesame,whereupon theContractorshallremovesuchpersonfromtheFacilities.

17.2.9 IfanyrepresentativeorpersonemployedbytheContractorisremovedinaccordancewithGCCSub-Clause 17.2.5,theContractorshall,whererequired,promptlyappointareplacement.

18 WorkProgram

18.1 Contractor's Organization

The Contractor shall supply to the Procuring Entity and the Project Manager a chart showing the proposed

organization to be established by the Contractor for carrying outwork on the Facilities within twenty-one (21)

daysoftheEffectiveDate.Thechartshallincludetheidentitiesofthekeypersonnelandthecurriculavitaeof such key personnel to be employed shall be supplied together with the chart. The Contractor shallpromptly inform the Procuring Entity and the Project Manager in writing of any revision or alteration of such an organizationchart.

18.2 ProgramofPerformance

Within twenty-eight (28) days after the Effective Date, the Contractor shall submit to the Project Manager a detailed program of performance of the Contract, made in a form acceptable to the Project Manager and showing the sequence in which it proposes to design, manufacture, transport, assemble, install and precommissionthe Facilities, as well as the date by which the Contractor reasonably requires that the Procuring Entity shall have fulfilled its obligations under the Contract so as to enable the Contractor to execute

ContractinaccordancewiththeprogramandtoachieveCompletion,CommissioningandAcceptanceofthe FacilitiesinaccordancewiththeContract. TheprogramsosubmittedbytheContractorshallaccordwiththe TimeScheduleincludedintheAppendixtotheContractAgreementtitledTimeSchedule,andanyotherdate s and periods specified in the Contract. The Contractor shall update and revise the program as and when appropriate or when required by the Project Manager, but without modification in the Times forCompletion specifiedintheSCCpursuanttoSub-

Clause 8.2 and any extension granted in accordance with GCC Clause 40, and shall submit all such revisions to the Project Manager.

18.3 ProgressReport

The Contractor shall monitor progress of all the activities specified in the program referred to in GCC Sub- Clause 18.2 above, and supply a progress report to the Project Manager every month.

The progress report shall be in a form acceptable to the Project Manager and shall indicate: (a) percentage completion achieved compared with the planned percentage completion for each activity; and (b) whereany activity is behind the program, giving comments and likely consequences and stating the corrective action beingtaken.

18.4 Progress of Performance

IfatanytimetheContractor'sactualprogressfallsbehindtheprogramreferredtoinGCCSub-Clause18.2,or itbecomesapparentthatitwillsofallbehind,theContractorshall, at the requestoftheProcuringEntityorthe project Manager, prepare and submit to the Project Manager a revised program, taking into account the

prevailingcircumstances, and shall notify the Project Manager of the steps being taken to expedite progresss of as to attain Completion of the Facilities within the Time for Completion under GCC Sub-Clause 8.2, any extension thereof entitled under GCC Sub-Clause 40.1, or any extended period as may otherwise be agreed upon between the Procuring Entity and the Contractor.

18.5 Procedures

The Contract shall be executed in accordance with the Contract Documents including the procedures given in the Forms and Procedures of the Procuring Entity's Requirements.

The Contractor may execute the Contract in accordance with its own standard project execution plans and procedures to the extent that they do not conflict with the provisions contained in the Contract.

19 Subcontracting

- 19.1 TheAppendixtotheContractAgreementtitledListofMajorItemsofPlantandInstallationServicesandLis tof Approved Subcontractors, specifies major items of supply or services and a list of approved Subcontractors
 - againsteachitem,includingmanufacturers.InsofarasnoSubcontractorsarelistedagainstanysuchitem,the Contractor shall prepare a list of Subcontractors for such item for inclusion in such list.The Contractor may
 - from time to time propose any addition to ordeletion from any such list. The Contractor shall submit any such list or any modification the reto to the Procuring Entity for its approval in sufficient times oa snot to impede the progress of work on the Facilities. Such approval by the Procuring Entity for any of the Subcontractors shall not relieve the Contractor from any of its obligations, duties or responsibilities under the Contract.
- 19.2 The Contractor shall select and employ its Subcontractors for such major items from those listed in the lists referredtoinGCCSub-Clause19.1.
- 19.3 ForitemsorpartsoftheFacilitiesnotspecifiedintheAppendixtotheContractAgreementtitledListofMajo r
 ItemsofPlantandInstallationServicesandListofApprovedSubcontractors,theContractormayemploysuc h Subcontractorsasitmayselect,atitsdiscretion.
- 19.4 Eachsub-contractshallincludeprovisionswhichwouldentitletheProcuringEntitytorequirethesub-contract tobeassignedtotheProcuringEntityunderGCC19.5(ifandwhenapplicable),orineventofterminationby theProcuringEntityunderGCC42.2.
- 19.5 Ifasubcontractor'sobligationsextendbeyondtheexpirydateoftherelevantDefectsLiabilityPeriodandth e Project Manager, prior to that date, instructs the Contractor to assign the benefits of such obligations to the ProcuringEntity,thentheContractorshalldoso.

20` Design and Engineering

- 20.1 Specifications and Drawings
- 20.1.1 The Contractor shall execute the basic and detailed design and the engineering work in compliance with the provisions of the Contract, or where not so specified, in accordance with good engineering practice.
- 20.1.2
 - The Contractors hall be responsible for any discrepancies, errors or omissions in the specifications, drawings and other technical documents that it has prepared, whether such specifications, drawings and other documents have been approved by the Project Manageror not, provided that such discrepancies, errors or omissions are not because of inaccurate information furnished in writing to the Contractor by or on behalf of the Procuring Entity.
- 20.1.2 TheContractorshallbeentitledtodisclaimresponsibilityforanydesign,data,drawing,specificationoroth er document,oranymodificationthereofprovidedordesignatedbyoronbehalfoftheProcuringEntity,bygivin g anoticeofsuchdisclaimertotheProjectManager.

20.2 Codes and Standards

WhereverreferencesaremadeintheContracttocodesandstandardsinaccordancewithwhichtheContract shallbeexecuted,theeditionortherevisedversionofsuchcodesandstandardscurrentatthedatetwenty-eight(28) days prior to date of Tender submission shall apply unless otherwise specified. During

Contract

execution, any changes in such codes and standards shall be applied subject to approval by the Procuring Entity and shall be treated in accordance with GCC Clause 39.

- 20.3 Approval/ReviewofTechnicalDocumentsbyProjectManager.
- 20.3.1 The Contractor shall prepare or cause its Subcontractors to prepare, and furnish to the Project Manager the documentslistedintheAppendixtotheContractAgreementtitledListofDocumentsforApprovalorReview, for its approval or review as specified and in accordance with the requirements of GCC SubClause 18.2 (Program ofPerformance).

20.3.2

AnypartoftheFacilitiescoveredbyorrelatedtothedocumentstobeapprovedbytheProjectManager shallbe executedonlyaftertheProjectManager'sapprovalthereof.

- GCC Sub-Clauses 20.3.2 through 20.3.7 shall apply to those documents requiring the Project Manager's approval, but not to those furnished to the Project Manager for its review only.
- 20.2.3 Within fourteen (14) days after receipt by the Project Manager of any document requiring the Project Manager's approval in accordance with GCC Sub-Clause 20.3.1, the Project Manager shall either return one copythereoftotheContractorwithitsapprovalendorsedthereonorshallnotifytheContractorinwritingofits disapprovalthereofandthereasonsthereforandthemodificationsthattheProjectManagerproposes. IftheProjectManagerfailstotakesuchactionwithinthesaidfourteen(14)days,thenthesaiddocumentshall bedeemedtohavebeenapprovedbytheProjectManager.
- 20.3.4 The Project Manager shall not disapprove any document, except on the grounds that the document does not complywiththeContractorthatitiscontrarytogoodengineeringpractice.
- 20.3.5 IftheProjectManagerdisapprovesthedocument,theContractorshallmodifythedocumentandresubmitit for theProjectManager'sapprovalinaccordancewithGCCSub-Clause20.3.2.IftheProjectManagerapproves the document subject to modification(s), the Contractor shall make the required modification(s), whereupon thedocumentshallbedeemedtohavebeenapproved.
- 20.3.6 If any dispute or difference occurs between the Procuring Entity and the Contractor in connection with or arisingoutofthedisapprovalbytheProjectManagerofanydocumentand/oranymodification(s)theretothat cannot be settled between the Parties within a reasonable period, then such dispute or difference may be referredtoaDisputeBoardfordeterminationinaccordancewithGCCSub-Clause46.1hereof.Ifsuchdispute

ordifferenceisreferredtoaDisputeBoard,theProjectManagershallgiveinstructionsastowhetherandifso, how,performanceoftheContractistoproceed.TheContractorshallproceedwiththeContractinaccordance with

Project Manager's instructions, provided that if the Dispute Board upholds the Contractor's view on the dispute and if the Procuring Entity has not given notice under GCCS ub-

Clause 46.3 hereof, then the Contractor

- shallbereimbursedbytheProcuringEntityforanyadditionalcostsincurredbyreasonofsuchinstructionsan d shall be relieved of such responsibility or liability in connection with the dispute and the execution of the instructionsastheDisputeBoardshalldecide, and the TimeforCompletionshallbeextendedaccordingly.
- 20.3.7 The Project Manager's approval, with or without modification of the document furnished by the Contractor, shall not relieve the Contractor of any responsibility or liability imposed upon it by any provisions of the Contract except to the extent that any subsequent failure results from modifications required by the Project Manager.
- 20.3.8 The Contractor shall not depart from any approved document unless the Contractor has first submitted to the Project Manager an amended document and obtained the Project Manager's approval thereof, pursuant to the provisions of this GCCS ub-Clause 20.3.

If the Project Manager requests any change in any already approved document and/or in any document based thereon, the provisions of GCC Clause 39 shall apply to such request.

21 Procurement

21.1 Plant

Subject to GCC Sub-Clause 14.2, the Contractor shall procure and transport all Plant in an expeditious and orderly manner to the Site.

21.2 ProcuringEntity-SuppliedPlant

If the Appendix to the Contract Agreement titled Scope of Works and Supply by the Procuring Entity, provides that the

ProcuringEntityshallfurnishanyspecificitemstotheContractor,thefollowingprovisionsshallapply:

21.2.1

The Procuring Entity shall, at its own risk and expense, transporte a chitemtothe place on orne arthe Sit eas

agreeduponbythePartiesandmakesuchitemavailabletotheContractoratthetimespecifiedinthepro gram furnishedbytheContractor,pursuanttoGCCSub-Clause18.2,unlessotherwisemutuallyagreed.

21.2.2

Uponreceiptofsuchitem,theContractorshallinspectthesamevisuallyandnotifytheProjectManag erofany detected shortage, defect or default. The Procuring Entity shall immediately remedy defector default, or the Contractor shall, if practicable and possible, requestoftheProcuringEntity,remedysuch shortage, defect or default at the Procuring Entity's cost and expense. After inspection, such item shall fall underthecare, custody and control of the Contractor. The provision of this GCCS ub-Clause 21.2.2 shall apply to any item supplied to remedy any such shortage or default or to substitute for any defective item, or shall applytodefectiveitemsthathavebeen repaired.

21.2.3

The foregoing responsibilities of the Contractor and its obligations of care, custody and control shall not relieve

the Procuring Entity of liability for any undetected shortage, defector default, nor place the Contractor under

anyliabilityforanysuchshortage,defectordefaultwhetherunderGCCClause27orunderanyotherprovision ofContract.

21.3 Transportation

21.3.1 The Contractor shall at its own risk and expense transportal them at erials and the Contractor's Equipment to the Site by the mode of transport that the Contractor judges most suitable under all the circumstances.

21.3.2

Unless otherwise provided in the Contract, the Contractors hall be entitled to select any safe mode of transport operated by any person to carry the materials and the Contractor's Equipment.

- 21.3.3 UpondispatchofeachshipmentofmaterialsandtheContractor'sEquipment,theContractorshallnotifythe Procuring Entity by telex, cable, facsimile or electronic means, of the description of the materials and of the Contractor's Equipment, the point and means of dispatch, and the estimated time and point of arrival in the Kenya,ifapplicable,andattheSite.TheContractorshallfurnishtheProcuringEntitywithrelevantshipping documentstobeagreeduponbetweentheParties.
- 21.3.4 The Contractor shall be responsible for obtaining, if necessary, approvals from the authorities for transportation of the materials and the Contractor's Equipment to the Site.The Procuring Entity shall use its best endeavors in a timely and expeditious manner to assist the Contractor in obtaining such

approvals, if requested by the Contractor. The Contractors hall indemnify and hold harmless the Procuring Entity from an dagain stany claim for damage to roads, bridges or any other traffic facilities that may be caused by the transport of the materials and the Contractor's Equipment to the Site.

21.4 CustomsClearance

21.4.1 The Contractor shall, at its own expense, handle all imported materials and Contractor's Equipment at the point(s) of import and shall handle any formalities for customs clearance, subject to the Procuring Entity's obligationsunderGCCSub-Clause14.2,providedthatifapplicablelawsorregulationsrequireanyapplication oracttobemadebyorinthenameoftheProcuringEntity,theProcuringEntityshalltakeallnecessarystepsto complywithsuchlawsorregulations.Intheeventofdelaysincustomsclearancethatarenotthefaultofthe Contractor, the Contractor shall be entitled to an extension in the Time for Completion, pursuant to GCC Clause40.

22 Installation

22.1 SettingOut/Supervision

- 22.1.1 BenchMark:TheContractorshallberesponsibleforthetrueandpropersetting-out of theFacilitiesinrelation tobenchmarks,referencemarksandlinesprovidedtoitinwritingbyoronbehalfoftheProcuringEntity.
- If,atanytimeduringtheprogressofinstallationoftheFacilities,anyerrorshallappearintheposition,levelor alignmentoftheFacilities,theContractorshallforthwithnotifytheProjectManagerofsucherrorand,atits own expense, immediately rectify such error to the reasonable satisfaction of the Project Manager. If such error is based on incorrect data provided in writing by or on behalf of the Procuring Entity, the expense of rectifyingthesameshallbebornebytheProcuringEntity.
- 22.1.2 Contractor's Supervision: The Contractor shall give or provide all necessary superintendence during the installation of the Facilities, and the Construction Manager or its deputy shall be constantly on the Site to providefull-timesuper intendance oftheinstallation. The Contractor shall provide and employonly technical personnel who are skilled and experienced in their respective callings and supervisory staff who are compete nt to adequately supervise the work at hand.

22.2 Labor:

22.2.1 EngagementofStaffandLabor

ExceptasotherwisestatedintheSpecification,theContractorshallmakearrangementsfortheengagemento f allstaffandlabor,localorotherwise,andfortheirpayment,housing,feedingandtransport.

The Contractor shall provide and employ on the Site in the installation of the Facilities such skilled, semi-

skilled and unskilled laborasis necessary for the proper and timely execution of the Contract. The Contractor is encouraged to use local labor that has the necessary skills.

The Contractor shall be responsible for obtaining all necessary permit(s) and/or visa(s) from the appropriate

authoritiesfortheentryofalllaborandpersonneltobeemployedontheSiteintoKenya.TheProcuringEntity will, if requested by the Contractor, use his best endeavors in a timely and expeditious manner to assist the Contractor in obtaining any local, state, national or government permission required for bringing in the Contractor'spersonnel.

The Contractor shall at its own expense provide the means of repatriation to all of its and itsSubcontractor's

personnelemployedontheContractattheSitetotheplacewheretheywererecruitedortotheirdomicile.It shallalsoprovidesuitabletemporarymaintenanceofallsuchpersonsfromthecessationoftheiremployment on the Contract to the date programmed for their departure. In the event that the Contractor defaults in providing such means of transportation and temporary maintenance, the Procuring Entity may provide the sametosuchpersonnelandrecoverthecostofdoingsofromtheContractor.

22.2.2 PersonsintheServiceofProcuringEntity

The Contractor shall not recruit, or attempt to recruit, staff and labor from amongst the Procuring Entity's Personnel.

22.2.3 LaborLaws

The Contractor shall comply with all the relevant labor Laws applicable to the Contractor's Personnel, including Laws relating to their employment, health, safety, welfare, immigration and emigration, and shall allow them all their legal rights.

The Contractor shall at all times during the progress of the Contract use its best endeavors to prevent any unlawful, riotous or disorderly conduct or behavior by or amongst its employees and the labor of its Subcontractors.

The Contractorshall, in all dealings with its laborand the labor of its Subcontractors currently employed on or connected with the Contract, pay due regard to all recognized festivals, official holidays, religious or other customs and all local laws and regulations pertaining to the employment of labor.

22.2.4 RatesofWagesandConditionsofLabor

The Contractor shall pay rates of wages, and observe conditions of labor, which are not lower than those established for the trade or industry where the work is carried out. If no established rates or conditions

applicable, the Contractor shall pay rates of wages and observe conditions which are not lower than the general of the contractor of the

level of wages and conditions observed locally by Procuring Entities whose trade or industry is similar to that of the Contractor.

The Contractor's Personnel about their liability to payper sonal income taxes in the expression of the Contractor's Personnel about their liability to payper sonal income taxes in the expression of the Contractor's Personnel about their liability to payper sonal income taxes in the expression of the Contractor's Personnel about their liability to payper sonal income taxes in the expression of the Contractor's Personnel about their liability to payper sonal income taxes in the expression of the Contractor's Personnel about their liability to payper sonal income taxes in the expression of the Contractor's Personnel about their liability to payper sonal income taxes in the expression of the Contractor's Personnel about the expression of the

Countryinrespectofsuchoftheirsalaries, wages and allowances as are chargeable under the Lawsforthetime being in force, and the Contractor shall perform such duties in regard to such deductions thereof as may be imposed on him by such Laws.

22.2.5 WorkingHours

 $Now ork shall be carried out on the Site on locally recognized days of rest, or outside the normal working hours stated in the {\bf SCC}, unless:$

- a OtherwisestatedintheContract,
- b TheProjectManagergivesconsent,or
- c Theworkisunavoidable,ornecessaryfortheprotectionoflifeorpropertyorforthesafetyoftheWorks, in whichcasetheContractorshallimmediatelyadvisetheProjectManager.

IfandwhentheContractorconsidersitnecessarytocarryoutworkatnightoronpublicholidayssoastomeet the Time for Completion and requests the Project Manager's consent thereto, the Project Manager shall not unreasonablywithholdsuchconsent.

This Sub-Clause shall not apply to any work which is customarily carried out by rotary or double-shifts.

22.2.6 FacilitiesforStaffandLabor

Except as otherwise stated in the Specification, the Contractor shall provide and maintain all necessary accommodation and welfare facilities for the Contractor's Personnel. The Contractor shall also provide facilities for the Procuring Entity's Personnel as stated in the Specification.

The Contractor shall not permit any of the Contractor's Personnel to maintain any temporary or permanent living quarters within the structures forming part of the Permanent Works.

22.2.7 HealthandSafety

The Contractor shall at all times take all reasonable precautions to maintain the health and safety of the

Contractor's Personnel. Incollaboration with local health authorities, the Contractor shallens ure that medic al staff, first aid facilities, sick bay and ambulance service are available at all times at the Site and at any

accommodation for Contractor's and Procuring Entity's Personnel, and that suitable arrangements are made for all necessary welfare and hygiener equirements and for the prevention of epidemics.

The Contractors hall appoint an accident prevention officer at the Site, responsible formaintaining safety and protection against accidents. This person shall be qualified for this responsibility, and shall have the authority to issue instructions and take protective measures to prevent accidents. Throughout the performance of the Contract, the Contractor shall provide whatever is required by this person to exercise this responsibility and authority.

The Contractor shall send to the Project Manager, details of any accident as soon as practicable after its

occurrence. The Contractorshall maintain records and make reports concerning health, safety and welfare of persons, and damage to property, as the Project Manager may reasonably require.

The Contractor shall throughout the contract (including the Defects Notification Period): (i) conduct Information, Education and Consultation Communication (IEC) campaigns, at least every other month, addressed to all the Site staff and labor (including all the Contractor's employees, all Subcontractors

ProcuringEntity'sandProjectManager's'employees,andalltruckdriversandcrewmakingdeliveriestoSite forconstructionactivities)andtotheimmediatelocalcommunities,concerningtherisks,dangersandimpact, and appropriate avoidance behavior with respect to of Sexually Transmitted Diseases (STD) - or Sexually

TransmittedInfections(STI)ingeneralandHIV/AIDSinparticular;(ii)providemaleorfemalecondomsfor allSitestaffandlaborasappropriate;and(iii)provideforSTIandHIV/AIDSscreening,diagnosis,counseling

and referral to a dedicated national STI and HIV/AIDS program, (unless otherwise agreed) of all Sitest aff and labor.

The Contractor shall include in the program to be submitted for the execution of the Facilities under Sub-

Clause 18.2 analleviation program for Sitestaff and laborand their families in respect of Sexually Transmitted Infections (STI) and Sexually Transmitted Diseases (STD) including HIV/AIDS. The STI, STD and HIV/AIDS alleviation program shall indicate when, how and at what cost the Contractor plans to satisfy the requirements of this Sub-Clause and the related specification. For each component, the program shall detail the resources to be provided or utilized and any related sub-contracting proposed. The program shall also include provision of a detailed cost estimate with supporting documentation. Payment to the Contractor for preparation and implementation this programs hall not exceed the Provisional Sum dedicated for this purpose e.

22.2.8 Funeral Arrangements

In the eventofthedeathofanyoftheContractor'spersonneloraccompanyingmembersoftheirfamilies, the Contractor shall be responsible for making the appropriate arrangements for their return or burial, unless otherwisespecifiedintheSCC.

22.2.9 RecordsofContractor'sPersonnel

The Contractor shall keep accurate records of the Contractor 's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the Contractor's personnel, including the number of each class of the clas

Contractor's Personnel on the Site and the names, ages, genders, hours worked and wages paid to all workers. These records shall be summarized on a monthly basis in a formap proved by the Project Managerand shall be available for inspection by the Project Managerun til the Contractor has completed all work.

22.2.10 Supply of Foodstuffs

The Contractor shall arrange for the provision of a sufficient supply of suitable food as may be stated in the SpecificationatreasonablepricesfortheContractor'sPersonnelforthepurposesoforin connectionwiththe Contract.

22.2.11 SupplyofWater

The Contractorshall, having regard to local conditions, provide on the Site anadequate supply of drinking and otherwater for the use of the Contractor's Personnel.

22.2.12 MeasuresagainstInsectandPestNuisance

The Contractor's Personnel employed on the Site from insect and pest nuisance, and to reduce their danger to health. The Contractor shall comply with all the regulations of the local health authorities, including use of appropriate insecticide.

22.2.13 AlcoholicLiquororDrugs

The Contractor shall not, otherwise than in accordance with the Laws of Kenya, import, sell, give barter or

otherwise dispose of any alcoholic liquor ordrugs, or permitor allowim portation, sale, gift barter or disposal by Contractor's Personnel.

22.2.14 ArmsandAmmunition

The Contractorshall not give, barter, or otherwise dispose of, to any person, any arms or ammunition of any kind, or allow Contractor's Personnel to do so.

22.2.15 Prohibition of All Forms of Forcedor Compulsory Labor

The contractor shall not employ "forced or compulsory labor" in any form. "Forced or compulsory labor"

consists of all work or service, not voluntarily performed, that is extracted from an individual under threat of force or penalty.

22.2.16 ProhibitionofHarmfulChildLabor

The Contractorshall notemployany child to perform any work that is economically exploitative, or is likely to be hazardous to, or to interfere with, the child's education, or to be harmful to the child's health or physical, mental, spiritual, moral, or social development.

22.3 Contractor's Equipment

- 22.3.1 AllContractor's Equipment brought by the Contractor onto the Siteshall be deemed to be intended to be used exclusively for the execution of the Contract. The Contractor shall not remove the same from the Site without the Project Manager's consent that such Contractor's Equipment is no longer required for the execution of the Contract.
- $22.3.2\ Unless otherwise specified in the Contract, upon completion of the Facilities, the Contractor shall remove from$

the Site all Equipment brought by the Contractor ont othe Site and any surplus materials remaining the reon.

22.3.3 TheProcuringEntitywill,ifrequested,useitsbestendeavorstoassisttheContractorinobtaininganylocal, state or national government permission required by the Contractor for the export of the

Contractor's

Equipment imported by the Contractor for use in the execution of the Contract that is no longer required for the execution of the Contract.

22.4 SiteRegulationsandSafety

The Procuring Entity and the Contractors hallest ablish Siteregulations setting out the rules to be observed in the execution of the Contract at the Site and shall comply the rewith. The Contractors hall prepare and submitt o the Procuring Entity, with a copy to the Project Manager, proposed Siteregulations for the Procuring Entity's approval, which approvals hall not be unreasonably withheld.

Such Site regulations shall include, but shall not be limited to, rules in respect of security, safety of the Facilities, gate control, sanitation, medical care, and fire prevention.

22.5 Opportunities for Other Contractors

- 22.5.1 The Contractor shall, upon written request from the Procuring Entity or the Project Manager, give all reasonableopportunities for carrying out the work to any other contractors employed by the Procuring Entity on or near the Site.
- 22.5.2 IftheContractor,uponwrittenrequestfromtheProcuringEntityortheProjectManager,makesavailableto othercontractorsanyroadsorwaysthemaintenanceforwhichtheContractorisresponsible,permitstheuseb y suchothercontractorsoftheContractor'sEquipment,orprovidesanyotherserviceofwhatsoevernaturefor such other contractors, the Procuring Entity shall fully compensate the Contractor for any loss or damage caused or occasioned by such other contractors in respect of any such use or service, and shall pay to the

Contractorreasonable remuneration for the use of such equipment or the provision of such services.

- 22.5.3 TheContractorshallalsosoarrangetoperformitsworkastominimize, to the extentpossible,interferencewith theworkofothercontractors. The Project Managershall determine the resolution of any difference or conflict that may arise between the Contractor and other contractors and the workers of the Procuring Entity in regard to their work.
- 22.5.4 The Contractor shall notify the Project Manager promptly of any defects in the other contractors' work that come to its notice, and that could affect the Contractor's work. The Project Manager shall determine the correctivemeasures, if any, required to rectify the situation after inspection of the Facilities. Decisions made by the Project Manager shall be binding on the Contractor.

22.6 EmergencyWork

If, by reason of an emergency arising in connection with and during the execution of the Contract, any protective or remedial work is necessary as a matter of urgency to prevent damage to the Facilities, the Contractor shall immediately carry out such work.

If the Contractor is unable or unwilling to do such work immediately, the Procuring Entity may do or cause such a such as the Contractor is unable or unwilling to do such work immediately, the Procuring Entity may do or cause such as the Contractor is unable or unwilling to do such work immediately, the Procuring Entity may do or cause such as the Contractor is unable or unwilling to do such work immediately, the Procuring Entity may do or cause such as the Contractor is unable or unwilling to do such work immediately.

worktobedoneastheProcuringEntitymaydetermineisnecessaryinordertopreventdamagetotheFacilities . In such event the Procuring Entity shall, as soon as practicable after the occurrence of any such emergency,

notify the Contractor in writing of such emergency, the work done and the reasons therefor. If the work done or caused to be done by the Procuring Entity is work that the Contract or was liable to do at its own expense under the Contract, there as on able costs in curred by the Procuring Entity in the Contract of t

connectiontherewithshallbepaidbythe

ContractortotheProcuringEntity.

Otherwise, the cost of such remedial workshall be borne by the Procuring Entity.

22.7 SiteClearance

- 22.7.1 SiteClearanceinCourseofPerformance: In the courseofcarryingouttheContract,theContractorshallkeep the Site reasonably free from all unnecessary obstruction, store surplus materials, or remove any away anywreckage, rubbishortemporaryworks from the Site, and remove any Contractor's Equipment no longer requiredforexecutionoftheContract.
- 22.7.2 Clearance of Site after Completion:After Completion of all parts of the Facilities, the Contractor shall clear away and remove all wreckage, rubbish and debris of any kind from the Site, and shall leave the Site and Facilitiesinacleanandsafecondition.

22.8 Watching and Lighting

The Contractor shall provide and maintain at its own expense all lighting, fencing, and watching when and Wherenecessary for the proper execution and the protection of the Facilities, or for the safety of the owners and occupiers of adjacent property and for the safety of the public.

23 Test and Inspection

- 23.1 The Contractorshall at its own expense carry out at the place of manufacture and/or on the Site all such tests and/or inspections of the Plantandany part of the Facilities as a respecified in the Contract.
- 23.2 TheProcuringEntityandtheProjectManagerortheirdesignatedrepresentativesshallbeentitledtoattendt he aforesaidtestand/orinspection,providedthattheProcuringEntityshallbearallcostsandexpensesincurredi n connectionwithsuchattendanceincluding,butnotlimitedto,alltravelingandboardandlodgingexpenses.
- 23.3 Whenever the Contractor is ready to carry out any such test and/or inspection, the Contractor shall give a reasonable advance notice of such test and/or inspection and of the place and time thereof to the Project Manager. The Contractor shall obtain from any relevant third Partyor manufacturer any necessary permission or consent to enable the Procuring Entity and the Project Manager or their designated representatives to attend the test and/or inspection.
- 23.4 TheContractorshallprovidetheProjectManagerwithacertifiedreportoftheresultsofanysuchtestand/or inspection.IftheProcuringEntityorProjectManagerortheirdesignatedrepresentativesfailstoattendthetes t and/orinspection,orifitisagreedbetweenthePartiesthatsuchpersonsshallnotdoso,thentheContractorma y proceedwiththetestand/orinspectionintheabsenceofsuchpersons,andmayprovidetheProjectManager with a certifiedreportoftheresultsthereof.
- 23.5 The Project Manager may require the Contractor to carry out any test and/or inspection not required by the Contract, provided that the Contract or 's reasonable costs and expenses in curred in the carrying out of such test and/or inspection shall be added to the Contract Price. Further, if such test and/or inspection impede the progress of work on the Facilities and/or the Contractor's performance of its other obligations under the Contract, due allowance will be made in respect of the Time for Completion and the other obligations so affected.
- 23.6 IfanyPlantoranypartoftheFacilitiesfailstopassanytestand/orinspection,theContractorshalleitherrectif y or replace such Plant or part of the Facilities and shall repeat the test and/or inspection upon giving a notice underGCCSub-Clause23.3.
- 23.7 IfanydisputeordifferenceofopinionshallarisebetweenthePartiesinconnectionwithorarisingoutofthete st and/or inspection of the Plant or part of the Facilities that cannot be settled between the Parties within a

reasonable periodoftime, it may be referred to a Dispute Board for determination in accordance with GCC Sub-Clause 46.3.

- 23.8 The Contractor shall afford the Procuring Entity and the Project Manager, at the Procuring Entity's expense, accessatany reasonable time to any place where the Plantare being manufactured or the Facilities are being installed, in order to inspect the progress and the manner of manufacture or installation, provided that the Project Manager shall give the Contractor are a sonable prior notice.
- 23.9 The Contractor agrees that neither the execution of a test and/or inspection of Plantor any part of the Facilities , nor the attendance by the Procuring Entity or the Project Manager, nor the issue of any test certificate pursuant to GCCS ub-Clause 23.4, shall release the Contractor from any other responsibilities under the Contract.
- 23.10 NopartoftheFacilitiesorfoundationsshallbecoveredupontheSitewithouttheContractorcarryingoutany testand/orinspectionrequiredundertheContract.TheContractorshallgiveareasonablenoticetotheProject ManagerwheneveranysuchpartsoftheFacilitiesorfoundationsarereadyorabouttobereadyfortestand/orinspection;suchtestand/orinspectionandnoticethereofshallbesubjecttotherequirementsoftheContract.
- 23.11 TheContractorshalluncoveranypartoftheFacilitiesorfoundations,orshallmakeopeningsinorthroughth e sameastheProjectManagermayfromtimetotimerequireattheSite,andshallreinstateandmakegoodsuch partorparts.

If any parts of the Facilities or foundations have been covered up at the Site after compliance with the requirement of GCC Sub-Clause 23.10 and are found to be executed in accordance with the Contract, the expensesofuncovering,makingopeningsinorthrough,reinstating,andmakinggoodthesameshallbeborne bytheProcuringEntity,and the TimeforCompletionshallbereasonablyadjustedtotheextentthatthe contractor has thereby been delayed or impeded in the performance of any of its obligations under the Contract.

24 Completion of the Facilities

- 24.1 AssoonastheFacilitiesoranypartthereofhas, in the opinionoftheContractor,beencompletedoperationally and structurally and put in a tight and clean condition as specified in the Procuring Entity's Requirements, excludingminoritemsnotmateriallyaffectingtheoperationorsafetyoftheFacilities,theContractorshallso notifytheProcuringEntityinwriting.
- 24.2 Within seven (7) days after receipt of the notice from the Contractor under GCC Sub-Clause 24.1, the Procuring Entity shall supply the operating and maintenance personnel specified in the Appendix to the ContractAgreementtitledScopeofWorks andSupplybytheProcuringEntityforPrecommissioningofthe Facilitiesoranypartthereof.
- PursuanttotheAppendixtotheContractAgreementtitledScopeofWorksandSupplybytheProcuri ngEntity, the Procuring Entity shall also provide, within the said seven (7) day period, the raw materials, utilities,lubricants, chemicals, catalysts, facilities, services and other matters required for Pre-commissioning of the Facilitiesoranypartthereof.
- 24.4 As soon as reasonably practicable after the operating and maintenance personnel have been supplied by the ProcuringEntityandtherawmaterials,utilities,lubricants,chemicals,catalysts,facilities,servicesandothe r mattershavebeenprovidedbytheProcuringEntityinaccordancewithGCCSub-Clause24.2,theContractor shall commence Pre-commissioning of the Facilities or the relevant part thereof in preparation for Commissioning,subjecttoGCCSub-Clause25.5.
- 24.5 AssoonasallworksinrespectofPre-commissioningarecompletedand, in the opinionoftheContractor,the

Facilities or any part thereof is ready for Commissioning, the Contractor shall so notify the Project Managerin writing.

24.6 The Project Managershall, within four teen (14) days after receipt of the Contractor's notice under GCCS ub

Clause24.4, either issue a Completion Certificate in the form specified in the Procuring Entity's Requirement s

(Forms and Procedures), stating that the Facilities or that part thereof have reached Completion as of the date of the Contractor's notice under GCCS ub-

Clause 24.4, or notify the Contractor in writing of any defects and/or deficiencies.

If the Project Manager notifies the Contractor of any defects and/or deficiencies, the Contractor shall then correct such defects and/or deficiencies, and shall repeat the procedure described in GCC Sub-Clause 24.4.

IftheProjectManagerissatisfiedthattheFacilitiesorthatpartthereofhavereachedCompletion,theProject Manager shall, within seven (7) days after receipt of the Contractor's repeated notice, issue a Completion Certificate stating that the Facilities or that part thereof have reached Completion as of the date of the Contractor'srepeatednotice.

If the Project Manager is not so satisfied, then it shall notify the Contractor in writing of any defects and/or deficiencies within seven (7) days after receipt of the Contractor's repeated notice, and the above procedure shall be repeated.

24.7 IftheProjectManagerfailstoissuetheCompletionCertificateandfailstoinformtheContractorofanydefec ts and/or deficiencies within fourteen (14) days after receipt of the Contractor's notice under GCCSub-

Clause 24.4 or with in seven (7) days after receipt of the Contractor's repeated notice under GCCS ub-Clause 24.5, or if

the Procuring Entitymakes use of the Facilities or part thereof, then the Facilities or that part thereof shall be deemed to have reached Completion as of the date of the Contractor's notice or repeated notice, or as of the Procuring Entity's use of the Facilities, as the case may be.

- 24.8 As soon as possible after Completion, the Contractor shall complete all outstanding minor items so that the Facilities are fully in accordance with the requirements of the Contract, failing which the Procuring Entity will undertake such completion and deduct the costs thereof from any monies owing to the Contractor.
- 24.9 Upon Completion, the Procuring Entity shall be responsible for the care and custody of the Facilities or the relevant part thereof, together with the risk of loss or damage thereto, and shall thereafter take over the Facilitiesortherelevantpartthereof.

25 CommissioningandOperationalAcceptance

25.1 Commissioning

- 25.1.1 CommissioningoftheFacilitiesoranypartthereofshallbecommencedbytheContractorimmediatelyafte r issueoftheCompletionCertificatebytheProjectManager,pursuanttoGCCSub-Clause24.5,orimmediately after the dateofthedeemedCompletion,underGCCSub-Clause24.6.
- 25.1.2 The Procuring Entity shall supply the operating and maintenance personnel and all raw materials, utilities,

lubricants, chemicals, catalysts, facilities, services and other matters required for Commissioning.

25.1.3 In accordance with the requirements of the Contract, the Contractor's and Project Manager's advisory personnel shall attend the Commissioning, including the Guarantee Test, and shall advise and assist the ProcuringEntity.

25.2 GuaranteeTest

25.2 SubjecttoGCCSub-

Clause 25.5, the Guarantee Testandrepeats thereof shall be conducted by the Contractor during Commissioning of the Facilities or the relevant part thereof to ascertain whether the Facilities or the

 $relevant part can attain the Functional Guarantees specified in the Appendix to the Contract Agreement title \\ d$

FunctionalGuarantees.TheProcuringEntityshallpromptlyprovidetheContractorwithsuchinformation as the Contractor may reasonably require in relation to the conduct and results of the Guarantee Test and any repeatsthereof.

25.1.1 IfforreasonsnotattributabletotheContractor,theGuaranteeTestoftheFacilitiesortherelevantpartthereo

cannotbesuccessfullycompleted within the period from the date of Completions pecified in the SCC or any other period agreed upon by the Procuring Entity and the Contractor, the Contractor shall be deemed to have fulfilled its obligations with respect to the Functional Guarantees, and GCCS ub-Clauses 28.2 and 28.3 shall not apply.

25.3 Operational Acceptance

25.3.1 SubjecttoGCCSub-

Clause 25.4 below, Operational Acceptance shall occur in respect of the Facilities or any part thereof when

- a TheGuaranteeTesthasbeensuccessfullycompletedandtheFunctionalGuaranteesaremet; or
- b the Guarantee Test has not been successfully completed or has not been carried out for reasons
 not attributabletotheContractorwithintheperiodfromthedateofCompletionspecifiedintheSCCpursua nt to GCC Sub-Clause 25.2.2 above or any other period agreed upon by the Procuring Entity and the Contractor; or
- c theContractorhaspaidtheliquidateddamagesspecifiedinGCCSub-Clause28.3hereof;and
- d anyminoritemsmentionedinGCCSub-Clause24.7hereofrelevanttotheFacilitiesorthatpartthereofhave been completed.
- 25.3.2 AtanytimeafteranyoftheeventssetoutinGCCSub-Clause25.3.1haveoccurred,theContractormaygivea notice to the Project Manager requesting the issue of an Operational Acceptance Certificate in the form provided in the Procuring Entity's Requirements (Forms and Procedures) in respect of the Facilities or the part thereof specified in such notice as of the date of such notice.
- 25.3.3 The Project Managershall, after consultation with the Procuring Entity, and within seven (7) days after receipt of the Contractor's notice, issue an Operational Acceptance Certificate.
- 25.3.4 If within seven (7) days after receipt of the Contractor's notice, the Project Manager fails to issue the

Operational Acceptance Certificate or fails to inform the Contractor inwriting of the justifiable reasons why the Project Manager has not issued the Operational Acceptance Certificate, the Facilities or the relevant part thereof shall be deemed to have been accepted as of the date of the Contractor's said notice.

25.4 PartialAcceptance

- 25.4.1 If the Contract specifies that Completion and Commissioning shall be carried out in respect of parts of the Facilities,theprovisionsrelatingtoCompletionandCommissioningincludingtheGuaranteeTestshallap plyto each such part of the Facilities individually, and the Operational Acceptance Certificate shall be issued accordingly for each such part of the Facilities.
- 25.4.2 IfapartoftheFacilitiescomprisesfacilitiessuchasbuildings,forwhichnoCommissioningorGuaranteeTe st isrequired,thentheProjectManagershallissuetheOperationalAcceptanceCertificateforsuchfacilitywh enit attainsCompletion,providedthattheContractorshallthereaftercompleteanyoutstandingminoritemstha tare listedintheOperationalAcceptanceCertificate.
- 25.5 DelayedPre-commissioningand/orGuaranteeTest

- 25.5.1 In eventthattheContractorisunabletoproceedwiththePrethe commissioningoftheFacilitiespursuantto Sub-Clause 24.3, or with the Guarantee Test pursuant to Sub-Clause 25.2, for reasons attributable to the Procuring Entity either on account of nonfacilities availability of other under the responsibilities contractor(s), or for reasons beyond the Contractor's control, the provisions leading to "deemed" completi onof activities such as Completion, pursuant to GCC Sub-Clause 24.6, and Operational pursuant Acceptance, GCCSub-Clause 25.3.4, and Contractor's obligations regarding Defect Liability Period, pursuant to GCCS ub-Clause 27.2, Functional Guarantee, pursuant to GCCC lause 28, and Care of Facilities, pursuant to GCCC lause 28. use 32, and GCCC lause 41.1, Suspension, shall not apply. In this case, the following provisions shall apply.
- 25.5.2 WhentheContractorisnotifiedbytheProjectManagerthathewillbeunabletoproceedwiththeactivitiesan d obligationspursuanttoaboveSub-Clause25.5.1,theContractorshallbeentitledtothefollowing:
 - a TheTimeofCompletionshallbeextendedfortheperiodofsuspensionwithoutimpositionofliquidate d damagespursuanttoGCCSub-Clause26.2;
 - b payments due to the Contractor in accordance with the provision specified in the Appendix to the Contract Agreement titled Terms and Procedures of Payment, which would not have been payable in normalcircumstancesduetonon-completionofthesubjectactivities, shall be released to the Contractor against submission of a security in the form of a bank guarantee of equivalent amount acceptable to the Procuring Entity, and which shall be comen ulland void when the Contractor will have complied with its obligations regarding those payments, subject to the provision of Sub-Clause 25.5.3 below;
 - c the expenses towards the above security and extension of other securities under the contract, of which validityneedstobeextended,shallbereimbursedtotheContractorbytheProcuringEntity;
 - d the additional charges towards the care of the Facilities pursuant to GCC Sub-Clause 32.1 shall be reimbursed to the Contractor by the Procuring Entity for the period between the notification mentioned above and the notification mentioned in Sub-Clause 25.5.4 below. The provision of GCC Sub-Clause 33.2 shall apply to the Facilities during the same period.
 - Wherethecontractpriceisdifferentfromthecorrectedtenderprice,inordertoensurethecontractoris notpaidlessormorerelativetothecontractprice(whichwouldbethetenderprice),paymentvaluation certificatesandvariationordersonomissionsandadditionsvaluedbasedonratesintheBillofQuantitie s orscheduleofratesintheTender,will be adjustedbyaplusorminuspercentage.Thepercentagealready worked out during tender evaluation is worked out as follows: (corrected tender price –tender price)/tenderpriceX100.
- 25.5.3 In the eventthattheperiodofsuspensionunderaboveSub-Clause25.5.1actuallyexceedsonehundredeighty(180)days,theProcuringEntityandContractorshallmutua llyagreetoanyadditionalcompensationpayableto theContractor.
- 25.5.4 When the Contractor is notified by the Project Manager that the plant is ready for Precommissioning, the ContractorshallproceedwithoutdelayinperformingPrecommissioninginaccordancewithClause24.

A. Guarantees and Liabilities

26 CompletionTimeGuarantee

- 26.1 The Contractor guarantees that it shall attain Completion of the Facilities (or apart for which as eparate time for completion is specified) within the Time for Completion specified in the SCC pursuant to GCCS ub-Clause 8.2, or within such extended time to which the Contractor shall be entitled under GCCC lause 40 hereof.
- 26.2 IftheContractorfailstoattainCompletionoftheFacilitiesoranypartthereofwithintheTimeforCompletio n or any extension thereof under GCC Clause 40, the Contractor shall pay to the Procuring Entity liquidated damages in the amount specified in the SCC as a percentage rate of the Contract Price or

the relevant part thereof. The aggregate amount of such liquidated damages shall in no event exceed the amount specifiedas "Maximum" in the **SCC** as a percentage rate of the Contract Price. Once the "Maximum" is reached, the Procuring Entity may consider termination of the Contract, pursuant to GCC Sub-Clause 42.2.2.

- 26.3 SuchpaymentshallcompletelysatisfytheContractor'sobligationtoattainCompletionoftheFacilitiesorthe relevant part thereof within the Time for Completion or any extension thereof under GCC Clause 40. The ContractorshallhavenofurtherliabilitywhatsoevertotheProcuringEntityinrespectthereof.
- 26.4 However, the payment of liquidated damages shall not in any way relieve the Contractor from any of its obligationstocompletetheFacilitiesorfromanyotherobligationsandliabilitiesoftheContractorunderthe Contract.
- 26.5 SaveforliquidateddamagespayableunderthisGCCSub-Clause26.2,thefailurebytheContractortoattain any milestone or other act, matter or thing by any date specified in the Appendix to the Contract Agreement titled Time Schedule, and/or other program of work prepared pursuant to GCC Sub-Clause 18.2 shall not rendertheContractorliableforanylossordamagetherebysufferedbytheProcuringEntity.
- 26.6 IftheContractorattainsCompletionoftheFacilitiesoranypartthereofbeforetheTimeforCompletionoran y extensionthereofunderGCCClause40,theProcuringEntityshallpaytotheContractorabonusintheamount specified in the SCC. The aggregate amount of such bonus shall in no event exceed the amount specified as "Maximum" in the SCC.

27 DefectLiability

- 27.1 The Contractor warrants that the Facilities or any part thereof shall be free from defects in the design, engineering,materialsandworkmanshipofthePlantsuppliedandoftheworkexecuted.
- 27.2 The Defect Liability Period shall be five hundred and forty (540) days from the date of Completion of the Facilities(oranypartthereof)oroneyearfromthedateofOperationalAcceptanceoftheFacilities(oranypart thereof), whicheverfirstoccurs, unless specified otherwise in the SCC pursuant to GCCSub-Clause 27.10.

If during the Defect Liability Period any defect should be found in the design, engineering, materials and workmanshipofthePlantsuppliedoroftheworkexecutedbytheContractor,theContractorshallpromptly,i

consultation and agreement with the Procuring Entity regarding appropriate remedying of the defects, and at its

cost,repair,replaceorotherwisemakegoodastheContractorshalldetermineatitsdiscretion,suchdefectas well as any damage to the Facilities caused by such defect. The Contractor shall not be responsible for the

repair, replacement or making good of any defector of any damage to the Facilities arising out of or resulting from any of the following causes:

- a ImproperoperationormaintenanceoftheFacilitiesbytheProcuringEntity;
- b Operation of the Facilities outside specifications provided in the Contract; or
- c Normalwearandtear.
- 27.3 TheContractor'sobligationsunderthisGCCClause27shallnotapplyto:
 - a any materials that are supplied by the Procuring Entity under GCC Sub-Clause 21.2, are normally consumedinoperation, or have an ormallifeshorter than the Defect Liability Period stated herein;

- b anydesigns, specifications or other data designed, supplied or specified by or on behalf of the Procuring Entity or anymatters for which the Contractor has disclaimed responsibility herein; or
- c anyothermaterials supplied or anyotherwork executed by or on behalf of the Procuring Entity, except for the work executed by the Procuring Entity under GCCS ub-Clause 27.7.
- 27.4 TheProcuringEntityshallgivetheContractoranoticestatingthenatureofanysuchdefecttogetherwithall available evidence thereof, promptly following the discovery thereof. The Procuring Entity shall afford all reasonableopportunityfortheContractortoinspectanysuchdefect.
- 27.5 The Procuring Entity shall afford the Contractoral line cessary access to the Facilities and the Site to enable the Contractor to perform its obligations under this GCC clause 27.

The Contractormay, with the consent of the Procuring Entity, remove from the Site any Plantor any part of the Facilities that are defective if the nature of the defect, and/or any damage to the Facilities caused by the defect, is such that repairs cannot be expeditiously carried out at the Site.

- 27.6 Iftherepair,replacementormakinggoodisofsuchacharacterthatitmayaffecttheefficiencyoftheFacilitie s oranypartthereof,theProcuringEntitymaygivetotheContractoranoticerequiringthattestsofthedefective part of the Facilities shall be made by the Contractor immediately upon completion of such remedial work, whereupontheContractorshallcarryoutsuchtests.
- 27.7 Ifsuchpartfailsthetests,theContractorshallcarryoutfurtherrepair,replacementormakinggood, as the case maybe,untilthatpartoftheFacilitiespassessuchtests.ThetestsshallbeagreeduponbytheProcuringEntity and the Contractor.
- 27.8 IftheContractorfailstocommencetheworknecessarytoremedysuchdefectoranydamagetotheFacilities causedbysuchdefectwithinareasonabletime(whichshallinnoeventbeconsideredtobelessthanfifteen(1 5) days), the Procuring Entity may, following notice to the Contractor, proceed to do such work, and the reasonablecostsincurredbytheProcuringEntityinconnectiontherewithshallbepaidtotheProcuringEntity bytheContractorormaybedeductedbytheProcuringEntityfromanymoniesduetheContractororclaimed underthePerformanceSecurity.
- 27.9 IftheFacilitiesoranypartthereofcannotbeusedbyreasonofsuchdefectand/ormakinggoodofsuchdefect, theDefectLiabilityPeriodoftheFacilitiesorsuchpart, as the casemaybe,shallbeextendedbyaperiodequal to the periodduringwhichtheFacilitiesorsuchpartcannotbeusedbytheProcuringEntitybecauseofanyof theaforesaidreasons.
- 27.10 Except as provided in GCC Clauses 27 and 33, the Contractor shall be under no liability whatsoever and howsoeverarising, and whether under the Contractor at law, in respect of defects in the Facilities or any part thereof, the Plant, designorengineering or work executed that appear after Completion of the Facilities or any part thereof, except where such defects are the result of the grossneg ligence, fraud, or criminal or will ful action of the Contractor.
- 27.11 Inaddition,anysuchcomponentoftheFacilities,andduringtheperiodoftimeasmaybespecifiedintheSC C, shallbesubjecttoanextendeddefectliabilityperiod.SuchobligationoftheContractorshallbeinadditionto thedefectliabilityperiodspecifiedunderGCCSub-Clause27.2.

28 FunctionalGuarantees

- 28.1 The Contractor guarantees that during the Guarantee Test, the Facilities and all parts thereof shall attain the Functional Guarantees specified in the Appendix to the Contract Agreement titled Functional Guarantees, subjecttoandupontheconditionsthereinspecified.
- 28.2 If,forreasonsattributabletotheContractor,theminimumleveloftheFunctionalGuaranteesspecifiedinth

Appendix to the Contract Agreement titled Functional Guarantees, are not meteither in whole or in part, the Contractor shall at its cost and expense make such changes, modifications and/or additions to the Plantor and vertical titles of the property of

partthereofasmaybenecessarytomeetatleasttheminimumlevelofsuchGuarantees.TheContractorshall notify the Procuring Entity upon completion of the necessary changes, modifications and/or additions,

shallrequesttheProcuringEntitytorepeattheGuaranteeTestuntiltheminimumleveloftheGuaranteeshas beenmet.IftheContractoreventuallyfailstomeettheminimumlevelofFunctionalGuarantees,theProcuring EntitymayconsiderterminationoftheContract,pursuanttoGCCSub-Clause42.2.2.

- 28.3 If, for reasons attributable to the Contractor, the Functional Guarantees specified in the Appendix to the ContractAgreementtitledFunctionalGuarantees, are notattained either in whole or in part, but the minimum level of the Functional Guarantees specified in the said Appendix to the Contract Agreement is met, the Contractorshall, at the Contractor's option, either
 - a Makesuchchanges,modificationsand/oradditionstotheFacilitiesoranypartthereofthatarenecessa ry toattaintheFunctionalGuaranteesatitscostandexpense,andshallrequesttheProcuringEntitytorepea t theGuaranteeTestor
 - b PayliquidateddamagestotheProcuringEntityinrespectofthefailuretomeettheFunctionalGuarante es in accordance with the provisions in the Appendix to the Contract Agreement titled Functional Guarantees.
 - c ThepaymentofliquidateddamagesunderGCCSub-Clause28.3,uptothelimitationofliabilityspecifiedin theAppendixtotheContractAgreementtitledFunctionalGuarantees,shallcompletelysatisfytheCon tractor's guarantees under GCC Sub-Clause 28.3, and the Contractor shall have no further liability whatsoever to theProcuring Entity in respect thereof. Upon the payment of such liquidated damages by the Contractor, the Project Manager shall issue the Operational Acceptance Certificate for the Facilities or any part thereof in respect of which the liquidated damages have been so paid.

29 PatentIndemnity

29.1 The Contractorshall, subject to the Procuring Entity's compliance with GCCS ub-

Clause 29.2, indemnify and

holdharmlesstheProcuringEntityanditsemployeesandofficersfromandagainstanyandallsuits,actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of whatsoever

including attorney's fees and expenses, which the Procuring Entity may suffer as a result of any infringement or

allegedinfringementofanypatent,utilitymodel,registereddesign,trademark,copyrightorotherintellect ual

property right registered or otherwise existing at the date of the Contract by reason of: (a) the installation of the experiment of the contract by reason of the contract b

Facilities by the Contractor or the use of the Facilities in Kenya; and (b) the sale of the product sproduced by the Facilities in any country.

29.2

Such in demnity shall not cover any use of the Facilities or any part thereof other than for the purpose in dicated

by or to be reasonably inferred from the Contract, any infringement resulting from the use of the Facilities or the contract of the facilities of the faci

any part thereof, or any products produced thereby in association or combination with any other equipment, plantormaterialsnotsuppliedbytheContractor,pursuanttotheContractAgreement.

- 29.3 If any proceedings are brought or any claim is made against the Procuring Entity arising out of the matters referredtoinGCCSub-Clause29.1,theProcuringEntityshallpromptlygivetheContractoranoticethereof, and the Contractor may at its own expense and in the Procuring Entity's name conduct such proceedings or claimandanynegotiationsforthesettlementofanysuchproceedingsorclaim.
- 29.4 IftheContractorfailstonotifytheProcuringEntitywithintwenty-eight(28)daysafterreceiptofsuchnotice thatitintendstoconductanysuchproceedingsorclaim,thentheProcuringEntityshallbefreetoconductthe sameonitsownbehalf.UnlesstheContractorhassofailedtonotifytheProcuringEntitywithinthetwenty-eight(28)dayperiod,theProcuringEntityshallmakenoadmissionthatmaybeprejudicialtothedefenseof anysuchproceedingsorclaim.
- 29.5 The Procuring Entity shall, at the Contractor's request, afford all available assistance to the Contractor in conducting such proceedings or claim, and shall be reimbursed by the Contractor for all reasonable expenses in curred in so doing.
- 29.6 The Procuring Entity shall indemnify and hold harmless the Contractor and its employees, officers and Subcontractors from and against any and all suits, actions or administrative proceedings, claims, demands, losses,damages,costs,andexpensesofwhatsoevernature,includingattorney'sfeesandexpenses,whicht he Contractor may suffer as a result of any infringement or alleged infringement of any patent, utility model, registereddesign,trademark,copyrightorotherintellectualpropertyrightregisteredorotherwiseexisting at thedateoftheContractarisingoutoforinconnectionwithanydesign,data,drawing,specification,orother

thedateoftheContractarisingoutoforinconnectionwithanydesign,data,drawing,specification,orother documentsormaterialsprovidedordesignedbyoronbehalfoftheProcuringEntity.

30 Limitation of Liability

- 30.1 Exceptincases of criminal negligence or will ful misconduct,
 - a) NeitherPartyshallbeliabletotheotherParty,whetherincontract,tort,orotherwise,foranyindirector consequentiallossordamage,lossofuse,lossofproduction,orlossofprofitsorinterestcosts,whichma y be suffered by the other Party in connection with the Contract, other than specifically provided as any obligationofthePartyintheContract,and
 - b) the aggregate liability of the Contractor to the Procuring Entity, whether under the Contract, in tort or otherwise, shall not exceed the amount resulting from the application of the multiplier specified in the SCC, to the ContractPriceor,ifamultiplierisnotsospecified,thetotalContractPrice,providedthatthis limitationshallnotapplytothecostofrepairingorreplacingdefectiveequipment,ortoanyobligationo f theContractortoindemnifytheProcuringEntitywithrespecttopatentinfringement.

B. RiskDistribution

31 Transfer of Ownership

- 31.1 OwnershipofthePlant(includingspareparts)tobeimportedintoKenyashallbetransferredtotheProcurin g
 EntityuponloadingontothemodeoftransporttobeusedtoconveythePlantfromthecountryoforigintothat country.
- 31.2 OwnershipofthePlant(includingspareparts)procuredinKenyashallbetransferredtotheProcuringEntity whenthePlantarebroughtontotheSite.
- 31.3 OwnershipoftheContractor'sEquipmentusedbytheContractoranditsSubcontractorsinconnectionwith the ContractshallremainwiththeContractororitsSubcontractors.

- 31.4 Ownership of any Plant in excess of the requirements for the Facilities shall revert to the Contractor upon CompletionoftheFacilitiesoratsuchearliertimewhentheProcuringEntityandtheContractoragreethatth e PlantinquestionarenolongerrequiredfortheFacilities.
- 31.5 NotwithstandingthetransferofownershipofthePlant,theresponsibilityforcareandcustodythereoftoget her with with the riskoflossordamagetheretoshallremainwiththeContractorpursuanttoGCCClause32(Careof Facilities)hereofuntilCompletionoftheFacilitiesorthepartthereofinwhichsuchPlantareincorporated.

32 CareofFacilities

32.1 TheContractorshallberesponsibleforthecareandcustodyoftheFacilitiesoranypartthereofuntilthedateo

Completion of the Facilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the Pacilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the Pacilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the Pacilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the Pacilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the Pacilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the Pacilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the Pacilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the Pacilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the Pacilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the Pacilities pursuant to GCCC lause 24 or, where the Contract provides for Completion of the GCCC lause 24 or, where the Contract provides for Completion of the GCCC lause 24 or, which is the GCCC lause 24 or, which is

Facilities in parts, until the date of Completion of the relevant part, and shall make good at its own cost any loss.

ordamagethatmayoccurtotheFacilitiesortherelevantpartthereoffromanycausewhatsoeverduringsuch period. The Contractor shall also be responsible for any loss or damage to the Facilities caused by the Contractor or its Subcontractors in the course of any work carried out, pursuant to GCC Clause

27.

Not with standing the foregoing, the Contractors hall not beliable for any loss or damage to the Facilities or that the contractors hall not beliable for any loss or damage to the Facilities or that the contractors hall not beliable for any loss or damage to the Facilities or the contractors hall not beliable for any loss or damage to the Facilities or the contractors hall not beliable for any loss or damage to the Facilities or the contractors hall not beliable for any loss or damage to the Facilities or the contractors hall not beliable for any loss or damage to the Facilities or the contractors hall not beliable for any loss or damage to the Facilities or the contractors hall not beliable for any loss of the contractors hall not beliable for any loss or damage to the contractors hall not beliable for any loss of the contractors hall not beliable for any loss of the contractors hall not beliable for any loss of the contractors have a contractor of the contractor of the contractors have a contractor of the contractor of th

partthereofcausedbyreasonofanyofthemattersspecifiedorreferredtoinparagraphs(a),(b)and(c)ofGCC Sub-Clauses 32.2 and 38.1.

- 32.2 IfanylossordamageoccurstotheFacilitiesoranypart,thereofortotheContractor'stemporaryfacilitiesby reasonof
 - a insofar as they relate to Kenya, nuclear reaction, nuclear radiation, radioactive contamination, pressure wavecaused by air craftor other aerial objects, or any other occurrences that an experienced contractor could not reasonably foresee, or if reasonably foresee able could not reasonably make provision for or insure against, insofar assuchrisks are not normally insurable on the insurance market and are mentione d in the general exclusions of the policy of insurance, including War Risks and Political Risks, taken out under GCCC lause 34 hereof; or
 - b anyuseoroccupationbytheProcuringEntityoranythirdPartyotherthanaSubcontractor,authorized by theProcuringEntityofanypartoftheFacilities;or
 - anyuseoforrelianceuponanydesign,dataorspecificationprovidedordesignatedbyoronbehalfofthe Procuring Entity, or any such matter for which the Contractor has disclaimed responsibility herein, the Procuring Entity shall pay to the Contractor all sums payable in respect of the Facilities executed, notwithstanding that the same be lost, destroyed or damaged, and will pay to the Contractor the replacement value of all temporary facilities and all parts thereof lost, destroyed or damaged. If the Procuring Entity requests the Contractor in writing to make good any loss or damage to the Facilities thereby occasioned, the Contractor shall make good the same at the cost of the Procuring Entity in accordance with GCC Clause 39. If the Procuring Entity does not request the Contractor in writing to make good any loss or damage to the Facilities thereby occasioned, the Procuring Entity shall either request a change in accordance GCC Clause 39, excluding the performance of that part Facilities therebylost, destroyed or damaged, or, where the loss or damage affects a substantial part of the Facilities, the Procuring Entity shall terminate the Contract pursuant to GCCS ub-Clause 42.1 hereof.
- 32.3 The Contractors hall beliable for any loss of ordamage to any Contractor's Equipment, or any other property of the Contractor used or intended to be used for purposes of the Facilities, except (i) as mentioned in GCCS ub-

- Clause 32.2 with respect to the Contractor's temporary facilities, and (ii) where such loss or damage arises by reason of any of the matters specified in GCCS ub-Clauses 32.2 (b) and (c) and 38.1.
- WithrespecttoanylossordamagecausedtotheFacilitiesoranypartthereofortotheContractor'sEquipmen t by reason of any of the matters specified in GCC Sub-Clause 38.1, the provisions of GCC Sub-Clause 38.3 shallapply.

33 LossoforDamagetoProperty;AccidentorInjurytoWorkers;Indemnification

33.1 SubjecttoGCCSub-

Clause 33.3, the Contractors hall indemnify and hold harmless the Procuring Entity and its employees and officers from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of what so ever nature, including attorney's fees and expenses, in

respectofthedeathorinjuryofanypersonorlossofordamagetoanypropertyotherthantheFacilitieswheth er accepted or not, arising in connection with the supply and installation of the Facilities and by reason of the negligence of the Contractor or its Subcontractors, or their employees, officers or agents, except any injury, deathorpropertydamagecausedbythenegligenceoftheProcuringEntity,itscontractors,employees,offic ers oragents.

- 33.2 If any proceedings are brought or any claim is made against the Procuring Entity that might subject the ContractortoliabilityunderGCCSub-Clause33.1,theProcuringEntityshallpromptlygivetheContractora notice thereof and the Contractor may at its own expense and in the Procuring Entity's name conduct such proceedingsorclaimandanynegotiationsforthesettlementofanysuchproceedingsorclaim.
- 33.8 IftheContractorfailstonotifytheProcuringEntitywithintwenty-eight(28)daysafterreceiptofsuchnotice thatitintendstoconductanysuchproceedingsorclaim,thentheProcuringEntityshallbefreetoconductthe sameonitsownbehalf.UnlesstheContractorhassofailedtonotifytheProcuringEntitywithinthetwenty-eight(28)dayperiod,theProcuringEntityshallmakenoadmissionthatmaybeprejudicialtothedefenseof anysuchproceedingsorclaim.
- 33.9 The Procuring Entity shall, at the Contractor's request, afford all available assistance to the Contractor in conducting such proceedings or claim, and shall be reimbursed by the Contractor for all reasonable expenses in curred in so doing.
- 33.10 The Procuring Entity shall indemnify and hold harmless the Contractor and its employees, officers and Subcontractors from any liability for loss of or damage to property of the Procuring Entity, other than the Facilities not yet taken over, that is caused by fire, explosion or any other perils, in excess of the amount recoverable from insurances procured under GCC Clause 34, provided that such fire, explosion or other perils were not caused by any actor failure of the Contractor.
- 33.11 The Partyentitled to the benefit of an indemnity under this GCC Clause 33 shall take all reasonable measures to mitigate any loss or damage which has occurred. If the Party fails to take such measures, the other Party's liabilities shall be correspondingly reduced.

34 Insurance

34.1 To the extent specified in the Appendix to the Contract Agreement titled Insurance Requirements, the

Contractors hall at its expense take out and maintain in effect, or cause to be taken out and maintain edine ffect.

duringtheperformanceoftheContract,theinsurancessetforthbelowinthesumsandwiththedeductiblesa

otherconditionsspecified in the said Appendix. The identity of the insurers and the form of the policies shall be subject to the approval of the Procuring Entity, who should not unreasonably with holds uch approval.

a. CargoInsuranceDuringTransport

Covering loss or damage occurring while in transit from the Contractor's or Subcontractor's works or stores until arrival at the Site, to the Plant (including spare parts therefor) and to the Contractor's Equipment.

b. InstallationAllRisksInsurance

Covering physical loss or damage to the Facilities at the Site, occurring prior to Completion of

Facilities, with an extended maintenance coverage for the Contractor's liability in respect of any loss or damage occurring during the Defect Liability Period while the Contractor is on the Site for the purpose of performing its obligations during the Defect Liability Period.

c. ThirdPartyLiabilityInsurance

CoveringbodilyinjuryordeathsufferedbythirdPartiesincludingtheProcuringEntity'spersonnel,and lossofordamagetopropertyoccurringinconnectionwiththesupplyandinstallationoftheFacilities.

d. AutomobileLiabilityInsurance

 $Covering use of all vehicles used by the Contractor or its Subcontractors, whether or not owned by them \\, in connection with the execution of the Contract.$

c. Workers'Compensation

In accordance with the statutory requirements applicable in any country where the Contract or any part thereof is executed.

d. ProcuringEntity'sLiability

In accordance with the statutory requirements applicable in any country where the Contract or any part thereof is executed.

e. OtherInsurances

Suchotherinsurances as may be specifically agreed upon by the Partie shere to as listed in the Appendixt of the Contract Agreement titled Insurance Requirements.

34.2 The Procuring Entity shall be named as co-insured under all insurance policies taken out by the Contractor pursuanttoGCCSub-Clause34.1,exceptfortheThirdPartyLiability,Workers'CompensationandProcuring Entity's Liability

Insurances, and the Contractor's Subcontractors shall be named as co-insureds under all insurance policies taken out by the Contractor pursuant to GCC Sub-Clause 34.1 except for the Cargo InsuranceDuringTransport,Workers'CompensationandProcuringEntity'sLiabilityInsurances.Allinsu rer's rights of subrogation against such co-insureds for losses or claims arising out of the performance of the Contractshallbewaivedundersuchpolicies.

- 34.3 The Contractor shall, in accordance with the provisions of the Appendix to the Contract Agreement titledInsurance Requirements, deliver to the Procuring Entity certificates of insurance or copies of the insurancepolicies as evidence that the required policies are in full force and effect. The certificates shall provide that noless than twenty-one (21) days' notice shall be given to the Procuring Entity by insurers prior to cancellation or material modification of a policy.
- 34.4 The Contractor shall ensure that, where applicable, its Subcontractor(s) shall take out and maintain in effect adequate insurance policies for their personnel and vehicles and for work executed by them under the Contract, unless such Subcontractors are covered by the policies taken out by the Contractor.
- 34.5 The Procuring Entity shall at its expense take out and maintain in effect during the performance of the Contract those insurances specified in the Appendix to the Contract Agreement titled Insurance Requirements, in the sums and with the deductibles and other conditions specified in the said Appendix. The Contractor and the Contractor's Subcontractors shall be named as coinsureds under all such policies. All insurers' rights of subrogation against such co-insureds for

losses or claims arising out of the performance of the Contract shall be waived under such policies. The Procuring Entity shall deliver to the Contractor satisfactory evidence that the required insurances are in full force and effect. The policies shall provide that not less than twenty-one (21) days' notice shall be given to the Contractor by all insurers prior to any cancellation or material modification of the policies. If so requested by the Contractor, the Procuring Entity shall provide copies of the policies taken out by the Procuring Entity under this GCC Sub-Clause 34.5.

- 34.6 If the Contractor fails to take out and/or maintain in effect the insurances referred to in GCC Sub-Clause 34.1, the Procuring Entity may take out and maintain in effect any such insurances and may from time to time deductfrom any amount due the Contractor under the Contract any premium that the Procuring Entity shall have paid to the insurer, or may otherwise recover such amount as a debt due from the Contractor. If the Procuring Entityfails to take out and/or maintain in effect the insurances referred to in GCC 34.5, the Contractor may take outand maintain in effect any such insurances and may from time to time deduct from any amount due the Procuring Entity under the Contract any premium that the Contractor shall have paid to the insurer, or mayotherwise recover such amount as a debt due from the Procuring Entity. If the Contractor fails to or is unable totake out and maintain in effect any such insurances, the Contractor shall nevertheless have no liability orresponsibility towards the Procuring Entity, and the Contractor shall have full recourse against the ProcuringEntity for any and all liabilities of the Procuring Entity herein.
- 34.7 Unless otherwise provided in the Contract, the Contractor shall prepare and conduct all and any claims madeunder the policies effected by it pursuant to this GCC Clause 34, and all monies payable by any insurers shall bepaid to the Contractor. The Procuring Entity shall give to the Contractor all such reasonable assistance as maybe required by the Contractor. With respect to insurance claims in which the Procuring Entity's interest isinvolved, the Contractor shall not give any release or make any compromise with the insurer without the priorwritten consent of the Procuring Entity shall not give any release or make any compromise with the insurer without the prior written consent of the Contractor.

35. Unforeseen Conditions

- 35.1 If, during the execution of the Contract, the Contractor shall encounter on the Site any physical conditions otherthan climatic conditions, or artificial obstructions that could not have been reasonably foreseen prior to the dateof the Contract Agreement by an experienced contractor on the basis of reasonable examination of the datarelating to the Facilities including any data as to boring tests, provided by the Procuring Entity, and on the basisof information that it could have obtained from a visual inspection of the Site if access thereto was available, orother data readily available to it relating to the Facilities, and if the Contractor determines that it will inconsequence of such conditions or obstructions incur additional cost and expense or require additional time toperform its obligations under the Contract that would not have been required if such physical conditions orartificial obstructions had not been encountered, the Contractor shall promptly, and before performingadditional work or using additional Plant or Contractor's Equipment, notify the Project Manager in writing of
 - a) thephysicalconditionsorartificial obstructions on the Site that could not have been reasonably fores een;
 - a) the additional work and/or Plant and/or Contractor's Equipment required, including the steps which the Contractorwillorproposestotaketoovercomesuchconditionsorobstructions;
 - b) the extent of the anticipated delay; and
 - a) the additional cost and expense that the Contractor is likely to incur.

Onreceiving any notice from the Contractor under this GCCS ub-Clause 35.1, the Project Managershall promptly consult with the Procuring Entity and Contractor and decide upon the actions to be taken to overcome the physical

35.2 If the Contractor is delayed or impeded in the performance of the Contract because of any such physical conditions or artificial obstructions referred to in GCC Sub-Clause 35.1, the Time for Completion shall be extended in accordance with GCC Clause 40.

36. Change in Laws and Regulations

36.1 If, after the date twenty-eight (28) days prior to the date of Tender submission, in Kenya, any law, regulation, ordinance, order or by-law having the force of law is enacted, promulgated, abrogated or changed which shall be deemed to include any change in interpretation or application by the competent authorities, that subsequently affects the costs and expenses of the Contractor and/or the Time for Completion, the Contract Price shall be correspondingly increased or decreased, and/or the Time for Completion shall be reasonably adjusted to the extent that the Contractor has thereby been affected in the performance of any of its obligations under the Contract. Notwithstanding the foregoing, such additional or reduced costs shall not be separately paid or credited if the same has already been accounted for in the price adjustment provisions where applicable, in accordance with the SCC pursuant to GCC Sub-Clause 11.2.

37. Force Majeure

- 37.1 "Force Majeure" shall mean any event beyond the reasonable control of the Procuring Entity or of the Contractor, as the case may be, and which is unavoidable notwithstanding the reasonable care of the Party affected, and shall include, without limitation, the following:
 - a) war, hostilities or warlike operations whether a state of war be declared or not, invasion, act of foreign enemy and civil war
 - b) rebellion, revolution, insurrection, mutiny, usurpation of civil or military government, conspiracy, riot, civil commotion and terrorist acts
 - c) confiscation, nationalization, mobilization, commandeering or requisition by or under the order of any government or de jure or de facto authority or ruler or any other act or failure to act of any local state or national government authority
 - d) strike, sabotage, lockout, embargo, import restriction, port congestion, lack of usual means of public transportation and communication, industrial dispute, shipwreck, shortage or restriction of power supply, epidemics, quarantine and plague
 - e) earthquake, landslide, volcanic activity, fire, flood or inundation, tidal wave, typhoon or cyclone, hurricane, storm, lightning, or other inclement weather condition, nuclear and pressure waves or other natural or physical disaster
 - f) shortage of labor, materials or utilities where caused by circumstances that are themselves Force Majeure.
- 37.2 If either Party is prevented, hindered or delayed from or in performing any of its obligations under the Contract by an event of Force Majeure, then it shall notify the other in writing of the occurrence of such event and the circumstances thereof within fourteen (14) days after the occurrence of such event.
- 37.3 The Party who has given such notice shall be excused from the performance or punctual performance of its obligations under the Contract for so long as the relevant event of Force Majeure continues and to the extent that such Party's performance is prevented, hindered or delayed. The Time for Completion shall be extended in accordance with GCC Clause 40.
- 37.4 The Party or Parties affected by the event of Force Majeure shall use reasonable efforts to mitigate the effect thereof upon its or their performance of the Contract and to fulfill its or their obligations under the Contract, but without prejudice to either Party's right to terminate the Contract under GCC Sub-Clauses 37.6 and 38.5.
- 37.5 No delay or nonperformance by either Party hereto caused by the occurrence of any event of Force Majeure

shall

- a) constitute a default or breach of the Contract, or
- b) give rise to any claim for damages or additional cost or expense occasioned thereby, subject to GCC Sub-Clauses 32.2, 38.3 and 38.4

if and to the extent that such delay or nonperformance is caused by the occurrence of an event of Force Majeure.

- 37.6 If the performance of the Contract is substantially prevented, hindered or delayed for a single period of more than sixty (60) days or an aggregate period of more than one hundred and twenty (120) days on account of one or more events of Force Majeure during the currency of the Contract, the Parties will attempt to develop a mutually satisfactory solution, failing which either Party may terminate the Contract by giving a notice to the other, but without prejudice to either Party's right to terminate the Contract under GCC Sub-Clause 38.5.
- 37.7 In the event of termination pursuant to GCC Sub-Clause 37.6, the rights and obligations of the Procuring Entity and the Contractor shall be as specified in GCC Sub-Clauses 42.1.2 and 42.1.3.
- 37.8 Notwithstanding GCC Sub-Clause 37.5, Force Majeure shall not apply to any obligation of the Procuring Entity to make payments to the Contractor herein.

38. War Risks

- 38.1 "War Risks" shall mean any event specified in paragraphs (a) and (b) of GCC Sub-Clause 37.1 and any explosion or impact of any mine, bomb, shell, grenade or other projectile, missile, munitions or explosive of war, occurring or existing in or near the country (or countries) where the Site is located.
- Notwithstanding anything contained in the Contract, the Contractor shall have no liability whatsoever for or with respect to
 - a) destruction of or damage to Facilities, Plant, or any part thereof;
 - b) destruction of or damage to property of the Procuring Entity or any third Party; or
 - c) injury or loss of life
 - if such destruction, damage, injury or loss of life is caused by any War Risks, and the Procuring Entity shall indemnify and hold the Contractor harmless from and against any and all claims, liabilities, actions, lawsuits, damages, costs, charges or expenses arising in consequence of or in connection with the same.
- 38.3 If the Facilities or any Plant or Contractor's Equipment or any other property of the Contractor used or intended to be used for the purposes of the Facilities shall sustain destruction or damage by reason of any War Risks, the Procuring Entity shall pay the Contractor for
 - any part of the Facilities or the Plant so destroyed or damaged to the extent not already paid for by the Procuring Entity and so far as may be required by the Procuring Entity, and as may be necessary for completion of the Facilities
 - b) replacing or making good any Contractor's Equipment or other property of the Contractor so destroyed or damaged
 - c) replacing or making good any such destruction or damage to the Facilities or the Plant or any part thereof.

If the Procuring Entity does not require the Contractor to replace or make good any such destruction or damage to the Facilities, the Procuring Entity shall either request a change in accordance with GCC Clause 39, excluding the performance of that part of the Facilities thereby destroyed or damaged or, where the loss, destruction or damage affects a substantial part of the Facilities, shall terminate the Contract, pursuant to GCC Sub-Clause 42.1.

If the Procuring Entity requires the Contractor to replace or make good on any such destruction or damage to the Facilities, the Time for Completion shall be extended in accordance with GCC 40.

Notwithstanding anything contained in the Contract, the Procuring Entity shall pay the Contractor for any increased costs or incidentals to the execution of the Contract that are in any way attributable to, consequent on, resulting from, or in any way connected with any War Risks, provided that the Contractor shall as soon as

practicable notify the Procuring Entity in writing of any such increased cost.

- 38.5 If during the performance of the Contract any War Risks shall occur that financially or otherwise materially affect the execution of the Contract by the Contractor, the Contractor shall use its reasonable efforts to execute the Contract with due and proper consideration given to the safety of its and its Subcontractors' personnel engaged in the work on the Facilities, provided, however, that if the execution of the work on the Facilities becomes impossible or is substantially prevented for a single period of more than sixty (60) days or an aggregate period of more than one hundred and twenty (120) days on account of any War Risks, the Parties will attempt to develop a mutually satisfactory solution, failing which either Party may terminate the Contract by giving a notice to the other.
- In the event of termination pursuant to GCC Sub-Clauses 38.3 or 38.5, the rights and obligations of the Procuring Entity and the Contractor shall be specified in GCC Sub-Clauses 42.1.2 and 42.1.3. A.ChangeinContractElements.

A. Change in Contract Elements

39. Change in the Facilities

39.1 Introducing a Change

- 39.1.1 Subject to GCC Sub-Clauses 39.2.5 and 39.2.7, the Procuring Entity shall have the right to propose, and subsequentlyrequire, that the ProjectManagerordertheContractorfromtimetotimeduringtheperformance of the Contracttomakeanychange,modification,additionordeletionto,inorfromtheFacilitieshereinafter called "Change", provided that such Change falls within the general scope of the Facilities and does not constitute unrelated work and that it is technically practicable, taking into account both the stateof advancementoftheFacilitiesandthetechnicalcompatibilityoftheChangeenvisagedwiththenatureofthe FacilitiesasspecifiedintheContract.
- 39.1.2 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 (including life cycle costs) the Procuring Entity may incur in implementing the value engineering proposal; and
 - c) adescriptionofanyeffect(s)ofthechangeonperformance/functionality.

The Procuring Entity may accept the value engineering proposal if the proposal demonstrates benefits that:

- a) acceleratesthedeliveryperiod;or
- b) reduces the Contract Price or the lifecycle costs to the Procuring Entity; or
- c) improvesthequality, efficiency, safety or sustainability of the Facilities; or
- d) yields any other benefits to the Procuring Entity, without compromising the necessary functions of the Facilities.

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

- (a) areductionoftheContractPrice; theamounttobepaidtotheContractorshallbethepercentagespecifie d in the **SCC**ofthereductionintheContractPrice; 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 Contractor shall be the full increase in the Contract Price.

39.1.3 NotwithstandingGCCSub-

Clauses 39.1.1 and 39.1.2, no change made necessary because of any default of the Contractor in the performance of its obligations under the Contract shall be deemed to be a Change, and such changes hall not result in any adjustment of the Contract Price or the Time for Completion.

39.1.4 The procedure on how to proceed with and execute Changes is specified in GCCS ub-Clauses 39.2 and 39.3, and further details and forms are provided in the Procuring Entity's Requirements (Forms and Procedures).

39.2 ChangesOriginatingfromProcuringEntity

39.2.1 IftheProcuringEntityproposesaChangepursuanttoGCCSub-

Clause 39.1.1, it shall send to the Contractora

"RequestforChangeProposal,"requiringtheContractortoprepareandfurnishtotheProjectManagerasso on asreasonablypracticablea"ChangeProposal,"whichshallincludethefollowing:

- a) BriefdescriptionoftheChange
- b) EffectontheTimeforCompletion
- c) EstimatedcostoftheChange
- d) EffectonFunctionalGuarantees(ifany)
- e) EffectontheFacilities
- f) EffectonanyotherprovisionsoftheContract.

39.2.2

Prior to preparing and submitting the ``Change Proposal, ``the Contractor shall submitt to the Project Manageran

"EstimateforChangeProposal," whichshall be an estimate of the cost of preparing and submitting the Change Proposal.

Upon receipt of the Contractor's Estimate for Change Proposal, the Procuring Entity shall do one of the following:

- AccepttheContractor'sestimatewithinstructionstotheContractortoproceedwiththepreparationoft he ChangeProposal
- AdvisetheContractorofanypartofitsEstimateforChangeProposalthatisunacceptableandrequestt he Contractortoreviewitsestimate
- AdvisetheContractorthattheProcuringEntitydoesnotintendtoproceedwiththeChange.
- 39.2.3 UponreceiptoftheProcuringEntity'sinstructiontoproceedunderGCCSub-

Clause39.2.2(a),theContractor

shall, with proper expedition, proceed with the preparation of the Change Proposal, in accordance with GC C Sub-Clause 39.2.1.

- 39.2.4 The pricing of any Change shall, as far as practicable, be calculated in accordance with the rates and prices included in the Contract. If such rates and prices are inequitable, the Parties thereto shall agree on specific rates for the valuation of the Change.
- 39.1.5 If before or during the preparation of the Change Proposal it becomes apparent that the aggregate effect of

compliance the rewith and with all other Change Orders that have already become binding upon the Contractor

underthisGCCClause39wouldbetoincreaseordecreasetheContractPriceasoriginallysetforthinArticle 2 (Contract Price) of the Contract Agreement by more than fifteen percent (15%), the Contractor may give a

writtennoticeofobjectiontheretopriortofurnishingtheChangeProposalasaforesaid.IftheProcuringEntity

accepts the Contractor's objection, the Procuring Entity shall with draw the proposed Change and shall not if y the Contractor in writing thereof.

The Contractor's failure to so object shall neither affect its right to object to any subsequent requested Changes

or Change Ordersherein, noraffect its right to take into account, when making such subsequent objection, the percentage increase or decrease in the Contract Price that any Change not objected to by the Contractor represents.

39.1.6 Upon receipt of the Change Proposal, the Procuring Entity and the Contractor shall mutually agree upon all matters therein contained. Within fourteen (14) days after such agreement, the Procuring Entity shall, if it intendstoproceedwiththeChange,issuetheContractorwithaChangeOrder.

If the Procuring Entity is unable to reach a decision within four teen (14) days, it shall not if y the Contractor with details of when the Contractor can expect a decision.

If the Procuring Entity decides not to proceed with the Change for whatever reason, it shall, within the said period of fourteen (14) days, notify the Contractor accordingly. Under such circumstances, the Contractor shall be entitled to reimbursement of all costs reasonably incurred by it in the preparation of the Change Proposal, provided that these do not exceed the amount given by the Contractor in its Estimate for Change Proposal submitted in accordance with GCC Sub-Clause 39.2.2.

39.1.7 If the Procuring Entity and the Contractor cannot reach agreement on the price for the Change, an equitable

 $adjust ment to the Time for Completion, or any other matters identified in the Change Proposal, the Procuring {\tt g}$

EntitymayneverthelessinstructtheContractortoproceedwiththeChangebyissueofa"PendingAgreeme nt ChangeOrder."

Upon receipt of a Pending Agreement Change Order, the Contractor shall immediately proceed with effecting

the Changes covered by such Order. The Parties shall there after attempt to reach agreement on the outstanding issues under the Change Proposal.

If the Parties cannot reach agreement within sixty (60) days from the date of issue of the Pending Agreement Change Order, then the matter may be referred to the Dispute Boardinac cordance with the provisions of GC C Sub-Clause 46.1.

- 39.1.8 ChangesOriginatingfromContractor
- 39.1.9 If the Contractor proposes a Change pursuant to GCC Sub-Clause 39.1.2, the Contractor shall submit to the Project Manager a written "Application for Change Proposal," giving reasons for the proposed Change and including their formation specified in GCC Sub-Clause 39.1.2.
- 39.1.10 UponreceiptoftheApplicationforChangeProposal,thePartiesshallfollowtheproceduresoutlined inGCC Sub-

Clauses 39.2.6 and 39.2.7. However, the Contractors hall not be entitled to recover the costs of preparing the Application for Change Proposal.

40. Extension of Time for Completion

- 40.1 The Time(s) for Completion specified in the **SCC** pursuant to GCC Sub-Clause 8.2 shall be extended if the Contractor is delayed or impeded in the performance of any of its obligations under the Contract by reason of any of the following:
 - a) any Change in the Facilities as provided in GCC Clause 39
 - b) any occurrence of Force Majeure as provided in GCC Clause 37, unforeseen conditions as provided in GCC Clause 35, or other occurrence of any of the matters specified or referred to in paragraphs (a), (b) and (c) of GCC Sub-Clause 32.2
 - c) AnysuspensionordergivenbytheProcuringEntityunderGCCClause41hereoforreductioninthera te ofprogresspursuanttoGCCSub-Clause41.2or
 - AnychangesinlawsandregulationsasprovidedinGCCClause36or
 - AnydefaultorbreachoftheContractbytheProcuringEntity,AppendixtotheContractAgreementtit led,

- $or any activity, actoromission of the Procuring Entity, or the Project Manager, or any other contractors \\employed by the Procuring Entity, or \\$
- AnydelayonthepartofaSubcontractor,providedsuchdelayisduetoacauseforwhichtheContractor himselfwouldhavebeenentitledtoanextensionoftimeunderthissub-clause,or
- DelaysattributabletotheProcuringEntityorcausedbycustoms,or
- h) any other matter specifically mentioned in the Contract by such period as shall be fair and reasonable in all the circumstances and as shall fairly reflect the delay or impediment sustained by the Contractor.

40.2 Except where otherwise specifically provided in the Contract, the Contractor shall submit to the Project Manager a notice of a claim for an extension of the Time for Completion, together with particulars of the event or circumstance justifying such extension as soon as reasonably practicable after the commencement of such event or circumstance. As soon as reasonably practicable after receipt of such notice and supporting particulars of the claim, the Procuring Entity and the Contractor shall agree upon the period of such extension. In the event that the Contractor does not accept the Procuring Entity's estimate of a fair and reasonable time extension, the Contractor shall be entitled to refer the matter to a Dispute Board, pursuant to GCC Sub-Clause 46.1.

40.3 The Contractor shall at all times use its reasonable efforts to minimize any delay in the performance of its obligations under the Contract.

40.4 In all cases where the Contractor has given a notice of a claim for an extension of time under GCC 40.2, the Contractor shall consult with the Project Manager in order to determine the steps (if any) which can be taken to overcome or minimize the actual or anticipated delay. The Contractor shall there after comply with all reasonable instructions which the Project Manager shall give in order to minimize such delay. If compliance with such instructions shall cause the Contractor to incur extra costs and the Contractor is entitled to an extension of time under GCC 40.1, the amount of such extra costs shall be added to the Contract Price.

41 Suspension

41.1 Procuring Entity may request the Project Manager, by notice to the Contractor, to order the Contractor to suspend performance of any or all of its obligations under the Contract. Such notice shall specify the obligation of which performance is to be suspended, the effective date of the suspension and the reasons therefor. The Contractor shall thereupon suspend performance of such obligation, except those obligations necessary for the care or preservation of the Facilities, until ordered in writing to resume such performance by the Project Manager.

If, by virtue of a suspension or der given by the Project Manager, other than by reason of the Contractor's default or breach of the Contract, the Contractor's performance of any of its obligations is suspended for an aggregate period of more than ninety (90) days, the natany time the reafter and provided that at that time such performance is still suspended, the Contractor may give a notice to the Project Manager requiring that the Procuring Entity shall, within twenty-eight (28) days of receipt of the notice, order the resumption of such performance or request and subsequently or derachange in accordance with GCC Clause 39, excluding the performance of the suspended obligations from the Contract.

41.2 If the Procuring Entity fails to do so withinsuchperiod,theContractormay,byafurthernoticetotheProject
Manager,electtotreatthesuspension,whereitaffectsapartonlyoftheFacilities,asadeletionofsuchpartin accordancewithGCCClause39or,whereitaffectsthewholeoftheFacilities,asterminationoftheContract underGCCSub-Clause.

41.3 If

a. Procuring EntityhasfailedtopaytheContractoranysumdueundertheContractwithinthespecified period, has failed to approve any invoice or supporting documents without just cause

Appendix to the Contract Agreement title d Terms and Procedures of Payment, or commits a substantial

breach of the Contract, the Contractor may give a notice to the Procuring Entity that requires payment of such sum, within terest the reon as stipulated in GCCS ubserved as the contract of the Contract of

Clause 12.3, requires approval of such invoice

or supporting documents, or specifies the breach and requires the Procuring Entity to remedy the same, as

thecasemaybe.IftheProcuringEntityfailstopaysuchsumtogetherwithsuchinterest,failstoapprov esuch invoice or supporting documents or give its reasons for withholding such approval, or fails to remedy the breach or take steps to remedy the breach within fourteen (14) days after receipt of the Contractor's notice or

b. The Contractor is unable to carry

outanyofitsobligationsundertheContractforanyreasonattributableto theProcuringEntity,includingbutnotlimitedtotheProcuringEntity'sfailuretoprovidepossession ofor access to the Site or other areas in accordance with GCC Sub-Clause 10.2, or failure to obtain any governmentalpermitnecessaryfortheexecutionand/orcompletionoftheFacilities,thentheContra ctor may by fourteen (14) days' notice to the Procuring Entity suspend performance of all or any of its obligationsundertheContract,orreducetherateofprogress.

- 41.3 If the Contractor's performance of its obligations is suspended or the rate of progress is reduced pursuant to this GCC Clause 41, then the Time for Completion shall be extended in accordance with GCC Sub-Clause 40.1, and any and all additional costs or expenses incurred by the Contractor as a result of such suspension or reduction shall be paid by the Procuring Entity to the Contractor in addition to the Contract Price, except in the case of suspension order or reduction in the rate of progress by reason of the Contractor's default or breach of the Contract.
- 41.4 During the period of suspension, the Contractor shall not remove from the Site any Plant, any part of the Facilities or any Contractor's Equipment, without the prior written consent of the Procuring Entity.

42 Termination

42.1 Termination for Procuring Entity's Convenience

- 42.1.1 The Procuring Entity may at any time terminate the Contract for any reason by giving the Contractor anotice of termination that refers to this GCCS ub-Clause 42.1.
- 42.1.2 Upon receipt of the notice of termination under GCC Sub-Clause 42.1.1, the Contractor shalleither immediately or upon the datespecified in the notice of termination
 - a) cease all further work, except for such work as the Procuring Entity may specify in the notice of termination for the sole purpose of protecting that part of the Facilities already executed, or any work required to leave the Siteinaclean and safe condition,
 - b) terminateallsubcontracts, except those to be assigned to the Procuring Entity pursuant to paragraph (d) (ii) below,
 - c) remove all Contractor's Equipment from the Site, repatriate the Contractor's and its Subcontractors' personnelfromtheSite,removefromtheSiteanywreckage,rubbishanddebrisofanykind,andleaveth e wholeoftheSiteinacleanandsafecondition,and
 - d) subject to the payment specified in GCCS ub-Clause 42.1.3,
 - $i. \ deliver to the Procuring Entity the parts of the Facilities executed by the Contractor up to the date of termination$

- ii. to the extent legally possible, assign to the Procuring Entity all right, title and benefit of
 - ContractortotheFacilitiesandtothePlantasofthedateoftermination,and,asmayberequiredby theProcuringEntity,inanysubcontractsconcludedbetweentheContractoranditsSubcontractors: and
- iii.deliver to the Procuring Entity all non-proprietary drawings, specifications and other documents
 - prepared by the Contractor or its Subcontractors as at the date of termination in connection with the Facilities.
- 42.1.3 In the eventoftermination of the Contract under GCCS ub-

Clause 42.1.1, the Procuring Entity shall pay to the Contractor the following amounts:

- a TheContractPrice,properlyattributabletothepartsoftheFacilitiesexecutedbytheContractorasofth e dateoftermination.
- b the costs reasonably incurred by the Contractor in the removal of the Contractor's Equipment from the SiteandintherepatriationoftheContractor's and its Subcontractors' personnel,
- c anyamountstobepaidbytheContractortoitsSubcontractorsinconnectionwiththeterminationofany subcontracts,includinganycancellationcharges,
- d costs incurred by the Contractor in protecting the Facilities and leaving the Site in a clean and safe conditionpursuanttoparagraph(a)ofGCCSub-Clause42.1.2
- e thecostofsatisfyingallotherobligations,commitmentsandclaimsthattheContractormayingoodfai th haveundertakenwiththirdPartiesinconnectionwiththeContractandthatarenotcoveredbyparagraph s(a) through (d) above.

42.2 Termination by the Contractor

- 42.2.1 The Procuring Entity, without prejudice to any other rights or remedies it may possess, may terminate the Contractforthwithinthefollowingcircumstancesbygivinganoticeofterminationanditsreasonstherefort o the Contractor, referring to this GCCS ub-Clause 42.2:
 - a IftheContractorbecomesbankruptorinsolvent,hasareceivingorderissuedagainstit,compoundswit h itscreditors,or,iftheContractorisacorporation,aresolutionispassedororderismadeforitswinding up, other than a voluntary liquidation for the purposes of amalgamation or reconstruction, a receiver is appointed over any part of its undertaking or assets, or if the Contractor takes or suffers any other analogousactioninconsequenceofdebt
 - b if the Contractor assigns or transfers the Contract or any right or interest therein in violation of the provisionofGCCClause43.
 - c IftheContractor, in the judgmentoftheProcuringEntityhasengagedinFraudandCorruption,asdefined inparagraph2.2a.ofAppendixBtotheGCC,incompetingfororinexecutingtheContract.

42.2.2 IftheContractor

- a HasabandonedorrepudiatedtheContract
- b HaswithoutvalidreasonfailedtocommenceworkontheFacilitiespromptlyorhassuspended,othert han pursuanttoGCCSub-Clause41.2,theprogressofContractperformanceformorethantwenty-eight(28) daysafterreceivingawritteninstructionfromtheProcuringEntitytoproceed
- c PersistentlyfailstoexecutetheContractinaccordancewiththeContractorpersistentlyneglectstocar ry outitsobligationsundertheContractwithoutjustcause
- d Refusesorisunableto providesufficientmaterials, servicesorlabortoexecuteand complete the Facilities in the manner specified in the program furnished under GCC Sub-Clause 18.2 at rates of progress that give

reasonable assurance to the Procuring Entity that the Contractor can attain Completion of the Facilities by the Time for Completion as extended, then the Procuring Entity may, without prejudice to anyotherrightsitmaypossessundertheContract,giveanoticetotheContractorstatingthenatureofthe defaultandrequiringtheContractortoremedythesame.IftheContractorfailstoremedyortotakesteps toremedythesamewithinfourteen(14)daysofitsreceiptofsuchnotice,thentheProcuringEntitymay terminatetheContractforthwithbygivinganoticeofterminationtotheContractorthatreferstothisGC C Sub-Clause42.2.

42.2.3 UponreceiptofthenoticeofterminationunderGCCSub-Clauses42.2.1or42.2.2,theContractorshall,either immediatelyoruponsuchdateasisspecifiedinthenoticeoftermination,

- a cease all further work, except for such work as the Procuring Entity may specify in the notice of termination for the sole purpose of protecting that part of the Facilities already executed, or any work required toleavetheSiteinacleanandsafecondition.
- b Terminateallsubcontracts, except those to be assigned to the Procuring Entity pursuant to paragraph (d) below,
- deliver to the Procuring Entity the parts of the Facilities executed by the Contractor up to the date of termination,
- d to the extentlegallypossible,assigntotheProcuringEntityallright,titleandbenefitoftheContractorto the Facilities and to the Plant as of the date of termination, and, as may be required by the Procuring Entity,inanysubcontractsconcludedbetweentheContractoranditsSubcontractors,
- e deliver to the Procuring Entity all drawings, specifications and other documents prepared by the ContractororitsSubcontractorsasofthedateofterminationinconnectionwiththeFacilities.
- 42.2.4 The Procuring Entity may enter upon the Site, expel the Contractor, and complete the Facilities employinganythirdParty.TheProcuringEntitymay,to bv exclusionofanyrightoftheContractoroverthesame,takeoverandusewiththepaymentofafairrentalratet otheContractor, withall themaintenance costs to the account of the Procuring Entity and with an indemnification by the Procuring Entity for all liability including damage or injury to persons arising out of the Procuring Entity's use of such equipment, any Contractor's Equipment owned by and on the Site in connection with the Facilities reasonable periodas the Procuring Entity considers expedient for the supply and installation of the Facilitie S.
- 42.2.5 Upon completion of the Facilities or at such earlier date as the Procuring Entity thinks appropriate, the Procuring Entity shall give notice to the Contractor that such Contractor's Equipment will be returned to the ContractoratorneartheSiteandshallreturnsuchContractor'sEquipmenttotheContractorinaccordancew ith such notice. The Contractor shall thereafter without delay and at its cost remove or arrange removal of the samefromtheSite.
- 42.2.6 SubjecttoGCCSub-

Clause42.2.6,theContractorshallbeentitledtobepaidtheContractPriceattributableto theFacilitiesexecutedasofthedateoftermination,thevalueofanyunusedorpartiallyusedPlantontheSite, and the costs, if any, incurred in protecting the Facilities and in leaving the Site in a clean and safecondition pursuanttoparagraph(a)ofGCCSub-Clause42.2.3.AnysumsduetheProcuringEntityfromtheContractor accruingpriortothedateofterminationshallbedeductedfromtheamounttobepaidtotheContractorunder thisContract.

42.2.7 If the Procuring Entity completes the Facilities, the cost of completing the Facilities by the Procuring Entity shallbedetermined.

- 42.2.8 If the sum that the Contractor is entitled to be paid, pursuant to GCC Sub-Clause 42.2.5, plus the reasonable costsincurredbytheProcuringEntityincompletingtheFacilities,exceedstheContractPrice,theContract or shallbeliableforsuchexcess.
- 42.2.9 If such excess is greater than the sums due the Contractor under GCCS ub-Clause 42.2.5, the Contractor shall pay the balance to the Procuring Entity, and if such excess is less than the sums due the Contractor under GCC Sub-Clause 42.2.5 the Procuring Entity when also extends a Contractor of the Procuring Entity when a large extends a Contractor of the Procuring Entity when a large extends a Contractor of the Procuring Entity when a large extends a la

Clause 42.2.5, the Procuring Entity shall pay the balance to the Contractor. The Procuring Entity and the Contractor shall agree, in writing, on the computation described above and the manner in which any sums shall be paid.

42.3 TerminationbytheContractor

42.3.1 If

- a TheProcuringEntityhasfailedtopaytheContractoranysumdueundertheContractwithinthespecifie d period, has failed to approve any invoice or supporting documents without just cause pursuant to the AppendixtotheContractAgreementtitledTermsandProceduresofPayment,orcommitsasubstantial breachoftheContract,theContractormaygiveanoticetotheProcuringEntitythatrequirespaymentof suchsum, withinterestthereonasstipulatedinGCCSub-Clause12.3,requiresapprovalofsuchinvoice orsupportingdocuments,orspecifiesthebreachandrequirestheProcuringEntitytoremedythesame,a s thecasemaybe.IftheProcuringEntityfailstopaysuchsumtogetherwithsuchinterest,failstoapprove suchinvoiceorsupportingdocumentsorgiveitsreasonsforwithholdingsuchapproval,failstoremedy thebreachortakestepstoremedythebreachwithinfourteen(14)daysafterreceiptoftheContractor's notice,or
- TheContractorisunabletocarry outanyofitsobligationsundertheContractforanyreasonattributableto the Procuring Entity, including but not limited to the Procuring Entity's failure to provide possession of o accesstotheSiteorotherareasorfailuretoobtainanygovernmentalpermitnecessaryfortheexecution and/orcompletionoftheFacilities,thentheContractormaygiveanoticetotheProcuringEntitythereof , and if the Procuring Entity has failed to pay the outstanding sum, to approve the invoice or supporting documents, to give its reasons for withholding such approval, or to remedy the breach within twentyeight(28) days of such notice, or if the Contractor is still unable to carry out any of its obligations under the Contract for any reason attributable to the Procuring Entity within twenty-eight said (28)days of notice, the Contractor may by a further notice to the Procuring Entity referring to this GCCS ub-Clause42.3.1, forthwith terminate the Contract.
- 42.3.2 TheContractormayterminatetheContractforthwithbygivinganoticetotheProcuringEntitytothateffect, referringtothisGCCSub-Clause42.3.2,iftheProcuringEntitybecomesbankruptorinsolvent, hasareceiving orderissuedagainstit, compoundswithitscreditors,or,beingacorporation,ifaresolutionispassedororderis madeforitswindingup(otherthanavoluntaryliquidationforthepurposesofamalgamationorreconstructi on), a receiver is appointed over any part of its undertaking or assets, or if the Procuring Entity takes or suffers any other analogous action in consequence of debt.
- 42.3.3 If the Contract is terminated under GCC Sub-Clauses 42.3.1 or 42.3.2, then the Contractor shall immediately
 - a) cease all further work, except for such work as may be necessary for the purpose of protecting that part of the Facilities already executed, or any work required to leave the Site in a clean and safe condition

- b) terminate all subcontracts, except those to be assigned to the Procuring Entity pursuant to paragraph (d) (ii)
- c) remove all Contractor's Equipment from the Site and repatriate the Contractor's and its Subcontractors' personnel from the Site, and
- d) subject to the payment specified in GCC Sub-Clause 42.3.4,
 - i) deliver to the Procuring Entity the parts of the Facilities executed by the Contractor up to the date of termination
 - ii)to the extent legally possible, assign to the Procuring Entity all right, title and benefit of the Contractor to the Facilities and to the Plant as of the date of termination, and, as may be required by the Procuring Entity, in any subcontracts concluded between the Contractor and its Subcontractors, and
 - iii)deliver to the Procuring Entity all drawings, specifications and other documents prepared by the Contractor or its Subcontractors as of the date of termination in connection with the Facilities.
- 42.3.4 If the Contract is terminated under GCC Sub-Clauses 42.3.1 or 42.3.2, the Procuring Entity shall pay to the Contractor all payments specified in GCC Sub-Clause 42.1.3, and reasonable compensation for all loss, except for loss of profit, or damage sustained by the Contractor arising out of, in connection with or in consequence of such termination.
- 42.3.5 Termination by the Contractor pursuant to this GCC Sub-Clause 42.3 is without prejudice to any other rights or remedies of the Contractor that may be exercised in lieu of or in addition to rights conferred by GCC Sub-Clause 42.3.
- 42.4 In this GCC Clause 42, the expression "Facilities executed" shall include all work executed, Installation Services provided, and all Plant acquired, or subject to a legally binding obligation to purchase, by the Contractor and used or intended to be used for the purpose of the Facilities, up to and including the date of termination.
- 42.5 In this GCC Clause 42, in calculating any monies due from the Procuring Entity to the Contractor, account shall be taken of any sum previously paid by the Procuring Entity to the Contractor under the Contract, including any advance payment paid pursuant to the Appendix to the Contract Agreement titled Terms and Procedures of Payment.

43. Assignment

43.1 Neither the Procuring Entity nor the Contractor shall, without the express prior written consent of the other Party, which consent shall not be unreasonably withheld, assign to any third Party the Contract or any part thereof, or any right, benefit, obligation or interest therein or thereunder, except that the Contractor shall be entitled to assign either absolutely or by way of charge any monies due and payable to it or that may become due and payable to it under the Contract.

44. Export Restrictions

44.1 Notwithstanding any obligation under the Contract to complete all export formalities, any export restrictions attributable to the Procuring Entity, to Kenya or to the use of the Plant and Installation Services to be supplied which arise from trade regulations from a country supplying those Plant and Installation Services, and which substantially impede the Contractor from meeting its obligations under the Contract, shall release the Contractor from the obligation to provide deliveries or services, always provided, however, that the Contractor can demonstrate to the satisfaction of the Procuring Entity and of the Bank that it has completed all formalities in a timely manner, including applying for permits, authorizations and licenses necessary for the

export of the Plant and Installation Services under the terms of the Contract. Termination of the Contract on this basis shall be for the Procuring Entity's convenience pursuant to Sub-Clause 42.1.

B. Claims, Disputes and Arbitration

45. Contractor's Claims

- 45.1 If the Contractor considers himself to be entitled to any extension of the Time for Completion and/or any additional payment, under any Clause of these Conditions or otherwise in connection with the Contract, the Contractor shall submit a notice to the Project Manager, describing the event or circumstance giving rise to the claim. The notice shall be given as soon as practicable, and not later than 28 days after the Contractor became aware, or should have become aware, of the event or circumstance.
- 45.2 If the Contractor fails to give notice of a claim within such period of 28 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.
 - (a) 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.
 - (b) 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.
- 45.3 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) this fully detailed claim shall be considered as interim;
 - b) the Contractor shall send further interim claims at monthly intervals, giving the accumulated delay and/or amount claimed, and such further particulars as the Project Manager may reasonably require; and
 - c) the Contractor shall send a final claim within 28 days after the end of the effects resulting from the event or circumstance, or within such other period as may be proposed by the Contractor and approved by the Project Manager.
- 45.4 Within 42 days after receiving a claim or any further particulars supporting a previous claim, or within such other period as may be proposed by the Project Manager and approved by the Contractor, the Project Manager shall respond with approval, or with disapproval and detailed comments. He may also request any necessary further particulars, but shall nevertheless give his response on the principles of the claim within such time.

- 45.5 Each Payment Certificate shall include such amounts for any claim as have 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.
- 45.6 The Project Manager shall agree with the Contractor or estimate: (i) the extension (if any) of the Time for Completion (before or after its expiry) in accordance with GCC Clause 40, and/or (ii) the additional payment (if any) to which the Contractor is entitled under the Contract.
- 45.7 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 investigation of the claim, unless the claim is excluded under the second paragraph of this Sub-Clause.
- 45.8 In the event that the Contractor and the Procuring Entity cannot agree on any matter relating to a claim, either Party may refer the matter to the Dispute Board pursuant to GCC 46 hereof.

46. Claims, Disputes and Arbitration

- 46.1 Contractor's Claims
- 46.1.1 If the Contractor considers himself to be entitled to any extension of the Time for Completion and/or any additional payment, under any Clause of these Conditions or otherwise in connection with the Contract, the Contractor shall give notice to the Project Manager, describing the event or circumstance giving rise to the claim. The notice shall be given as soon as practicable, and not later than 28 days after the Contractor became aware, or should have become aware, of the event or circumstance.
- 46.1.2 If the Contractor fails to give notice of a claim within such period of 28 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. 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.
- 46.1.3 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.
- 46.1.4 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) this fully detailed claim shall be considered as interim;
 - b) the Contractor shall send further interim claims at monthly intervals, giving the accumulated delay and/or amount claimed, and such further particulars as the Project Manager may reasonably require; and

- c) the Contractor shall send a final claim within 28 days after the end of the effects resulting from the event or circumstance, or within such other period as may be proposed by the Contractor and approved by the Project Manager.
- 46.1.5 Within 42 days after receiving a claim or any further particulars supporting a previous claim, or within such other period as may be proposed by the Project Manager and approved by the Contractor, the Project Manager shall respond with approval, or with disapproval and detailed comments. He may also request any necessary further particulars, but shall nevertheless give his response on the principles of the claim within the above defined time period.
- 46.1.6 Within the above defined period of 42 days, the Project Manager shall proceed in accordance with Sub-Clause 3.5 [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.
- 46.1.7 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.
- 46.1.8 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 the matter to Arbitration in accordance with Sub-Clause 46.4.
- 46.1.9 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 investigation of the claim, unless the claim is excluded under the second paragraph of this Sub-Clause.

46.2 Issuing a Notice of Dissatisfaction

If a dispute (of any kind whatsoever) arises between the Parties in connection with, or arising out of, the Contract or the execution of the Works, including any dispute as to any certificate, determination, instruction, opinion or valuation of the Project Manager, either Party may refer the dispute in writing to the Project Manager by issuing a Notice of Dissatisfaction and requesting the matter be referred to Arbitration.

46.3 Amicable Settlement

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

46.4 Arbitration

- 46.4.1 Any dispute between the Parties arising out of or in connection with the Contract not settled amicably in accordance with Sub-Clause 46.3 above shall be finally settled by arbitration. Arbitration shall be conducted as follows:
 - a) if the contract is with foreign contractors, the dispute shall be referred to international arbitration either:

- i) with proceedings administered by the arbitration institution designated in the Special Conditions of Contract, and conducted under the rules of arbitration of such institution; or, if so specified in the Special Conditions of Contract, or
- ii) international arbitration in accordance with the arbitration rules of the United Nations Commission on International Trade Law (UNCITRAL), unless specified otherwise in the SCC;
- b) if the Contract is with domestic contractors, arbitration with proceedings conducted in accordance with the Arbitration Laws of Kenya.
- 46.4.2 The place of arbitration shall be the neutral location specified in the Special Conditions of Contract; and the arbitration shall be conducted in the English Language for all communications.
- 46.4.3 The arbitrators shall have full power to open up, review and revise any certificate, determination, instruction, opinion or valuation of the Project Manager. Nothing shall disqualify representatives 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.
- 46.4.4 Neither Party shall be limited in the proceedings before the arbitrators to the evidence to obtain its decision, or to the reasons for dissatisfaction given in its Notice of Dissatisfaction.
- 46.4.5 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.
- 46.4.6 The Decision of the Arbitration proceedings will be final and binding on both parties.

SECTION IX - SPECIAL CONDITIONS OF CONTRACT

The following Special Conditions of Contract shall supplement the General Conditions of Contract in Section VIII. Whenever there is a conflict, the provisions herein shall prevail over those in the General Conditions.

Special Conditions of Contract (SCC)

The following Special Conditions (SCC) shall supplement the General Conditions (GCC). Whenever there is a conflict,theprovisionshereinshallprevailoverthoseintheGCC. The clause number of the SCC is the corresponding clause number of the GCC.

Number of GC Clause	Amendments of, and Supplements to, Clauses in the General Conditions of Contract	
SCC 1. Definitions	The Procuring Entity is: Murang'a University of Technology	
	The Project Manager is:	
	Country of Origin: all countries and territories as indicated in Section V of the Tendering document, Eligible Countries.	
SCC 5. Law and	SCC 5.1 The Contract shall be interpreted in accordance with the laws of Kenya :.	
Language	SCC 5.2 The ruling language is: English	
	SCC 5.3 The language for communications is: English _	
SCC 7. Scope of Facilities [Spare Parts] (GCC Clause 7)	SCC 7.3 The Contractor agrees to supply spare parts for a period of years: Not Applicable	
SCC 8. Time for Commencement and	SCC 8.1 The Contractor shall commence work on the Facilities within the time agreed with the client at the time of signing the contract.	
Completion	SCC 8.2 The Time for Completion of the whole of the Facilities shall be As Agreed at Signing of contract from the Effective Date as described in the Contract Agreement.	
SCC 9. Contractor's Responsibilities	The following sustainable procurement contractual provisions apply: None.	
SCC 11. Contract Price	SCC 11.2 The Contract Price shall be adjusted in accordance with the provisions of the Appendix to the Contract Agreement Titled Adjustment Clause.	
SCC 13. Securities	SCC 13.3.1 The amount of Performance Security, as a percentage of the Contract Price for the Facility or for the part of the Facility for which a separate Time for Completion is provided, shall be: 10% of Contract Amount	
	SCC 13.3.2 The Performance Security shall be in the form of the Performance Bond attached hereto in Section X, Contract Forms.	
	SCC 13.3.3 The Performance Security shall not be reduced on the date of the Operational Acceptance.	
	SCC 13.3.3 The Performance Security shall be reduced to ten percent (10%) of the value of the component covered by the extended defect liability to cover the Contractor's extended defect liability in accordance with the provision in the SCC, pursuant to GCC Sub-Clause 27.10.	
SCC 22 Installation	SCC22.2.5 Working Hours	
	Normal working hours are: 8:00Am – 5:00PM	
	SCC 22.2.8 Funeral Arrangements:	
SCC 25. Commissioning and Operational	SCC 25.2.2 The Guarantee Test of the Facilities shall be successfully completed within 14 Days from the date of Completion.	

Number of GC Clause	Amendments of, and Supplements to, Clauses in the General Conditions of Contract		
Acceptance			
SCC 26. Completion	SCC 26.2		
Time Guarantee	Applicable rate for liquidated damages:		
	The above rate applies to the price of the part of the Facilities, as quoted in the Price Schedule, for that part for which the Contractor fails to achieve Completion within the particular Time for Completion.		
	Maximum deduction for liquidated damages:		
	SCC 26.3 Applicable (amount or rate) for the bonus for early Completion:		
	Maximum bonus:		
	SCC 26.3 No bonus will be given for earlier Completion of the Facilities or part thereof.		
SCC 27. Defect Liability	SCC 27.10 The critical components covered under the extended defect liability are		
SCC 30. Limitation	Sample Clause		
of Liability	SCC 30.1 (b) The multiplier of the Contract Price is:		
SCC 39. Value Engineering	SCC 39.1.2 If the value engineering proposal is approved by the Procuring Entity the amount to be paid to the Contractor shall be% (insert appropriate percentage. The percentage is normally up to 50%) of the reduction in the Contract Price		
SCC 46.4(a)(ii) Arbitration	[Insert rules of arbitration if different from those of the International Chamber of Commerce]		

SECTION X - CONTRACT FORMS

Notification of Award - Form of Acceptance

Contract Agreement

Appendix 1. Terms and Procedures of Payment

Appendix 2. Price Adjustment

Appendix 3. Insurance

Requirements Appendix 4. Time

Schedule

Appendix 5. List of Major Items of Plant and Installation Services and List of Approved

Subcontractors Appendix 6. Scope of Works and Supply by the Procuring Entity

Appendix 7. List of Documents for Approval or

Review Appendix 8. Functional Guarantees

Performance Security Form OPTION 1 – Demand Bank

Guarantee Performance Security Form OPTION 2 –

Performance Bond Advance Payment Security- Demand

Bank Guarantee

Beneficial Ownership Disclosure

1. NOTIFICATION OF INTENTION TO AWARD

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

1) For the attention of Tenderer's Authorized Representative Name: [insert Authorized Representative's name]

Address:.....[insert Authorized Representative's Address]

Telephone/Faxnumbers:....[insertAuthorizedRepresentative'stelephone/faxnumbers]

EmailAddress:.....[insertAuthorizedRepresentative'semailaddress]

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

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

Notification of Intention to Award

ProcuringEntity:[insertthenameoftheProcuringEntity]

Project:[insertnameofproject]

Contract title:[insert the name of the contract]

ITT No: [insert ITT reference number from Procurement Plan]

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

- a) RequestadebriefinginrelationtotheevaluationofyourTender,and/or
- b) SubmitaProcurement-relatedComplaintinrelationtothedecisiontoawardthecontract.

2) ThesuccessfulTenderer

Name:	[insert nameof successful Tenderer]	
Address: [insert addressof the successful Tenderer]		
Contract price: [insert contract price of the successful Tender]		

3) OtherTenderers[INSTRUCTIONS:insertnamesofallTenderersthatsubmittedaTender.IftheTender'sprice wasevaluatedincludetheevaluatedpriceaswellastheTenderpriceasreadout.]

Name of Tenderer	Tender price	Evaluated Tender Cost
[insert name]	[insert Tender price]	[insert evaluated cost]
[insert name]	[insert Tender price]	[insert evaluated cost]

[insert name]	[insert Tender price]	[insert evaluated cost]
[insert name]	[insert Tender price]	[insert evaluated cost]
[insert name]	[insert Tender price]	[insert evaluated cost]

4) Reason/s why your Tender wasunsuccessful

[INSTRUCTIONS: State the reasons/whythisTenderer'sTenderwasunsuccessful.DoNOTinclude:(a) appoint by pointcomparisonwithanotherTenderer'sTender, or(b) information thatismarked "Confidential" bytheTendererinits Tender.]

5) How to request adebriefing?

DEADLINE: The deadline to request a debriefing expires at midnight on [insert date] (local time). You may request a debriefing in relation to the results of the evaluation of your Tender. If you decide to request a debriefing, your written request must be made within three (3) Business Days of receipt of this Notification of Intention to Award. Provide the contract name, reference number, name of the Tenderer, contact details; and address the request for debriefing as follows:
Attention:[insert full name of person, if applicable]
Title/position:[insert title/position]
Agency:
[insertnameofProcuringEntity]
Emailaddress:[insertemailaddress]
Fax number:[insert fax number] delete if not used
Ifyourrequestforadebriefingisreceivedwithinthe3BusinessDaysdeadline,wewillprovidethedebriefingwithin five (5) Business Days of receipt of your request. If we are unable to provide the debriefing within this period, the Standstill Period shall be extended by five (5) Business Days after the date that the debriefing is provided. If this happens,wewillnotifyyouandconfirmthedatethattheextendedStandstillPeriodwillend.
The debriefing may be in writing, by phone, video conference call or in person. We shall promptly advis you in writing how the debriefing will take place and confirm the date and time.
If the dead line to request a debriefing has expired, you may still request a debriefing. In this case, we will provide the expired of the dead line to request a debriefing has expired, you may still request a debriefing. In this case, we will provide the expired of the dead line to request a debriefing has expired of the dead line to request a debriefing has expired of the dead line to request a debriefing has expired of the dead line to request a debriefing has expired of the dead line to request a debriefing has expired of the dead line to request a debriefing has expired of the dead line to request a debriefing has expired of the dead line to request a debriefing has expired of the dead line to request a debriefing has expired of the dead line to request a debriefing has expired of the dead line to request a debriefing has expired of the debriefing has expired by the debriefing has expired of the debriefing has expired of the debriefing has expired by the debriefing has expired of the debriefing has expired of the debriefing has expired by the debriefing has expir
debriefingassoonaspracticable, and normally no later than fifteen (15) Business Days from the date of publications of the Court was the ward Notice

6) How to make a complaint

Period: Procurement-related Complaint challenging the decision to award shall be submitted by midnight, [insert date] (local time).

 $Provide the contract name, reference number, name of the Tenderer, contact details; and address the Procuremen \it t-related Complaint as follows:$

Attention:[insert full name of person, if applicable]

Title/position:[insert title/position]

Agency:[insert name of Procuring Entity]

Email address:[insert email address]

Fax number:[insert fax number] delete if not used

At this point in the procure ment process, you may submit a Procure ment-

related Complaint challenging the decision

toawardthecontract. Youdonotneedtohaverequested, orreceived, adebriefing beforemaking this complaint. Your complaintmust be submitted within the Standstill Periodand received by us before the Standstill Periodends.

Further information:

Further information: For more information refer to the Public Procurement and Disposals Act 2015 and its Regulations available from the Website: info@ppra.go.ke or complaints@ppra.go.ke.

In summary, there are four essential requirements:

 ${\it 1.}\ You must be an 'interested party'. In this case, that means a Tenderer who submitted a Tender in this$

Tenderin

 $g\ process, and is the recipient of a Notification of Intention to Award.$

- $2. \ \ The complaint can only challenge the decision to award the contract.$
- 3. Youmustsubmitthecomplaintwithintheperiodstatedabove.
- 4. Youmustinclude,inyourcomplaint,alloftheinformationrequiredbytheProcurementRegulations(asdescribed inAnnexIII).

7) Standstill Period

DEADLINE: The Standstill Period is due to end at midnight on [insert date] (local time). The Standstill Period lasts ten (10) Business Days after the date of transmission of this Notification of Intention to Award.

The Standstill Period may be extended as stated in Section 4 above.

If you have any questions regarding this Notification please do not hesitate to contact us. On behalf of the Procuring Entity:		
Signature:		
Name:		
Fitle/position:		
Telephone:		
Email:		

2 REQUEST FOR REVIEW

Board Secretary

FORM FOR REVIEW(r.203(1))

PUBLIC PROCUREMENT ADMINISTRATIVE REVIEW BOARD		
APPLICATION NOOF20		
BETWEENAPPLICANT		
RESPONDENT (Procuring Entity)		
Request for review of the decision of the		
REQUEST FOR REVIEW		
I/We,the above named Applicant(s), of address: Physical address		
1.		
2.		
By this memorandum, the Applicant requests the Board for an order/orders that:		
1.		
2.		
SIGNED(Applicant) Dated onday of/20		
FOR OFFICIAL USE ONLY Lodged with the Secretary Public Procurement Administrative Review Board onday of20		
SIGNED		

3. LETTER OFAWARD

To:		
ThisistonotifyyouthatyourTenderdatedtheContract Priceintheaggregateof		for
	ascorrectedandmodifiedinad	ecordancewith
the Instructions to Tenderers is here by accepted by our distributions to the distribution of the distri	ourAgency.	
You are requested to furnish the Performance Security wusing for that purpose one of the Performance Security Tendering document.	•	· · · · · · · · · · · · · · · · · · ·
Authorized Signature:		
Name and Title of Signatory:		
Name of Agency:		
Attachment: Contract Agreement:		

4 CONTRACTAGREEMENT THISAGREEMENTismadethe dayof , **BETWEEN**acorporationincorporatedunderthelawsof____andhavingitsprincipal 1) place of business at...... (hereinafter called "the Procuring Entity"), and (2) , a corporation incorporated under the lawsof and havingitsprincipalplaceofbusinessat (hereinaftercalled"the Contractor"). WHEREAStheProcuringEntitydesirestoengagetheContractortodesign,manufacture,test,deliver,instal l, completeandcommissioncertainFacilities,viz.____("theFacilities"), Contractorhas agreed to such engagement upon and subject to the terms and conditions here in after appearing. NOW IT IS HEREBYAGREED as follows: **Article 1. Contract Documents** 1.1 Contract Documents(ReferenceGCCClause2) The following documents shall constitute the Contract between the Procuring Entity and the Contractor, and each shall be read and construed as an integral part of the Contract: a) ThisContractAgreementandtheAppendiceshereto Form of Tender and Price Schedules submitted by the Contractorb) SpecialConditionsofContract c) GeneralConditionsofContract d) Specification e) **Drawings** f) Other completed Tendering forms submitted with the Tenderg) h) Anyotherdocuments forming part of the Procuring Entity's Requirements Anyotherdocumentsshallbeaddedhere i) 1.2 OrderofPrecedence(ReferenceGCCClause2) In the event of any ambiguity or conflict between the Contract Documents listed above, the order of precedenceshallbetheorderinwhichtheContractDocumentsarelistedinArticle1.1(ContractDocuments)above. 1.3 Definitions(ReferenceGCCClause1) Capitalized words and phrase sused here in shall have the same meanings as a scribed to the minthe General and the same meanings as a scribed to the minthe General and the same meanings as a scribed to the minthe General and the same meanings as a scribed to the minthe General and the same meanings as a scribed to the minthe General and the same meanings as a scribed to the minthe General and the same meanings as a scribed to the minthe General and the same meanings as a scribed to the minthe General and the same meanings as a scribed to the minthe General and the same meanings as a scribed to the minthe General and the same meaning as a scribed to the same meaning and tConditions. **Article 2. Contract Price and Terms of Payment** 2.1 ContractPrice(ReferenceGCCClause11) The Procuring Entity hereby agrees to pay to the Contractor the Contract Price in consideration of the performance by the Contractor of its obligations hereunder. The Contract Price shall be the aggregate of:

termsandconditionsoftheContract.

, orsuchothersumsasmaybedeterminedinaccordancewiththe

2.2 TermsofPayment(ReferenceGCCClause12)

The terms and procedures of payment according to which the Procuring Entity will reimbur set he Contractor are given in the Appendix (Terms and Procedures of Payment) hereto.

The Procuring Entity may instruct its bank to issue an irrevocable confirmed documentary credit made available to the Contractor in abank in the country of the Contractor. The credit shall be for an amount of

	; and shall be subject to the Uniform Customs and Practice for Documentary Credits2007Revision,ICCPublicationNo.600.		
	In eventthattheamountpayableunderScheduleNo.1isadjustedinaccordancewithGCC11.2orwithany of the othertermsoftheContract,theProcuringEntityshallarrangeforthedocumentarycredittobeamended accordingly.		
Artic	le 3. Effective Date		
3.1	EffectiveDate(ReferenceGCCClause1)		
	The Effective Date from which the Time for Completion of the Facilities shall be counted is the date when all of the following conditions have been fulfilled:		
	a) This Contract Agreement has been duly executed for and on behalf of the Procuring Entity and the Contractor;		
	$b) \qquad The Contractor has submitted to the Procuring Entity the Performance Security and the advance payme \\ nt guarantee;$		
	c) TheProcuringEntityhaspaidtheContractortheadvancepayment		
	d) The Contractor has been advised that the documentary credit referred to in Article 2.2 above has been issuedinits favor.		
	Each party shall use its best efforts to fulfill the above conditions for which it is responsible as soon as practicable.		
3.2	.2 Iftheconditionslistedunder3.1arenotfulfilledwithintwo(2)monthsfromthedateofthisContractnotification on because of reasons not attributable to the Contractor, the Parties shall discuss and agree on equitable		
	adjustmenttotheContractPriceandtheTimeforCompletionand/orotherrelevantconditionsoftheContract		
Artic	le 4. Communications		
l .1	$The address of the Procuring Entity for notice purposes, pursuant to GCC 4.1 is: \underline{\hspace{1cm}}.$		
1.2	$The address of the Contractor for notice purposes, pursuant to GCC 4.1 is: __\$		
Artic	le 5. Appendices		
5.1	The Appendices listed in the attached List of Appendices shall be deemed to form an integral part of this Contraction of the		
5.2	act Agreement. ReferenceintheContracttoanyAppendixshallmeantheAppendicesattachedhereto, and the Contractshallbe readandconstruedaccordingly.		
	IN WITNESS WHEREOF the Procuring Entity and the Contractor have caused this Agreement to be duly executed by their duly authorized representatives the day and year first above written.		
Signo	ed by, for and on behalf of the Procuring Entity		
	[Signature]		
	[Title]		
	e presence of		
Signe	ed by, for and on behalf of the Contractor		
	[Signature]		

4.1

4.2

[Title]		
in the presence of		
APPENDICES		

APPENDIX 1: TERMS AND PROCEDURES OF PAYMENT

InaccordancewiththeprovisionsofGCCClause12(TermsofPayment),theProcuringEntityshallpaytheContract or in the followingmannerandatthefollowingtimes, on the basisofthePriceBreakdowngiveninthesectiononPrice Schedules. Payments will be made in the currencies quoted by the Tenderer unless otherwise agreed between the Parties.ApplicationsforpaymentinrespectofpartdeliveriesmaybemadebytheContractorasworkproceeds.

TERMS OF PAYMENT

Schedule No. 1. Plant and Equipment Supplied from Abroad

In respect of plant and equipment supplied from abroad, the following payments shall be made:

Tenpercent (10%) of the total CIP amount as an advance payment against receipt of invoice and an irrevocable advance payment security for the equivalent amount made out in favor of the Procuring Entity. The advance payment security may be reduced in proportion to the value of the plant and equipment delivered to the site, as evidenced by shipping and delivery documents.

Eightypercent(80%)ofthetotalorprorataCIPamountuponIncoterm"CIP",upondeliverytothecarrierwithinfort y- five(45)daysafterreceiptofdocuments.

Five percent (5%) of the total or pro rata CIP amount upon issue of the Completion Certificate, within forty-five (45) days after receipt of invoice.

Fivepercent(5%) of the totalorprorataCIPamountuponissueoftheOperationalAcceptanceCertificate,withinforty-five(45)daysafterreceiptofinvoice.

Schedule No. 2. Plant and Equipment Supplied from within Kenya

In respect of plant and equipment supplied from Kenya, the following payments shall be made:

Ten percent (10%) of the total EXW amount as an advance payment against receipt of invoice, and an irrevocable

advancepaymentsecurityfortheequivalentamountmadeoutinfavoroftheProcuringEntity.Theadvancepaymen t security may be reduced in proportion to the value of the plant and equipment delivered to the site, as evidenced by shippinganddeliverydocuments.

Eighty percent (80%) of the total or pro rata EXW amount upon Incoterm "Ex-Works," upon delivery to the carrier within forty-five (45) days after receipt of invoice and documents.

Fivepercent(5%) of the totalorprorataEXWamountuponissueoftheCompletionCertificate,withinforty-five(45) daysafterreceiptofinvoice.

Five percent (5%) of the total or pro rata EXW amount upon issue of the Operational Acceptance Certificate, within forty-five (45) days after receipt of invoice.

Schedule No. 3. Design Services

Inrespectofdesignservicesforboththeforeigncurrencyandthelocalcurrencyportions, the following payments shall be made:

Ten percent (10%) of the total design services amount as an advance payment against receipt of invoice, and an irrevocable advance payment security for the equivalent amount made out in favor of the Procuring Entity.

Ninetypercent(90%) of the totalorproratadesignservicesamountuponacceptanceofdesigninaccordancewithGCC Clause 20 by the Project Manager within forty-five (45) days after receipt of invoice.

Schedule No. 4. Installation Services

In respect of installation services for both the foreign and local currency portions, the following payments shall be made:

ant (10%) of the total installation services amount as an advance navment against receipt of invoice

and an irrevocable advance payment security for Entity. The	1 5	1 ,
advancepaymentsecuritymaybereducedinproport bytheinvoicesforinstallationservices.	ciontothevalueofworkperformedbythe(Contractorasevidenced
Eightypercent(80%) measuredvalueofworkperformedbytheContractor preceding month, as evidenced by the Procuring be mademonthlywithinforty-five(45)daysafterred	Entity's authorization of the Contract	
Fivepercent(5%) totalorproratavalueofinstallationservicesperform authorization of the Contractor's monthly ap withinforty-five(45)daysafterreceiptofinvoice.		
Fivepercent(5%) totalorproratavalueofinstallationservicesperform authorization of the Contractor's monthly ap Certificate, withinforty-five(45)daysafterreceipto	oplications, upon issue of the Oper	•
In the eventthattheProcuringEntityfailstomakean to the Contractor interest on the amount of such]percent(%)permonthforperiodo		

PAYMENT PROCEDURES

Theprocedurestobefollowedinapplyingforcer	rtificationandmakingpaymentsshallbeasfollow	s:
Transfer of the state of the st	Or my	

APPENDIX 2. PRICE ADJUSTMENT

Where the Contract Period (excluding the Defects Liability Period) exceeds eighteen (18) months, it is normal procedure that prices payable to the Contractor shall be subject to adjustment during the performance of the Contract to reflect changes occurring in the cost of labor and material components. In such cases the Tendering document shall include in this Appendix 2 a formula of the following general type, pursuant to GCC Sub-Clause 11.2.

Where Contracts are of a shorter duration than eighteen (18) months or in cases where there is to be no Price Adjustment, the following provision shall not be included. Instead, it shall be indicated under this Appendix 2 that the prices are to remain firm and fixed for the duration of the Contract.

Sample Price Adjustment Formula

If in accordance with GCC 11.2, prices shall be adjustable, the following method shall be used to calculate the price adjustment:

Prices payable to the Contractor, in accordance with the Contract, shall be subject to adjustment during performance of the Contract to reflect changes in the cost of labor and material components, in accordance with the following formula:

$$PI = P0 (a + b \frac{L_I}{L_0} + c \frac{M_I}{M_0}) - P_0$$

in which:

 P_1 = adjustment amount payable to the Contractor

 P_0 = Contract price (base price)

a =percentage of fixed element in Contract price (a =%)

b = percentage of labor component in Contract price (b=%)

c = percentage of material and equipment component in Contract price (c= %)

 L_0, L_1 = labor indices applicable to the appropriate industry in the country of origin on the base date and the date for adjustment, respectively

 M_0 , M_1 = material and equipment indices in the country of origin on the base date and the date for adjustment, respectively

N.B. a+b+c=100%.

Conditions Applicable to Price Adjustment

The Tenderer shall indicate the source of labor and materials indices, source of exchange rates and the base date indices in its Tender.

<u>Item Source of Indices Used Base Date Indices</u>

The base date shall be the date twenty-eight (28) days prior to the Tender closing date.

The date of adjustment shall be the mid-point of the period of manufacture or installation of component or Plant.

The following conditions shall apply:

- (a) No price increase will be allowed beyond the original delivery date unless covered by an extension of time awarded by the Procuring Entity under the terms of the Contract. No price increase will be allowed for periods of delay for which the Contractor is responsible. The Procuring Entity will, however, be entitled to any price decrease occurring during such periods of delay.
- (b) If the currency in which the Contract price, P0, is expressed is different from the currency of the country of origin of the labor and/or materials indices, a correction factor will be applied to avoid incorrect adjustments of the Contract price. The correction factor shall be: Z0 / Z1, where,
- Z_0 = the number of units of currency of the origin of the indices which equal to one unit of the currency of the Contract Price P_0 on the Base date, and
- Z_1 = the number of units of currency of the origin of the indices which equal to one unit of the currency of the Contract Price P_0 on the Date of Adjustment.
- (c) No price adjustment shall be payable on the portion of the Contract price paid to the Contractor as an advance payment.

APPENDIX 3. INSURANCE REQUIREMENTS

Insurances to be Taken Out by the Contractor

In accordance with the provisions of GCCC lause 34, the Contractors hall at its expense takeout and maintain in effect, the contract of the Contract of the Contract, the insurance set for the low in the sums and with the deductibles and other conditions specified. The identity of the insurers and the form of the policies shall be subject to the approval of the Procuring Entity, such approval not to be unreasonably with held.

a) Cargo Insurance

Coveringlossordamageoccurring, while intransit from the supplier's ormanufacturer's works or store suntilarriva lat the Site, to the Facilities (including spare parts therefor) and to the construction equipment to be provided by the Contractor or its Subcontractors.

Amount Deductible Limits Parties insured from To

b) InstallationAllRisksInsurance

Covering physical loss or damage to the Facilities at the Site, occurring prior to completion of the Facilities, with an extended maintenance coverage for the Contractor's liability in respect of any loss or damage occurring during the defect liabilityperiodwhiletheContractorisontheSiteforthepurposeofperformingitsobligationsduringthedefect liabilityperiod.

Amount Deductible Limits Parties insured from To

c) ThirdPartyLiabilityInsurance

Covering bodily injury or death suffered by third parties (including the Procuring Entity's personnel) and loss of or damagetoproperty(includingtheProcuringEntity'spropertyandanypartsoftheFacilitiesthathavebeenaccepted by theProcuringEntity)occurringinconnectionwiththesupplyandinstallationoftheFacilities.

Amount DeductibleLimits Parties insured from To

d) Automobile LiabilityInsurance

CoveringuseofallvehiclesusedbytheContractororitsSubcontractors(whetherornotownedbythem)inconnection with the supplyandinstallationoftheFacilities.Comprehensiveinsuranceinaccordancewithstatutoryrequirements.

e) Workers'Compensation

In accordance with the statutory requirements applicable in any country where the Facilities or any part thereof is executed.

f) Procuring Entity's Liability

In accordance with the statutory requirements applicable in any country where the Facilities or any part thereof is executed.

g) OtherInsurances

The Contractor is also required to take out and maintain at its own cost the following insurances:

Details:

AmountDeductibleLimits

Parties in sured from To The Procuring Entity shall be named as coinsured under all insurance policies taken out by the Contractor pursuant to GCC Sub-Clause 34.1, except for the Third-Party Liability, Workers' Compensation and Procuring Entity's Liability Insurances, and the Contractor's Subcontractors shall be named as co-insured sunder all insurance policies taken out by the Contractor pursuant to GCC Sub-Clause 34.1, except for the Cargo, Workers' Compensation and Procuring Entity's Liability Insurances. All insurer's rights of subrogation against such co-insured sfor losses or claims arising out of the performance of the Contract shall be waived under such policies.

Insurances to Be Taken Out by The Procuring Entity

The Procuring Entity shall at its expense take out and maintain in effect during the performance of the Contract the following insurances.

Details:	
AmountDeductibleLimitsPartiesinsuredfrom	То

APPENDIX 4. TIME SCHEDULE

${\bf APPENDIX5.LISTOFMAJORITEMSOFPLANTANDINSTALLATIONSERVICES AND LISTOFAPPROVED SUBCONTRACTORS$

A list of major items of Plant and Installation Services is provided below.

The following Subcontractors and/or manufacturers are approved for carrying out the items of the Facilities indicated below.

Wheremore than one Subcontractoris listed, the Contractoris free to choose between them, but it must notify the Procuring Entity of its choice in good time prior to appoint in gany selected Subcontractor. In accordance with GCC

 $Clause 19.1, the Contractor is free to submit proposals for Subcontractors for additional items from time to time. \\No Subcontracts shall be placed with any such Subcontractors for additional items until the Subcontractors have been a contract of the c$

approved in writing by the Procuring Entity and their names have been added to this list of Approved Subcontractors.

Major Items of Plant and Installation Services	Approved Subcontractors/Manufacturers	Nationality

APPENDIX 6. SCOPE OF WORKS AND SUPPLY BY THE PROCURING ENTITY

The following personnel, facilities, works and supplies will be provided/supplied by the Procuring Entity, and the provisions of GCC Clauses 10, 21 and 24 shall apply as appropriate.

All personnel, facilities, works and supplies will be provided by the Procuring Entity in good times oas not to delay the entity of the provided by the Procuring Entity in good times oas not to delay the entity of the provided by the Procuring Entity in good times oas not to delay the entity of the provided by the Procuring Entity in good times oas not to delay the entity of the provided by the Procuring Entity in good times oas not to delay the entity of the provided by the Procuring Entity in good times oas not to delay the entity of the provided by the Procuring Entity in good times oas not to delay the entity of the provided by the Procuring Entity in good times oas not to delay the entity of the provided by the Procuring Entity in good times oas not to delay the entity of the provided by the Procuring Entity in good times of the provided by the Procuring Entity in good times of the provided by the Procuring Entity in good times of the provided by the Procuring Entity in good times of the provided by the Procuring Entity in good times of the provided by the Procuring Entitle Enti

performance of the Contractor, in accordance with the approved Time Schedule and Program of Performance pursuant to GCC Sub-Clause 18.2.

Unless otherwise indicated, all personnel, facilities, works and supplies will be provided free of charge to the Contractor.

Personnel Charge to Contractor (ifany)

Facilities Charge to Contractor (if

Works Charge to Contractor (if

Supplies Charge to Contractor (if

APPENDIX 7. LIST OF DOCUMENTS FOR APPROVAL OR REVIEW

PursuanttoGCCSub-

Clause 20.3.1, the Contractor shall prepare, or cause its Subcontractor to prepare, and present to the Project Manager in accordance with the requirements of GCC Sub-Clause 18.2 (Program of Performance), the following documents for

- A. Approv
- al 1.
- 2.
- 3.
- B. Revie
- w 1.
- 2.
- 3.

APPENDIX 8. FUNCTIONAL GUARANTEES

1. General

This Appendix sets out

- a) Thefunctional guarantees referred to in GCCC lause 28 (Functional Guarantees)
- b) Thepreconditionstothevalidityofthefunctionalguarantees,eitherinproductionand/orconsumption,set forthbelow
- c) Theminimumlevelofthefunctionalguarantees
- d) Theformulaforcalculationofliquidateddamagesforfailuretoattainthefunctionalguarantees.

•	Drogon	ditions
Z.	Precon	allions

	The Contractor gives the functional guarantees (specified herein) for the facilities, subject to the following preconditions being fully satisfied:
	FunctionalGuarantees
	Subject to compliance with the foregoing preconditions, the Contractor guarantees as follows:
.1	ProductionCapacity
	and/or
.2	RawMaterialsandUtilitiesConsumption

4. FailureinGuaranteesandLiquidatedDamages

4.1 FailuretoAttainGuaranteedProductionCapacity

Iftheproductioncapacityofthefacilitiesattainedintheguaranteetest, pursuantto GCCS ub-

Clause25.2,isless than the guaranteed figure specified in para. 3.1 above, but the actual production capacity attained in the guarantee test is not less than the minimum level specified in para. 4.3 below, and the Contractor elects topay liquidated damages to the Procuring Entity in lieu of making changes, modifications and/or additions to the Facilities,pursuanttoGCCSub-Clause28.3,thentheContractorshallpayliquidateddamagesattherateof.....

- . foreverycompleteonepercent(1%) of the deficiencyintheproductioncapacityofthe Facilities, or at a proportionately reduced rate for any deficiency, or part thereof, of less than a complete one percent(1%).

If the actual measure of figure of specified raw materials and utilities consumed per unit (or their average to talcost

ofconsumption)exceedstheguaranteedfigurespecifiedinpara.3.2above(ortheirspecifiedaveragetotalco st ofconsumption), but the actualconsumptionattainedintheguaranteetest,pursuanttoGCCSub-Clause25.2,is not more than the maximum level specified in para. 4.3 below, and the Contractor elects to pay liquidated damages to the Procuring Entity in lieu of making changes, modifications and/or additions to the Facilities pursuanttoGCCSub-

Clause 28.3, then the Contractorshall payliquidated damages at the rate of [amount in the contract currency] for every complete one percent (1%) of the excess consumption of the Facilities, or part thereof, of less than a complete one percent (1%).

4.3 MinimumLevels

and/or

Not with standing the provisions of this paragraph, if as a result of the guarantee test (s), the following minimum measurements of the standard provisions of this paragraph, if as a result of the guarantee test (s), the following minimum measurements of the standard provisions of the sta

levelsofperformanceguarantees(andconsumptionguarantees)arenotattainedbytheContractor,theContractor shall at its own cost make good any deficiencies until the Facilities reach any of such minimum performance levels, pursuant to GCC Sub-Clause 28.2:

- a) production capacity of the Facilities attained in the guarantee test: ninety-five percent (95%) of the guaranteed production capacity (the values offered by the Contractor in its Tender for functional guaranteesrepresents 100%).
- b) averagetotalcostofconsumptionofalltherawmaterials and utilities of the Facilities: one hundred and five percent (105%) of the guaranteed figures (the figures offered by the Contractor in its Tender for functional guarantees represents 100%).

4.4	Limitation of Liability
	Subjecttopara.4.3above,theContractor'saggregateliabilitytopayliquidateddamagesforfailuretoattainthe functionalguaranteesshallnotexceedpercent(%) of the Contractprice.

PERFORMANCE SECURITY FORM

OPTION 1 – Demand Bank Guarantee

[Guarantor Form head or SWIFT identifier code]

Beneficiary:
[insertnameandAddressofProcuringEntit
yJ
Date:[Insertdateofissue]
PERFORMANCEGUARANTEENo.:[Insertguaranteereferencenumber]
Guarantor:[Insertnameandaddressofplaceofissue,unlessindicatedintheFormhead]
We have beeninformedthat(hereinafter called "the Applicant") has entered into Contract No with the Beneficiary, for the execution of(hereinafter called "the Contract").
Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required.
At requestoftheApplicant,weasGuarantor,herebyirrevocablyundertaketopaytheBeneficiaryanysumorsums no exceeding in total anamountof()¹, such sum being payable in the type and proportions of currencies in which the Contract Price is payable, upon receipt by us of the Beneficiary's complying demand supported by the Beneficiary's statement, whether in the demand itself of a separate signed document accompanyingoridentifyingthedemand, statingthattheApplicantisinbreachofitsobligation(s) undertheContract, withouttheBeneficiaryneedingtoproveortoshowgroundsforyourdemandorthesumspecifiedtherein. This guarantee shall be reduced by half upon our receipt of:
a) A copyoftheOperationalAcceptanceCertificate;or
b) a registered Form from the Applicant (i) attaching a copy of its notice requesting issuance of the

This guarantee shall expire no later than the earlier of:²

twelvemonthsafterourreceiptofeither(a)or(b)above;or a)

thatOperational Acceptanceisdeemedtohaveoccurred.

eighteenmonthsafterourreceiptof: b)

Operational

- acopyoftheCompletionCertificate;or i)
- a registered Form from the Applicant, attaching a copy of the notice to the Project Manager ii) that the Facilities are ready for commissioning, and stating that fourteen days have elapsed from receipt of such notice (or seven days have elapsed if the notice was a repeated notice) and the ProjectManagerhasfailed

AcceptanceCertificateand(ii)statingthattheProjectManagerhasfailedtoissuesuchCertificatewithintheti me required or provide in writing justifiable reasons why such Certificate has not been issued, so

- toissueaCompletionCertificateorinformtheApplicantinwritingofanydefectsordeficiencies;or
- a registered Form from the Applicant stating that no Completion Certificate has been issued iii) but the ProcuringEntityismakinguseoftheFacilities;or

c)	the	dayof	.2	. 3

Consequently, any demand for payment under this guarantee must be received by us at this office on or before that date.

 ${}^{1} The Guarant or shall insert an amount representing the percentage of the Contract Price specified in the Contract and denominate deither in the currency (ies) of the Contract Price specified in the Contract Price$

Contract or a freely convertible currency acceptable to the Procuring Entity.

²This text shall be revised as and where necessary to take into account (i) partial acceptance of the Facilities in accordance with Sub-Clause 25.4 of the GCC; and (ii)extensionofthePerformanceSecuritywhentheContractorisliableforanextendedwarrantyobligationpursuanttoSub-Clause27.10oftheGCC(althoughin thislattercasetheProcuringEntitymightwanttoconsideranextendedwarrantysecurityinlieuoftheextensionofthePerformanceSecurity).

This guarantee is subject to the Uniform Rules for Demand Guarantees (URDG) 2010 Revision, ICCP ublication No.758, except that the supporting statement under Article 15(a) is hereby excluded.
$\overline{[signature(s)]}$
Note: All italicized text (including footnotes) is for use in preparing this form and shall be deleted from the final product.

³Insert the date twenty-eight days after the expected expiration date of the Defect Liability Period. 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

 $request \ must \ be \ in \ writing \ and \ must \ be \ made \ prior \ to \ the \ expiration \ date established in the guarantee. \ In \ preparing \ this guarantee, the \ Procuring \ Entity \ might consider adding the following text to the form, at the end of the penultimate paragraph: "The Guarant or agrees to a one-time extension of this guarantee for a period not to exceed [six months] \ [one year], in response to the Procuring Entity's written request for such extension, such request to be presented to the Guarant or before the expiry of the guarantee."$

PERFORMANCE SECURITY OPTION 2 – (Performance Bond)

[Note:ProcuringEntitiesareadvisedtousePerformanceSecurity— UnconditionalDemandBankGuaranteeinstead ofPerformanceBondduetodifficultiesinvolvedin callingBondholderto action] [Guarantor Form head or SWIFT identifier code]

Bene	ficiar	y:
		[insertnameandAddressofProcuringEntit
<i>y]</i>		
Date	:	[Insertdateofissue]
		MANCE BONDNo.:
		[Insertnameandaddressofplaceofissue,unlessindicatedintheFormhead]
1.	Cont held in th prop them	this Bondas Principal (hereinafter called "the cractor") and as Surety (hereinafter called "the Surety"), are and firmlyboundunto as Obliged (hereinafter called "the Procuring Entity") e amountof for the payment of which sum well and truly to be made in the types and ortions of currencies in which the Contract Price is payable, the Contractor and the Surety bind iselves, their heirs, utors, administrators, successors and assigns, jointly and severally, firmly by the sepresents.
2.	0, fo	EREAStheContractorhasenteredintoawrittenAgreementwiththeProcuringEntitydatedthedayof,2 rin accordance with the documents, plans, specifications, and admentsthereto, thtotheextenthereinprovidedfor, are by reference made parthereof and are hereinafter referred to as the tract.
3.	and faith d vo decla perfo	V, THEREFORE, the Condition of this Obligation is such that, if the Contractor shall promptly fullyperformthesaidContract(includinganyamendmentsthereto),thenthisobligationshallbenullan id; otherwise, it shall remain in full force and effect. Whenever the Contractor shall be, and ared bythe Procuring Entity to be, in default under the Contract, the Procuring Entity having ormed the Procuring Entity having by sobligationsthereunder, the Suretymaypromptlyremedythedefault, or shall promptly: Complete the Contractinac cordance with its terms and conditions; or Obtainatender or tenders from qualified tenderers for submission to the Procuring Entity for completing the contractinate of the Contractina transfer of the Contracti
		the Contractinac cordance with its terms and conditions, and upon determination by the Procuring Entity and the Surety of the lowest responsive Tenderers, arrange for a Contract between such Tenderer, and Procuring Entity and make available as work progresses (even though there should be a default or a succession of defaults under the Contract or Contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion less the Balance of the Contract Price; but not exceeding, including other costs and damages for which the Surety may be liable hereunder, the amount set for thint he first paragraphhere of The term "Balance of the Contract Price," as used in this paragraph, shall meanthe

- total amount payable by Procuring Entity to Contractor under the Contract, less the amount properly paid by Procuring Entity to Contractor; or
- 3) PaytheProcuringEntitytheamountrequiredbyProcuringEntitytocompletetheContractinaccordan ce withitstermsandconditionsuptoatotalnotexceedingtheamountofthisBond.
- 4. The Surety shall not be liable for a greater sum than the specified penalty of this Bond.

5.	AnysuitunderthisBondmustbeinstitutedbeforetheexpirationofoneyearfromthedateoftheissuingofthe Taking-			
	OverCertificate	ocuringEntitynamedh	accrueonthisBondtoorfortheuseofanypersonorcorporation ereinortheheirs, executors, administrators, successors, and ass	ignso
6.	has		r has hereunto set his hand and affixed his seal, and the S cratesealdulyattestedbythesignatureofhislegalrepresentative	aused
	-	ofof		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
SIG	NEDON		on behalfof	
By_			in the	
cap	acityof inthepres	enceof		
SIGNEDONon behalfof		on behalfof		
Ву				

_inthecapacityo

f inthepresenceof

ADVANCE PAYMENT SECURITY - Demand Bank Guarantee

[Guarantor Form head or SWIFT identifier code]
Beneficiary:
[NameandAddressofProcuringEntit
yl
Date:[Insertdateofissue]
AdvancePaymentGuaranteeNo.:[Insertguaranteereferencenumber]
$Guarantor: \underline{\hspace{1.5cm} \textit{[Insertname} and address of place of issue, unless indicated in the Formhead} \\$
We have beeninformedthat(hereinafter called "the Applicant") has entered into Contract Nodatedwiththe Beneficiary, for the execution of(hereinaftercalled "the Contract").
Furthermore, we understand that, according to the Conditions of the Contract, an advance payment in the sum()istobemadeagainstanadvancepaymentguarantee.
At requestoftheApplicant,weasGuarantor,herebyirrevocablyundertaketopaytheBeneficiaryanysumorsums no exceeding in total an amount of () ⁴ upon receipt by us of the Beneficiary's complying demand supportedbytheBeneficiary'sstatementwhetherinthedemanditselforinaseparatesigneddocumentaccompanying oridentifyingthedemand,statingeitherthattheapplicant:
a) HasusedtheadvancepaymentforpurposesotherthanthecostsofmobilizationinrespectoftheFacilities; or
b) has failed to repay the advance payment in accordance with the Contract conditions, specifying the amountwhichtheApplicanthasfailedtorepay.
A demand under this guarantee may be presented as from the presentation to the Guarantor of a certificate from the Beneficiary'sbankstatingthattheadvancepaymentreferredtoabovehasbeencreditedtothe Applicant onits account numberat.
Themaximumamountofthisguaranteeshallbeprogressivelyreducedbytheamountoftheadvancepaymentrepaidby theApplicantasindicatedincopiesofinterimstatementsorpaymentcertificateswhichshallbepresentedtous. This guaranteeshallexpire, at the latest, uponour receipt of documentation indicating full repayment by the Applicant of the amount of the advance payment, or on the
This guarantee is subject to the Uniform Rules for Demand Guarantees (URDG) 2010 Revision, ICC Publication No.~758, except that the supporting statement under Article 15 (a) is hereby excluded.
[signature(s)]
Note: All italicized text (including footnotes) is for use in preparing this form and shall be deleted from the final product.

⁴The Guarantor shall insert an amount representing the amount of the advance payment and denominated either in the currency(ies) of the advance payment as specified in the Contract, or in a freely convertible currency acceptable to the Procuring Entity.

 $^{^{5}} Insert the expected expiration date of the Time for Completion. The Procuring Entity should note that in the event of an extension of the time for completion of the Contract, the Procuring Entity would need to request an extension of this guarantee from the Guarantor. Such request must be inwriting and must be made prior to the expiration date established in the guarantee. In preparing this guarantee, the Procuring Entity might consider adding the following text to the form, at the end of the penultimate paragraph: "The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six months] [one year], in response to the Beneficiary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee."$

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

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

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

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

Tender Reference No.:		[insert identification
no] Name of the Tender T	itle/Description:	[insert name of the
assignment] to:	[insert complete name	e of Procuring Entity]
	tion on beneficial ownership:	rd dated[insert date of notification of award] to [select one option as applicable and delete

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

Details of beneficial ownership

	Details of all Benefi	icial Owners	% of shares aperson holdsinthe company Directly or indirectly	% ofvotingrights aperson holdsin the company	Whether a person directly or indirectly holds a right to appoint or remove a member of the board of directors of the company or an	Whether a person directly or indirectly exercisessignific antinfluence or control over theCompany
					equivalent governing body of the Tenderer (Yes / No)	(tenderer)(Yes / No)
	FullName		Directly	Directly		Exercisessigni ficantinfluenc
1.	National identity card number or Passport number		f shares shares lights Indirectly		to appoint a majority of the board of the directors or an	e or control over the Company
	PersonalIdentificati onNumber (where applicable)			Indirectly % ofvoting rights	equivalent governing body of the Tenderer: YesNo	body of the Company (tenderer)
	Nationality			, , ,	2. Is this right held	YesNo
	Dateofbirth[dd/mm /yyyy]				directly or indirectly?:	2. Is this
	Postaladdress					influence or
	Residentialaddress				Direct	control exercised
	Telephonenumber					directly or

	Details of all Beneficial Owner Emailaddress Occupationorprofe ssion	% of shares aperson holdsinthe company Directly or indirectly	% ofvotingrights aperson holdsin the company	Whether a person directly or indirectly holds a right to appoint or remove a member of the board of directors of the company or an equivalent governing body of the Tenderer (Yes / No) Indirect	Whether a person directly or indirectly exercisessignific antinfluence or control over theCompany (tenderer)(Yes / No) indirectly? Direct
					Indirect
2.	FullName National identitycardnumber orPassportnumber PersonalIdentificati onNumber (where applicable) Nationality(ies) Dateofbirth[dd/mm/yyyy] Postaladdress Residentialaddress Telephonenumber Emailaddress Occupationorprofe ssion	Directly %o f shares Indirectly %o f shares	Directly%ofvotingrights Indirectly%ofvotingrights	1. Having the right to appoint a majority of the board of the directors or an equivalent governing body of the Tenderer: YesNo 2. Is this right held directly or indirectly?: Direct	1. Exerc isessignifica ntinfluence or control over the Company body of the Company (tenderer) Yes No 2. Is this influence or control exercised directly or indirectly? Direct
3.					
e.t .c					

II) Am fully aware that beneficial ownership information above shall be reported to the Public Procurement Regulatory Authority together with other details in relation to contract awards and shall be maintained in the Government Portal, published and made publicly available pursuant to Regulation 13(5) of the Companies (Beneficial Ownership Information) Regulations, 2020.(Notwithstanding this paragraph Personally Identifiable Information in line with the Data Protection Act shall not be published or made public). Note that Personally Identifiable Information (PII) is defined as any information that can be used to distinguish one person from another and can be used to deanonymize previously anonymous data. This information includes National identitycardnumberorPassportnumber, PersonalIdentificationNumber, Dateofbirth, Residential address, email address and Telephone number.

III) In determining who meets the threshold of who a beneficial owner is, the Tenderer must consider a natural person who in relation to the company:
(a) holds at least ten percent of the issued shares in the company either directly or indirectly;
(b) exercises at least ten percent of the voting rights in the company either directly or indirectly;
(c) holds a right, directly or indirectly, to appoint or remove a director of the company; or
(d) exercises significant influence or control, directly or indirectly, over the company.
IV) What is stated to herein above is true to the best of my knowledge, information and belief.
Name of the Tenderer:*[insert complete name of the Tenderer]
Name of the person duly authorized to sign the Tender on behalf of the Tenderer: ** [insert complete
name of person duly authorized to sign the Tender]
Designation of the person signing the Tender: [insert complete title of the person signing
the Tender]
Signature of the person named above: [insert signature of person whose name and
capacity are shown above]
Date this [insert date of signing] day of [Insert month], [insert year]

Bidder Official Stamp