

REPUBLIC OF KENYA MINISTRY OF INTERIOR AND COORDINATION OF NATIONAL GOVERNMENT

STATE DEPARTMENT OF INTERIOR AND CITIZEN SERVICES

KENYA POLICE SERVICE

PO BOX 30083-00100 NAIROBI

(EMAIL: adscms@kenyapolice.go.ke)

TENDER NO. MICNG/SDI/KPS/06/2021-2023

FOR

SUPPLY AND DELIVERY OF MOTOR VEHICLES TYRES TUBES BATTERIES, CANOPIES OILS AND LUBRICANTS

(FRAMEWORK AGREEMENT)

CLOSING/OPENING DATE: WEDNESDAY 7TH JULY, 2021 AT 10.00 A.M.

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ABBREVIATIONS AND ACRONYMS

CDS	Contract Data Sheet
EACC	Ethics and Anti-Corruption Commission
GCC	General Conditions of Contract
ITF	Invitation for Tender
ITT	Instructions to Tenderers
OIT	Open International Tender
ONT	Open National Tender
PE	Procuring Entity
PIN	Personal Identification Number
PPARB	Public Procurement Administrative Review Board
PPDA 2015	Public Procurement and Asset Disposal Act, 2015
PPDR 2006	Public Procurement and Disposal Regulations, 2006
PPRA	Public Procurement Regulatory Authority
PPRAB	Public Procurement Oversight Advisory Board
RFQ	Request for Quotation
SOR	Statement of Requirements
SP	Service Provider
STD	Standard Tender Documents
TDS	Tender Data Sheet
VAT	Value Added Tax
KEBS	Kenya Bureau of Standards
KPS	KENYA POLICE SERVICE

SECTION I: TENDER NOTICE



MINISTRY OF INTERIOR AND CO-ORDINATION OF NATIONAL GOVERNMENT KENYA POLICE SERVICE (KPS)

INVITATION DATE WEDNESDAY 23RD JUNE, 2021

The **DEPUTY INSPECTOR GENERAL, KENYA POLICE SERVICE (KPS)** invites sealed bids from eligible Tenderers for supply and delivery of the under listed goods on framework agreement for a period of two (2) years.

			ELIGIBLE
S/NO.	TENDER NO.	TENDER DESCRIPTION	TENDERER
		SUPPLY AND DELIVERY OF MOTOR	
		VEHICLES TYRES TUBES BATTERIES,	
	MICNG/SDI/KPS/06/2021-	CANOPIES OILS AND LUBRICANTS	
1.	2023		OPEN TO ALL

- 1.1 Interested bidders may obtain further information and inspect tender documents at the office of the Head, Supply Chain Management Services, KENYA POLICE SERVICE HQS, VIGILANCE HOUSE ALONG HARAMBEE AVENUE, FORTHH FLOOR ROOM NO. 421 during normal working hours (Monday to Friday 8.00 a.m. to 1.00 p.m. and 2.00 p.m. to 5.00 p.m.) East African Time.
- 1.2 A complete set of bidding documents may be obtained free of charge by interested candidates in soft copy from the following websites: www.tenders.go.ke and www.interior.go.ke
- 1.3 Tender documents may be viewed and downloaded for free from the websites: <u>www.tenders.go.ke_and_www.interior.go.ke</u>. Tenderers who download the tender documents must forward their particulars immediately to(insert email, telephone and postal address) to facilitate any further clarification or addendum.
- 1.4 The Tenderer shall chronologically serialize all pages of the tender documents submitted.
- 1.5 Completed tender documents are to be enclosed in plain sealed envelopes marked with Tender reference number and Description and deposited in the Tender Box, situated at the KENYA POLICE SERVICE, HEADQUATERS GROUND FLOOR, VIGILANCE HOUSE and addressed to

THE DEPUTY INSPECTOR GENERAL, KENYA POLICE SERVICE, P.O. Box 30083-00100

NAIROBI.

So as to be received on or before wednesday 7th July, 2021 at 10.00 a.m. East African Time.

- 1.6 Tenders will be opened immediately thereafter in the presence of the candidates or their representatives who choose to attend the tender opening exercise at the **KENYA POLICE SERVICE HQS, VIGILANCE HOUSE ALONG HARAMBEE AVENUE AT THE CONFERENCE ROOM ON THE 6**TH **FLOOR,** at stipulated date and time.
- 1.7 Prices quoted should be **NET** inclusive of all Government taxes, delivery costs and must remain valid for **270 days** from the closing date of the tender. The items shall be delivered at **KENYA POLICE SERVICE CENTRAL STORES.**
- **1.8** Late tenders will be rejected
- **1.9** The Government of the Republic of Kenya reserves the right to accept, reject or terminate any tender at any time without assigning reasons for its decision thereof.

THE DEPUTY INSPECTOR GENERAL, KENYA POLICE SERVICE P.O BOX 30083-00100 NAIROBI. For: PRINCIPAL SECRETARY/INTERIOR AND CITIZEN SERVICES

SECTION II: INSTRUCTION TO TENDERERS (ITT)

A. Introduction

1. Scope of 1.1 The Procuring Entity indicated in Clause 1 of the **TDS** invites Tenders for the

Tenderprovision of Goods as specified in Clause 1 of the TDS and Section VII -
Technical Specification. The successful Tenderer will be expected to supply the
goods within the period stated in Clause 1 of the TDS from the start date specified in
Clause 1 of the TDS.

- a) The successful Tenderer will be expected to complete the supply of the goods by the required completion date specified in Clause 1 of the **TDS**.
- **2.** Source of 2.1 The Procuring Entity has set aside sufficient funds for the operations of the
- FundsProcuring Entity named in Clause 1 of the TDS during the Financial Year indicated
in Clause 2 of the TDS. It is intended that part of the proceeds of the funds will be
applied to cover eligible payments under the contract for the supply of goods as
described in Clause 2 of the TDS.
 - **3. Eligible** 3.1 A Tenderer may be a person, private entity, government-owned entity, subject to

Tenderers

ITT sub-Clause 3.4 or any combination of them with a formal intent to enter into an agreement or under an existing agreement in the form of a joint venture, consortium or association. In the case of a joint venture, consortium or association, unless otherwise specified in Clause 3 of the **TDS**, all parties shall be jointly and severally liable.

- **3.2** The invitation for Tenders is open to all suppliers as defined in the PPDA, 2015 and its attendant Public Procurement and Disposal Regulations except where limited to a preferred or reserved target group as specified in Clause 3 of the **TDS**.
- **3.3** Local Tenderers shall satisfy all relevant licensing and/or registration requirements with the appropriate statutory bodies in Kenya as specified in Clause 3 of the **TDS**. Foreign Tenderers who are selected as having submitted the lowest evaluated Tender shall register with the appropriate statutory body and shall be required to submit evidence of registration as an approved provider in Kenya before signing the Contract.
- 3.4 A Tenderer shall not have a conflict of interest. All Tenderers found to have a conflict of interest shall be disqualified. A Tenderer may be considered to have a conflict of interest with one or more parties in this Tendering process, if he/she seeks or has a direct or indirect pecuniary interest with another Tenderer or has a direct or indirect

pecuniary interest with a person that would conflict with that person's duties with respect to the procurement. Conflicts of interest would arise where Tenderers:

- a) Are associated or have been associated in the past, directly or indirectly with a firm or any of its affiliates which have been engaged by the Procuring Entity to provide consulting services for the preparation of the design, specifications and other documents to be used for the goods to be purchased under this Invitation for Tenders;
- b) Have controlling shareholders in common;
- c) Receive or have received any direct or indirect subsidy from any of them;
- d) Have the same legal representative for purposes of this Tender;
- e) Have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the Tender of another Tenderer, or influence the decisions of the Procuring Entity regarding this Tendering process;
- f) Submit more than one Tender in this Tendering process, except as an

Alternative Tender as provided for under Clause 6.

- g) Have the same subcontractors in more than one Tender, or as Tenderers and subcontractors simultaneously; or
- h) Participated as a consultant in the preparation of the design or technical specifications of the goods and related services that are the subject of the Tender.
- **3.5** Tenderers shall not be eligible to submit a Tender if they have been debarred under Section 115 of the Act.
- **3.6** Tenderers shall provide such evidence and information of their continued eligibility satisfactory to the Procuring Entity, as specified in Clause 3 of the **TDS**.
- **3.7** Where the value of goods being procured do not exceed Kshs. 50 Million the tender shall be reserved for citizen contractors and foreign contractors need not apply except where so specified in Clause 3 of the **TDS**.
- **3.8** Tender shall be deemed to be reserved for contractors registered in Kenya except where so specified in Clause 3 of the TDS if the type of goods being procured are:
 - a) motor vehicles, plant and equipment which are assembled in Kenya;
 - b) furniture, textile, foodstuffs and other goods made in Kenya; or
 - c) Goods manufactured, mined, extracted or grown in Kenya.
- **4. Eligible** 4.1 All goods and related services to be supplied under the contract shall have their

Goods and Related Services

Origin in eligible source countries, and all expenditures made under the

contract will be limited to such goods and services. For purpose of this tender, ineligible Countries, if any, are listed in Clause 4 of the **TDS**.

- **4.2** For the purposes of this Clause, the term "goods" includes commodities, raw materials, machinery, equipment and industrial plants, and "related services" includes services such as insurance, installation, training and initial maintenance.
- **4.3** For purposes of this Clause, "origin" means the place where the goods are mined, grown, cultivated, produced, manufactured, or processed, or through manufacture, process, or assembly, another commercially recognized article results that differs substantially in its basic characteristics from its imported components or the place from which the related services are supplied.
- **4.4** The nationality of the firm that produces, assembles, distributes, or sells the goods and services shall not determine their origin.
- **4.5** To establish the eligibility of the supplies and the related services, Tenderers shall fill the country of origin declarations included in the price schedule for goods and related services.
- **4.6** If so required in Clause 4 of the **TDS**, the Tenderer shall demonstrate that it has been duly authorized by the manufacturer/patent-holder of the goods to supply in Kenya, the goods indicated in its Tender in the format of the Manufacturer/Patent Holder's Authorization Form provided.
- **4.7 One Tender per Tenderer** a firm shall submit only one Tender in the same Tendering process, either individually as a Tenderer or as a partner in a joint venture. However, this does not prevent a Tenderer from submitting an Alternative Tender as provided for under Clause 6.2.
- **4.8** No firm can be a subcontractor while submitting a Tender individually or as a partner of a joint venture in the same Tendering process.
- **4.9** A Tenderer who submits or participates in more than one Tender (other than as a subcontractor or incases of alternatives that have been permitted or requested) will cause all the Tenders in which the Tenderer has participated to be disqualified.
- **5.0** Alternative Tenders by Tenderers: Tenderers shall submit offers that comply with the requirements of the Tender documents, including the basic Tenderer's technical design as indicated in the specifications and Schedule of Requirements. Alternatives will not be considered, unless specifically allowed for in Clause 5 of the TDS. If so allowed, sub-Clause 6.2 shall prevail
- **5.1** If so allowed in Clause 5 of the **TDS**, Tenderers wishing to offer technical alternatives to the requirements of the Tender documents must also submit a Tender that complies with the requirements of the Tender documents, including the basic technical design as indicated in the specifications. In addition to submitting the

basic Tender, the Tenderer shall provide all information necessary for a complete evaluation of the alternative by the Procuring Entity, including technical specifications, breakdown of prices, and other relevant details. Only the technical alternatives, if any, of the lowest evaluated tenderer conforming to the basic technical requirements shall be considered by the Procuring Entity.

6.0 Cost of Tendering: the Tenderer shall bear all costs associated with the preparation and submission of its Tender, and the Procuring Entity shall in no case be responsible or liable for those costs, regardless of the conduct or outcome of the Tendering process.

B. 7.0 Tender documents

8.0 Content of Tender documents

The goods required, Tendering procedures, and contract terms are prescribed in Tender documents. Which should In addition be read in to conjunction the Invitation with for any Tenders, addenda the issued Tender in Accordance with ITT clause 10.2 include:

Section I -	Invitation for Tenders
Section II -	Instructions to Tenderers (ITT)
Section III -	Tender Data Sheet (TDS)
Section IV -	General Conditions of Contract (GCC)
Section V -	Contract Data Sheet (CDS)
Section VI -	Schedule of Requirements
Section VII - Section VIII -	Technical Specifications Tender Forms:-

- a) Form of Tender
- b) Price schedule for Goods and Related Services
- c) Confidential Business Questionnaire
- d) Manufacturer's/Patent Holder's Authorization Form

Section - IX Tender Security and Declaration Forms:-

- a) Tender-Securing Declaration
- b) Tender Security/Bid Bond Form
- c) Integrity Declaration Form
- d) Form of Non-Debarment Statement

Section X Administrative Review Form

Form RB 1

Section XI Contract Forms:-

- a) Letter of Acceptance
- b) Form of Contract Agreement
- c) Performance Bond/Security Form
- d) Bank Guarantee for Advance Payments
- 8.1 The number of copies to be completed and returned with the Tender is specified in Clause 7 of the **TDS**.
- 8.2 The Procuring Entity is not responsible for the completeness of the Tender Documents and their addenda, if they were not appropriately obtained directly from the Procuring Entity.
- 8.3 The Tenderer is expected to examine all instructions, forms, terms and specifications in the Tender documents. Failure to furnish all information required by the Tender documents or to submit a Tender substantially responsive to the Tender documents in every respect will be at the Tenderer's risk and may result in the rejection of its Tender.

9.0Clarifications 9.1 a prospective tenderer requiring any clarification of the Tendering documents may notify the Procuring Entity in writing, including e-mail or facsimile, sent to the Procuring Entity's address indicated in Clause 8 of the **TDS** prior to the tender submission deadline.

- 9.1 The Procuring Entity will within the period stated in Clause 8 of the **TDS** respond in writing to any request for clarification provided that such request is received no later than the period indicated in the **TDS** prior to the deadline for the submission of Tenders prescribed in sub-Clause 22.1.
- 9.2 Copies of the Procuring Entity's response will be forwarded to all Purchasers of the Tender documents, including a description of the inquiry, but without identifying its source.
- 9.3 Should the Procuring Entity deem it necessary to amend the Tender documents as a result of a clarification, it shall do so following the procedure under ITT Clause 10.
- **10. Amendment Tender documents** before the deadline for submission of Tenders, the Procuring Entity, for any retrospective Tenderer, may modify the Tender document by issuing addenda.as on, whether at its own initiative or in response to a clarification requested.
 - 10.1 Any addendum issued shall be part of the Tender document pursuant to sub-Clause 8.1 and shall be communicated in writing to all who have obtained the Tender documents directly from the Procuring Entity. Prospective Tenderers shall acknowledge receipt of each addendum in writing by post, electronic mail, telex or facsimile to the Procuring Entity.
 - 10.2 In order to allow prospective Tenderers reasonable time in which to take an addendum into account in preparing their Tenders, the Procuring Entity, shall extend the deadline for the

submission of Tenders as necessary, where the time remaining is less than one third of the time allowed for preparation of tenders.

C. Preparation Of Tenders

11. Language ofThe Tender prepared by the Tenderer, as well as all correspondence and tender document
documents relating to the Tender exchanged by the Tenderer and the Procuring
Entity shall be written in English unless another language is specified in Clause 9 of the

TD

11.1 Supporting documents and printed literature furnished by the Tenderer may be in another language provided they are accompanied by an accurate translation of the

Relevant passages in the language specified in Clause 9 of the **TDS**, in which case, for purposes of interpretation of the Tender, the translation shall govern.

12. Documents Constituting the Tender	12.1 The Tender prepared by the Tenderer shall constitute the following components:
	a) Form of Tender and a Price Schedule completed in accordance with ITT Clauses 15, 16, and 17;
	b) Documentary evidence established in accordance with ITT Clause 14 that the Tenderer is eligible to Tender and is qualified to perform the contract if its Tender is accepted;
	c) Documentary evidence established in accordance with ITT sub-Clause 14.3(a) that the Tender has been authorized by the manufacturer/patent holder to supply the goods into Kenya, where required and where the supplier is not the manufacturer/patent holder of those goods;
	 d) Documentary evidence established in accordance with ITT Clause 13 that the goods and ancillary services to be supplied by the Tenderer are eligible goods and services and conform to the Tender documents;
	e) Tender securing declaration or Tender security furnished in accordance with ITT Clause 19;
	 f) Written Power of Attorney authorizing the signatory of the Tender to commit the Tenderer, in accordance with ITT Clause 21.2; and
	g) Any other document required in Clause 10 of the TDS .
13. Documents	13.1 Pursuant to ITT Clause 12, the Tenderer shall furnish, as part of its Tender,
Establishing Eligibili	y documents establishing the eligibility and conformity to the Tender documents of all goods and related services which the Tenderer proposes to supply under the contract.
Conformity to Tende of the eligibility of the	r documents of Goods and Related Services In the case of imports the documentary evidence goods and
	12.2 million description of all second of a statement in the Drive Cale data of the second or of

13.2 related services shall consist of a statement in the Price Schedule of the country of origin of the goods and related services offered which shall be confirmed by a

Certificate of origin issued at the time of shipment

- 13.3 of The documentary evidence of conformity of the goods and related services to the Tender documents may be in the form of literature, drawings, and data as specified in Clause 10 of the **TDS**, and shall consist of: a detailed description of the essential technical and performance characteristics the Goods;
- 13.4 an item-by-item commentary on the Procuring Entity's Technical Specifications demonstrating substantial responsiveness of the Goods and Services to those specifications, or a statement of deviations and exceptions to the provisions of the Technical Specifications; and Any other specific documentation requirement as stated in Clause 10 of the **TDS**.

- 113.5 The Tenderer shall also furnish a list giving full particulars, including available sources and current prices of goods, spare parts, special tools, etc., necessary for the proper and continuing functioning of the Goods during the period specified in Clause 11 of the **TDS** following commencement of the use of the goods by the Procuring Entity.
- 13.6 For purposes of the commentary to be furnished pursuant to sub-Clause 13.3(c) above, the Tenderer shall note that standards for workmanship, material, and equipment, as well as references to brand names or catalogue numbers designated by the Procuring Entity in its Technical Specifications, are intended to be descriptive only and not restrictive. The Tenderer may substitute alternative standards, brand names, and/or catalogue numbers in its Tender, provided that it demonstrates to the Procuring Entity's satisfaction that the substitutions ensure substantial equivalence to those designated in the Technical Specifications.
- 13.7 The required documents and other accompanying documents must be typewritten in English or as stated in clause 11.1 above. In case any other language than English is used the pertinent translation into English shall be attached to the original version.

14. Documents Establishing Eligibility and Qualification	14.1 Pursuant to ITT Clause 13.1, the Tenderer shall furnish, as part of its Tender, documents establishing the Tenderer's eligibility to Tender and its qualifications to perform the contract if its Tender is accepted.
of the Tenderer	14.2 The documentary evidence of the Tenderer's eligibility to Tender shall establish to the Procuring Entity's satisfaction that the Tenderer, at the time of submission of its Tender, is from an eligible country as defined under ITT Clause 4.
	14.3 When Tendering for more than one Contract under the lots, the Tenderer must Provide evidence that it meets or exceeds the sum of all the individual requirements for the lots being applied for in regard to:-
	a) Average annual turnover;
	b) Particular experience including key production rates;
	c) Financial means, etc.
	d) Personnel capabilities; and
	e) Equipment capabilities.
	In case the Tenderer fails to fully meet any of these criteria, it may be qualified only for those lots for which the Tenderer meets the above requirement.
15. Form of Tender	15.1 The Tenderer shall fill the Form of Tender furnished in the Tender documents.
	15.2 The Tender Form must be completed without any alterations to its format and no substitute shall be accepted.
.Tender Prices and discoun ts	16.1 The Tender prices and discounts quoted by the Tenderer in the Form of Tender and in the Price Schedules shall conform to the requirements specified in the tender documents.
6.5	16.2 Unless otherwise indicated in Clause 12 of the TDS , all items in the Schedule of Requirements must be listed and priced separately in the Price Schedules. If a Price Schedule shows items listed but not priced, the Tender will be rejected as being substantially non-responsive. Items not listed in the Price Schedule shall be assumed to be not included in the Tender and the Tender will be rejected as being substantially non-responsive.
	16.3 The Tender price to be quoted in the Tender Form in accordance with subClause 16.1 shall be the total price of the Tender.
	16.4 The Tenderer shall quote any unconditional discounts and the methodology for their application in the Tender Form in accordance with sub-Clause 16.9.

- 16.5 The Tenderer shall indicate on the appropriate Price Schedule the unit prices (where applicable) and total Tender price of the goods it proposes to supply under the contract
- 16.6 Prices indicated on the Price Schedule shall be entered separately in the following manner:
 - a) For goods offered from within Kenya :
 - i) The price of the goods quoted shall include all duties and other applicable taxes payable; and
 - ii) The price for inland transportation, insurance, and other local costs incidental to delivery of the goods to their final destination, if specified in Clause 12 of the **TDS**;
 - b) For goods offered from abroad:
 - i) The price of the goods shall be quoted using the INCOTERM specified in Clause 12 of the **TDS**; and
 - ii) The price for inland transportation, insurance, and other local costs incidental to delivery of the goods from the port of entry to their final destination, if specified in Clause 12 of the **TDS**.
- 16.7 Prices proposed on the Price Schedule for goods and related services shall be Disaggregated. This disaggregation shall be solely for the purpose of facilitating the comparison of Tenders by the Procuring Entity. This, shall not in any way limit the Procuring Entity's right to contract on any of the terms offered:
 - a) For Goods:
 - i) The price of the Goods, quoted DDP or other INCOTERMS as specified in Clause 13 of the **TDS**;
 - All customs duties, value added tax, and other taxes applicable on the goods or on the components and raw materials used in their manufacture or assembly, if the contract is awarded to the Tenderer; and

b) For Related Services

- i) The price of the related services,
- All customs duties, value added tax, and other taxes applicable in Kenya, paid or payable, on the related services, if the contract is awarded to the Tenderer; and
- iii) The total price for the item.

- 16.8 Prices quoted by the Tenderer shall be fixed during the Tenderer's performance of the contract and not subject to variation on any account, unless otherwise specified in Clause 13 of the **TDS**. A Tender submitted with an adjustable price quotation will be treated as non-responsive and shall be rejected, pursuant to ITT Clause 28. If, however, in accordance with Clause 13 of the **TDS**, prices quoted by the Tenderer shall be subject to adjustment during the performance of the contract, a Tender submitted with a fixed price tender will not be rejected, but there will be no price adjustment in any resulting contract.
- 16.9 If so indicated in the Invitation for Tenders and Instructions to Tenderers, that Tenders are being invited for individual contracts (Lots) or for any combination of contracts (packages), Tenderers wishing to offer any price reduction for the award of more than one contract shall specify in their Tender the price reductions applicable to each package, or alternatively, to individual contracts within a package.
- 17.**Tender** 17.1 Prices shall be quoted in the following currencies:

Currencies

- a) For goods and services that the Tenderer will supply from within Kenya, the prices shall be quoted in Kenya Shillings, unless otherwise specified in Clause 14 of the **TDS**.
- b) For goods and related services that the Tenderer will supply from outside Kenya, or for imported parts or components of goods and related services originating outside Kenya, the Tender prices shall be quoted in the currency stated in Clause 14 of the **TDS**.
- 17.2 a) For purposes of evaluating Tenders, the PE shall fix exchange rates for the Nominated foreign currency by foreign or international Tenderers from eligible countries.
 - b) In fixing the exchange rates for the nominated currencies indicated in Clause 14 of the **TDS**, the PE shall use ruling mean rate obtained from the Central Bank of Kenya (Website: <u>www.centralbank.go.ke</u> for more information) on the date of the Tender opening.
 - c) The fixed exchange rate, which shall be indicated in Clause 14 of the **TDS** by the PE, is for purposes of evaluation of tenders **ONLY**.
 - d) The rates of exchange to be used by the Tenderer in arriving at the local currency equivalent and the proportions mentioned in sub-Clause 17.1 above shall be the selling rates for similar transactions established by the Central Bank of Kenya prevailing on the date specified in Clause 14 of the **TDS** or, if no date is specified, the date 28 days prior to the latest deadline for submission of Tenders.
 - e) These exchange rates shall be adjusted for all payments so that no exchange risk will be borne by the Tenderer. If the Tenderer uses other rates of exchange, the provisions of sub-Clause 30.1 shall apply. In any case, payments will be computed using the rates quoted in the Tender. f)

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18. Tender Validity Period	18.1	Tenders shall remain valid for the period specified in Clause 15 of the TDS after the Tender submission deadline prescribed by the Procuring Entity, pursuant to ITT Clause 22. A Tender valid for a shorter period shall be rejected by the Procuring Entity as non-responsive.
	18.2	In exceptional circumstances, prior to the expiration of the Tender validity period, the Procuring Entity shall request that the Tenderers consent to an extension of the period of validity of their Tenders. The request and the Tenderers responses shall be made through electronic mail and facsimile and/or confirmed in writing. The Tender security provided under ITT Clause 19A.1 shall also be extended as appropriate.
		A Tenderer may refuse the request without forfeiting its Tender security or causing to be executed its Tender securing declaration. A Tenderer agreeing to the request will not be required nor permitted to modify its Tender, but will be required to extend the validity of its Tender security or Tender Securing declaration for the period of the extension, and in compliance with ITT Clause 19 in all respects.
19. Tender Securing Declaration	19.1	The Tenderer shall fill and submit the Tender Securing Declaration as specified in Clause 16 of the TDS in the format provided in Section IX.
Declaration	19.2	The Tender securing declaration is required to protect the Procuring Entity against any of the risks set out in Clause 19.5 which would warrant the security's forfeiture.
	19.3	The Tender Securing Declaration shall be in accordance with the Form of the Tender Securing Declaration included in Section IX.
	19.4	Any Tender not accompanied by a Declaration in accordance with sub- Clauses 19.1 shall be rejected by the Procuring Entity as non-responsive, pursuant to ITT Clause 28.
	19.5	A Tenderer shall be liable to debarment from participating in public procurement: If the Tenderer withdraws its Tender, except as provided in sub-Clauses18.2; or In the case of a successful Tenderer, if the Tenderer fails within the specified time limit to:i) Sign the contract, or ii) Furnish the required performance security.
20. Tender Security	20.1	In addition, pursuant to ITT Clause 12, if specified in Clause 17 of the original form and in the amount and currency specified in the TDS .
	20.2	The Tender security shall be denominated in the currency of the Tender and shall Be in one of the following forms as specified in Clause 17 of the TDS :

- a) Cash
- b) a bank guarantee;
- c) an insurance company guarantee issued by an insurance firm approved by the PPRA; or
- d) An irrevocable letter of credit.
- 20.3 Any tender security must be valid for a period of at least 30 (thirty) days after the expiry of the tender validity period.
- 20.4 The Tender security shall be payable promptly upon written demand by the Procuring Entity in case any of the conditions listed in sub-Clause 20.7 are invoked.
- 20.5 Unsuccessful Tenderers' Tender security will be discharged or returned as promptly as possible as but not later than the expiration of the period of Tender validity prescribed by the Procuring Entity pursuant to ITT Clause 18.
- 20.6 The successful Tenderer's Tender security will be discharged upon the tenderer signing the contract pursuant to ITT Clause 40, and furnishing the performance security, pursuant to ITT Clause 41.
- 20.7 The Tender security shall be forfeited if a Tenderer:
 - a) Withdraws its Tender during the period of Tender validity specified in sub-Clause 18.1 except as provided for in sub-Clause 18.2; or
 - b) Does not accept the correction of errors pursuant to ITT Clause 32; or
 - c) In the case of a successful Tenderer, if the Tenderer fails:
 - i) To sign the contract in accordance with ITT Clause 40; or ii) To furnish performance security in accordance with ITT Clause 41.
- **21.1 Format and Signing of Tender:** the Tenderer shall prepare an original and the number of copies of the Tender indicated "COPY," in as Clause appropriate. 18 of in the **TDS** event, clearly of any marking discrepancy each between "ORIGINAL" them, and the original shall prevail. of
- **21.2** The original and the copies of the Tender shall be typed or written in indelible ink and shall be signed by the Tenderer or a person or persons duly authorized to sign on behalf of the Tenderer. This authorization shall consist of a written confirmation 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, except for un-amended printed literature, shall be initialed by the person or persons signing the Tender.

21.3 Any interlineations, erasures, or overwriting shall be valid only if they are signed or initialed by the person or persons signing the Tender.

D. Submission of Tenders

- 22. Sealing and Marking of Tenders: the Tenderer shall seal the original and each copy of the Tender in separate envelopes, envelopes shall then be sealed in an outer envelope securely sealed in such a duly marking the envelopes as "ORIGINAL" and "COPY." The Manner that opening and resealing cannot be achieved undetected.
- 22.2 The inner and outer envelopes shall:
 - a) Be addressed to the Procuring Entity at the address given in Clause 19 of the **TDS**; and
 - b) Bear the tender name indicated in Clause 19 of the TDS, the Invitation for Tenders (ITT) title and number indicated in Clause 19 of the TDS, and a statement: "DO NOT OPEN BEFORE," to be completed with the time and the date specified in subClause 22.1.
- 22.3 In addition to the identification required in sub-Clause 21.2, the inner envelopes shall also indicate the name and address of the Tenderer to enable the Tender to be returned unopened in case it is declared "late" pursuant to ITT Clause 23 and for matching purpose under ITT Clause 24.
- 22.4 If all envelopes are not sealed and marked as required by sub-Clause 22.1, the Procuring Entity will assume no responsibility for the misplacement or premature opening of Tender.
 - 23. Deadline for SUMISSION of Tenders: Tenders shall be received by the Procuring Entity at the address specified under sub TDS-Clause 22.2 not later than the date and time specified in. Clause 19 of the tender document Procuring Entity may, in exceptional circumstances and at its discretion, extend the deadline for the submission of Tenders by amending the Tender documents in accordance with ITT Clause 10, in which case all rights and obligations of the Procuring Entity and Tenderers previously subject to the deadline will thereafter be subject to the new deadline. The extension of the deadline for submission of Tenders shall not be made later than the period specified in Clause 19 of the TDS before the expiry of the original deadline.
 - 24. Late Tenders 24.1 the Procuring Entity shall not consider for evaluation any Tender that arrives after the deadline for submission of Tenders.
- 24.2 Any Tender received by the Procuring Entity after the deadline for submission of Tenders shall be declared late, rejected and returned unopened to the Tenderer.

25. Modification, Substitution and Withdrawal

- 25.1 A Tenderer may modify, substitute or withdraw its Tender after it has been submitted, Withdrawal of the Tender is received by the Procuring Entity prior to the deadline provided that written notice of the modification, substitution or **of Tenders** for submission of Tenders.
- 25.2 The Tenderer's modification, substitution or withdrawal notice shall be
- 25.3 Prepared, sealed, marked, and dispatched in accordance with the provisions of ITT Clauses 21 and 22 with the outer and inner envelopes additionally marked **MODIFICATION**" "SUBSTITUTION" or "WITHDRAWAL" as appropriate. The notice may also be sent by electronic mail or facsimile but followed by a signed confirmation copy, postmarked no later than the deadline for submission of Tenders.
- 25.4 Tenders may only be modified by withdrawal of one or more pages of the original Tender and submission of replacement pages of the Tender in accordance with subClause 25.1. Modifications submitted in any other way shall not be taken into account in the evaluation of Tenders. Each modified page must be marked "MODIFIED" with the date of modification.
- 25.5 Tenderers may only offer discounts to or otherwise modify the prices of their Tenders by substituting Tender modifications in accordance with this Clause or included in the original Tender submission.
- 25.6 No Tender may be withdrawn, replaced or modified in the interval between the deadline for submission of Tenders and the expiration of the period of Tender validity specified by the Tenderer on the Form of Tender. Withdrawal of a Tender during this interval shall result in the Tenderer's forfeiture of its Tender security or execution of the Tender Securing Declaration, pursuant to the ITT sub-Clause 19.5or 20.7.

26. **Opening and Evaluation of Tenders**

- 26.2 Where it is stated in the **TDS** that technical and financial proposals shall be submitted in separate envelopes, only the technical envelope will be opened at the initial opening of Tenders. The financial envelope will be opened following technical evaluation and only in respect of those offers that pass the technical evaluation. Envelopes marked "WITHDRAWAL" shall be opened and read out first. Tenders for which an acceptable notice of withdrawal has been submitted pursuant to ITT Clause 25 shall not be opened but returned to the Tenderer. If the withdrawal envelope does not contain a copy of the "Power of Attorney" confirming the signature of the person duly authorized to sign on behalf of the Tenderer, the corresponding Tender will be opened and the submissions therein read out in appropriate detail. Thereafter all envelopes marked "SUBSTITUTION" shall be opened and the submissions therein read out in appropriate detail.
- 26.3 All other envelopes shall be opened one at a time. The Tenderers' names, the tender prices except where numerous items are quoted separately, the total amount of each Tender and of any alternative Tender (if alternatives have been requested or permitted), any discounts, the presence or absence of Tender security, Tender

Securing Declaration and such other details as the Tender Opening Committee may consider appropriate, will be announced by the Secretary of the Tender Opening Committee at the opening. If technical evaluation precedes the opening of financial offers, no prices will be read out at the opening of the technical offers.

- 26.4 Tenders or modifications that are not opened and not read out at the Tender opening shall not be considered further for evaluation, irrespective of the circumstances. In particular, any discount offered by a Tenderer which is not read out at Tender opening shall not be considered further.
- **26.5** Tenderers are advised to send in a representative with knowledge of the content of the Tender who may verify where necessary the information read out from the submitted documents.
- 26.6 No Tender will be disqualified at Tender opening except for late Tenders which shall be rejected and returned unopened to the Tenderer, pursuant to ITT Clause 24.
- 26.7 The Secretary of the Tender Opening Committee shall prepare minutes of the tender opening. The record of the Tender opening attendees shall be in the Tender Opening Register and shall include, as a minimum: the name of the Tenderer and whether or not there is a withdrawal, substitution or modification, the Tender price per Lot if applicable, including any discounts and alternative offers and the presence or absence of a Tender Security or Tender Securing Declaration.
- **26.8** The Tenderers' representatives who are present shall be requested to sign the record. The omission of a Tenderer's representative's signature on the record shall not invalidate the contents and affect the record.
- 26.9 A copy of the minutes of the Tender opening shall be furnished to individual Tenderers upon request.
- 27. Confidentiality 27.1 Information relating to the examination, clarification, evaluation and comparison of Tenders and recommendation of contract award shall not be disclosed to Tenderers or any other persons not officially concerned with such process until the award to the successful Tenderer has been announced.
- 27.2 Any effort by a Tenderer to influence the Procuring Entity processing of Tenders or award decisions may result in the rejection of its Tender.
- 28. Clarification of Tenders 28.1 To assist in the examination, evaluation and comparison of Tenders and post qualification of the Tenderers, the Procuring Entity may, at its discretion, ask any tenderer for a clarification of its Tender including breakdown of prices. Any clarification submitted by a Tenderer that is not in response to a request by the Procuring Entity shall not be considered.
- **28.2** The request for clarification and the response shall be in writing or by email, or facsimile but no change in the price or substance of the Tender shall be sought, offered, or permitted except as required to confirm the correction of arithmetic errors discovered by the Evaluation Committee in the evaluation of the Tenders in accordance with ITT Clause 31.

- **28.3** From the time of tender opening to the time of Contract award if any Tenderer wishes to contact the Procuring Entity on any matter related to the Tender it should do so in writing.
- **29. Evaluation criteria** 29.1 the evaluation and comparison of tender shall be done using the procedures and criteria set out in TDS and no other criteria shall be used.
- **29.2** In evaluation of tenders the Procuring Entity shall systematically proceed in the following stages:
 - a) Preliminary evaluation;
 - b) Technical evaluation;
 - c) Financial evaluation; and
 - d) Post-qualification where specified in the TDS
- **30. Preliminary** 30.1 Prior to the detailed evaluation of tenders, the Procuring Entity, through its Evaluation Committee, shall first conduct a preliminary evaluation of tenders to determine whether:
 - a) Each tender has been submitted in the required format;
 - b) Any tender security submitted is in the required form, amount and validity period;
 - c) The tender has been signed by the person lawfully authorized to do so;
 - d) The required number of copies of the tender have been submitted;
 - e) The tender is valid for the period required;
 - f) All required documents and information have been submitted; and
 - g) Any required samples have been submitted.

The Procuring Entity's determination of a Tender's responsiveness will be based on the contents of the Tender itself in comparison with the documents required in the Tender.

- A substantially responsive Tender is one which conforms to all the terms, conditions, and specifications of the Tendering document Material deviation is one that:-
- a) affects in any substantial way the scope, quality, or performance of the services;
- b) limits in any substantial way, inconsistent with the tender documents, the Procuring Entity's rights or the Tenderers obligations under the Contract; or
- c) If rectified, would affect unfairly the competitive position of other tenderers presenting substantially responsive tenders.

- **30.3** The Procuring Entity will confirm that the documents and information specified under ITT Clauses 12, 13 and 14 have been provided in the Tender. If any of These documents or information is missing, or is not provided in accordance with the Instructions to Tenderers, the Tender shall be rejected.
- **30.4** The Procuring Entity may waive any minor informality, non-conformity, or irregularity in a Tender which does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any Tenderer.
- **30.5** If a Tender is not substantially responsive, it will be rejected by the Procuring Entity and may not subsequently be made responsive by the Tenderer by correction of the non-conformity.

Technical Evaluation31.1The Procuring Entity shall examine the Tender to confirm that all
terms and conditions specified in the General Conditions of Contract and the
Contract Data Sheet have been accepted by the Tenderer without any material
deviation.

If there is found any material deviation from the General Conditions or Contract Data Sheet the tender shall be rejected

- 30.2 The Procuring Entity shall evaluate the technical aspects of the Tender submitted in accordance with ITT Clause 13, to confirm that all requirements specified in Section VI Schedule of Requirements of the Tender documents and Section VII Technical Specifications have been met without material deviation.
- **30.3** In evaluating the technical specifications and schedule of requirements, the Procuring Entity may apply a weighted scoring or "*YES/NO*" approach as specified in the TDS.
- **30.4** If after the examination of the terms and conditions and the technical evaluation, the Procuring Entity determines that the Tender is not technically responsive in accordance with this clause, it shall reject the tender.
- **31. Financial Evaluation** 32.1 Tenders determined to be substantially responsive arithmetic errors. Errors will be corrected as follows:
 - a) If there is a discrepancy between unit prices 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;
 - b) If there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
 - c) Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.
- **31.2** The amount stated in the Tender will be adjusted by the Procuring Entity in accordance with the above procedure for the correction of errors and, with, the concurrence of the Tenderer, shall be considered as binding upon the Tenderer. If the Tenderer does not accept the corrected amount, its Tender will then be rejected, and the Tender security shall be forfeited or the Tender Securing Declaration may be executed in accordance with IIT sub-Clause 19.5 or 20.7.

- **31.3** To facilitate evaluation and comparison, the Procuring Entity will convert all Tender prices expressed in the various currencies in which they are payable to either:
 - a) the Kenya Shilling at the selling exchange rate established for similar transactions by the Central Bank of Kenya as specified in IIT sub-clause 17.2

OR

- b) The currency widely used in international trade, such as U.S.dollars as specified in ITT sub-clause 17.1 at the specified rate of exchange.
- **31.4** The source of the exchange rate shall be the Central Bank of Kenya. The currency selected for converting Tender prices to a common base for the purpose of evaluation, along with the date of the exchange rate, are specified in Clause 23 of the **TDS**.
- **31.5** The Procuring Entity shall evaluate and compare only the Tenders determined to be substantially responsive, pursuant to ITT Clause 30.
- 31.6 The Procuring Entity's evaluation of a Tender will include and take into account:
 - a) *All taxes*
 - b) Inland transportation, Insurance and incidentals.
 - c) Delivery schedule.
 - d) *Deviation in payment schedule.*
 - e) Total cost of ownership
- **32. Post qualification of Tenderer** 33.1 If specified in Clause 22 of the **TDS** Postqualification shall be undertaken by the Procuring Entity prior to award of the tender.
- **32.2** The Procuring Entity will determine to its satisfaction whether the Tenderer that Is selected as having submitted the lowest evaluated responsive Tender is Qualified to perform the contract satisfactorily, in accordance with the criteria listed in ITT Clauses 13 and 14.
- **32.3** The determination will take into account the Tenderer's financial, technical, and production capabilities. It will be based upon an examination of the documentary/physical evidence of the Tenderer's qualifications submitted by the Tenderer, as well as such other information as the Procuring Entity deems necessary and appropriate. Factors not included in these Tender documents shall not be used in the evaluation of the Tenderers' qualifications.

An affirmative determination/due diligence will be a prerequisite for award of the Contract to the Tenderer. A negative determination will result in rejection of the Tenderer's Tender, in which event the Procuring Entity will proceed to the next lowest evaluated Tender to make a similar determination of that Tenderer's capabilities to perform satisfactorily.

F. Award of Contract

34.Criteria of Award 34.1 Subject to ITT Clauses 30 to 34, the Procuring Entity will award the Contract to the Tenderer whose Tender has been determined to be substantially responsive to the Tender documents and who has offered the lowest Evaluated Tender Price, provided that such Tenderer has been determined to be:

- a) Eligible in accordance with the provisions of ITT Clause 3;
- b) Is determined to be qualified to perform the Contract satisfactorily; and
- c) Successful negotiations have been concluded, if any.
- 34.2 If, pursuant to ITT sub-Clause 14.4, this Contract is being let on a "slice and package" basis, the lowest evaluated Tender price will be determined when evaluating this Contract in conjunction with other Contracts to be awarded concurrently, taking into account any discounts offered by the Tenderers for award of more than one Contract.
 - **35. Procuring Entity's Right to Accept any Tender, Reject** 36.1 Notwithstanding ITT Clause 31, the Procuring Entity reserves the right to accept or reject any Tender, all tenders and to terminate all procurement proceedings at any time prior to notification of Contract award, without incurring any liability to the affected Tenderer(s) Notice of the Termination of procurement proceedings shall promptly be given to all Tenderers.

36. All Tenders And to Terminate Procurement Proceedings.

The Procuring Entity shall upon request communicate to any Tenderer the grounds for its termination of the procurement proceedings within 14 days from the date of request.

Procuring Entity's Right to Pre Contract Variation of Quantities

37. The Procuring Entity reserves the right at the time of contract award to increase or decrease the quantity of goods or related services originally specified in these Tender documents (schedule of requirements) provided this does not exceed the

Percentage indicated in clause 26 of the **TDS**, without any change in unit price or other terms and conditions of the Tender and Tender documents.

38. Notification of award

The Tenderer whose Tender has been accepted will be notified of the award by the Procuring Entity prior to expiration of the Tender validity period by e-mail, or facsimile and confirmed by registered letter. This letter (hereinafter and in the Conditions of Contract called the "Letter of Acceptance") will state the sum that the Procuring Entity will pay the Tenderer in consideration of the supply of goods as prescribed by the Contract (hereinafter and in the Contract called the "Contract called the "Contract Price).

- **38.2** The notification of award will constitute the formation of the Contract, subject to the tenderer furnishing the Performance Security (if required) in accordance with ITT Clause 41 and signing of the contract in accordance with sub-Clause 40.2.
- 38.3 At the same time as the person submitting the successful tender is notified, the Procuring Entity will notify each unsuccessful Tenderer, the name of the successful Tenderer and the

Contract amount and will discharge the Tender security or Tender securing declaration of the Tenderers if it was required in the procurement proceedings.

- 38.4 If, after notification of award, a Tenderer wishes to ascertain the grounds on which it's Tender was unsuccessful, it should address its request to the Accounting Officer who shall, within fourteen days after a request, provide written reasons as to why the tender was unsuccessful. However, failure to take this opportunity to clarify the grounds for rejection does not affect the Tenderer's right to seek immediate review by the Public Procurement Administrative Review Board under Clause 44.
- **39. 1 Post Tender Concurrence** Limited consultations may be undertaken with the successful Tenderer relating to The following areas:
 - a) Minor alteration to the technical details of the statement of requirements;
 - b) Minor amendment to the contract data sheet;
 - c) Affirming payment schedule and arrangements;
 - d) Finalizing delivery schedule and arrangements; or
 - e) Any other details that were not apparent or could not be finalized at the time of tendering.
- **39.2** Where limited consultations fail to realize concurrence necessary to result into an agreement, the Procuring Entity may invite the next ranked Tenderer for consultations. Where consultations are commenced with the next ranked Tenderer, the Procuring Entity shall not revisit failed consultations with other tenderers.
- **40. Signing of Contract** Promptly after notification, the Procuring Entity shall send the successful Tenderer the agreement and Contract Data Sheet, incorporating all agreements between the parties obtained as a result of Contract negotiations.
- **40.2** Within the period specified in the notification of award but not less than fourteen (14) days since notification of award of contract, the successful Tenderer shall sign and date the contract and return it to the Procuring Entity. No contract is formed between the person submitting the successful tender and the procuring entity until the written contract is entered into and signed by all parties.
- **41. Performance Security** If so specified in the Contract Data Sheet the successful Tenderer shall within twenty one (21) days, but no earlier than fourteen (14) days, after receipt of the Letter of Acceptance (Notification of Award), deliver to the Procuring Entity a Performance Security in the amount and in the form stipulated in clause 27 of the **TDS and in clause 4 of the CDS**.
- **41.2** The Performance Security provided by the successful Tenderer shall either be in the form of a Bank Guarantee or Insurance Bond. The issuing bank must be reputable and registered in Kenya while the issuing Insurance Company must be one of those approved by PPRA to issue tender securities.

42.3 Failure of the successful Tenderer to comply with the requirement of sub Clause 39.1 shall constitute sufficient grounds for the annulment of the award and forfeiture of the Tender security, and reported for debarment by PPRA.

43 Payment in advance

If so provided for in the **TDS**, the Procuring Entity on exceptional circumstances may provide an Advance Payment on the Contract Price as stipulated in the General Conditions of Contract.

- **43.2** The Advance Payment request shall be accompanied by an Advance Payment Security (Guarantee) in the form provided in Section IX. For the purpose of receiving the Advance Payment, the Tenderer shall make an estimate of, and include in its Tender, the expenses that will be incurred in order to commence Delivery of Goods.
- 43.3 Fraud and Corruption the Procuring Entity as well as Tenderers shall observe the highest standard of ethics during the procurement and execution of the resultant contract. In pursuance of this policy. For the purpose of this provision, the following definitions are provided:- "Corrupt practice" includes the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement or disposal process or in contract execution; "Fraudulent **practice**" includes a misrepresentation of fact in order to influence a procurement or disposal process or the exercise of a contract to the detriment of the Procuring Entity and includes collusive practices amongst Tenderers prior to or after Tender submission designed to establish Tender prices at artificial noncompetitive levels and deprive the procuring entity of the benefits of free and open competition; "Collusive practice" means an arrangement between two or more suppliers, contractors and subcontractors designed to achieve an Improper purpose, including to influence improperly the actions of a procuring entity (PE) prior to or after Tender submission. designed to establish Tender prices at artificial noncompetitive levels and to deprive the PE of the benefit of free and open competition;

"Coercive practice" means impairing or harming, or threatening to impair or harm, directly or indirectly a supplier, contractor or subcontractor or the property of either to influence improperly the actions of a PE;

"Obstructive practice" means deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede an investigation into allegations of a corrupt, fraudulent, coercive or collusive practice; and /or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation.

The Procuring Entity shall reject a proposal for award if it determines that the Tenderer recommended for award has engaged in any of the above practices in competing for the contract;

The Procuring Entity shall cancel the contract for goods and related services if it at any time determines that corrupt or fraudulent practices were engaged in by representatives of the procuring entity and the Contractor.

G. Review of Procurement Decisions

44. **Right to Review** A Tenderer who claims to have suffered or risks suffering loss or damage or injury as a result of breach of a duty imposed on the Procuring Entity by the

PPDA, 2005 or its attendant Regulations or this procurement proceeding may lodge an appeal at the Public Procurement Administrative Review Board. The following matters, however, shall not be subject to administrative review:

- a) The choice of procurement method;
- b) A decision by the procuring entity to reject all tenders,
- c) Where a contract is signed in accordance with Clause 39; and
- d) Where an appeal is frivolous.
- 45.1 **Time Limit on Review** the Tenderer shall submit an application for review in the number of copies and pay fees as prescribed by regulations within fourteen (14) days of the Tenderer/Tenderer becoming or should have become aware of the circumstances giving rise to the complaint or dispute.

Submission of Applications for Review by Any application for administrative review shall be submitted in writing to the Secretary, Public Procurement Administrative Review Board on Form RB 1(which may be downloaded from the PPRA website).

- 45.2 The format for the application for administrative review shall include:
 - a) Reasons for the complaint, including any alleged breach of the PPDA or its attendant Regulations;
 - b) An explanation of how the provisions of the aforementioned Act and Regulations in a)or provision has been breached or omitted, including the dates and name of the responsible public officer, where known;
 - c) Statements or other evidence supporting the complaint where available as the applicant(tenderer) considers necessary in support of its request;
 - d) Remedies sought; and
 - e) Any other information relevant to the complaint.
- 46 **Decision by the Public Procurement Administrative Review Board** Upon completing a review the Review Board may do any one or more of the following
 - **a**) Annul anything the procuring entity has done in the procurement proceedings, including annulling the procurement proceedings in their entirety;
 - b) Give directions to the procuring entity with respect to anything to be done or

Red one in the procurement proceedings;

- c) Substitute the decision of the Review Board for any decision of the procuring entity in the procurement proceedings; or
- d) Order the payment of costs as between parties to the review.

The decision of the Administrative Review Board shall be final unless the Tenderer **institutes** an appeal with High Court of Kenya.

47 **Judicial Review** A decision made by the Review Board shall, be final and binding on the parties unless judicial review thereof commences within fourteen days from the date of the Review Board's decision.

48 Submission of A Complaints the Public Procurement to Regulatory Authority

Tenderer who claims to have suffered or risks suffering loss or damage or injury as a result of breach of a duty imposed on a Procuring Entity by the PPDA, 2015 or PPDR, 2006 may lodge a complaint at the Public Procurement Regulatory Authority at any time within a tendering or contractual period

SECTION III: TENDER DATA SHEET

TENDER DATA SHEET

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

TDS	ITT	Amendments of, and Supplements to, Clauses in the Instruction to
Clause	Clause	Tenderers
Number	Number	
		A. Introduction
1.	1.1	Name of Procuring Entity: Ministry of Interior and Coordination of
		National Government, Kenya Police Service (KPS)
		The subject of procurement is: SUPPLY AND DELIVERY OF MOTOR VEHICLES TYRES TUBES BATTERIES, CANOPIES OILS AND LUBRICANTS
	1.2	Required completion date for supply of the Goods: Framework Agreement
		to run for two (2) years from the date the contract is signed.
2.	2.1	Financial year for the operations of the Procuring Entity:
		2021-2023 financial years
		Name of Tender: SUPPLY AND DELIVERY OF MOTOR VEHICLES TYRES TUBES BATTERIES, CANOPIES OILS AND LUBRICANTS
		Name of financing institution: Government of Kenya (GOK)
		Name and identification number of the Contract SUPPLY AND DELIVERY OF MOTOR VEHICLES TYRES TUBES BATTERIES, CANOPIES OILS AND LUBRICANTS TENDER NO: MICNG/SDI/KPS/06/2021-2023
3.	3.1	A joint Venture, consortium or an association is applicable. All parties shall
	011	be jointly and severally liable" <i>NO</i> "
	3.2	Specify the target group for preference or reservations – OPEN TO ALL
	3.3	Specify the statutory bodies and documents - Not Applicable.
	3.6	Specify the evidence and information required.
		 (i) Must attach a copy of Registration Certificate or Certificate of Incorporation
		(ii) Must attach a copy of Valid Tax compliance certificate
		(iii) Duly Completed, signed and stamped form of tender(iv) Duly Completed, signed and stamped Confidential Business
		Questionnaire (v) Duly completed ,signed and stamped Integrity Declaration
		Form
		(vi) Duly completed, signed and stamped non-Debarment Statement Form
		(vii) Copy of CR12 for Incorporated companies or ID for Sole Proprietorship or Partnership
		(viii) Dully filed signed and stamped tender securing
		(), 2000 met organica una brampea tenare becaring

		declaration form
	3.7	Non-citizen contractors allowed to participate in the Tender:" <i>NO</i> "
4.	4.1	Ineligible country(s) is or are – those debarred by a UN resolution
	4.6	Manufacturers' Authorization Required- <i>N/A</i> Patent-Holder's Authorization Required- <i>N/A</i>
5.	5.0	Alternative Tenders to the requirements of the Tender documents will not

5.	5.0	Alternative Tenders to the requirements of the Tender documents will not
		be permitted.

Tender documents

		Tender documents
7.	8.2	The number of copies of the Tender to be completed and returned IN ADDITION
		to the original shall be ONE (1No.).
		(Two documents to be returned; ORIGINAL AND COPY)
8.	9.0	The address for clarification of Tender documents is Attention:
		The DEPUTY INSPECTOR GENERAL,
		KENYA POLICE SERVICE,
		P.O. Box 30083 -00100
	0.1	NAIROBI
	9.1	Period to respond to request for clarification – <i>Seven Days</i>
		Period prior to deadline for submission of Tenders for the Tenderers to request
0	11.1	clarifications - <i>Seven days</i> .
9.	11.1	The Language of all correspondence and documents related to the Tender is:
10	10.1	English
10.	12.1	Other document required pursuant to 12.1 (g): None.
11	13.4	The Tenderer shall also furnish a list giving full particulars, including available
		sources and current prices of goods, spare parts, special tools, etc., necessary for the
		proper and continuing functioning of the Goods - Not Required
12.	14.3	Attach list of clients, Local Purchase Order/ Local Service Order
	16.2	The bidders are FREE to quote for the items they wish to supply in the Price
		Schedule.
	16.6	The price of the goods shall be KENYA SHILLINGS
13.	16.8	The price shall be fixed during the contract period
14.	17.2	a) For goods and related services originating in Kenya the currency of the
		Tender shall be <i>Kenya Shillings</i> ;
		b) For goods and related services originating outside of Kenya, the Tenderer shall
		express its Tender in KENYA SHILLINGS
	17.2	For the purpose of evaluation only, the rate of exchange to be used will be 1
		currency = number Kshs (to 2 decimal places).
		The currency that shall be used for bid evaluation and comparison purposes to
		convert all bid prices expressed in various currencies into a single currency is:
		Kenya Shillings
		The source of exchange rate shall be The Central Bank of Kenya.
		The date for the exchange rate shall be: The bid closing day N/A

15.	18.1	The Tender validity period shall be 270 days from closing date.
16.	19.1	A Tender Securing Declaration form shall be filled by Tenderers YES
17.	20	Tender Security N/A
17.	21.1	The number of copies of the Tender to be completed and returned shall be two (2) (ORIGINAL AND COPY)

Submission of Tenders

18.	22.1	(a) Tender shall be submitted to
		The DEPUTY INSPECTOR GENERAL,
		KENYA POLICE SERVICE,
		P.O. Box 30083 -00100
		NAIROBI
		The deadline for bid submission is:
		Date: Wednesday 7 th July, 2021
		Time: 10.00am local time.
		(b) Tender name: - 1.1 SUPPLY AND DELIVERY OF MOTOR VEHICLES TYRES TUBES BATTERIES, CANOPIES OILS AND LUBRICANTS TENDER NO. MICNG/SDI/KPS/006/2021-2023
	22.2	The deadline for Tender submission is
		(a) Day: WEDNESDAY
		(b) Date: 7 th July, 2021
		(c) Time: 10.00am local time
	22.3	Extension of the deadline for submission of Tenders shall not be made later than
	22.3	closing date.
		closing date.
19.	25.1	No Substitution, alteration, change of format or modification to the standard
		tender document is allowed. The bidders are required to fill the required forms in
		the standard documents and attach to the standard document all other documents.
		letters, catalogues, brochures, reports among others required in bidding.
21.	26.1	The Tender opening shall take place at:
		KENYA POLICE SERVICE HEADQUARTERS
		VIGILANCE HOUSE ALONG HARAMBEE AVENUE
		PO. BOX 30083-00100 NAIROBI
		sixth FLOOR CONFERENCE ROOM
		on Wednesday 7 th July, 2021 at 10.00am
		Tenderers or their representatives are free to attend.
		remoters of their representatives are need to attenu.

	29.	Bidders must comply with the following conditions, failure to adhere to any of	
		them will automatically lead to disqualification:	
		I. A market survey will be undertaken to determine the price to be awarded	
		and Bidders bidding prices above the lowest evaluated tender price shall be	
		required to match the award price (Based on the prevailing market price).	
		Bids below the prevailing market price will be disqualified.	
		II. All the bid documents returned from prospective bidders must be properly	
		bound. Loose papers/documents will automatically be disqualified	
		III. The preliminary evaluation shall adopt yes/no approach	
		IV. Where the yes/no approach is adopted a tender shall be deemed to be	
		responsive where it meets all the requirements.	
	29.1	The evaluation and comparison of tender shall be done using the procedures and	
		criteria set out in TDS and no other criteria shall be used.	
	29.2	Evaluation Criteria	
		The evaluation of tenders shall systematically proceed in the following stages;	
		1. Preliminary Evaluation shall include Mandatory Requirements	
		 (i) Attachment of copy of Certificate of Incorporation / Business Registration Certificate 	
		(ii) Attachment of copy of a Valid Tax compliance certificate	
		(iii) Filled, stamped, signed Business Questionnaire Form	
		(iv) Filled, stamped, signed Form of Tender	
		(v) Filled, stamped, signed Integrity Declaration Form	
		(vi) Duly completed, signed and stamped Non-Debarment Statement Form	
		(vii) No substitution, alteration, changes of format or modification of the standard tender document	
		(viii) Confirmation that all forms or spaces to be filled in the original tender document and copy of the tender document are typed or written in indelible ink and signed.	
		(ix) Confirmation that both original and copy of the tender Document has been submitted.	
		 (x) Copy of CR12 for Incorporated companies or ID for Sole Proprietorship and Partnership 	
		(xi) Filled, stamped and signed tender securing declaration form	
		Note: Failure to adhere to any one of the above requirements will lead to automatic	
		disqualification.	
		Bidders complying with all the above requirements will proceed to the second stage of Evaluation.	
		2. Financial Evaluation	
		This is a framework agreement, where goods shall be ordered on a call off	
		approach, as and when required, therefore the framework agreement shall be	
		awarded to multiple bidders based on a range of prices. Bidders bidding prices	
		above the lowest Evaluated Tender Price shall be required to match the price of the	
		lowest evaluated price (Based on the prevailing Market Price) within a certain range	
		set by the evaluation committee.	
22.	34.1	Prior to award of successful tender the Procuring Entity may conduct post	
		qualification and due diligence of the successful tender in reference of the documents submitted.	

23.	32.4	The source of the exchange rate shall be the Central Bank of Kenya. The currency selected for converting Tender prices to a common base for the purpose of evaluation, along with the date of the exchange rate, are specified in Clause 23 of the TDS . ALL PRICES SHALL BE QUOTED IN KENYA SHILLINGS ONLY.
	32.3	The currency that shall be used for bid evaluation and comparison purposes to convert all bid prices expressed in various currencies into a single currency is: <i>Kenya Shillings</i> ALL PRICES SHALL BE QUOTED IN KENYA SHILLINGS ONLY
26	37.1	Pre-contract variations of quantities - NOT REQUIRED
	38.1	Notification of award shall be in writing inform of Notification of award letter
	42.1	The Advance Payment shall be limited to: Not Applicable.

SECTION IV: GENERAL CONDITIONS OF CONTRACT

General Conditions of Contract

- 1. **Definitions** 1.1 In this Contract, the following terms shall be interpreted as indicated:
 - (a) "CDS" means the Contract Data Sheet applying to the named contract by which the GCC may be amended or supplemented.
 - (b) "Completion" means the fulfillment of the delivery of goods and related services by the Supplier in accordance with the terms and conditions set forth in the contract
 - (c) "Contract Price" means the price payable to the Supplier as specified under the Contract, subject to such additions and adjustment here to or deduction there from as may be made pursuant to the contract for the full and proper performance of its contractual obligations.
 - (d) "Contract" means the agreement entered into between the Procuring Entity and the Supplier, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
 - (e) "corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution and includes, inter alia, bribery and extortion or coercion which involves threats of injury to person, property or reputation.
 - (f) "Day" means calendar day.
 - (g) "Delivery" means the transfer of the goods from the supplier of equipment, machinery, and /or other materials which the Supplier is required to supply to the Procuring Entity under Contract.
 - (h) "Effective Date" means the date on which this Contract becomes effective pursuant to Clause 1 of the CDS
 - (i) "Eligible Country" means the countries and territories eligible for participation in procurements financed by the specified institution.
 - (j) "End User" means the unit(s) where the goods will be used, as named in Clause 1 of the **CDS**.
 - (k) "Force Majeure" means an event or situation beyond the control of the parties and not involving the parties' fault or negligence and not foreseeable, is unavoidable, and is not due to negligence or lack of care on the part of the parties. Such events may include, but are not restricted to, wars or revolutions, fires, floods, epidemics, quarantine, restrictions, acts of terrorism, piracy and freight embargoes.

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

- (1) "GCC" means the General Conditions of Contract contained in this section.
- (m) "Origin" means the place where the Goods were mined, grown, or produced or from which the Services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized new produce results that is substantially different in basic characteristics or in purpose or utility from its components.
- (n) "Procuring Entity" means the entity purchasing the Goods and related service, As named in Clause 1 of the CDS.
- (o) "Project Site" where applicable, means the place or places named in Clause 1 of **the CDS**.
- (p) "Related Services" means those services ancillary to the supply of the Goods, such as transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, initial maintenance and other such obligations of the Supplier covered under the Contract.
- (q) "Supplier" means the individual, private or public entity or a combination of the above who's Tender to perform the contract has been accepted by the Procuring Entity and is named as such in the Contract Agreement, and includes the legal successors or permitted assigns of the supplier.
- 2. Application 2.1 These General Conditions shall apply to the extent that they are not superseded by provisions of other parts of the Contract.
- 3. Governing 3.1 The Contract and all correspondence and documents relating to the contract Language exchanged by the Supplier and the Procuring Entity shall be written in English, unless another language is **specified in** Clause 2 of **the CDS**. The version of the Contract written in the specified language shall govern its interpretation.
- 4. Applicable 4.1 The contract shall be governed and interpreted in accordance with the laws of Kenya, unless otherwise specified in Clause 3 of the CDS.
- 5. Country of Origin and Nationality 5.1 The origin of Goods and Services means the place where the goods are mined, grown, cultivated, produced, manufactured, or processed, or through manufacture, process, or assembly, another commercially recognized article results that differs substantially in its basic

The nationality of the firm that produces, assembles, distributes, or sells the goods and services shall not determine their origin.

- 6. **Standards** 6.1 The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standards appropriate to Kenya. Such standards shall be the latest issued by the concerned institution.
- 7. Use of Contract Documents and Information Inspection and Audit 7.1 The Supplier shall not, without the Procuring Entity's prior written
- 8. consent, disclose the Contract, or any pattern, sample, or information furnished by or on behalf of the Procuring Entity in provision thereof, or any specification, plan, drawing, **connection** therewith, to any person other than a person employed by the Supplier in the performance of the Contract. Disclosure to any such employed person shall be made in confidence and shall extend only as far as may be necessary for purposes of such performance.
- **8.2** The Supplier shall not, without the Procuring Entity's prior written consent, make use of any document or information enumerated in GCC Clause 7.1 except for purposes of performing the Contract.
- **8.3** Any document, other than the Contract itself, enumerated in GCC Clause 7.1 shall remain the property of the Procuring Entity and shall be returned (all copies) to the Procuring Entity on completion of the Supplier's performance under the Contract if so required by the Procuring Entity.
- **8.4** The Supplier shall allow the Government of Kenya and/or donor agencies involved in financing the project to inspect the Supplier's accounts and records relating to the performance of the Supplier and to have them audited by auditors appointed by the Government of Kenya and/or the appropriate donor agencies, if so required.
- 9. Patent and Copy Rights 8.1 Where the Procuring Entity suffers any loss or damage due to infringement of patent, trademark, or industrial design rights occasioned by the Supplier arising from use of the Goods or any part thereof in Kenya, the Supplier shall indemnify the Procuring Entity against all third-party claims.
- **10. Performance Security** 9.1 within twenty-one (21) days of receipt of the notification of Contract award, the successful Tenderer shall furnish to the Procuring Entity the performance security in the amount **specified in** Clause 4 of **the CDS**.
- **10.2** The proceeds of the performance security shall be payable to the Procuring Entity as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.
- **10.3** The performance security shall be denominated in the currency of the Contract, or in a freely convertible currency acceptable to the Procuring Entity and shall be in one of the following forms:
 - (a) A bank guarantee,
 - (b) A banker's Cheque/cash.
 - (c) An irrevocable letter of credit, or
 - (d) An insurance bond issued by a reputable insurance company approved by PPRA.

- 10.4 The performance security will be discharged by the Procuring Entity and returned to the Supplier not later than thirty (30) days following the date of completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless otherwise specified in Clause 4 of the CDS.
- 10.1 The Procuring Entity or its representative shall have the right to inspect and /or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Procuring Entity. The Procuring Entity shall notify the Supplier in writing, in a timely manner, of the identity of any representatives retained for these purposes.
- 10.2 **The inspections** and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or at the Goods' final destination as specified in Clause 5 of **the CDS** and the Technical Specifications shall specify what inspections and tests shall be carried out. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring Entity.
- 10.3 Should any inspected or tested Goods fail to conform to the Specifications, the Procuring Entity may reject the Goods, and the Supplier shall replace the rejected Goods to meet specification requirements free of cost to the Procuring Entity.
- 10.4 The Procuring Entity's right to inspect, test and, where necessary, reject Goods after the Goods' arrival in the Procuring Entity's country shall in no way be limited by reason of the Goods having previously been inspected, tested, and passed by the Procuring Entity or its representative prior to the Goods' shipment from the country of origin.
- 10.5 Nothing in GCC Clause 10 shall in any way release the supplier from any warranty or other obligations under this Contract.
- 11 **Packing** 11.1 the supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the Goods final destination and the absence of heavy handling facilities at all points in transit.
 - 11.1 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, **specified in** Clause 6 of **the CDS**, and in any subsequent instructions ordered by the Procuring Entity.
- 12 **Delivery and Documents** 12.1 Delivery of the Goods shall be made by the Supplier in accordance with the terms specified in the Schedule of Requirements. The details of insurance and transportation shall be as provided by the INCOTERM and/or other documents to be furnished by the Supplier as are **specified** in Clause 7 of the CDS.

- 12.1 For purposes of the Contract, "DDP", "CIP", "CIF", "FCA", "FOB", "EXW" and other trade terms used to describe the obligations of the parties shall have the meanings assigned to them by the current edition of INCOTERMS published by the International Chamber of Commerce.
- 13 **Incidental Services** 13.1 The Supplier may be required to provide any or all of the following services, including additional services, if any, **specified in** Clause 8 of **the CDS**:
 - (a) Performance or supervision of on-site assembly and/or start-up of the supplied Goods;
 - (b) Furnishing of tools required for assembly and/or maintenance of the supplied Goods;
 - (c) Furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;
 - (d) Performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and
 - (e) Training of the Procuring Entity's personnel, at the Supplier's plant and/or onsite, in assembly, startup, operation, maintenance, and/or repair of the supplied Goods.
- 14. **Warranty** 14.1 The Supplier warrants that the Goods supplied under the Contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the Procuring Entity, specifications) or from any act or Omission of the Supplier that may develop under normal use of the supplied Goods in the prevailing conditions.
- 14.2 This warranty shall remain valid for a period specified in Clause 10 of **the CDS** after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract, or for a period specified in Clause 10 of **the CDS** after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless **specified otherwise in** Clause 10 of **the CDS**.
- **14.3** The Procuring Entity shall promptly notify the Supplier in writing of any claims arising under this warranty.
- 14.4 Upon receipt of such notice, the Supplier shall, within the period **specified in** Clause 10 of **the CDS** and with all reasonable speed, repair or replace the defective Goods or parts thereof, without costs to the Procuring Entity other than, where applicable, the cost of inland delivery of the repaired or replaced Goods or parts from EXW or the named port or place of entry to the final destination.
- 14.5 If the Supplier, having been notified, fails to remedy the defect(s) within the period **specified in** Clause 10 of **the CDS**, the Procuring Entity may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Procuring Entity may have against the Supplier under the Contract.
- 15. **Payment** 15.1 the method and conditions of payment to be made to the Supplier under this Contract shall be **specified in** Clause 11 of **the CDS**.

- **15.2** The Supplier's request(s) for payment shall be made to the Procuring Entity in writing, accompanied by an invoice describing, as appropriate, the Goods delivered and Services performed, and by documents submitted pursuant to GCC Clause 12, and upon fulfilment of other obligations stipulated in the Contract.
- **15.3** After delivery and acceptance of the Goods, payments shall be made promptly by the Procuring Entity, within thirty (30) days after submission of a valid invoice or claim by the Supplier, or such other period as **specified in** Clause 11 of **the CDS**.
- 15.4 If the Procuring Entity makes a late payment, the Supplier shall be paid interest on the late payment. Interest shall be calculated from the date by which the payment should have been made up to the date when the late payment is made at the prevailing Central Bank rate or as **specified in** Clause 11 of **the CDS**.
- **15.5** The currency or currencies in which payment is made to the Supplier under this Contract shall be **specified in** Clause 11 of **the CDS**.
- 16. **Prices and Variation** the contract price shall be as specified in the Contract Agreement.
- 16.2 Prices charged by the Supplier for Goods delivered and Services performed under the Contract shall not vary from the prices quoted by the Supplier in its Tender. Any price variation must be based on the prevailing consumer price index of the Kenya National Bureau of Statistics or the Central Bank of Kenya inflation rate.
- 17. **Quantity Variation** 17.1 If the Procuring Entity at any time wishes to make changes within the general scope of the Contract may request the Supplier to provide a quotation on the effect of the change on the time and the cost of the contract on the basis of the contract price.
- 17.2 Any quotation for additional cost or time by the Supplier for adjustment under this clause must be presented within fourteen (14) days from the date of the Supplier's receipt of the Procuring Entity's request for change order.
- 17.3 If the Procuring Entity accepts the Supplier's quotation he will issue a formal Change Order in writing. The Supplier will not be eligible to claim reimbursement for any change to the contract unless he is in receipt of such formal written instruction.
- 17.4 All variations must collectively not exceed 10% of the original contract quantity for goods and/or incidental services.
- 18. **Contract Amendments** Subject to GCC Clause 17, no variation in or modification of the terms of the **Contract** shall be made except by written amendment signed by the parties.
- 19. **Assignment** Neither the Procuring Entity nor the Supplier shall assign, in whole or in part, obligations under this Contract, except with the prior written consent of the other party.
- 20. **Subcontracts** The Supplier shall notify the Procuring Entity in writing of all subcontracts awarded under this contract if not already specified in the Tender. Such notification, in the original Tender or later, shall not relieve the Supplier from any liability or obligation under the contract.
- 20.2 Subcontracts must comply with the provision of GCC.

- 21. **Delays in the Performance** Supplier's Delivery of the Goods and performance of Services shall be made by the Supplier in accordance Schedule of Requirements as prescribed by the Procuring Entity.
- **21.2** If at any time during performance of the Contract, the Supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Procuring Entity in writing of the fact of the delay, it's likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Procuring Entity shall evaluate the situation and may at its discretion extend the Supplier's time for performance, with or without liquidated damages, in which case the extension shall be ratified by the parties by amendment of Contract.
- **21.3** Except as provided under GCC Clause 23, a delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 21.2 without the application of liquidated damages.
- 22. Liquidated Damages Subject to GCC Clause 26, if the Supplier fails to deliver any or all of the Goods or to perform the Services within the period(s) specified in the Contract, the Procuring Entity shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage **specified in** Clause 12 of **the CDS** of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage **specified in** Clause 12 of **the CDS**. Once the maximum is reached, the Procuring Entity may consider

Termination The Procuring Entity or the Supplier, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the concerned party may terminate the Contract if the other party causes a fundamental breach of the Contract.

- 22.2 Fundamental breaches of Contract shall include, but shall not be limited to the following:
 - (a) The Supplier fails to deliver any or all of the Goods within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring Entity pursuant to GCC Clause 21; or
 - (b) The Supplier fails to perform any other obligation(s) under the Contract; (c) The supplier has abandoned or repudiated the contract.
 - (d) The Procuring Entity or the Supplier is made bankrupt or goes into liquidation other than for a reconstruction or amalgamation;
 - (e) The Procuring Entity gives Notice that goods delivered with a defect is a fundamental breach of Contract and the Supplier fails to correct it within a reasonable period of time determined by the Procuring Entity ; and
 - (f) The supplier, in the judgment of the Procuring Entity, has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.
- 22.3 If the Procuring Entity terminates the Contract pursuant to GCC Clause 23.2 (f) above the amount of Liquidated Damages specified in Clause 13 of the **CDS** shall immediately become due from the Supplier to the Procuring Entity.

- 23. **Terminations for Insolvency** the Procuring Entity may at any time terminate the Contract by giving written notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the Procuring Entity.
- 24. **Force Majeure** notwithstanding the provisions of GCC Clauses 23 and 24, the Supplier shall not be liable for forfeiture of its performance security, liquidated damages, or termination for default if and to the extent that it's delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.
- 24.2 If a Force Majeure situation arises, the Supplier shall promptly notify the Procuring Entity in writing of such condition and the cause thereof. Unless otherwise directed by the Procuring Entity in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
- 25. **Disputes** 26.1 if any dispute or difference of any kind whatsoever shall arise between the Procuring Entity and the Supplier in connection with or arising out of the Contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation. If the dispute is not solved by mutual consultation, either party may refer the matter to an Arbitrator
- 26. **Procedure** 27.1 the arbitration shall be conducted in accordance with the arbitration procedure **for Disputes** published by the institution named and in the place shown in the Clause 14 of **the CDS**.
- 27. Limitation of liability: Except in cases of criminal negligence or wilful conduct, and in the case of infringement pursuant to GCC Clause 8, The supplier shall not be liable to the Procuring Entity, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Procuring Entity; and The aggregate liability of the Supplier to the Procuring Entity, whether under the Contract, in tort or otherwise, shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment or to any obligation of the Supplier to indemnify the Procuring Entity with respect to patent infringement
- 28. **Notices:** any notice given by one party to the other pursuant to this Contract shall be sent to the other party in writing or by facsimile or e-mail and confirmed in writing through registered mail to address **specified in** Clause 14 of **the CDS**. A notice shall be effective when delivered or on the notice's effective date, whichever is later?
- 29. **Taxes and duties:** The Supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed inside and outside the Republic of Kenya. If any tax exemptions, reductions, allowances or privileges may be available to the Supplier in the Republic of Kenya, the Procuring Entity shall use its best efforts to enable the Supplier to benefit from any such tax savings to the maximum allowable extent.

SECTION V - CONTRACT DATA SHEET (SPECIFIC CONDITIONS OF CONTRACT)

Contract Data Sheet

The following Contract Data shall supplement the General Conditions of Contract. Whenever there is a conflict, the provisions herein shall prevail over those in the General Conditions of Contract. The corresponding clause number of the GCC is indicated in parentheses.

CDS	GCC	Amendments of, and Supplements to, Clauses in the General Conditions of		
Clause	Clause	Contract		
Number	Number			
		Definitions (GCC Clause 1)		
1.	1.1(a)	The effective date of the contract is ; Date of award/ signing the contract and		
		shall be valid for two years after notification period.		
	1.2(b)	The End user is: Ministry of Interior and Coordination of National		
		Government –Kenya Police Service		
	1.3(c)	The Procuring Entity is: -Ministry of Interior and Coordination of National		
		Government, State Department of Interior		
	1.4(d)	The Project site: Kenya Police Service Central Stores and central workshop		
Governin	g g Langua	ge (GCC Clause 3)		
2.	3.1	The Governing Language if not English shall be: Not Applicable		
	Applicab	le Law (GCC Clause 4)		
3.	4.1	The Applicable Law shall be: Laws of the Republic of Kenya		
	Performa	nce Security (GCC Clause 9)		
		After delivery and acceptance of the Goods, the performance security shall be		
		discharged-N/A.		
	Inspectio	ns and Tests (GCC Clause 10)		
5.	10.1	Inspection and tests prior to shipment of Goods and at final acceptance-N/A		
	10.2	Goods shall be subjected to inspection and acceptance and a certificate issued		
		before effecting payment.		
	Packing	(GCC Clause 11)		
6.	11.1	The Goods shall be packed properly in accordance with standard import		
		packing and as specified by the Procuring Entity in the Technical		
		Specification-N/A		
	Delivery	and Documents (GCC Clause 12)		
7.	12.1	(a) For Goods supplied from abroad: N/A		
		(b) Goods must be delivered with Manufacturers' user manuals,		
		catalogues and respective other documents all in English		
		(d) Goods shall be delivered upon issuance of an approved Local		
		Purchase Order approved by an authorized government officer(s).		

	Incide	ntal Services (GCC Clause 13)
8.	13.1	Incidental services to be provided are: where applicable
	Warra	nt y (GCC Clause 14)
9.	14.1	In partial modification of the provisions, the warranty period shall be 12 mont from date of acceptance of the Goods. The Supplier shall, in addition, comp with the performance and/or consumption guarantees specified under the Contract. If, for reasons attributable to the Supplier, these guarantees are n attained in whole or in part, the Supplier shall, at its discretion, either: (a) Ma such changes, modifications, and/or additions to the Goods or any part there as may be necessary in order to attain the contractual guarantees specified in the Contract at its own cost and expense and to carry out further performance tests
		or (b) Pay liquidated damages to the Procuring Entity with respect to the failure meet the contractual guarantees. The rate of these liquidated damages shall 0.20 per cent per day of undelivered materials/goods value up to the su equivalent to the amount of ten percent of the contract value-N/A
	14.2	The period for correction of defects in the warranty period is: As per the contract
	Payme	ent (GCC Clause 15)
10.	15.1	The method and conditions of payment to be made to the Supplier-N/A
	15.2	Period for payment following a valid invoice: As per the Act
	15.3	Goods shall be paid upon satisfactory acceptable delivery and after issuance inspection and acceptance certificate by inspection and acceptance committe Rate to be used for paying the Supplier's interest on the late payment made by Procuring Entity shall be the Central Bank of Kenya rate- N / A
	15.4	The payment currency to the supplier under this contract shall be the currency of bid. Kenya Shillings.
		The source of exchange rate shall be <i>The Central Bank of Kenya</i> . The date for the exchange rate shall be: The bid closing day-N/A
	Liquida	tte d Damages (GCC Clause 22)
11.	22.1	Applicable rate: 0.2 per cent per day of undelivered materials/good's valu Maximum deduction-N/A
12.	22.1	In the event of corrupt or fraudulent practice or any breach of the Integri Declaration, the Supplier shall be liable to pay to the Procuring Entity 100% the Contract Price.
		ure for Disputes (GCC Clause 27).

13.	27.1	Arbitration institution shall be				
		Contracts entered into with foreign Supplier: N/A				
		In the case of a dispute between the Purchaser and the Supplier the dispute shall				
		be settled by arbitration in accordance with the provisions of the Arbitration				
		Act 1995 Cap 49 Laws of the Republic of Kenya.				
		Contracts entered into with Suppliers from the Purchaser's country In the case of a dispute between the Purchaser and the Supplier, which is from the				
		Purchaser's country, the dispute shall be referred to adjudication or				
		arbitration in accordance with the provisions of the Arbitration Act 1995				
		Cap 49 Laws of the Republic of Kenya.				
	Notices (GCC Clause 28)				
14.	28.1	Procuring Entity's address for notice purposes:				
		The DEPUTY INSPECTOR GENERAL,				
		KENYA POLICE SERVICE,				
		P.O Box 30083-00100				
		NAIROBI – KENYA				

SECTION VI - SCHEDULE OF REQUIREMENTS

LOT 1 SUPPLY AND DELIVERY OF MOTOR VEHICLE TYRES

S/NO	ITEM DESCRIPTION	UNIT OF ISSUE	QUANTITY	SCHEDULE OF DELIVERY
1.	1200R 20	Nos	as and when required	
2.	1100 R 22.5	Nos	as and when required	
3.	1100 R 20	Nos	as and when required	
4.	900 R 20	Nos	as and when required	
5.	750 R 16	Nos	as and when required	
6.	12R22.5	Nos	as and when required	
7.	195R14	Nos	as and when required	
8.	235/70 R 16	Nos	as and when required	
9.	225/60 R17	Nos	as and when required	
10.	235/80 R16	Nos	as and when required	
11.	185/70R14	Nos	As and when required	
12.	9.5R17.5	Nos	as and when required	
13.	9R 22.5	Nos	as and when required	
14.	700R16	Nos	as and when required	
15.	195/65R15	Nos	as and when required	
16.	285/50R20	Nos	as and when required	
17.	225/65/R17	Nos	as and when required	
18.	205/80/R16	Nos	as and when required	
19.	215/50R17	Nos	as and when required	
20.	225/55R16	Nos	as and when required	
21.	1400R20	Nos	as and when required	

22.	285/75/R16	Nos	as and when required	
23.	315/80R22.5	Nos	as and when required	
24.	225/75/R16	Nos	as and when required	
25.	235/60R16	Nos	as and when required	
26.	275/70R16	Nos	as and when required	
27.	215/65R16	Nos	as and when required	
28.	295/80R22.5	Nos	as and when required	

29.	285/80R22.5	Nos	as and when required	
30.	255/70R22.5	Nos	as and when required	
31.	285/65/R17	Nos	as and when required	
32.	225/60/18	Nos	as and when required	
33.	235/55/18	Nos	as and when required	
34.	240/70/16	Nos	as and when required	
35.	255/55R18	Nos	-	
35.	255/55K18	INOS	as and when required	
36.	215/65R17	Nos	as and when required	
37.	265/65/R17	Nos	as and when required	
38.	265/70/R15	Nos	as and when required	
39.	245/70/R16	Nos	as and when required	
40.	205/65/R15	Nos	as and when required	
41.	215/55/R17	Nos	as and when required	
42.	195/70/R14	Nos	as and when required	
43.	215/60/R16	Nos	as and when required	
44.	175/65/R13	Nos	as and when required	
45.	185/70/R15	Nos	as and when required	
46.	235/65/R17	Nos	as and when required	
47.	235/85/R16	Nos	as and when required	

48.	205R16	Nos	as and when required	
49.	255/75/R15	Nos	as and when required	
50.	225/70/R16	Nos	as and when required	

51.	270/70/R17	Nos	as and when required	
52.	275/75/R16	Nos	as and when required	
53.	235/85/R16	Nos	as and when required	
54.	225/65/R16	Nos	as and when required	
55.	185/65/R15	Nos	as and when required	
56.	185/80/R15	Nos	as and when required	
57.	185/55/R15	Nos	as and when required	
58.	195/60/R15	Nos	as and when required	
59.	205/50/R16	Nos	as and when required	
60.	205/55/R16	Nos	as and when required	
61.	205/60/R15	Nos	as and when required	
62.	215/45/R17	Nos	as and when required	
63.	215/65/R15	Nos	as and when required	
64.	225/45/R17	Nos	as and when required	
65.	225/50/R16	Nos	as and when required	
66.	225/50/R17	Nos	as and when required	
67.	225/55/R17	Nos	as and when required	
68.	225/60/R16	Nos	as and when required	
69.	235/55/R17	Nos	as and when required	
70.	245/35/R19	Nos	as and when required	
71.	245/40/R17	Nos	as and when required	
72.	265/70/R17	Nos	as and when required	

73.	255/75/R16	Nos	as and when required	
74.	225/75/R15	Nos	as and when required	
75.	195 x 14	Nos	as and when required	
76.	195 x 15C	Nos	as and when required	
77.	205/75R16	Nos	as and when required	
78.	215/55R16	Nos	as and when required	
79.	245/45R17	Nos	as and when required	
80.	265/65 R18	Nos	as and when required	
81.	265/70 R19.5	Nos	as and when required	
82.	285/50R20	Nos	as and when required	
83.	11R 22.5	Nos	as and when required	
84.	215/55X16	Nos	as and when required	
85.	245/45X17	Nos	as and when required	
86.	205/75X16	Nos	as and when required	
87.	195X15C	Nos	as and when required	
88.	9.5X17.5	Nos	as and when required	
89.	225/60X17	Nos	as and when required	
90.	180/55/R 17	Nos	as and when required	
91.	170/70/R 17	Nos	as and when required	

LOT 2 TUBES

S/NO	ITEM DESCRIPTION	UNIT OF ISSUE	QUANTITY	SCHEDULE OF DELIVERY
1.	1200R20	Nos	as and when required	
2.	1100R20	Nos	as and when required	
3.	900R20	Nos	as and when required	
4.	750R16	Nos	as and when required	
5.	195R14	Nos	as and when required	
6.	185/70 R14	Nos	as and when required	

LOT 3 BATTERIES

S/NO	ITEM DESCRIPTION	UNIT OF ISSUE	QUANTITY	SCHEDULE OF DELIVERY
1.	NS45	Nos	as and when required	
2.	N90	Nos	as and when required	
3.	N70	Nos	as and when required	
4.	NS70	Nos	as and when required	
5.	N60	Nos	as and when required	
6.	N120	Nos	as and when required	
7.	Battery Special for APC 24V	Nos	as and when required	
8.	Battery 24V for Water canon	Nos	as and when required	
9.	Battery N88	Nos	as and when required	
10.	Battery 12V 70 AH	Nos	as and when required	
11.	Battery N50	Nos	as and when required	
12.	Battery NS40	Nos	as and when required	

13.	Battery 12V 70 AH	Nos	as and when required	
	RH			

LOT 4 CANOPIES

S/NO	ITEM DESCRIPTION	UNIT OF ISSUE	QUANTITY	SCHEDULE OF DELIVERY
1.	Land rover TDI wide	Nos	as and when required	
2.	Land rover TDI	Nos	as and when required	
3.	Land rover TDI Military type	Nos	as and when required	
4.	Toyota L/Cruiser HZJ 79 P/Up (Old model)	Nos	as and when required	
5.	Toyota L/Cruiser P/Up (New model) Fibre Body	Nos	as and when required	
6.	Isuzu FTS	Nos	as and when required	
7.	Isuzu FSR	Nos	as and when required	
8.	Isuzu FVR	Nos	as and when required	
9.	M/Benz (atego) 1523 ARJ	Nos	as and when required	
10.	Grand tiger D/Cab P/Up	Nos	as and when required	
11.	Toyota L/Cruiser HZJ 79 P/Up (Petrol)	Nos	as and when required	

MINIMUM BASIC REQUIREMENTS

1. Each canopy to be supplied complete with enough securing ropes of colour similar to the canopy supplied.

2. The basic standards of the canvas to be supplied should be:

S/No	ITEM DESCRIPTION	MINIMUM STANDARD	REMARKS
1.	Material type	Cotton Canvas CC5	
2.	Minimum Grammage (Weight per square metre)	610g/square metre	
3.	Window material type	PVC	

4.	Window material minimum thickness	0.80 mm	
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LOT 5 SUPPLY AND DELIVERY OF OILS AND LUBRICANTS

S/NO.	ITEM DSCRIPTION	UNIT OF ISSUE	QUANTITY	SCHEDULE OF DELIVERY
1.	Petrol engine oil	210 Lts Drum	as and when required	
2.	Diesel engine oil	210 Lts Drum	as and when required	
3.	Gear box oil 140	210 Lts Drum	as and when required	
4.	Gear box oil 90-85	210 Lts Drum	as and when required	
5.	Power steering fluid ATF Dex row IID	210 Lts Drum	as and when required	
6.	Multipurpose grease	210Kgs Drum	as and when required	
7.	Brake fluid universal	1 Lts tin	as and when required	
8.	Gear box fluid ATF Dex row II D	210 Lts Drum	as and when required	
9.	Engine coolant(Havoline extended life coolant)	210 Lts Drum	as and when required	
10.	Engine oil diesel (Helix ultra- fully synthetic)	210 Lts Drum	as and when required	
11.	silicon tube	tubes	as and when required	
12.	Petrol engine oil synthetic	Litre	as and when required	
13.	Diesel engine oil synthetic	Litre	as and when required	
14.	Automatic transmission fluid ATF	Litre	as and when required	
15.	Gear box oil	litre	as and when required	
16.	Engine coolant	litre	as and when required	
17.	Manual transmission oil sae 90	litre	as and when required	
18.	Multipurpose Grease	kg	as and when required	
19.	Distilled water	litre	as and when required	

SECTION VII - TECHNICAL SPECIFICATIONS

7.1 General

- 7.1.1 These specifications describe the requirements for goods. Tenderers are requested to submit with their offers the detailed specifications, drawings, catalogues, etc for the products they intend to supply
- 7.1.2 Tenderers must indicate on the specifications sheets whether the equipment offered comply with each specified requirement.
- 7.1.3 All the dimensions and capacities of the equipment to be supplied shall not be less than those required in these specifications. Deviations from the basic requirements, if any shall be explained in detail in writing with the offer, with supporting data such as calculation sheets, etc. The procuring entity reserves the right to reject the products, if such deviations shall be found critical to the use and operation of the products.
- 7.1.4 The tenderers are requested to present information along with their offers as follows:
- (i) Shortest possible delivery period of each product
- (ii) Information on proper representative and/or workshop for back-up service/repair and maintenance including their names and addresses.

LOT 4 CANOPIES

MINIMUM BASIC REQUIREMENTS LOT 4 CANOPIES

1. Each canopy to be supplied complete with enough securing ropes of colour similar to the canopy supplied.

S/No	ITEM DESCRIPTION	MINIMUM STANDARD	REMARKS
1.	Material type	Cotton Canvas CC5	
2.	Minimum Grammage (Weight per square metre)	610g/square metre	
3.	Window material type	PVC	
4.	Window material minimum thickness	0.80 mm	

2. The basic standards of the canvas to be supplied should be:

SCHEDULE VIII: PRICE SCHEDULE FOR GOODS

SUPPLY AND DELIVERY OF MOTOR VEHICLES TYRES TUBES BATTERIES, CANOPIES OILS AND LUBRICANTS.

LOT 1 SUPPLY AND DELIVERY OF MOTOR VEHICLE TYRES

S/NO	ITEM DESCRIPTION	UNIT OF ISSUE	QUANTITY	UNIT PRICE (KSHS.)
1.	1200R 20	Nos	as and when required	
2.	1100 R 22.5	Nos	as and when required	
3.	1100 R 20	Nos	as and when required	
4.	900 R 20	Nos	as and when required	
5.	750 R 16	Nos	as and when required	
6.	12R22.5	Nos	as and when required	
7.	195R14	Nos	as and when required	
8.	235/70 R 16	Nos	as and when required	
9.	225/60 R17	Nos	as and when required	
10.	235/80 R16	Nos	as and when required	
11.	185/70R14	Nos	As and when required	
12.	9.5R17.5	Nos	as and when required	
13.	9R 22.5	Nos	as and when required	
14.	700R16	Nos	as and when required	
15.	195/65R15	Nos	as and when required	
16.	285/50R20	Nos	as and when required	
17.	225/65/R17	Nos	as and when required	
18.	205/80/R16	Nos	as and when required	
19.	215/50R17	Nos	as and when required	
20.	225/55R16	Nos	as and when required	
21.	1400R20	Nos	as and when required	
22.	285/75/R16	Nos	as and when required	
23.	315/80R22.5	Nos	as and when required	
24.	225/75/R16	Nos	as and when required	
25.	235/60R16	Nos	as and when required	
26.	275/70R16	Nos	as and when required	

27.	215/65R16	Nos	as and when required	
28.	295/80R22.5	Nos	as and when required	

r			
	285/80R22.5	Nos	as and when required
30.	255/70R22.5	Nos	as and when required
31.	285/65/R17	Nos	as and when required
32.	225/60/18	Nos	as and when required
33.	235/55/18	Nos	as and when required
34.	240/70/16	Nos	as and when required
35.	255/55R18	Nos	as and when required
36.	215/65R17	Nos	as and when required
37.	265/65/R17	Nos	as and when required
38.	265/70/R15	Nos	as and when required
39.	245/70/R16	Nos	as and when required
40.	205/65/R15	Nos	as and when required
41.	215/55/R17	Nos	as and when required
42.	195/70/R14	Nos	as and when required
43.	215/60/R16	Nos	as and when required
44.	175/65/R13	Nos	as and when required
45.	185/70/R15	Nos	as and when required
46.	235/65/R17	Nos	as and when required
47.	235/85/R16	Nos	as and when required
48.	205R16	Nos	as and when required
49.	255/75/R15	Nos	as and when required
50.	225/70/R16	Nos	as and when required
51.	270/70/R17	Nos	as and when required
52.	275/75/R16	Nos	as and when required

53.	235/85/R16	Nos	as and when required
			-
54.	225/65/R16	Nos	as and when required
55.	185/65/R15	Nos	as and when required
56.	185/80/R15	Nos	as and when required
57.	185/55/R15	Nos	as and when required
58.	195/60/R15	Nos	as and when required
59.	205/50/R16	Nos	as and when required
60.	205/55/R16	Nos	as and when required
61.	205/60/R15	Nos	as and when required
62.	215/45/R17	Nos	as and when required
63.	215/65/R15	Nos	as and when required
64.	225/45/R17	Nos	as and when required
65.	225/50/R16	Nos	as and when required
66.	225/50/R17	Nos	as and when required
67.	225/55/R17	Nos	as and when required
68.	225/60/R16	Nos	as and when required
69.	235/55/R17	Nos	as and when required
70.	245/35/R19	Nos	as and when required
71.	245/40/R17	Nos	as and when required
72.	265/70/R17	Nos	as and when required
73.	255/75/R16	Nos	as and when required
74.	225/75/R15	Nos	as and when required
75.	195 x 14	Nos	as and when required
76.	195 x 15C	Nos	as and when required
77.	205/75R16	Nos	as and when required
78.	215/55R16	Nos	as and when required

79.	245/45R17	Nos	as and when required	
80.	265/65 R18	Nos	as and when required	
81.	265/70 R19.5	Nos	as and when required	
82.	285/50R20	Nos	as and when required	
83.	11R 22.5	Nos	as and when required	
84.	215/55X16	Nos	as and when required	
85.	245/45X17	Nos	as and when required	
86.	205/75X16	Nos	as and when required	
87.	195X15C	Nos	as and when required	
88.	9.5X17.5	Nos	as and when required	
89.	225/60X17	Nos	as and when required	
90.	180/55/R 17	Nos	as and when required	

LOT 2 TUBES

S/NO	ITEM DESCRIPTION	UNIT OF ISSUE	QUANTITY	UNIT PRICE (KSHS.)
1.	1200R20	Nos	as and when required	
2.	1100R20	Nos	as and when required	
3.	900R20	Nos	as and when required	
4.	750R16	Nos	as and when required	
5.	195R14	Nos	as and when required	
6.	185/70 R14	Nos	as and when required	

LOT 3 BATTERIES

S/NO	ITEM DESCRIPTION	UNIT OF ISSUE	QUANTITY	UNIT PRICE (KSHS.)
1.	NS45	Nos	as and when required	

2.	N90	Nos	as and when required	
3.	N70	Nos	as and when required	
4.	NS70	Nos	as and when required	
5.	N60	Nos	as and when required	
6.	N120	Nos	as and when required	
7.	Battery Special for APC 24V	Nos	as and when required	
8.	Battery 24V for Water canon	Nos	as and when required	
9.	Battery N88	Nos	as and when required	
10.	Battery 12V 70 AH	Nos	as and when required	
11.	Battery N50	Nos	as and when required	
12.	Battery NS40	Nos	as and when required	

LOT 4 CANOPIES

S/NO	ITEM DESCRIPTION	UNIT OF ISSUE	QUANTITY	UNIT PRICE (KSHS.)
1.	Land rover TDI wide	Nos	as and when required	
2.	Land rover TDI	Nos	as and when required	
3.	Land rover TDI Military type	Nos	as and when required	
4.	Toyota L/Cruiser HZJ 79 P/Up (Old model)	Nos	as and when required	
5.	Toyota L/Cruiser P/Up (New model) Fibre Body	Nos	as and when required	
6.	Isuzu FTS	Nos	as and when required	
7.	Isuzu FSR	Nos	as and when required	
8.	Isuzu FVR	Nos	as and when required	
9.	M/Benz (atego) 1523 ARJ	Nos	as and when required	
10.	Grand tiger D/Cab P/Up	Nos	as and when required	

11.	Toyota L/Cruiser HZJ 79 P/Up	Nos	as and when required	
	(Petrol)			

LOT 5 SUPPLY AND DELIVERY OF OILS AND LUBRICANTS

S/NO.	ITEM DSCRIPTION	UNIT OF ISSUE	QUANTITY	UNIT PRICE (KSHS.)	
1.	Petrol engine oil	210 Lts Drum	as and when required		
2.	Diesel engine oil	210 Lts Drum	as and when required		
3.	Gear box oil 140	210 Lts Drum	as and when required		
4.	Gear box oil 90-85	210 Lts Drum	as and when required		
5.	Power steering fluid ATF Dex row IID	210 Lts Drum	as and when required		
6.	Multipurpose grease	210Kgs Drum	as and when required		
7.	Brake fluid universal	1 Lts tin	as and when required		
8.	Gear box fluid ATF Dex row II D	210 Lts Drum	as and when required		
9.	Engine coolant(Havoline extended life coolant)	210 Lts Drum	as and when required		
10.	Engine oil diesel (Helix ultra- fully synthetic)	210 Lts Drum	as and when required		
11.	silicon tube	tubes	as and when required		
12.	Petrol engine oil synthetic	Litre	as and when required		
13.	Diesel engine oil synthetic	Litre	as and when required		
14.	Automatic transmission fluid ATF	Litre	as and when required		
15.	Gear box oil	litre	as and when required		
16.	Engine coolant	litre	as and when required		
17.	Manual transmission oil sae 90	litre	as and when required		
18.	Multipurpose Grease	kg	as and when required		
19.	Distilled water	litre	as and when required		

Note: In case of discrepancy between unit price and total, the unit price shall prevail.

The quantities will be purchased on as and when required basis, the order shall be confirmed by official LPO duly signed by an authorized government officer(s).

.....

Signature of Tenderer

SECTION IX: TENDER FORMS

A. FORM OF TENDER

То:	
Date:	
Tender No.:	
Item Descript	ion

Sir/Madam,

We undertake, if our Tender is accepted, to deliver the Goods in accordance with the delivery schedule specified in the Schedule of Requirements.

If our Tender is accepted, we undertake to provide a performance security in the form, in the amounts, and within the times specified in the Tender documents.

We agree to abide by this Tender for the Tender validity period of 210 days as specified in Clause 18.1 of the TDS, and it shall remain binding upon us and may be accepted at any time before the expiration of that period.

We are not participating, as Tenderers, in more than one Tender in this Tendering process.

Our firm, its affiliates or subsidiaries – including any subcontractors or suppliers for any part of the contract – has not been declared ineligible by the Government of Kenya under Kenyan laws. Until a formal Contract is prepared and executed, this Tender, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract between us.

We understand that you are not bound to accept the lowest or any tender you may receive.

We certify/confirm that we comply with the eligibility requirements as per ITT Clause 3 of the Tender documents

Dated this _____ day of _____ 20___.

(Name)

[Signature] [In the capacity of] Duly authorized to sign Tender for and on behalf of ______

CONFIDENTIAL BUSINESS QUESTIONNAIRE FORM

You are requested to give the particulars indicated in Part 1 and either Part 2(a), 2(b) or 2 (c) whichever applied to your type of business

You are advised that it is a serious offence to give false information on this form

Part 1 – General:
Business Name
Location of business premises. Plot No
Nature of Business
Registration Certificate No. Maximum value of business which you can handle at any one time – KES. Name of your bankers
Name of your bankers Branch
Part 2 (a) – Sole Proprietor
Your name in full Age
Nationality Country of origin
*Citizenship details
Part 2 (b) - Partnership
Given details of partners as follows: Name Nationality *Citizenship Details Shares 1.
2 3 4

	Part 2 (c) – Registered Co	ompany						
	Private or Public State the nominal and issue							
	Given details of all directo	rs as follows						
	Name	Nationality	*Citizenship Details	Shares				
	2							
	4							
	Part 2 (d) –Co-operative							
	Given details of Central Management Committee Members as follows: Name Nationality *Citizenship Details Designation 1.							
	2							
				5.				
	_							
	e, the undersigned declare of the date of tender subm		ed in and attached to this form is	true and accurate				
A	uthorized Signature:							
N	ame and Title of Signatory	:						
N	ame of Tenderer:			-				
				Address:				
D	ate	Signature of	Candidate					

*If a Kenya Citizen, indicate under "Citizenship Details" whether by Birth, naturalization or registration.

B. MANUFACTURER'S/PATENT-HOLDER'S AUTHORIZATION FORM

То

We hereby extend our full guarantee and warranty as per the General Conditions of Contract for the goods offered for supply by the above firm against this Invitation for Tenders.

[Signature for and on behalf of manufacturer]

Note: This letter of authority should be on the letterhead of the Manufacturer and should be signed by a person competent and having the power of attorney to bind the Manufacturer. It should be included by the Tenderer in its Tender.

SECTION X: TENDER SECURITY AND DECLARATION FORMS

A. TENDER SECURITY (BANK GUARANTEE)

Bank Letterhead

 Whereas
 [Name of the tenderer] (Hereinafter called "the tenderer") has submitted its tender dated
 [Date of submission of tender] for the supply, installation and commissioning of

 installation and commissioning of
 [Name and/or description of the equipment](Hereinafter called "the Tender")

 installation
 Image and/or description of the equipment](Hereinafter called "the Tender")

 installation
 Image and/or description of the equipment](Hereinafter called "the Tender")

 installation
 Image and/or description of the equipment](Hereinafter called "the Tender")

 installation
 Image and/or description of the equipment](Hereinafter called "the Tender")

 installation
 Image and/or description of the equipment](Hereinafter called "the Tender")

 Image and/or description of the equipment](Hereinafter called "the Bank/Insurance Company"), are bound unto
 Image and truly in the sum of image and image and

Sealed with the Common Seal of the said Bank/Insurance Company this

day of ______ 20 _____.

THE CONDITIONS of this obligation are:-

- 1. If the tenderer withdraws its Tender during the period of tender validity specified by the tenderer on the Tender Form; or
- 2. If the tenderer, having been notified of the acceptance of its Tender by the Procuring entity during the period of tender validity:
- (a) fails or refuses to execute the Contract Form, if required; or
- (b) fails or refuses to furnish the performance security in accordance with the Instructions to tenderers;

We undertake to pay to the Procuring entity up to the above amount upon receipt of its first written demand, without the Procuring entity having to substantiate its demand, provided that in its demand the Procuring Entity will note that the amount claimed by it is due to it, owing to the occurrence of one or both of the two conditions, specifying the occurred condition or conditions.

This tender guarantee will remain in force up to and including thirty (30) days after the period of tender validity, and any demand in respect thereof should reach the Bank not later than the above date.

[Signature of the authorized representative of the bank/insurance company] Seal

B. TENDER - SECURING DECLARATION

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

Date: [insert date (as day, month and year) of Bid Submission] Tender No.: [insert number of bidding process]

To: [insert complete name of Purchaser]

We, the undersigned, declare that:

- 1. We understand that, according to your conditions, bids must be supported by a Tender Securing Declaration.
- 2. We accept that we will automatically be suspended from being eligible for tendering in any public procurement tenders with any public entity for the period of time determined by the Public Procurement Oversight Authority, if we are in breach of our obligation(s) under the tendering conditions, because we:
 - a) have withdrawn our tender during the period of tender validity specified in the Tender Data Sheet; or
 - b) having been notified of the acceptance of our Tender by the Procuring Entity during the period of tender validity fail or refuse to execute the contract; or fail or refuse to furnish the performance security, if so required.
- 3. We understand that this Tender Securing Declaration shall expire if we are not the successful Tenderer, upon our receipt of your notification or regret of the tender award letter; or thirty eight days after the expiration of our tender, whichever is earlier.
- 4. We understand that if we are a Joint Venture, the Tender Securing Declaration must be in the name of the Joint Venture that submits the bid, and if the Joint Venture has not been legally constituted at the time of tendering, the Tender Securing Declaration shall be in the names of all envisaged partners as named in the letter of intent.

Signed: [insert signature of person whose name and capacity are shown] in the capacity of [insert legal capacity of person signing the Tender Securing Declaration]

Name: [insert complete name of person signing the Tender Securing Declaration]

Duly authorized to sign the bid for and on behalf of: [insert complete name of Bidder]

Dated on ______ day of ______, ____ [insert date of signing]

C. INTEGRITY DECLARATION

(Sections 38, 40, 41, 42&43 of the PPD Act, 2005)

D. NON-DEBARMENT STATEMENT FORM

(Sections 35 PPDA, 2005)

I/We/Mrs./Mr./Miss of
Street/avenue, Building, P. O. BoxCode, of (Town), (Nationality), and Phone: E-mail
I/WeMrs/Mr/Missare not debarred from participating in public procurement by the Public Procurement Regulatory Authority pursuant to section 41 of the Public Procurement Asset and Disposal Act, 2015.
Dated thisday of 20

Authorized Signature......Official Stamp.....

Name and Title of Signatory.....

SECTION X: FORM OF APPLICATION TO PUBLIC PROCUREMENT ADMINISTRATIVE REVIEW BOARD FORM RB 1 REPUBLIC OF KENYA PUBLIC PROCUREMENT ADMINISTRATIVE REVIEW BOARD

APP	LICATION NO	OF	20	BETWEEN			
	APPLICANT						
AND							
	RE	SPONDENT (P	rocuring Ent	ity)			
Request for review of	f the decision of the	(Nam	e of the Proc	curing Entity) of			
dated the	eday of2	20in the 1	natter of Ten	der Noof	<u> </u>		
I/We	,the above	e named Applica	nt(s), of addr	ess: Physical			
addressF	Fax NoTel. No	Email	, herel	by request the Public			
Procurement Adminis	strative Review Boar	d to review the v	whole/part of	the above mentioned	1 decision on		
the following ground	s , namely:-						
1.							
2.							
Etc.							
By this memorandum 1.	n, the Applicant requ	ests the Board fo	or an order/or	rders that: -			
2.							
Etc							
SIGNED	(Applicant)						
Dated on	.day of/	20					

FOR OFFICIAL USE ONLY

Lodged with the Secretary Public Procurement Administrative Review Board on day of20......

SIGNED

Board Secretary

SE CT I ON XI - C ONT R ACT FORMS A. LETTER OF NOTIFICATION TO UNSUCCESSFUL BIDDERS [To be printed]

on the Letterhead of the Procuring Entity]

[Date]

To: [name and address of the Supplier]Re: Letter of notification to Unsuccessful Bidders

This is to inform you in that your offer in relation to [*tender name and number*] has been determined to be unsuccessful upon evaluation. We intend to make a contract with [*name of successful tenderer*] for [*amount*]. Your tender security / tender securing declaration will be discharged.

Thank you for your participation in the tendering process. Yours

(Name of Accounting Officer) Accounting Officer/Head of Procuring Entity

B. LETTER OF ACCEPTANCE/NOTIFICATION OF AWARD

[To be printed on the Letterhead of the Procuring Entity]

[Date]

To: [name and address of the Supplier]Re: Letter of Acceptance/Notification of Award

This is to notify you that your Tender dated [date] for execution of the [name of the Contract and identification number, as given in the Contract Data Sheet] for the Contract Price of the equivalent of [amount in numbers and words] [name of currency], as corrected and modified in accordance with the Instructions to Tenderers is hereby accepted by us and it is our intention to proceed to make a written contract in accordance with the terms specified in the tender documents on the expiry of fourteen (14) days period from the date of this notification.

The contract shall be signed by the parties within 30 days from the date of this letter but not earlier than 14 days from the date of the letter.

Yours

(Name of Accounting Officer) Accounting Officer/Head of Procuring Entity

Please return a copy of this letter duly signed

Authorized Signature and Seal: _____

Name and Title of Signatory:

Name of Tenderer:

C. FORM OF CONTRACT AGREEMENT

THIS AGREEMENT made the __day of __20 __between

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.

The following documents shall be deemed to form and be read and construed as part of this Agreement viz:

- (a) the Tender Form and the Price Schedule submitted by the tenderer
- (b) the Schedule of Requirements
- (c) the Technical Specifications
- (d) the General Conditions of Contract
- (e) the Contract Data Sheet
- (f) the Procuring entity's Notification of Award
- 2. In consideration of the payments to be made by the Procuring entity to the tenderer as hereinafter mentioned, the tender hereby covenants with the Procuring entity to provide the goods and to remedy defects therein in conformity in all respects with the provisions of the Contract

The Procuring entity hereby covenants to pay the tenderer in consideration of the provisions of the goods and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the contract.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with their respective laws the day and year first above written.

Signed, sealed, delivered by _____ the _____ (for the Procuring entity) Signed, sealed, delivered by _____ the _____ (for the tenderer)

in the presence of	
--------------------	--

D. BANK /I NSUR ANCE PE R FOR MANCE GUARANTEE

То

[Name of procuring entity]

(Hereinafter called "the Contract").

AND WHEREAS it has been stipulated by you in the said Contract that the tenderer shall furnish you with a Bank/Insurance Company guarantee by a reputable Bank/Insurance Company for the sum specified therein as security for compliance with the Tenderer's performance obligations in accordance with the Contract.

AND WHEREAS we have agreed to give the tenderer a guarantee:

This guarantee is valid until the day of 20

Signed and seal of the Guarantors [name of Bank/Insurance Company]

[Name, identification number of authorized officer from the Bank/Insurance Company]

Dated on ______ day of ______, ____ [insert date of signing] In the presence of (name, identification number and signature of authorized officer from the contractor)

E. BANK/INSURANCE ADVANCE PAYMENT GUARANTEE

То

[Name of procuring entity]

[Name of tender]

Gentlemen and/or Ladies:

In accordance with the payment provision included in the Contract Data Sheet, which amends the

General Conditions of Contract to provide for advance payment, [name and address of tenderer] (hereinafter called

"the tenderer") shall deposit with the Procuring entity a Bank/Insurance Company guarantee to guarantee its proper and faithful performance under the said Clause of the Contract in an amount of [Amount of guarantee in figures and words].

We further agree that no change or addition to or other modification of the terms of the Contract to be performed there-under or of any of the Contract documents which may be made between the Procuring entity and the tenderer, shall in any way release us from any liability under this guarantee, and we hereby waive notice of any such change, addition, or modification.

Yours truly,

Signed and seal of the Guarantors [name of Bank/Insurance Company]

[Name, identification number of authorized officer from the Bank/Insurance Company]

Dated on ______ day of ______, _____ [insert date of signing]

In the presence of (name, identification number and signature of authorized officer from the contractor).