COUNTY GOVERNMENT OF GARISSA

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County Assembly Offices P.O. Box 57-70100 **Garissa**

GARISSA COUNTY ASSEMBLY.

TENDER DOCUMENT FOR PROPOSED CONSTRUCTION OF MASONRY
PERIMETER WALLING, GATES AND PARKING AT THE GARISSA COUNTY
ASSEMBLY

TENDER NO:

GCA/OT/04/2024-2025

IFMIS NEGOTIATION NO: 1688832-2024/2025

TENDER CLOSING/OPENING DATE 17TH DECEMBER 2024
TENDER CLOSING / OPENING TIME 10:00 AM EAST AFRICA TIME

DECEMBER, 2024

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INVITATION TO TENDER

The County Assembly of Garissa invites sealed tenders for the **Proposed Construction of Masonry Perimeter Walling**, Gates and Parking at the Garissa County Assembly

- 1. Tendering will be conducted under national competitive bidding using a standardized tender document. Tendering is open to all quali ed and interested Tenderers.
- 2. Tenderers May obtain further information at the County Assembly of Garissa Clerk's Office during offil working hours.
- 3. Tenderers may view and download a complete set of tender documents electronically from the County Assembly of Garissa website free of charge garissaassembly.go.ke and the public procurement informationportal (PPIP) tenders.go.ke
- 4. Tenderers who download the tender document must forward their particulars immediately to to facilitate any further clarication or addendum.
- 5. Tenders shall be quoted in Kenya Shillings and shall include all taxes. Tenders shall remain valid for **120** days from the date of opening of tenders.
- 6. The tender is reserved for a special group and the Tenders Must submit a Copy of a Valid Certificate of Registration to the target group issued by the National Treasury (AGPO Disability)
- 7. The Tenderers shall chronologically serialize all pages of the tender documents submitted e.g. 1, 2,3......
 - **8.** Completed tenders Must be submitted through the IFMIS supplier portal and a hard copy. to the address below.

THE CLERK, COUNTY ASSEMBLY OF GARISSA P.O. BOX 57-70100 GARISSA.

On or before Tuesday 17th December, 2024 at 10.00 am.

- 9. Tenders will be publicly opened immediately after the deadline date and time specied above at the **County Assembly of Garissa procurement office**, in the presence of the Tenderers' designated representatives who choose to attend.
- 10. Late tenders will be rejected.

PART I: TENDERING PROCEDURES

SECTION I - INSTRUCTIONS TO TENDERERS

A. GENERAL PROVISIONS

1.0 Scope of tender

- 1.1 The Procuring Entity as de ned in the Appendix to Conditions of Contract invites tenders for Works Contract as described in the tender documents. The name, identication, and number of lots (contracts) of this Tender Document are specified in the TDS.
- **12** Throughout this tendering document:
 - a) The term "in writing" means communicated in written form (e.g. by mail, e-mail, fax, including if speci ed in the TDS, distributed or received through the electronic-procurement system used by the Procuring Entity) with proof of receipt;
 - b) if the context so requires, "singular" means "plural" and vice versa;
 - c) "Day" means calendar day, unless otherwise specified as "Business Day". A Business Day is any day that is an of cial working day of the Procuring Entity. It excludes of cial public holidays.

2.0 Fraud and corruption

- 2.1. The Procuring Entity requires compliance with the provisions of the Public Procurement and Asset Disposal Act, 2015, Section 62 "Declaration not to engage in corruption". The tender submitted by a person shall include a declaration that the person shall not engage in any corrupt or fraudulent practice and a declaration that the person or his or her sub-contractors are not debarred from participating in public procurement proceedings.
- 2.2. The Procuring Entity requires compliance with the provisions of the Competition Act 2010, regarding collusive practices in contracting. Any tenderer found to have engaged in collusive conduct shall be disquali ed and criminal and/or civil sanctions may be imposed. To this effect, Tenders shall be required to complete and sign the "Certicate of Independent Tender Determination" annexed to the Form of Tender.
- 2.3. Tenderers shall permit and shall cause their agents (whether declared or not), subcontractors, subconsultants, service providers, suppliers, and their personnel, to permit the Procuring Entity to inspect all accounts, records and other documents relating to any initial selection process, pre-quali cation process, tender submission, proposal submission, and contract performance (in the case of award), and to have them audited by auditors appointed by the Procuring Entity.
- 2.4. Unfair Competitive Advantage Fairness and transparency in the tender process require that the rms or their Af liates competing for a specience assignment do not derive a competitive advantage from having provided consulting services related to this tender. To that end, the Procuring Entity shall indicate in the **Datasheet** and make available to all the rms together with this tender document all in formation that would in that respect give such rm any unfair competitive advantage over competing rms.

3.0 Eligible tenderers

- 3.1 A Tenderer may be a rm that is a private entity, a state-owned enterprise or institution subject to ITT 3.8, or an individual or any combination of such entities in the form of a joint venture (JV) under an existing agree mentor with the intent to enter in to such an agreement supported by a letter of intent. In the case of a joint venture, all members shall be jointly and severally liable for the execution of the entire Contract in accordance with the Contract terms. The JV shall nominate a Representative who shall havethe authority to conduct all business for and on behalf of any and all the members of the JV during the tendering process and, in the event the JV is awarded the Contract, during contract execution. Members of a joint venture may not also make an individual tender, be a subcontractor in a separate tender or be part of another joint venture for the purposes of the same Tender. The maximum number of JV members shall be speci ed in the TDS.
- **3.2** Public Of cers of the Procuring Entity, their Spouses, Child, Parent, Brothers or Sister. Child, Parent, Brother or Sister of a Spouse, their business associates or agents and rms/organizations in which they have a substantial or controlling interest shall not be eligible to tender or be awarded a contract. Public Of cers are also not allowed to participate in any procurement proceedings.
- 3.3 A Tenderer shall not have a conject of interest. Any tenderer found to have a conject of interest shall

be disquali ed. A tenderer may be considered to have a con ict of interest for the purpose of this tendering process, if the tenderer:

Directly or indirectly controls, is controlled by or is under common control with another tenderer;

- a) Receives or has received any direct or indirect subsidy from another tenderer;
- b) Has the same legal representative as another tenderer;
- c) Has a relationship with another tenderer, directly or through common third parties, that puts it in a position to in uence the tender of another tenderer, or in uence the decisions of the Procuring Entity regarding this tendering process;
- d) Any of its af liates participated as a consultant in the preparation of the design or technical speci cations of the goods or works that are the subject of the tender;
- e) Any of its af liates has been hired (or is proposed to be hired) by the Procuring Entity as a consultant for Contract implementation;
- f) Would be providing goods, works, or non-consulting services resulting from or directly related to consulting services for the preparation or implementation of the contract speci ed in this Tender Document:
- g) Has a close business or personal relationship with senior management or professional staff of the Procuring Entity who has the ability to in uence the bidding process and:
- i) Are directly or indirectly involved in the preparation of the Tender document or specifications of the Contract, and/or the Tender evaluation process of such contract; or
- ii) May be involved in the implementation or supervision of such Contract unless the con icts stemming from such relationship has been resolved in a manner acceptable to the Procuring Entity throughout the tendering process and execution of the Contract.
- **3.4** A tenderer shall not be involved in corrupt, coercive, obstructive or fraudulent practice. A tenderer that is proven to have been involved in any of these practices shall be automatically disquali ed
- 3.5 A Tenderer (either individually or as a JV member) shall not participate in more than one Tender, except for permitted alternative tenders. This includes participation as a subcontractor in other Tenders. Such participation shall result in the disquali cation of all Tenders in which the rm is involved. Members of a joint venture may not also make an individual tender, be a sub-contractor in a separate tender or be part of another joint venture for the purposes of the same Tender. A rm that is not a tenderer or a JV member may participate as a subcontractor in more than one tender.
- 3.6 A Tenderer may have the nationality of any country, subject to the restrictions pursuant to ITT3.9. A Tenderer shall be deemed to have the nationality of a country if the Tenderer is constituted, incorporated or registered in and operates in conformity with the provisions of the laws of that country, as evidenced by its articles of incorporation (or equivalent documents of constitution or association) and its registration documents, as the case may be. This criterion also shall apply to the determination of the nationality of proposed sub-contractors or sub-consultants for any part of the Contract including related Services.
- **3.7** A Tenderer that has been debarred from participating in public procurement shall be ineligible to tender or be awarded a contract. The list of debarred rms and individuals is available from the website of PPRA www.ppra.go.ke.
- **3.8** A Tenderer that is a state-owned enterprise or a public institution in Kenya may be eligible to tender and be awarded Contract(s) only if it is determined by the Procuring Entity to meet the following conditions, i.e. if it is:
 - i) A legal public entity of Government and/or public administration,
 - ii) nancially autonomous and not receiving any signi cant subsidies or budget support from any public entity or Government, and;
 - (iii) Operating under commercial law and vested with legal rights and liabilities similar to any

commercial enterprise to enable it compete with rms in the private sector on an equal basis.

- **3.9** Firms and individuals shall be ineligible if their countries of origin are:
- (a) As a matter of law or of cial regulations, Kenya prohibits commercial relations with that country;
- (b) By an act of compliance with a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations, Kenya prohibits any import of goods or contracting of works or services from that country, or any payments to any country, person, or entity in that country.

A tenderer shall provide such documentary evidence of eligibility satisfactory to the Procuring Entity, as the Procuring Entity shall reasonably request.

- 3.10 Foreign tenderers are required to source at least forty (40%) percent of their contract inputs (in supplies, local sub-contracts and labor) from citizen suppliers and contractors. To this end, a foreign tenderer shall provide in its tender documentary evidence that this requirement is met. Foreign tenderers not meeting this criterion will be automatically disquali ed. Information required to enable the Procuring Entity determine if this condition is met shall be provided for this purpose in "SECTION III EVALUATION AND QUALIFICATION CRITERIA, Item 9".
- 3.11 Pursuant to the eligibility requirements of ITT 3.10, a tender is considered a foreign tenderer, if it is registered in Kenya and has less than 51 percent ownership by nationals of Kenya and if it does not subcontract to foreign rms or individuals more than 10 percent of the contract price, excluding provisional sums. JVs are considered as foreign tenderers if the individual member rms registered in Kenya have less 51 percent ownership by nationals of Kenya. The JV shall not subcontract to foreign rms more than 10 percent of the contract price, excluding provisional sums.
- **3.12** The National Construction Authority Act of Kenya requires that all local and foreign contractors be registered with the National Construction Authority and be issued with a Registration Certicate before they can undertake any construction works in Kenya. Registration shall not be a condition for tender, but it shall be a condition of contract award and signature. A selected tenderer shall be given opportunity to register before such award and signature of contract. Application for registration with National Construction Authority may be accessed from the website www.nca.go.ke.
- 3.13 The Competition Act of Kenya requires that rms wishing to tender as Joint Venture undertakings which may prevent, distort or lessen competition in provision of services are prohibited unless they are exempt in accordance with the provisions of Section 25 of the Competition Act, 2010. JVs will be required to seek for exemption from the Competition Authority. Exemption shall not be a condition for tender, but it shall be a condition of contract award and signature. A JV tenderer shall be given opportunity to seek such exemption as a condition of award and signature of contract. Application for exemption from the Competition Authority of Kenya may be accessed from the website www.cak.go.ke.
- **3.14** A Kenyan tenderer shall be eligible to tender if it provides evidence of having ful lled his/her tax obligations by producing valid tax compliance certi cate or tax exemption certi cate issued by the Kenya Revenue Authority.

40 Eligible goods, equipment, and services

- Goods, equipment and services to be supplied under the Contract may have their origin in any country that is not ineligible under ITT 3.9. At the Procuring Entity's request, Tenderers may be required to provide evidence of the origin of Goods, equipment and services.
- Any goods, works and production processes with characteristics that have been declared by the relevant national environmental protection agency or by other competent authority as harmful to human beings and to the environment shall not be eligible for procurement.

5.0 Tenderer's responsibilities

- 51 The tenderer shall bear all costs associated with the preparation and submission of his/her tender, and the Procuring Entity will in no case be responsible or liable for those costs.
- 52 The tenderer, at the tenderer's own responsibility and risk, is encouraged to visit and examine and inspect the Site of the Works and its surroundings and obtain all information that may be necessary for

- preparing the tender and entering into a contract for construction of the Works. The costs of visiting the Site shall beat the tenderer's own expense.
- 53 The Tenderer and any of its personnel or agents will be granted permission by the Procuring Entity to enter upon its premises and lands for the purpose of such visit. The Tenderer shall indemnify the Procuring Entity again stall liability arising from death or personal injury, loss of or damage to property, and any other losses and expenses incurred as a result of the examination and inspection.

The tenderer shall provide in the Form of Tender and Quali cation Information, a preliminary description of the proposed work method and schedule, including charts, as necessary or required.

B. CONTENTS OF TENDER DOCUMENTS

6.0 Sections of Tender Document

6.1 The tender document consists of Parts 1, 2, and 3, which includes all the sections specified below, and which should be read in conjunction with any Addenda issued in accordance with ITT 10.

PART 1: Tendering Procedures

Section I – Instructions to Tenderers

Section II – Tender Data Sheet (TDS)

Section III- Evaluation and Quali cation Criteria Section IV – Tendering Forms

PART 2: Works' Requirements Section V - Bills of Quantities

Section VI - Speci cations

Section VII - Drawings

PART 3: Conditions of Contract and Contract Forms

Section VIII - General Conditions (GCC) Section IX - Special Conditions of Contract

Section X- Contract Forms

- 6.2 The Invitation to Tender Notice issued by the Procuring Entity is not part of the Contract documents. Unless obtained directly from the Procuring Entity, the Procuring Entity is not responsible for the completeness of the Tender document, responses to requests for clarication, the minutes of a pre-arranged site visit and those of the pre-Tender meeting (if any), or Addenda to the Tender document in accordance with ITT 10. In case of any contradiction, documents obtained directly from the Procuring Entity shall prevail.
- **6.3** The Tenderer is expected to examine all instructions, forms, terms, and speci cations in the Tender Document and to furnish with its Tender all information and documentation as is required by the Tender document.

7.0 Clari cation of Tender Document, Site Visit, Pre-tender Meeting

A Tenderer requiring any clari cation of the Tender Document shall contact the Procuring Entity in writing at the Procuring Entity's address speci ed in the TDS or raise its enquiries during the pre-Tender meeting if provided for in accordance with ITT 7.2. The Procuring Entity will respond in writing to any request for clari cation, provided that such request is received no later than the period speci ed in the TDS prior to the deadline for submission of tenders. The Procuring Entity shall forward copies of its response to all tenderers who have acquired the Tender documents in accordance with ITT 7.4, including a description of the inquiry but without identifying its source. If so speci ed in the TDS, the Procuring Entity shall also promptly publish its response at the web page identi ed in the TDS. Should the clari cation result in changes to the essential elements of the Tender Documents, the Procuring Entity shall amend the Tender Documents following the procedure under ITT 8 and ITT 22.2.

- The Tenderer, at the Tenderer's own responsibility and risk, is encouraged to visit and examine and inspect the site(s) of the required contracts and obtain all information that may be necessary for preparing a tender. The costs of visiting the Site shall be at the Tenderer's own expense. The Procuring Entity shall specify in the **TDS** if a pre-arranged Site visit and or a pre-tender meeting will be held, when and where. The Tenderer's designated representative is invited to attend a pre-arranged site visit and a pre-tender meeting, as the case may be. The purpose of the site visit and the pre-tender meeting will be to clarify issues and to answer questions on any matter that may be raised at that stage.
- 73 The Tenderer is requested to submit any questions in writing, to reach the Procuring Entity not later than the period speci ed in the **TDS** before the meeting.
- 7.4 Minutes of a pre-arranged site visit and those of the pre-tender meeting, if applicable, including the text of the questions asked by Tenderers and the responses given, together with any responses prepared after the meeting, will be transmitted promptly to all Tenderers who have acquired the Tender Documents. Minutes shall not identify the source of the questions asked.
- The Procuring Entity shall al so promptly publish anonymized (*no names*) Minutes of the pre-arranged site visit and those of the pre-tender meeting at the web page identited in the **TDS**. Any modication to the Tender Documents that may become necessary as a result of the pre-arranged site visit and those of the pre-tender meeting shall be made by the Procuring Entity exclusively through the issue of an Addendum pursuant to ITT 8 and not through the minutes of the pre-Tender meeting. Non-attendance at the pre-arranged site visit and the pre-tender meeting will not be a cause for disqualication of a Tenderer.

80 Amendment of Tender Documents

- **81** At any time prior to the deadline for submission of Tenders, the Procuring Entity may amend the Tender Documents by issuing addenda.
- 82 Any addendum issued shall be part of the Tender Documents and shall be communicated in writing to all who have obtained the Tender Documents from the Procuring Entity. The Procuring Entity shall also promptly publish the addendum on the Procuring Entity's website in accordance with ITT 7.5.
- 83 To give Tenderers reasonable time in which to take an addendum into account in preparing their Tenders, the Procuring Entity should extend the dead line for the submission of Tenders, pursuant to ITT 22.2.

C. PREPARATION OF TENDERS

9.0 Cost of Tendering

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

10.0 Language of Tender

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

11.0 Documents Comprising the Tender

- **11.1** The Tender shall comprise the following:
 - a) Form of Tender prepared in accordance with ITT 12;
 - b) Schedules including priced Bill of Quantities, completed in accordance with ITT 12 and

ITT 14;

- c) Tender Security or Tender-Securing Declaration, in accordance with ITT 19.1;
- d) Alternative Tender, if permissible, in accordance with ITT 13;
- e) *Authorization*: written con rmation authorizing the signatory of the Tender to commit the Tenderer, in accordance with ITT 20.3;
- f) Quali cations: documentary evidence in accordance with ITT 17 establishing the Tenderer's quali cations to perform the Contract if its Tender is accepted;
- g) *Conformity:* a technical proposal in accordance with ITT 16;
- h) Any other document required in the **TDS**.
- 11.2 In addition to the requirements under ITT 11.1, Tenders submitted by a JV shall include a copy of the Joint Venture Agreement entered into by all members. Alternatively, a letter of intent to execute a Joint Venture Agreement in the event of a successful Tender shall be signed by all members and submitted with the Tender, together with a copy of the proposed JV Agreement. Change of membership and conditions of the JV prior to contract signature will render the tender liable for disquali cation.

12.0 Form of Tender and Schedules

- 12.1 The Form of Tender and Schedules, including the Bill of Quantities, shall be prepared using the relevant forms furnished in Section IV, Tendering Forms. The forms must be completed without any alterations to the text, and no substitutes shall be accepted except as provided under ITT 20.3. All blank spaces shall be lled in with the information requested. The Tenderer shall chronologically serialize all pages of the tender documents submitted.
- 12.2 The Tenderer shall furnish in the Form of Tender information on commissions and gratuities, if any, paid or to be paid to agents or any other party relating to this Tender.

13.0 Alternative Tenders

- **13.1** Unless otherwise specified in the TDS, alternative Tenders shall not be considered.
- 13.2 When alternative times for completion are explicitly invited, a statement to that effect will be included in the **TDS**, and the method of evaluating different alternative times for completion will be described in Section III, Evaluation and Quali cation Criteria.
- 13.3 Except as provided under ITT 13.4 below, Tenderers wishing to offer technical alternatives to the requirements of the Tender Documents must rst price the Procuring Entity's design as described in the Tender Documents and shall further provide all information necessary for a complete evaluation of the alternative by the Procuring Entity, including drawings, design calculations, technical speci cations, breakdown of prices, and proposed construction methodology and other relevant details. Only the technical alternatives, if any, of the Tenderer with the Winning Tender conforming to the basic technical requirements shall be considered by the Procuring Entity.
- 13.4 When specified in the **TDS**, Tenderers are permitted to submit alternative technical solutions for specified parts of the Works, and such parts will be identified in the **TDS**, as will the method for their evaluating, and described in Section VII, Works' Requirements.

14.0 Tender Prices and Discounts

- **14.1** The prices and discounts (including any price reduction) quoted by the Tenderer in the Form of Tender and in the Bill of Quantities shall conform to the requirements speci ed below.
- **14.2** The Tenderer shall ll in rates and prices for all items of the Works described in the Bill of Quantities. Items against which no rate or price is entered by the Tenderer shall be

deemed covered by the rates for other items in the Bill of Quantities and will not be paid for separately by the Procuring Entity. An item not listed in the priced Bill of Quantities shall be assumed to be not included in the Tender, and provided that the Tender is determined substantially responsive notwithstanding this omission, the average price of the item quoted by substantially responsive Tenderers will be added to the Tender price and the equivalent total cost of the Tender so determined will be used for price comparison.

- 14.3 The price to be quoted in the Form of Tender, in accordance with ITT 12.1, shall be the total price of the Tender, including any discounts offered.
- 14.4 The Tenderer shall quote any discounts and the methodology for their application in the Form of Tender, in accordance with ITT 12.1.
- 14.5 It will be specified in the **TDS** if the rates and prices quoted by the Tenderer are or are not subject to adjustment during the performance of the Contract in accordance with the provisions of the Conditions of Contract, except in cases where the contract is subject to uctuations and adjustments, not xed price. In such a case, the Tenderer shall furnish the indices and weightings for the price adjustment formulae in the Schedule of Adjustment Data and the Procuring Entity may require the Tenderer to justify its proposed indices and weightings.
- 14.6 Where tenders are being invited for individual lots (contracts) or for any combination of lots (packages), tenderers wishing to offer discounts for the award of more than one Contract shall specify in their Tender the price reductions applicable to each package, or alternatively, to individual Contracts within the package. Discounts shall be submitted in accordance with ITT 14.4, provided the Tenders for all lots (contracts) are opened at the same time.

All duties, taxes, and other levies payable by the Contractor under the Contract, or for any other cause, as of the date 30 days prior to the deadline for submission of Tenders, shall be included in the rates and prices and the total Tender Price submitted by the Tenderer.

15.0 Currencies of Tender and Payment

- 15.1 The currency (ies) of the Tender and the currency (ies) of payments shall be the same.
- 15.2 Tenderers shall quote entirely in Kenya Shillings. The unit rates and the prices shall be quoted by the Tenderer in the Bill of Quantities, entirely in Kenya shillings.
 - 15.2.1 A Tenderer expecting to incur expenditures in other currencies for inputs to the Works supplied from outside Kenya (referred to as "the foreign currency requirements") shall (if so allowed in the **TDS**) indicate in the Appendix to Tender the percentage(s) of the Tender Price (excluding Provisional Sums), needed by the Tenderer for the payment of such foreign currency requirements, limited to no more than two foreign currencies.
 - 15.2.2 The rates of exchange to be used by the Tenderer in arriving at the local currency equivalent and the percentage(s) mentioned in (a) above shall be specified by the Tenderer in the Appendix to Tender and shall be based on the exchange rate provided by the Central Bank of Kenya on the date 30 days prior to the actual date of tender opening. Such exchange rate shall apply for all foreign payments under the Contract.
 - 15.3 Tenderers may be required by the Procuring Entity to justify, to the Procuring Entity's satisfaction, their local and foreign currency requirements, and to substantiate that the amounts included in the unit rates and prices and shown in the Schedule of Adjustment Data in the Appendix to Tender are reasonable, in which case a detailed breakdown of the foreign currency requirements shall be provided by Tenderers.

16.0 Documents Comprising the Technical Proposal

The Tenderer shall furnish a technical proposal including a statement of work methods, equipment, personnel, schedule and any other information as stipulated in Section IV, Tender Forms, and in suf cient detail to demonstrate the adequacy of the Tenderer's proposal to meet the work's requirements and the completion time.

17.0 Documents Establishing the Eligibility and Quali cations of the Tenderer

- **17.1** Tenderers shall complete the Form of Tender, included in Section IV, Tender Forms, to establish Tenderer's eligibility in accordance with ITT 4.
- **17.2** In accordance with Section III, Evaluation and Quali cation Criteria, to establish its quali cations to perform the Contract the Tenderer shall provide the information requested in the corresponding information sheets included in Section IV, Tender Forms.
- 17.3 If a margin of preference applies as specified in accordance with ITT 33.1, national tenderers, individually or in joint ventures, applying for eligibility for national preference shall supply all information required to satisfy the criteria for eligibility specified in accordance with ITT 33.1.
- 17.4 Tenderers shall be asked to provide, as part of the data for qualication, such information, including details of ownership, as shall be required to determine whether, according to the classication established by the Procuring Entity, a particular contractor or group of contractors qualication established by the information will enable the Procuring Entity identify any actual or potential concict of interest in relation to the procurement and/or contract management processes, or a possibility of collusion between tenderers, and thereby help to prevent any corrupt in uence in relation to the procurement process or contract management.
- 17.5 The purpose of the information described in ITT 17.4 above overrides any claims to con dentiality which a tenderer may have. There can be no circumstances in which it would be justi ed for a tenderer to keep information relating to its ownership and control con dential where it is tendering to undertake public sector work and receive public sector funds. Thus, con dentiality will not be accepted by the Procuring Entity as a justi cation for a Tenderer's failure to disclose, or failure to provide required information on its ownership and control.
- 17.6 The Tenderer shall provide further documentary proof, information or authorizations that the Procuring Entity may request in relation to owner ship and control which in formation on any changes to the information which was provided by the tenderer under ITT 6.4. The obligations to require this information shall continue for the duration of the procurement process and contract performance and after completion of the contract, if any change to the information previously provided may reveal a con ict of interest in relation to the award or management of the contract.
- 17.7 All information provided by the tenderer pursuant to these requirements must be complete, current and accurate as at the date of provision to the Procuring Entity. In submitting the information required pursuant to these requirements, the Tenderer shall warrant that the information submitted is complete, current and accurate as at the date of submission to the Procuring Entity.
- **17.8** If a tenderer fails to submit the information required by these requirements, its tender will be rejected. Similarly, if the Procuring Entity is unable, after taking reasonable steps, to verify to a reasonable degree the information submitted by a tenderer pursuant to these requirements, then the tender will be rejected.
- **17.9** If information submitted by a tenderer pursuant to these requirements, or obtained by the Procuring Entity (whether through its own enquiries, through noti cation by the public or otherwise), shows any con ict of interest which could materially and improperly bene t the tenderer in relation to the procurement or contract management process, then:
 - 17.9.1 If the procurement process is still ongoing, the tenderer will be disquali ed from the procurement process,
 - 17.9.2 if the contract has been awarded to that tenderer, the contract award will be set as depending the outcome of (iii),
 - 17.9.3 The tenderer will be referred to the relevant law enforcement authorities for investigation of whether the tenderer or any other person shave committed any criminal offence.
- 17.10 If a tenderer submits information pursuant to these requirements that is incomplete, inaccurate or out-of-date, or attempts to obstruct the veri cation process, then the consequences ITT 17.8 will ensue unless the tenderer can show to the reasonable satisfaction of the Procuring Entity that any such act was not material, or was due to genuine error which was not attributable to the intentional act, negligence or recklessness of

the tender.

18.0 Period of Validity of Tenders

- 18.1. Tenders shall remain valid for the Tender Validity period specified in the **TDS**. The Tender Validity period starts from the date for the Tender submission deadline (as prescribed by the Procuring Entity in accordance with ITT 22). At ender 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 may request Tenderers to extend the period of validity of their Tenders. The request and the responses shall be made in writing. If a Tender Security is requested in accordance with ITT 19, it shall also be extended for thirty (30) days beyond the deadline of the extended validity period. A Tenderer may refuse the request without forfeiting its Tender security. A Tenderer granting the request shall not be required or permitted to modify its Tender.

19.0 Tender Security

- 19.1 The Tenderer shall furnish as part of its Tender, either a Tender-Securing Declaration or a Tender Security as specified in the **TDS**, in original form and, in the case of a Tender Security, in the amount and currency **specified** in the **TDS**. A Tender-Securing Declaration shall use the form included in Section IV, Tender Forms.
- **19.2** If a Tender Security is specified pursuant to ITT 19.1, the Tender Security shall be a demand guarantee in any of the following forms at the Tenderer's option:
 - i. cash;
 - ii) a bank guarantee;
 - iii) a guarantee by an insurance company registered and licensed by the Insurance Regulatory Authority listed by the Authority;
 - (iv) A guarantee issued by a nancial institution approved and licensed by the Central Bank of Kenya, from a reputable source, and an eligible country.
- 19.3 If an unconditional bank guarantee is issued by a bank located outside Kenya, the issuing bank shall have a correspondent bank located in Kenya to make it enforceable. The Tender Security shall be valid for thirty (30) days beyond the original validity period of the Tender, or beyond any period of extension if requested under ITT 18.2.
- If a Tender Security or Tender-Securing Declaration is speci ed pursuant to ITT 19.1, any Tender not accompanied by a substantially responsive Tender Security or Tender-Securing Declaration shall be rejected by the Procuring Entity as non-responsive.
- 19.4 If a Tender Security is specified pursuant to ITT 19.1, the Tender Security of unsuccessful Tenderers shall be returned as promptly as possible upon the successful Tenderer's signing the Contract and furnishing the Performance Security and any other documents required in the TDS. The Procuring Entity shall also promptly return the tender security to the tenderers where the procurement proceedings are terminated, all tenders were determined non-responsive or a bidder declines to extend tender validity period.
- 19.5 The Tender Security of the successful Tenderer shall be returned as promptly as possible once the successful Tenderer has signed the Contract and furnished the required Performance Security, and any other documents required in the TDS.
- **19.6** The Tender Security may be forfeited or the Tender-Securing Declaration executed:
 - a) if a Tenderer withdraws its Tender during the period of Tender validity specified by the Tenderer on the Form of Tender, or any extension there to be provided by the Tenderer; or
 - b) if the successful Tenderer fails to: -
 - i) sign the Contract in accordance with ITT47; or

- ii) furnish a Performance Security and if required in the TDS, and any other documents required in the TDS.
- 19.7 Where tender securing declaration is executed, the Procuring Entity shall recommend to the PPRA todebar the Tenderer from participating in public procurement as provided in the law.
 - 19.8 The Tender Security or the Tender-Securing Declaration of a JV shall be in the name of the JV that submits the Tender. If the JV has not been legally constituted into a legally enforceable JV at the time of tendering, the Tender Security or the Tender-Securing Declaration shall be in the names of all future members as named in the letter of intent referred to in ITT 4.1 and ITT 11.2.
 - 19.9 A tenderer shall not issue a tender security to guarantee itself.

20.0 Format and Signing of Tender

- 20.1 The Tenderer shall prepare one original of the documents comprising the Tender as described in ITT 11 and clearly mark it "ORIGINAL." Alternative Tenders, if permitted in accordance with ITT 13, shall be clearly marked "ALTERNATIVE." In addition, the Tenderer shall submit copies of the Tender, in the number speci ed in the **TDS** and clearly mark them "COPY." In the event of any discrepancy between the original and the copies, the original shall prevail.
- **20.2** Tenderers shall mark as "CONFIDENTIAL" all information in their Tenders which is condential to their business. This may include proprietary information, trade secrets, or commercial or nancially sensitive information.
- 20.3 The original and all copies of the Tender shall be typed or written in indelible ink and shall be signed by a person duly authorized to sign on behalf of the Tenderer. This authorization shall consist of a written con rmation as specified in the **TDS** and shall be attached to the Tender. The name and position held by each person signing the authorization must be typed or printed below the signature. All pages of the Tender where entries or amendments have been made shall be signed or initialed by the person signing the Tender.
- 20.4 In case the Tenderer is a JV, the Tender shall be signed by an authorized representative of the JV on behalf of the JV, and so as to be legally binding on all the members as evidenced by a power of attorney signed by their legally authorized representatives.
- **20.5** Any inter-lineation, erasures, or overwriting shall be valid only if they are signed or initialed by the person signing the Tender.

D. SUBMISSION AND OPENING OF TENDERS

21.0 Sealing and Marking of Tenders

- **21.1** The Tenderer shall deliver the Tender in a single sealed envelope, or in a single sealed package, or in a single sealed container bearing the name and Reference number of the Tender, addressed to the Procuring Entity and a warning not to open before the time and date for Tender opening date. Within the single envelope, package or container, the Tenderer shall place the following separate, sealed envelopes:
 - 21.1.1 in an envelope or package or container marked "ORIGINAL", all documents comprising the Tender, as described in ITT 11; and
 - 21.1.2 in an envelope or package or container marked "COPIES", all required copies of the Tender; and
 - 21.1.3 if alternative Tenders are permitted in accordance with ITT 13, and if relevant:
 - 21.1.3.1 in an envelope or package or container marked "ORIGINAL –ALTERNATIVE TENDER", the alternative Tender; and
 - 21.132 in the envelope or package or container marked "COPIES- ALTERNATIVE TENDER", all required copies of the alternative Tender.

The inner envelopes or packages or containers shall:

- a) bear the name and address of the Procuring Entity,
- b) bear the name and address of the Tenderer; and
- c) bear the name and Reference number of the Tender.
- 21.2 If an envelope or package or container is not sealed and marked as required, the *Procuring Entity* will assume no responsibility for the misplacement or premature opening of the Tender. Tenders misplaced or opened prematurely will not be accepted.

22.0 Deadline for Submission of Tenders

- 22.1 Tenders must be received by the Procuring Entity at the address specified in the TDS and no later than the date and time also specified in the TDS. When so specified in the TDS, tenderers shall have the option of submitting their Tenders electronically. Tenderers submitting Tenders electronically shall follow the electronic Tender submission procedures specified in the TDS.
- 22.2 The Procuring Entity may, at its discretion, extend the deadline for the submission of Tenders by amending the Tender Documents in accordance with ITT 8, in which case all rights and obligations of the Procuring Entity and Tenderers previously subject to the deadline shall thereafter be subject to the deadline as extended.

23.0 Late Tenders

The Procuring Entity shall not consider any Tender that arrives after the deadline for submission of tenders, in accordance with ITT 22. Any Tender received by the Procuring Entity after the deadline for submission of Tenders shall be declared late, rejected, and returned unopened to the Tenderer.

240 Withdrawal, Substitution, and Modi cation of Tenders

- A Tenderer may withdraw, substitute, or modify its Tender after is as been submitted by sending a written notice, duly signed by an authorized representative, and shall include a copy of the authorization in accordance with ITT 20.3, (except that withdrawal notices do not require copies). The corresponding substitution or modi cation of the Tender must accompany the respective written notice. All notices must be:
 - a) prepared and submitted in accordance with ITT 20 and ITT 21 (except that withdrawals notices do not require copies), and in addition, the respective envelopes shall be clearly marked "WITHDRAWAL," "SUBSTITUTION," "MODIFICATION;" and
 - b) received by the Procuring Entity prior to the deadline prescribed for submission of Tenders, in accordance with ITT 22.
- Tenders requested to be withdrawn in accordance with ITT 24.1 shall be returned unopened to the Tenderers.
- No Tender may be withdrawn, substituted, or modi ed in the interval between the deadline for submission of Tenders and the expiration of the period of Tender validity speci ed by the Tenderer on the Form of Tender or any extension thereof.

250 Tender Opening

- Except in the cases specified in ITT 23 and ITT 24.2, the Procuring Entity shall publicly open and read out all Tenders received by the deadline, at the date, time and place specified in the TDS, in the presence of Tenderers' designated representatives who chooses to attend. Any specific electronic Tender opening procedures required if electronic Tendering is permitted in accordance with ITT 22.1, shall be as specified in the TDS.
- First, envelopes marked "WITHDRAWAL" shall be opened and read out and the envelopes with the corresponding Tender shall not be opened but returned to the Tenderer. No Tender withdrawal shall be

- permitted unless the corresponding withdrawal notice contains a valid authorization to request the withdrawal and is read out at Tender opening.
- Next, envelopes marked "SUBSTITUTION" shall be opened and read out and exchanged with the corresponding Tender being substituted, and the substituted Tender shall not be opened, but returned to the Tenderer. No Tender substitution shall be permitted unless the corresponding substitution notice contains a valid authorization to request the substitution and is read out at Tender opening.
- Next, envelopes marked "MODIFICATION" shall be opened and read out with the corresponding Tender. No Tender modi cation shall be permitted unless the corresponding modi cation notice contains a valid authorization to request the modi cation and is read out at Tenderopening.
- Next, all remaining envelopes shall be opened one at a time, reading out: the name of the Tenderer and whether there is a modi cation; the total Tender Price, per lot (contract) if applicable, including any discounts and alternative Tenders; the presence or absence of a Tender Security or Tender-Securing Declaration, if required; and any other details as the Procuring Entity may consider appropriate.
- Only Tenders, alternative Tenders and discounts that are opened and read out at Tender opening shall be considered further for evaluation. The Form of Tender and pages of the Bill of Quantities (to be decided on by the tender opening committee) are to be initialed by the members of the tender opening committee attending the opening.
- At the Tender Opening, the Procuring Entity's Hall neither discuss the merits of any Tender nor reject any Tender (except for late Tenders, in accordance with ITT 23.1).
- 258 The Procuring Entity shall prepare minutes of the Tender Opening that shall include, as a minimum:
 - a) the name of the Tenderer and whether there is a withdrawal, substitution, or modi cation;
 - b) the Tender Price, per lot (contract) if applicable, including any discounts;
 - c) any alternative Tenders;
 - d) the presence or absence of a Tender Security, if new as required;
 - e) number of pages of each tender document submitted.
- The Tenderers' representatives who are present shall be requested to sign the minutes. The omission of a Tenderer's signature on the minutes shall not invalidate the contents and effect of the minutes. A copy of the tender opening register shall be distributed to all Tenderers.

E. EVALUATION AND COMPARISON OF TENDERS

26.0 Con dentiality

- **26.1** Information relating to the evaluation of Tenders and recommendation of contract award shall not be disclosed to Tenderers or any other persons not of cially concerned with the Tender process until information on Intention to Award the Contract is transmitted to all Tenderers in accordance with ITT 43.
- **26.2** Any effort by a Tenderer to in uence the Procuring Entity in the evaluation of the Tenders or Contract award decisions may result in the rejection of its tender.
- **26.3** Notwithstanding ITT 26.2, from the time of tender opening to the time of contract award, if a tenderer wishes to contact the Procuring Entity on any matter related to the tendering process, it shall do so in writing.

27.0 Clari cation of Tenders

27.1 To assist in the examination, evaluation, and comparison of the tenders, and qualication of the tenderers,

the Procuring Entity may, at its discretion, ask any tenderer for a clari cation of its tender, given a reasonable time for a response. Any clari cation submitted by a tenderer that is not in response to a request by the Procuring Entity shall not be considered. The Procuring Entity's request for clari cation and the response shall be in writing. No change, including any voluntary increase or decrease, in the prices or substance of the tender shall be sought, offered, or permitted, except to con rm the correction of arithmetic errors discovered by the Procuring Entity in the evaluation of the tenders, in accordance with ITT 31.

27.2 If a tenderer does not provide clarications of its tender by the date and time set in the Procuring Entity's request for clarication, its Tender may be rejected.

28.0 Deviations, Reservations, and Omissions

- **28.1** During the evaluation of tenders, the following de nitions apply: -
 - 28.1.1 "Deviation" is a departure from the requirements specified in the tender document;
 - 28.1.2 "Reservation" is the setting of limiting conditions or withholding from
 - 28.1.3 complete acceptance of the requirements specified in the tender document; and
 - 28.1.4 "Omission" is the failure to submit part or all of the information or documentation required in the Tender document.

29.0 Determination of Responsiveness

- **29.1** The Procuring Entity's determination of a Tender's responsiveness is to be based on the contents of the tender itself, as de ned in ITT 11.
- **29.2** A substantially responsive Tender is one that meets the requirements of the Tender document without material deviation, reservation, or omission. A material deviation, reservation, or omission is one that, if accepted, would:
 - 29.2.1 Affect in any substantial way the scope, quality, or performance of the Works speci ed in the Contract;
 - 29.2.2 limit in any substantial way, inconsistent with the tender document, the Procuring Entity's rights or the tenderer's obligations under the proposed contract;
 - 29.2.3 if recti ed, would unfairly affect the competitive position of other tenderers presenting substantially responsive tenders.
 - 29.3 The Procuring Entity shall examine the technical aspects of the tender submitted in accordance with ITT 16, to con rm that all requirements of Section VII, Works' Requirements have been met without any material deviation, reservation or omission.
 - 29.4 If a tender is not substantially responsive to the requirements of the tender document, it shall be rejected by the Procuring Entity and may not subsequently be made responsive by correction of the material deviation, reservation, or omission.

30.0 Non-material non-conformities

- **30.1** Provided that a tender is substantially responsive, the Procuring Entity may waive any non-conformities in the tender.
- **30.2** Provided that a Tender is substantially responsive, the Procuring Entity may request that the tenderer submit the necessary information or documentation, within a reasonable period of time, to rectify non-material non-conformities in the tender related to documentation requirements. Requesting information or documentation on such non-conformities shall not be related to any aspect of the price of the tender. Failure of the tenderer to comply with the request may result in the rejection of its tender.
- **30.3** Provided that a tender is substantially responsive, the Procuring Entity shall rectify quanti able non-material non-conformities related to the Tender Price. To this effect, the Tender Price shall be

adjusted, for comparison purposes only, to reflect the price of a missing or non-conforming item or component in the manner specified in the TDS.

31.0 Arithmetical Errors

- 31.0 The tender sum as submitted and read out during the tender opening shall be absolute and nal and shall not be the subject of correction, adjustment or amendment in any way by any person or entity.
- 31.1 Provided that the Tender is substantially responsive, the Procuring Entity shall handle errors on the following basis:
 - a) Any error detected if considered a major deviation that affects the substance of the tender, shall lead to disquali cation of the tender as non-responsive.
 - b) Any errors in the submitted tender arising from a miscalculation of unit price, quantity, and subtotal and total bid price shall be considered as a major deviation that affects the substance of the tender and shall lead to disqualication of the tender as non-responsive, and
 - c) if there is a discrepancy between words and gures, the amount in words shall prevail
 - 31.2 Tenderers shall be notified of any error detected in their bid during the notification of award.

32.0 Conversion to Single Currency

For evaluation and comparison purposes, the currency(ies) of the Tender shall be converted in to a single currency as specified in the **TDS**.

33.0 Margin of Preference and Reservations

- 33.1 A margin of preference may be allowed only when the contract is open to international competitive tendering where foreign contractors are expected to participate in the tendering process and where the contract exceeds the value/threshold speci ed in the Regulations.
- 33.2 A margin of preference shall not be allowed unless it is specified so in the TDS.
- 33.3 Contracts procured on basis of international competitive tendering shall not be subject to reservations exclusive to speci c groups as provided in ITT 33.4.
- 33.4 Where it is intended to reserve a contract to as speci c group of businesses (these groups are Small and Medium Enterprises, Women Enterprises, Youth Enterprises and Enterprises of persons living with disability, as the case may be), and who are appropriately registered as such by the authority to be speci ed in the **TDS**, a procuring entity shall ensure that the invitation to tender speci cally indicates that only businesses or rms belonging to the speci ed group are eligible to tender. No tender shall be reserved to more than one group. If not so stated in the Invitation to Tender and in the Tender documents, the invitation to tender will be open to all interested tenderers.

34.0 Nominated Subcontractors

- 34.1 Unless otherwise stated in the **TDS**, the Procuring Entity does not intend to execute any speci c elements of the Works by subcontractors selected/nominated by the Procuring Entity. In case the Procuring Entity nominates a subcontractor, the subcontract agreement shall be signed by the Subcontractor and the Procuring Entity. The main contract shall specify the working arrangements between the main contractor and the nominated subcontractor.
- **34.2** Tenderers may propose sub-contracting up to the percentage of total value of contracts or the volume of works as speci ed in the **TDS**. Subcontractors proposed by the Tenderer shall be fully quali ed for their parts of the Works.
- 343 Domestic subcontractor's quali cations shall not be used by the Tenderer to qualify for the Works unless their specialized parts of the Works were previously designated so by the Procuring Entity in

the **TDS** as can be met by subcontractors referred to hereafter as 'Specialized Subcontractors', in which case, the quali cations of the Specialized Subcontractors proposed by the Tenderer may be added to the quali cations of the Tenderer.

350 Evaluation of Tenders

- The Procuring Entity shall use the criteria and methodologies listed in this ITT and Section III, Evaluation and Qualication Criteria. No other evaluation criteria or methodologies shall be permitted. By applying the criteria and methodologies the Procuring Entity shall determine the Lowest Evaluated Tender in accordance with ITT 40.
- 352 To evaluate a Tender, the Procuring Entity shall consider the following:
 - a) Price adjustment in accordance with ITT 31.1 (iii); excluding provisional sums and contingencies, if any, but including Day work items, were priced competitively.
 - b) price adjustment due to discounts offered in accordance with ITT 14.4;
 - c) converting the amount resulting from applying (a) and (b) above, if relevant, to a single currency in accordance with ITT 32;
 - d) price adjustment due to quanti able nonmaterial non-conformities in accordance with ITT 30.3; and
 - e) any additional evaluation factors speci ed in the **TDS** and Section III, Evaluation and Quali cation Criteria.
- 353 The estimated effect of the price adjustment provisions of the Conditions of Contract, applied over the period of execution of the Contract, shall not be considered in Tender evaluation.
- 354 Where the tender involves multiple lots or contracts, the tenderer will be allowed to tender for one or more lots (contracts). Each lot or contract will be evaluated in accordance with ITT 35.2. The methodology to determine the lowest evaluated tenderer or tenderers base done lot (contract) or based on a combination of lots (contracts), will be specified in Section III, Evaluation and Qualication Criteria. In the case of multiple lots or contracts, tenderer will be required to prepare the Eligibility and Qualication Criteria Form for each Lot.

36.0 Comparison of tenders

The Procuring Entity shall compare the evaluated costs of all substantially responsive Tenders established in accordance with ITT 35.2 to determine the Tender that has the lowest evaluated cost.

37.0 Abnormally low tenders and abnormally high tenders Abnormally Low Tenders

- **37.1** An Abnormally Low Tender is one where the Tender price, in combination with other elements of the Tender, appears so low that it raises material concerns as to the capability of the Tenderer in regard to the Tenderer's ability to perform the Contract for the offered Tender Price or that genuine competition between Tenderers is compromised.
- **37.2** In the event of identication of a potentially Abnormally Low Tender, the Procuring Entity shall seek written clarications from the Tenderer, including detailed price analyses of its Tender price in relation to the subject matter of the contract, scope, proposed methodology, schedule, allocation of risks and responsibilities and any other requirements of the Tender document.
- **37.3** After evaluation of the price analyses, if the Procuring Entity determines that the Tenderer has failed to demonstrate its capability to perform the Contract for the offered Tender Price, the Procuring Entity shall reject the Tender.

Abnormally high tenders

37.4 Abnormally high tender price is one where the tender price, in combination with other constituent

elements of the Tender, appears unreasonably too high to the extent that the Procuring Entity is concerned that it (the Procuring Entity) may not be getting value for money or it may be paying too high a price for the contract compared with market prices or that genuine competition between Tenderers is compromised.

- 37.5 In case of a nab normally high price, the Procuring Entity shall make a survey of the market prices, check if the estimated cost of the contract is correct and review the Tender Documents to check if the speci cations, scope of work and conditions of contract are contributory to the abnormally high tenders. The Procuring Entity may also seek written clari cation from the tenderer on the reason for the high tender price. The Procuring Entity shall proceed as follows:
- 37.5.1 If the tender price is abnormally high based on wrong estimated cost of the contract, the Procuring Entity may accept or not a accept the tender depending on the Procuring Entity's budget considerations.
- 37.5.2 If speci cations, scope of work and/or conditions of contract are contributory to the abnormally high tender prices, the Procuring Entity shall reject all tenders and may retender for the contract based on revised estimates, speci cations, scope of work and conditions of contract, as the case may be.
- 37.6 If the Procuring Entity determines that the Tender Price is abnormally too high because genuine competition between tenderers is compromised (often due to collusion, corruption, or other manipulations), the Procuring Entity shall reject all Tenders and shall institute or cause competent Government Agencies to institute an investigation on the cause of the compromise, before retendering.

38.0 Unbalanced and/or front-loaded tenders.

- 38.1 If in the Procuring Entity's opinion, the Tender that is evaluated as the lowest evaluated price is seriously unbalanced and/or frontloaded, the Procuring Entity may require the Tenderer to provide written clari cations. Clari cations may include detailed price analyses to demonstrate the consistency of the tender prices with the scope of works, proposed methodology, schedule and any other requirements of the Tender document.
- **38.2** After the evaluation of the information and detailed price analyses presented by the Tenderer, the Procuring Entity may as appropriate:
 - 38.2.1 accept the Tender;
 - require that the total amount of the Performance Security be increased at the expense of the Tenderer to a level not exceeding a 30% of the Contract Price;
 - 38.2.3 agree on a payment mode that eliminates the inherent risk of the Procuring Entity paying too much for undelivered works;
 - 38.2.4 reject the Tender,

39.0 Quali cations of the tenderer

- **39.1** The Procuring Entity shall determine to its satisfaction whether the eligible Tenderer that is selected as having submitted the lowest evaluated cost and substantially responsive Tender, meets the qualifying criteria speci ed in Section III, Evaluation and Quali cation Criteria.
- **39.2** The determination shall be based upon an examination of the documentary evidence of the Tenderer's quali cations submitted by the Tenderer, pursuant to ITT 17. The determination shall not take into consideration the quali cations of other rms such as the Tenderer's subsidiaries, parent entities, af liates, subcontractors (other than Specialized Sub-contractors if permitted in the Tender document), or any other rm(s) different from the Tenderer.
- **39.3** An af rmative determination shall be a prerequisite for award of the Contract to the Tenderer. A negative determination shall result in disquali cation of the Tender, in which event the Procuring Entity shall proceed to the Tenderer who offers a substantially responsive Tender with the next lowest evaluated price to make a similar determination of that Tenderer's quali cations to perform satisfactorily.

40.0 Lowest evaluated tender

Having compared the evaluated prices of Tenders, the Procuring Entity shall determine the Lowest Evaluated Tender. The Lowest Evaluated Tender is the Tender of the Tenderer that meets the Qualication Criteria and whose Tender has been determined to be:

- a) Most responsive to the Tender document; and
- b) the lowest evaluated price.

41.0 Procuring entity's right to accept any tender, and to reject any or all tenders.

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

F. AWARD OF CONTRACT

42.0 Award criteria

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

43.0 Notice of Intention to Enter into a Contract/Notification of Award

Upon award of the contract and prior to the expiry of the Tender Validity Period the Procuring Entity shall issue a Noti cation of Intention to Enter into a Contract/Noti cation of award to all tenderers which shall contain, at a minimum, the following information:

- a) the name and address of the Tenderer submitting the successful tender;
- b) the Contract price of the successful tender:
- c) a statement of the reason(s) the tender of the unsuccessful tenderer to whom the letter is addressed was unsuccessful, unless the price information in (c) above already reveals the reason;
- d) the expiry date of the Standstill Period; and
- e) instruction son how to request a debrie ng and/ or submit a complaint during the stand still period;

44.0 Stand still Period

- **44.1** The Contract shall not be signed earlier than the expiry of a Standstill Period of 14 days to allow any dissatis ed tender to launch a complaint. Where only one Tender is submitted, the Standstill Period shall not apply.
- **44.2** Where a Standstill Period applies, it shall commence when the Procuring Entity has transmitted to each Tenderer the Noti cation of Intention to Enter into a Contract with the successful Tenderer.

45.0 Debrie ng by the Procuring Entity

- **45.1** On receipt of the Procuring Entity's Noti cation of Intention to Enter into a Contract referred to in ITT 43, an unsuccessful tenderer may make a written request to the Procuring Entity for a debrie ngon speci c issues or concerns regarding their tender. The Procuring Entity shall provide the debrie ng within ve days of receipt of the request.
- **45.2** Debrie ngs of unsuccessful Tenderers may be done in writing or verbally. The Tenderer shall bear its own costs of attending such a debrie ng meeting.

46.0 Letter of Award

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

47.0 Signing of Contract

- **47.1** Upon the expiry of the fourteen days of the Noti cation of Intention to enter in to contract and upon the parties meeting their respective statutory requirements, the Procuring Entity shall send the successful Tenderer the Contract Agreement.
- Within fourteen (14) days of receipt of the Contract Agreement, the successful Tenderer shall sign, date, and return it to the Procuring Entity.
- **473** The written contract shall be entered into within the period speci ed in the noti cation of award and before expiry of the tender validity period.

48.0 Performance Security

- **481** Within twenty-one (21) days of the receipt of the Letter of Award from the Procuring Entity, the successful Tenderer shall furnish the Performance Security and, any other documents required in the **TDS**, in accordance with the General Conditions of Contract, subject to ITT 38.2 (b), using the Performance Security and other Forms included in Section X, Contract Forms, or another form acceptable to the Procuring Entity. A foreign institution providing a bank guarantee shall have a correspondent nancial institution located in Kenya, unless the Procuring Entity has agreed in writing that a correspondent bank is not required.
- **482** Failure of the successful Tenderer to submit the above-mentioned Performance Security and other documents required in the **TDS** or sign the Contract shall constitute sufficient grounds for the annulment of the award and forfeiture of the Tender Security. In that event the Procuring Entity may award the Contract to the Tenderer offering the next Best Evaluated Tender.
- 483 Performance security shall not be required for contracts estimated to cost less than the amount speci ed in the Regulations.

49.0 Publication of Procurement Contract

Within fourteen days after signing the contract, the Procuring Entity shall publish the awarded contract at its notice boards and websites; and on the Website of the Authority. At the minimum, the notice shall contain the following information:

- a) name and address of the Procuring Entity;
- b) name and reference number of the contract being awarded, a summary of its scope and the selection method used;
- c) the name of the successful Tenderer, the nal total contract price, the contract duration;
- d) dates of signature, commencement and completion of contract;
- e) names of all Tenderers that submitted Tenders, and their Tender prices as readout at Tender opening.

50.0 Procurement related Complaint

The procedures for making Procurement-related Complaints are as specified in the **TDS**.

SECTION II - TENDER DATA SHEET (TDS)

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

A. GENEF	RAL
ITT 1.1	The name of the Contract is Proposed Construction of Masonry Perimeter Walling, Gates and Parking at the Garissa County Assembly The reference number of the contract is: GCA/OT/04/2024-2025 The number and identification of Lots (contracts) comprising this tender are: Not applicable Lot 1 Name: Lot 2 Name:
ITT 2.3	The information made available on competing firms is as follows: N/A
ITT 2.4	The firms that provided consultancy services for the contract being tendered for are: DEPARTMENTFOR PUBLIC WORKS, GARISSA
ITT 3.1	Joint ventures (JVs) tendering is not applicable for this tender
B. Content	ts of Tender Document
ITT 7.1	Completed tenders Must be submitted through the IFMIS supplier portal and a hard copy. to the address below. THE CLERK, COUNTY ASSEMBLY OF GARISSA P.O. BOX 57-70100 GARISSA. On or before Tuesday 17th December, 2 0 2 4 a t 1 0. 0 0 a m.
ITT 7.2	(A) A pre-arranged pre-tender site visit shall take place on; Date: N/A Time:N/A

Place: <u>N/A</u>

ITT 7.3	The Tenderer will submit any request for clarifications in writing, to reach the Procuring Entity not later than Thursday 12 th December,2024 .	
ITT 7.5	The Procuring Entity's website where Minutes of the pre-Tender meeting and the pre-arranged pretender will be published. N/A	
ITT 9.1	For Clarification of Tender purposes, for obtaining further information on tender documents, the Procuring Entity's address is: Name of Procuring Entity: COUNTY ASSEMBLY OF GARISSA THE CLERK COUNTY ASSEMBLY OF GARISSA, P.O.BOX 57-70100, GARISSA.	
C. Prepara	tion of Tenders	
ITT 11.1 (h)	The Tenderer shall submit the required documents together with the Tender: (Required documents and evidence of qualification as detailed in the Evaluation criteria in Section III)	
ITT 13.1	Alternative Tenders shall not be considered.	
ITT 13.2	Alternative times for completion <i>shall not be</i> permitted.	
ITT 13.4	Alternative technical solutions shall be permitted for the following parts of the Works: <i>Not applicable</i>	
ITT 14.5	The prices quoted by the Tenderer shall be: Fixed	
ITT 15.2 (a)	Foreign currency requirements <i>not allowed</i> .	
ITT 18.1	The Tender validity period shall be 120 days.	
ITT 18.3	 (a) The Number of days beyond the expiry of the initial tender validity period will be 30 days. (b) The Tender price shall be adjusted by the following percentages of the tender price: (i) By No applicable the local currency portion of the Contract price adjusted to reflectlocal inflation during the period of extension, and (ii) By Not applicable the foreign currency portion of the Contract price adjusted to reflect the international inflation during the period of extension. 	
ITT 19.1	Tenderer shall provide Tender Security of <i>Kenya shillings Three Hundred and ninety Thousand (*Kshs. 360,000.00) only.</i> The type of Tender security shall be either; i. Bank guarantee; A guarantee by an insurance company registered and licensed by the Insurance Regulatory Authoritylisted by the authority; A guarantee issued by a financial institution approved and licensed by the Central Bank of kenya.	
	22	

	Kenya or; iv. Cash	
ITT 20.1	In addition to the original of the Tender, the number of copies is: One (1)	
ITT 20.3	The written confirmation of authorization to sign on behalf of the Tenderer shall consist of <i>proof of Power of attorney</i>	

D. Submiss	D. Submission and Opening of Tenders		
ITT 22.1	(A) For <u>Tender submission purposes</u> only, the Procuring Entity's address is:		
	 Name of Procuring Entity: County Assembly of Garissa Postal Address: P.O Box 57-70100 Garissa 		
	(3) Physical address for hand Courier Delivery to an office or Tender Box (City, Street, Building, Floor) As indicated in tender advertisement		
	(4) Date and time for submission of Tenders: <i>As indicated in tender advertisement</i>		
ITT 25.5	The number of representatives of the Procuring Entity to sign is: As directed by procuring entity		
E. Evaluati	E. Evaluation, and Comparison of Tenders		
ITT 30.3	The adjustment shall be based on the "average" price of the item or component as quoted in other substantially responsive Tenders. If the price of the item or component cannot be derived from the price of other substantially responsive Tenders, the Procuring Entity shall use its best estimate.		
ITT 33.2	A margin of preference shall not apply.		
ITT 33.4	n/a		
ITT 34.2	Contractor's may propose subcontracting: Maximum percentage of subcontracting permitted is: % of the total contract amount.		
ITT 35.2 (d)	Additional requirements apply. These are detailed in the evaluation criteria in Section III, Evaluation and Qualification Criteria.		

SECTION III - EVALUATION AND OUALIFICATION CRITERIA

1. General Provisions

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

2. Preliminary Evaluation for Determination of Responsiveness (Mandatory Requirements)

Tender evaluation will start by examining all tenders to ensure they meet in all respects the eligibility criteria and other requirements in the ITT. Tenders shall be considered responsive in the Preliminary Evaluation by providing the following mandatory documents.

- a) A copy of Company Incorporation/Registration Certificate
- b) A copy of CR12 issued within the last one (1) year.
- c) A copy of Valid Tax Compliance Certificate (valid up to the date of tender opening)
- d) A copy of Valid National Construction Authority (NCA) Registration Certificate Buildings Category (NCA 6 and above)
- e) A copy of Current National Construction Authority (NCA) Annual License- Buildings for 2024/2025
- f) A copy of Current business permit/license
- g) Must submit a Copy of Valid Certificate of Registration to the target group issued by the National Treasury (AGPO Certificate for Disability)
- h) Power of Attorney authorizing the legal representative to sign the tender
- i) Duly filled, signed, and stamped Form of Tender
- j) Duly filled, signed, and stamped Confidential Business Questionnaire
- k) Duly filled, signed, and stamped Self- Declaration Form SD1 (Public Procurement and Disposal Act Non-Debarment Form
- 1) Duly filled, signed and stamped Self- Declaration Form SD2 (Anti-corruption pledge)
- m) Duly filled, signed and stamped Declaration and Commitment to The Code Of Ethics
- n) Pre-tender site visit certificate duly signed by the client's representative.
- o) Audited accounts for the last three years 2021, 2022, 2023 signed by a Certified Public Accountant on every page. (showing financial competence)
- p) Original bank statements for the last one year certified by the respective bank(s) (showing financial competence)
- q) Properly bound (spiral or perfect cover, hard cover or case bound) chronologically serialized tender document.
- r) Duly filled, signed and stamped Disclosure of Interest Form
- s) Duly filled, signed and stamped Certificate of Independent Tender Determination Form.
- t) Beneficial ownership information form
- u) provide Tender Security of *Kenya shillings Three Hundred and ninetyThousand ('Kshs. 360,000.00)*only. The type of Tender security shall be either; Bank guarantee; A guarantee by an insurance company registered and licensed by the Insurance Regulatory Authoritylisted by the authority; A guarantee issued by a financial institution approved and licensed by the Central Bank of Kenya.

Note: Failure to submit any of the mandatory requirements shall lead to automatic disqualification. All the above requirements shall be evaluated on Yes/No basis.

3. TECHNICAL EVALUATION

To be considered responsive and qualify for financial evaluation, tenders must score a minimum of 70% on the following technical criteria.

		EVALUATION CRITERIO N	WEIGHTED	SCORE
ITEM	No of Years in B	% <mark>5</mark>	(%)	
IIEW	b) 6-10	Years O Years or 10 Years	2 3 5	
1		-		
2	Provide Project (over KShs.30 m signature and pr for the Project(s a) Zero	o Completed Project	35 0	
		Projects O Projects	10	
		er 10 Projects	20 35	
		Average Annual Construction Turnover	<u>8</u>	
		a) Turnover less than 2 times the value	4	
		of the project Turnover more than 2 times but less 3 times the value of the project	6	
		c) Turnover more than 3 times the value of the project	8	
3				-
	Financial Capacity	Adequate Cash flow (Lines of Credit or Liquid Assets	<u>15</u>	
		a) Less than KShs 10 millionb) More than KShs 10 million but less than KShs 30 million	5 10	
		c) More than KShs 30 million	15	
	<u>Director/Owner of Company/Business</u> (Minimum Experience of 3 years)		<u>6</u>	
		a) Certificate Training in Construction	2	
		b) Diploma Training in Construction	4	
		c) Degree Training in Construction	6	
	Key Personnel (Provide CVs, Academic	Site Agent/Manager (Minimum qualification of Certificate Training in Building and Civil Engineering	<u>5</u>	
	Certificates and Testimonials)	a) With 1-5 years' experience in	3	
		similar position b) With 6-10 years' experience in	4	
4		similar position	5	
		c) With over 10 years' experience in similar position	Č	
		Electrical Works Artisan (Minimum qualification of Electrical Trade-Test Certificate Training	<u>3</u>	
		a) With 1-5 years experience	1	
		b) With 6-10 years experience	2 3	
		c) With over 10 years experience	J	

	Mechanical Works Artisan (Minimum qualification of Mechanical Trade-Test Certificate Training	<u>3</u>	
	a) With 1-5 years' experience b) With 6-10 years' experience c) With over 10 years' experience	1 2 3	
	Plant and Equipment (Provide proof of Ownership for the following indicating Model and Capacity or a Lease Agreement with ownership documents from the Lessor)	10	
5	a) Transport Vehicles - At least I No. Lorry b) Excavating Machinery- excavator, roller etc c) Concreting Equipment- Mixer and Vibrator d) Assorted Equipment and Tools-welding, scaffolds Tile Cutter,	3 2 3 2	
6	Program of Works Provide a schedule of activities	<u>10</u>	
	Total	100	

Note: Only bidders who score 70% and above of the technical score shall proceed to the financial evaluation stage.

4. FINANCIAL EVALUATION

Tenders shall be checked for unacceptable arithmetic errors, abnormally low tenders, abnormally high tenders and tenders that are front loaded.

5. DUE DILIGENCE

A due diligence will only be carried out for the lowest evaluated tender to verify information provided in their tenders. Any false information provided will lead to disqualification.

SECTION IV - TENDERING QUALIFICATION FORMS

1. FOREIGN TENDERERS 40% RULE

Pursuant to ITT 3.9, a foreign tenderer must complete this form to demonstrate that the tender ful 1s this condition.

ITEM	Description of work item	Description of location of source	COST IN Kenya Shillings	Comments, If any
A	LOCAL LABOR			
1				
2				
3				
4				
5				
В	SUBCONTRACTS FROM	LOCA L SOURC ES		
1				
2				
3				
4				
5				
С	LOCAL MATERIALS			
1				
2				
3				
4				
5				
D	USE OF LOCAL PLANT	AND EQUIPMENT		
1				
2				
3				
4				
5				
Е	ADD ANY OTHER ITEM			
1				
2				
3				
4				
5				
6				
	TOTAL COST OF LOCAL CONTENT			
	PERCENTAGE OF	CONTRACTPRICE		

2. FORM EQU: EQUIPMENT

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

Name of manufacturer Model and power rating	Item of equip	ment		
Current Current location Indicate source of the equipment Owned Rented Leased Specially manufactured Omit the following information for equipment owned by the Tenderer. Name of owner Address of owner Telephone Contact name and title Fax Telex		Name of manufacturer	Model and power rating	
Indicate source of the equipment Owned Rented Leased Specially manufactured Omit the following information for equipment owned by the Tenderer. Name of owner Address of owner Telephone Fax Contact name and title Telex		Capacity	Year of manufacture	
Omit the following information for equipment owned by the Tenderer. Name of owner Address of owner Telephone Fax Telex Specially manufactured Contact name and title Telex	Current	Current location		
Omit the following information for equipment owned by the Tenderer. Name of owner Address of owner Telephone Fax Telex Specially manufactured Contact name and title Telex				
Owner Name of owner Address of owner Telephone Contact name and title Fax Telex			eased	
Address of owner Telephone Fax Contact name and title Telex		Omit the following information for	equipment owned by the Tenderer.	
Telephone Contact name and title Fax Telex	Owner	Name of owner		
Fax Telex	Address of owner			
		Telephone	Contact name and title	
Agreements Details of rental / lease / manufacture agreements specific to the project		Fax Telex		
	Agreements	nts Details of rental / lease / manufacture agreements specific to the project		

3. FORM PER -1

Contractor's Representative and Key Personnel Schedule

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

Contractor' Representative and Key Personnel

1.	Title of position: Contractor's Representative	
	Name of candidate:	
	Duration of	[insert the whole period (start and end dates) for which this position
	appointment:	will be engaged
	Time	[insert the number of days/week/months/ that has been scheduled for
	commitment: for	this position]
	this position:	
	Expected time	[insert the expected time schedule for this position (e.g. attach high
	schedule for this	level Gantt chart]
	position:	
2.	Title of position: [_	J
	Name of candidate	:
	Duration of	[insert the whole period (start and end dates) for which this position
	appointment:	will be engaged]
	Time	[insert the number of days/week/months/ that has been scheduled for
	commitment: for	this position]
	this position:	
	Expected time	[insert the expected time schedule for this position (e.g. attach high
	schedule for this	level Gantt chart]
	position:	
3.	Title of position: [J
	Name of candidate	:
	Duration of	[insert the whole period (start and end dates) for which this position
	appointment:	will be engaged]
	Time	[insert the number of days/week/months/ that has been scheduled for
	commitment: for	this position]
	this position:	
	Expected time	[insert the expected time schedule for this position (e.g. attach high
	schedule for this	level Gantt chart]
	position:	_
4.	Title of position: /	
	Name of candidate	
	Duration of	[insert the whole period (start and end dates) for which this position
	appointment:	will be engaged]
	Time	[insert the number of days/week/months/ that has been scheduled for
	commitment: for	this position]
	this position:	
	Expected time	[insert the expected time schedule for this position (e.g. attach high
	schedule for this	level Gantt chart]
l –	position:	
5.	Title of position: [in sert title]	
	Name of candidate	
	Duration of	[insert the whole period (start and end dates) for which this position
	appointment:	will be engaged]
	Time	[insert the number of days/week/months/ that has been scheduled for
	commitment: for this position:	this position]
	Expected time	[insert the expected time schedule for this position (e.g. attach high
	schedule for this	level Gantt chart
	position:	
	T	30

4. FORM PER - 2:

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

Name of Tender	rer		
Position[#1]:[ti	tle of position from Form PER-1]		
Personnel information	Name:		Date of birth:
	Address:		E-mail:
	Professional qualifications:		
	Academic qualifications:		
Dataila	Language proficiency: [language and	l levels o	f speaking, reading and writing skills]
Details			
Addres	s of Procuring Entity:		
	Telephone:		Contact (manager / personnel officer):
	Fax:		
	Jobtitle:	Years v	vith present Procuring Entity:

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

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

Declaration

I, the undersigned [insert either "Contractor's Representative" or "Key Personnel" as applicable], certify

that to the best of my knowledge and belief, the information contained in this Form PER-2 correctly describes myself, my qualications and my experience.

I con rm that I am available as certi ed in the following table and throughout the expected time schedule for this position as provided in the Tender:

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

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

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

- a) be takeninto consideration during Tender evaluation;
- b) result in my disquali cation from participating in the tender;
- c) result in my dismissal from the contract.

Signature:

Date:	(day	month	year):
Counter signature o	f authorized representative of the	Tenderer:	
Signature:			
Date:	(day	month	year):

5. TENDERERS QUALIFICATION WITHOUT PREQUALIFICATION

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

1.1 FORM ELI -
1.1 Tenderer
Information Form
Date:ITT No. and title:
Tenderer's name
In case of Joint Venture (JV), name of each member:
Tenderer's actual or intended country of registration: [indicate country of Constitution]
Tenderer's actual or intended year of incorporation: Tenderer's legal address [in country of registration]: Tenderer's authorized representative information Name: Address: Telephone/Fax numbers: E-mail address:
1. Attached are copies of original documents of
 □ Articles of Incorporation (or equivalent documents of constitution or association), and/or documents of registration of the legal entity named above, in accordance with ITT 3.6 □ In case of JV, letter of intent to form JV or JV agreement, in accordance with ITT 3.5 □ In case of state-owned enterprise or institution, in accordance with ITT 3.8, documents establishing: Legal and financial autonomy Operation under commercial law Establishing that the Tenderer is not under the supervision of the Procuring Entity Included are the organizational chart, a list of Board of Directors, and the beneficial ownership.

1.2 FORM ELI -1.2

Tenderer's JV Information Form (To be completed for each member of Tenderer's JV)

Date:	ITT No. and title:
Tenderer's JV name:	
JV member's name:	
JV member's country of registration:	
JV member's year of constitution:	
JV member's legal address in country of constitution:	
JV member's authorized representative information Name: Address: Telephone/Fax numbers: E-mailaddress:	-
 Attached are copies of original documents of □ Articles of Incorporation (or equivalent documents documents of the legal entity named above, in acco □ In case of a state-owned enterprise or institution, operation in accordance with commercial law, an Procuring Entity, in accordance with ITT 3.5. 	rdance with ITT 3.6. documents establishing legal and financial
2. Included are the organizational chart, a list of Boa	ard of Directors, and the beneficial ownership

1.3 **FORM CON –2**

Historical Contract Non-Performance, Pending Litigation and Litigation History

Tend	lerer's Name:		Date:		
JV N	1ember's Name	ITT No.	and title:		
Non-Per	formed Contracts is	n accordance with Section III, Evaluation and Qualification C	Criteria		
		e did not occur since 1 st January <i>[insert year]</i> specified in Sect tion Criteria, Sub-Factor 2.1.	ion III,		
	act(s) not performe ication Criteria, re-	d since 1 st January [insert year] specified in Section III, Evaluation and Evaluation of the section III, Evaluation in Section III, Evaluation III	uation and		
	act(s) withdrawn si ication Criteria, red	nce 1 st January <i>[insert year]</i> specified in Section III, Evaluation quirement 2.1	on and		
Year	Non- performed portion of contract	Contract Identification	Total Contract Amount (current value, currency, exchange rate and Kenya Shilling equivalent)		
[insert year]	[insert amount and percentage]	Contract Identification: [indicate complete contract name/ number, and any other identification] Name of Procuring Entity: [insert full name] Address of Procuring Entity: [insert street/city/country] Reason(s) for nonperformance: [indicate main reason(s)]	[insert amount]		
Pending Litigation, in accordance with Section III, Evaluation and Qualification Criteria					
 □ No pending litigation in accordance with Section III, Evaluation and Qualification Criteria, Sub-Factor 2.3. □ Pending litigation in accordance with Section III, Evaluation and Qualification Criteria, Sub-Factor 2.3 as indicated below. 					

5.4 **FORM FIN – 3.1:**

Year of dispute	Amount in disput (currency)	e Contract Identification	Total Contract Amount (currency), Kenya Shilling Equivalent (exchange rate)
		Contract Identification: Name of Procuring Entity: Address of Procuring Entity: Matter in dispute: Party who initiated the dispute: Status of dispute:	
		Contract Identification: Name of Procuring Entity: Address of Procuring Entity: Matter in dispute: Party who initiated the dispute: Status of dispute:	
Litigation H	istory in accordance with	Section III, Evaluation and Qualification Criter	ia
Factor 2.	4.	nce with Section III, Evaluation and Qualification with Section III, Evaluation and Qualification Crit	
Year of award	Outcome as percentage of Net Worth	Contract Identification	Total Contract Amount (currency), Kenya Shilling Equivalent (exchange rate)
[insert year]	[insert percentage]	Contract Identification: [indicate complete contract name, number, and any other identification]	[insert amount]
		Name of Procuring Entity: [insert full name] Address of Procuring Entity: [insert street/city/country]	
		Matter in dispute: [indicate main issues in dispute]	
		Party who initiated the dispute: [indicate "Procuring Entity" or "Contractor"] Reason(s) for Litigation and award decision [indicate main reason(s)]	

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

5.4 **FORM FIN – 3.1:**

Financial Situation and Performance

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

5.4.1. Financial Data

Type of Financial information in	Historic information for previousyears,				
(currency)					
	Year1	Year2	Year 3	Year4	Year 5
Statement of Financial Position (Ir	nformation from Bal	ance Sheet)			
Total Assets (TA)					
Total Liabilities (TL)					
Total Equity/Net Worth (NW)					
Current Assets (CA)					
Current Liabilities (CL)					
Working Capital (WC)	ARAME	E			
Information from Income Stateme	ent				
Total Revenue (TR)					
Profits Before Taxes (PBT)					
Cash Flow Information					
Cash Flow from Operating Activities					

^{*}Refer to ITT 15 for the exchange rate

542 Sources of Finance

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

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

543 Financial documents

- a) re ect the nancial situation of the Tenderer or in case of JV member, and not an af liatedentity (such as parent company or group member).
- b) Be independently audited or certi ed in accordance with local legislation.
- c) Be complete, including all notes to the nancial statements.
- d) Correspond to accounting periods already completed and audited.

Attached are copies of	nancial statements for the_	years	required
above; and complying	with the requirements.		_

^{&#}x27;If the most recent set of nancial statements is for a period earlier than 12 months from the date of Tender, the reason for this should be justi ed.

Average Annual Construction Turnover

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

	Annual turnover da	ta (construction only)	
Year	Amount Currency	Exchange rate	Kenya Shilling equivalent
[indicate year]	[insert amount and indicate currency]		
Average Annual Construction Turnover *			

^{*} See Section III, Evaluation and Quali cation Criteria, Sub-Factor 3.2.

56 FORMFIN-3.3:

Financial Resources

Specify proposed sources of nancing, such as liquid assets, unencumbered real assets, lines of credit, and other nancial means, net of current commitments, available to meet the total construction cash ow demands of the subject contractor contracts as speci ed in Section III, Evaluation and Quali cation Criteria.

Fina	ncial Resources	
No.	Source of financing	Amount (Kenya Shilling equivalent)
1		
2		
3		
4		

57 FORMFIN–3.4:

Current Contract Commitments / Works in Progress

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

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

General Construction Experience

Гenderer's Name:			<u> </u>	Date:
JV Member's Name			ITT No. and title:	
Page	_of	_pages		

Starting Year	Ending Year	Contract Identification	Role of Tenderer
		Contract name:	
		Contract name: Brief Description of the Works performed by the Tenderer: Amount of contract: Name of Procuring Entity: Address:	
		Contract name:	

58 FORM EXP - 4.2(a)

Speci c Construction and Contract Management Experience

Tenderer's Name:				
Date:				
JV Member's Name				
ITT No. and title:				
Similar Contract No.	Information	n		
Contract Identification				
Award date				
Completion date				
Role in Contract	Prime Contractor □	Member in JV	Management Contractor	Sub- contractor
Total Contract Amount			Kenya Shilling	
If member in a JV or sub-contractor, specify participation in total Contract amount Procuring Entity's Name:				
Address: Telephone/fax number E-mail:				
Description of the similarity in accordance with Sub-Factor 4.2(a) of Section III: 1 Amount				
2 Physical size of required works				
3 Complexity				
4 Methods/Technology				
5 Construction rate for key activities 6 Other Characteristics				

59 **FORM EXP - 4.2 (b)** Construction Experience in Key Activities Tenderer's Name:_ Date: Tenderer's JV Member Name:__ Sub-contractor's Name² (as per ITT 34):__ ITT No. and title:_ All Sub-contractors for key activities must complete the information in this form as per ITT 34 and Section III, Evaluation and Quali cation Criteria, Sub-Factor 4.2. 1. Key Activity No One: Information Contract Identification Award date Completion date Role in Contract Prime Member in Management Sub-contractor Contractor Contractor Kenya Shilling Total Contract Amount Quantity (Volume, number or rate of Total quantity in Percentage Actual production, as applicable) performed under the contract participation Quantity Performed the contract per year or part of the year (i) (ii) (i) <u>x (ii)</u> Year1 Year 2 Year 3 Year 4 Procuring Entity's Name: Address: Telephone/fax number E-mail: Description of the key activities in accordance with Sub-Factor 4.2(b) of Section III:

²If applicable

OTHER FORMS

1. FORM OF TENDER

INSTRUCTIONS TO TENDERERS

- i) The Tenderer must prepare this Form of Tender on stationery with its letterhead clearly showing the Tenderer's complete name and business address.
- ii) All italicized text is to help Tenderer in preparing this form.
- iii) Tenderer mustcompleteand sign CERTIFICATEOFINDEPENDENT TENDER DETERMINATION and the SELF DECLARATION OF THE TENDERER attached to this Form of Tender.
- *iv)* The Form of Tender shall include the following Forms duly completed and signed by the Tenderer.
 - Tenderer's Eligibility- Con dential Business Questionnaire
 - Cortication Independent Tender Determination

Addenda issued in accordance with ITT 28;

• Self-Declaration of the Tenderer

Date of this Tender submission: [insert date (as day, month and year) of Tender submission] Request for Tender No.: [insert identi cation] Name and description of Tender [Insert as per ITT]
Alternative No.: [insert identi cation No if this is a Tender for an alternative]

To: [insert complete name of Procuring Entity]

Dear Sirs,

l.	In accordance with the Conditions of Contract, Speci cations, Drawings and Bills of Quantities for the execution of the above-named Works, we, the undersigned offer to construct and complete the Works and remedy any defects there in for the sum ³ of Kenya Shillings [[Amount in gures] Kenya Shillings [amount in words]
	The above amount includes foreign currency amount(s) of [state gure or a percentage and currency] [gures] [words]
	The percentage or amount quoted above does not include
	provisional sums, and only allows not more than two foreign currencies.
2.	We under-take, if our tender is accepted, to commence the Works as soon as is reasonably possible after the receipt of the Architect notice to commence, and to complete the whole of the Works comprised in the Contract within the time stated in the Special Conditions of Contract.
3.	We agree to adhere by this tender until[Insert_date], and it shall remain binding upon us and may be accepted at any time before that date.
1.	We understand that you are not bound to accept the lowest or any tender you may receive.
5.	We, the under signed, further declare that:
	i) No reservations: We have examined and have no reservations to the tender document, including

Eligibility: We meet the eligibility requirements and have no conjict of interest in accordance with

ITT 3 and 4;

- iii) <u>Tender Securing Declaration</u>: We have not been suspended nor declared ineligible by the Procuring Entity based on execution of a Tender-Securing or Proposal-Securing Declaration in the Procuring Entity's Country in accordance with ITT 19.8;
- *iv)* Conformity: We offer to execute in conformity with the tendering documents and in accordance with the implementation and completion speci ed in the construction schedule, the following Works: [insert a brief description of the Works];
- v) <u>Tender Price</u>: The total price of our Tender, excluding any discounts offered in item 1 above is: [Insert one of the options below as appropriate]
- vi <u>Option 1</u>, in case of one lot: Total price is: [insert the total price of the Tender in words and gures, indicating the various amounts and the respective currencies]; or

Option2, in case of multiple lots:

- (a) <u>Total price of each lot</u> [insert the total price of each lot in words and gures, indicating thevarious amounts and the respective currencies]; and
- (b) <u>Total price of all lots</u> (sum of all lots) [insert the total price of all lots in words and gures, indicating the various amounts and the respective currencies];
- vii) Discounts: The discounts offered and the methodology for their application are:
- viii) The discounts offered are: [Specify in detail each discount offered.]
- ix) The exact method of calculations to determine the net price after application of discounts is shown below: [Specify in detail the method that shall be used to apply the discounts];
- x) <u>Tender Validity Period</u>: Our Tender shall be valid for the period speci ed in TDS 18.1 (as amended, if applicable) from the date xed for the Tender submission deadline speci ed in TDS 22.1 (as amended, if applicable), and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
- xi) <u>Performance Security</u>: If our Tender is accepted, we commit to obtain a Performance Security in accordance with the Tendering document;
- xii) One Tender Per Tender: We are not submitting any other Tender(s) as an individual Tender, and we are not participating in any other Tender(s) as a Joint Venture member or as a sub-contractor, and meet the requirements of ITT 3.4, other than alternative Tenders submitted in accordance with ITT 13.3;
- xiii) <u>Suspension and Debarment</u>: We, along with any of our subcontractors, suppliers, Engineer, manufacturers, or service providers for any part of the contract, are not subject to, and not controlled by any entity or individual that is subject to, a temporary suspension or a debarment imposed by the Public Procurement Regulatory Authority or any other entity of the Government of Kenya, or any international organization.
- xiv) <u>State-owned enterprise or institution</u>: [select the appropriate option and delete the other] [We are not a state-owned enterprise or institution]/[We are a state-owned enterprise or institution but meet the requirements of ITT3.8];
- xv) Commissions, gratuities, fees: We have paid, or will pay the following commissions, gratuities, or fees with respect to the tender process or execution of the Contract: [insert complete name of each Recipient, its full address, the reason for which each commission or gratuity was paid and

The amount and currency of each such commission or gratuity].

Name of Recipient	Address	Reason	Amount

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

- xvi) <u>Binding Contract</u>: We understand that this Tender, together with your written acceptance thereof included in your Letter of Acceptance, shall constitute a binding contract between us, until a formal contract is prepared and executed;
- xvii) Not Bound to Accept: We understand that you are not bound to accept the lowest evaluated cost Tender, the Most Advantageous Tender or any other Tender that you may receive;
- xviii) <u>Fraud and Corruption</u>: We here by certify that we have taken steps to ensure that no person acting for us or on our behalf engages in any type of Fraud and Corruption; and
- xix) <u>Collusive practices:</u> We hereby certify and con rm that the tender is genuine, non-collusive and made with the intention of accepting the contract if awarded. To this effect we have signed the "Certi cate of Independent Tender Determination" attached below.
- we undertake to adhere by the Code of Ethics for Persons Participating in Public Procurement and Asset Disposal, copy available from _____(specify website) during the procurement process and the execution of any resulting contract.
- xxi) We, the Tenderer, have completed fully and signed the following Forms as part of our Tender:
 - a) Tenderer's Eligibility; Con dential Business Questionnaire to establish we are not in any con ict to interest.
 - (b) Certi cate of Independent Tender Determination to declare that we completed the tender without colluding with other tenderers.
 - (a) Self-Declaration of the Tenderer to declare that we will, if awarded a contract, not engage in any form of fraud and corruption.
 - (d) Declaration and commitment to the Code of Ethics for Persons Participating in Public Procurement and Asset Disposal.

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

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

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

Title of the person signing the Tender: [insert complete title of the person signing the Tender]

³This sum should be carried forward from the Summary of the Bills of Quantities.

 $^{^4}$ The percentage quoted above should not include provisional sums, and not more than two foreign currenciess are allowed.

shown above]		
Date signed [insert date of sig	ning] day of [insert month], [insert year]	
Date signed	_day of	,

Signature of the person named above: [insert signature of person whose name and capacityare

Notes

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

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

2. TENDERER'S ELIGIBILITY-CONFIDENTIAL BUSINESS QUESTIONNAIRE

Instruction to Tenderer

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

(a) Tenderer's details

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

General and Speci c Details

Sole Proprietor, provide the following details.

Partnership, provide the fo			
Names of Partners	Nationality	Citizenship	% Shares owned
I) Private or public Co ii) State the nominal and Nominal Kenya Shillings Issued Kenya Shillings (E iii) Give details of Dire	nd issued capital of the (Equivalent)quivalent)		
Names of Director	Nationality Nationality	Citizenship	% Shares owned
	persons inr relationship in this	Firm in the Procuring(Name of Procuring rm? Yes/No	curing Entity) who
Names of Person			Interest or Relationship v Tenderer
	l l	l l	

(ii) Con ict of interest disclosure

	Type of Conflict	Disclosure YES ORNO	If YES provide details of the relationship with Tenderer
1	Tenderer is directly or indirectly controls, is controlled by or is under common control with another tenderer.		
2	Tenderer receives or has received any direct or indirect subsidy from another tenderer.		
3	Tenderer has the same legal representative as another tenderer		
4	Tender has a relationship with another tenderer, directly or through common third parties, that puts it in a position to influence the tender of another tenderer, or influence the decisions of the Procuring Entity regarding this tendering process.		
5	Any of the Tenderer's affiliates participated as a consultant in the preparation of the design or technical specifications of the works that are the subject of the tender.		
6	Tenderer would be providing goods, works, non-consulting services or consulting services during implementation of the contract Specified in this Tender Document.		
7	Tenderer has a close business or family relationship with a professional staff of the Procuring Entity who are directly or indirectly involved in the preparation of the Tender document or specifications of the Contract, and/or the Tender evaluation process of such contract.		
8	Tenderer has a close business or family relationship with a professional staff of the Procuring Entity who would be involved in the implementation or supervision of the such Contract.		
9	Has the conflict stemming from such relationship stated in item 7 and 8 above been resolved in a manner acceptable to the Procuring Entity throughout the tendering process and execution of the Contract.		

Certi cation

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

3. CERTIFICATE OF INDEPENDENT TENDER DETERMINATION

I, tl	ne ur	ndersigned, in submitting the accompanying Letter of Tender to the
for	:	[Name of Procuring Entity] [Name and number of tender]
in 1	respo	onse to the request for tenders made by: [Name of Tenderer] do
	•	make the following statements that I certify to be true and complete in every respect:
I ce	ertify	v, on behalf of [Name of Tenderer] that:
1.	I ha	ave read and I understand the contents of this Certi cate.
2.		nderstand that the Tender will be disquali ed if this Certi cate is found not to be true and complete in ery respect.
3.		m the authorized representative of the Tenderer with authority to sign this Certicate, and to submit the nder on behalf of the Tenderer.
4.		the purposes of this Certicate and the Tender, I understand that the word "competitor" shall include individual or organization, other than the Tenderer, whether or not af liated with the Tenderer, who:
	a) b)	Has been requested to submit a Tender in response to this request for tenders. could potentially submit a tender in response to this request for tenders, based on their qualications, abilities or experience.
5.	The	e Tenderer discloses that [check one of the following, as applicable]:
	a)	The Tenderer has arrived at the Tender independently from, and without consultation, communication, agreement or arrangement with, any competitor.
	b)	The Tenderer has entered into consultations, communications, agreements or arrangements with one or more competitors regarding this request for tenders, and the Tenderer discloses, in the attached document(s), complete details thereof, including the names of the competitors and the nature of, and reasons for, such consultations, communications, agreements or arrangements.
6.		particular, without limiting the generality of paragraphs (5)(a) or(5)(b) above, there has been no isultation, communication, agreement or arrangement with any competitor regarding:
	a) b) c) d)	prices. methods, factors or formulas used to calculate prices; the intention or decision to submit, or not to submit, a tender; or the submission of a tender which does not meet the speci cations of the request for Tenders; except as speci cally disclosed pursuant to paragraph (5)(b) above.
7.	to v	addition, there has been no consultation, communication, agreement or arrangement with any impetitor regarding the quality, quantity, speci cations or delivery particulars of the works or services which this request for tenders relates, except as speci cally authorized by the procuring authority or as eci cally disclosed pursuant to paragraph(5)(b) above;
8.	ind of	e terms of the Tender have not been, and will not be, knowingly disclosed by the Tenderer, directly or irectly, to any competitor, prior to the date and time of the of cial tender opening, or of the awarding the Contract, whichever come rst, unless otherwise required by 1 aw or as speci cally disclosed suant to paragraph (5)(b) above.
Na	me	
Tit	le	
Da	te	
_ 4		

4. SELF- DECLARATION FORMS

FORM SD1

Bidder Of cial Stamp

SELF DECLARATION THAT THE PERSON/TENDERER IS NOT DEBARRED IN THE MATTER OF THE PUBLIC PROCUREMENT AND ASSET DISPOSAL ACT 2015.

	, of Post Of ce Boxbeing a resident ofdo hereby make a statement follows: -
1.	THATI am the Company Secretary/ Chief Executive/Managing Director/Principal Of cer/Direct or of
2.	THAT the aforesaid Bidder, its Directors and subcontractors have not been debarred from participating in procurement proceeding under Part IV of the Act.
3.	THAT what is deponed to here in above is true to the best of my knowledge, information and belief.
••••	(Signature) (Title) (Date)

5. FORM SD2

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

	of P.O. Box in the Republic of			
-	in the republic of	do nereo	y make a stateme	iii us ionows
1.	THAT I am the Chief Executive/Ma(insert name of the Cofor	ompany) who is a Bidder for(insert	in respect of To	ender
2.	THAT therefore said and/or agents/subcontractors will not engage in requested to pay any inducement to any member and/or agents of	any corrupt or fraudulenter of the Board, Manageme	t practice and ha ent, Staff and/or	employees
3.	THAT the aforesaid Bidder, its servants and/or ag to any member of the Board, Management, Stat	ff and/or employees and/o		nducement
4.	THAT the aforesaid Bidder will not engage /has no participating in the subject tender	ot engaged in any corrosive	e practice with ot	her bidders
5.	THAT what is deponed to here in above is true to t	he best of my knowledge is	nformation and b	pelief.
		(Titl (Signature) (Date)		

Bidder's Of cial Stamp

6. DECLARATION AND COMMITMENT TO THE CODE OF ETHICS

I (person) on behalf of (Name of the Business/ Company/Firm)
declare that I have read and fully understood the contents of the Public Procurement & Asset Disposal Act, 2015, Regulations and the Code of Ethics for persons participating in Public Procurement and Asset Disposal and my responsibilities under the Code.
I do here by commit to abide by the provisions of the Code of Ethics for persons participating in Public Procurement and Asset Disposal.
Name of Authorized signatory
Sign. Position.
Of ce address
Telephone E-
mail
Name of the Firm/Company.
Date
(Company Seal/ Rubber Stampwhere applicable)
Witness
Name
Sign.
Date

5. APPENDIX 1 - FRAUD AND CORRUPTION

(Appendix 1 shall not be modi ed)

1. Purpose

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

2. Requirements

- The Government of Kenya requires that all parties including Procuring Entities, Tenderers, (applicants/proposers), Consultants, Contractors and Suppliers; any Sub-contractors, Sub-consultants, Service providers or Suppliers; any Agents (whether declared or not); and any of their Personnel, involved and engaged in procurement under Kenya's Laws and Regulation, observe the highest standard of ethics during the procurement process, selection and contract execution of all contracts, and refrain from Fraud and Corruption and fully comply with Kenya's laws and Regulations as per paragraphs 1.1 above.
- 22 Kenya's public procurement and asset disposal act (no. 33 of 2015) under Section 66 describes rules to be followed and actions to be taken in dealing with Corrupt, Coercive, Obstructive, Collusive or Fraudulent practices, and Con icts of Interest in procurement including consequences for offences committed. A few of the provisions noted below highlight Kenya's policy of no tolerance for such practices and behavior:
 - A person to whom this Act applies shall not be involved in any corrupt, coercive, obstructive, collusive or fraudulent practice; or con icts of interest in any procurement or as set disposal proceeding.
 - 2) A person referred to under subsection (1) who contravenes the provisions of that sub-section commits an offence.
 - 3) Without limiting the generality of the subsection (1) and (2), the person shall be:
 - a) disquali ed from entering a contract for a procurement or asset disposal proceeding; or
 - b) if a contract has already been entered into with the person, the contract shall be voidable.
 - 4) The voiding of a contract by the procuring entity under subsection (7) does not limit any legal remedy the procuring entity may have;
 - 5) An employee or agent of the procuring entity or a member of the Board or committee of the procuring entity who has a conject of interest with respect to a procurement:
 - a) Shall not take part in the procurement proceedings.
 - b) shall not, after a procurement contract has been entered in to, take part in any decision relating to the procurement or contract; and
 - c) shall not be a subcontract or for the tender to whom was awarded contract, or a member of the group of tenderers to whom the contract was awarded, but the subcontractor appointed shall meet all the requirements of this Act.
 - An employee, agent or member described in subsection (1) who refrains from doing anything prohibited under that subsection, but for that subsection, would have been within his or her duties shall disclose the conject of interest to the procuring entity;
 - 7) If a person contravenes subsection (1) with respect to a con ict of interest described in subsection (5)(a) and the contract is awarded to the person or his relative or to another person in whom one of them had a direct or indirect pecuniary interest, the contract shall be terminated and all costs incurred by the public entity shall be made good by the awarding of cer. Etc.

- 3. In compliance with Kenya's laws, regulations and policies mentioned above, the Procuring Entity:
 - a) De nes broadly, for the purposes of the above provisions, the terms set forth below as follows:
 - i) "Corrupt practice" is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to in uence improperly the actions of another party;
 - ii) "Fraudulent practice" is any act or omission, including is representation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain nancial or other bene t or to avoid an obligation;
 - "Collusive practice "is an arrangement between two or more parties designed to achieve an improper purpose, including to in uence improperly the actions of another party; "coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to in uence improperly the actions of a party;
 - iv) "Obstructive practice" is:
 - Deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede investigation by Public Procurement Regulatory Authority (PPRA) or any other appropriate authority appointed by Government of Kenya into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
 - acts intended to materially impede the exercise of the PPRA's or the appointed authority's inspection and audit rights provided for under paragraph 2.3 e. below.
- b) De nes more speci cally, in accordance with the above procurement Act provisions set forth forfraudulent and collusive practices as follows:
 - "Fraudulent practice" includes a misrepresentation of fact in order to in uence a procurement or disposal process or the exercise of a contract to the detriment of the procuring entity or the tenderer or the contractor, and includes collusive practices amongst tenderers prior to or after tender submission designed to establish tender prices at articial non-competitive levels and to deprive the procuring entity of the bene ts of free and open competition.
- c) Rejects a proposal for award of a contract if PPRA determines that the rm or individual recommended for award, any of its personnel, or its agents, or its sub-consultants, sub-contractors, service providers, suppliers and/ or their employees, has, directly or indirectly, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question;
- d) Pursuant to the Kenya's above stated Acts and Regulations, may recommend to appropriate authority(ies) for sanctioning and debarment of a rm or individual, as applicable under the Acts and Regulations;
- e) Requires that a clause be included in Tender documents and Request for Proposal documents requiring(i) Tenderers (applicants/proposers), Consultants, Contractors, and Suppliers, and their Sub-contractors, Sub-consultants, Service providers, Suppliers, Agents personnel, permit the PPRA or any other appropriate authority appointed by Government of Kenya to inspect² all accounts, records and other documents relating to the procurement process, selection and/or contract execution, and to have them audited by auditors appointed by the PPRA or any other appropriate authority appointed by Government of Kenya; and
- f) Pursuant to Section 62 of the above Act, requires Applicants/Tenderers to submit along with their Applications/Tenders/Proposals a "Self-Declaration Form" as included in the procurement document declaring that they and all parties involved in the procurement process and contract execution have not engaged/will not engage in any corrupt or fraudulent practices.

For the avoidance of doubt, aparty's in eligibility to be awarded a contract shall includee, without limitation, (i) applying for pre-qualication, expressing interest in a consultancy, and tendering, either directly or as a nominated sub-contractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider, in respect of such contract, and (ii) entering into an addendumor amendment introducing amaterial modication to any existing contract.

Inspections in this context usually are investigative (i.e., forensic) in nature. They involve fact- nding activities undertaken by the Investigating Authority or persons appointed by the Procuring Entity to address speci- c matters related to investigations/audits, suc has evaluating the veracity of an allegation of possible Fraud and Corruption, through the appropriate mechanisms. Such activity includes but is not limited to: accessing and examining a rm's or individual's nancial records and information, and making copies thereof as relevant; accessing and examining any other documents, data and information (whether in hard copyor electronic format) deemed relevant for the investigation/audit, and making copies there of as relevant; interviewing staffand other relevantindividuals; performing physical inspections and site visits; and obtaining third party veri-cation information.

6. FORM OF TENDER SECURITY-DEMAND BANK GUARANTEE

Be	ne ciary:	Request	for
Te	nders No:	Date:	
	NDER GUARANTEE No.:		
Gu	arantor:		
1.	We have been informed that	here in after called "the n after called" the Tender" quest for T	e Applicant") ha) for the execution enders No
2.	Furthermore, we understand that, according to the Bene ciar by a Tender guarantee.	y's conditions, Tenders mu	ist be supported
3.	At the request of the Applicant, we, as Guarantor, hereby irrevolution or sums not exceeding in total an amount of(y upon receipt upon receipt statement, whether in the	by us of the demand itself or
(a)	has withdrawn its Tender during the period of Tender validity s ("the Tender Validity Period"), or any extension thereto provi		Letter of Tender
b) [having been noti ed of the acceptance of its Tender by the Bene any extension there to provided by the Applicant, (i) has faile (ii) has failed to furnish the Performance.		
4.	This guarantee will expire: (a) if the Applicant is the successful contract agreement signed by the Applicant and the Performanot the successful Tenderer, upon the earlier of (i) our receipt the Applicant of the results of the Tendering process; or (ii) this Period.	ance Security and, or (b) if of a copy of the Bene ciar	the Applicant is y's noti cationto
5.	Consequently, any demand for payment under this guarantee nabove on or before that date.	nust be received by us at the	e of ce indicated

7. FORM OF TENDER SECURITY (TENDER BOND)

[The Surety shall ll in this Tender Bond Form in accordance with the

	instructions indicated.] BOND NO	
1.	BY THIS BOND [name of tenderer] as Principal (hereinafter called "the Principal"), and [name, legal and address of surety], authorized to transact business in [name of country of Purchaser], as Su (hereinafter called "the Surety"), are held and rmly bound unto [name of Purchaser] as Oblige (hereina called "the Purchaser") in the sum of [amount of Bond][amount in words], for the payment of which well and truly to be made, we, the said Principal and Surety, bind ourselves, our successors and as si jointly and severally, rmly by these presents.	rety after sum
2.	WHERE AS the Principal has submitted or will submit a written Tender to the Purchaser dated theda, 20, for the supply of [name of Contract] (herein after called the "Tender").	yof
3.	NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that if the Principal:	
	a) Has withdrawn its Tender during the period of Tender validity set forth in the Principal's Letter Tender ("the Tender Validity Period"), or any extension there to provide by the Principal; or	r of
	b) Having been noti ed of the acceptance of its Tender by the Purchaser during the Tender Validity Pe or any extension there to provide by the principal;(i) failed to execute the Contract agreement; or (ii) failed to furnish the Performance Security, in accordance with the Instructions to tenderers ("ITT") of Purchaser's Tendering document.	has
	then the Surety undertakes to immediately pay to the Purchaser up to the above amount upon receipt of Purchaser's rst written demand, without the Purchaser having to substantiate its demand, provided that its demand the Purchaser shall state that the demand arises from the occurrence of any of the above ever specifying which event (s) has occurred.	at in
4.	The Surety here by agrees that its obligation will remain in full force and effect up to and including the 30 days after the date of expiration of the Tender Validity Period set forth in the Principal's Letter of Tenor any extension thereto provided by the principal.	
5.	IN TESTIMONY WHEREOF, the Principal and the Surety have caused these presents to be executed their respective names this day of20.	d in
	Principal: Surety:	
	Corporate Seal (where appropriate)	
	(Signature) (Signature) (Printed name and title) (Printed name and title)	

8. FORM OF TENDER - SECURING DECLARATION (N/A)

[T]	ne Bidder shall complete this Formin accordance with the instructions indicated]				
Da	te[insert date (as day, monthand year) of Tender Submission]				
Teı	nder No[insert number of tendering process]				
То.	[insert completename of Purchaser] I/We, the undersigned, declare				
tha	t:				
1.	I/We understand that, according to your conditions, bids must be supported by a Tender-Securing Declaration.				
2	I/We accept that I/we will automatically be suspended from being eligible for tendering in any contract with the Purchaser for the period of time of [insert number of months or years] starting on [insert date], if we are in breach of our obligation(s) under the bid conditions, because we—(a) have withdrawn our tender during the period of tender validity speci ed by us in the Tendering Data Sheet; or (b) having been noti ed of the acceptance of our Bid by the Purchaser during the period of bid validity, (i) fail or refuse to execute the Contract, if required, or (ii) fail or refuse to furnish the Performance Security, in accordance with the instructions to tenders.				
3.	I/We understand that this Tender Securing Declaration shall expire if we are not the successful Tenderer(s), upon the earlier of: a) Our receipt of a copy of your notication of the name of the successful Tenderer; or b) thirty days after the expiration of our Tender.				
4.	4. I/We understand that if Iam /we are/ in a Joint Venture, the Tender Securing Declaration must be in the name of the Joint Venture that submits the bid, and the Joint Venture has not been legally constituted at the time of bidding, the Tender Securing Declaration shall be in the names of all future partners as named in the letter of intent.				
Sig	ned: Capacity/title (director or				
par	tner or sole proprietor, etc.)				
Naı	me:				
sign	n the bid for and on behalf of: [insert complete name of Tenderer]				
Da	ated on				

9. Appendix to Tender

Schedule of Currency requirements

Summary of currencies of the Tender for of the Works]	[insert name of Section		
Name of currency	Amounts payable		
Local currency:			
Foreign currency #1:			
Foreign currency #2:			
Foreign currency #3:			
Provisional sums expressed in local currency	[To be entered by the Procuring Entity]		

PART II -	THE	CONDITIONS	OF
CONTRACT			

SECTION V - GENERAL CONDITIONS OF CONTRACT (GCC)

General Conditions of Contract

1. GENERAL PROVISIONS

1.1 De nitions

In this Contract, except where context otherwise requires, the following terms shall be interpreted as indicated below. Words indicating persons or parties include corporations and other legal entities, except where the context requires otherwise.

"Accepted Contract Amount" means the amount accepted in the Letter of Acceptance for the execution and completion of the Works and the remedying of any defects.

"Base Date" means a date 30 day prior to the submission of tenders.

"Bill of Quantities" means the priced and completed Bill of Quantities forming part of the tender. "Completion

Date" means the date of completion of the Works as certi ed by the Engineer.

"Contract Price" means the price de ned in the contract and thereafter as adjusted in accordance with the provisions of the Contract.

"Contract" means the agreement entered into between the Procuring Entity and the Contractor as recorded in the Agreement Form and signed by the parties including all attachments and appendices thereto and all documents incorporated by reference therein to execute, complete, and maintain the Works.

"Contractor's Documents" means the calculations, computer programs and other software, progress reports, drawings, manuals, models and other documents of a technical nature (if any) supplied by the Contractor under the Contract.

"Contractor's Equipment" means all apparatus, machinery, vehicles and other things required for the execution and completion of the Works and the remedying of any defects. However, Contractor's Equipment excludes Temporary Works, Procuring Entity's Equipment (if any), Plant, Materials and any other things intended to form or forming part of the Permanent Works.

"Contractor's Personnel" means the Contractor's Representative and all personnel whom the Contractor utilizes on Site, who may include the staff, labor and other employees of the Contractor and of each Subcontractor; and any other personnel assisting the Contractor in the execution of the Works.

"Contractor's Representative" means the personnamed by the Contractor in the Contractor appointed from time to time by the Contractor who acts on behalf of the Contractor.

"Contractor" means the person(s) named as contractor in the Form of Tender accepted by the Procuring Entity.

"Cost" means expenditure reasonably incurred (or to be incurred) by the Contractor, whether on or off the Site, including overhead and similar charges, but does not include pro t.

"Day" means a calendar day and "year" means 365 days.

"Dayworks" means Work inputs subject to payment on a time basis for labor and the associated materials and plant.

"Defect" means any part of the Works not completed in accordance with the Contract.

- "Defects Liability Certicate" means the certicate issued by Architect upon correction of defects by the Contractor.
- "Defects Liability Period" means the periodnamed in the Special Conditions of Contract and calculated from the Completion Date, within which the contractor is liable for any defects thatmay develop in the handed over works.
- "Defects Noti cation Period" means the period for notifying defects in the Works or a Section (as the case may be) under Sub-Clause 11.1 [Completion of Outstanding Work and Remedying Defects], which extends over the days stated in the Special Conditions of Contract.
- "Drawings" means the drawings of the Works, as included in the Contract, and any additional and modi ed drawings issued by (or on behalf of) the Procuring Entity in accordance with the Contract.
- **"Final Payment Certi cate"** means the payment certi cate issued under Sub-Clause 14.13 [Issue of Final Payment Certi cate].
- "Final Statement" means the statement de ned in Sub-Clause 14.11 [Application for Final Payment

Certi cate]. "Force Majeure" is de ned in Clause19 [Force Majeure].

- **"Foreign Currency"** means a currency of another country (not Kenya) in which part (or all) of the Contract Price is payable, but not the Local Currency.
- "Goods" means Contractor's Equipment, Materials, Plant and Temporary Works, or any of them as appropriate.
- "Interim Payment Certi cate" means a payment certi cate issued under Clause 14 [Contract Price and Payment], other than the Final Payment Certi cate.
- "Laws" means all national legislation, statutes, ordinances, and regulations and by-laws of any legally constituted public authority.
- "Letter of Acceptance" means the letter of formal acceptance of a tender, signed by Procuring Entity, including any annexed memoranda comprising agreements between and signed by both Parties.
- "Local Currency" means the currency of Kenya.
- "Materials" means things of all kinds (other than Plant) intended to form or forming part of the Permanent Works, including the supply-only materials (if any) to be supplied by the Contractor under the Contract.
- "Notice of Dissatisfaction" means the notice given by either Party to the other under Sub-Clause 20.3 indicating its dissatisfaction and intention to commence arbitration.
- **"Special Conditions of Contract"** means the pages completed by the Procuring Entity entitled Special Conditions of Contract which constitute Part A of the Special Conditions.
- "Party" means the Procuring Entity or the Contractor, as the context requires.
- "Payment Certi cate" means a payment certi cate issued under Clause 14 [Contract Price and Payment].
- "Performance Certi cate" means the certi cate issued under Sub-Clause 11.9 [Performance Certi cate].
- "Performance Security" means the security (or securities, if any) under Sub-Clause 4.2 [Performance Security].
- "Permanent Works" means the permanent works to be executed by the Contractor under the Contract.
- **"Plant"** means the apparatus, machinery and other equipment intended to form or forming part of the Permanent Works, including vehicles purchased for the Procuring Entity and relating to the construction or operation of the

Works.

"Procuring Entity's Equipment" means the apparatus, machinery and vehicles (if any) made available by the

Procuring Entity for the use of the Contract or in the execution of the Works, as stated in the Speci cation; but does not include Plant which has not been taken over by the Procuring Entity.

- **"Procuring Entity's Personnel"** means the Engineer, the Engineer, the assistants and all other staff, labor and other employees of the Architect and of the Procuring Entity; and any other personnel notied to the Contractor, by the Procuring Entity or the Engineer, as Procuring Entity's Personnel.
- "Procuring Entity" means the Entity named in the Special Conditions of Contract.
- **"Engineer"** is the person named in the Appendix to Conditions of Contract (or any other competent person appointed by the Procuring Entity and noti ed to the Contractor, to act in replacement of the Engineer) who is responsible for supervising the execution of the Works and administering the Contract and shall be an "Architect" or a "Quantity Surveyor" registered under the Architects and Quantity Surveyors Act Cap 525 or an "Engineer" registered under Engineers Registration Act Cap 530.
- **"Engineer"** means the person appointed by the Procuring Entity to act as the Architect for the purposes of the Contract and named in the Special Conditions of Contract, or other person appointed from time to time by the Procuring Entity and noti ed to the Contractor
- **"Provisional Sum"** means a sum (if any) which is speci ed in the Contract as a provisional sum, for the execution of any part of the Works or for the supply of Plant, Materials or services under Sub-Clause 13.5 [Provisional Sums].
- "Retention Money" means the accumulated retention moneys which the Procuring Entity retains under Sub-Clause
- 14.3 [Application for Interim Payment Certi cates] and pays under Sub-Clause 14.9 [Payment of Retention Money].
- "Schedules" means the document(s) entitled schedules, completed by the Contractor and submitted with the Form of Tender, as included in the Contract.
- "Section" means a part of the Works specified in the Special Conditions of Contract as a Section (if any)
- "Site Investigation Reports" are those reports that may be included in the tendering documents which a ref actual and interpretative about the surface and sub-surface condition sat the Site.
- "Site" means the places where the Permanent Works are to be executed, including storage and working areas, and to which Plant and Materials are to be delivered, and any other places as may be specified in the Contract as forming part of the Site.
- "Speci cation" means the document entitled speci cation, as included in the Contract, and any additions and modi cations to the speci cation in accordance with the Contract. Such document speci es the Works.
- "Start Date" or "Commencement Date" is the latest date when the Contractor shall commence execution of the Works. It does not necessarily coincide with the Site possession date(s).
- **"Statement"** means a statement submitted by the Contractor as part of an application, under Clause 14 [Contract Price and Payment], for a payment certicate.
- **"Subcontractor"** means any person named in the Contract as a subcontractor, or any person appointed as a subcontractor, for a part of the Works.
- "Taking-Over Certicate" means a certicate issued under Clause 10 [Procuring Entity's Taking Over].

- "Temporary Works" means all temporary works of every kind (other than Contractor's Equipment) required on Site for the execution and completion of the Permanent Works and the remedying of any defects.
- "Temporaryworks" means works designed, constructed, installed, and removed by the Contractor which are needed for construction or installation of the Works.
- "Tender" means the Form of Tender and all other documents which the Contractor submitted with the Form of Tender, as included in the Contract.
- "Tests after Completion" means the tests (if any) which are speci ed in the Contract and which are carried out in

accordance withthe Speci cation after the Works or a Section (as the case maybe) are takenover by the Procuring Entity.

- "Tests on Completion" means the tests which are specified in the Contractor agreed by both Parties or instructed as a Variation, and which are carried out under Clause 9 [Tests on Completion] before the Works or a Section (as the case may be) are taken over by the Procuring Entity.
- "Time for Completion" means the time for completing the Works or a Section (as the case may be) as stated in the Special Conditions of Contract (with any extension calculated from the Commencement Date.
- "Unforeseeable" means not reasonably foreseeable by an experienced contractor by the Base Date.
- "Variation" means any change to the Works, which is instructed or approved as a variation under Clause 13 [Variations and Adjustments].
- "Works" means the items the Procuring Entity requires the Contractor to undertake as de ned in the Appendix to Conditions of Contract. "Works" may also mean the Permanent Works and the Temporary Works, or either of them as appropriate.

1.2 Interpretation

In the Contract, except where the context requires otherwise:

- a) Words indicating one gender include all genders;
- b) words indicating the singular also include the plural and words indicating the plural also include the singular;
- c) provisions including the word "agree", "agreed" or "agreement" require the agreement to be recorded in writing;
- d) "written" or "in writing" means hand-written, type-written, printed or electronically made, and resulting in a permanent record; and

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

1.3 Communications

- 13.1 Wherever these Conditions provide for the giving or issuing of approvals, certicates, consents, determinations, notices, requests and discharges, these communications shall be:
- a) In writing and delivered by hand (against receipt), sent by mail or courier, or transmitted using any of the agreed systems of electronic transmission as stated in the Special Conditions of Contract; and
- b) delivered, sent, or transmitted to the address of or the recipient's communications as stated in the Special Conditions of Contract. However:
- i) if the recipient gives notice of another address, communications shall thereafter be delivered accordingly; and
- ii) if the recipient has not stated otherwise when requesting an approval or consent, it may be sent to the address from which the request was issued.

Approvals, certi cates, consents and determinations shall not be unreasonably withheld or delayed. When a certi cate is issued to a Party, the certi er shall send a copy to the other Party. When a notice is issued to a Party, by the other Party or the Engineer, a copy shall be sent to the Architect or the other Party, as the case may be.

1.4 Law and Language

- 14.1 The Contract shall be governed by the laws of **Kenya**.
- 1.4.2 The ruling language of the Contract shall be **English**.

1.5 Priority of Documents

The documents forming the Contract are to be taken as mutually explanatory of one another. For the purposes of interpretation, the priority of the documents shall be in accordance with the following sequence:

- a) The Contract Agreement,
- b) The Letter of Acceptance,
- c) The Special Conditions Part A,
- d) the Special Conditions Part B
- e) the General Conditions of Contract
- f) the Form of Tender,
- g) the Speci cations and Bills of Quantities
- h) the Drawings, and
- i) the Schedules and any other documents forming part of the Contract.

If an ambiguity or discrepancy is found in the documents, the Architect shall issue any necessary clarication or instruction.

1.6 Contract Agreement

The Parties shall enter into a Contract Agreement within 14 days after the Contractor receives the Contract Agreement unless the Special Conditions establish otherwise. The Contract Agreement shall be based upon the for annexed to the Special Conditions. The costs of stamp duties and similar charges (if any) imposed bylaw in connection with entry into the Contract Agreement shall be borne by the Procuring Entity.

1.7 Assignment

The Contractor shall not assign the whole or any part of the Contract or any bene t or interest in or under the Contract. However, the contractor:

- a) May as sign the whole or any part with the prior consent of the Procuring Entity, and
- b) may, as security in favor of a bank or nancial institution, assign its right to moneys due, or to become due, under the Contract.

1.8 Care and Supply of Documents

- 1.8.1 The Speci cations and Drawings shall be in the custody and care of the Procuring Entity. Unless otherwise stated in the Contract, two copies of the Contract and of each subsequent Drawings and Bills of Quantities shall be supplied to the Contractor, who may make or request further copies at the cost of the Contractor.
- Each of the Contractor's Documents shall be in the custody and care of the Contractor, unless and until taken over by the Procuring Entity. Unless otherwise stated in the Contract, the Contractor shall supply to the Architect two copies of each of the Contractor's Documents.
- 1.83 The Contractor shall keep, on the Site, a copy of the Contract, publications named in the Speci cation,

the Contractor's Documents (if any), the Drawings and Variations and other communications given under the Contract. The Procuring Entity's Personnel shall have the right of access to all these documents at all reasonable times.

1.8.4 If a Party becomes aware of an error or defect in a document which was prepared for use in executing the Works, the Party shall promptly give notice to the other Party of such error or defect.

1.9 Timely provision of Drawings or Instructions

- 1.9.1 The Contractor shall give notice to the Architect whenever the Works are likely to be delayed or disrupted if any necessarydrawing or instruction is not issued to the Contractor within a particular time, which shall be reasonable. The notice shall include details of the necessary drawing or instruction, details of why and by when it should be issued, and the nature and amount of the delay or disruption likely to be suffered if it is late.
- 1.92 If the Contractor suffers delay and/or incurs Cost as a result of a failure of the Architect to issue the notice drawing or instruction within a time which is reasonable and is specified in the notice with supporting details, the Contractor shall give a further notice to the Architect and shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to:
- a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
- b) payment of any other associated costs accrued, which shall be included in the Contract Price.
- 1.93 After receiving this further notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine these matters.
- 1.94 However, if and to the extent that the Architect failure was caused by any error or delay by the Contractor, including an error in, or delay in the submission of, any of the Contractor's Documents, the Contractor shall not be entitled to such extension of time, or costs accrued.

1.10 Procuring Entity's Use of Contractor's Documents

- 1.10.1 As agreed between the Parties, the Contractor shall retain the copyright and other intellectual property rights in the Contractor's Documents and other design documents made by (or on behalf of) the Contractor.
- 1.102 The Contractor shall be deemed (by signing the Contract) to give to the Procuring Entity a non-terminable transferable non-exclusive royalty-free license to copy, use and communicate the Contractor's Documents, including making and using modi cations of them. This license shall:
 - a) apply throughout the actual or intended working life (whichever is longer) of the relevant parts of the Works,
 - b) entitle any person in proper possession of the relevant part of the Works to copy, use and communicate the Contractor's Documents for the purposes of completing, operating, maintaining, altering, adjusting, repairing and demolishing the Works, and
 - c) in the case of Contractor's Documents which are in the form of computer programs and other software, permit their use on any computer on the Site and other places as envisaged by the Contract, including replacements of any computers supplied by the Contractor.
- 1.103 The Contractor's Documents and other design documents made by (or on behalf of) the Contractor shall not, without the Contractor's consent, be used, copied or communicated to a third party by (or on behalf of) the Procuring Entity for purposes other than those permitted under Sub-Clause 1.10.2.

1.11 Contractor's Use of Procuring Entity's Documents

As agreed between the Parties, the Procuring Entity shall retain the copyright and other intellectual property rights in the Speci cation, the Drawings and other documents made by (or on behalf of) the Procuring Entity. The Contractor may, at his cost, copy, use, and obtain communication of these documents for the purposes of the Contract. They shall not, without the Procuring Entity's consent, be copied, used or communicated to a third party by the Contractor, except as necessary for the purposes of the Contract.

1.12 Con dential Details

- 1.12.1 The Contractor's and the Procuring Entity's Personnel shall ensure con dentiality at all times. The con dentiality shall survive termination or completion of the contract. They shall disclose all such con dential and other information as may be reasonably required in order to verify compliance with the Contract and allow its proper implementation.
- 1.122 The Contractor's and the Procuring Entity's Personnelshall also treat the details of the Contract as private and con dential, except to the extent necessary to carry out their respective obligations under the Contract or to comply with applicable Laws. Each of them shall not publish or disclose any particulars of the Works prepared by the other Party without the previous agreement of the other Party. However, the Contractor shall be permitted to disclose any publicly available information, or information otherwise required to establish his qualications to compete for other projects.

1.13 Compliance with Laws

The Contractor shall, in performing the Contract, comply with applicable Laws. Unless otherwise stated in the Special Conditions of Contract:

- a) The Procuring Entity shall have obtained (or shall obtain) the planning, zoning, building permit or similar permission for the Permanent Works, and any other permissions described in the Speci cationsas having been (or to be) obtained by the Procuring Entity; and the Procuring Entity shall indemnify and hold the Contractor harmless against and from the consequences of any failure to do so; and
- b) the Contractor shall give all notices, pay all taxes, duties and fees, and obtain all permits, licenses and approvals, as required by the Laws in relation to the execution and completion of the Works and the remedying of any defects; and the Contractor shall indemnify and hold the Procuring Entity harmless against and from the consequences of any failure to do so, unless the Contractor is impeded to accomplish these actions and shows evidence of its diligence.

1.14 Joint and Several Liability

If the Contractor constitutes (under applicable Laws) a joint venture, consortium or other unincorporated grouping of two or more persons:

- a) These persons shall be deemed to be jointly and severally liable to the Procuring Entity for the performance of the Contract;
- b) these persons shall notify the Procuring Entity of their leader who shall have authority to bind the Contractor and each of these persons; and
- c) the Contractor shall not alter its composition or legal status without the prior consent of the Procuring Entity.

1.15 Inspections and Audit by the Procuring Entity

Pursuant to paragraph 2.2(e). of Appendix B to the General Conditions, the Contractor shall permit and shall cause its subcontractors and sub-consultants to permit, the Public Procurement Regulatory Authority, Procuring Entity and/or persons appointed or designated by the Government of Kenya to inspect the Site and/or the accounts and records relating to the procurement process, selection and/or contract execution, and to have such accounts and records audited by auditors appointed by the Procuring Entity if requested by the Procuring Entity. The Contractor's and its Subcontractors' and sub-consultants' attention is drawn to Sub-Clause 15.6 (Fraud and

Corruption) which provides, inter alia, that acts intended to materially impede the exercise of the Procuring Entity's inspection and audit rights constitute a prohibited practice subject to contract termination (as well as to a determination of in eligibility pursuant to the Procuring Entity's prevailing sanctions procedures).

2. THE PROCURING ENTITY

2.1 Right of Access to the Site

- 21.1 The Procuring Entity shall give the Contractor right of access to, and possession of, all parts of the Site within the time (or times) stated in the **Special Conditions of Contract.** The right and possession may not be exclusive to the Contractor. If, under the Contract, the Procuring Entity is required to give (to the Contractor) possession of any foundation, structure, plant or means of access, the Procuring Entity shall do so in the time and manner stated in the Speci cation. However, the Procuring Entity may withhold any such right or possession until the Performance Security has been received.
- 212 If no such time is stated in the Special Conditions of Contract, the Procuring Entity shall give the Contractor right of access to, and possession of, the Site within such times as required to enable the Contractor to proceed without disruption in accordance with the program submitted under Sub-Clause 8.3 [Program].
- 2.13 If the Contractor suffers delay and/or incurs Cost as a result of a failure by the Procuring Entity to give any such right or possession within such time, the Contractor shall give notice to the Architect and shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to:
- a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
- b) payment of any such Cost-plus pro t, which shall be included in the Contract Price.
- 2.1.4 After receiving this notice, the Architect shall proceed in accordance with Sub-Clause 3.5[Determinations] to agree or determine these matters.
- 2.15 However, if and to the extent that the Procuring Entity's failure was caused by any error or delay by the Contractor, including an error in, or delay in the submission of, any of the Contractor's Documents, the Contractor shall not be entitled to such extension of time, Cost or pro t.

12 Permits, Licenses or Approvals

- 121 The Procuring Entity shall provide, at the request of the Contractor, such reasonable assistance as to allow the Contractor to obtain properly:
- a) Copies of the Laws of Kenya which are relevant to the Contract but are not readily available, and
- b) any permits, licenses or approvals required by the Laws of Kenya:
- i) which the Contractor is required to obtain under Sub-Clause 1.13 [Compliance with Laws],
- ii) for the delivery of Goods, including clearance through customs, and
- iii) for the export of Contractor's Equipment when it is removed from the Site.

13 Procuring Entity's Personnel

The Procuring Entity shall be responsible for ensuring that the Procuring Entity's Personnel and the Procuring Entity's other contractors on the Site:

- a) co-operate with the Contractor's efforts under Sub-Clause 4.6 [Co-operation], and
- b) take actions similar to those which the Contractor is required to take under sub-paragraphs (a), (b) and (c) of Sub-Clause 4.8 [Safety Procedures] and under Sub-Clause 4.18 [Protection of the Environment].

1.4 Procuring Entity's Financial Arrangements

The Procuring Entity shall make and maintain all necessary nancial arrangements which will enable the Procuring Entity to pay the Contract Price punctually (as estimated at that time) in accordance with Clause14 [Contract Price and Payment].

3. THE ENGINEER

3.1 Architect Duties and Authority

- 1.4.1 The Procuring Entity shall appoint the Architect who shall carry out the duties as signed to him in the Contract. The Architect staff shall include suitably quali ed Assistants and other professionals who are competent to carry out these duties. The Architect Name and Address shall be provided in the **Special Conditions of Contract.**
- 1.42 The Architect shall have no authority to amend the Contract.
- 1.43 The Architect May exercise the authority attributable to the Architect as specified in or necessarily to be implied from the Contract. If the Architects required to obtain the approval of the Procuring Entity before exercising a specified authority, the requirements shall be as stated in the Special Conditions of Contract. The Procuring Entity shall promptly inform the Contractor of any change to the authority attributed to the Engineer.
- 1.44 However, whenever the Architect exercises a speci ed authority for which the Procuring Entity's approvals required, then (for the purposes of the Contract) the contractor shall require the Architect to provide evidence of such approval before complying with the instruction.
- 1.45 Except as otherwise stated in these Conditions:
- a) Whenever carrying out duties or exercising authority, speci ed in or implied by the Contract, the Architect shall be deemed to act for the Procuring Entity.
- b) the Architect has no authority to relieve either Party of any duties, obligations, or responsibilities under the Contract.
- c) any approval, check, certi cate, consent, examination, inspection, instruction, notice, proposal, request, test, or similar act by the Architect (including absence of disapproval) shall not relieve the Contractor from any responsibility he has under the Contract, including responsibility for errors, omissions, discrepancies, and non-compliances; and
- d) any act by the Architect in response to a Contractor's request shall be notified in writing to the Contractor within 14 days of receipt.

1.4.6 The following provisions shall apply:

The Architect shall obtain the specie approval of the Procuring Entity before taking action under the-following Sub-Clauses of these Conditions:

- a) Sub-Clause 4.12: agreeing or determining an extension of time and/or additional cost.
- b) Sub-Clause 13.1: instructing a Variation, except;
- i) In an emergency situation as determined by the Engineer, or
 - ii) If such a Variation would increase the Accepted Contract Amount by less than the percentage specified in the **Special Conditions of Contract.**
 - c) Sub-Clause 13.3: Approving a proposal for Variation submitted by the Contractor in accordance with Sub Clause 13.1 or 13.2.

- d) Sub-Clause 13.4: Specifying the amount payable in each of the applicable three currencies.
- 1.47 Not withstanding the obligation, as set out above, to obtain approval, if, in the opinion of the Engineer, an emergency occurs affecting the safety of life or of the Works or of adjoining property, he may, without relieving the Contractor of any of his duties and responsibility under the Contract, instruct the Contractor to execute all such work or to do all such things as may, in the opinion of the Engineer, be necessary to abate or reduce the risk. The Contractor shall forth with comply, despite the absence of approval of the Procuring Entity, with any such instruction of the Engineer. The Architect shall determine an addition to the Contract Price, in respect of such instruction, in accordance with Clause 13 and shall notify the Contractor accordingly, with a copy to the Procuring Entity.

15 Delegation by the Engineer

- 1.5.1 The Architect may from time to time assign duties and delegate authority to assistants and may also revoke such assignment or delegation. These assistants may include a resident Engineer, and/or independent inspectors appointed to inspect and/ or test items of Plant and/or Materials. The assignment, delegation or revocation shall be in writing and shall not take effect until copies have been received by both Parties. However, unless otherwise agreed by both Parties, the Architect shall not delegate the authority to determine any matter in accordance with Sub-Clause 3.5 [Determinations].
- 1.52 Each assistant, to whom duties have been assigned or authority has been delegated, shall only be authorized to issue instructions to the Contractor to the extent de ned by the delegation. Any approval, check, certicate, consent, examination, inspection, instruction, notice, proposal, request, test, or similar act by an assistant, in accordance with the delegation, shall have the same effect as though the act had been an act of the Engineer. However:
- a) Any failure to disapprove any work, Plant or Materials shall not constitute approval, and shall therefore not prejudice the right of the Architect to reject the work, Plant or Materials;
- b) If the Contractor questions any determination or instruction of an assistant, the Contractor may refer the matter to the Engineer, who shall promptly con rm, reverse or vary the determination or instruction.

1.6 Instructions of the Engineer

- 1.6.1 The Architect may issue to the Contractor (at any time) instructions and additional or modi ed Drawings which may be necessary for the execution of the Works and the remedying of any defects, all in accordance with the Contract. The Contractor shall only take instructions from the Engineer, or from an assistant to whom the appropriate authority has been delegated under Clause 3.2.1.
- 1.6.2 The Contractor shall comply with the instructions given by the Architect or delegated assistant, on any matter related to the Contract. Whenever practicable, their instructions shall be given in writing. If the Architect tor a delegated assistant:
- a) Gives an oral instruction,
- b) receives a written con rmation of the instruction, from (or on behalf of) the Contractor, within two working days after giving the instruction, and
- c) does not reply by issuing a written rejection and/or instruction within two working days after receiving the con rmation,

Then the con rmation shall constitute the written instruction of the Architect or delegated assistant (as the case may be).

1.7 Replacement of the Engineer

If the Procuring Entity intends to replace the Engineer, the Procuring Entity shall, in not less than 21 days before the intended date of replacement, give notice to the Contractor of the name, address and relevant experience of

the intended person to replace the Engineer.

18 Determinations

- 1.8.1 Whenever these Conditions provide that the Architect shall proceed in accordance with this Sub-Clause3.5 to agree or determine any matter, the Architect shall consult with each Party in an endeavor to reach agreement. If agreement is not achieved, the Architect shall make a fair determination in accordance with the Contract, taking due regard of all relevant circumstances.
- 3.5.1 The Architect shall give notice to both Parties of each agree mentor determination, with supporting particulars, within 30 days from the receipt of the corresponding claim or request except when otherwise speci ed. Each Partyshall give effect to each agreement or determination unless and until revised under Clause 20 [Claims, Disputes and Arbitration].

4. THE CONTRACTOR

4.1 Contractor's General Obligations

- 1.82 The Contractor shall design (to the extent specified in the Contract), execute and complete the Works in accordance with the Contract and with the Architect instructions, and shall remedy any defects in the Works.
- 1.83 The Contractor shall provide the Plant and Contractor's Documents speci ed in the Contract, and all Contractor's Personnel, Goods, consumables and other things and services, whether of a temporary or permanent nature, required in and for this design, execution, completion and remedying of defects.
- 1.8.4 All equipment, material, and services to be incorporated in or required for the Works shall have their origin in any eligible source country.
- 1.85 The Contractor shall be responsible for the adequacy, stability and safety of all Site operations and of all methods of construction. Except to the extent specified in the Contract, the Contractor (i) shall be responsible for all Contractor's Documents, Temporary Works, and such design of each item of Plant and Materials as is required for the item to be in accordance with the Contract, and (ii) shall not otherwise be responsible for the design or specification of the Permanent Works.
- 18.6 The Contractor shall, whenever required by the Engineer, submit details of the arrangements and methods which the Contractor proposes to adopt for the execution of the Works. No signi cant alteration to these arrangements and methods shall be made without this having previously been notified to the Engineer.
- 1.8.7 If the Contract speci es that the Contractor shall design any part of the Permanent Works, then unless otherwise stated in the Special Conditions:
- a) The Contractor shall submit to the Architect the Contractor's Documents for this part in accordance with the procedures specified in the Contract.
- b) these Contractor's Documents shall be in accordance with the Speci cation and Drawings, shall be written in the language for communications de ned in Sub-Clause 1.4 [Law and Language], and shall include additional information required by the Architect to add to the Drawings for co-ordination of each Party's designs.
- c) the Contractor shall be responsible for this part and it shall, when the Works are completed, be t for such purposes for which the part is intended as are specified in the Contract; and
- d) prior to the commencement of the Tests on Completion, the Contractor shall submit to the Architect the "asbuilt" documents and, if applicable, operation and maintenance manuals in accordance with the

Speci cation and in suf cient detail for the Procuring Entity to operate, maintain, dismantle, reassemble, adjust and repair this part of the Works. Such part shall not be considered to be completed for the purposes of taking-over under Sub-Clause 10.1 [Taking Over of the Works and Sections] until these documents and manuals have been submitted to the Engineer.

19 Performance Security

- 1.9.1 The Contractor shall obtain (at his cost) a Performance Security for proper performance, in the amount stated in the **Special Conditions of Contract** and denominated in the currency (ies) of the Contract or in a freely convertible currency acceptable to the Procuring Entity. If an amount is not stated in the Special Conditions of Contract, this Sub-Clause shall not apply.
- 1.92 The Contractor shall deliver the Performance Security to the Procuring Entity within 30 days after receiving the Noti cation of Award and shall send a copy to the Engineer. The Performance Security shall be issued by a reputable bank selected by the Contractor and shall be in the form annexed to the Special Conditions, as stipulated by the Procuring Entity in the Special Conditions of Contract, or in another form approved by the Procuring Entity.
- 193 The Contractor shall ensure that the Performance Security is valid and enforceable until the Contractor has executed and completed the Works andremedied any defects. If the terms of the Performance Security specify its expiry date, and the Contractor has not become entitled to receive the Performance Certicate by the date 30 days prior to the expiry date, the Contractor shall extend the validity of the Performance Security until the Works have been completed and any defects have been remedied.
- 19.4 The Procuring Entity shall not make a claim under the Performance Security, except for amounts to which the Procuring Entity is entitled under the Contract.
- 1.95 The Procuring Entity shall indemnify and hold the Contractor harmless against and from all damages, losses and expenses (including legal fees and expenses) resulting from a claim under the Performance Security to the extent to which the Procuring Entity was not entitled to make the claim.
 - 1.96 The Procuring Entity shall return the Performance Security to the Contractor within 14 days after receiving a copy of the Taking-Over Certi cate.
 - 1.9.7 Without limitation to the provisions of the rest of this Sub-Clause, whenever the Architect determines an addition or a reduction to the Contract Price as a result of a change in cost and/ or legislation, or as a result of a Variation, amounting to more than 25 percent of the portion of the Contract Price payable in a specied currency, the Contractor shall at the Architect request promptly increase, or may decrease, as the case may be, the value of the Performance Security in that currency by an equal percentage.

1.10 Contractor's Representative

- 1.10.1 The Contractor shall appoint the Contractor's Representative and shall give him all authority necessary to act on the Contractor's behalf under the Contract. The Contractor's Representative's Name and Address shall be provided in the **Special Conditions of Contract.**
- 1.102 Unless the Contractor's Representative **is named in the Contract**, the Contractor shall, prior to the Commencement Date, submit to the Architect for consent the name and particulars of the person the Contractor proposes to appoint as Contractor's Representative. If consent is withheld or subsequently revoked in terms of Sub-Clause 6.9 [Contractor's Personnel], or if the appointed person fails to act as Contractor's Representative, the Contractor shall similarly submit the name and particulars of another suitable person for such appointment.
- 1.103 The Contractor shall not, without the prior consent of the Engineer, revoke the appointment of the Contractor's Representative or appoint are placement.
- 1.10.4 The whole time of the Contractor's Representative shall be given to directing the Contractor's performance of the Contract. If the Contractor's Representative is to be temporarily absent from the Site during the execution of the Works, a suitable replacement person shall be appointed, subject to the Architect prior consent, and the Architect shall be notiled accordingly.
- 1.105 The Contractor's Representative shall, on behalf of the Contractor, receive instructions under Sub-Clause 3.3 [Instructions of the Engineer].
- 1.10.6 The Contractor's Representative may delegate any powers, functions and authority to any competent

person, and may at any time revoke the delegation. Any delegation or revocation shall not take effect until the Architect has received prior notice signed by the Contractor's Representative, naming the person and specifying the powers, functions and authority being delegated or revoked.

1.10.7 The Contractor's Representative shall be uent in the language for communications de ned in Sub-Clause 1.4 [Law and Language]. If the Contractor's Representative's delegates are not uent in the said language, the Contractor shall make competent interpreter available during all working hours in a number deemed sufficient by the Engineer.

1.11 Sub-contractors

- 1.11.1 The Contractor shall not subcontract the whole of the Works. The contractor may however subcontract the works as provided in Clause 34.2.
- 1.112 The Contractor shall be responsible for the acts or defaults of any Subcontractor, his agents or employees, as if they were he acts or defaults of the Contractor. Unless otherwise stated in the Special Conditions:
 - a) The Contractor shall not be required to obtain consent to suppliers solely of Materials, or to a subcontract for which the Subcontractor is named in the Contract;
 - b) The prior consent of the Procuring Entity shall be obtained to other proposed Subcontractors.
 - c) the Contractor shall give the Procuring Entity not less than 14 days' notice of the intended date of the commencement of each Subcontractor's work, and of the commencement of such work on the Site; and
 - d) each subcontract shall include provisions which would entitle the Procuring Entity to require the subcontract to be assigned to the Procuring Entity under Sub-Clause 4.5 [Assignment of Bene t of Subcontract] (if or when applicable) or in the event of termination under Sub-Clause 15.2 [Termination by Procuring Entity].
- 1.113 The Contractor shall ensure that the requirements imposed on the Contractor by Sub-Clause 1.12 [Con dential Details] apply equally to each Subcontractor.
- 1.11.4 Where practicable, the Contractor shall give fair and reasonable opportunity for contractors from Kenya to be appointed as Subcontractors.

1.12 Assignment of Bene t of Subcontract

If a Subcontractor's obligations extend beyond the expiry date of the relevant Defects Noti cation Period and the Engineer, prior to this date, instructs the Contractor to assign the bene t of such obligations to the Procuring Entity, then the Contractor shall do so. Unless otherwise stated in the assignment, the Contractor shall have no liability to the Procuring Entity for the work carried out by the Subcontractor after the assignment takes effect.

1.13 Co-operation

- 1.13.1 The Contractor shall, as specified in the Contract or as instructed by the Engineer, allow appropriate opportunities for carrying out work to:
 - a) The Procuring Entity's Personnel,
 - b) Any other contractors employed by the Procuring Entity, and
 - c) The personnel of any legally constituted public authorities, who may be employed in the execution on or near the Site of any work not included in the Contract.
- 1.132 Any such instruction shall constitute a Variation if and to the extent that it causes the Contractor to suffer delays and/or to incur Unforeseeable Cost. Services for these personnel and other contractors may include the use of Contractor's Equipment, Temporary Works or access arrangements which are the responsibility of the Contractor.
- 1.133 If, under the Contract, the Procuring Entity is required to give to the Contractor possession of any

foundation, structure, plant or means of access in accordance with Contractor's Documents, the Contractor shall submit such documents to the Architect in the time and manner stated in the Speci cation.

1.14 Setting Out of the Works

- 1.14.1 The Contractor shall set out the Works in relation to original points, lines and levels of reference specified in the Contractor notified by the Engineer. The Contractor shall be responsible for the correct positioning of all parts of the Works, and shall rectify any error in the positions, levels, dimensions or alignment of the Works.
- 1.142 The Procuring Entity shall be responsible for any errors in these specified or notified items of reference, but the Contractor shall use reasonable efforts to verify their accuracy before they are used.
- 4.73 If the Contractor suffers delay and/or incurs Cost from executing work which was necessitated by an error in these items of reference, and an experienced contractor could not reasonably have discovered such error and avoided this delay and/ or Cost, the Contractor shall give notice to the Architect and shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to:
 - a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
 - b) payment of any such costs accrued, which shall be included in the Contract Price.
- 4.7.4 After receiving this notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine (i) whether and (if so) to what extent the error could not reasonably have been discovered, and (ii) the matters described in sub-paragraphs (a) and (b) above related to this.

48 Safety Procedures

The Contractor shall:

- a) Comply with all applicable safety regulations,
- b) Takec are for the safety of all persons entitled to be on the Site,
- c) Use reasonable efforts to keep the Site and Works clear of unnecessary obstruction so as to avoid danger to these persons,
- d) provide fencing, lighting, guarding and watching of the Works until completion and taking over under Clause 10 [Procuring Entity's Taking Over], and
- e) provide any Temporary Works (including roadways, footways, guards and fences) which may be necessary, because of the execution of the Works, for the use and protection of the public and of owners and occupiers of adjacent land.

49 Quality Assurance

- 4.9.1 The Contractor shall institute a quality assurance system to demonstrate compliance with the requirements of the Contract. The system shall be in accordance with the details stated in the Contract. The Architect shall be entitled to audit any aspect of the system.
- Details of all procedures and compliance documents shall be submitted to the Architectf or information before each design and execution stage is commenced. When any document of a technical nature is issued to the Engineer, evidence of the prior approval by the Contractor itself shall be apparent on the document itself.

Compliance with the quality assurance system shall not relieve the Contractor of any of his duties, obligations or responsibilities under the Contract.

4.10 Site Data

- 4.10.1 The Procuring Entity shall have made available to the Contractor for his information, prior to the Base Date, all relevant data in the Procuring Entity's possession on sub-surface and hydrological conditions at the Site, including environmental aspects. The Procuring Entity shall similarly make available to the Contractor all such data which come into the Procuring Entity's possession after the Base Date. The Contractor shall be responsible for interpreting all such data.
- 4.102 To the extent which was practicable (taking account of cost and time), the Contractor shall be deemed to have obtained all necessary information as to risks, contingencies and other circumstances which may in uence or affect the Tender or Works. To the same extent, the Contractor shall be deemed to have inspected and examined

the Site, its surroundings, the above data and other available information, and to have been satis ed before submitting the Tender as to all relevant matters, including (without limitation):

- a) The form and nature of the Site, including sub-surface conditions,
- b) the hydrological and climatic conditions,
- c) the extent and nature of the work and Goods necessary for the execution and completion of the Works and the remedying of any defects,
- d) the Laws, procedures and labour practices of Kenya, and
- e) the Contractor's requirements for access, accommodation, facilities, personnel, power, transport, water and other services.

4.11 Suf ciency of the Accepted Contract Amount

- 4.11.1 The contractor shall be deemed to:
 - a) Have satis ed itself as to the correctness and suf ciency of the Accepted Contract Amount, and
 - b) have based the Accepted Contract Amount on the data, interpretations, necessary information, inspections, examinations and satisfaction as to all relevant matters referred to in Sub-Clause 4.10 [Site Data].
- 4.112 Unless otherwise stated in the Contract, the Accepted Contract Amount covers all the Contractor's obligations under the Contract (including those under Provisional Sums, if any) and all things necessary for the proper execution and completion of the Works and the remedying of any defects.

4.12 Unforeseeable Physical Conditions

- 4.12.1 In this Sub-Clause, "physical conditions" means natural physical conditions and man-made and other physical obstructions and pollutants, which the Contractor encounters at the Site when executing the Works, including sub-surface and hydrological conditions but excluding climatic conditions.
- 4.122 If the Contractor encounters adverse physical conditions which he considers to have been Unforeseeable, the Contractor shall give notice to the Architect as soon as practicable.
- 4.123 This notice shall describe the physical conditions, so that they can be inspected by the Architect and shall set out the reasons why the Contractor considers them to be Unforeseeable. The Contractor shall continue executing the Works, using such proper and reasonable measures as are appropriate for the physical conditions, and shall comply with any instructions which the Architect may give. If an instruction constitutes a Variation, Clause 13 [Variations and Adjustments] shall apply.
- 4.124 If and to the extent that the Contractor encounters physical conditions which are Unforeseeable, gives such a notice, and suffers delay and/or incurs Cost due to these conditions, the Contractor shall be entitled subject to notice under Sub-Clause 20.1 [Contractor's Claims] to:

- a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
- b) payment of any such Cost, which shall be included in the Contract Price.
- 4.12.5 Upon receiving such notice and inspecting and/or investigating these physical conditions, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine (i) whether and (if so) to what extent these physical conditions were Unforeseeable, and (ii) the matters described in subparagraphs (a) and (b) above related to this extent.
- 4.12.6 However, before additional Cost is nally agreed or determined under sub-paragraph (ii), the Architect may also review whether other physical conditions in similar parts of the Works (if any) were more favorable than could reasonably have been foreseen when the Contractor submitted the Tender. If and to the extent that these more favorable conditions were encountered, the Architect may proceed in accordance with Sub-Clause 3.5

[Determinations] to agree or determine the reductions in Cost which were due to these conditions, which may be included (as deductions) in the Contract Price and Payment Certicates. However, the net effect of all adjustments under sub-paragraph (b) and all these reductions, for all the physical conditions encountered in similar parts of the Works, shall not result in a net reduction in the Contract Price.

4.12.7 The Architect shall take account of any evidence of the physical conditions foreseen by the Contractor when submitting the Tender, which shall be made available by the Contractor, but shall not be bound by the Contractor's interpretation of any such evidence.

4.13 Rights of Wayand Facilities

Unless otherwise speci ed in the Contract the Procuring Entity shall provide effective access to and possession of the Site including special and/or temporary rights-of-way which are necessary for the Works. The Contractor shall obtain, at his risk and cost, any additional rights of way or facilities outside the Site which he may require for the purposes of the Works.

4.14 Avoidance of Interference

- 4.14.1 The Contractor shall not interfere unnecessarily or improperly with:
 - a) The convenience of the public, or
 - b) The access to and use and occupation of all roads and foot paths, irrespective of whether they are public or in the possession of the Procuring Entity or of others.
- 4.142 The Contractor shall indemnify and hold the Procuring Entity harmless against and from all damages, losses and expenses (including legal fees and expenses) resulting from any such unnecessary or improper interference.

4.15 Access Route

- 4.15.1 The Contractor shall be deemed to have been satis ed as to the suitability and availability of access routes to the Site at Base Date. The Contractor shall use reasonable efforts to prevent any road or bridge from being damaged by the Contractor's traf c or by the Contractor's Personnel. These efforts shall include the proper use of appropriate vehicles and routes.
- 4.15.2 Except as otherwise stated in these Conditions:

- a) The Contractor shall (as between the Parties) be responsible for any maintenance which may be required for his use of access routes;
- b) the Contractor shall provide all necessary signs or directions along access routes, and shall obtain any permission which may be required from the relevant authorities for his use of routes, signs and directions;
- c) the Procuring Entity shall not be responsible for any claims which may arise from the use or otherwise of any access route;
- d) the Procuring Entity does not guarantee the suitability or a availability of particular access routes; and
- e) Costs due to non-suitability or non-availability, for the use required by the Contractor, of access routes shall be borne by the Contractor.

4.16 Transport of Goods

Unless otherwise stated in the Special Conditions:

- a) the Contractor shall give the Architect not less than 21 days' notice of the date on which any Plant or a major item of other Goods will be delivered to the Site;
- b) the Contractor shall be responsible for packing, loading, transporting, receiving, unloading, storing and protecting all Goods and other things required for the Works; and
- c) the Contractor shall indemnify and hold the Procuring Entity harmless against and from all damages, losses and expenses (including legal fees and expenses) resulting from the transport of Goods and shall negotiate and pay all claims arising from their transport.

4.17 Contractor's Equipment

The Contractor shall be responsible for all Contractor's Equipment. When brought on to the Site, Contractor's Equipment shall be deemed to be exclusively intended for the execution of the Works. The Contractor shall not remove from the Site any major items of Contractor's Equipment without the consent of the Engineer. However, consent shall not be required for vehicles transporting Goods or Contractor's Personnel off Site.

4.18 Protection of the Environment

- 4.18.1 The contractor shall comply with the applicable environmental laws, regulations and policies.
- 4.182 The Contractor shall take all reasonable steps to protect the environment (both on and off the Site) and to limit damage and nuisance to people and property resulting from pollution, noise and other results of his operations.
- 4.183 The Contractors hall ensure that emissions, surfaced is charges and ef uent from the Contractor's activities shall not exceed the values stated in the Speci cation or prescribed by applicable Laws.

4.19 Electricity, Waterand Gas

- 4.19.1 The Contractor shall, except as stated below, be responsible for the provision of all power, water and other services he may require for his construction activities and to the extent de ned in the Speci cations, for the tests.
- 4.192 The Contractor shall be entitled to use for the purposes of the Works such supplies of electricity, water, gas, and other services as may be available on the Site and of which details and prices are givenin the Speci cations. The Contractor shall, at his risk and cost, provide any apparatus necessary for his use of these services and for measuring the quantities consumed.
- 4.193 The quantities consumed and the amounts due (at these prices) for such services shall be agreed or

determined by the Architect in accordance with Sub-Clause 2.5 [Procuring Entity's Claims] and Sub-Clause 3.5 [Determinations]. The Contractor shall pay these amounts to the Procuring Entity.

420 Procuring Entity's Equipment and Free-Issue Materials

- 420.1 The Procuring Entity shall make the Procuring Entity's Equipment (if any) available for the use of the Contractor in the execution of the Works in accordance with the details, arrangements and prices stated in the Speci cation. Unless otherwise stated in the Speci cation:
 - a) The Procuring Entity shall be responsible for the Procuring Entity's Equipment, except that
 - b) the Contractor shall be responsible for each item of Procuring Entity's Equipment whilst any of the Contractor's Personnel is operating it, driving it, directing it or in possession or control of it.
- 4201 The appropriate quantities and the amounts due (at such stated prices) for the use of Procuring Entity's Equipment shall be agreed or determined by the Architect in accordance with Sub-Clause 2.5 [Procuring Entity's Claims] and Sub-Clause 3.5 [Determinations]. The Contractor shall pay these amounts to the Procuring Entity.
- The Procuring Entity shall supply, free of charge, the "free-issue materials" (if any) in accordance with the details stated in the Speci cation. The Procuring Entity shall, at his risk and cost, provide these materials at the time and place speci ed in the Contract. The Contractor shall then visually inspect them and shall promptly give notice to the Architect of any shortage, defect or default in these materials. Unless otherwise agreed by both Parties, the Procuring Entity shall immediately rectify the noti ed shortage, defector default.
- 4203 After this visual inspection, the free-issue materials shall come under the care, custody and control of the Contractor. The Contractor's obligations of inspection, care, custody and control shall not relieve the Procuring Entity of liability for any shortage, defect or default not apparent from a visual inspection.

421 Progress Reports

- 421.1 Unless otherwise stated in the Special Conditions, monthly progress reports shall be prepared by the Contractor and submitted to the Architect in six copies. The rst report shall cover the period up to the end of the rst calendar month following the Commencement Date. Reports shall be submitted monthly thereafter, each within 7 days after the last day of the period to which it relates.
- Reporting shall continue until the Contractor has completed all work which is known to be outstanding at the completion date stated in the Taking-Over Certicate for the Works. Each report shall include:
 - a) charts and detailed descriptions of progress, including each stage of design (if any), Contractor's Documents, procurement, manufacture, delivery to Site, construction, erection and testing; and including these stages for work by each nominated Subcontractor (as de ned in Clause 5 [Nominated Subcontractors]),
 - b) photographs showing the status of manufacture and of progress on the Site:
 - c) for the manufacture of each main item of Plant and Materials, the name of the manufacturer, manufacture location, percentage progress, and the actual or expected dates of:
 - i) commencement of manufacture,
 - ii) Contractor's inspections,
 - iii) tests, and
 - iv) shipment and arrival at the Site;
 - d) the details described in Sub-Clause 6.10 [Records of Contractor's Personnel and Equipment];
 - e) copies of quality assurance documents, test results and certicates of Materials;

- f) list of notices given under Sub-Clause 2.5 [Procuring Entity's Claims] and notices given under Sub-Clause 20.1 [Contractor's Claims];
- g) safety statistics, including details of any hazardous incidents and activities relating to environmental aspects and public relations; and
- h) comparison so factual and planned progress, with details of any events or circumstances which may jeopardize the completion in accordance with the Contract, and the measures being (or to be) adopted to overcome delays.

422 Security of the Site

Unless otherwise stated in the Special Conditions:

- a) The Contractor shall be responsible for keeping unauthorized persons off the Site, and
- b) authorized persons shall be limited to the Contractor's Personnel and the Procuring Entity's Personnel; and to any other personnel noti ed to the Contractor, by the Procuring Entity or the Engineer, as authorized personnel of the Procuring Entity's other contractors on the Site.

423 Contractor's Operations on Site

- 423.1 The Contractor shall con ne his operations to the Site, and to any additional areas which may be obtained by the Contractor and agreed by the Architect as additional working areas. The Contractor shall take all necessary precautions to keep Contractor's Equipment and Contractor's Personnel within the Site and these additional areas, and to keep them off adjacent l and.
- During the execution of the Works, the Contractor shall keep the Site free from all unnecessaryobstruction and shall store or dispose of any Contractor's Equipment or surplus materials. The Contractor shall clear away and remove from the Site any wreckage, rubbish and Temporary Works which are no longer required.
- 4233 Upon the issue of a Taking-Over Certi cate, the Contractor shall clear away and remove, from that part of the Site and Works to which the Taking-Over Certi cate refers, all Contractor's Equipment, surplus material, wreckage, rubbish and Temporary Works. The Contractor shall leave that part of the Site and the Works in a clean and safe condition. However, the Contractor may retain on Site, during the Defects Noti cation Period, such Goods as are required for the Contractor to ful 1 obligations under the Contract.

424 Fossils

- All fossils, coins, articles of value or antiquity, and structures and other remains or items of geological or archaeological interest found on the Site shall be placed under the care and authority of the Procuring Entity. The Contractor shall take reasonable precautions to prevent Contractor's Personnel or other persons from removing or damaging any of these ndings.
- The Contractor shall, upon discovery of any such nding, promptly give notice to the Engineer, who shall issue instructions for dealing with it. If the Contractor suffers delay and/or incurs Cost from complying with the instructions, the Contractor shall give a further notice to the Architect and shall be entitled subject to Sub- Clause 20.1 [Contractor's Claims] to:
 - a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
 - b) payment of any such Cost, which shall be included in the Contract Price.

 After receiving this further notice, the Architect shall proceed in accordance with Sub-Clause 3.5

 [Determinations] to agree or determine these matters.

5. NOMINATEDSUBCONTRACTORS

1.15 De nition of "nominated Sub contractor."

In this Contract, "nominated Subcontractor" means a Subcontractor:

- a) Who is nominated by the Procuring Entity, or
- b) Contractor has nominated as a Subcontractor subject to Sub-Clause 5.2 [Objection to Noti cation].

1.16 Objection to Nomination

The Contractor shall not be under any obligation to employ a nominated Subcontractor against whom the Contractor raises reasonable objection by notice to the Procuring Entity as soon as practicable, with supporting particulars. An objection shall be deemed reasonable if it arises from (among other things) any of the following matters, unless the Procuring Entity agrees in writing to indemnify the Contractor against and from the consequences of the matter:

- a) there are reasons to believe that the Subcontractor does not have suf cient competence, resources or nancial strength;
- b) the nominated Subcontractor does not accept to indemnify the Contractor against and from any negligence or misuse of Goods by the nominated Subcontractor, his agents and employees; or
- c) the nominated Subcontractor does not accept to enter into a subcontract which speci es that, for the subcontracted work (including design, if any), the nominated Subcontractor shall:
 - i) undertake to the Contractor such obligations and liabilities as will enable the Contractor to discharge his obligations and liabilities under the Contract;
 - ii) indemnify the Contractor against and from all obligations and liabilities arising under or in connection with the Contract and from the consequences of any failure by the Subcontractor to perform these obligations or to ful 1 these liabilities, and
 - iii) be paid only if and when the Contractor has received from the Procuring Entity payments for sums due under the Subcontract referred to under Sub-Clause 5.3 [Payment to nominated Subcontractors].

1.17 Payments to nominated Subcontractors

The Contractor shall pay to the nominated Subcontractor the amounts shown on the nominated Subcontractor's invoices approved by the Contractor which the Architect certies to be due in accordance with the subcontract. These amounts plus other charges shall be included in the Contract Price in accordance with sub-paragraph(b) of Sub-Clause 13.5 [Provisional Sums], except as stated in Sub-Clause 5.4 [Evidence of Payments].

1.18 Evidence of Payments

- 1.18.1 Before issuing a Payment Certicate which includes an amount payable to a nominated Subcontractor, the Architect may request the Contractor to supply reasonable evidence that the nominated Subcontractorhas received all amounts due in accordance with previous Payment Certicates, less applicable deductions for retention or otherwise. Unless the Contractor:
 - (a) Submits this reasonable evidence to the Engineer, or
 - (b) i) Satis es the Architect in writing that the Contractor is reasonably entitled to withhold or refuseto pay these amounts, and
 - ii) Submits to the Architect reasonable evidence that the nominated Subcontractor has been noticed of the Contractor's entitlement, then the Procuring Entity may (at his sole discretion) pay, direct to the nominated Subcontractor, part or all of such amounts previously certiced (less applicable deductions) as are due to the nominated Subcontractor and for which the Contractor has failed to submit the evidence described in sub-paragraphs (a) or (b) above. The Contractor shall then repay, to the Procuring Entity, the amount which the nominated Subcontractor was directly paid by the Procuring Entity.

6. STAFF AND LABOR

1.19 Engagement of Staff and Labor

Except as otherwise stated in the Speci cation, the Contractor shall make arrangements for the engagement of all staff and labor, local or otherwise, and for their payment, feeding, transport, and, when appropriate, housing. The Contractor is encouraged, to the extent practicable and reasonable, to employ staff and labor with appropriate qualications and experience from sources within Kenya.

120 Rates of Wages and Conditions of Labor

- 120.1 The Contractor shall pay rates of wages, and observe conditions of labor, which are not lower than those established for the trade or industry where the work is carried out. If no established rates or conditions are applicable, the Contractor shall pay rates of wages and observe conditions which are not lower than the general level of wages and conditions observed locally by Procuring Entity's whose trade or industry is similar to that of the Contractor.
- 1202 The Contractor shall inform the Contractor's Personnel about their liability to pay personal income taxes in Kenya in respect of such of their salaries, wages, allowances and any bene ts as are subject to tax under the Laws of Kenya for the time being in force, and the Contractor shall perform such duties in regard to such deductions there of as may be imposed on him by such Laws.

121 Persons in the Service of Procuring Entity

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

1,22 Labor Laws

The Contractor shall comply with all the relevant labour Laws applicable to the Contractor's Personnel, including Laws relating to their employment, employment of children, health, safety, welfare, immigration and emigration, and shall allow them all their legal rights. The Contractor shall require his employees to obey all applicable Laws, including those concerning safety at work.

1.23 Working Hours

No work shall be carried out on the Site on locally recognized days of rest, or outside the normal working hours stated in the **Special Conditions of Contract**, unless:

- a) Otherwise stated in the Contract,
- b) The Architect gives consent, or
- c) The work is unavoidable, or necessary for the protection of life or property or for the safety of the Works, in which case the Contractor shall immediately advise the Engineer, provided that work done outside the normal working hours shall be considered and paid for as overtime.

124 Facilities for Staff and Labor

Except as otherwise stated in the Speci cation, the Contractor shall provide and maintain all necessary accommodation and welfare facilities on site for the Contractor's Personnel. The Contractor shall also provide facilities for the Procuring Entity's Personnel as stated in the Speci cations. The Contractor shall not permit any of the Contractor's Personnel to maintain any temporary or permanent living quarters within the structures forming part of the Permanent Works.

1.25 Healthand Safety

- 125.1 The Contractor shall at all times take all reasonable precautions to maintain the health and safety of the Contractor's Personnel. In collaboration with local health authorities, the Contractor shall ensure that medical staff, rst aid facilities, sick bay and ambulance service are available at all times at the Site and at any accommodation for Contractor's and Procuring Entity's Personnel, and that suitable arrangements are made for all necessary welfare and hygiene requirements and for the prevention of epidemics.
- 1252 The Contractor shall appoint anaccident prevention of cer at the Site, responsible for maintaining safety

and protection against accidents. This person shall be quali ed for this responsibility and shall have the authority to issue instructions and take protective measures to prevent accidents. Throughout the execution of the Works, the Contractor shall provide whatever is required by this person to exercise this responsibility and authority.

- 1253 The Contractor shall send, to the Engineer, details of any accident as soon as practicable after its occurrence. The Contractor shall maintain records and make reports concerning health, safety and welfare of persons, and damage to property, as the Architect may reasonably require.
- 1.25.4 The Contractor shall conduct an awareness program on HIV and other sexually transmitted diseases via an approved service provider and shall undertake such other measures taken to reduce the risk of the transfer of these diseases between and among the Contractor's Personnel and the local community, to promote early diagnosis and to assist affected individuals.

126 Contractor's Superintendence

- 126.1 Throughout the execution of the Works, and as long thereafter as is necessary to ful 1 the Contractor's obligations, the Contractor shall provide all necessary super intendance to plan, arrange, direct, manage, inspect and test the work.
- 1.262 Superintendence shall be given by a suf cient number of persons having adequate knowledge of the language for communications (de ned in Sub-Clause 1.4 [Law and Language]) and of the operations to be carried out (including the methods and techniques required, the hazards likely to be encountered and methods of preventing accidents), for the satisfactory and safe execution of the Works.

127 Contractor's Personnel

- 127.1 The Contractor's Personnel shall be appropriately quali ed, skilled and experienced in their respective trades or occupations. The Contractors Key personnel shall be named in the Special Conditions of Contract. The Architect may require the Contractor to remove (or cause to be removed) any person employed on the Site or Works, including the Contractor's Representative if applicable, who:
 - a) Persists in any misconduct or lack of care,
 - b) Carries out duties in competently or negligently,
 - c) fails to conform with any provisions of the Contract,
 - d) persists in any conduct which is prejudicial to safety, health, or the protection of the environment,
 - e) based on reasonable evidence, is determined to have engaged in Fraud and Corruption during the execution of the Works.
- 1272 If appropriate, the Contractor shall then appoint (or cause to be appointed) a suitable replacement person.

1.28 Records of Contractor's Personnel and Equipment

The Contractor shall submit, to the Engineer, details showing the number of each class of Contractor's Personneland of each type of Contractor's Equipment on the Site. Details shall be submitted each calendar month, in a form approved by the Engineer, until the Contractor has completed all work which is known to be outstanding at the completion date stated in the Taking-Over Certic cate for the Works.

129 Disorderly Conduct

The Contractor shall at all times take all reasonable precautions to prevent any unlawful, riotous or disorderly conduct by or amongst the Contractor's Personnel, and to preserve peace and protection of persons and property on and near the Site.

130 Foreign Personnel

- 130.1 The Contractor shall not employ foreign personnel unless the contractor demonstrates that there are no Kenyans with the required skills.
- 1302 The Contractor shall be responsible for the return of any foreign personnel to the place where they were recruited or to their domicile. In the event of the death in Kenya of any of these personnel or members of their families, the Contractor shall similarly be responsible for making the appropriate arrangements for their return or burial.

131 Supply of Water

The Contractor shall, having regard to local conditions, provide on the Site an adequate supply of drinking and other water for the use of the Contractor's Personnel.

132 Measures against Insect and Pest Nuisance

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

133 Alcoholic Liquor or Drugs

The Contractor shall not, otherwise than in accordance with the Laws of Kenya, onsite, import, sell, give, barter or otherwise dispose of any alcoholic liquor or drugs, or permit or allow importation, sale, gift, barter or disposal thereof by Contractor's Personnel.

134 Prohibition of Forced or Compulsory Labor

The Contractor shall not employ forced labor, which consists of any work or service, not voluntarily performed, that is exacted from an individual under threat of force or penalty, and includes any kind of involuntary or compulsory labor, such as indentured labor, bonded labor or similar labor-contracting arrangements.

135 Prohibition of Harmful Child Labor

The Contractor shall not employ children in a manner that is economically exploitative, or is likely to be hazardous, or to interfere with, the child's education, or to be harmful to the child's health or physical, mental, spiritual, moral, or social development. Where the relevant labour laws of Kenya have provisions for employment of minors, the Contractor shall follow those laws applicable to the Contractor. Children below the age of 18 years shall not be employed in dangerous work.

136 Employment Records of Workers

The Contractor shall keep complete and accurate records of the employment of labour at the Site. The records shall include the names, ages, genders, hours worked and wages paid to all workers. These records shall be summarized on a monthly basis and submitted to the Engineer. These records shall be included in the details to be submitted by the Contractor under Sub-Clause 6.10 [Records of Contractor's Personneland Equipment].

137 Workers' Organizations

The Contractor shall comply with the relevant labor laws that recognize workers' rights to form and to join workers' organizations of their choosing without interference.

138 Non-Discrimination and Equal Opportunity

The Contractor shall base the labour employment on the principle of equal opportunity and fair treatment and shall not discriminate with respect to aspects of the employment relationship, including recruitment and hiring, compensation (including wages and bene ts), working conditions and terms of employment, access to training, promotion, termination of employ mentor retirement, and discipline.

7. PLANT, MATERIALS AND WORKMANSHIP

139 Manner of Execution

The Contractor shall carry out the manufacture/assemble of plant, the production and manufacture of Materials, and all other execution of the Works:

- a) In the manner (if any) speci ed in the Contract,
- b) in a proper workman like and careful manner, in accordance with recognized good practice, and
- with properly equipped facilities and non-hazardous Materials, except as otherwise specified in the Contract.

1.40 Samples

The Contractor shall submit the following samples of Materials, and relevant information, to the Architectfor consent prior to using the Material sin or for the Works:

- a) manufacturer's standard samples of Materials and samples speci ed in the Contract, all at the Contractor's cost, and
- b) additional samples instructed by the Architect as a Variation.

Each sample shall be labeled as to origin and intended use in the Works.

1.41 Inspection

- 1.41.1 The Procuring Entity's Personnel shall at all reasonable times:
 - a) Have full access to all parts of the Site and to all places from which natural Materials are being obtained, and
 - b) during production, manufacture and construction (at the Site and elsewhere), be entitled to examine, inspect, measure and test the materials and workmanship, and to check the progress of manufacture of Plant and production and manufacture of Materials.
- 1412 The Contractor shall give the Procuring Entity's Personnel full opportunity to carry out these activities, including providing access, facilities, permissions and safety equipment. No such activity shall relieve the Contractor from any obligation or responsibility.
- 1413 The Contractor shall give notice to the Architect whenever any work is ready and before it is covered up, put out of sight, or packaged for storage or transport. The Architect shall then either carry out the examination, inspection, measurement or testing without unreasonable delay, or promptly give notice to the Contractor that the Architect does not require to do so. If the Contractor fails to give the notice, he shall, if and when required by the Engineer, uncover the work and there after reinstate and make good, all at the Contractor's cost.

1.42 Testing

- 1.42.1 This Sub-Clause shall apply to all tests specified in the Contract.
- 1.422 Except as otherwise speci ed in the Contract, the Contractor shall provide all apparatus, assistance, documents and other information, electricity, equipment, fuel, consumables, instruments, labor, materials, and suitably quali ed and experienced staff, as are necessary to carry out the speci ed tests ef ciently. The Contractor shall agree, with the Engineer, the time and place for the speci ed testing of any Plant, Materials and other parts of the Works.
- 1423 The Architect may, under Clause 13 [Variations and Adjustments], vary the location or details of

speci ed tests, or instruct the Contractor to carry out additional tests. If these varied or additional tests show that the tested Plant, Materials or workmanship is not in accordance with the Contract, the cost of carrying out this Variation shall be borne by the Contractor, notwithstanding other provisions of the Contract.

- 1.42.4 The Architect shall give the Contractor not less than 24 hours' notice of the Architect intention to attend the tests. If the Architect does not attend at the time and place agreed, the Contractor may proceed with the tests, unless otherwise instructed by the Engineer, and the tests shall then be deemed to have been made in the Architect presence.
- 1.425 If the Contractor suffers delay and/ or incurs Cost from complying with these instructions or as a result of a delay for which the Procuring Entity is responsible, the Contractor shall give notice to the Architect and shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to:
 - a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
 - b) payment of any such Cost-plus pro t, which shall be included in the Contract Price.
- 1.42.6 After receiving this notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine these matters.
- 1.42.7 The Contractor shall promptly forward to the Architect duly certi ed reports of the tests. When the speci ed tests have been passed, the Architect shall endorse the Contractor's test certi cate, or issue certi cate to him, to that effect. If the Architect has not attended the tests, he shall be deemed to have accepted the readings as accurate.

1.43 Rejection

- 1.43.1 If, as a result of an examination, inspection, measurement or testing, any Plant, Materials or workmanship is found to be defective or otherwise not in accordance with the Contract, the Architect may reject the Plant, Materials or workmanship by giving notice to the Contractor, with reasons. The Contractor shall then promptly make good the defect and ensure that the rejected item complies with the Contract.
- 1432 If the Architect requires this Plant, Materials or workmanship to be retested, the tests shall be repeated under the same terms and conditions. If the rejection and retesting cause the Procuring Entity to incur additional costs, the Contractor shall subject to Sub-Clause 2.5 [Procuring Entity's Claims] pay these costs to the Procuring Entity.

1.44 Remedial Work

- 1.4.1 Not with-standing any previous test or certication, the Architect may instruct the Contractor to:
 - a) Remove from the Site and replace any Plant or Materials which is not in accordance with the Contract,
 - b) remove and re-execute any other work which is not in accordance with the Contract, and
 - c) execute any work which is urgently required for the safety of the Works, whether because of an accident, unforeseen able event or otherwise.
- 1.44.2 The Contractor shall comply with the instruction within a reasonable time, which shall be the time (if any) specified in the instruction, or immediately if urgency is specified under sub-paragraph (c).
- 1.443 If the Contractor fails to comply with the instruction, the Procuring Entity shall be entitled to employ and pay other persons to carry out the work. Except to the extent that the Contractor would have been entitled to payment for the work, the Contractor shall subject to Sub-Clause 2.5 [Procuring Entity's Claims] pay to the Procuring Entity all costs arising from this failure.
- 1.444 If the contractor repeatedly delivers defective work, the Procuring Entity may consider termination in

accordance with Clause 15.

1.45 Ownership of Plant and Materials

Except as otherwise provided in the Contract, each item of Plant and Materials shall become the property of the Procuring Entity at whichever is the earlier of the following times, free from liens and other encumbrances:

- a) When it is in corporate in the Works;
- b) when the Contractor is paid the corresponding value of the Plant and Materials under Sub-Clause 8.10 [Payment for Plant and Materials in Event of Suspension].

1.46 Royalties

Unless otherwise stated in the Speci cation, the Contractor shall pay all royalties, rents and other payments for:

- a) Natural materials obtained from outside the Site, and
- The disposal of material from demolitions and excavations and of other surplus material (whether natural or man-made), except to the extent that disposal are as within the Site are specified in the Contract.

8. COMMENCEMENT, DELAYS AND SUSPENSION

1.47 Commencement of Works

- 1.47.1 Except as otherwise speci ed in the Special Conditions of Contract, the Commencement Date shall be the date at which the following precedent condition shave all been ful lled and the Architect noti cation recording the agreement of both Parties on such ful lment and instructing to commence the Work is received by the Contractor:
 - a) Signature of the Contract Agreement by both Parties, and if required, approval of the Contract by relevant authorities of Kenya;
 - b) except if otherwise specified in the Special Conditions of Contract, effective access to and possession of the Site given to the Contractor together with such permission(s) under (a) of Sub-Clause 1.13 [Compliance with Laws] as required for the commencement of the Works.
 - c) Receipt by the Contractor of the Advance Payment under Sub-Clause 14.2 [Advance Payment] provided that the corresponding bank guarantee has been delivered by the Contractor.
- 1.472 If the said Architect instruction is not received by the Contractor within 180 days from his receipt of the Letter of Acceptance, the Contractor shall be entitled to terminate the Contract under Sub-Clause 1 6.2 [termination by Contractor].
- 1.473 The Contractor shall commence the execution of the Works as soon as is reasonably practicable after the Commencement Date and shall then proceed with the Works with due expedition and without delay.

1.48 Time for Completion

The Contractor shall complete the whole of the Works, and each Section (if any), within the Time for Completion for the Works or Section (as the case may be), including:

- a) Achieving the passing of the Tests on Completion, and
- b) completing all work which is stated in the Contract as being required for the Works or Section to be considered to be completed for the purposes of taking-over under Sub-Clause 10.1 [Taking Over of the Works and Sections].

1.49 Program

- 1.49.1 The Contractor shall submit a detailed time program me to the Architect within 1 4 days after receiving the notice under Sub-Clause 8.1 [Commencement of Works]. The Contractor shall also submit a revised program me whenever the previous program me is inconsistent with actual progress or with the Contractor's obligations. Each program me shall include:
 - a) The order in which the Contractor intends to carry out the Works, including the anticipated timing of each stage of design (if any), Contractor's Documents, procurement, manufacture of Plant, delivery to Site, construction, erection and testing,
 - b) each of these stages for work by each nominated Subcontractor (as de ned in Clause 5 [Nominated Subcontractors]),
 - c) the sequence and timing of inspections and tests specified in the Contract, and
 - d) a supporting report which includes:
- i. a general description of the methods which the Contractor intends to adopt, and of the major stages, in the execution of the Works, and
- ii. details showing the Contractor's reasonable estimate of the number of each class of Contractor's Personnel and of each type of Contractor's Equipment, required on the Site for each major stage.
- Unless the Engineer, within 14 days after receiving a program me, gives notice to the Contractor stating the extent to which it does not comply with the Contract, the Contractor shall proceed in accordance with the program me, subject to his other obligations under the Contract. The Procuring Entity's Personnel shall be entitled to rely upon the program me when planning their activities.
- The Contractor shall promptly give notice to the Architect of speci c probable future events or circumstances which may adversely affect the work, increase the Contract Price or delay the execution of the Works.
- If, at any time, the Architect gives notice to the Contractor that a program me fails (to the extent stated) to comply with the Contractor to be consistent with actual progress and the Contractor's stated intentions, the Contractor shall submit a revised program me to the Architect in accordance with this Sub-Clause.

8.4 Extension of Time for Completion

- The Contractor shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to an extension of the Time for Completion if and to the extent that completion for the purposes of Sub-Clause 10.1 [Taking Over of the Works and Sections] is or will be delayed by any of the following causes:
 - a) a Variation (unless an adjustment to the Time for Completion has been agreed under Sub-Clause 13.3 [Variation Procedure]) or other substantial change in the quantity of an item of work included in the Contract.
 - b) a cause of delay giving an entitlement to extension of time under a Sub-Clause of these Conditions,
 - c) exceptionally adverse climatic conditions,
 - d) Unforeseeable shortages in the availability of personnel or Goods caused by epidemic or governmental actions, or
 - e) any delay, impediment or prevention caused by or attributable to the Procuring Entity, the Procuring Entity's Personnel, or the Procuring Entity's other contractors.
- If the Contractor considers itself to be entitled to an extension of the Time for Completion, the Contractor shall give notice to the Architect in accordance with Sub-Clause 20.1 [Contractor's Claims]. When determining each extension of time under Sub-Clause 20.1, the Architect shall review previous determinations and may increase, but shall not decrease, the total extension of time.

8.5 Delays Caused by Authorities

If the following conditions apply, namely:

- a) The Contractor has diligently followed the procedures laid down by the relevant legally constituted public authorities in Kenya,
- b) These authorities delay or disrupt the Contractor's work, and
- c) the delay or disruption was Unforeseeable, then this delay or disruption will be considered as a cause of delay under sub-paragraph (b) of Sub-Clause 8.4 [Extension of Time for Completion].

8.6 Rate of Progress

- 861 If, at any time:
 - a) Actual progress is too slow to complete within the Time for Completion, and/or
 - b) Progress has fallen (or will fall) behind the current program me under Sub-Clause 8.3 [Programme], other than as a result of a cause listed in Sub-Clause 8.4 [Extension of Time for Completion], then the Architect may instruct the Contractor to submit, under Sub-Clause 8.3 [Programmed], a revised program me and supporting report describing the revised methods which the Contractor proposes to adopt in order to expedite progress and complete within the Time for Completion.
- Unless the Architect noti es otherwise, the Contractor shall adopt these revised methods, which may require increases in the working hours and/or in the numbers of Contractor's Personne land/or Goods, at the risk and cost of the Contractor. If these revised methods cause the Procuring Entity to incur additional costs, the Contractor shall subject to notice under Sub-Clause 2.5 [Procuring Entity's Claims] pay these costs to the Procuring Entity, in addition to delay damages (if any) under Sub-Clause 8.7 below.
- Additional costs of revised methods including acceleration measures, instructed by the Architect to reduce delays resulting from causes listed under Sub-Clause 8.4 [Extension of Time for Completion] shall be paid by the Procuring Entity, without generating, however, any other additional payment bene t to the Contractor.

8.7 Delay Damages

- 87.1 If the Contractor fails to comply with Sub-Clause 8.2 [Time for Completion], the Contractor shall subject to notice under Sub-Clause 2.5 [Procuring Entity's Claims] pay delay damages to the Procuring Entity for this default. These delay damages shall be the sum stated in the **Special Conditions of Contract**, which shall be paid for everyday which shall elapse between the relevant Time for Completion and the date stated in the
 - Taking-Over Certi cate. However, the total amount due under this Sub-Clause shall not exceed the maximum amount of delay damages (if any) stated in the Special Conditions of Contract.
- These delay damages shall be the only damages due from the Contractor for such default, other than in the event of termination under Sub-Clause 15.2 [Termination by Procuring Entity] prior to completion of the Works. These damages shall not relieve the Contractor from his obligation to complete the Works, or from any other duties, obligations or responsibilities which he may have under the Contract.

8.8 Suspension of Work

- 881 The Architect may at any time instruct the Contractor to suspend progress of part or all of the Works. During such suspension, the Contractor shall protect, store and secure such part or the Works against any deterioration, loss or damage.
- The Architect may also notify the cause for the suspension. If and to the extent that the cause is notified and is the responsibility of the Contractor, the following Sub-Clauses 8.9, 8.10 and 8.11 shall not apply.

8.9 Consequences of Suspension

89.1 If the Contractor suffers delay and/or incurs Cost from complying with the Architect instructions under Sub-Clause 8.8 [Suspension of Work] and/or from resuming the work, the Contractor shall give notice

to the Architect and shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to:

- a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
- b) Payment of any such Cost, which shall be included in the Contract Price.
- After receiving this notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine these matters.
- 893 The Contractor shall not be entitled to an extension of time for, or to payment of the Cost incurred in, making good the consequences of the Contractor's faulty design, workmanship or materials, or of the Contractor's failure to protect, store or secure in accordance with Sub-Clause 8.8 [Suspension of Work].

8.10 Payment for Plant and Materials in Event of Suspension

The Contractor shall be entitled to payment of the value (as at the date of suspension) of Plant and/ or Materials which have not been delivered to Site, if:

- a) The work on Plant or delivery of Plant and/ or Materials has been suspended for more than 30 days, and
- b) the Contractor has marked the Plant and/or Materials as the Procuring Entity's property in accordance with the Architect instructions.

8.11 Prolonged Suspension

If the suspension under Sub-Clause 8.8 [Suspension of Work] has continued for more than 84 days, the Contractor may request the Architect permission to proceed. If the Architect does not give permission within 30 days after being requested to do so, the Contractor may, by giving notice to the Engineer, treat the suspension as an omission under Clause 13 [Variations and Adjustments] of the affected part of the Works. If the suspension affects the whole of the Works, the Contractor may give notice of termination under Sub-Clause 16.2 [Termination by Contractor].

8.12 Resumption of Work

After the permission or instruction to proceed is given, the Contractor and the Architect shall jointly examine the Works and the Plant and Materials affected by the suspension. The Contractor shall make good any deterioration or defect in or loss of the Works or Plant or Materials, which has occurred during the suspension after receiving from the Architect an instruction to this effect under Clause 13 [Variations and Adjustments].

9. TESTS ON COMPLETION

9.1 Contractor's Obligations

- 1.492 The Contractor shall carry out the Tests on Completion in accordance with this Clause and Sub-Clause 7.4 [Testing], after providing the documents in accordance with sub-paragraph (d) of Sub-Clause 4.1 [Contractor's General Obligations].
- 1.493 The Contractor shall give to the Architect not less than 21 days' notice of the date after which the Contractor will be ready to carry out each of the Tests on Completion. Unless otherwise agreed, Tests on Completion shall be carried out within 14 days after this date, on such day or days as the Architect shall instruct.
- 1.49.4 In considering the results of the Tests on Completion, the Architect shall make allowances for the effect of any use of the Works by the Procuring Entity on the performance or other characteristics of the Works.

As soon as the Works, or a Section, have passed any Tests on Completion, the Contractor shall submit a certi ed report of the results of these Tests to the Engineer.

150 Delayed Tests

- 1.50.1 If the Tests on Completion are being unduly delayed by the Procuring Entity, Sub-Clause 7.4 [Testing] (fth paragraph) and/ or Sub-Clause 10.3 [Interference with Tests on Completion] shall be applicable.
- 1.50.2 If the Tests on Completion are being unduly delayed by the Contractor, the Architect may by notice require the Contractor to carry out the Tests within 21 days after receiving the notice. The Contractor shallcarry out the Test son such day or days within that period as the Contractor may x and of which heshallgive notice to the Engineer.
- 1.503 If the Contractor fails to carry out the Tests on Completion within the period of 21 days, the Procuring Entity's Personnel may proceed with the Test sat the risk and cost of the Contractor. The Tests on Completion shall then be deemed to have been carried out in the presence of the Contractor and the results of the Tests shall be accepted as accurate.

151 Retesting of related works

If the Works, or a Section, fail to pass the Tests on Completion, Sub-Clause 7.5 [Rejection] shall apply, and the Architect or the Contractor may require the failed Tests, and Tests on Completion on any related work, to be repeated under the same terms and conditions.

152 Failure to Pass Tests on Completion

- 152.1 If the Works, or a Section, fail to pass the Tests on Completion repeated under Sub-Clause 9.3 [Retesting], the Architect shall be entitled to:
 - a) Order further repetition of Tests on Completion under Sub-Clause 9.3; or
 - b) if the failure deprives the Procuring Entity of substantially the whole bene t of the Works or Section, reject the Works or Section (as the case may be), in which event the Procuring Entity shall have the same remedies as are provided in sub-paragraph(c) of Sub-Clausel 1.4 [Failure to Remedy Defects].

10. PROCURING ENTITY'S TAKING OVER

153 Taking Over of the Works and Sections

- Except as stated in Sub-Clause 9.4 [Failure to Pass Tests on Completion], the Works shall be taken over by the Procuring Entity when (i) the Works have been completed in accordance with the Contract, including the matters described in Sub-Clause 8.2 [Time for Completion] and except as allowed in sub- paragraph (a) below, and (ii) a Taking-Over Certi cate for the Works has been issued, or is deemed to have been issued in accordance with this Sub-Clause.
- 1.532 The Contractor may apply by notice to the Architect for a Taking-Over Certicate not earlier than 14 days before the Works will, in the Contractor's opinion, be complete and ready for taking over. If the Works are divided into Sections, the Contract or may similarly apply for a Taking-Over Certicate for each Section.
- 1533 The Architect shall, within 30 days after receiving the Contractor's application:
 - a) Issue the Taking-Over Certi cate to the Contract or, stating the date on which the Works or Section were completed in accordance with the Contract, except for any minor outstanding work and defects which will not substantially affect the use of the Works or Section for their intended purpose (either until or whilst this work is completed and these defects are remedied); or
 - b) reject the application, giving reasons and specifying the work required to be done by the Contractor

to enable the Taking-Over Certi cate to be issued. The Contractor shall then complete this work before issuing a further notice under this Sub-Clause.

1.53.4 If the Architect fails either to issue the Taking-Over Certi cate or to reject the Contractor's application within the period of 30 days, and if the Works or Section (as the case may be) are substantially in accordance with the Contract, the Taking-Over Certi cate shall be deemed to have been issued on the last day of that period.

154 Taking Over of Parts of the Works

- 1.54.1 The Architect may, at the sole discretion of the Procuring Entity, issue a Taking-Over Certi cate for any part of the Permanent Works.
- 1.54.2 The Procuring Entity shall not use any part of the Works (other than as a temporary measure which is either specified in the Contract or agreed by both Parties) unless and until the Architect has issued a Taking-Over Certificate for this part. However, if the Procuring Entity does use any part of the Works before the Taking-Over Certificate is issued:
 - a) The part which is used shall be deemed to have been taken over as from the date on which it is used,
 - b) the Contractor shall cease to be liable for the care of suchpart as from this date, when responsibility shall pass to the Procuring Entity, and
 - c) if requested by the Contractor, the Architect shall issue a Taking-Over Certicate for this part.
- 1.543 After the Architect has issued a Taking-Over Certicate for a part of the Works, the Contractor shall be given the earliest opportunity to take such steps as may be necessary to carry out any outstanding Tests on Completion. The Contractor shall carry out these Tests on Completion as soon as practicable before the expiry date of the relevant Defects Notication Period.
- 1.54.4 If the Contractor incurs Cost as a result of the Procuring Entity taking over and/or using a part of the Works, other than such use as is specified in the Contractor agreed by the Contractor, the Contractor shall (i) give notice to the Architect and (ii) be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to payment of any such accrued costs, which shall be included in the Contract Price. After receiving this notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine this accrued cost.
- 1.545 If a Taking-Over Certi cate has been issued for a part of the Works (other than a Section), the delay damages thereafter for completion of the remainder of the Works shall be reduced. Similarly, the delay damages for the remainder of the Section (if any) in which this part is included shall also be reduced. For any period of delay after the date stated in this Taking-Over Certi cate, the proportional reduction in these delay damages shall be calculated as the proportion which the value of the part so certi ed bears to the value of the Works or Section (as the case may be) as a whole. The Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine these proportions. The provisions of this paragraph shall only apply to the daily rate of delay damages under Sub-Clause 8.7 [Delay Damages] and shall not affect the maximum amount of these damages.

1.55 Interference with Tests on Completion

- 1.55.1 If the Contractor is prevented, for more than 14 days, from carrying out the Tests on Completion by a cause for which the Procuring Entity is responsible, the Procuring Entity shall be deemed to have taken over the Works or Section (as the case may be) on the date when the Tests on Completion would otherwise have been completed.
- 1.552 The Architect shall then issue a Taking-Over Certi cate accordingly, and the Contractor shall carry out the Tests on Completion as soon as practicable, before the expiry date of the Defects Noti cation Period. The Architect shall require the Tests on Completion to be carried out by giving 14 days' notice and in accordance with the relevant provisions of the Contract.

- 1.553 If the Contractor suffers delay and/or incurs Cost as a result of this delay in carrying out the Tests on Completion, the Contractor shall give notice to the Architect and shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to:
 - a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
 - b) payment of any such accrued costs, which shall be included in the Contract Price.
- 1.55.4 After receiving this notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine these matters.

156 Surfaces Requiring Reinstatement

Except as otherwise stated in a Taking-Over Certi cate, a certi cate for a Section or part of the Works shall not be deemed to certify completion of any ground or other surfaces requiring reinstatement.

11. DEFECTS LIABILITY

157 Completion of Outstanding Work and Remedying Defects

- 1.57.1 In order that the Works and Contractor's Documents, and each Section, shall be in the condition required by the Contract (fair wear andtear excepted) by the expiry date of the relevant Defects Noti cation Period or as soon as practicable thereafter, the Contractor shall:
 - a) complete any work which is outstanding on the date stated in a Taking-Over Certi cate, within such reasonable time as is instructed by the Engineer, and
 - b) execute all work required to remedy defects or damage, as may be notified by (or on behalf of) the Procuring Entity on or before the expiry date of the Defects Notification Period for the Works or Section (as the case may be).
- 1572 If a defect appears or damage occurs, the Contractor shall be notified accordingly by the Engineer.

158 Cost of Remedying Defects

- 1.58.1 All work referred to in sub-paragraph (b) of Sub-Clause 11.1 [Completion of Outstanding Work and Remedying Defects] shall be executed at the risk and cost of the Contractor, if and to the extent that the work is attributable to:
 - a) Any design for which the Contractor is responsible,
 - b) Plant, Materials or workmanship not being in accordance with the Contract, or
 - c) Failure by the Contractor to comply with any other obligation.
- 1.582 If and to the extent that such work is attributable to any other cause, the Contractor shall be notified promptly by (or on behalf of) the Procuring Entity, and Sub-Clause 13.3 [Variation Procedure] shall apply.

159 Extension of Defects Noti cation Period

- 1.59.1 The Procuring Entity shall be entitled subject to Sub-Clause 2.5 [Procuring Entity's Claims] to an extension of the Defects Noti cation Period for the Works or a Section if and to the extent that the Works, Section or a major item of Plant (as the case may be, and after taking over) cannot be used for the purposes for which they are intended by reason of a defect or by reason of damage attributable to the Contractor. However, a Defects Noti cation Period shall not be extended by more than two years.
- 1592 If delivery and/ or erection of Plant and/ or Materials was suspended under Sub-Clause 8.8 [Suspension of Work] or Sub-Clause 16.1 [Contractor's Entitlement to Suspend Work], the Contractor's obligations under this Clause shall not apply to any defects or damage occurring more than two years after the Defects Noti cation Period for the Plant and/ or Materials would otherwise have expired.

1.60 Failure to Remedy Defects

- 1.60.1 If the Contractor fails to remedy any defect or damage within a reasonable time, a date may be xed by the Engineer, on or by which the defect or damage is to be remedied. The Contractor shall be given reasonable notice of this date.
- 1.602 If the Contractor fails to remedy the defect or damage by this noti ed date and this remedial work was to be executed at the cost of the Contractor under Sub-Clause 11.2[Cost of Remedying Defects], the Procuring Entity may (at his option):
 - (a) Carry out the work itself or by others, in a reasonable manner and at the Contractor's cost, but the Contractor shall have no responsibility for this work; and the Contractor shall subject to Sub-Clause 2.5 [Procuring Entity's Claims] pay to the Procuring Entity the costs reasonably incurred by the Procuring Entity in remedying the defect or damage;
 - (b) Require the Architect to agree or determine a reasonable reduction in the Contract Price in accordance with Sub-Clause 3.5 [Determinations]; or
 - (c) if the defect or damage deprives the Procuring Entity of substantially the whole bene t of the Works or any major part of the Works, terminate the Contract as a whole, or in respect of such major part which cannot be put to the intended use. Without prejudice to any other rights, under the Contractor otherwise, the Procuring Entity shall then be entitled to recover all sums paid for the Works or for such part (as the case may be), plus nancing costs and the cost of dismantling the same, clearing the Site and returning Plant and Materials to the Contractor.

1.61 Removal of Defective Work

If the defector damage cannot be remedied expeditiously on the Site and the Procuring Entity gives consent, the Contractor may remove from the Site for the purposes of repair such items of Plant as are defective or damaged. This consent may require the Contractor to increase the amount of the Performance Security by the full replacement cost of these items, or to provide other appropriate security.

1.62 Further Tests

- 1.62.1 If the work of remedying of any defector damage may affect the performance of the Works, the Architect may require the repetition of any of the tests described in the Contract. The requirement shall be made by notice within 14 days after the defect or damage is remedied.
- 1.622 These tests shall be carried out in accordance with the terms applicable to the previous tests, except that they shall be carried out at the risk and cost of the Party liable, under Sub-Clause 11.2 [Cost of Remedying Defects], for the cost of the remedial work.

1.63 Right of Access

Until the Completion Certi cate has been issued, the Contractor shall have such right of access to the Works as is reasonably required in order to comply with this Clause, except as may be inconsistent with the Procuring Entity's reasonable security restrictions.

1.64 Contractor to Search

The Contractor shall, if required by the Engineer, search for the cause of any defect on parts of the works that have already accepted, under the direction of the Engineer. Unless the defect is to be remedied at the cost of the Contractor under Sub-Clause 11.2 [Cost of Remedying Defects], the Cost of the search plus pro t shall be agreed or determined by the Architect in accordance with Sub-Clause 3.5 [Determinations] and shall be included in the Contract Price.

1.65 Completion Certi cate

Performance of the Contractor's obligations shall not be considered to have been completed until the Architect has issued the Completion Certicate to the Contractor, stating the date on which the Contractor

completed his obligations under the Contract.

- 1.652 The Architect shall issue the Completion Certi cate within 30days after the latest of the expiry dates of the Defects Liability Period, or as soon thereafter as the Contractor has supplied all the Contractor's Documents and completed and tested all the Works, including remedying any defects. A copy of the Completion Certi cate shall be issued to the Procuring Entity.
- 1.653 Only the Completion Certicate shall be deemed to constitute acceptance of the Works.

1.66 Unful lled Obligations

After the Completion Certi cate has been issued, each Party shall remain liable for the ful Iment of any obligation which remains unperformed at that time. For the purposes of determining the nature and extent of unperformed obligations, the Contract shall be deemed to remain in force.

1.67 Clearance of Site

- 1.67.1 Upon receiving the Completion Certi cate, the Contractor shall remove any remaining Contractor's Equipment, surplus material, wreckage, rubbish and Temporary Works from the Site.
- 1.672 If all these items have not been removed within 30 days after receipt by the Contractor of the Completion Certicate, the Procuring Entity may sell or otherwise dispose of any remaining items. The Procuring Entity shall be entitled to be paid the costs incurred in connection with, or attributable to, such sale or disposal and restoring the Site.
- Any balance of the moneys from the sale shall be paid to the Contractor. If these moneys are less than the Procuring Entity's costs, the Contractor shall pay the outstanding balance to the Procuring Entity.

12. MEASUREMENT AN DEVALUATION

1.68 Works to be Measured

- 1.68.1 The Works shall be measured, and valued for payment, in accordance with this Clause. The Contractor shall show in each application under Sub-Clauses 14.3 [Application for Interim Payment Certi cates], 14.10 [Statement on Completion] and 14.11 [Application for Final Payment Certi cate] the quantities and other particulars detailing the amounts which he considers to be entitled under the Contract.
- 1.682 Whenever the Architect requires any part of the Works to be measured, reasonable notice shall be given to the Contractor's Representative, who shall:
 - a) promptly either attend or send another quali ed representative to assist the Architect in making the measurement, and
 - b) supply any particulars requested by the Engineer.
- 1.683 If the Contractor fails to attend or send a representative, the measurement made by the Architect shall be accepted as accurate.
- 1.68.4 Except as otherwise stated in the Contract, wherever any Permanent Works are to be measured from records, these shall be prepared by the Engineer. The Contractor shall, as and when requested, attend to examine and agreed he records with the Engineer, and shall sign the same when agreed. If the Contractor does not attend, the records shall be accepted as accurate.
- 1.68.5 If the Contractor examines and disagrees the records, and/ or does not sign them as agreed, then the Contractor shall give notice to the Architect of the respects in which the records are asserted to be inaccurate. After receiving this notice, the Architect shall review the records and either con rm or vary them and certify the payment of the undisputed part. If the Contractor does not so give notice to the

Architect within 14 days after being requested to examine the records, they shall be accepted as accurate.

1.69 Method of Measurement

Except as otherwise stated in the Contract:

- a) Measurement shall be made of the net actual quantity of each item of the Permanent Works, and
- b) the method of measurement shall be in accordance with the Bill of Quantities or other applicable Schedules.

1.70 Evaluation

- 1.70.1 Except as otherwise stated in the Contract, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine the value of work done by evaluating each item of work, applying the measurement agreed or determined in accordance with the above Sub-Clauses 12.1 and 12.2 and the appropriate rate or price for the item.
- 1.702 For each item of work, the appropriate rate or price for the item shall be the rate or price specified for such item in the Contractor, if there is no such item, specified for similar work.
- 1.703 Any item of work included in the Bill of Quantities for which no rate or price was specified shall be considered as included in other rates and prices in the Bill of Quantities and will not be paid for separately.
- 1.70.4 However, for a new item of work, a new rate or price shall be appropriate for such item of work if:
 - a) The work is instructed under Clause 13 [Variations and Adjustments],
 - b) no rate or price is specified in the Contract for this item, and
 - c) no speci ed rate or price is appropriate because the item of work is not of similar character, or is not executed under similar conditions, as any item in the Contract.
- 1.70.5 Each new rate or price shall be derived from any relevant rates or prices in the Contract. If no rates or prices are relevant for the new item of work, it shall be derived from the reasonable Cost of executing such work, prevailing market rates, together with prot, taking account of any other relevant matters.
- 1.70.6 Until such time as an appropriate rate or price is agreed or determined, the Architect shall determine a provisional rate or price for the purposes of Interim Payment Certicates as soon as the concerned work commences.
- 1.70.7 Where the contract price is different from the corrected tender price, in order to ensure the contractor is not paid less or more relative to the contract price (*which would be the tender price*), payment valuation certicates and variation orders on omissions and additions valued based on rates in the Bill of Quantities or schedule of rates in the Tender, will be adjusted by a <u>plus or minus</u> percentage. The percentage already worked out during tender evaluation is worked out as follows: (*corrected tender price tender price)*/ tender price X 100.

1.71 Omissions

Whenever the omission of any work form's part (or all) of a Variation, the value of which has not been agreed, if:

- a) The Contractor will incur (or has incurred) cost which, if the work had not been omitted, would have been deemed to be covered by a sum forming part of the Accepted Contract Amount;
- b) The omission of the work will result (or has resulted) in this sum not forming part of the Contract Price; and
- c) this cost is not deemed to be included in the evaluation of any substituted work; then the Contractor shall give notice to the Architect accordingly, with supporting particulars. Upon receiving this notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine this cost, which shall be included in the Contract Price.

13. VARIATIONS AND ADJUSTMENTS

131. Right to Vary

- 1.71.1 Variations may be initiated by the Architect at any time prior to issuing the Taking-Over Certi cate for the Works, either by an instruction or by a request for the Contractor to submit a proposal. No Variation instructed by the Architect under this Clause shall in any way vitiate or in validate the Contract.
- 1.71.2 The Contractor shall execute and be bound by each Variation, unless the Contractor promptly gives notice to the Architect stating (with supporting particulars) that (i) the Contractor cannot readily obtain the Goods required for the Variation, or (ii) such Variation triggers a substantial change in the sequence or progress of the Works. Upon receiving this notice, the Architect shall cancel, con rm or vary the instruction.

1.713 Each Variationmay include:

- a) changes to the quantities of any item of work included in the Contract (however, such changes do not necessarily constitute a Variation),
- b) changes to the quality and other characteristics of any item of work,
- c) changes to the levels, positions and/or dimensions of any part of the Works,
- d) omission of any work unless it is to be carried out by others,
- e) any additional work, Plant, Materials or services necessary for the Permanent Works, including any associated Tests on Completion, boreholes and other testing and exploratory work, or
- f) changes to the sequence or timing of the execution of the Works.
- 1.71.4 The Contractor shall not make any alteration and/or modi cation of the Permanent Works, unless and until the Architect instructs after obtaining approval of the Procuring Entity.

132 Variation Order Procedure

- Prior to any Variation Order under Sub-Clause 13.1.4 the Architect shall notify the Contractor of the nature and form of such variation. As soon as possible after having received such notice, the Contractor shall submit to the Engineer:
 - a) A description of work, if any, to be performed and a program me for its execution, and
 - b) the Contractor's proposals for any necessary modi cations to the program me according to Sub-Clause 8.3 or to any of the Contractor's obligations under the Contract, and
 - c) the Contractor's proposals for adjustment to the Contract Price.

Following the receipt of the Contractor's submission the Architect shall, after due consultation with the Employer and the Contractor, decide as soon as possible whether or not the variation shall be carried out. If the Architect decides that the variation shall be carried out, he shall issue a Variation Order clearly identified as such in accordance with the Contractor's submission or as modified by agreement.

If the Architect and the Contractor are unable to agree the adjustment of the Contract Price, the provisions of Sub-Clause 13.2.2 shall apply.

1322 Disagreement on Adjustment of the Contract Price

If the Contractor and the Architecture unable to agree on the adjustment of the Contract Price, the adjustment shall be determined in accordance with the rates specified in the Bills of Quantities or Schedule of Day work Prices. If the rates contained in the Bills of Quantities or Day works Prices are not directly applicable to the specific work in question, suitable rates shall be established by the Architect reflecting the level of pricing in the Day works Prices. Where rates are not contained in the said Prices, the amount shall be suchastis in all the circumstances reasonable, reflecting a market price. Due account shall be taken of any over-or under-recovery of overheads by the Contractor in consequence of the variation. The Contractor shall also be entitled to be paid:

a) The cost of any partial execution of the Works rendered useless by any such variation,

- b) The cost of making necessary alterations to Plant already manufactured or in the course of manufacture or of any work done that has to be altered in consequence of such a variation,
- c) any additional costs incurred by the Contractor by the disruption of the progress of the Works as detailed in the program me, and
- d) the net effect of the Contractor's nance costs, including interest, caused by the variation.

The Architect shall on this basis determine the rates or prices to enable on-account payment to be included in certicates of payment.

1323 Contractor to Proceed

On receipt of a Variation Order, the Contractor shall forth with proceed to carry out the variation and be bound to these Conditions in so doing as if such variation was stated in the Contract. The work shall not be delayed pending the granting of an extension of the Time for Completion or an adjustment to the Contract Price under Sub-Clause31.3.

133 Value Engineering

- 133.1 The Contractor may, at any time, submit to the Architect written proposal which (in the Contractor's opinion) will, if adopted, (i) accelerate completion, (ii) reduce the cost to the Procuring Entity of executing, maintaining or operating the Works, (iii) improve the ef ciency or value to the Procuring Entity of the completed Works, or
 - (iv) otherwise be of bene t to the Procuring Entity.
- The proposal shall be prepared at the cost of the Contractor and shall include the items listed in Sub-Clause 13.3 [Variation Procedure].
- 1323 If a proposal, which is approved by the Engineer, includes a change in the design of part of the Permanent Works, then unless otherwise agreed by both Parties:
 - a) The Contractor shall design this part,
 - b) sub-paragraphs (a) to (d) of Sub-Clause 4.1 [Contractor's General Obligations] shall apply, and
 - c) if this change results in a reduction in the contract value of this part, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine a fee, which shall be included in the Contract Price. This fee shall behalf (50%) of the difference between the following amounts:
 - i) such reduction in contract value, resulting from the change, excluding adjustments under Sub-Clause
 - 13.8 [Adjustments for Changes in Legislation] and Sub-Clause 13.8 [Adjustments for Changes in Cost], and
 - ii) the reduction (if any) in the value to the Procuring Entity of the varied works, taking account of any improvement in quality, anticipated life or operational ef ciencies.
- 13.3.4 However, if the amount established in item 13.2.3 (c) (i) is less than amount established in item 13.2.3 (c (ii), there shall not be a fee. However, if the amount established in item 13.2.3 (c) (i) is more than amount established in item 13.2.3 (c) (ii), it shall result in a price variation to the Procuring Entity.

13.4 Variation Procedure for Value Engineering proposal

- 134.1 If the Architect requests a proposal, prior to instructing a Variation, the Contractor shall respond in writing as soon as practicable, either by giving reasons why he cannot comply (if this is the case) or by submitting:
 - a) A description of the proposed work to be performed and a program me for its execution,
 - b) the Contractor's proposal for any necessary modi cations to the program me according to Sub-Clause 8.3 [program me] and to the Time for Completion, and
 - c) the Contractor's proposal for evaluation of the Variation.

- 13.42 The Architect shall, as soon as practicable after receiving such proposal (under Sub-Clause 13.2 [Value Project Engineering] or otherwise), respond with approval, disapproval or comments. The Contractor shall not delay any work whilst awaiting a response.
- Each instruction to execute a Variation, with any requirements for the recording of Costs, shall be issued by the Architect to the Contractor, who shall acknowledge receipt.
- Each Variation shall be evaluated in accordance with Clause 12 [Measurement and Evaluation], unless the Architect instructs or approves otherwise in accordance with this Clause.

135 Payment in Applicable Currencies

If the Contract provides for payment of the Contract Price in more than one currency, then whenever an adjustment is agreed, approved or determined as stated above, the amount payable in each of the applicable currencies shall be specified. For this purpose, reference shall be made to the actual or expected currency proportions of the Cost of the varied work, and to the proportions of various currencies specified for payment of the Contract Price.

13.6 Provisional Sums

- 13.6.1 Each Provisional Sum shall only be used, in whole or in part, in accordance with the Architect instructions, and the Contract Price shall be adjusted accordingly. The total sum paid to the Contractor shall include only such amounts, for the work, supplies or services to which the Provisional Sum relates, as the Architect shall have instructed. For each Provisional Sum, the Architect May instruct:
 - a) Work to be executed (including Plant, Materials or services to be supplied) by the Contractor and valued under Sub-Clause 13.3 [Variation Procedure]; and/or
 - b) Plant, Materials or services to be purchased by the Contractor, from a nominated Subcontractor (as de ned in Clause 5 [Nominated Subcontractors]) or otherwise; and for which there shall be included in the Contract Price:
 - i) The actual amounts paid (or due to be paid) by the Contractor, and
 - ii) a sum for overhead charges and pro t, calculated as a percentage of these actual amounts by applying the relevant percentage rate (if any) stated in the appropriate Schedule. If there is no such rate, the percentage rate stated in **the Special Conditions of Contract** shall be applied.
- 13.62 The Contractor shall, when required by the Engineer, produce quotations, invoices, vouchers and accounts or receipts in substantiation.

13.7 Day works

- 13.7.1 For work of a minor or incidental nature, the Architect may instruct that a Variation shall be executed on a day work basis. The work shall then be valued in accordance with the Day work Schedule included in the Contract, and the following procedure shall apply. If a Day work Schedule is not included in the Contract, this Sub-Clause shall not apply.
- 13.72 Before ordering Goods for the work, the Contractor shall submit quotations to the Engineer. When applying for payment, the Contractor shall submit invoices, vouchers and accounts or receipts for any Goods.
- 13.73 Except for any items for which the Day work Schedule speci es that payment is not due, the Contractor shall deliver each day to the Architect accurate statements induplicate which shall include the following details of the resources used in executing the previous day's work:
 - a) The names, occupations and time of Contractor's Personnel,
 - b) the identication, type and time of Contractor's Equipment and Temporary Works, and
 - c) the quantities and types of Plant and Materials used.

13.7.4 One copy of each statement will, if correct, or when agreed, be signed by the Architect and returned to the Contractor. The Contractor shall then submit priced statements of these resources to the Engineer, prior to their inclusion in the next Statement under Sub-Clause 14.3 [Application for Interim Payment Certi cates].

138 Adjustments for Changes in Legislation

- 13.8.1 The Contract Price shall be adjusted to take account of any increase or decrease in Cost resulting from a change in the Laws of Kenya (including the introduction of new Laws and the repeal or modi cation of existing Laws) or in the judicial or of cial governmental interpretation of such Laws, made after the Base Date, which affect the Contractor in the performance of obligations under the Contract.
- 13.82 If the Contractor suffers (or will suffer) delay and/or incurs (or will incur) additional Cost as a result of these changes in the Laws or in such interpretations, made after the Base Date, the Contractor shall give notice to the Architect and shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to:
 - a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
 - b) payment of any such Cost, which shall be included in the Contract Price.
- 13.83 After receiving this notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine these matters.
- Notwithstanding the foregoing, the Contractor shall not be entitled to an extension of time if the relevant delay has already been taken into account in the determination of a previous extension of time and such Cost shall not be separately paid if the same shall already have been taken into account in the indexing of any inputs to the table of adjustment data in accordance with the provisions of Sub-Clause 13.8 [Adjustments for Changes in Cost].

139 Adjustments for Changes in Cost

- 139.1 In this Sub-Clause, "table of adjustment data" means the completed table of adjustment data for local and foreign currencies included in the Schedules. If there is no such table of adjustment data, this Sub-Clause shall not apply.
- 1392 If this Sub-Clause applies, the amounts payable to the Contractor shall be adjusted for rises or falls in the cost of labor, Goods and other inputs to the Works, by the addition or deduction of the amounts determined by the formulae prescribed in this Sub-Clause. To the extent that full compensation for any rise or fall in Costs is not covered by the provisions of this or other Clauses, the Accepted Contract Amount shall be deemed to have included a mount to cover the contingency of other rises and falls in costs.
- 1393 The adjustment to be applied to the amount otherwise payable to the Contractor, as valued in accordance with the appropriate Schedule and certied in Payment Certicates, shall be determined from formulae for each of the currencies in which the Contract Price is payable. No adjustment is to be applied to work valued on the basis of Cost or current prices. The formulae shall be of the following general type:

Price Adjustment Formula

Prices shall be adjusted for uctuations in the cost of inputs only if **provided for in the SCC.** If so provided, the amounts certi ed in each payment certi cate, before deducting for Advance Payment, shall be adjusted by applying the respective price adjustment factor to the payment amounts due in each currency. A separate formula of the type speci ed below applies:

P = A + B Im/Io

where:

P is the adjustment factor for the portion of the Contract Price payable.

A and B are coef cients **speci** ed in the SCC, representing then on adjustable and adjustable portions, respectively, of the Contract Price payable and

I m is the index prevailing at the end of the month being invoiced and Ioc is the index prevailing 30 days before Bid opening for inputs payable.

NOTE: The sum of the two coef cients A and B should be 1 (one) in the formula for each currency. Normally, both coef cients shall be the same in the formulae for all currencies, since coef cient A, for the non adjustable portion of the payments, is a very approximate gure (usually 0.15) to take account of xed cost elements or other nonadjustable components. The sum of the adjustments for each currency are added to the Contract Price.

13.94 The cost indices or reference prices stated in the table of adjustment data shall be used. If their source is in doubt, it shall be determined by the Engineer. Forth is purpose, reference shall be made to the values of the indices at stated dates (quoted in the fourth and fth columns respectively of the table) for the purposes of clarication of the source; although these dates (and thus these values) may not correspond to the base cost indices.

1395 In cases where the "currency of index" is not the relevant currency of payment, each index shall be converted into the relevant currency of payment at the selling rate, established by the Central Bank of Kenya, of this relevant currency on the above date for which the index is required to be applicable.

13.9.6 Until such time as each current cost index is available, the Architect shall determine a provisional index for the issue of Interim Payment Certi cates. When a current cost index is available, the adjustment shall be recalculated accordingly.

139.7 If the Contractor fails to complete the Works within the Time for Completion, adjustment of prices there after shall be made using either (i) each index or price applicable on the date 49 days prior to the expiry of the Time for Completion of the Works, or (ii) the current index or price, whichever is more favorable to the Procuring Entity.

13.9.8 The weightings (coef cients) for each of the factors of cost stated in the table(s) of adjustment data shall only be adjusted if they have been rendered unreasonable, unbalanced or in applicable, as a result of Variations.

14. CONTRACT PRICE AND PAYMENT

1.72 The Contract Price

- 1.72.1 Unless otherwise stated in the Special Conditions:
 - a) The value of the payment certicate shall be agreed or determined under Sub-Clause 12.3 [Evaluation] and be subject to adjustments in accordance with the Contract;
 - b) the Contractor shall pay all taxes, duties and fees required to be paid by him under the Contract, and the Contract Price shall not be adjusted for any of these costs except as stated in Sub-Clause 13.7 [Adjustments for Changes in Legislation];

- c) any quantities which may be set out in the Bill of Quantities or other Schedule are estimated quantities and are not to be taken as the actual and correct quantities:
- i) of the Works which the Contractor is required to execute, or
- ii) for the purposes of Clause 12 [Measurement and Evaluation]; and
- d) the Contractor shall submit to the Engineer, within 30 days after the Commencement Date, a proposed breakdown of eachlump sum price in the Schedules. The Architect may take account of the break down when preparing Payment Certicates but shall not be bound by it.
- 1.722 Notwithstanding the provisions of subparagraph (b), Contractor's Equipment, including essential spare parts there for, imported by the Contractor for the sole purpose of executing the Contract shall not be exempt from the payment of import duties and taxes upon importation.

1.73 Advance Payment

- 1.73.1 The Procuring Entity shall make an advance payment, as an interest-free loan for mobilization andcash ow support, whenthe Contractor submits a guarantee in accordance with this Clause. The total advance payment, the number and timing of instalments (if more than one), and the applicable currencies and proportions, shall be as stated in the **Special Conditions of Contract.**
- 1.732 Unless and until the Procuring Entity receives this guarantee, or if the total advance payment is not stated in the Special Conditions of Contract, this Sub-Clause shall not apply.
- 1.733 The Architect shall deliver to the Procuring Entity and to the Contractor an Interim Payment Certi cate for the advance payment or its rst instalment after receiving a Statement (under Sub-Clause 14.3 [Application for Interim Payment Certi cates]) and after the Procuring Entity receives (i) the Performance Security in accordance with Sub-Clause 4.2 [Performance Security] and (ii) a guarantee in amounts and currencies equal to the advance payment. This guarantee shall be issued by a reputable bank or nancial institutions elected by the Contractor and shall be in the form annexed to the Special Conditions or in another form approved by the Procuring Entity.
- 1.73.4 The Contractor shall ensure that the guarantee is valid and enforceable until the advance payment has been repaid, but its amount shall be progressively reduced by the amount repaid by the Contractor as indicated in the Payment Certi cates. If the terms of the guarantee specify its expiry date, and the advance payment has not been repaid by the date 30 days prior to the expiry date, the Contractor shall extend the validity of the guarantee until the advance payment has been repaid.
- 1.73.5 Unless stated otherwise in **the Special Conditions of Contract**, the advance payment shall be repaid through percentage deductions from the interim payments determined by the Architect in accordance with Sub-Clause 14.6 [Issue of Interim Payment Certicates], as follows:
- a) Deductions shall commence in the next interim Payment Certi cate following that in which the total of all certi ed interim payments (excluding the advance payment and deductions and repayments of retention) exceeds 30 percent (30%) of the Accepted Contract Amount less Provisional Sums; and
- b) deductions shall be made at the amortization rate stated in the **Special Conditions of Contract** of the amount of each Interim Payment Certi cate (excluding the advance payment and deductions for its repayments as well as deductions for retention money) in the currencies and proportions of the advance payment until such time as the advance payment has been repaid; provided that the advance payment shall be completely repaid prior to the time when 90 percent (90%) of the Accepted Contract Amount less Provisional Sums has been certified for payment.
- 1.73.6 If the advance payment has not been repaid prior to the issue of the Taking-Over Certi cate for the Works or prior to termination under Clause 15 [Termination by Procuring Entity], Clause 16 [Suspension and Termination by Contractor] or Clause 19 [Force Majeure] (as the case may be), the

whole of the balance then outstanding shall immediately become due and in case of termination under Clause 15 [Termination by Procuring Entity], except for Sub-Clause 14.2.7 [Procuring Entity's Entitlement to Termination for Convenience], payable by the Contractor to the Procuring Entity.

1.74 Application for Interim Payment Certi cates

- 1.74.1 The Contractor shall submit a Statement (in number of copies indicated in the **Special Conditions of Contract**) to the Architect after the end of each month, in a form approved by the Engineer, showing in detail the amounts to which the Contractor considers itself to be entitled, together with supporting documents which shall include the report on the progress during this month in accordance with Sub-Clause4.21 [Progress Reports].
- 1.742 The Statement shall include the following items, as applicable, which shall be expressed in the various currencies in which the Contract Price is payable, in the sequence listed:
 - a) the estimated contract value of the Works executed and the Contractor's Documents produced up to the end of the month (including Variations but excluding items described in sub-paragraphs (b) to (g) below);
 - b) any amounts to be added and deducted for changes in legislation and changes in cost, in accordance with Sub-Clause 13.7 [Adjustments for Changes in Legislation] and Sub-Clause 13.8 [Adjustments for Changes in Cost];
 - c) any amount to be deducted for retention, calculated by applying the percentage of retention stated in the Special Conditions of Contract to the total of the above amounts, until the amount so retained by the Procuring Entity reaches the limit of Retention Money (if any) stated in the Special Conditionsof Contract:
 - d) any amounts to be added for the advance payment and (if more than one instalment) and to be deducted for its repayments in accordance with Sub-Clause 14.2 [Advance Payment];
 - e) any amounts to be added and deducted for Plant and Materials in accordance with Sub-Clause 14.5 [Plant and Materials intended for the Works];
 - f) any other additions or deductions which may have become due under the Contractor otherwise, including those under Clause 20 [Claims, Disputes and Arbitration]; and
 - g) the deduction of amounts certi ed in all previous Payment Certi cates.

1.75 Schedule of Payments

- 1.75.1 If the Contract includes a schedule of payments specifying the instalments in which the Contract Price will be paid, then unless otherwise stated in this schedule:
 - a) The instalments quoted in this schedule of payments shall be the estimated contract values for the purposes of sub-paragraph (a) of Sub-Clause 14.3 [Application for Interim Payment Certic cates];
 - b) Sub-Clause 14.5 [Plant and Materials intended for the Works] shall not apply; and
 - c) If these instalments are not de ned by reference to the actual progress achieved in executing the Works, and if actual progress is found to be less or more than that on which this schedule of payments was based, then the Architect may proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine revised instalments, which shall take account of the extent to which progress is less or more than that on which the instalments were previously based.
- 1.752 If the Contract does not include a schedule of payments, the Contractor shall submit non-binding estimates of the payments which he expects to become due during each quarterly period. The rst estimate shall be submitted within 42 days after the Commencement Date. Revised estimates shall be submitted at quarterly intervals, until the Taking-Over Certic cate has been issued for the Works.

1.76 Plant and Materials intended for the Works

- 1.76.1 If this Sub-Clause applies, Interim Payment Certicates shall include, under sub-paragraph (e) of Sub-Clause 14.3, (i) an amount for Plant and Materials which have been sent to the Site for incorporation in the Permanent Works, and (ii) a reduction when the contract value of such Plant and Materials is included as part of the Permanent Works under sub-paragraph (a) of Sub-Clause 14.3 [Application for Interim Payment Certicates].
- 1.762 If the lists referred to in sub-paragraphs (b)(i) or (c)(i) below are not included in the Schedules, this Sub-Clause shall not apply.
- 1.763 The Architect shall determine and certify each addition if the following conditions are satis ed:
 - a) The Contractor has:
 - i) kept satisfactory records (including the orders, receipts, Costs and use of Plant and Materials) which are available for inspection, and
 - (ii) submitted statement of the Cost of acquiring and delivering the Plant and Materials to the Site, supported by satisfactory evidence;

and either:

- b) the relevant Plant and Materials:
 - i) are those listed in the Schedules for payment when shipped,
 - ii) have been shipped to Kenya, enroute to the Site, in accordance with the Contract; and
 - iii) are described in a clean shipped bill of lading or other evidence of shipment, which has been submitted to the Architect together with evidence of payment of freight and insurance, any other documents reasonably required, and a bank guarantee in a form and issued by an entity approved by the Procuring Entity in amounts and currencies equal to the amount due under this Sub-Clause: this guarantee may be in a similar form to the form referred to in Sub-Clause14.2 [Advance Payment] and shall be valid until the Plant and Materials are properly stored on Site and protected against loss, damage or deterioration; or
- c) the relevant Plant and Materials:
 - i) are those listed in the Schedules for payment when delivered to the Site, and
 - ii) have been delivered to and are properly stored on the Site, are protected against loss, damage or deterioration and appear to be in accordance with the Contract.
- 1.76.4 The additional amount to be certified shall be the equivalent of eighty percent (80%) of the Architect determination of the cost of the Plant and Materials (including delivery to Site), taking account of the documents mentioned in this Sub-Clause and of the contract value of the Plant and Materials.
- 1.765 The currencies for this additional amount shall be the same as those in which payment will become due when the contract value is included under sub-paragraph (a) of Sub-Clause 14.3 [Application for Interim Payment Certi cates]. Atthat time, the Payment Certi cate shall include the applicable reduction which shall be equivalent to, and in the same currencies and proportions as, this additional amount for the relevant Plant and Materials.

1.77 Issue of Interim Payment Certi cates

- 1.77.1 No amount will be certi ed or paid until the Procuring Entity has received and approved the Performance Security. Thereafter, the Architect shall, within 30 days after receiving a Statement and supporting documents, deliver to the Procuring Entity and to the Contractor an Interim Payment Certi cate which shall state the amount which the Architect fairly determines to be due, with all supporting particulars for any reduction or withholding made by the Architect on the Statement if any.
- 1.772 However, prior to issuing the Taking-Over Certi cate for the Works, the Architect shall not be bound to issue an Interim Payment Certi cate in an amount which would (after retention and other deductions)

be less than the minimum amount of Interim Payment Certi cates (if any) stated in the Special Conditions of Contract. In this event, the Architect shall give notice to the Contractor accordingly.

- 1.77.3 An Interim Payment Certi cate shall not be withheld for any other reason, although:
- a) if anything supplied or work done by the Contractor is not in accordance with the Contract, the cost of recti cation or replacement may be withheld until recti cation or replacement has been completed; and/or
- b) if the Contractor was or is failing to perform any work or obligation in accordance with the Contract, and had been so noti ed by the Engineer, the value of this work or obligation may be withheld until the work or obligation has been performed.
- 4.6.4 The Architect may in any Payment Certicate make any correction or modication that should properly be made to any previous Payment Certicate. A Payment Certicate shall not be deemed to indicate the Architect acceptance, approval, consent or satisfaction.

14.7 Payment

- 147.1 The Procuring Entity shall pay to the Contractor:
 - a) The advance payment shall be paid within 60 days after signing of the contract by both parties or within 60 days after receiving the documents in accordance with Sub-Clause 4.2 [Performance Security] and Sub-Clause 14.2 [Advance Payment], whichever is later;
 - b) The amount certi ed in each Interim Payment Certi cate within 60 days after the Architect Issues Interim Payment Certi cate; and
 - c) the amount certi ed in the Final Payment Certi cate within 60 days after the Procuring Entity Issues Interim Payment Certi cate; or after determination of any disputed amount shown in the Final Statement in accordance with Sub-Clause 16.2 [Terminationby Contractor].
- Payment of the amount due in each currency shall be made into the bank account, nominated by the Contractor, in the payment country (forth is currency) specified in the Contract.

14.8 Delayed Payment

- 1481 If the Contractor does not receive payment in accordance with Sub-Clause 14.7 [Payment], the Contractor shall be entitled to receive nancing charges (simple interest) monthly on the amount unpaid during the period of delay. This period shall be deemed to commence on the date for payment specified in Sub-Clause 14.7 [Payment], irrespective (in the case of its sub-paragraph (b) of the date on which any Interim Payment Certificate is issued.
- 1482 These nancing charges shall be calculated at the annual rate of three percentage points above the mean rate of the Central Bank in Kenya of the currency of payment, or if not available, the interbank offered rate, and shall be paid in such currency.
- 1483 The Contractor shall be entitled to this payment without formal notice and certi cation, and without prejudice to any other right or remedy.

14.9 Payment of Retention Money

When the Taking-Over Certi cate has been issued for the Works, the rst half of the Retention Money shall be certi ed by the Architect for payment to the Contractor. If a Taking-Over Certi cate is issued for a Section or part of the Works, a proportion of the Retention Money shall be certi ed and paid. This proportion shall behalf (50%) of the proportion calculated by dividing the estimated contract value of the Section or part, by the estimated nal Contract Price.

- Promptly after the latest of the expiry dates of the Defects Liability Periods, the outstanding balance of the Retention Money shall be certi ed by the Architect for payment to the Contractor. If a Taking-Over Certi cate was issued for a Section, a proportion of the second half of the Retention Money shall be certi ed and paid promptly after the expiry date of the Defects Noti cation Period for the Section. This proportion shall behalf (50%) of the proportion calculated by dividing the estimated contract value of the Section by the estimated nal Contract Price.
- However, if any work remains to be executed under Clause 11 [Defects Liability], the Architect shall be entitled to withhold certi cation of the estimated cost of this work until it has been executed.
- When calculating these proportions, no account shall be taken of any adjustments under Sub-Clause 13.7 [Adjustments for Changes in Legislation] and Sub-Clause 13.8 [Adjustments for Changes in Cost].
- Unless otherwise stated in the Special Conditions, when the Taking-Over Certicate has been issued for the Works and the rst half of the Retention Money has been certical for payment by the Engineer, the Contractor shall be entitled to substitute a Retention Money Security guarantee, in the form annexed to the Special Conditions or in another form approved by the Procuring Entity and issued by a reputable bank or nancial institution selected by the Contractor, for the second half of the Retention Money.
- 1496 The Procuring Entity shall return the Retention Money Security guarantee to the Contractor within 14 days after receiving a copy of the Completion Certicate.

14.10 Statement at Completion

- Within 84 days after receiving the Taking-Over Certicate for the Works, the Contractor shall submit to the Architect three copies of a Statement at completion with supporting documents, in accordance with Sub-Clause 14.3 [Application for Interim Payment Certicates], showing:
- a) the value of all work done in accordance with the Contract up to the date stated in the Taking-Over Certi cate for the Works,
- b) any further sums which the Contractor considers to be due, and
- c) an estimate of any other amounts which the Contractor considers will become due to him under the Contract. Estimated amounts shall be shown separately in this Statement at completion.
- 14.102 The Architect shall then certify in accordance with Sub-Clause 14.6 [Issue of Interim Payment Certi cates].

14.11 Application for Final Payment Certi cate

- 1411.1 Within 60 days after receiving the Completion Certi cate, the Contractor shall submit, to the Engineer, six copies of a draft nal statement with supporting documents showing in detail in a form approved by the Engineer:
 - a) The value of all work done in accordance with the Contract, and
 - b) Any further sums which the Contractor considers to be due to him under the Contractor otherwise.
- 14112 If the Architect disagrees with or cannot verify any part of the draft and statement, the Contractor shall submit such further information as the Architect may reasonably require within 30 days from receipt of said draft and shall make such changes in the draft as may be agreed between them. The Contractor shall then prepare and submit to the Architect the nal statement as agreed. This agreed statement is referred to in these Conditions as the "Final Statement".
- 14113 However, if, following discussions between the Architect and the Contractor and any changes to the

draft nal statement whichare agreed, it becomes evident that a dispute exists, the Architect shall deliver to the Procuring Entity (with a copy to the Contractor) an Interim Payment Certicate for the agreed parts of the draft nal statement. Thereafter, if the dispute is nally resolved under Sub-Clause 20.4 [Obtaining Dispute Board's Decision] or Sub-Clause 20.5 [Amicable Settlement], the Contractor shall then prepare and submit to the Procuring Entity (with a copy to the Engineer) a Final Statement.

14.12 Discharge

When submitting the Final Statement, the Contractor shall submit a discharge which con rms that the total of the Final Statement represents full and nal settlement of all moneys due to the Contractor under or in connection with the Contract. This discharge may state that it becomes effective when the Contractor has received the Performance Security and the outstanding balance of this total, in which event the discharge shall be effective on such date.

14.13 Issue of Final Payment Certi cate

- Within 30days after receiving the Final Statement and discharge in accordance with Sub-Clause 14.11 [Application for Final Payment Certicate] and Sub-Clause 14.12 [Discharge], the Architect shall deliver, to the Procuring Entity and to the Contractor, the Final Payment Certicate which shall state:
 - a) The amount which he fairly determines is nally due, and
 - b) After giving credit to the Procuring Entity for all amounts previously paid by the Procuring Entity and for all sums to which the Procuring Entity is entitled, the balance (if any) due from the Procuring Entity to the Contractor or from the Contractor to the Procuring Entity, as the case may be.
 - If the Contractor has not applied for a Final Payment Certi cate in accordance with Sub-Clause 14.11 [Application for Final Payment Certi cate] and Sub-Clause 14.12 [Discharge], the Architect shall request the Contractor to do so. If the Contractor fails to submit an application within a period of 30 days, the Architect shall issue the Final Payment Certi cate for such amount as he fairly determines to be due.

14.14 Cessation of Procuring Entity's Liability

- 14.141 The Procuring Entity shall not be liable to the Contractor for any matter or thing under or in connection with the Contract or execution of the Works, except to the extent that the Contractor shall have included an amount expressly for it:
 - a) in the Final Statement and also,
 - b) (except for matters or things arising after the issue of the Taking-Over Certicate for the Works) in the Statement at completion described in Sub-Clause 14.10 [Statement at Completion].
- 14.142 However, this Sub-Clause shall not limit the Procuring Entity's liability under his indemni cation obligations, or the Procuring Entity's liability in any case of fraud, deliberate default or reckless misconduct by the Procuring Entity.

14.15 Currencies of Payment

The Contract Price shall be paid in the currency or currencies named in the Schedule of Payment Currencies. If more than one currency is so named, payments shall be made as follows:

- a) If the Accepted Contract Amount was expressed in Local Currency only:
 - i) the proportions or amounts of the Local and Foreign Currencies, and the xed rates of exchange to be used for calculating the payments, shall be as stated in the Schedule of PaymentCurrencies, except as otherwise agreed by both Parties;
 - ii) payments and deductions under Sub-Clause 13.5 [Provisional Sums] and Sub-Clause 13.7

- [Adjustments for Changes in Legislation] shall be made in the applicable currencies and proportions; and
- iii) other payments and deductions under sub-paragraphs (a) to (d) of Sub-Clause 14.3 [Application for Interim Payment Certi cates] shall be made in the currencies and proportions speci ed in sub- paragraph (a) (i) above;
- b) payment of the damages speci ed in the Special Conditions of Contract, shall be made in the currencies and proportions speci ed in the Schedule of Payment Currencies;
- c) other payments to the Procuring Entity by the Contractor shall be made in the currency in which the sum was expended by the Procuring Entity, or in such currency as may be agreed by both Parties;
- d) if any amount payable by the Contractor to the Procuring Entity in a particular currency exceeds the sum payable by the Procuring Entity to the Contractor in that currency, the Procuring Entity may recover the balance of this amount from the sums otherwise payable to the Contractor in other currencies; and
- e) if no rates of exchange are stated in the Schedule of Payment Currencies, they shall be those prevailing on the Base Date and determined by the Central Bank of Kenya.

15. TERMINATION BY PROCURING ENTITY

1.78 Notice to correct anydefects or failures

If the Contractor fails to carry out any obligation under the Contract, the Architect may by notice require the Contractor to make good the failure and to remedy it within 30 days.

1.79 Termination by Procuring Entity

- 1.79.1 The Procuring Entity shall be entitled to terminate the Contract if the Contractor breaches the contract based on following circumstances which shall include but not limited to:
 - a) fails to comply with Sub-Clause 4.2 [Performance Security] or with a notice under Sub-Clause 15.1 [Notice to Correct],
 - b) abandons the Works or otherwise plainly demonstrates the intention not to continue performance of his obligations under the Contract,
 - c) without reasonable excuse fails:
 - i) to proceed with the Works in accordance with Clause 8 [Commencement, Delays and Suspension], or
 - ii) to comply with a notice issued under Sub-Clause 7.5 [Rejection] or Sub-Clause 7.6 [Remedial Work], within 30 days after receiving it,
 - d) subcontracts the major part or whole of the Works or assigns the Contract without the consent of the Procuring Entity,
 - e) becomes bankrupt or insolvent, goes into liquidation, has a receiving or administration order made against him, compounds with his creditors, or carries on business under a receiver, trustee or manager for the bene t of his creditors, or if any act is done or event occurs which (under applicableLaws) has a similar effect to any of these acts or events, or
 - f) gives or offers to give (directly or indirectly) to any person any bribe, gift, gratuity, commission or other thing of value, as an induce mentor reward:
 - i) for doing or for bearing to do any action in relation to the Contract, or
 - ii) for showing or for bearing to show favor or disfavor to any person in relation to the Contract, or
 - iii) if any of the Contractor's Personnel, agents or Subcontractors gives or offers to give (directly or indirectly) to any person any such induce mentor reward as is described in this sub-paragraph (f). However, lawful inducements and rewards to Contractor's Personnel shall not entitle

termination, or

- g) If the contract or repeatedly fails to remedy delivers defective work,
- h) based on reasonable evidence, has engaged in Fraud and Corruption as de ned in paragraph 2.2 of the Appendix B to these General Conditions, in competing for or in executing the Contract.
- 1.792 In any of these events or circumstances, the Procuring Entity may, upon giving 14 days' notice to the Contractor, terminate the Contract and expel the Contractor from the Site. However, in the case of subparagraph (e) or (f) or (g) or (h), the Procuring Entity may by notice terminate the Contract immediately.
- 1.793 The Procuring Entity's election to terminate the Contract shall not prejudice any other rights of the Procuring Entity, under the Contractor otherwise.
- 1.79.4 The Contractor shall then leave the Site and deliver any required Goods, all Contractor's Documents, and other design documents made by or for him, to the Engineer. However, the Contractor shall use his best efforts to comply immediately with any reasonable instructions included in the notice (i) for the assignment of any subcontract, and (ii) for the protection of life or property or for the safety of the Works.
- 1.79.5 After termination, the Procuring Entity may complete the Works and/ or arrange for any other entities to do so. The Procuring Entity and these entities may then use any Goods, Contractor's Documents and other design documents made by or on behalf of the Contractor.
- 1.79.6 The Procuring Entity shall then give notice that the Contractor's Equipment and Temporary Works will be released to the Contractor at or near the Site. The Contractor shall promptly arrange their removal, at the risk and cost of the Contractor. However, if by this time the Contractor has failed to make a payment due to the Procuring Entity, these items may be sold by the Procuring Entity in order to recover this payment. Any balance of the proceeds shall then be paid to the Contractor.

180 Valuation at Date of Termination

As soon as practicable after a notice of termination under Sub-Clause 15.2 [Termination by Procuring Entity] has taken effect, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine the value of the Works, Goods and Contractor's Documents, and any other sums due to the Contractor for work executed in accordance with the Contract.

181 Payment after Termination

After a notice of termination under Sub-Clause 15.2 [Termination by Procuring Entity] has taken effect, the Procuring Entity may:

- a) Proceed in accordance with Sub-Clause 2.5 [Procuring Entity's Claims],
- b) withhold further payments to the Contractor until the costs of execution, completion and remedying of any defects, damages for delay in completion (if any), and all other costs incurred by the Procuring Entity, have been established, and/or
- c) recover from the Contractor any losses and damages incurred by the Procuring Entity and any extra costs of completing the Works, after allowing for any sum due to the Contractor under Sub-Clause 15.3 [Valuation at Date of Termination]. After recovering any such losses, damages and extra costs, the Procuring Entity shall pay any balance to the Contractor.

182 Procuring Entity's Entitlement to Termination for Convenience

The Procuring Entity shall be entitled to terminate the Contract, at any time at the Procuring Entity's convenience, by giving notice of such termination to the Contractor. The termination shall take effect 30 days after the later of the dates on which the Contractor receives this notice or the Procuring Entity returns the Performance Security. The Procuring Entity shall not terminate the Contract under this Sub-Clause in order to

execute the Works itself or to arrange for the Works to be executed by another contractor or to avoid a termination of the Contract by the Contractor under Clause 16.2 [Termination by Contractor]. After this termination, the Contractor shall proceed in accordance with Sub-Clause 16.3 [Cessation of Work and Removal of Contractor's Equipment] and shall be paid in accordance with Sub-Clause 16.4 [Payment on Termination].

1.83 Fraud and Corruption

The Contractor shall ensure compliance with the Kenya Government's Anti-Corruption Laws and its prevailing sanctions.

184 Corrupt gifts and payments of commission

- 1.84.1 The Contractor shall not;
 - a) Offer or give or agree to give to any person in the service of the Procuring Entity any gift or consideration of any kind as an inducement or reward for doing or for bearing to door for having done or for borne to do any act in relation to the obtaining or execution of this or any other Contract for the Procuring Entity or for showing or for bearing to show favor or disfavor to any person in relation to this or any other contract for the Procuring Entity.
 - b) Enter into this or any other contract with the Procuring Entity in connection with which commission has been paid or agreed to be paid by him or on his behalf or to his knowledge, unless before the Contract is made particulars of any such commission and of the terms and conditions of any agreement for the payment there of have been disclosed in writing to the Procuring Entity.

1.842 Any breach of this Condition by the Contractor or by anyone employed by him or acting on his behalf (whether with or without the knowledge of the Contractor) shall be an offence under the provisions of the Public Procurement and Asset Disposal Act (2015) and the Anti-Corruption and Economic Crimes Act (2003) of the Laws of Kenya.

16. SUSPENSION AND TERMINATION BY CONTRACTOR

1.85 Contractor's Entitlement to Suspend Work

- 185.1 If the Architect fails to certify in accordance with Sub-Clause 14.6 [Issue of Interim Payment Certi cates] or Sub-Clause 14.7 [Payment], or not receiving instructions that would enable the contractor to proceed with the works in accordance with the program, the Contractor may, after giving not less than 30 days' notice to the Procuring Entity, suspend work (or reduce the rate of work) unless and until the Contractor has received the Payment Certi cate, reasonable evidence or payment, as the case may be and as described in the notice.
- 1.852 The Contractor's action shall not prejudice his entitlements to nancing charges under Sub-Clause 14.8 [Delayed Payment] and to termination under Sub-Clause 16.2 [Termination by Contractor].
- 1.853 If the Contractor subsequently receives such Payment Certicate, evidence or payment (as described in the relevant Sub-Clause and in the above notice) before giving a notice of termination, the Contractor shall resume normal working as soon as is reasonably practicable.
- 1.85.4 If the Contractor suffers delay and/or incurs Cost as a result of suspending work (or reducing the rate of work) in accordance with this Sub-Clause, the Contractor shall give notice to the Architect and shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to:
- a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
- b) payment of any such Cost-plus pro t, which shall be included in the Contract Price.

1.86 After receiving this notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine these matters.

187 Termination by Contractor

- 1.87.1 The Contractor shall be entitled to terminate the Contract if:
 - a) the Architect fails, within 60 days after receiving a Statement and supporting documents, to issue the relevant Payment Certicate,
 - b) the Contractor does not receive the amount due under an Interim Payment Certicate within 90 days after the expiry of the time stated in Sub-Clause 1 4.7 [Payment] within which payment is to be made (except for deductions in accordance with Sub-Clause 2.5 [Procuring Entity's Claims]),
 - c) the Procuring Entity substantially fails to perform his obligations under the Contract in such manner as to materially and adversely affect the economic balance of the Contract and/or the ability of the Contractor to perform the Contract,
 - d) a prolonged suspension affects the whole of the Works as described in Sub-Clause 8.11 [Prolonged Suspension], or
 - e) the Procuring Entity becomes bankrupt or insolvent, goes into liquidation, has a receiving or administration order made against him, compounds with his creditors, or carries on business under a receiver, trustee or manager for the bene t of his creditors, or if any act is done or event occurs which (under applicable Laws) has a similar effect to any of these acts or events.
 - f) the Contractor does not receive the Architect instruction recording the agreement of both Parties on the ful lment of the conditions for the Commencement of Works under Sub-Clause 8.1 [Commencement of Works].
- 1.872 In any of these events or circumstances, the Contractor may, upon giving 14 days' notice to the Procuring Entity, terminate the Contract. However, in the case of sub-paragraph (f) or (g), the Contractor mayby notice terminate the Contract immediately.
- 1.873 The Contractor's election to terminate the Contract shall not prejudice any other rights of the Contractor, under the Contractor otherwise.

1.88 Cessation of Work and Removal of Contractor's Equipment

After a notice of termination under Sub-Clause 15.5 [Procuring Entity's Entitlement to Termination for Convenience], Sub-Clause 16.2 [Termination by Contractor] or Sub-Clause 19.6 [Optional Termination, Payment and Release] has taken effect, the Contractor shall promptly:

- a) cease all further work, except for such work as may have been instructed by the Architect for the protection of life or property or for the safety of the Works,
- b) hand over Contractor's Documents, Plant, Materials and other work, for which the Contractor has received payment, and
- c) remove all other Goods from the Site, except as necessary for safety, and leave the Site.

189 Payment on Termination

After a notice of termination under Sub-Clause 16.2 [Termination by Contractor] has taken effect, the Procuring Entity shall promptly:

- a) Return the Performance Security to the Contractor,
- b) pay the Contractor in accordance with Sub-Clause 19.6 [Optional Termination, Payment and Release], and
- c) pay to the Contractor the amount of any loss or damage sustained by the Contractor as a result of this termination.

17. RISK AND RESPONSIBILITY

1.90 Indemnities

- 190.1 The Contractor shall indemnify and hold harmless the Procuring Entity, the Procuring Entity's Personnel, and their respective agents, against and from all claims, damages, losses and expenses (including legal fees and expenses) in respect of:
 - a) Bodily injury, sickness, disease or death, of any person what so ever arising out of or in the course of or by reason of the Contractor's design (if any), the execution and completion of the Works and the remedying of any defects, unless attributable to any negligence, willful actor breach of the Contract by the Procuring Entity, the Procuring Entity's Personnel, or any of their respective agents, and
 - b) damage to or loss of any property, real or personal (other than the Works), to the extent that such damage or loss arises out of or in the course of or by reason of the Contractor's design (if any), the execution and completion of the Works and the remedying of any defects, unless and to the extent that any such damage or loss is attributable to any negligence, willful act or breach of the Contract by the Procuring Entity, the Procuring Entity's Personnel, their respective agents, or anyone directly or indirectly employed by any of them.
- The Procuring Entity shall indemnify and hold harmless the Contractor, the Contractor's Personnel, and their respective agents, against and from all claims, damages, losses and expenses (including legal fees and expenses) in respect of (1) bodily injury, sickness, disease or death, which is attributable to any negligence, willful act or breach of the Contract by the Procuring Entity, the Procuring Entity's Personnel, or any of their respective agents, and (2) the matters for which liability may be excluded from insurance cover, as described in sub-paragraphs (d)(i), (ii) and (iii) of Sub-Clause 18.3 [Insurance Against Injury to Persons and Damage to Property], unless and to the extent that any suchdamage or loss is attributable to any negligence, willful actor breach of the Contract by the contractor, the contractor's Personnel, their respective agents, or anyone directly or indirectly employed by any of them.

191 Contractor's Care of the Works

- 191.1 The Contractor shall take full responsibility for the care of the Works and Goods from the Commencement Date until the Taking-Over Certicate is issued (or is deemed to be issued under Sub-Clause 10.1 [Taking Over of the Works and Sections]) for the Works, when responsibility for the care of the Works shall pass to the Procuring Entity. If a Taking-Over Certicate is issued (or is so deemed to be issued) for any Sectionor part of the Works, responsibility for the care of the Section or part shall then pass to the Procuring Entity.
- 1912 After responsibility has accordingly passed to the Procuring Entity, the Contractor shall take responsibility for the care of any work which is outstanding on the date stated in a Taking-Over Certi cate, until this outstanding work has been completed.
- 1913 If any loss or damage happens to the Works, Goods or Contractor's Documents during the period when the Contractor is responsible for their care, from any cause not listed in Sub-Clause 17.3 [Procuring Entity's Risks], the Contractor shall rectify the loss or damage at the Contractor's risk and cost, so that the Works, Goods and Contractor's Documents conform with the Contract.
- 1914 The Contractor shall be liable for any loss or damage caused by any actions performed by the Contractor after a Taking-Over Certi cate has been issued. The Contractor shall also be liable for any loss or damage which occurs after a Taking-Over Certi cate has been issued and which arose from a previous event for which the Contractor was liable.

192 Procuring Entity's Risks

The risks referred to in Sub-Clause 17.4 [Consequences of Procuring Entity's Risks] below, in so far as they directly affect the execution of the Works in Kenya, are:

- a) War hostilities (whether war be declared or not),
- b) rebellion, riot, commotion or disorder, terrorism, sabotage by persons other than the Contractor's Personnel,

- c) explosive materials, ionizing gradiation or contamination by radio-activity, except as may be attributable to the Contractor's use of such explosives, radiation or radio-activity,
- d) pressure waves caused by aircraft or other aerial devices traveling at sonic or supersonic speeds,
- e) use or occupation by the Procuring Entity of any part of the Permanent Works, except as may be specified in the Contract.
- f) design of any part of the Works by the Procuring Entity's Personnel or by others for whom the Procuring Entity is responsible, and
- g) any operation of the forces of nature which is Unforeseeable or against which an experienced contractor could not reasonably have been expected to have taken adequate preventive precautions.

193 Consequences of Procuring Entity's Risks

- 193.1 If and to the extent that any of the risks listed in Sub-Clause 17.3 above results in loss or damage to the Works, Goods or Contractor's Documents, the Contractor shall promptly give notice to the Architect and shall rectify this loss or damage to the extent required by the Engineer.
- 1.932 If the Contractor suffers delay and/ or incurs Cost from rectifying this loss or damage, the Contractor shall give a further notice to the Architect and shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to:
 - (a) An extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
 - (b) Payment of any such Cost, which shall be included in the Contract Price. In the case of sub-paragraphs (e)and
 - (g) of Sub-Clause 17.3 [Procuring Entity's Risks], Accrued Costs shall be payable.
- 1.933 After receiving this further notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine these matters.

194 Intellectual and Industrial Property Rights

- 1.94.1 In this Sub-Clause, "infringement" shall refer to an infringement (or alleged infringement) of any patent, registered design, copyright, trade mark, trade name, trade secret or other intellectual or industrial property right relating to the Works; and "claim" shall refer to a claim (or proceedings pursuing a claim) alleging an infringement.
- 1.94.2 Whenever a Party does not give notice to the other Party of any claim within 30 days of receiving the claim, the rst Party shall be deemed to have waived any right to indemnity under this Sub-Clause.
- 1.943 The Procuring Entity shall indemnify and hold the Contractor harmless against and from any claim alleging an infringement which is or was:
 - a) An un avoidable result of the Contractor's compliance with the Contract, or
 - b) A result of any Works being used by the Procuring Entity:
 - i) for a purpose other than that indicated by, or reasonably to be inferred from, the Contract, or
 - ii) in conjunction with anything not supplied by the Contractor, unless such use was disclosed to the Contractor prior to the Base Date or is stated in the Contract.
- 1.94.4 The Contractor shall indemnify and hold the Procuring Entity harmless again stand from any other claim which arises out of or in relation to (i) the manufacture, use, sale or import of any Goods, or (ii) any design for which the Contractor is responsible.
- 1.945 If a Party is entitled to be indemni ed under this Sub-Clause, the indemnifying Partymay (at its cost) conduct negotiations for the settlement of the claim, and any litigation or arbitration which may arise from it. The other Party shall, at the request and cost of the indemnifying Party, assist in contesting the claim. This other Party (and its Personnel) shall not make any admission which might be prejudicial to the indemnifying Party, unless the indemnifying Party failed to take over the conduct

of any negotiations, litigation or arbitration upon being requested to do so by suchother Party.

1.94.6 For operation and maintenance of any plant or equipment installed, the contractor shall grant a non-exclusive and non-transferable license to the Procuring Entity under the patent, utility models ,or other intellectual rights owned by the contractor or a third party from whom the contract or has received the rights to grant sub-licenses and shall also grant to the Procuring Entity a non-exclusive and non-transferable rights (without the rights to sub-license) to use the knowhow and other technical information disclosed to the contract or under the contract. Nothing contained here-in shall be construed as transferring ownership of any patent, utility model, trademark, design, copy right, know-how or other intellectual rights from the contractor or any other third party to the Procuring Entity.

1.95 Limitation of Liability

- 1.95.1 Neither Party shall be liable to the other Party for loss of use of any Works, loss of prot, loss of any contractor for any in director consequential loss or damage which may be suffered by the other Party in connection with the Contract, other than as specifically provided in Sub-Clause 8.7 [Delay Damages]; Sub-Clause 11.2 [Cost of Remedying Defects]; Sub-Clause 15.4 [Payment after Termination]; Sub-Clause 16.4 [Payment on Termination]; Sub-Clause 17.1 [Indemnities]; Sub-Clause 17.4(b) [Consequences of Procuring Entity's Risks] and Sub-Clause 17.5 [Intellectual and Industrial Property Rights].
- The total liability of the Contractor to the Procuring Entity, under or in connection with the Contract other than under Sub-Clause 4.19 [Electricity, Water and Gas], Sub-Clause 4.20 [Procuring Entity's Equipment and Free- Issue Materials], Sub-Clause 17.1 [Indemnities] and Sub-Clause 17.5 [Intellectual and Industrial Property Rights], shall not exceed the sum resulting from the application of a multiplier (less or greater than one) to the Accepted Contract Amount, as stated in **the Special Conditions of Contract**, or (if such multiplier or other sum is not so stated) the Accepted Contract Amount.
- 1953 This Sub-Clause shall not limit liability in any case of fraud, deliberate default or reckless misconductby the defaulting Party.

196 Use of Procuring Entity's Accommodation/Facilities

- 1.96.1 The Contractor shall take full responsibility for the care of the Procuring Entity provided accommodation and facilities, if any, as detailed in the Speci cation, from the respective dates of hand-over to the Contractor until cessation of occupation (where hand-over or cessation of occupation may take place after the date stated in the Taking-Over Certi cate for the Works).
- 1962 If any loss or damage happens to any of the above items while the Contractor is responsible for their care arising from any cause whatsoever other than those for which the Procuring Entity is liable, the Contractor shall, at his own cost, rectify the loss or damage to the satisfaction of the Engineer.

18. INSURANCE

197 General Requirements for Insurances

- 197.1 In this Clause, "insuring Party" means, for each type of insurance, the Party responsible for effecting and maintaining the insurance speci ed in the relevant Sub-Clause.
- 1972 Wherever the Contractor is the insuring Party, each insurance shall be effected with insurers and in terms approved by the Procuring Entity. These terms shall be consistent with any terms agreed by both Parties before the date of the Letter of Acceptance. This agreement of terms shall take precedence over the provisions of this Clause.
- 1973 Wherever the Procuring Entity is the insuring Party, each insurance shall be effected with insurers and in terms acceptable to the Contractor. These terms shall be consistent with any terms agreed by

- both Parties before the date of the Letter of Acceptance. This agreement of terms shall take precedence over the provisions of this Clause.
- 1974 If a policy is required to indemnify joint insured, the cover shall apply separately to each insured as though a separate policy had been issued for each of the joint insured. If a policy indemni es additional joint insured, namely in addition to the insured speci ed in this Clause, (i) the Contractor shall act under the policy on behalf of these additional joint insured except that the Procuring Entity shall act for Procuring Entity's Personnel, (ii) additional joint insured shall not be entitled to receive payments directly from the insurer or to have any other direct dealings with the insurer, and (iii) the insuring Party shall require all additional joint insured to comply with the conditions stipulated in the policy.
- 1975 Each policy insuring against loss or damage shall provide for payments to be made in the currencies required to rectify the loss or damage. Payments received from insurers shall be used for the recti cation of the loss or damage.
- 1976 The relevant insuring Party shall, within the respective periods stated in **the Special Conditions of Contract** (calculated from the Commencement Date), submit to the other Party:
 - a) Evidence that the insurances described in this Clause have been affected, and
 - copies of the policies for the insurances described in Sub-Clause 18.2 [Insurance for Works and Contractor's Equipment] and Sub-Clause 18.3 [Insurance against Injury to Persons and Damage to Property].
- 1.97.7 When each premium is paid, the insuring Party shall submit evidence of payment to the other Party. Whenever evidence or policies are submitted, the insuring Party shall also give notice to the Engineer.
- 1978 Each Party shall comply with the conditions stipulated in each of the insurance policies. The insuring Party shall keep the insurers informed of any relevant changes to the execution of the Works and ensure that insurance is maintained in accordance with this Clause.
- 1979 Neither Party shall make any material alteration to the terms of any insurance without the prior approval of the other Party. If an insurer makes (or at tempts to make) any alteration, the Party rst noti ed by the insurer shall promptly give notice to the other Party.
- 1.97.10 If the insuring Party fails to effect and keep in force any of the insurances it is required to effect and maintain under the Contractor fails to provide satisfactory evidence and copies of policies in accordance with this Sub- Clause, the other Party may (at its option and without prejudice to any other right or remedy) effect insurance for the relevant coverage and pay the premiums due. The insuring Party shall pay the amount of these premiums to the other Party, and the Contract Price shallbe adjusted accordingly.
- 1.97.11 Nothing in this Clause limits the obligations, liabilities or responsibilities of the Contractor or the Procuring Entity, under the other terms of the Contractor otherwise. Any amounts not insured or not recovered from the insurers shall be borne by the Contractor and/or the Procuring Entity.
- 1.97.12 Procuring Entity in accordance with these obligations, liabilities or responsibilities. However, if the insuring Partyfails to effect and keep in force an insurance which is available and which it is required to effect and maintain under the Contract, and the other Party neither approves the omission nor effects insurance for the coverage relevant to this default, any moneys which should have been recoverable under this insurance shall be paid by the insuring Party.
- 1.97.13 Payments by one Party to the other Party shall be subject to Sub-Clause 2.5 [Procuring Entity's Claims] or Sub-Clause 20.1 [Contractor's Claims], as applicable.
- 1.97.14 The Contractor shall be entitled to place all insurance relating to the Contract (including, but not limited to the insurance referred to Clause 18) with insurers from any eligible source country.

198 Insurance for Works and Contractor's Equipment

- 1.98.1 The insuring Party shall insure the Works, Plant, Materials and Contractor's Documents for not less than the full reinstatement cost including the costs of demolition, removal of debris and professional fees and pro t. This insurance shall be effective from the date by which the evidence is to be submitted under sub-paragraph (a) of Sub-Clause 18.1 [General Requirements for Insurances], until the date of issue of the Taking-Over Certi cate for the Works.
- 1.982 The insuring Party shall maintain this insurance to provide cover until the date of issue of the Performance Certi cate, for loss or damage for which the Contractor is liable arising from a cause occurring prior to the issue of the Taking-Over Certi cate, and for loss or damage caused by the Contractor in the course of any other operations (including those under Clause 11 [Defects Liability]).
- 1983 The insuring Partyshall insure the Contractor's Equipment for not less than the full replacement value, including delivery to Site. For each item of Contractor's Equipment, the insurance shall be effective while it is being transported to the Site and until it is no longer required as Contractor's Equipment.
- 198.4 Unless otherwise stated in the Special Conditions, insurances under this Sub-Clause:
 - a) Shall be effected and maintained by the Contractor as insuring Party,
 - b) shall be in the joint names of the Parties, who shall be jointly entitled to receive payments from the insurers, payments being held or allocated to the Partyactually bearing the costs of rectifying the loss or damage,
 - c) shall cover all loss and damage from any cause not listed in Sub-Clause 17.3 [Procuring Entity's Risks],
 - d) shall also cover, to the extent speci cally required in the tendering documents of the Contract, loss or damage to a part of the Works which is attributable to the use or occupation by the Procuring Entity of another part of the Works, and loss or damage from the risks listed in subparagraphs (c), (g) and (h)of Sub-Clause 17.3 [Procuring Entity's Risks], excluding (in each case) risks which are not insurable at commercially reasonable terms, with deductibles per occurrence of not more than the amount stated in the Special Conditions of Contract (if an amount is not so stated, this sub-paragraph (d) shall not apply), and
 - e) may however exclude loss of, damage to, and reinstatement of:
 - i) a part of the Works which is in a defective condition due to a defect in its design, materials or workmanship (but cover shall include any other parts which are lost or damaged as a direct result of this defective condition and not as described in sub-paragraph (ii) below),
 - ii) apart of the Works which is lost or damaged in-order to reinstate any other part of the Works if this other part is in a defective condition due to a defect in its design, materials or workmanship,
 - iii) apart of the Works which has been taken over by the Procuring Entity, except to the extent that the Contractor is liable for the loss or damage, and
 - iv) Goods while they are not in Kenya, subject to Sub-Clause 14.5 [Plant and Materials intended for the Works].
- 1985 If, more than one year after the Base Date, the cover described in sub-paragraph (d) above ceases to be available at commercially reasonable terms, the Contractor shall (as insuring Party) give notice to the Procuring Entity, with supporting particulars. The Procuring Entity shall then (i) be entitled subject to Sub-Clause 2.5 [Procuring Entity's Claims] to payment of an amount equivalent to such commercially reasonable terms as the Contractor should have expected to have paid for such cover, and (ii) be deemed, unless he obtains the cover at commercially reasonable terms, to have approved the omission under Sub-Clause 18.1 [General Requirements for Insurances].

199 Insurance against Injury to Persons and Damage to Property

1.99.1 The insuring Party shall insure against each Party's liability for any loss, damage, death or bodily

injury which may occur to any physical property (except things insured under Sub-Clause 18.2 [Insurance for Works and Contractor's Equipment]) or to any person (except persons insured under Sub-Clause 18.4 [Insurance for Contractor's Personnel]), which may arise out of the Contractor's performance of the Contract and occurring before the issue of the Performance Certi cate.

- This insurance shall be for a limit per occurrence of not less than the amount stated in **the Special**Conditions of Contract, with no limit on the number of occurrences. If an amount is not stated in the Special Conditions of Contract, this Sub-Clause shall not apply.
- 1993 Unless otherwise stated in the Special Conditions, the insurances special ed in this Sub-Clause:
 - a) Shall be effected and maintained by the Contractor as insuring Party,
 - b) shall be in the joint names of the Parties,
 - c) shall be extended to cover liability for all loss and damage to the Procuring Entity's property (except things insured under Sub-Clause 18.2) arising out of the Contractor's performance of the Contract, and
 - d) may however exclude liability to the extent that it arises from:
 - the Procuring Entity's right to have the Permanent Works executed on, over, under, in or
 - ii) through any land, and to occupy this land for the Permanent Works,
 - iii) damage which is an unavoidable result of the Contractor's obligations to execute the
 - iv) Works and remedy any defects, and
 - v) a cause listed in Sub-Clause 17.3 [Procuring Entity's Risks], except to the extent that cover is available at commercially reasonable terms.

1.100 Insurance for Contractor's Personnel

- 1.100.1 The Contractor shall effect and maintain insurance against liability for claims, damages, losses and expenses (including legal fees and expenses) arising from injury, sickness, disease or death of any person employed by the Contractor or any other of the Contractor's Personnel.
- 1.100.2 The insurance shall cover the Procuring Entity and the Architect against liability for claims, damages, losses and expenses (including legal fees and expenses) arising from injury, sickness, disease or death of any person employed by the Contractor or any of the Contractor's Personnel, except that this insurance may exclude losses and claims to the extent that they arise from any act or neglect of the Procuring Entity or of the Procuring Entity's Personnel.
- 1.1003 The insurance shall be maintained in full force and effect during the whole time that these personnel are assisting in the execution of the Works. For a Subcontractor's employees, the insurance may be effected by the Subcontractor, but the Contractor shall be responsible for compliance with this Clause.

19. FORCE MAJEURE

1.101 De nition of Force Majeure

- 1.101.1 In this Clause, "Force Majeure" means an exceptional event or circumstance:
 - a) Which is beyond a Party's control,
 - b) Which such Party could not reasonably have provided against before entering into the Contract,
 - c) which, having arisen, such Partycould not reasonably have avoided or overcome, and
 - d) which is not substantially attributable to the other Party.
- 1.101.2 Force Majeure may include, but is not limited to, exceptional events or circumstances of the kind listed below, so long as conditions (a) to (d) above are satis ed:
 - a) war, hostilities (whether war be declared or not), invasion, act of foreign enemies,
 - b) rebellion, terrorism, sabotage by persons other than the Contractor's Personnel, revolution, insurrection, military or usurped power, or civil war,
 - c) riot, commotion, disorder, strike or lockout by persons other than the Contractor's Personnel,

- d) munitions of war, explosive materials, ionizing radiation or contamination by radio-activity, except as may be attributable to the Contractor's use of such munitions, explosives, radiation or radio-activity, and
- e) natural catastrophes such as earthquake, hurricane, typhoon or volcanic activity.

1.102 Notice of Force Majeure

- 1.102.1 If a Party is or will be prevented from performing its substantial obligations under the Contract by Force Majeure, then it shall give notice to the other Party of the event or circumstances constituting the Force Majeure and shall specify the obligations, the performance of which is or will be prevented. The notice shall be given within 14 days after the Partybecame aware, or should have become aware, of the relevant event or circumstance constituting Force Majeure.
- 1.1022 The Party shall, having given notice, be excused performance of its obligations for so long as such Force Majeure prevents it from performing them.
- 1.1023 Not withstanding any other provision of this Clause, Force Majeure shall not apply to obligations of either Party to make payments to the other Party under the Contract.

1.103 Duty to Minimize Delay

Each Party shall at all times use all reasonable endeavors to minimize any delay in the performance of the Contract as a result of Force Majeure. A Party shall give notice to the other Party when it ceasesto be affected by the Force Majeure.

1.104 Consequences of Force Majeure

- 1.104.1 If the Contractor is prevented from performing his substantial obligations under the Contract by Force Majeure of which notice has been given under Sub-Clause 19.2 [Notice of Force Majeure], and suffers delay and/ or incurs Cost by reason of such Force Majeure, the Contractor shall be entitled subject to Sub-Clause 20.1 [Contractor's Claims] to:
 - a) an extension of time for any such delay, if completion is or will be delayed, under Sub-Clause 8.4 [Extension of Time for Completion], and
 - b) if the event or circumstance is of the kind described in sub-paragraphs (i) to (iv) of Sub-Clause 19.1 [De nition of Force Majeure] and, in sub-paragraphs (ii) to (iv), occurs in Kenya, payment of any such Cost, including the costs of rectifying or replacing the Works and/or Goods damaged or destroyed by Force Majeure, to the extent they are not indemni ed through the insurance policy referred to in Sub-Clause18.2 [Insurance for Works and Contractor's Equipment].
- 1.104.2 After receiving this notice, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine these matters.

1.105 Force Majeure Affecting Subcontractor

If any Subcontractor is entitled under any contract or agreement relating to the Works to relief from force majeure on terms additional to or broader than those specified in this Clause, such additional or broader force majeure events or circumstances shall not excuse the Contractor's non-performance or entitle him to relief under this Clause.

1.106 Optional Termination, Payment and Release

1.106.1 If the execution of substantially all the Works in progress is prevented for a continuous period of 84 days by reason of Force Majeure of which notice has been given under Sub-Clause 19.2 [Notice of Force Majeure], or for multiple periods which total more than 140 days due to the same notice of Majeure, then either Party may give to the other Party a notice of termination of the Contract. In this event, the termination shall take effect 7 days after the notice is given, and the Contractor shall

proceed in accordance with Sub-Clause 16.3 [Cessation of Work and Removal of Contractor's Equipment].

- 1.106.2 Upon such termination, the Architect shall determine the value of the work done and issue a Payment Certi cate which shall include:
 - a) theamountspayableforanyworkcarriedoutforwhichapriceisstatedintheContract;
 - b) the Cost of Plant and Materials ordered for the Works which have been delivered to the Contractor, or of which the Contractor is liable to accept delivery: this Plant and Materials shall become the property of (and be at the risk of) the Procuring Entity when paid for by the Procuring Entity, and the Contractor shall place the same at the Procuring Entity's disposal;
 - c) other Cost or liabilities which in the circumstances were reasonably and necessarily incurred by the Contractor in the expectation of completing the Works;
 - d) the Cost of removal of Temporary Works and Contractor's Equipment from the Site and the return of these items to the Contractor's works in his country (or to any other destination at no greater cost); and
 - e) the Cost of repatriation of the Contractor's staff and lab or employed wholly in connection with the Works at the date of termination.

1.107 Releasefrom Performance

Notwithstanding any other provision of this Clause, if any event or circumstance outside the control of the Parties (including, but not limited to, Force Majeure) arises which makes it impossible or unlawful for either or both Parties to ful 1 its or their contractual obligations or which, under the law governing the Contract, entitles the Parties to be released from further performance of the Contract, then upon notice by either Party to the other Party of such event or circumstance:

- a) The Parties shall be discharged from further performance, without prejudice to the rights of either Party in respect of any previous breach of the Contract, and
- b) The sum payable by the Procuring Entity to the Contractor shall be the same as would have been payable under Sub-Clause 19.6 [Optional Termination, Payment and Release] if the Contract had been terminated under Sub-Clause 19.6.

20. SETTLEMENT OF CLAIMS AND DISPUTES

20.1 Contractor's Claims

- 1.107.1 If the Contractor considers itself to be entitled to any extension of the Time for Completion and/or any additional payment, under any Clause of these Conditions or otherwise in connection with the Contract, the Contractor shall give Notice to the Engineer, describing the event or circumstance giving rise to the claim. The notice shall be given as soon as practicable, and not later than 30 days after the Contractor became aware, or should have become aware, of the event or circumstance.
- 1.107.2 If the Contractor fails to give notice of a claim within such period of 30 days, the Time for Completion shall not be extended, the Contractor shall not be entitled to additional payment, and the Procuring Entity shall be discharged from all liability in connection with the claim. Otherwise, the following provisions of this Sub-Clause shall apply.
- 1.107.3 The Contractor shall also submit any other notices which are required by the Contract, and supporting particulars for the claim, all as relevant to such event or circumstance.
- 1.107.4 The Contractor shall keep such contemporary records as may be necessary to substantiate any claim, either on the Site or at another location acceptable to the Engineer. Without admitting the Procuring Entity's liability, the Architect may, after receiving any notice under this Sub-Clause, monitor the record-keeping and/ or instruct the Contractor to keep further contemporary records. The Contractor shall permitthe Architect to inspect all these records and shall (if instructed) submit copies to the Engineer.

- 1.107.5 Within 42days after the Contractor became aware (or should have become aware) of the event or circumstance giving rise to the claim, or within such other period as may be proposed by the Contractor and approved by the Engineer, the Contractor shall send to the Architect fully detailed claim which includes full supporting particulars of the basis of the claim and of the extension of time and/ or additional payment claimed. If the event or circumstance giving rise to the claim has a continuing effect:
 - a) This fully detailed claim shall be considered as interim;
 - b) The Contractor shall send further interim claims at monthly intervals, giving the accumulated delay and/ or amount claimed, and such further particulars as the Architect may reasonably require; and
 - c) The Contractor shall send a nal claim within 30 days after the end of the effects resulting from the event or circumstance, or within such other period as may be proposed by the Contractor and approved by the Engineer.
- 1.107.6 Within 42 days after receiving a Notice of a claim or any further particulars supporting a previous claim, or within such other period as may be proposed by the Architect and approved by the Contractor, the Architect shall respond with approval, or with disapproval and detailed comments. He may also request any necessary further particulars but shall nevertheless give his response on the principles of the claim within the above de ned time period.
- 1.107.7 Within the above de ned period of 42 days, the Architect shall proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine (i) the extension (if any) of the Time for Completion (before or after its expiry) in accordance with Sub-Clause 8.4 [Extension of Time for Completion], and/or (ii) the additional payment (if any) to which the Contractor is entitled under the Contract.
 - 1.107.8 Each Payment Certi cate shall include such additional payment for any claim as has been reasonably substantiated as due under the relevant provision of the Contract. Unless and until the particulars supplied are sufficient to substantiate the whole of the claim, the Contractor shall only be entitled to payment for such part of the claim as he has been able to substantiate.
 - 1.1079 If the Architect does not respond within the time frame de ned in this Clause, either Party may consider that the claim is rejected by the Architect and any of the Parties may refer the dispute for amicable settlement in accordance with Clause 20.3.
 - 1.107.10 The requirements of this Sub-Clause are in addition to those of any other Sub-Clause which may apply to a claim. If the Contractor fails to comply with this or another Sub-Clause in relation to any claim, any extension of time and/ or additional payment shall take account of the extent (if any) to which the failure has prevented or prejudiced proper investigation of the claim, unless the claim is excluded under the second paragraph of this Sub-Clause 20.3.

1.108 Procuring Entity's Claims

- 1.108.1 If the Procuring Entity considers itself to be entitled to any payment under any Clause of these Conditions or otherwise in connection with the Contract, and/or to any extension of the Defects Noti cation Period, the Procuring Entity or the Architect shall give notice and particulars to the Contractor. However, notice is not required for payments due under Sub-Clause 4.19 [Electricity, Water and Gas], under Sub-Clause 4.20 [Procuring Entity's Equipment and Free-Issue Materials], or for other services requested by the Contractor.
- 1.108.2 The notice shall be given as soon as practicable and no longer than 30 days after the Procuring Entity became aware, or should have become aware, of the event or circumstances giving rise to the claim. A notice relating to any extension of the Defects Noti cation Period shall be given before the expiry of such period.
- 1.108.3 The particulars shall specify the Clause or other basis of the claim and shall include substantiation of the amount and/or extension to which the Procuring Entity considers itself to be entitled in connection with the Contract. The Architect shall then proceed in accordance with Sub-Clause 3.5 [Determinations] to agree or determine (i) the amount (if any) which the Procuring Entity is entitled to be paid by the

Contractor, and/ or (ii) the extension (if any) of the Defects Noti cation Period in accordance with Sub-Clause 11.3 [Extension of Defects Noti cation Period].

1.108.4 This amount may be included as a deduction in the Contract Price and Payment Certicates. The Procuring Entity shall only be entitled to set off against or make any deduction from an amount certicate, or to otherwise claim against the Contractor, in accordance with this Sub-Clause.

1.109 Amicable Settlement

Where a notice of a claim has been given, both Parties shall attempt to settle the dispute amicably before the commencement of arbitration. However, unless both Parties agree otherwise, the Partygiving a notice of a claim in accordance with Sub-Clause 20.1 above should move to commence arbitration after 60 days from the day on which a notice of a claim was given, even if no attempt at an amicable settlement has been made.

1.110 Matters that may be referred to arbitration

Notwithstanding anything stated herein the following matters may be referred to arbitration before the practical completion of the Works or abandonment of the Works or termination of the Contract by either party:

- a) Whether or not the issue of an instruction by the Architect is empowered by these Conditions.
- b) Whether or not a certicate has been improperly withheld or is not in accordance with these Conditions.
- c) Any dispute arising in respect risks arising from matters referred to in Clause 17.3 and Clause 19.
- e) All other matters shall only be referred to arbitration after the completion or alleged completion of the Works or termination or alleged termination of the Contract, unless the Procuring Entity and the Contractor agree otherwise in writing.

1.111 Arbitration

- 1.111.1 Any claim or dispute between the Parties arising out of or in connection with the Contract not settled amicably in accordance with Sub-Clause 20.3 shall be nally settled by arbitration.
- 1.111.2 No arbitration proceedings shall be commenced on any claim or dispute where notice of a claim or dispute has not been given by the applying party within ninety days of the occurrence or discovery of thematter or issue giving rise to the dispute.
- 1.111.3 Notwithstanding the issue of a notice as stated above, the arbitration of such a claim or dispute shall not commence unless an attempt has in the rst instance been made by the parties to settle such claim or dispute amicably with or without the assistance of third parties. Proof of such attempt shall be required.
- 1.111.4 The Arbitrator shall, without prejudice to the generality of his powers, have powers to direct such measurements, computations, tests or valuations as may in his opinion be desirable in order to determine the rights of the parties and assess and a ward any sums which ought to have been the subject of or included in any certi cate.
- 1.111.5 The Arbitrator shall, without prejudice to the generality of his powers, have powers to open up, review and revise any certicate, opinion, decision, requirement or notice and to determine all matters in dispute which shall be submitted to him in the same manner as if no such certicate, opinion, decision require mentor notice had been given.
- 1.111.6 The arbitrators shall have full power to open up, review and revise any certi cate, determination, instruction, opinion or valuation of the Engineer, relevant to the dispute. Nothing shall disqualify representatives of the Parties and the Architect from being called as a witness and giving evidence before the arbitrators on any matter whatsoever relevant to the dispute.

- 1.111.7 Neither Party shall be limited in the proceedings before the arbitrators to the evidence, or to the reasons for dissatisfaction given in its Notice of Dissatisfaction.
- Arbitration may be commenced prior to or after completion of the Works. The obligations of the Parties, and the Architect shall not be altered by reason of any arbitration being conducted during the progress of the Works.
- 2058 The terms of the remuneration of each or all the members of Arbitration shall be mutually agreed upon by the Parties when agreeing the terms of appointment. Each Party shall be responsible for paying one-half of this remuneration.

20.6 Arbitration with National Contractors

- 20.6.1 If the Contract is with national contractors, arbitration proceedings will be conducted in accordance with the Arbitration Laws of Kenya. In case of any claim or dispute, such claim or dispute shall be notified in writing by either party to the other with a request to submit it to arbitration and to concur in the appointment of an Arbitrator within thirty days of the notice. The dispute shall be referred to the arbitration and nal decision of a person to be agreed between the parties. Failing agreement to concur in the appointment of an Arbitrator, the Arbitrator shall be appointed, on the request of the applying party, by the Chairman or Vice Chairman of any of the following professional institutions;
 - i) Architectural Association of Kenya
 - ii) Institute of Quantity Surveyors of Kenya
 - iii) Association of Consulting Engineers of Kenya
 - iv) Chartered Institute of Arbitrators (Kenya Branch)
 - v) Institution of Engineers of Kenya
- 2062 The institution written to rst by the aggrieved party shall take precedence over all other institutions.

20.7 Arbitration with Foreign Contractors

- 207.1 Arbitration with foreign contractors shall be conducted in accordance with the arbitration rules of the United Nations Commission on International Trade Law (UNCITRAL); or with proceedings administered by the International Chamber of Commerce (ICC) and conducted under the ICC Rules of Arbitration; by one or more arbitrators appointed in accordance with said arbitration rules.
- 20.72 The place of arbitration shall be a location specified in the SCC; and the arbitration shall be conducted in the language for communications defined in Sub-Clause 1.4 [Law and Language].

20.8 Alternative Arbitration Proceedings

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

20.9 Failure to Complywith Arbitrator's Decision

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

20.10 Contract operations to continue

Notwithstanding any reference to arbitration herein,

- 1.1.1 the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree; and
- the Procuring Entity shall pay the Contractor any monies due the Contractor.

SECTION VI - SPECIAL CONDITIONS OF CONTRACT

The following Special Conditions shall supplement the GCC. Whenever there is a con ict, the provisions here in shall prevail over those in the GCC.

Part A - Contract Data

Conditions Sub Clause		Data		
Procuring Entity's name and address	Heading	COUNTY ASSEMBLY OF GARISSA ROBOX 57 -70100		
Name and Reference No. of the Contract	Heading and 3.1.1	Proposed Construction of Masonry Perimeter Walling, Gates and Parking at the Garissa County Assembly GCA/0T/04/2024-2025		
Project Manager's Name and Address	Heading and 3.1.1	PUBLIC WORKS DEPARTMENT		
Contractor's Representative Name	4.3.1	To be agreed with the PROJECTMANAGER		
Key Personnel names	16.9.1	To be agreed with the PROJECTMANAGER		
Time for completion	1.1	ONE (1) YEAR		
Defects Notification Period	1.1	SIX (6) MONTHS		
Time for parties to enter into a contract agreement	1.6	Within 30 Days		
Commencement date	8.1.1	To be agreed with the PROJECTMANAGER		
Time for access to the site	2.1	To be agreed with the PROJECTMANAGER		
Performance Security	4.2.1	The performance security will be in the form of a <i>BANK GUARANTEE</i> in the amount of 10% of teaccepted Amount in Kenya Shillings		
Normal Working Hours	6.5	To be agreed with the PROJECTMANAGER		
Delay damages for the Works	8.7 & 14.15 (b)	0.05 % of the Contract price per day		
Maximum amount for Delay Damages	8.7	% of the final contract price		

Conditions	Sub Clause	Data
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Total advance payment	14.2.1	NOT APPLICABLE
Repayment amortization rate of advance payment	14.2.5 (b)	NOT APPLICABLE
Percentage of Retention	14.3.2 (c)	10%
Limit of Retention Money	14.3.2 (c)	10 % of the Accepted Contract Amount
Plant and Materials	14.5(b)(i)	Not applicable
	14.5(C)(i)	Not applicable
Minimum Amount of Interim Payment Certificates	14.6	Not applicable
Publishing source of commercial interest rates for financial charges in case of delayed payment	1 1/10	Annual rate of three percentage points (%) above the mean lending rate of the Central Bank of Kenya of the currency of payment
Maximum total liability of the Contractor to the Procuring Entity		AS PER APPLICABLE LAWS
Periods for submission of insurance: a. evidence of insurance. b. Relevant policies	18.1	
Maximum amount of deductibles for insurance of the Procuring Entity's risks		AS PER APPLICABLE LAWS
Minimum amount of third- party insurance	18.3	AS PER APPLICABLE LAWS
The place of arbitration	20.7.2	Agreed between parties

SECTION VII - CONTRACT FORMS

FORM No. 1 - NOTIFICATION OF INTENTION TO AWARD

FORM No. 2 - NOTIFICATION OF AWARD - LETTER OF

ACCEPTANCE FORM No. 3 - CONTRACT AGREEMENT

FORM No. 4 - PERFORMANCE SECURITY [Option 1 - Unconditional Demand Bank Guarantee]

FORM No. 5- PERFORMANCE SECURITY [Option 2- Performance

Bond] FORM No. 6 - ADVANCE PAYMENT SECURITY

FORM No. 7 - RETENTION MONEY SECURITY

FORM No 1: NOTIFICATION OF INTENTION TO AWARD OF CONTRACT

This Noti cation of Award shall be sent to each Tenderer that submitted a Tender and was not successful. Send this Noti cation to the Tenderer's Authorized Representative named in the Tender Information Form on the format below.

FORMAT

well as the Tender price as read out.

1.	For the attention of Tenderer's Authorized Representative	
i)	Name: [insert Authorized Representative's name]	
ii)	Address: [insert Authorized Representative's Address]	
iii)	Telephone: [insert Authorized Representative's telephone/fax numbers]	
iv)	Email Address: [insert Authorized Representative's email address]	
	APORTANT: insert thedatethatthis Noti cation is transmitted to Tenderers. The Noti cationmustbe sent all Tenderers simultaneously. This means on the same date and as close to the same time as possible.]	
2.	<u>Date of transmission</u> : [email] on [date] (local time)	
Thi	s Noti cation is sent by (Name and designation)	
3.	Noti cation of Award	
i)	Procuring Entity: [insert the name of the Procuring Entity]	
ii)	Project: [insert name of project]	
iii)	Contract title: [insert the name of the contract]	
iv)	ITT No: [insert ITT reference number fromProcurement Plan]	
	s Noti cation of Intention to Award (Noti cation) noti es you of our decision to award the above contract transmission of this Noti cation begins the Standstill Period. During the Standstill Period, you may:	
4. Pro	Request a debrie ng in relation to the evaluation of your tender by submitting a curement-related Complaint in relation to the decision to award the contracts.	
a)	The successful tenderers	
i)	Name of successful Tender	
ii)	Address of the successful Tender	
iii)	Contract price of the successful Tender Kenya Shillings	(in
woı	rds)	
b)	The reasons for your tender being unsuccessful are as follows:	
c)	Other Tenderers	

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Names of all Tenderers that submitted a Tender. If the Tender's price was evaluated include the evaluated price as

SNo		Tender's evaluated price (Note a)	One Reason Why Not Evaluated
Ι			
2			
3			
4			
5			

(Note a) State NE if not evaluated

- 5. How to request a debrie ng
- a) DEADLINE: The dead line to request a debrie ng expires at midnight on [insert date] (local time).
- b) Youmay request a debrie ng in relation to the results of the evaluation of your Tender. If you decide to request a debrie ng your written request must be made within three (5) Business Days of receipt of this Noti cation of Intention to Award.
- c) Provide the contract name, reference number, name of the Tenderer, contact details; and address the request for debrie ng as follows:
- i) Attention: [insert full name of person, if applicable]
- ii) Title/position: [insert title/position]
- iii) Agency: [insert name of Procuring Entity] iv) Email address: [insert email address]
- d) If your request for a debrie ng is received within the 3 Days deadline, we will provide the debrie ng within ve (3) Business Days of receipt of your request. If we are unable to provide the debrie ng within this period, the Standstill Period shall be extended by ve (3) Days after the date that the debrie ng is provided. If this happens, we will notify you and con rm the date that the extended Standstill Period will end.
- e) The debrie ng may be in writing, by phone, video conference call or in person. We shall promptly advise you in writing how the debrie ng will take place and con rm the date and time.
- f) If the deadline to request a debrie ng has expired, you may still request a debrie ng. In this case, we will provide the debrie ng as soon as practicable, and normally no later than fteen (15) Days from the dateof publication of the Contract Award Notice.
- 6. How to make a complaint?
- a) Period: Procurement-related Complaint challenging the decision to award shall be submitted by midnight, [insert date] (local time).
- b) Provide the contract name, reference number, name of the Tenderer, contact details; and address the Procurement-related Complaint as follows:
- i) Attention: [insert full name of person, if applicable]
- ii) Title/position: [insert title/position]
- iii) Agency: [insert name of Procuring Entity]
- iv) Email address: [insert email address]
- c) At this point in the procurement process, you may submit a Procurement-related Complaint challenging the decision to award the contract. You do not need to have requested, or received, a debrie ng before making this complaint. Your complaint must be submitted within the Standstill Period and received by us before the Standstill Period ends.

d) Further information: For more information refer to the Public Procurement and Disposals Act 2015 and its Regulations available from the Website www.ppra.go.ke.

You should read these documents before preparing and submitting your complaint.

- e) There are four essential requirements:
- i) You must be an 'interested party'. In this case, that means a Tenderer who submitted a Tender in this tendering process and is the recipient of a Noti cation of Intention to Award.
- ii) The complaint can only challenge the decision to awardthe contract.
- iii) Youmust submit the complaint within the period stated above.
- iv) You must include, in your complaint, all of the information required to support your complaint.

7. Standstill Period

- i) DEADLINE: The Standstill Period is due to end at midnight on [insert date] (local time).
- ii) The Standstill Period lasts ten (14) Days after the date of transmission of this Noti cation of Intention to Award.
- iii) The Standstill Period may be extended as stated in paragraph Section 5(d) above.

If you have any questions regarding this Noti cation please do not hesitate to contact us. On behalf of the Procuring Entity:

Signature:			
Name:			
Telephone:			

FORM NO 2: LETTER OF AWARD

[letterhead paper of the Procuring Entity]
[date]
To: [name and address of the Contractor]
This is to notify you that your Tender dated [date] for execution of the [name of the Contractand identication number, as given in the Contract Data] for the Accepted Contract Amount [amoun tin numbers and words [name of currency], as corrected and modied in accordance with the Instructions to Tenderers, is here by accepted by
You are requested to furnish the Performance Security within in accordance with the Conditions of Contrac using, for that purpose, one of the Performance Security Forms included in Section VIII, Contract Forms, of the Tender Document.
Authorized Signature:
Name and Title of Signatory:
Name of Procuring Entity:
Attachment: Contract Agreement:

FORM NO 3: CONTRACT AGREEMENT

TE	HISAGREEMENT made the day of	.,between						
Pro En	ntity"), of the one part, andof	(hereinafter	"the					
	(he	reinafter "the Contractor"),	of					
the	ne other part:							
	/HEREAS the Procuring Entity desires that should be executed by the Contractor, and has accepted a Texecution and completion of these Works and the remedying of any defects the							
		ore iii,						
Th	he Procuring Entity and the Contractor agree as follows:							
1.	In this Agreement words and expressions shall have the same meanings at them in the Contract documents referred to.	as are respectively assigned	to					
2.	The following documents shall be deemed to form and be read and constr This Agreement shall prevail over all other Contract documents.	ued as part of this Agreeme	nt.					
	a) The Noti cation of Award							
	b) the Form of Tender							
	c) the addenda No's(if any)							
	d) the Special Conditions of Contract							
	e) the General Conditions of Contract;							
	f) the Speci cations							
	g) the Drawings; and							
	h) the completed Schedules and any other documents forming part of the	he contract.						
3.	In consideration of the payments to be made by the Procuring Entity to the Contractor as specied in this Agreement, the Contractor here by covenants with the Procuring Entity to execute the Works and to remedy defects therein in conformity in all respects with the provisions of the Contract.							
4.	The Procuring Entity here by covenants to pay the Contractor in consi completion of the Works and the remedying of defects there in, the Contract may become payable under the provisions of the Contract at the times and i Contract.	act Price or such other sum	as					
	INWITNESSwhere of the parties here to have caused this Agreement to be executed in accordance with the Laws of Kenya on the day, month and year speci ed above.							
	Signed and sealed by	(for the Procuring En	ntity)					
	Signed and sealed by	(for the Contracto	r).					

FORM NO. 4 - PERFORMANCE SECURITY

[Option 1 - Unconditional Demand Bank Guarantee]

[Gi	uarantorletterhead]
Bei	ne ciary: [insert name and Address of Procuring Entity]
Da	te:[Insertdate of issue]
Gu	arantor: [Insert name and address of place of issue, unless indicated in theletterhead]
1.	We have been informed that
	Entity as the Bene ciary), for the execution of(here in after called "the Contract").
2	Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required.
3.	At the request of the Contractor, we as Guarantor, here by irrevocably undertake to pay the Bene ciary any sum or sums not exceeding in total an amount of (in words), such sum being payable in the types and proportions of currencies in which the Contract Price is payable, upon receipt by us of the Bene ciary's complying demand supported by the Bene ciary's statement, whether in the demand itself or in a separate signed document accompanying or identifying the demand, stating that the Applicant is in breach of its obligation(s) under the Contract, without the Bene ciary needing to prove or to show grounds for your demand or the sum speci ed therein.
4.	This guarantee shall expire, no later than the
5.	The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six months] [one year], in response to the Bene ciary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee."
	[Name of Authorized Of cial, signature(s) andseals/stamps]
	Note: All italicized text (including footnotes) is for use in preparing this form and shall be deleted from the nal product.

¹The Guarantor shall insert anamount representing the percentage of the Accepted Contract Amount speci ed in the Letter of Acceptance, less provisional sums, if

any, and denominated either in the currency of the Contract or a freely convertible currency acceptable to the Bene ciary.

¹Insert the date twenty-eight days after the expected completion date as described in GC Clause 11.9. The Procuring Entity should note that in the event of an extension of this date for completion of the Contract, the Procuring Entity would need to request an extension of this guarantee from the Guarantor. Such request must be in writing and must be made prior to the expiration date established in the guarantee.

FORM No. 5- PERFORMANCE SECURITY

[Option 2-Performance Bond]

[Note: Procuring Entities are advised to use Performance Security—Unconditional Demand Bank Guarantee

ins	stead of Performance Bond due to dif culties involved in calling Bond holder to action]
[G	uarantor letterhead or SWIFT identi er code]
Be	ene ciary:
	[insert name and Address of Procuring Entity]
Da	te:[Insert date of issue]
PE	ERFORMANCE BOND No.:
Gı	uarantor: [Insert name andaddress of place of issue, unless indicated in the letterhead]
1.	By this Bondas Principal (hereinafter called "theContractor") and
2.	WHEREAS the Contractor has entered into a written Agreement with the Procuring Entity dated the day of, for in accordance with the documents, plans, speci cations, and amendments there to, which to the extent here in provided for, are by reference made part here of and are here in after referred to as the Contract.
3.	NOW, THEREFORE, the Condition of this Obligation is such that, if the Contractor shall promptly and faithfully perform the said Contract (including any amendments thereto), then this obligation shall be null and void; otherwise, it shall remain in full force and effect. Whenever the Contractor shall be, and declared by the Procuring Entity to be, in default under the Contract, the Procuring Entity having performed the Procuring Entity's obligations there under, the Surety may promptly remedy the default, or shall promptly:
	a) Complete the Contract in accordance with its terms and conditions; or
	b) Obtain a tender or tenders from quali ed tenderers for submission to the Procuring Entity for completing the Contract in accordance with its terms and conditions, and upon determination by the Procuring Entity and the Surety of the lowest responsive Tenderers, arrange for a Contract between such Tenderer, and Procuring Entity and make a variable as work progresses (even though there should be a default or a succession of defaults under the Contract or Contracts of completion arranged

Pay the Procuring Entity the amount required by Procuring Entity to complete the Contract in accordance with its terms and conditions up to a total not exceeding the amount of this Bond.

under this paragraph) suf cient funds to pay the cost of completion less the Balance of the Contract Price; but not exceeding, including other costs and damages for which the Surety may be liable hereunder, the amount set forth in the rst paragraphhereof. The term"Balance of the Contract Price," as used in this paragraph, shall mean the total amount payable by Procuring Entity to Contractor

- The Surety shall not be liable for a greater sum than the speci ed penalty of this Bond.
- Any suit under this Bond must be instituted before the expiration of one year from the date of the issuing 5.

under the Contract, less the amount properly paid by Procuring Entity to Contractor; or

	successors, and assigns of the Procuring	g Entity.				
6.		as here unto set his hand and af xed his seal, and the Surety has a his corporate seal duly at tested by the signature of his legal of20				
	SIGNED ON	on behalf of				
	By	in the capacity of	-			
	In the presence of					
	SIGNED ON	on behalf of				
	By	in the capacity of	-			
	In the presence	o	f			

of the Taking-Over Certi cate. Noright of action shall accrue on this Bond to or for the use of any person or corporation other than the Procuring Entity named here in or the heirs, executors, administrators,

FORM NO. 6 - ADVANCE PAYMENT SECURITY

[Demand Bank Guarantee]

[G]	uarantorletterhead]
Be	ne ciary:[Insert name and Address of
Pro	ocuring Entity] Date:[Insert date of issue]
ΑĽ	OVANCE PAYMENTGUARANTEE No.: [Insertguarantee reference number]
G u 1.	We have been informed that (hereinafter called "the Contractor") has entered into Contract No dated with the Bene ciary, for the execution of (Hereinafter called" the Contract").
2.	Furthermore, we understandthat, according to the conditions of the Contract, an advance payment in the sum(in words) is to be made against an advance payment guarantee.
3.	At the request of the Contractor, we as Guarantor, here by irrevocably undertake to pay the Bene ciary any sum or sums not exceeding in total an amount of
4.	A demand under this guarantee may be presented as from the presentation to the Guarantor of a certicate from the Bene ciary's bank stating that the advance payment referred to above has been credited to the Contractor on its account numberat
5.	The maximum amount of this guarantee shall be progressively reduced by the amount of the advance payment repaid by the Contractor as speci ed in copies of interim statements or payment certicates which shall be presented to us. This guarantee shall expire, at the latest, upon our receipt of a copy of the interim payment certicate indicating that ninety (90) percent of the Accepted Contract Amount, less provisional sums, has been certicated for payment, or on the
6.	The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six months] [one year], in response to the Bene ciary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee.
Nar	ne of Authorized Of cial, signature(s) and seals/stamps
The C	Note: All italicized text (including footnotes) is for use in preparing this form and shall be deleted from the nal product. Guarantor shall insert an amount representing the amount of the advance payment and denominated either in the currencyof the advance payment as
² Ins	ed in the Contract. ert the expected expiration date of the Time for Completion. The Procuring Entity should note that in the event of an extension of the time for pletion of the Contract, the Procuring Entitywould need to request an extension of this guarantee from the Guarantor. Such request must be in ting and must be made prior to the expiration date established in the guarantee.

FORM NO. 7 – RETENTION MONEY SECURITY

[Demand Bank Guarantee] [Guarantorletterhead] **Bene ciary:**[Insert name and Address of Procuring Entity] ____[Insertdate of issue] Date:_ Advance payment guarantee no. [Insert guarantee reference number] **Guarantor:** [Insert name and address of place of issue, unless indicated in theletterhead] 1. We have been informed that _______ *[insert name of Contractor, which in the case of a* joint venture shall be the name of thejoint venture] (hereinafter called "the Contractor") has entered into Contract No. [insert reference number of the contract] dated_____with the Bene ciary, for the execution of contract and brief description of Works] (hereinafter called "the Contract"). 2. Furthermore, we understand that, according to the conditions of the Contract, the Bene ciary retains moneys up to the limit set forth in the Contract ("the Retention Money"), and that when the Taking-Over Certi cate has been issued under the Contract and the rst half of the Retention Money has been certified for payment, and payment of /insert the second half of the Retention Money] is to be made against a Retention Money guarantee. At the request of the Contractor, we, as Guarantor, hereby irrevocably undertake to pay the Bene ciary any sum or sums not exceeding in total an amount of [insert amount in gures] ([insert amount in words_____]) upon receipt by us of the Bene ciary's complying demands supported by the Bene ciary's statement, whether in the demand itself or in a separate signed document accompanying or identifying the demand, stating that the Contractor is in breach of its obligation(s) under the Contract, without your needing to prove or showground's for your demand or the sum speci ed there in. A demand under this guarantee may be presented as from the presentation to the Guarantor of a certi cate from the Bene ciary's bank stating that the second half of the Retention Money as referred to above has been credited to the Contractor on its account number____at finsert name and address of Applicant's bank]. for payment under it must be received by us at the of ce indicated above on or before that date. 6. The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six months] [one year], in response to the Bene ciary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee. [Name of Authorized Of cial, signature(s) and seals/stamps] Note: All italicized text (including footnotes) is for use in preparing this form and shall be deleted fromthe nal product.

¹The Guarantor shall insert an amount representing the amount of the second half of the Retention Money.

²Insert a date that is twenty-eight days after the expiry of retention period after the actual completion date of the contract. The Procuring Entity should note that in theeventof anextension of this datefor completion of the Contract, the Procuring Entitywould need to request an extension of this guarantee from the Guarantor. Such request must be in writing and must be madeprior to the expiration date established in the guaranty

PART III - WORKS REQUIREMENTS
PART III - WORKS REQUIREMENTS
PART III - WORKS REQUIREMENTS

SECTION VIII - SPECIFICATIONS AND BILLS OF QUANTITIES

A. SPECIFICATIONS

Notes for preparing Speci cations

- 1. Speci cations must be drafted to present a clear and precise statement of the required standards of materials, and workmanship for tenderers to respond realistically and competitively to the requirements of the Procuring Entity and ensure responsiveness of tenders. The Speci cations should require that all materials, plant, and other supplies to be permanently incorporated in the Works be new, unused, of the most recent or current models, and incorporating all recent improvements in design and materials unless provided otherwise in the Contract. Where the Contractor is responsible for the design of any part of the permanent Works, the extent of his obligations must be stated.
- 2. Speci cations from previous similar projects are useful and may not be necessary to rewrite speci cations for every Works Contract.
- 3. There are considerable advantages in standardizing **General Speci cations** for repetitive Works in recognized public sectors, such as high ways, urban housing, irrigation and water supply. The General Speci cations should cover all classes of workmanship, materials and equipment commonly involved in constructions, although not necessarily to be used in a particular works contract. Deletions or addendashould then adapt the General Speci cations to the particular Works.
- 4. Care must be taken in drafting Speci cations to ensure they are not restrictive. In the Speci cations of standards for materials, plant and workmanship, existing Kenya Standards should be used as much as possible, otherwise recognized international standards may also be used.
- 5. The Procuring Entity should decide whether technical solutions to speci ed parts of the Works are to be permitted. Alternatives are appropriate in cases where obvious (and potentially less costly) alternatives are possible to the technical solutions indicated in tender documents for certain elements of the Works, taking into consideration the comparative specialized advantage of potential tenderers.
- 6. The Procuring Entity should provide a description of the selected parts of the Works with appropriate reference to Drawings, Speci cations, Bills of Quantities, and Design or Performance criteria, stating that the alternative solutions shall be at least structurally and functionally equivalent to the basic design parameters and Speci cations.
- 7. Such alternative solutions shall be accompanied by all information necessary for a complete evaluation by the Procuring Entity, including drawings, design calculations, technical speci cations, breakdown of prices, proposed construction methodology, and other relevant details. Technical alternatives permitted in this manner shall be considered by the Procuring Entity each on its own merits and independently of whether the tenderer has priced the item as described in the Procuring Entity's designincluded with the tender documents.

GENERAL SPECIFICATIONS OF MATERIALS AND WORKS

FIRE DETECTION AND FIRE ALARM SYSTEMS

1.0 GENERAL

- 1.1 This specification is to be read in conjunction with the electrical installation drawings issued by Chief Electrical and Mechanical Engineer (BS). Bills of quantities and items listed in the Schedule of Units Rates shall be the basis of all additions and omissions during the progress of the works.
- 1.2 This specification states the general requirements for supplying, delivering, off-loading, assembling, co-ordination, fixing in position, connecting, inspecting, testing, commissioning and leaving in working order new, modified or additional fire detection and alarm system.
- 1.3 The work shall comprise the whole of the labour and, unless otherwise indicated, the entire supply of materials spare parts and any necessary auxiliary items necessary to form a complete installation and such tests, adjustments and commissioning as are prescribed in subsequent clauses and as may otherwise be required to give an effective working installation to the satisfaction of the CE&ME (BS) or his agent.
- 1.4 The words 'complete installation' shall mean not only the entire items of fire alarm equipment conveyed by this specification or accompanying drawings, but all the incidental sundry components necessary for the complete execution of the works and for the proper operation of the installation, whether or not these sundry components are mentioned in detail in the Bills of Quantities of this tender documents issued in connection with this contract/sub-contract.
- 1.5 Unless otherwise indicated, the following will also be carried out:
 - 1.5-1 Trenching, hole digging/drilling and backfilling.
 - 1.5-2 Duct laying and construction of cable entries and draw pits and all builders' works associated with fire alarm installation work.
 - 1.5-3 Provision of 2no. Sets of the following; as installed drawings, Installation manuals, maintenance manuals, and all test certifications documents upon successful completion of the works.
 - 1.5-4 The Engineer shall not be liable for the malfunction or complete destruction of the FACP during testing and commissioning. The Contractor shall replace such faulty or defective FACP at no extra cost to the client.

WORKMANSHIP

- 2.1 The workmanship and method of installation shall conform to the best standard practice. All work shall be performed by a skilled tradesman to the satisfaction of the Engineer. Unskilled Helpers shall have at all time's qualified supervision.
- 2.2 Any work that in the opinion of the Engineer does not conform to the best standard practice and relevant government regulations, will be removed and reinstated at the installers' expense.
- 2.3 Permits, Certificates or Licences must be held by all tradesmen for the type of work in which they are involved where such permits, certificates or licences exist under Government legislation.

PROPOSED CABRO WORKS AND CONSTRUCTION OF CAR SHADES AT GCA BILLS OF QUANTITES SECTION VII-

BILLS OF OUANTITIES

Preamble

- 1. The Bills of Quantities shall be read in conjunction with the Instructions to Tenderers, General and Particular Conditions of Contract, Technical Specifications, and Drawings.
- 2. The quantities given in the Bills of Quantities are estimated and provisional, and are given to provide a common basis for tendering. The basis of payment will be the actual quantities of work ordered and carried out, as measured by the Contractor and verified by the Engineer and valued at the rates and prices tender in the priced Bills of Quantities, where applicable, and otherwise at such rates and prices as the Engineer may fix within the terms of the Contract.
- 3. The rates and prices tender in the priced Bills of Quantities shall, except in so far as it is otherwise provided under the Contract, include all Constructional Plant, labor, supervision, materials, erection, maintenance, insurance, profit, taxes, and duties, together with all general risks, liabilities, and obligations set out or implied in the Contract.
- 4. A rate or price shall be entered against each item in the priced Bills of Quantities, whether quantities are stated or not. The cost of Items against which the Contractor has failed to enter a rate or price shall be deemed to be covered by other rates and prices entered in the Bills of Quantities.
- 5. The whole cost of complying with the provisions of the Contract shall be included in the Items provided in the priced Bills of Quantities, and where no Items are provided, the cost shall be deemed to be distributed among the rates and prices entered for the related Items of Work.
- 6. General directions and descriptions of work and materials are not necessarily repeated nor summarized in the Bills of Quantities. References to the relevant sections of the Contract documentation shall be made before entering prices against each item in the priced Bills of Quantities.
- 7. Provisional Sums included and so designated in the Bills of Quantities shall be expended in whole or in part at the direction and discretion of the Engineer in accordance with Sub-Clause 13.5 and Clause 13.6 of the General Conditions.
- 8. The method of measurement of completed work for payment shall be in accordance with **the standard method** of measurement
- 9. The Contractor is advised to visit the site to acquaint himself with its nature and position; access road, structures to be demolished or any other limitations, and the conditions under which the works shall have to be carried out.
- 10. In no case will any expenses incurred by Contractors in preparation of this Tender be allowed.
- 11. The copyright of these Bills of Quantities is vested in the Quantity Surveyors and no part thereof may be reproduced without their express permission given in writing.
- 12. The Contractor is solely responsible for the accurate ordering of materials in accordance with the Drawings and Architect's instructions and no claim for any loss or expense will be entertained for orders for materials based upon the Bills of Quantities.
- 13. All rates shall be deemed to include all Government Taxes and in particular on Value Added Tax (VAT). Any separate claims on taxes which should have been calculated as above will not be allowed.
- 14. The Bills of Quantities must be priced in Kenya currency i.e. shillings and cents.
- 15. For supply of any Equipment or machine, the Tenderer shall provide leaflets and catalogues giving technical and physical details of Equipment being offered by him as an integral part of his bid.

ITEM NO			SHS
SEC PRE	TION NO. 1 LIMINARIES iminary Particulars of Con	ntract	
Λ The	'Employer'	is GARISSA COUNTY	
ASS		O BOX 57 - 70100, rissa, Kenya.	
B The Wor	'Architect'	is County Architect, Public	
		P.O. Box 41 - 70100	
(.	'Quantity Surveyor' veyor, Public Works	Garissa is County Quantity	
		P.O. Box 41 - 70100	
Elec	'Mechanical/ trical Engineer' ineer, Public Works	Garissa is County Mechanical	
Eligi	meet, I done works	P.O. Box 41 - 70100 Garissa	
E Engi	'Civil/Structural integration in int	S County Structural P.O. Box 41 - 70100	
Parti F has l shall adm	nership Firm or Company	nave signed this contract and assignees, executors,	
	Project Manager i lic Works P.O. Box 41 - 70	is County Works Officer, 0100 Garissa	
Kshs			
PRE	<u>LIMINARIES</u> 1	1/1	

ITEM NO	DESCRIPTION		SHS
A.	LOCATION OF SITE The site is located AT GARISSA COUNTY ASSEMBLY, GARISSA TOWN, GARISSA COUNTY		
В.	SITE VISIT The Contractor shall visit the site to acquaint himself with the nature and position; nature of ground substrata and other supplies, access roads or any other limitations. If the Contractor is unable to locate the site he can seek further guidance and information from the Architect.		
	No claims whatsoever for extras on account of lack of knowledge in this respect will be considered		
	DRAWINGS The drawings used in preparing these Bills of Quantities are as in Appendix (A) at the end of these Bills of Quantities. Drawings may be inspected at the office of the Architect or Quantity Surveyor by prior appointment.		
	DESCRIPTION OF WORKS		
C.	The works comprise of:- PROPOSED CABRO WORKS, CAR SHED CONSTRUCTION, STORM WATER DRAINAGE AND LANDSCAPPING		
	FORM OF CONTRACT		
D.	The Form of Contract shall be as stipulated in the Republic of Kenya's Standard Tender Document for Procurement of Building Works(2021 Edition) included herein The Conditions of Contract are also included herein Conditions of Contract These are numbered from 1 to 60 as set out in pages 25 to 45 of these tender documents. Particulars of insertions to be made in the Special conditions of Contract will be found in the Particular Preliminaries part of these Bills of Quantities		
	Carried to collection PRELIMINARIES 1/2	Kshs.	

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A.	BID BOND/ TENDER SECURITY				
	A bid bond shall be required in the amount stated here or in the invitation to tender or advertisement				
	Bid bond amount shall be Kshs				
	Bid bond shall be in the form of DEMAND BANK GUARANTEE.				
	CLEARING AWAY				
В	The Contractor shall remove all temporary works, rubbish, debris and surplus materials from the site as they accumulate and upon completion of the works, remove and clear away all plant, equipment, rubbish, unused materials and stains and leave in a clean and tidy state to the reasonable satisfaction of the Project Manager.	ITEM	1		
	The whole of the works shall be delivered up clean, complete and in perfect condition in every respect to the satisfaction of the Project Manager.				
	Carried to collection Kshs.				
	PRELIMINARIES 1/3				

ITEM NO	DESCRIPTION			SHS
	CLAIMS			
A	It shall be a condition of this contract that upon it becoming reasonably apparent to the Contractor that he has incurred losses and/or expenses due to any of the contract conditions, or by any other reason whatsoever, he shall present such claim or intent to claim notice to the PROJECT MANAGER within the contract period. No claims shall be entertained upon the expiry of the said contract period.			
В	LABOUR CAMPS			
	The Contractor shall not be allowed to house labour on site. Allow for transporting workers to and from the site during the tenure of the contract			
	Clause			
	The tenderer shall fill in rates and prices for all items of the Works described in the Bill of Quantities.			
	Items for which no rate or price is entered by the tenderer will not be paid for when executed and shall be deemed covered by the other rates and prices in the Bill of Quantities.			
	The tenderer shall include for all costs in executing the whole of the works, including transport, replacing damaged items, fixing, all to comply with the said Conditions of			
	Prices quoted should be net inclusive of all taxes, must be in Kenya shillings			
	Prices shall remain valid for ninety (120) days from the closing date of tender.			
	The rates and prices quoted by the tenderer shall only be subject to adjustment during the performance of the Contract if provided for in the Appendix to Conditions of Contract and provisions made in the Conditions of Contract.			
	Carried to collection PRELIMINARIES	Kshs.		
	1/4			

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	MATERIALS FROM DEMOLITIONS				
	Any materials arising from demolitions SHALL NOT BE re- used shall become the property of the client unless otherwise advised.				
В	URGENCY OF THE WORKS				
	The Contractor is notified that these "works are urgent" and should be completed within the period stated in these Particular Preliminaries. The Contractor shall allow in his rates for any costs he deems that he/she may incur by having to complete the				
С	works within the stipulated contract period. PAYMENTS GENERALLY				
	The contractor is advised to deliver & concur on his claim for payment with the PM before the following site visit to enable approval of the same by the Acceptance & Approval Committee.				
	The claim shall be prepared in the same format as these bills clearly showing quantities & rates (both work & materials).				
	Both the PM & contractor should be able to locate & identify the items claimed from the main bill.				
	The last contractual claim/invoice for the relevant financial year should reach the PM by 30th May. Latter claims shall not be processed for payment in the current year.				
D	PAYMENT FOR MATERIALS ON SITE				
	All materials for incorporation in the works must be stored on site before payment is effected, unless specifically exempted by the Project Manager. This is to include materials of the Contractor, nominated sub-Contractors and nominated suppliers				
	Carried to collection			Kshs.	
	PRELIMINARIES				
	1/5				

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	ADVANCE PAYMENTS			1	- ()
В	The tenderer's attention if drawn to the fact that the Procuring Entity does not make any advance payments. EXISTING SERVICES				
	Prior to the commencement of any work, the Contractor is to ascertain from the relevant authority the exact position, depth and level of all existing services in the area and he/she shall make whatever provisions may be required by the authorities concerned for the support, maintenance and protection of such services.				
C	TENDER DOCUMENTS				
	Tender documents are as listed in Clause 2.1 of the Instruction to Tenderer's Page 7				
D	DELIVERY OF TENDER				
	Tenders and all documents in connection therewith, as specified above must be delivered in the addressed envelope which should be properly sealed and deposited at the offices as specified in the letter accompanying these documents or as indicated in the advertisement.				
	Tenders will be opened at the time specified in the letter accompanying these Tender Documents or as indicated in the advertisement. Tenders delivered/received later than the above time will not be opened.				
E	MEASUREMENTS In the event of any discrepancies arising between the Bills of Quantities and the actual works, the site measurements shall generally take precedence. However, such discrepancies between any contract documents shall immediately be referred to the PROJECT MANAGER in accordance with Clause 22 of the Conditions of Contract. The discrepancies shall then be treated as a variation and be dealt with in				
	Carried to collection	Kshs.			
	PRELIMINARIES	120110.		+	
	1/6			†	

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	VALUE ADDED TAX				• • •
	The Contractor's attention is drawn to the Legal Notice in the Finance Act part 3 Section 21(b) operative from 1st September, 1993 which requires payment of VAT on all contracts. In accordance with Government public notice No. 35 & 36 Dated 11th September 2003 operational from 1st October 2003, withholding VAT was to be levied against the contract sum by the Employer and remitted to the Commissioner of VAT through all interim certificates. THE CURRENT LAWS ON THIS SUBJECT SHALL APPLY The contractor should include this tax in the RATES and NOT in the Grand Summary. SECURITY FOR THE WORKS	UNII	QIY	RATE	AMOUNT (KSHS)
С	The Contractor shall allow for providing adequate security for the works and the workers in the course of execution of this contract. No claim will be entertained from the Contractor for not maintaining adequate security for both the works and workers.	ITEM	1		
	Carried to collection	Kshs.			
	<u>PRELIMINARIES</u>				
	1/7				

IT	EM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
		PARTICULARS OF INSERTIONS TO BE MADE IN APPENDIX TO CONTRAT AGREEEMENT				
		The following are the insertions to be made in the appendix to the contract Agreement: -				
A		Period of Final Measurement: - 1 (ONE) Month from Practical Completion				
]	n 1	Defects Liability Period: - 4 (FOUR) Months from Practical Completion				
(Date for Possession: - To be agreed with the Project Manager but 1 (WEEK) from date of site hand over				
]	D	Date for Completion: - FOUR (4) MONTHS from the Date of possession				
	E	Liquidated and Ascertained Damages: - At a rate of KSh 20,000 Per week or part thereof				
F		Period of Interim Payment Certificates: - Monthly				
(G	Period of Honoring Certificates: - 30 (THIRTY) Days				
]	Н	Percentage of Certified Value Retained: - 10%				
]	I	Limit of Retention Fund: - 10 %				
		Carried to collection	Kshs.			
		PRELIMINARIES	120110.			
		1/8				

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
Ï	COLLECTION				, ,
	Brought forward from page PP/1/1				
	Brought forward from page PP/1/2				
	Brought forward from page PP/1/3				
	Brought forward from page PP/1/4				
	Brought forward from page PP/1/5				
	Brought forward from page PP/1/6				
	Brought forward from page PP/1/7				
	Brought forward from page PP/1/8				
	Carried to collection Kshs.				
	DDELIMINA DIEG				
	PRELIMINARIES 1/9				
<u> </u>	//	1			

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
	GENERAL PRELIMINARIES				
A	PRICING OF ITEMS OF PRELIMINARIES AND PREAMBLES				
	Prices will be inserted against items of Preliminaries in the Contractor's priced Bills of Quantities and Specification.				
	The Contractor shall be deemed to have included in his prices or rates for the various items in the Bills of Quantities or Specification for all costs involved in complying with all the requirements for the proper execution of the whole of the works in the Contract.				
	Failure to price an item shall not exempt the contractor form carrying out works described therein.				
	Should the contractor fail to carry out works which he/she did not price and after having received a written instruction from the PM, then the value of such works shall be deducted from the very immediate certificate issued to the contractor.				
	MoPW current rates, JBC, IQSK, manufacturers or fair rates shall be used by the PM in valuation of unpriced items which the contractor shall fail to execute.				
	The contractor is advised to read and understand all preliminary items. The Contractor is advised to visit the site, to familiarize with the nature and position of the site. No claims arising from the Contractor's failure to do so will be entertained.				
	Carried to collection	Kshs.			
	PRELIMINARIES				
	1/10				

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	FIRM PRICE CONTRACT				
	Unless otherwise specifically stated in the Contract Data and/or Particular preliminaries this is a firm price contract and the contractor must allow in his tender rates for any increase in the cost of labour and/or materials during the currency of the contract.				
В	VISIT SITE AND EXAMINE DRAWINGS.				
	The Contractor is recommended to examine the drawings and visit the site the location of which is described in the Particular Preliminaries hereof. He shall be deemed to have acquainted himself therewith as to its nature, position, means of access or any other matter which, may affect his tender. No claim arising from his failure to comply with this recommendation will be considered.				
С	BONDS.				
	The Contractor shall find and submit on the Form of Tender a guarantor and who will be willing to be bound to the Procuring Entity in the amount of the bond. The amount of the bond is SPECIFIED IN THE PARTICULAR PRELIMINARIES The guarantor shall be an approved institution as specified in the particular preliminaries or invitation to tender and who will when and if called upon, sign a Bond to that effect on the relevant standard form included herein. (Without the addition of any limitations) on the same day as the Contract Agreement is signed, by the Procuring Entity, the Contractor shall furnish within seven days another Surety to the				
	Carried to collection	Kshs.			
	PRELIMINARIES 1/11				

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	PERFORMANCE BOND				
	A kshs unconditional Bank Guarantee				
	Performance bond shall be required from the specified				
	institution				
	The period for supplying the bond shall be 14 days.				
	No contract shall be signed, NOR shall any payment be made before the bidder has complied with the bond requirements				
	Failure to deliver the bond within the specified period shall automatically disqualify the bidder and the tender shall be awarded to next most responsive bidder without reference to the defaulting bidder.				
	Should the bidder commence works and subsequently fail to provide the bond, he shall be evicted from site without any reimbursement not withstanding the site having been handed over by the PM and client. The handing over only kickstarts the process and is not a waiver to bond conditions.				
	The bond for the due performances of the Contract shall be valid up to the date of completion as certified by the PROJECT MANAGER				
	Any bond which provides otherwise or attempts to vary the duration of validity shall be invalid				
	The bond shall comply in all respects with the PPRA copy enclosed in the instructions to tender. A bond that does not match the PPRA copy shall be treated as NO BOND!				
	The contractor shall provide a bid security duly signed, sealed and stamped from an approved Bank of required amount in the particular preliminaries				
	Carried to collection				
	Kshs. PRELIMINARIES		1		
	1/12		+		

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
٨	EXCEPTION TO THE STANDARD METHOD OF				,
A	MEASUREMENT				
	Attendance; Clause B19(a) of the Standard Method of				
	Measurement is deleted and the following clause is				
	substituted:-				
	Attendance on nominated Sub-Contractors shall be given as				
	an item in each case shall be deemed to include: allowing				
	use of standing scaffolding, mess rooms, sanitary				
	accommodation and welfare facilities; provision of special				
	scaffolding where necessary; providing space for office				
	accommodation and for storage of plant and materials;				
	providing light and water for their work: clearing away				
	rubbish; unloading checking and hoisting: providing electric				
	power and removing and replacing duct covers, pipe casings				
	and the like necessary for the execution and testing of Sub-				
	Contractors' work and being responsible for the accuracy of				
	Fix Only:-				
	"Fix Only" shall mean take delivery at nearest railway				
	station (Unless otherwise stated), pay all demurrage charges,				
	load and transport to site where necessary, unload, store,				
	unpack, assemble as necessary, distribute to position, hoist				
	and fix only.				
В	ABBREVIATIONS				
	Throughout these Bills units of measurement and terms are				
	abbreviated and shall be interpreted as follows:-				
	CM or Cm Shall mean cubic meter				
	SM or Sm Shall mean square meter				
	LM or Lm Shall mean linear meter				
	MM or mm Shall mean Millimeter				
	KG or Kg. Shall mean Kilogramme				
	No or Nr Shall mean Number PRS or Prs. Shall mean Pairs				
	B.S. Shall mean the British Standard Specification				
	B.S. Shan mean the British Standard Specification				
	Published by the British Standards Institution, 2 Park Street,				
	London W.I England				
В	M.S. Shall mean measured separately				
	Ditto shall mean the whole of the preceding description				
	except as qualified in the description in which it occurs. Do				
	shall mean the whole of the preceding description except as				
	qualified in the description in which it occurs.				
	a.b. Shall mean as before described				
	a.b.d. Shall mean as before described				
<u> </u>	Carried to collection	Kshs.	-		
	PRELIMINARIES	120110.			
	1/13				
<u> </u>			1	1	

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
			1	1	
	PARTIES TO THE CONTRACT				
Α	EMPLOYER				
	The "Employer" is				
	AS DEFINED UNDER PARTICULAR PRELIMINARIES				
	The term "Employer" and "PROCURING ENTITY"				
	wherever used in the contract document shall be				
В	synonymous PROJECT MANAGER shall be -:				
	The term "P.M." wherever used in these Bills of Quantities				
	shall be deemed to imply the Project Manager as defined in				
	Condition 1 of the Conditions of Contract or such person or				
	persons as may be duly authorized to represent him on behalf				
	of the Government. In this Project, the PM shall be -: THE COUNTY WORKS OFFICER				
	DEPARTMENT OF PUBLIC WORKS				
	P.O. BOX 41-70100				
	GARISSA				
C	ARCHITECT				
	The term "Architect" shall be deemed to mean "The P.M." as				
	defined above whose address unless otherwise notified is as				
D	above QUANTITY SURVEYOR				
	The term "Quantity Surveyor" shall be deemed to mean "The				
	P.M." as defined above whose address unless otherwise				
	notified is as above				
Е	ELECTRICAL ENGINEER				
	The term "Electrical Engineer" shall be deemed to mean				
	"The P.M." as defined above whose address unless otherwise				
	notified is as above				
F	MECHANICAL ENGINEER				
	The term "Mechanical Engineer" shall be deemed to mean				
	"The P.M." as defined above whose address unless otherwise				
	notified is as above				
G	STRUCTURAL ENGINEER				
	The term "Structural Engineer" shall be deemed to mean				
	"The P.M." as defined above whose address unless otherwise				
	notified is as above				
	1001100 10 40 400 10				
	Carried to collection	Kshs.			
	Curried to Concention	123113.		 	
	PRELIMINARIES			1	
			1		
	1/14				

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	PLANT, TOOLS AND VEHICLES			-	(======
	Allow for providing all scaffolding, plant, tools and vehicles required for the works except in so far as may be stated otherwise herein and except for such items specifically and only required for the use of nominated Sub-Contractors as described herein. No timber used for scaffolding, formwork or temporary works of any kind shall be used afterwards in the permanent work.				
В	TRANSPORT.				
	Allow for transport of workmen, materials, etc., to and from the site at such hours and by such routes as may be permitted by the competent authorities.				
С	MATERIALS AND WORKMANSHIP.				
	All materials and workmanship used in the execution of the work shall be of the best quality and description unless otherwise stated. The Contractor shall order all materials to be obtained from overseas immediately after the Contract is signed and shall also order materials to be obtained from local sources as early as necessary to ensure that they are onsite when required for use in the works. The Bills of Quantities shall not be used for the purpose of ordering				
D	SIGN FOR MATERIALS SUPPLIED.				
	The Contractor will be required to sign a receipt for all articles and materials supplied by the PROJECT MANAGER at the time of taking deliver thereof, as having received them in good order and condition, and will thereafter be responsible for any loss or damage and for replacements of any such loss or damage with articles and/or materials which will be supplied by the PROJECT MANAGER at the current market prices including Customs Duty and V.A.T., all at the Contractor's own cost and				
	Carried to collection	Kshs.			
	PRELIMINARIES 1/15				
	1/15		 	+	

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	STORAGE OF MATERIALS		1		, , ,
В	The Contractor shall provide at his own risk and cost where directed on the site weather proof lock-up sheds and make good damaged or disturbed surfaces upon completion to the satisfaction of the PROJECT MANAGER Nominated Sub-Contractors are to be made liable for the cost of any storage accommodation provided especially for their use. SAMPLES The Contractor shall furnish at his own cost any samples of materials or workmanship including CONCRETE TEST	ITEM	1		
	CUBES required for the works that may be called for by the PROJECT MANAGER for his approval until such samples are approved by the PROJECT MANAGER and the PROJECT MANAGER, may reject any materials or workmanship not in his opinion to be up to approved samples. The PROJECT MANAGER shall arrange for the testing of such materials as he may at his discretion deem desirable, but the testing shall be made at the expense of the Contractor and not at the expense of the PROJECT MANAGER PROVIDED THEY PASS THE TEST. The Contractor shall pay for the testing in accordance with the current scale of testing charges laid down by the Ministry of The procedure for submitting samples of materials for testing and the method of marking for identification shall be as laid down by the PROJECT MANAGER The Contractor shall allow in his tender for such samples and tests except	ITEM	1		
С	those in connection with nominated sub-contractors' work. Samples of paint, carpets, curtains & covers, tiles & timber shall be required for approval by the PM together with the employer. No alternate rate shall be offered on account that the employer has chosen a superior finish unless the bidder had attached the sample he priced. Main concrete elements to be tested include: 1. Ballast samples 2. Cement samples 3. Sand samples 4. Concrete cube tests				
1					
				_	
	Carried to collection PRELIMINARIES	Kshs.			-

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
	PUBLIC AND PRIVATE ROADS.	21,11	*		12.2001(12010)
A	Maintain as required throughout the execution of the works and make good any damage to public or private roads arising from or consequent upon the execution of the works to the satisfaction of the local and other competent authority and the PROJECT MANAGER				
В	EXISTING PROPERTY.				
	The Contractor shall take every precaution to avoid damage to all existing property including roads, cables, drains and other services and he will be held responsible for and shall make good all such damage arising from the execution of this contract at his own expense to the satisfaction of the PROJECT MANAGER				
С	ACCESS TO SITE AND TEMPORARY ROADS.				
	Means of access to the Site shall be agreed with the PROJECT MANAGER prior to commencement of the work and Contractor must allow for building any necessary temporary access roads for the transport of the materials, plant and workmen as may be required for the complete execution of the works including the provision of temporary culverts, crossings, bridges, or any other means of gaining access to the Site. Upon completion of the works, the Contractor shall remove such temporary access roads; temporary culverts, bridges, etc., and make good and reinstate all works and surfaces disturbed to the satisfaction				
D	AREA TO BE OCCUPIED BY THE CONTRACTOR The area of the site which may be occupied by the Contractor for use of storage and for the purpose of erecting workshops, etc., shall be defined on site by the PROJECT MANAGER				
	Consider a New York	V 1			
	Carried to collection	Kshs.	 	-	-
	PRELIMINARIES 1/17		 	1	
	1/17	<u> </u>	 	1	
		<u> </u>	<u> </u>		

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	SECURITY OF WORKS ETC.	UNII	QII	KAIL	AMOUNT (KSHS)
A	The Contractor shall be entirely responsible for the security				
	of all the works stores, materials, plant, personnel, etc., both				
	his own and sub-contractors' and must provide all necessary				
	watching, lighting and other precautions as necessary to				
	ensure security against theft, loss or damage and the				
В	protection of the public. PROGRESS CHART.				
	The Contractor shall provide within two weeks of Possession				
	of Site and in agreement with the PROJECT MANAGER a				
	Progress Chart for the whole of the works including the				
	works of Nominated Sub-Contractors; one copy to be				
	handed to the PROJECT MANAGER and a further copy to				
	be retained on Site. Progress to be recorded and chart to be				
C	amended as necessary as the work proceeds. INSURANCE				
	INSURANCE				
	The Contractor shall insure as required in Conditions No. 30				
	of the Conditions of Contract. No payment on account of the				
	work executed will be made to the Contractor until he has				
	satisfied the PROJECT MANAGER either by production of				
	an Insurance Policy or and Insurance Certificate that the				
	provision of the foregoing Insurance Clauses have been				
	complied with in all respects. Thereafter the PROJECT				
	MANAGER shall from time to time ascertain that premiums				
	are duly paid up by the Contractor who shall if called upon				
	to do so, produce the receipted premium renewals for the				
	10 00 00, p-00000 000 proup p-000000 000 000 000 000				
D	CONTRACTOR'S SUPERINTENDENCE/SITE AGENT				
	The Contractor shall constantly keep on the works a literate				
	English speaking Agent or Representative, competent and				
	experienced in the kind of work involved who shall give his				
	whole experience in the kind of work involved and shall give				
	his whole time to the superintendence of the works. Such				
	Agent or Representative shall receive on behalf of the				
	Contractor all directions and instructions from the Project				
	Manager and such directions shall be deemed to have been				
	given to the Contractor in accordance with the Conditions of				
			<u> </u>		
	Carried to collection	Kshs.			-
	PRELIMINARIES				
	1/18				
			<u> </u>		

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	PROVISIONAL WORK				
	All work described as "Provisional" in these Bills of Quantities is subject to re-measurement in order to ascertain the actual quantity executed for which payment will be made. All "Provisional" and other work liable to adjustment under this Contract shall left uncovered for a reasonable time to allow all measurements needed for such adjustment to be taken by the PROJECT MANAGER Immediately the work is ready for measuring, the Contractor shall give notice to the PROJECT MANAGER. If the Contractor makes default in these respects he shall if the PROJECT MANAGER so directs uncover the work to enable all measurements to be				
В	PROVISIONAL SUMS. The term "Provisional Sum" wherever used in these Bills of Quantities shall have the meaning stated in Section A item A7(i) of the Standard Method of Measurement. Such sums are net and no addition shall be made to them for profit.				
С	ADJUSTMENT OF PROVISIONAL SUMS.				
	In the final account all Provisional Sums shall be deducted and the value of the work properly executed in respect of them upon the PROJECT MANAGER's order added to the Contract Sum. Such work shall be valued, but should any part of the work be executed by a Nominated Sub-Contractor, the value of such work or articles for the work to be supplied by a Nominated Supplier, the value of such work or articles shall be treated as a P.C. Sum and profit and attendance comparable to that contained in the priced Bills				
	Carried to collection	Kshs.			-
	PRELIMINARIES 1/19				

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	PRIME COST (OR P.C.) SUMS. The term "Prime Cost Sum" or "P.C. Sum" wherever used in these Bills of Quantities shall have the meaning stated in Section A item A7 (ii) of the Standard Method of Measurement. Persons or firms nominated by the PROJECT MANAGER to execute work or to provide and fix materials or goods are described herein as Nominated Sub-Contractors. Persons or firms so nominated to supply goods				
В	ADJUSTMENT OF P.C. SUMS. In the final account all P.C. Sums shall be deducted and the amount properly expended upon the PROJECT MANAGER'S order in respect of each of them added to the Contract sum. The Contractor shall produce to the PROJECT MANAGER such quotations, invoices or bills, properly receipted, as may be necessary to show the actual details of the sums paid by the Contractor. Items of profit upon P.C. Sums shall be adjusted in the final account pro-rata to the amount paid. Items of "attendance" (as previously described) following P.C. Sums shall be adjusted pro-rata to the physical extent of the work executed (not pro-rata to the amount paid) and this shall apply even though the Contractor's priced Bill shows a percentage in the rate column in respect of them. Should the Contractor be permitted to tender and his tender be accepted of any work for which a P.C. Sum is included in these Bill of Quantities profit and attendance will be allowed at the same rate as it would be if the work were executed by a NOMINATED SUB-CONTRACTORS				
	When any work is ordered by the PROJECT MANAGER to be executed by nominated sub-contractors, the Contractor shall enter into sub-contracts and shall thereafter be responsible for such sub-contractors in every respect. Unless otherwise described the Contractor is to provide for such Sub- Contractors any or all of the facilities described in these Preliminaries. The Contractor should price for these with the nominated Sub-contract Contractor's work concerned in the P.C. Sums under the description "add for Attendance".	Kshs.			
	PRELIMINARIES 1/20	Ksns.			

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	DIRECT CONTRACTS				, ,
	Notwithstanding the foregoing conditions, the Government reserves the right to place a "Direct Contract" for any goods or services required in the works which are covered by a P.C. Sum in the Bills of Quantities and to pay for the same direct. In any such instances, profit relative to the P.C. Sum the priced Bills of Quantities will be adjusted as described for P.C. Sums and allowed.				
В	ATTENDANCE UPON OTHER TRADESMEN, ETC.				
	The Contractor shall allow for the attendance of trade upon trade and shall afford any tradesmen or other persons employed for the execution of any work not included in this Contract every facility for carrying out their work and also for use of his ordinary scaffolding. The Contractor, however, shall not be required to erect any special scaffolding for them. The Contractor shall perform such cutting away for and making good after the work of such tradesmen or persons as may be ordered by the PROJECT MANAGER and the work will be measured and paid for to the extent				
C	OFFICE ETC. FOR THE PROJECT MANAGER				
	The Contractor shall provide, erect and maintain where directed on site and afterwards dismantle the site office of the type noted in the Particular Preliminaries, complete with Furniture. He shall also provide a strong metal trunk complete with strong hasp and staple fastening and two keys. He shall provide, erect and maintain a lock-up type water or bucket closet for the sole use of the PROJECT MANAGER including making temporary connections to the drain where applicable to the satisfaction of Government and Medical Officer of Health and shall provide services of cleaner and pay all conservancy charges and keep both office and closet in a clean and sanitary condition from commencement to the completion of the works and dismantle and make good disturbed surfaces. The office and closet shall be completed before the Contractor is permitted to commence the works. The Contractor shall make available on the Site as and when required by the "PROJECT MANAGER" a modern and accurate level together with levelling staff, ranging rods and	ITEM	1		_
	Carried to collection	Kshs.			-
	PRELIMINARIES 1/21				
	1/21		<u> </u>	<u> </u>	

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	WATER AND ELECTRICITY SUPPLY FOR THE WORKS The Contractor shall provide at his own risk and cost all necessary water, electric light and power required for use in the works. The Contractor must make his own arrangements for connection to the nearest suitable water main and for metering the water used. He must also provide temporary tanks and meters as required at his own cost and clear away when no longer required and make good on completion to the entire satisfaction of the PROJECT MANAGER. The Contractor shall pay all charges in connection herewith. No guarantee is given or implied that sufficient water will be available from mains and the Contractor must make his own arrangements for augmenting this supply at his own cost. Nominated Sub contractors are to be made liable for the cost of any water or electric current used and for any	ITEM	1		THIOCHT (ROHO)
В	SANITATION OF THE WORKS				
	The Sanitation of the works shall be arranged and maintained by the Contractor to the satisfaction of the Government and/or Local Authorities, Labour Department and the PROJECT MANAGER	ITEM	1		
С	SUPERVISION AND WORKING HOURS				
	The works shall be executed under the direction and to the entire satisfaction in all respects of the PROJECT MANAGER who shall at all times during normal working hours have access to the works and to the yards and workshops of the Contractor and sub-Contractors or other places where work is being prepared for the contract.				
D	PROTECTION OF THE WORKS. Provide protection of the whole of the works contained in the Bills of Quantities, including casing, casing up, covering or such other means as may be necessary to avoid damage to the satisfaction of the PROJECT MANAGER and remove such protection when no longer required and make good any damage which may nevertheless have been done at completion free of cost to the Government.				
	Carried to collection	Kshs.			
	PRELIMINARIES				
	1/22				
				1	1

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	WORKS TO BE DELIVERED UP CLEAN Clean and flush all gutters, rainwater and waste pipes, manholes and drains, wash (except where such treatment might cause damage) and clean all floors, sanitary fittings, glass inside and outside and any other parts of the works and remove all marks, blemishes, stains and defects from joinery, fittings and decorated surfaces generally, polish door furniture and bright parts of metalwork and leave the whole of the buildings watertight, clean, perfect and fit for				
В	GENERAL SPECIFICATION.				
	For the full description of materials and workmanship, method of execution of the work and notes for pricing, the Contractor is referred to the Ministry of Roads and Public Works and Housing General Specification dated 1976 or any subsequent revision thereof which is issued as a separate document, and which shall be allowed in all respects unless it conflicts with the General Preliminaries, Trade Preambles				
С	TRAINING LEVY				
	The Contractor's attention is drawn to legal notice No. 237 of October, 1971, which requires payment by the Contractor of a Training Levy at the rate of 1/4 % of the Contract sum on all contracts of more than Kshs. 50,000.00 in value.				
D	MATERIALS ON SITE				
	All materials for incorporation in the works must be stored on or adjacent to the site before payment is effected unless specifically exempted by the PROJECT MANAGER. This includes the materials of the Main Contractor, Nominated Sub- Contractors and Nominated Suppliers.				
	Carried to collection	Kshs.			-
	PRELIMINARIES				
	1/23				

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	HOARDING				
	The Contractor shall enclose the site or part of the works under construction with a hoarding 2400 mm high consisting of iron sheets on 100 x 50 mm timber posts firmly secured at 1800 mm centres with two 75 x 50 mm timber rails for a total length of approximately three hundred meters. The Contractor is in addition required to take all precautions necessary for the safe custody of the works, materials, plant,	ITEM			-
В	ALTERATIONS TO BILLS, PRICING, ETC.				
	Any unauthorized alteration or qualification made to the text of the Bills of Quantities may cause the Tender to be disqualified and will in any case be ignored. The Contractor shall be deemed to have made allowance in his prices generally to cover any items against which no price has been inserted in the priced Bills of Quantities. All items of measured work shall be priced in detail and the Tenders containing Lump Sums to cover trades or groups of work must be broken down to show the price of each item before				
С	MATERIALS ARISING FROM EXCAVATIONS Materials of any kind obtained from the excavations shall be the property of the Government. Unless otherwise provided for in the particular preliminaries. Such materials shall only be used in the works, in substitution of materials which the Contractor would otherwise have had to supply with the written permission of the PROJECT MANAGER Should such permission be given, the Contractor shall make due allowance for the value of the materials so used at a price to				
D	PREVENTION OF ACCIDENT, DAMAGE OR LOSS The Contractor is notified that these works are to be carried out on a restricted site where the client is going on with other normal activities. The Contractor is instructed to take reasonable care in the execution of the works as to prevent accidents, damage or loss and disruption of normal activities being carried out by the Client. The Contractor shall allow in his rates any expense he deems necessary by taking such	ITEM	1		
	Carried to collection	Kshs.			
	PRELIMINARIES	KSHS.	+		
-	1/24		+		

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
A	GOVERNMENT ACTS REGARDING WORKPEOPLE				
A	ETC.				
	Allow for complying with all Government Acts, Orders and				
	Regulations in connection with the employment of Labour and				
	other matters related to the execution of the works. In particular				
	the Contractor's attention is drawn to the provisions of the				
	Factory Act 1950 and his tender must include for all costs				
	arising or resulting from compliance with any Act, Order or				
	Regulation relating to Insurances, pensions and holidays for				
	workpeople or so the safety, health and welfare of the				
	workpeople. The Contractor must make himself fully				
	acquainted with current Acts and Regulations, including Police				
	Regulations regarding the movement, housing, security and				
	control of labour, labour camps, passes for transport, etc. It is				
	most important that the Contractor, before tendering, shall				
	obtain from the relevant Authority the fullest information regarding all such regulations and/or restrictions which may				
	affect the information regarding all such regulations and/or				
	restrictions which may affect the organisation of the works,				
	supply and control of labour, etc., and allow accordingly in his				
	No claim in respect of want of knowledge in this connection				
	will be entertained.				
В	REMOVAL OF RUBBISH ETC.				
	Removal of rubbish and debris from the Buildings and site as				
	it accumulates and at the completion of the works and				
	remove all plant, scaffolding and unused materials at				
C	completion. BLASTING OPERATIONS				
	Blasting will only be allowed with the express permission of				
	the PROJECT MANAGER in writing. All blasting				
	operations shall be carried out at the Contractor's sole risk				
	and cost in accordance with any Government regulations in				
	force for the time being, and any special regulations laid				
	down by the PROJECT MANAGER governing the use and				
	storage of explosives. SIGNBOARD				
D					
	Allow for providing, erecting, maintaining throughout the				
	course of the Contract and afterwards clearing away a	ITEM	1		
	signboard as designed, specified and approved by the Project				
E	Manager. ENVIRONMENT IMPACT ASSESSMENT				
	Allow for environment Impact assessment (minimum 0.1%				
	of contract sum), mitigation and attainment of National	ITEM	1		
	Environmental Management Authority (NEMA) Licence		[
	Zirinoimionan managomont radiionty (Mziviri) Diocite				
	Carried to collection	Kshs.			
	PRELIMINARIES				
	1/25				

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
APPENI	DIX A				
PROJEC	 CT MANAGER'S SUPERVISION EXPENSES				
1. Engin	eers (For 4 months of Contract Period)				
1	County Works Officer	Man- Days	64	2,250.00	144,000.00
2	Structural Engineer	Man- Days	64	2,250.00	144,000.00
3	Quantity Surveyor	Man- Days	64	2,250.00	144,000.00
1. 2. Th	e Client				
7	Clerk of Works	Man- Days	80	2,250.00	180,000.00
8	Procurement	Man- Days	50	2,250.00	112,500.00
9	Accountant	Man- Days	50	2,250.00	112,500.00
PRELIM	INARIES				837,000.00
_ I KLIZEJIVI	1/26				

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
APPENI					
PROJEC	CT MANAGERS STATIONARY				
1. Statio	naries & Consumables				
ļ.,	AA DI AA DA AA		_		
1	A3 Photocopy Papers (White)	Reams	5		
	A4 Photocopy Papers (White)	Reams	10		
	A4 I hotocopy I apers (white)	Realits	10		
3	HP Laserjet Pro MFP M130a (CF217A) Black Original LaserJet Toner Cartridge	No.	2		
	5				
<u> </u>	TOTAL				
DDELIM	TOTAL INARIES				
FKELIM	<u>11/27</u>				
<u> </u>	1-1				

ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOUNT (KSHS)
	Collection				
	From Page No. 1/10				
	Kshs				
	From Page No. 1/11				
	Kshs				
	From Page No. 1/12				
	Kshs				
	From Page No. 1/13				
	Kshs				
	From Page No. 1/14 Kshs				
	From Page No. 1/15				
	Kshs				
	From Page No. 1/16				
F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K K F F K K F F K K F F K F K F	Kshs				
	From Page No. 1/17				
	Kshs				
	From Page No. 1/18 Kshs From Page No. 1/19 Kshs From Page No. 1/21 Kshs				
	Kshs				
	From Page No. 1/19				
	From Page No. 1/22				
	Kshs				
	From Page No. 1/23 Kshs				
<u> </u>	From Page No. 1/24				
	Kshs				
	From Page No. 1/25				
	Kshs				
	From Page No. 1/26 (APPENDIX A)				027 000 00
	Kshs				837,000.00
	From Page No. 1/27 (APPENDIX B)				
	Kshs				
<u> </u>					
<u> </u>					
<u> </u>					
	Carried to collection	Kshs.			
	PRELIMINARIES				
	1/30				

ITEM	DESCRIPTION SECTION NO. 3	UNIT	QTY	RATE	KSHS.	CTS.
	ELEMENT NO. 1					
	CABRO WORKS (ALL PROVISIONAL)					
	No claim shall be entertained whatsoever, during the currenncy of the contract from the successful bidder on items which may have been mispriced on the excuse of not understanding the quality of specification:					
	Excavation and earthworks					
A.	Excavate to remove depressed and worn out cabros and cart away as instructed.	S.M.	383			
В.	Prepare existing surfaces, supply and lay murram and compact as instructed by the enginees; to satisfaction.	S.M.	783			
C.	Prepare existing surfaces and lay 50 mm thick sand cushion to receive cabro surfacing.	S.M.	1,166			
D.	Provide 60 mm thick heavy duty precast concrete Cabro paving blocks of cabro works type or any other approved equal and lay on the sand bed in a pattern to match the above blocks or any other pattern approved by the Engineer. Allow for the other process as explained in the above item to ensure the p.c.c Cabros form a firm surface compacted to 95% M.D.D standard compaction.	S.M.	1,166			
	Insitu concrete class 20					
E.	200 x 125 mm Splayed kerb on and including concrete (1:2:4) in 450 x 100 mm foundation and haunching up at the back including all necessary formwork.	L.M.	284			
F.	Ditto curved on plan to various radii.	L.M.	41			
	Precast Concrete class 20					
G.	125 x 100 mm Edging channel.	L.M.	284			
Н.	Ditto curved on plan to various radii.	L. M.	41			
I.	450 x 450 mm Precast concrete quadrant.	NO.	19			
	Paved Areas					
J.	100 mm Wide road marking paint.	L.M.	410			
K.	Ditto to kerb 200 mm high	L.M.	284			
	TOTAL CARRIED TO GENERAL SUMMARY					
	3/1/1			KSHS.		

ITEM	DESCRIPTION	UNIT	QTY	RATE	KSHS.	CTS.
	SECTION NO. 4					
	ELEMENT NO. 1					
	<u>CAR SHADE</u>					
A.	Excavate for post footing; starting from stripped level not exceeding 1.5m deep average depth 600mm deep.	СМ.	6			
B.	Return fill-in and rum selected excavated materials around foundations	СМ.	3			
C.	Remove and cart away surplus excavated materials	CM.	3			
	Concrete Works					
D.	1:3:6 mass concrete for steel posts base	CM.	3			
	Steel Works					
E.	150mm RHS or equivalent CHS steel members for column complete with wall passes	LM.	38			
F.	Supply and fix 5no. Capacity car shade of size 27000mm length and 5500mm width comprising of 75mm SHS on main support including 50 x 50mm RHS for sides and top runnings to form the main structure; covered with UV stabalized shade net of 985 sun blocking; all to engineer's	NO.	2			
г.	approval.	NO.	2			
G.	Ditto but for 3no. Capacity car shade of size1 7000mm in length and 5500mm in with;all to engineer's approval.	NO.	3			
Н.	Ditto but for 2no. Capacity car shade of size 7000mm in length and 4000mm in with;all to engineer's approval.	NO.	2			
	TOTAL CARRIED TO GENERAL SUMMARY			KSHS.		

ITEM	DESCRIPTION	UNIT	QTY	RATE	KSHS.	CTS.
	SECTION NO. 5					
	ELEMENT NO. 1					
	STORMWATER DRAINAGE					
	Excavation					
A.	Excavate for stormwater open drain and cart away Excavate trench for 200 mm diameter Class 41 UPVC drain pipe not exceeding 1.50m deep and average 1000mm deep and return fill and ram.	L.M.	196			
B.	Trim sides of excavation to 45° slope	S.M.	50			
	Pipe Runs					
	300 mm diameter UPVC Class 41 pipes					
C.	200 mm Diameter with 150 mm class 20 mass concrete surrounds rainwater pipes.	L.M.	96			
D.	450 mm Wide channel grating with 50 x 6 mm mild steel flats and angle framing including painting.	L.M.	100			
E.	Extra over ditto for joining to IBD	NO	100			
	TOTAL CARRIED TO GENERAL SUMMARY			KSHS.		

DESCRIPTION	UNIT	QTY	RATE	KSHS.	CTS.
SECTION NO. 6					
ELEMENT NO. 1					
LANDSCAPING					
Excavation & preparation					
Excavate top soil average 200 mm deep and deposit on site for re-use.	S.M.	256			
200 mm Thick imported red soil spread in 2 layers of 100 mm thick including raking to fine texture and applying fertilizers to manufacturer's recommendation.	S.M.	256			
Supply and plant Kikuyu or other equal grass cultivating at 200 No. per square metre including raking soil to bases of cuttings.	S.M.	256			
Supply and plant palm trees at 5 metres centres and I metres from the edge of the fence/boundary wall including excavating 1.0 x 0.5 m deep pit to receive palm trees and backfill with selected material as before described.	NO.	50			
500 x 500 mm Planters in manure mixed red soil containment average depth 500 mm filled with red soil, plants and grass planted.	L.M.	50			
Allow a provisional sum of Three Hundred Thousand Only for supply of fixing seating benches;to appro	SUM				
TOTAL CARRIED TO GENERAL SUMMARY			KSHS.		
	ELEMENT NO. 1 ANDSCAPING Excavation & preparation Excavate top soil average 200 mm deep and deposit on site for e-use. 200 mm Thick imported red soil spread in 2 layers of 00 mm thick including raking to fine texture and applying ertilizers to manufacturer's recommendation. Excapply and plant Kikuyu or other equal grass cultivating at 200 No. per square metre including raking soil to bases of uttings. Excavation 1.0 x 0.5 m deep pit to receive palm trees and metres from the edge of the fence/boundary wall including excavating 1.0 x 0.5 m deep pit to receive palm trees and ackfill with selected material as before described. 200 x 500 mm Planters in manure mixed red soil ontainment average depth 500 mm filled with red soil, clants and grass planted. Allow a provisional sum of Three Hundred Thousand Only for supply of fixing seating benches; to appro	ELEMENT NO. 1 ANDSCAPING Excavation & preparation Excavate top soil average 200 mm deep and deposit on site for e-use. 5.M. 6.00 mm Thick imported red soil spread in 2 layers of 00 mm thick including raking to fine texture and applying ertilizers to manufacturer's recommendation. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre including raking soil to bases of uttings. 6.00 No. per square metre equal grass cultivating at one to per layers of the per lay	EXECTION NO. 6 ELEMENT NO. 1 ANDSCAPING Excavate top soil average 200 mm deep and deposit on site for e-use. 256 256 260 mm Thick imported red soil spread in 2 layers of 00 mm thick including raking to fine texture and applying ertilizers to manufacturer's recommendation. 256 256 257 258 256 256 256 256 258 256 257 258 258 256 258 256 258 256 258 257 258 258 258 258 258 258	ECTION NO. 6 ELEMENT NO. 1 ANDSCAPING Execute top soil average 200 mm deep and deposit on site for e-use. Of mm Thick imported red soil spread in 2 layers of the manufacturer's recommendation. S.M. 256 S.M. 256	EXECUTION NO. 6 CLEMENT NO. 1 ANDSCAPING Exeavation & preparation Exeavate top soil average 200 mm deep and deposit on site for e-use. S.M. 256 00 mm Thick imported red soil spread in 2 layers of 00 mm thick including raking to fine texture and applying ertilizers to manufacturer's recommendation. Supply and plant Kikuyu or other equal grass cultivating at 00 No. per square metre including raking soil to bases of uttings. S.M. 256 S.M.

ITEM	DESCRIPTION	UNIT	QTY	RATE	KSHS. CTS.
	SECTION NO. 7				
	P. C. AND PROVISIONAL SUMS				
A.	Allow a provisional sum of One Hundred Thousand Only for Contigencies to be used under the . discration of the engineer.	ITEM			100,000.00
В.	Allow a provisional sum of Eight Hundred Thousand Only for Project Management.	SUM			800,000.00
	TOTAL CARRIED TO GENERAL SUMMARY			KSHS.	900,000.00
					,

		KSHS.	CT
GENERAL SUMMARY			
SECTION NO.			
1. PRELIMINARIES & CONDITIONS (OF CONTRACT.		
2. GENERAL PREAMBLES & SPECIFI WORKMANSHIP & MATERIALS.	CATIONS OF		
3. CABRO WORKS.			
4. CAR SHADE.			
5. STORM WATER DRAINAGE.			
6. LANDSCAPPING.			
7. P.C & PROVISIONAL SUMS.			
TOTAL			
ADD 16% V.A.T			
TOTAL CARRIED TO FORM O	OF TENDER	KSHS.	
Signed for and on behalf of:- (EMPLOYER)	Signed for and on (CONT	behalf of:- PRACTOR)	
ADDRESS:-	<u>ADDRESS:-</u>		
<u>DATE:-</u>	<u>DATE:-</u>		
DESIGNATION:-	<u>DESIGNATION:-</u>		

G/S

DEPARTMENT OF PUBLIC WORKS; GARISSA COUNTY