# **COUNTY GOVERNMENT OF KIAMBU**



# STANDARD TENDER DOCUMENT FOR SUPPLY AND DELIVERY OF TUBES,TYRES AND BATTERIES (FRAMEWORK AGREEMENT)

# TENDER NUMBER:CGK/FWA/005/2020-2022

Closing date: 30<sup>th</sup>September 2020

# **TABLE OF CONTENTS**

		Page
	INTRODUCTION	3
SECTIONI	INVITATIONTOTENDER	4
SECTIONII	INSTRUCTIONSTOTENDERERS	5
	APPENDIX TO INSTITUTIONS TOTENDER	19
SECTIONIII	GENERAL CONDITIONSOFCONTRACT	21
SECTIONIV	SPECIAL CONDITIONSOFCONTRACT	27
SECTIONV	SCHEDULEOFREQUIREMENTS	30
SECTIONVI	TECHNICALSPECIFICATIONS	31
SECTIONVI	STANDARDFORMS	3

# Introduction

1.1 This Standard Tender Document has been prepared for use by public entities in Kenya

1.2 The following general directions should be observed when using the document.

(a) Specific details should be furnished in the Invitation to Tender and in the special conditions of contract. The final documents to be provided to the tenderers should not have blank spaces or give options

(b) The Instructions to Tenderers and the general conditions of contract should remain unchanged. Any necessary amendments to these parts should be made through the special conditions of contract and the appendix to instructions to tenderers.

1.3 (a) Information contained in the Invitation to Tender shall conform to the data and information in the tender documents to enable potential tenderers to decide whether or not to participate and shall indicate any important tender requirements.

(b) The Invitation to tender shall be issued as an advertisement in accordance with the regulations or a letter of invitation addressed to tenderers who have expressed interest following the invitation for expression of interest for which the invitation is issued.

#### SECTION I – INVITATION TO TENDER

#### **Tender Number:** CGK/FWA/005/2020-2022 **Tender name SUPPLY AND DELIVERY OF** TUBES, TYRES AND BATTERIES

1.1 The <u>County Government of Kiambu</u> invites tenders from candidates for the SUPPLY AND DELIVERY OFTUBES, TYRES AND BATTERIES

1.2 Interested candidates may obtain further information from(<u>www.kiambu.go.ke</u>) or IFMIS PORTAL:<u>www.treasury.go.ke</u>or:<u>www.tenders.go.ke</u>

1.3 The tender documents containing detailed information on the tenders can freely be downloaded from the COUNTY GOVERNMENT OF KIAMBU Website (www.kiambu.go.ke) or IFMIS PORTAL:www.treasury.go.keor:www.tenders.go.ke

1.4 Completed tender documents are to be enclosed in plain sealed water proof envelopes, marked **TENDER NO.CGK/FWA/005/2020-2022 for supply and delivery of tubes,tyres and batteries** and be deposited in the tender box located on the ground floor,outside the Procurement office, **Room 15 B at Thika town hall offices.** 

So as to be received on or before 30<sup>th</sup> September 2020 at **Noon**.

1.5 Due to Covid-19 pandemic, tenders will be opened 9 days after the closing, that is on 9<sup>th</sup> October 2020 at 10.00 A.M. in the presence of the Candidates or their representatives who choose to attend **at Thika Town Hall Chambers Thika Sub county.** 

# SECTION II – INSTRUCTIONS TO TENDERERS

# TABLEOFCONTENTS.

2.1	EligibleTenderers
2.2	Costof tendering
2.3	Contents oftenderdocuments7
2.4	Clarification of Tender documents
2.5	Amendment of tender documents
2.6	Languageof tenders
2.7	Documents comprising the tender
2.8	Formof tender9
2.9	Tenderprices9
2.10	Tendercurrencies
2.11	Tenderers eligibilityand qualifications
2.12	Validityof tenders11
2.13	Format and signingof tenders11
2.14	Sealing and markingof tenders12
2.15	Deadline for submission of tenders
2.16	Modification and withdrawalof tenders
2.17	Openingof tenders 13
2.18	Clarification f tenders
2.19	PreliminaryExamination14
2.20	Conversion toother currencies
2.21	Evaluation and comparisonoftenders 15
2.22	Contacting theprocuringentity16
2.23	Post-qualification17
2.24	Award criteria17
2.25	Procuring entities right tovaryquantities
2.26	Procuring entities right to accept or reject any oralltenders 17
2.27	Notification of award
2.28	Signing of Contract
2.29	Performancesecurity
2.30	Corrupt orfraudulentpractices

#### SECTION II INSTRUCTIONS TO TENDERERS

#### 2.1 Eligibletenderers

- 2.1.1. This Invitation to tender is open to all tenderers as described in the instructions to tenderers. Successful tenderers shall provide the services for the stipulated duration from the dateof commencement (hereinafter referred to as the term) specified in the tenderdocuments.
- 2.1.2. The procuring entity's employees, committee members, board members and their relative (spouse and children) are not eligible to participate in the tender unless where specially allowed under section 131 of theAct.
- 2.1.3. Tenderers shall provide the qualification information statement that the tenderer (including all members, of a joint venture and subcontractors) is not associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Procuring entity to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the services under this Invitation fortenders.
- 2.1.4. Tenderers involved in corrupt or fraudulent practices or debarred from participating in public procurement shall not beeligible.

#### 2.2 Cost oftendering

- **2.2.1** The Tenderer shall bear all costs associated with the preparation and submission of its tender, and the procuring entity, will in no case be responsible or liable for those costs, regardless of the conduct or outcomeof the tenderingprocess.
- **2.2.2** The procuring entity shall allow the tenderer to review the tenderdocument free of charge beforedownloading.

#### 2.3 Contents of tender documents

- 2.3.1. The tender document comprises of the documents listed below and addenda issued in accordance with clause 6 of these instructions totenders
  - i) Instructions totenderers
  - ii) General Conditions of Contract
  - iii) Special Conditions of Contract
  - iv) Schedule of Requirements
  - v) Details ofservice
  - vi) Form oftender
  - vii) Priceschedules

- viii) Contract form
- ix) Confidential business questionnaireform
- x) Declaration form
- 2.3.2. The Tenderer is expected to examine all instructions, forms, terms, and specifications in the tender documents. Failure to furnish all information required by the tender documents or to submit a tender not substantially responsive to the tender documents in every respect will be at the tenderers risk and may result in the rejection of itstender.

# 2.4 Clarification of Documents

- 2.4.1. A prospective candidate making inquiries of the tender document may notify the Procuring entity in writing or by post, fax or email at the entity's address indicated in the Invitation for tenders. The Procuring entity will respond in writing to any request for clarification of the tender documents, which it receives no later than seven (7) days prior to the deadline for the submission of tenders, prescribed by the procuring entity. Written copies of the Procuring entities response (including an explanation of the query but without identifying the source of inquiry) will be sent to all prospective tenderers who have received the tenderdocuments"
- 2.4.2. The procuring entity shall reply to any clarifications sought by the tenderer within 3 days of receiving the request to enable the tenderer to maketimely submission of itstender

# 2.5 Amendment ofdocuments

- 2.5.1. At any time prior to the deadline for submission of tenders, the Procuring entity, for any reason, whether at its own initiative or in response to a clarification requested by a prospective tenderer, may modify the tender documents by issuing anaddendum.
- 2.5.2. All prospective tenderers who have obtained the tender documents will be notified of the amendment by post, fax or email and such amendment will be binding onthem.
- 2.5.3. In order to allow prospective tenderers reasonable time in which to take the amendment into account in preparing their tenders, the Procuring entity, at its discretion, may extend the deadline for the submission oftenders.

### 2.6 Language oftender

2.6.1. The tender prepared by the tenderer, as well as all correspondence and documents relating to the tender exchanged by the tenderer and the Procuring entity, shall be written in English language. Any printed literature furnished by the tenderer may be written in another language provided they are accompanied by an accurate English translation of the relevant passages in which case, for purposes of interpretation of the tender, the English translation shallgovern.

#### 2.7 Documents Comprising theTender

The tender prepared by the tenderer shall comprise the following components:

(a) A Tender Form and a Price Schedule completed inaccordance with paragraph 9, 10 and 11below.

(b) Confidential business questionnaire

#### 2.8 Form ofTender

2.8.1 The tenderers shall complete the Form of Tender and the appropriate Price Schedule furnished in the tender documents, indicating the services to be performed.

# 2.9 Tender Prices

- 2.9.1 The tenderer shall indicate on the Price schedule the unit prices where applicable and total tender prices of the services it proposes to provide under thecontract.
- 2.9.2 Prices indicated on the Price Schedule shall be the cost of the services quoted including all customs duties and VAT and other taxespayable:
- 2.9.3 Prices quoted **by** the tenderer shall remain fixed during the term of the contract unless otherwise agreed by the parties. **A** tender submitted with an adjustable price quotation will be treated as non-responsive and will be rejected, pursuant to paragraph2.22.

- 2.9.4 Contract price variations shall not be allowed for contracts not exceeding one year (12 months)
- 2.9.5 Where contract price variation is allowed, the variation shall not exceed 10% of the original contractprice.
- 2.9.6 Price variation requests shall be processed by the procuring entity within 30 days of receiving therequest.

# 2.10 TenderCurrencies

2.10.1Prices shall be quoted in Kenya Shillings unless otherwise specified in the appendix to in Instructions to Tenderers

# 2.11 Tenderers Eligibility and Qualifications.

- **2.11.1** Pursuant to Clause 2.1 the tenderer shall furnish, as part of its tender, documents establishing the tenderers eligibility to tender and its qualifications to perform the contract if its tender isaccepted.
- **2.11.2** The documentary evidence of the tenderers qualifications to perform the contract if its tender is accepted shall establish to the Procuring entity's satisfaction that the tenderer has the financial and technical capability necessary to perform the contract.

# 2.12 Validity ofTenders

- 2.12.1Tenders shall remain valid for 60 days or as specified in the invitation to tender after date of tender opening prescribed by the Procuring entity, pursuant to paragraph 2.18. A tender valid for a shorter period shall be rejected by the Procuring entity asnonresponsive.
- 2.12.2In exceptional circumstances, the Procuring entity may solicit the Tenderer's consent to an extension of the period of validity. The request and the responses thereto shall be made in writing. The tender security provided under paragraph 2.12 shall also be suitably extended. A tenderer may refuse the request without forfeiting its tender security. A tenderer granting the request will not be required nor permitted to modify itstender.

# 2.13 Modification and withdrawal oftenders

2.13.1 The tenderer may modify or withdraw its tender after the tender's submission, provided that written notice of the modification , including substitution or withdrawal of the tender's is received by the procuring entity prior to the deadline prescribed for the submission oftenders.

- 2.13.1The Tenderer's modification or withdrawal notice shall be prepared, sealed, marked, and dispatched in accordance with the provisions of paragraph 2.15. A withdrawal notice may also be sent by cable, but followed by a signed confirmation copy, postmarked not later than the deadline for submission of tenders.
- 2.13.2No tender may be withdrawn in the interval between the deadline for submission of tenders and the expiration of the period of tender validity specified by the tenderer on the Tender Form. Withdrawal of a tenderduring this interval may result in the Tenderer's forfeiture of its tender security, pursuant to paragraph2.12.7.
- 2.13.3 The procuring entity may at any time terminate procurement proceedings before contract award and shall not be liable to any person for the termination.
- 2.13.4 The procuring entity shall give prompt notice of the termination to the tenderers and on request give its reasons for termination within 14 days of receiving the request from anytenderer.

# 2.14 Clarification oftenders

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- 2.14.1To assist in the examination, evaluation and comparison of tenders the procuring entity may at its discretion, ask the tenderer for a clarification of its tender. The request for clarification and the response shall be in writing, and no change in the prices or substance shall be sought, offered, or permitted.
- 2.14.2Any effort by the tenderer to influence the procuring entity in the procuring entity's tender evaluation, tender comparison or contract award decisions may result in the rejection of the tendererstender.

Comparison or contract award decisions may result in the rejection of the tenderers' tender.

# 2.15 Preliminary Examination and Responsiveness

- 2.15.1The Procuring entity will examine the tenders to determine whether they are complete, whether any computational errors have been made, whether required securities have been furnished whether the documents have been properly signed, and whether the tenders are generally inorder.
- 2.15.2Arithmetical errors will be rectified on the following basis. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail, and the total price shall be corrected. if the candidate does not accept the correction of the errors, its tender will be rejected, and its tender security may be forfeited. If there is a discrepancy between words and figures, the amount in words willprevail.
- 2.15.3The Procuring entity may waive any minor informality or nonconformity or irregularity in a tender which does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any tenderer.
- 2.15.4Prior to the detailed evaluation, pursuant to paragraph 23, the Procuring entity will determine the substantial responsiveness of each tender to the tender documents. For purposes of these paragraphs, a substantially responsive tender is one which conforms to all the terms and conditions of the tender documents without material deviations. The Procuring entity's determination of a tender's responsiveness is to be based on the contents of the tender itself without recourse to extrinsicevidence.
- 2.15.5If a tender is not substantially responsive, it will be rejected by the Procuring entity and may not subsequently be made responsive by the tenderer by correction of thenonconformity.

# 2.16 Conversion to a singlecurrency

2.16.1Where other currencies are used, the procuring entity will convert those currencies to Kenya shillings using the selling exchange rate on the date of tender closing provided by the central bank ofKenya.

# 2.17 Evaluation and comparison oftenders.

- 2.17.1The procuring entity will evaluate and compare the tenders which have been determined to be substantially responsive, pursuant to paragraph2.20
- 2.17.2The comparison shall be of the price including all costs as well as duties and taxes payable on all the materials to be used in the provision of theservices.

- 2.17.3The Procuring entity's evaluation of a tender will take into account, in addition to the tender price, the following factors, in the manner and to the extent indicated in paragraph 2.22.4 and in the technicalspecifications:
  - 2.17.3.1 operational plan proposed in thetender;

2.17.3.2 deviations in payment schedule from that specified in the Special Conditions of Contract;

2.17.4Pursuant to paragraph 22.3 the following evaluation methods will be

applied:

# 2.17.4.1 Operational Plan.

The Procuring entity requires that the services under the Invitation for Tenders shall be performed at the time specified in the Schedule of Requirements. Tenders offering to perform longer than the procuring entity's required delivery time will be treated as non-responsive and rejected.

# 2.17.4.2 Deviation in paymentschedule.

Tenderers shall state their tender price for the payment on a schedule outlined in the special conditions of contract. Tenders will be evaluated on the basis of this base price. Tenderers are, however, permitted to state an alternative payment schedule and indicate the reduction in tender price they wish to offer for such alternative payment schedule. The Procuring entity may consider the alternative payment schedule offered by the selected tenderer.

- 2.17.5The tender evaluation committee shall evaluate the tender within 30 days from the date of opening thetender.
- 2.17.6 To qualify for contract awards, the tenderer shall have thefollowing:-
  - 2.17.6.1 Necessary qualifications, capability experience, services, equipment and facilities to provide what is beingprocured.
  - 2.17.6.2 Legal capacity to enter into a contract forprocurement
  - 2.17.6.3 Shall not be insolvent, in receivership, bankrupt or in the process of being wound up and is not the subject of legal proceedings relating to theforegoing

# 2.18 Contacting the procuring entity

- 2.18.1Subject to paragraph 2.19, no tenderer shall contact the procuring entity on any matter relating to its tender, from the time of the tender opening to the time the contract isawarded.
- 2.18.2Any effort by a tenderer to influence the procuring entity in its decisions on tender evaluation tender comparison or contract award may result in the rejection of the tendererstender.

# 2.19 Award ofContract

# a) Postqualification

- 2.19.1In the absence of pre-qualification, the Procuring entity will determine to its satisfaction whether the tenderer that is selected as having submitted the lowest evaluated responsive tender is qualified to perform the contract satisfactorily.
- 2.19.2The determination will take into account the tenderer's financial and technical capabilities. It will be based upon an examination of the documentary evidence of the tenderers qualifications submitted by the tenderer, pursuant to paragraph 2.1.2, as well as such other information as the Procuring entity deems necessary and appropriate.
- 2.19.3An affirmative determination will be a prerequisite for award of the contract to the tenderer. A negative determination will result in rejection of the

Tenderer's tender, in which event the Procuring entity will proceed to the next lowest evaluated tender to make a similar determination of that

Tenderer's capabilities to perform satisfactorily.

# b) AwardCriteria

2.19.4Subject to paragraph 2.29 the Procuring entity will award the contract tothe successful tenderer whose tender has been determined to be substantially responsive and has been determined to be the lowest evaluated tender, provided further that the tenderer is determined to be qualified to perform the contractsatisfactorily.

- 2.19.5The procuring entity reserves the right to accept or reject any tender and to annul the tendering process and reject all tenders at any time prior to contract award, without thereby incurring any liability to the affected tenderer or tenderers or any obligation to inform the affected tenderer or tenderers of the grounds for the procuring entity's action. If the procuring entity determines that none of the tenderers is responsive; the procuring entity shall notify each tenderer who submitted atender.
- 2.19.6A tenderer who gives false information in the tender document about its qualification or who refuses to enter into a contract after notification of contract award shall be considered for debarment from participating in future publicprocurement.

# 2.20 Notification ofaward

- 2.20.1Prior to the expiration of the period of tender validity, the Procuring entity will notify the successful tenderer in writing that its tenderhas been accepted.
- 2.20.2The notification of award will signify the formation of the Contract subject to the signing of the contract between the tenderer and the procuring entity pursuant to clause 2.29. Simultaneously the other tenderers shall be notified that their tenders have not been successful.
- 2.20.3Upon the successful Tenderer's furnishing of the performance security pursuant to paragraph 31, the Procuring entity will promptly notify each unsuccessful Tenderer and will discharge its tender security, pursuant to paragraph 2.12

# 2.21 Signing of Contract

- 2.21.1At the same time as the Procuring entity notifies the successful tenderer that its tender has been accepted, the Procuring entity will simultaneously inform the other tenderers that their tenders have not beensuccessful.
- 2.21.2Within fourteen (14) days of receipt of the Contract Form, the successful tenderer shall sign and date the contract and return **it** to the Procuringentity.
- 2.21.3The parties to the contract shall have it signed within 30 days from the date of notification of contract award unless there is an administrative review request.

# 2.22 Corrupt or FraudulentPractices

2.22.1The Procuring entity requires that tenderers observe the highest standard of ethics during the procurement process and execution of contracts. A tenderer shall sign a declaration that he has not and will not be involved in corrupt or fraudulentpractices.

- 2.22.2The procuring entity will reject a proposal for award if it determines that the tenderer recommended for award has engaged in corrupt or fraudulent practices in competing for the contract inquestion;
- 2.22.3Further, a tenderer who is found to have indulged in corrupt or fraudulent practices risks being debarred from participating in public procurement in Kenya.

# 2.23 EvaluationCriteria

**Evaluation shall be in stages as follows:** 

- 1. Mandatory evaluation criteria
- 2. Technical evaluation criteria
- **3. Financial Evaluation.**

Interested bidders are required to present evidence of the following:

# **EVALUATION CRITERIA - MANDATORY REQUIREMENTS**

- 1. Copy of Certificate of Incorporation / Registration Certificate
- 2. Copy of valid Tax Compliance Certificate from KRA
- 3. Copy of pin certificate from KRA
- 4. Copy of current CR 12/13 Certificate
- 5. Duly filled confidential Business questionnaire stamped and duly signed by company authorized directors.
- 6. Duly filled form of tender stamped and signed by company authorized directors.
- 7. Submit an ORIGINAL and a COPY of tender document with all pages and attachments must serialized, paginated, stamped and signed by authorized directors.

# **TECHNICAL EVALUATION CRITERIA – PASS MARK 70%**

	Particulars	Points
1	Proof of financial Standing (3 years recent bank Statements	30marks (One year = 10 marks)
2	/ Audited Book of Accounts) Past works/experience attach lso/lpo or prequalification letter	30 marks
		(one lpo or award letter/prequalification letters= 10 marks)
3	Current single business permit	County Government of Kiambu business permit=15marks
L		Other county business permit=10marks
4.	Detailed Company Profile & Identification documents of company directors	5marks
5.	Recommendation letters from other Government procuring	20marks
	entities	( one letter = 10 marks)
	Total	100marks

#### PASS MARK TO FINANCIAL EVALUATION WILL BE 70%

# **C. FINANCIAL EVALUATION**

After the technical evaluation, successful bidders Shall be subjected to financial evaluation using the formula below to determine the lowest evaluated price

Formula to be used for Financial Evaluation

E=A+C/D

The award shall be the lowest evaluated bidders at price E.

The market price of the procuring entity will be used to determine the price. The procuring entity shall consider the prices quoted +10% or -10% of the market price. The award shall be based within the range by taking the sum of quotes and eventually the average.

Where:

A= range of prices not exceeding 10% above B

**B**= is the market price

C=range of prices not exceeding 10% below B

D=the number of bidders between A and C

E=the lowest evaluated price

#### APPENDIX TO INSTRUCTIONS TO THE TENDERERS

#### Notes on the appendix to instruction to Tenderers

- 1. The appendix to instructions to tenderers is intended to assist the procuring entity in providing specific information in relation to corresponding clauses in the instructions to tenderers included in section II and the appendix has to be prepared for each specificprocurement
- 2. The procuring entity should specify in the appendix information and requirements specific to the circumstances of the procuring entity, the processing of the procurement and the tender evaluation criteria that will apply to thetenderers
- 3. In preparing the appendix the following aspects should be taken into consideration
  - a. The information that specifies and complements provisions of section III to beincorporated
  - b. Amendments of section II as necessitated by the circumstances of the specific procurement to be also incorporated.
- 4. Section II should remain intact and only be amended through theappendix.

# Appendix to instructions to tenderers

The following information for procurement of services shall complement or amend the provisions of the instructions to tenderers. Wherever there is a conflict between the provisions of the instructions to tenderers and the provisions of the appendix, the provisions of the appendix herein shall prevail over those of the instructions to tenderers

Instructions to tenderers	Particulars of appendix to instructions to tenderers			
2.1	Particulars of eligible tenderers			
2.10	Particulars of other currencies allowed.			
2.11	Particulars of eligibility and qualifications documents of evidence required			
2.12	Validity of tenders			
2.24	Particulars of post – qualification if applicable			
Other's as necessary	Complete as necessary			

#### SECTION III GENERAL CONDITIONS OF CONTRACT

# TABLEOFCONTENTS

- 3.1 Definitions
- 3.2 Application
- 3.3 Standards
- 3.4 Use of contract documents and information
- 3.5 Patent Rights
- 3.6 Performancesecurity
- 3.7 Inspections andtests
- 3.8 Payment
- 3.9 Prices
- 3.10 Assignment
- 3.11 Termination fordefault
- 3.12 Termination for insolvency
- 3.13 Termination for convenience
- 3.14 Resolution of disputes
- 3.15 Governing language
- 3.16 Forcemajeure
- 3.17 Applicablelaw
- 3.18 Notices

#### SECTION III GENERAL CONDITIONS OF CONTRACT

# 3.1 Definitions

In this contract the following terms shall be interpreted as indicated:

- a) "The contract" means the agreement entered into between the Procuring entity and the tenderer as recorded in the <u>Contract</u> Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by referencetherein.
- b) "The Contract Price" means the price payable to the tenderer under the Contract for the full and proper performance of its contractual obligations.
- c) "The services" means services to be provided by the contractor including materials and incidentals which the tenderer is required to provide to the Procuring entity under theContract.
- d) "The Procuring entity" means the organization sourcing for the services under thisContract.
- e) "The contractor means the individual or firm providing the services under this Contract.
- f) "GCC" means general conditions of contract contained in thissection
- g) "SCC" means the special conditions of contract
- h) "Day" means calendarday

# 3.2 Application

These General Conditions shall apply to the extent that they are not superseded by provisions of other part of contract.

# 3.3 Standards

3.3.1 The services provided under this Contract shall conform to the 7 standards mentioned in the Schedule of requirements

# 3.5 PatentRight's

The tenderer shall indemnify the Procuring entity against all third-party

claims of infringement of patent, trademark, or industrial design tights arising from use of the services under the contract or any part thereof.

### **3.6 Inspections and Tests**

- 3.6.1 The Procuring entity or its representative shall have the right to inspect and/or to test the services to confirm their conformity to the Contract specifications. The Procuring entity shall notify the tenderer in writing, in a timely manner, of the identity of any representatives retained for these purposes.
- 3.6.2 The inspections and tests may be conducted on the premises of the tenderer or its subcontractor(s). If conducted on the premises of the tenderer or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuringentity.

- 3.6.3 Should any inspected or tested services fail to conform to the Specifications, the Procuring entity may reject the services, and the tenderer shall either replace the rejected services or make alterations necessary to meet specification requirements free of cost to the Procuringentity.
- 3.6.4 Nothing in paragraph 3.7 shall in any way release the tenderer from any warranty or other obligations under thisContract.

### 3.7 Payment

3.7.1 The method and conditions of payment to be made to the tenderer under this Contract shall be specified inSCC

#### 3.8 Prices

Prices charged by the contractor for services performed under the Contract shall not, with the exception of any Price adjustments authorized in SCC, vary from the prices by the tenderer in its tender or in the procuring entity's request for tender validity extension as the case may be. No variation in or modification to the terms of the contract shall be made except by written amendment signed by the parties.

#### 3.9 Assignment

The tenderer shall not assign, in whole or in part, its obligations to perform under this contract, except with the procuring entity's prior written consent.

#### **3.10** Termination forDefault

The Procuring entity may, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the tenderer, terminate this Contract in whole or in part:

- a) if the tenderer fails to provide any or all of the services within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring entity.
- b) if the tenderer fails to perform any other obligation(s) under theContract.
- c) if the tenderer, in the judgment of the Procuring entity has engagedin corrupt or fraudulent practices in competingfor or in executing the Contract.

In the event the Procuring entity terminates the Contract in whole or in part, it may procure, upon such terms and in such manner as it deems appropriate, services similar to those undelivered, and the tenderer shall be liable to the Procuring entity for any excess costs for such similar services.

# 3.12 Termination of insolvency

The procuring entity may at the any time terminate the contract by giving written notice to the contractor if the contractor becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the contractor, provided that such termination will not produce or affect any right of action or remedy, which has accrued or will accrue thereafter to the procuring entity.

#### 3.13 Termination forconvenience

- 3.13.1 The procuring entity by written notice sent to the contractor may terminate the contract in whole or in part, at any time for its convenience. The notice of termination shall specify that the termination is for the procuring entity convenience, the extent to which performance of the contractor of the contract is terminated and the date on which such termination becomes effective.
- 3.13.2 For the remaining part of the contract after termination the procuring entity may elect to cancel the services and pay to the contractor on agreed amount for partially completed services.

#### 3.14 Resolution of disputes

The procuring entity's and the contractor shall make every effort to resolve amicably by direct informal negotiations any disagreement or dispute arising between them under or in connection with the contract.

If after thirty (30) days from the commencement of such informal negotiations both parties have been unable to resolve amicably a contract dispute either party may require that the dispute be referred for resolution to the formal mechanisms specified in the SCC.

# 3.15 Governing Language

The contract shall be written in the English language. All correspondence and other documents pertaining to the contract, which are exchanged by the parties, shall be written in the same language.

# 3.16 Force Majeure

The contractor shall not be liable *for* forfeiture of its performance security, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of ForceMajeure.

# 3.17 ApplicableLaw.

The contract shall be interpreted in accordance with the laws of Kenya unless otherwise specified in theSCC

# 3.18 Notices

Any notices given by one party to the other pursuant to this contract shall be sent to the other party by post or by fax or E-mail and confirmed in writing to the other party's address specified in theSCC

A notice shall be effective when delivered or on the notices effective date, whichever is later.

#### SECTION IV SPECIAL CONDITIONS OF CONTRACT

# Notes on Special Conditions of Contract

The clauses in this section are intended to assist the procuring entity in providing contract specific information in relation to corresponding clauses in the general conditions of contract.

The provisions of section IV complement the general conditions of contract included in section III, specifying contractual requirements linked to the special circumstances of the procuring entity and the procurement of services required. In preparing section IV, the following aspects should be taken intoconsideration.

- a) Information that complement provisions of section III must beincorporated
- b) Amendments and/or supplements to provision of section III, as necessitated by the circumstances of the specific service required must also be incorporated

Where there is a conflict between the provisions of the special conditions of contract and the provisions of the general conditions of contract the provisions of the special conditions of contract herein shall prevail over the provisions of the general conditions of contract.

#### SECTION IV SPECIAL CONDITIONS OF CONTRACT

- 4.1 Special conditions of contract shall supplement the general conditions of contract, wherever there is a conflict between the GCC and the SCC, the provisions of the SCC herein shall prevail over those in theGCC.
- 4.2 Special conditions of contract with reference to the general conditions of contract.

General conditions of contract reference	Special conditions of contract
3.6	Specify performance security if applicable
3.8	Specify method and conditions of performance
3.9	Specify price adjustments allowed
23.14	Specify resolution of disputes
3.17	Specify applicable law
3.18	Indicate addresses of both parties
Other's as necessary	Complete as necessary

#### SECTION V – SCHEDULE OF REQUIREMENTS

#### Notes for preparing the schedule of requirements

The schedule of requirements for the services shall be included in the tender documents by the procuring entity and shall cover at the minimum a description of the goods and services to be supplied and the delivery schedule.

The objectives of schedule of requirements is to provide sufficient information to enable tendrerers to prepare their tenders efficiently and accurately, in particular, the price schedule, for which information is provided.

In addition, the schedule of requirements, together with the price schedule, should serve as a bases in the event of quantity variations at the time of award of contract pursuant to instructions to tenderers clause 26.

The date or period of delivery should be carefully specified, taking into account the date prescribed herein from which the procuring entity's delivery obligations start (notice of award).

This part will include any deliverables under the service contract

Number	Description	Quantity	Delivery Time Start
			End

#### SECTION VI DESCRIPTION OF SERVICES

#### Notes for preparing technical specifications

A set of precise and clear description of the services required is a prerequisite for tenderers to respond realistically and competitively to requirements of the procuring entity without qualifying their tenders, the specifications should require that all goods and services to be incorporated be new, and of the most recent improvements – in design and materials unless otherwise provided for in the contract.

Samples of specifications from previous similar procurement are useful in their respect.

Care must be taken in describing the services to ensure that they are not restrictive. In the description of services describing the services recognized national or international standards should be used as much as possible. Where other particular standards are used, the description should state the services that meet other authoritative standards and which ensure at least a substantially equal quality than other standards mentioned will also be acceptable.

This part will include any deliverables under the service contract.

# SECTION VI – DESCRIPTION OF SERVICES

SUPPLY AND DELIVERY OF TUBES, TYRES AND BATTERIES for County Government of Kiambu

#### SECTION VII- STANDARD FORMS

#### Notes on standard forms

- The tenderer shall complete and submit with its tender the form of tender and price schedules pursuant to instructions to tenderers clause
  9 and in accordance with the requirements included in the special conditions of contract.
- 2. When requested by the appendix to the instructions to tenderers, the tenderer should provide the tender security, either in the form included herein or in another form acceptable to the procuring entity pursuant to instructions to tenderers clause 12.3
- 3. The contract form, the price schedules and the schedule of requirements shall be deemed to form part of the contract and should be modifies accordingly at the time of contract award to incorporate corrections or modifications agreed by the tenderer and the procuring entity in accordance with the instructions to tenderers or general conditions of contract.
- 4. The performance security and bank guarantee for advance payment forms should not be completed by the tenderers at the time of tender preparation. Only the successful tenderer will be required to provide performance/entity and bank guarantee for advance payment forms in accordance with the forms indicated herein or in another form acceptable to the procuring entity and pursuant to the conditions of contract.
- 5. The principal's or manufacturer's authorisation form should be completed by the principal or the manufacturer, as appropriate in accordance with the tenderdocuments.

# **SECTION VI - STANDARD FORMS**

- 1. Form oftender
- 2. Priceschedules
- 3. Contract form
- 4. Confidential Questionnaireform
- 5. Tender securityform
- 6. Performance securityform
- 7. Bank guarantee for advance payment
- 8. Declaration form

Date\_\_\_\_\_ TenderNo.\_\_\_\_\_

То.....

.....

[Name and address of procuring entity]

Gentlemen and/or Ladies:

- *1.* Having examined the tender documents including Addenda Nos.. linsert numbers, the of which is hereby duly acknowledged, wed, the undersigned, offer to provide. *[description*] of services/ in conformity with the said tender documents for the sum of . /total tender amount in words and figures| or such other sums as may be ascertained in accordance with the Schedule of Prices attached herewith and made part of this Tender.
- 2. We undertake, if our Tender is accepted, to provide the services in accordance with the services schedule specified in the Schedule ofRequirements.
- 3. If our Tender is accepted, we will obtain the tender guarantee in a sum equivalent to percent of the Contract Price for the due performance of the Contract, in the form prescribed by (Procuringentity).
- 4. We agree to abide by this Tender for a period of *[number]* days from the date fixed for tender opening of the Instructions to tenderers, and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
- 5. Until a formal Contract is prepared and executed, this Tender, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract betweenus.

Dated	this		day	of		20
[signature	,	[In	ti	he	capacity	of]

Duly authorized to sign tender for and on behalfof\_\_\_\_

#### **PRICE SCHEDULE OF SERVICES**

# SUPPLY AND DELIVERY OF TUBES, TYRES AND BATTERIESFRAMEWORK AGREEMENT SHEDULE OF REQUIREMENTS Tender Number: CGK/FWA/017/2020-2022

# **TUBES AND TYRES**

Code	Product	Specifications	Units of	UNIT PRICE	TOTAL PRICE
			Measurement		
1.	Tube	Size 185X R14	Each		
2.	Tube	Size 195X R15	Each		
3.	Tube	Size 195X R15	Each		
4.	Tube	Size 205X R16	Each		
5.	Tube	Size 205X R15	Each		
6.	Tube	Size 225X R16	Each		
7.	Tube	Size 225X R16	Each		
8.	Tube	Size 265X R17	Each		
9.	Tube	Size 265X R16	Each		

Code	Product	Specifications	Units of Measurement	UNIT PRICE	TOTAL PRICE
10.	Tube	Size 650X R16	Each		
11.	Tyre	Size 145/80R10	Each		
12.	Tyre	Size 145/70R12	Each		
13.	Tyre	Size 155/65R13	Each		
14.	Tyre	Size 155/80R13	Each		
15.	Tyre	Size 165/65R13	Each		
16.	Tyre	Size 165/70R13	Each		
17.	Tyre	Size 165/80 R13	Each		
18.	Tyre	Size 165/60R14	Each		
19.	Tyre	Size 165/70R14	Each		

Code	Product	Specifications		UNIT PRICE	TOTAL PRICE
			Measurement		
20.	Tyre	Size 175/60R13	Each		
21.	Tyre	Size 175/70R13	Each		
22.	Tyre	Size175/80R13	Each		
23.	Tyre	Size 175/60R14	Each		
24.	Tyre	Size 175/65R14	Each		
25.	Tyre	Size 175/70R14	Each		
26.	Tyre	Size175/80R14	Each		
27.	Tyre	Size 175/65R15	Each		
28.	Tyre	Size 185/65R13	Each		

Code	Product	Specifications	Units of Measurement	UNIT PRICE	TOTAL PRICE
29.	Tyre	Size 185/70R13	Each	-	
30.	Tyre	Size 185/60R14	Each		
31.	Tyre	Size 185/65R14	Each		
32.	Tyre	Size 185/70R14	Each		
33.	Tyre	Size 185/80R14	Each		
34.	Tyre	Size 185/55R15	Each		
35.	Tyre	Size 185/60R15	Each		
36.	Tyre	Size 185/65R15	Each		
37.	Tyre	Size 195/60R14	Each		
38.	Tyre	Size 195/70R14	Each	-	

Code	Product	Specifications	Units of Measurement	UNIT PRICE	TOTAL PRICE
39.	Tyre	Size 195/50R15	Each		
40.	Tyre	Size 195/55R15	Each		
41.	Tyre	Size 195/60R15	Each		
42.	Tyre	Size 195/65R15	Each		
43.	Tyre	Size 195/50R16	Each		
44.	Tyre	Size 195/55R16	Each		
45.	Tyre	Size 195/60R16	Each		
46.	Tyre	Size 205/60R14	Each		
47.	Tyre	Size 205/70R14	Each		

Code	Product	Specifications	Units of	UNIT PRICE	TOTAL PRICE
			Measurement		
	Tyre	Size 205/75R14	Each		-
48.					
49.	Tyre	Size 205/50R15	Each		
50.	Tyre	Size 205/55R15	Each		-
51.	Tyre	Size 205/60R15	Each		
52.	Tyre	Size 205/65R15	Each		-
53.	Tyre	Size 205/45R16	Each		
54.	Tyre	Size 205/50R16	Each		
55.	Tyre	Size 205/55R16	Each		
56.	Tyre	Size 205/60R16	Each		
57.	Tyre	Size 205/65R16	Each		-

Code	Product	Specifications	Units of	UNIT PRICE	
			Measurement		TOTAL PRICE
58.	Tyre	Size 205/80R16	Each		
59.	Tyre	Size 205/45R17	Each		
60.	Tyre	Size 215/60R15	Each		
61.	1910				
	Tyre	Size 215/65R15	Each		
62.	_				
<del>_</del>	Tyre	Size 215/70R15	Each		
63.	Tyre	Size 215/55R16	Each		
64.	,				
	Tyre	Size 215/60R16	Each		
65.	_				
	Tyre	Size 215/65R16	Each		
66.	Turo	Sizo 215/70P16	Each		
65. 66.	Tyre Tyre Tyre	Size 215/60R16 Size 215/65R16 Size 215/70R16	Each Each Each		

Code	Product	Specifications	Units of	UNIT PRICE	
			Measurement		TOTAL PRICE
67.	Tyre	Size 215/45R17	Each		
68.					
	Tyre	Size 215/50R17	Each		
69.					
	Tyre	Size 215/55R17	Each		
70.					
	Tyre	Size 215/60R17	Each		
71.					
	Tyre	Size 215/55R18	Each		
72.					
	Tyre	Size 225/70R15	Each		
73.					
	Tyre	Size 225/75R15	Each		
74.					
	Tyre	Size 225/50R16	Each		
75.					
	Tyre	Size 225/55R16	Each		
76.	Tyre	Size 225/60R16	Each		

Code	Product	Specifications	Units of	UNIT PRICE	
ocue	i i oudot	opeomodiene	Measurement		TOTAL PRICE
77.	Tyre	Size 225/70R16	Each		-
78.					
	Tyre	Size 225/75R16	Each		
79.					
	Tyre	Size 225/45R17	Each		-
80.					
	Tyre	Size 225/50R17	Each		-
81.					
	Tyre	Size 225/55R17	Each		
82.					
	Tyre	Size 225/60R17	Each		-
83.					
	Tyre	Size 225/65R17	Each		
84.					
	Tyre	Size 225/40R18	Each		
85.					
	Tyre	Size 225/45R18	Each		-

Code	Product	Specifications	Units of	UNIT PRICE	
			Measurement		TOTAL PRICE
86.	Tyre	Size 225/55R18	Each		
87.					
	Tyre	Size 225/60R18	Each		
88.					
	Tyre	Size 235/75R15	Each		
89.					
	Tyre	Size 235/60R16	Each		
90.					
	Tyre	Size 235/70R16	Each		
91.					
	Tyre	Size 235/85R16	Each		
92.					
	Tyre	Size 235/45R17	Each		
93.					
	Tyre	Size 235/55R17	Each		
94.					
	Tyre	Size 235/60R17	Each		
95.	Tyre	Size 235/65R17	Each		

Code	Product	Specifications	Units of Measurement	UNIT PRICE	TOTAL PRICE
_			measurement	TRICE	
96.					
	Tyre	Size 235/45R18	Each		
97.					
	Tyre	Size 235/50R18	Each		
98.					
	Tyre	Size 235/55R18	Each		
99.					
	Tyre	Size 235/60R18	Each		
100.					
	Tyre	Size 245/70R16	Each		
101.					
	Tyre	Size 245/75R16	Each		
102.					
	Tyre	Size 245/40R 17	Each		
103.					
	Tyre	Size 245/45R17	Each		
104.					
	Tyre	Size 245/45R17	Each		

Code	Product	Specifications	Units of	UNIT PRICE	TOTAL PRICE
			Measurement		
105.	Tyre	Size 245/65R17	Each		
106.					
	Tyre	Size 245/40R18	Each		
107.					
	Tyre	Size 245/45R18	Each		
108.					
	Tyre	Size 245/60R18	Each		
109.					
	Tyre	Size 245/35R19	Each		
110.					
	Tyre	Size 255/70R15	Each		
111.					
	Tyre	Size 255/70R15	Each		
112.					
	Tyre	Size 255/75R15	Each		
113.					
	Tyre	Size 255/60R17	Each		
114.	Tyre	Size 255/65R17	Each		

Code	Product	Specifications	Units of	UNIT PRICE	
Code	Froduct	Specifications	Measurement	PRICE	TOTAL PRICE
			measurement		
115.					
	Tyre	Size 255/40R18	Each		
116.					
	Tyre	Size 255/55R18	Each		
117.					
	Tyre	Size 265/70R15	Each		
118.					
	Tyre	Size 265/70R16	Each		
119.					
	Tyre	Size 265/65R17	Each		
120.					
	Tyre	Size 265/70R17	Each		
121.					
	Tyre	Size 265/35R18	Each		
122.					
	Tyre	Size 265/60R18	Each		
123.					
	Tyre	Size 265/70R18	Each		

Code	Product	Specifications	Units of		TOTAL PRICE
			Measurement		
124.					
	Tyre	Size 265/75R18	Each		
125.					
	Tyre	Size 275/70R16	Each		
126.					
	Tyre	Size 275/65R17	Each		
127.	Tyre	0120 270/001(17			
127.	-	0. 075/40540			
	Tyre	Size 275/40R19	Each		
128.					
	Tyre	Size 295/ 80R22.5	Each		
129.					
	Tyre	Size 315/ 80R22.5	Each		
130.					
	Tyre	Size 18.4 R30	Each		
404	Tyre	5126 10:4 1(30	Lacit		
131.					
	Tyre	Size 16.9 R30	Each		
132.					
	Tyre	Size 16.9 R28	Each		
100	D (c)				
<u>    133.</u> 134.	Batteries Batteries	6N2 N150	Each Each		
135.	Batteries	N40	Each		
136.	Batteries	N100	Each		
137.	Batteries	NS70			
			Each		
138.	Batteries	N70			
139.	Batteries		Each		
	Batteries	DIN 55 or Equivalent	Each	 	
140.	Batteries	DIN 66 or Equivalent			
141.	Dutteries	N100 Batteries	Each		

Signatureoftenderer

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

## CONTRACT FORM

figures] NOW THIS AGREEMENT WITNESSETH AS

## FOLLOWS:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
- 2. The following documents shall be deemed to form and be read and construed as part of this Agreement,viz.:

(a)	the Tender	Form and t	the Price Sche	edule sub	mitted b	by thet	enderer;	
(b)	the	e	Schedule	of	I	Require	ements;	
(c)		the	Techn	ical	S	Specific	cations;	
(d)	the	Gener	cal Conditions		of	Co	ntract;	
(e)	the	Special	Conditions	of	Contr	ract;	and	
(f) 1	(f) the Procuring entity's Notification of Award.							

- 3. In consideration of the payments to be made by the Procuring entity to the tenderer as hereinafter mentioned, the tenderer hereby covenants with the Procuring entity to provide the materials and spares and to remedy defects therein in conformity in all respects with the provisions of theContract
- 4. The Procuring entity hereby covenants to pay the tenderer in consideration of the provision of the materials and spares and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the contract at the times and in the manner prescribed by thecontract.

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

Signed, sealed, delivered by \_\_\_\_\_ the \_\_\_\_\_ (for the Procuring

entity) Signed, sealed, delivered by the \_\_\_\_\_ (for the tenderer)

in thepresenceof\_\_\_\_\_.

# **CONFIDENTIAL BUSINESS QUESTIONNAIRE**

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

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

BusinessName		
Location of Business I	Premises	
Plot No,	Stre	eet/Road
Postal address	Tel No	Fax Email
Nature of Business	••••••	
<b>Registration</b> Certificat	e No	
Maximum value of bu	siness which you can hand	lle at any one time –Kshs
	•	-

Part 2 (a) – Sole Proprietor						
Your name infullÁge						
NationalityCountry of Origin						
Citizenship details						
Part 2 (b) – Partnership						
Given details of partners as follows						
Name Nationality Citizenshipdetails Shares						
1						
2						
3.						
4						
Part 2 (c) – Registered Company						
Private or Public						
State the nominal and issued capital of						
company Nominal Kshs.						
Issued Kshs.						
Given details of all directors as follows						
Name Nationality Citizenshipdetails Shares						
1						
2						
3						
 4						
DateSignature of Candidate						

## TENDER SECURITY FORM

Whereas...... [name of thetenderer]

(hereinafter called "the tenderer")has submitted its tender dated......[date of submission of tender ] for the provision of .....

[name and/or description of the services]

(hereinafter called "the Tenderer").....

KNOW ALL PEOPLE by these presents that WE.....

Of ......having registered officeat

[name of procuring entity](hereinafter called "the Bank")are bound unto.....

[name of procuring entity](hereinafter called "the procuring entity") in the sum of .....

for which payment well and truly to be made to the said Procuring entity, the Bank binds itself, its successors, and assigns by these presents. Sealed with the Common Seal of the said Bank this\_dayof20\_\_\_\_.

THECONDITIONSofthisobligationare:1. If the tenderer withdraws its Tender during the period of tender validityspecified by the tendererontheTender

Form; or

2. If the tenderer, having been notified of the acceptance of its Tender by the Procuring entity during the period of tendervalidity:

(a) fails or refuses to execute the Contract Form, if required; or(b) fails or refuses to furnish the performance security, in accordance with the instructions totenderers;

we undertake to pay to the Procuring entity up to the above amount upon receipt of its first written demand, without the Procuring entity having to substantiate its demand, provided that in its demand the Procuring entity will note that the amount claimed by it is due to it, owing to the occurrence of one or both of the two conditions, specifying the occurred condition or conditions. This guarantee will remain in force up to and including thirty (30) days after the period of tender validity, and any demand in respect thereof should reach the Bank not later than the above date.

[signature of the bank]

(Amend accordingly if provided by Insurance Company)

### PERFORMANCE SECURITY FORM

То: .....

[name of the Procuring entity]

WHEREAS ......[name oftenderer]

(hereinafter called "the tenderer") has undertaken, in pursuance of Contract No.\_\_\_\_[reference number of thecontract]dated\_\_\_\_\_20\_\_\_\_to

supply.....

[Description services](Hereinafter called "the contract")

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

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

and we undertake to pay you, upon your first written demand declaring the tenderer to be in default under the Contract and without cavil or argument, any sum or sums within the limits of

.....

*[amount of guarantee]* as aforesaid, without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.

This guarantee is valid until theday of 20

Signature and seal of the Guarantors

[name of bank or financial institution]

[address]

[date]

(Amend accordingly if provided by Insurance Company)

## BANK GUARANTEE FOR ADVANCE PAYMENT

То.....

[name of tender].....

Gentlemen and/or Ladies:

In accordance with the payment provision included in the special conditions of contract, which amends the general conditions of contract to provide for advance payment,

.....

[name and address of tenderer][hereinafter called "the tenderer"] shall deposit with the Procuring entity a bank guarantee to guarantee its proper and faithful performance under the said clause of the

-	contract amount		in	an		of
<i>[amount</i> We,the	of	guarantee	in	figures	and	

*[bank or financial institution],* as instructed by the tenderer, agree unconditionally and irrevocably to guarantee as primary obligator and not as surety merely, the payment to the Procuring entity on its first demand without whatsoever right of objection on our part and without its first claim to the tenderer, in the amount not exceeding

[amount of guarantee in figures and words].

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

This guarantee shall remain valid and in full effect from the date of the advance payment received by the tenderer under the Contract until*[date]*.

Yours truly,					
Signature	and	seal	of	the	Guarantors

[name of bank or financial institution]

[address]

[date]

## LETTER OF NOTIFICATION OF AWARD

Address of Procuring Entity

To:\_\_\_\_\_

\_\_\_\_\_

RE: TenderNo.\_\_\_\_\_

TenderName\_\_\_\_\_

This is to notify that the contract/s stated below under the above mentioned tender have been awarded to you.

- 1. Please acknowledge receipt of this letter of notification signifying youracceptance.
- 2. The contract/contracts shall be signed by the parties within 30 days of the date of this letter but not earlier than 14 days from the date of theletter.
- 3. You may contact the officer(s) whose particulars appear below on the subject matterof this letter of notification ofaward.

(FULLPARTICULARS)\_\_\_\_\_

SIGNED FOR ACCOUNTING OFFICER

#### **REPUBLIC OF KENYA**

### PUBLIC PROCUREMENT ADMINISTRATIVE REVIEW BOARD

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

#### BETWEEN

.....APPLI

CANT AND

.....RESPONDENT (Procuring Entity) 

#### **REQUEST FOR REVIEW**

I/Wethe above	venamed	Applicant(s), of		
address:	Physical			
addressFax NoTel.NoEmail, hereby request the Public				
Procurement				
Administrative Review Board to review the whole/part of the above mentioned				
decision on the following grounds , namely:-				
1.				
2.				
etc.				
By this memorandum, the Applicant requests the Board for				
an order/orders that: - 1.				
2.				
etc				
SIGNED (Applicant)				
Dated onday of/20				

### FOR OFFICIAL USE ONLY

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

SIGNED Board Secretary