

PROPOSED CONSTRUCTION OF AN ISOLATION CENTER AT LUSIGGETTI SUB DISTRICT HOSPITAL

HOSPITAL

TENDER NO: KCG/CHS/T/016/2020/2021

DIRECTOR-COUNTY PUBLIC WORKS (DIRECTORATE OF PUBLIC WORKS) P.O. BOX 189 -00900 KIAMBU

COUNTY STRUCTURAL ENGINEER (DIRECTORATE OF PUBLIC WORKS) P.O. BOX 189 -00900 KIAMBU COUNTY ARCHITECT
(DIRECTORATE OF PUBLIC WORKS)
P.O. BOX 189 -00900
KIAMBU

COUNTY QUANTITY SURVEYOR
(DIRECTORATE OF PUBLIC WORKS)
P.O. BOX 189 -00900
KIAMBU

APRIL 2021



REPUBLIC OF KENYA MINISTRY OF PUBLIC WORKS

TENDER DOCUMENTS

Supplied as part of the Contract No.					
PROPOSED ISOLATION CENT	<u>'ER AT LUSIGGETTI SUB</u>				
DISTRICT HOSPITAL Issued by: -					
County Works Officer, Ministry of Public Works,					
P.O. Box 189,					
Kiambu.					
The Contract for the above-mentioned work20	cs entered into this day of				
	Quantities and the Ministry of Public Works 976 Edition (together with any amendments strued as part of the said contract.				
	ro production and a second a second and a second an				
CONTRACTOR	EMPLOYER				
Date:	Date:				
Date	<i>Date.</i>				
WITNESS	WITNESS				
WIINESS	WIINESS				
Date:	Date:				
	an an				
	(ii)				

SPECIAL NOTES

The Contractor is required to check the numbers of the pages of these Bills of Quantities and

should he find any missing or in duplicate or figures indistinct he must inform the County Works Officer for Ministry of Public Works, Kiambu at once and have the same rectified.

Should the Contractor be in doubt about the precise meaning of any item or figure for any reason whatsoever, he must inform the County Works Officer for Ministry of Public Works, Kiambu in order that the correct meaning may be decided before the date for submission of tenders.

No liability will be admitted nor claim allowed in respect of errors in the Contractor's Tender due to mistakes in the Specification that should have been rectified in the manner described above.

SECTION I

INVITATION FOR TENDERS

Tender reference no. KCG/CHS/T/016/2020/2021

Tender Name: Tender for the Proposed Construction of an Isolation Centre at

Lusiggetti Sub District Hospital

The County Government of Kiambu invites sealed tenders for the proposed Construction of an Isolation Centre at Lusiggetti Sub District Hospital

Interested eligible candidates may obtain further information and inspect tender documents at the Supply Chain Management Office, Room 15B Ground Floor, Thika Townhall during normal working hours. Bidders are encouraged to use the email procurement@kiambu.go.ke for clarifications.

A complete set of tender documents may be obtained by interested candidates by downloading from the Public Procurement Information Portal (www.tenders.go.ke) Bidders may also access the same from the County's website.

Prices quoted should be net inclusive of all taxes, must be in Kenya shillings and shall remain valid for (90) days from the closing date of tender. Bids shall also be accompanied by a tender security of KES. 500,000 which shall remain valid upto 30 days after tender validity.

Completed tender documents are to be prepared and placed in plain sealed envelopes labelled with the tender Number and name. The sealed envelopes shall be deposited in the Tender Box at outside the Room 15B, Ground Floor, Thika Townhall or before *Tuesday*, 20th April 2021 at 1200hrs.

Tenders will be opened immediately thereafter in the presence of the candidates or their representatives who choose to attend at the Thika Townhall Chambers, Thika Sub County.

Chief Officer, Department of Health Services County Government of Kiambu

SECTION II

INSTRUCTIONS TO TENDERERS.

- 1. 1.General/Eligibility/Qualifications/Joint venture/Cost of tendering
 - 1.1The Employer as defined in the Appendix to Conditions of Contract invites tenders for Works Contract as described in the tender documents. The successful tenderer will be expected to complete the Works by the Intended Completion Date specified in the tender documents.
 - 1.2All tenderers shall provide the Qualification Information, a statement that the tenderer (including all members of a joint venture and subcontractors) is not associated, or has not been associated in the past, directly or indirectly, with the Consultant or any other entity that has prepared the design, specifications, and other documents for the project or being proposed as Project Manager for the Contract. A firm that has been engaged by the Employer to provide consulting services for the preparation or supervision of the Works, and any of its affiliates, shall not be eligible to tender.
 - 1.3All tenderers shall provide in the Form of Tender and Qualification Information, a preliminary description of the proposed work method and schedule, including drawings and charts, as necessary.
 - 1.4In the event that pre-qualification of potential tenderers has been undertaken, only tenders from pre-qualified tenderers will be considered for award of Contract. These qualified tenderers should submit with their tenders any information updating their original pre-qualification applications or, alternatively, confirm in their tenders that the originally submitted pre-qualification information remains essentially correct as of the date of tender submission.
 - 1.5Where no pre-qualification of potential tenderers has been done, all tenderers shall include the following information and documents with their tenders, unless otherwise stated:
 - (a) copies of original documents defining the constitution or legal status, place of registration, and principal place of business; written power of attorney of the signatory of the tender to commit the tenderer:
 - (b) total monetary value of construction work performed for each of the last five years:
 - (c) experience in works of a similar nature and size for each of the last five years, and details of work under way or contractually committed; and names and addresses of clients who may be contacted for further information on these contracts:
 - (d) major items of construction equipment proposed to carry out the Contract and an undertaking that they will be available for the Contract.

- (e) Qualifications and experience of key site management and technical personnel proposed for the Contract and an undertaking that they shall be available for the Contract.
- (f) reports on the financial standing of the tenderer, such as profit and loss statements and auditor's reports for the past five years;
- (g) evidence of adequacy of working capital for this Contract (access to line(s) of credit and availability of other financial resources);
- (h) authority to seek references from the tenderer's bankers;
- (i) information regarding any litigation, current or during the last five years, in which the tenderer is involved, the parties concerned and disputed amount; and
- (j) proposals for subcontracting components of the Works amounting to more than 10 percent of the Contract Price.
- 1.6 Tenders submitted by a joint venture of two or more firms as partners shall comply with the following requirements, unless otherwise stated:
 - (a) the tender shall include all the information listed in clause 1.5 Above for each joint venture partner;
 - (b) the tender shall be signed so as to be legally binding on all Partners:
 - (c) All partners shall be jointly and severally liable for the execution of the Contract in accordance with the Contract terms:
 - (d) One of the partners will be nominated as being in charge, authorised to incur liabilities, and receive instructions for and on behalf of all partners of the joint venture; and
 - (e) the execution of the entire Contract, including payment, shall be done exclusively with the partner in charge.
- 1.7 To qualify for award of the Contract, tenderers shall meet the following minimum qualifying criteria;
 - (a) annual volume of construction work of at least 2.5 times the estimated annual cash flow for the Contract:
 - (b) experience as main contractor in the construction of at least
 - (c) two works of a nature and complexity equivalent to the Works over the last 10 years (to comply with this requirement, works cited should be at least 70 percent complete);
 - (d) proposals for the timely acquisition (own, lease, hire, etc.) of the essential equipment listed as required for the Works;

- a Contract manager with at least five years' experience in works of an equivalent nature and volume, including no less than three years as Manager; and
- (e) liquid assets and/or credit facilities, net of other contractual commitments and exclusive of any advance payments which may be made under the Contract, of no less than 4 months of the estimated payment flow under this Contract.
- 1.8 The figures for each of the partners of a joint venture shall be added together to determine the tenderer's compliance with the minimum qualifying criteria of clause 1.7 (a) and (e); however, for a joint venture to qualify, each of its partners must meet at least 25 percent of minimum criteria 1.7 (a), (b) and (e) for an individual tenderer, and the partner in charge at least 40 percent of those minimum criteria. Failure to comply with this requirement will result in rejection of the joint venture's tender. Subcontractors' experience and resources will not be taken into account in determining the tenderer's compliance with the qualifying criteria, unless otherwise stated.
- 1.9 Each tenderer shall submit only one tender, either individually or as a partner in a joint venture. A tenderer who submits or participates in more than one tender (other than as a subcontractor or in cases of alternatives that have been permitted or requested) will cause all the proposals with the tenderer's participation to be disqualified.
- 1.10 The tenderer shall bear all costs associated with the preparation and submission of his tender, and the Employer will in no case be responsible or liable for those costs.
- 1.11 The tenderer, at the tenderer's own responsibility and risk, is encouraged to visit and examine the Site of the Works and its surroundings, and obtain all information that may be necessary for preparing the tender and entering into a contract for construction of the Works. The costs of visiting the Site shall be at the tenderer's own expense.
- 1.12 The procuring entity's employees, committee members, board members and their relative (spouse and children) are not eligible to participate in the tender.
- 1.13 The price to be changed for the tender document shall not exceed Kshs.1,000/=
- 1.14 The procuring entity shall allow the tenderer to review the tender document free of charge before purchase.
- 1.15 A bidder can only be awarded a maximum of 3 fields as per the advert.

2. Tender Documents

- 2.1The complete set of tender documents comprises the documents listed below and any addenda issued in accordance with Clause 2.4.
 - (a) These Instructions to Tenderers
 - (b) Form of Tender and Qualification Information
 - (c) Conditions of Contract
 - (d) Appendix to Conditions of Contract
 - (e) Specifications
 - (f) Drawings
 - (g) Bills of Quantities
 - (h) Forms of Securities
- 2.2 The tenderer shall examine all Instructions, Forms to be filled and Specifications in the tender documents. Failure to furnish all information required by the tender documents, or submission of a tender not substantially responsive to the tendering documents in every respect will be at the tenderer's risk and may result in rejection of his tender.
- 2.3 A prospective tenderer making an inquiry relating to the tender documents may notify the Employer in writing or by cable, telex or facsimile at the address indicated in the letter of invitation to tender. The Employer will only respond to requests for clarification received earlier than seven days prior to the deadline for submission of tenders. Copies of the Employer's response will be forwarded to all persons issued with tendering documents, including a description of the inquiry, but without identifying its source.
- 2.4 Before the deadline for submission of tenders, the Employer may modify the tendering documents by issuing addenda. Any addendum thus issued shall be part of the tendering documents and shall be communicated in writing or by cable, telex or facsimile to all tenderers. Prospective tenderers shall acknowledge receipt of each addendum in writing to the Employer.

7

2.5 To give prospective tenderers reasonable time in which to consider an addendum in preparing their tenders, the Employer shall extend, as necessary, the deadline for submission of tenders, in accordance with Clause 4.2 here below.

3. Preparation of Tenders

- 3.1All documents relating to the tender and any correspondence shall be in English language.
- 3.2The tender submitted by the tenderer shall comprise the following:
 - (a) These Instructions to Tenderers, Form of Tender, Conditions of Contract, Appendix to Conditions of Contract and Specifications;
 - (b) Tender Security;

- (c) Priced Bill of Quantities;
- (d) Qualification Information Form and Documents;
- (e) Alternative offers where invited; and
- (f) Any other materials required to be completed and submitted by the tenderers.
- 3.3 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. All duties, taxes, and other levies payable by the Contractor under the Contract, or for any other cause relevant to the Contract, as of 30 days prior to the deadline for submission of tenders, shall be included in the tender price submitted by the tenderer.
- 3.4 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.
- 3.5 The unit rates and prices shall be in Kenya Shillings.
- 3.6 Tenders shall remain valid for a period of sixty (60) days from the date of submission. However in exceptional circumstances, the Employer may request that the tenderers extend the period of validity for a specified additional period. The request and the tenderers' responses shall be made in writing. A tenderer may refuse the request without forfeiting the Tender Security. A tenderer agreeing to the request will not be required or permitted to otherwise modify the tender, but will be required to extend the validity of Tender Security for the period of the extension, and in compliance with Clause 3.7 3.11 in all respects.
- 3.7 The tenderer shall furnish, as part of the tender, a Tender Security in the amount and form specified in the appendix to invitation to tenderers. This shall be in the amount not exceeding 2 percent of the tender price
- 3.8 The format of the Tender Security should be in accordance with the form of Tender Security included in Section G Standard forms or any other form acceptable to the Employer. Tender Security shall be valid for 30 days beyond the validity of the tender.
- 3.9 Any tender not accompanied by an acceptable Tender Security shall be rejected. The Tender Security of a joint venture must define as "Tenderer" all joint venture partners and list them in the following manner: a joint venture consisting of"......","......", and ".........".
- 3.10 The Tender Securities of unsuccessful tenderers will be returned within 28 days of the end of the tender validity period specified in Clause 3.6.

- 3.11 The Tender Security of the successful tenderer will be discharged when the tenderer has signed the Contract Agreement and furnished the required Performance Security.
- 3.12 The Tender Security may be forfeited
 - (a) if the tenderer withdraws the tender after tender opening during the period of tender validity;
 - (b) if the tenderer does not accept the correction of the tender price, pursuant to Clause 5.7;
 - (c) in the case of a successful tenderer, if the tenderer fails within the specified time limit to
 - (i) sign the Agreement, or
 - (ii) furnish the required Performance Security.
- 3.13 Tenderers shall submit offers that comply with the requirements of the tendering documents, including the basic technical design as indicated in the Drawings and Specifications. Alternatives will not be considered, unless specifically allowed in the invitation to tender. If so allowed, tenderers wishing to offer technical alternatives to the requirements of the tendering documents must also submit a tender that complies with the requirements of the tendering documents, including the basic technical design as indicated in the Drawings and Specifications. In addition to submitting the basic

Tender, the tenderer shall provide all information necessary for a complete evaluation of the alternative, including design calculations, technical specifications, breakdown of prices, proposed construction methods and other relevant details. Only the technical alternatives, if any, of the lowest evaluated tender conforming to the basic technical requirements shall be considered.

- 3.14 The tenderer shall prepare one original of the documents comprising the tender documents as described in Clause 3.2 of these Instructions to Tenderers, bound with the volume containing the Form of Tender, and clearly marked "ORIGINAL". In addition, the tenderer shall submit copies of the tender, in the number specified in the invitation to tender, and clearly marked as "COPIES". In the event of discrepancy between them, the original shall prevail.
- 3.15 The original and all copies of the tender shall be typed or written in indelible ink and shall be signed by a person or persons duly authorised to sign on behalf of the tenderer, pursuant to Clause 1.5 (a) or 1.6 (b), as the case may be. The person or persons signing the tender shall initial all pages of the tender where alterations or additions have been made.
- 3.16 Clarification of tenders shall be requested by the tenderer to be received by the procuring entity not later than 7 days prior to the deadline for submission of tenders.

- 3.17 The procuring entity shall reply to any clarifications sought by the tenderer within 3 days of receiving the request to enable the tenderer to make timely submission of its tender.
- 3.18 The tender security shall be in the amount of 0.5 2 per cent of the tender price.

4. Submission of Tenders

4.1 The tenderer shall seal the original and all copies of the tender in two inner envelopes and one outer envelope, duly marking the inner envelopes as "ORIGINAL" and "COPIES" as appropriate. The inner and outer envelopes shall:

10

- (a) be addressed to the Employer at the address provided in the invitation to tender;
- (b) bear the name and identification number of the Contract as defined in the invitation to tender; and
- (c) Provide a warning not to open before the specified time and date for tender opening.
- 4.2 Tenders shall be delivered to the Employer at the address specified above not later than the time and date specified in the invitation to tender. However, the Employer may extend the deadline for submission of tenders by issuing an amendment in accordance with Sub-Clause 2.5 in which case all rights and obligations of the Employer and the tenderers previously subject to the original deadline will then be subject to the new deadline.
- 4.3 Any tender received after the deadline prescribed in clause 4.2 will be returned to the tenderer un-opened.
- 4.4 Tenderers may modify or withdraw their tenders by giving notice in writing before the deadline prescribed in clause 4.2. Each tenderer's modification or withdrawal notice shall be prepared, sealed, marked, and delivered in accordance with clause 3.13 and 4.1, with the outer and inner envelopes additionally marked "MODIFICATION" and "WITHDRAWAL", as appropriate. No tender may be modified after the deadline for submission of tenders.
- 4.5 Withdrawal of a tender between the deadline for submission of Tenders and the expiration of the period of tender validity specified in the invitation to tender or as extended pursuant to Clause 3.6 may result in the forfeiture of the Tender Security pursuant to Clause 3.11.
- 4.6 Tenderers may only offer discounts to, or otherwise modify the prices of their tenders by submitting tender modifications in accordance with Clause 4.4 or be included in the original tender submission.

5. Tender Opening and Evaluation

- 5.1The tenders will be opened by the Employer, including modifications made pursuant to Clause 4.4, in the presence of the tenderers' representatives who choose to attend at the time and in the place specified in the invitation to tender. Envelopes marked "WITHDRAWAL" shall be opened and read out first. Tenderers' and Employer's representatives who are present during the opening shall sign a register evidencing their attendance.
- 5.2The tenderers' names, the tender prices, the total amount of each tender and of any alternative tender (if alternatives have been requested or permitted), any discounts, tender modifications and withdrawals, the presence or absence of Tender Security, and such other details as may be considered appropriate, will be announced by the Employer at the opening. Minutes of the tender opening, including the information disclosed to those present will be prepared by the Employer.
- 5.3Information relating to the examination, clarification, evaluation, and comparison of tenders and recommendations for the award of Contract shall not be disclosed to tenderers or any other persons not officially concerned with such process until the award to the successful tenderer has been announced. Any effort by a tenderer to influence the Employer's officials, processing of tenders or award decisions may result in the rejection of his tender.
- 5.4To assist in the examination, evaluation, and comparison of tenders, the Employer at his discretion, may ask any tenderer for clarification of the tender, including breakdowns of unit rates. The request for clarification and the response shall be in writing or by cable, telex or facsimile but no change in the price or substance of the tender shall be sought, offered, or permitted except as required to confirm the correction of arithmetic errors discovered in the evaluation of the tenders in accordance with Clause 5.7.
- 5.5Prior to the detailed evaluation of tenders, the Employer will determine whether each tender (a) meets the eligibility criteria defined
 - in Clause 1.7;(b) has been properly signed; (c) is accompanied by the required securities; and (d) is substantially responsive to the requirements of the tendering documents. A substantially responsive tender is one that conforms to all the terms,
 - Conditions and specifications of the tendering documents, without material deviation or reservation. A material deviation or reservation is one (a) which affects in any substantial way the scope, quality, or performance of the works; (b) which limits in any substantial way, inconsistent with the tendering documents, the Employer's rights or the tenderer's obligations under the Contract; or (c) whose rectification would affect unfairly the competitive position of other tenderers presenting substantially responsive tenders.
- 5.6If a tender is not substantially responsive, it will be rejected, and may not subsequently be made responsive by correction or withdrawal of the nonconforming deviation or reservation.

- 5.7 Tenders determined to be substantially responsive will be checked for any arithmetic errors. Errors will be corrected as follows:
 - (a) where there is a discrepancy between the amount in figures and the amount in words, the amount in words will prevail; and
 - (b) Where there is a discrepancy between the unit rate and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will prevail, unless in the opinion of the Employer, there is an obvious typographical error, in which case the adjustment will be made to the entry containing that error.
 - (c) In the event of a discrepancy between the tender amount as stated in the Form of Tender and the corrected tender figure in the main summary of the Bill of Quantities, the amount as stated in the Form of Tender shall prevail.
 - (d) The Error Correction Factor shall be computed by expressing the difference between the tender amount and the corrected tender sum as a percentage of the corrected Builder's Work (i.e. Corrected tender sum less P.C. and Provisional Sums)
 - (e) The Error Correction Factor shall be applied to all Builders' Work (as a rebate or addition as the case may be) for the purposes of valuations for Interim Certificates and valuation of variations.
 - (f) the amount stated in the tender will be adjusted in accordance with the above procedure for the correction of errors and, with Concurrence of the tenderer shall be considered as binding upon the tenderer. If the tenderer does not accept the corrected amount, the tender may be rejected and the Tender Security may be forfeited in accordance with clause 3.11.
- 5.8 The Employer will evaluate and compare only the tenders determined to be substantially responsive in accordance with Clause 5.5.
- 5.9 In evaluating the tenders, the Employer will determine for each tender the evaluated tender price by adjusting the tender price as follows:
 - (a) making any correction for errors pursuant to clause 5.7;
 - (b) excluding provisional sums and the provision, if any, for contingencies in the Bill of Quantities, but including Dayworks where priced competitively.
 - (c) making an appropriate adjustment for any other acceptable variations, deviations, or alternative offers submitted in accordance with clause 3.12; and
 - (d) making appropriate adjustments to reflect discounts or other price modifications offered in accordance with clause 4.6

- 5.10 The Employer reserves the right to accept or reject any variation, deviation, or alternative offer. Variations, deviations, and alternative offers and other factors which are in excess of the requirements of the tender documents or otherwise result in unsolicited benefits for the Employer will not be taken into account in tender evaluation.
- 5.11 The tenderer shall not influence the Employer on any matter relating to his tender from the time of the tender opening to the time the Contract is awarded. Any effort by the Tenderer to influence the Employer or his employees in his decision on tender evaluation, tender comparison or Contract award may result in the rejection of the tender.
- 5.12 Firms incorporated in Kenya where indigenous Kenyans own 51% or more of the share capital shall be allowed a 10% preferential bias provided that they do not sub-contract work valued at more than 50% of the Contract Price excluding Provisional Sums to an Non-indigenous sub-contractor.

6. Award of Contract

- 6.1Subject to Clause 6.2, the award of the Contract will be made to the tenderer whose tender has been determined to be substantially responsive to the tendering documents and who has offered the lowest evaluated tender price, provided that such tenderer has been determined to be (a) eligible in accordance with the provision of Clauses 1.2, and (b) qualified in accordance with the provisions of clause 1.7 and 1.8.
- 6.2Notwithstanding clause 6.1 above, the Employer reserves the right to accept or reject any tender, and to cancel the tendering process and reject all tenders, at any time prior to the award of Contract, 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 action.
- 6.3The tenderer whose tender has been accepted will be notified of the award prior to expiration of the tender validity period in writing or by cable, telex or facsimile. This notification (hereinafter and in all Contract documents called the "Letter of Acceptance") will state the sum (hereinafter and in all Contract documents called the "Contract Price") that the Employer will pay the Contractor in consideration of the execution, completion, and maintenance of the Works by the Contractor as prescribed by the Contract. At the same time, the other tenderers shall be informed that their tenders have not been successful. The contract shall be formed on the parties signing the contract.
- 6.4The Agreement will incorporate all agreements between the Employer and the successful tenderer. Within 14 days of receipt, the successful tenderer will sign the Agreement and return it to the Employer.
- 6.5Within 21 days after receipt of the Letter of Acceptance, the successful tenderer shall deliver to the Employer a Performance Security in the amount stipulated in the Appendix to Conditions of Contract and in the

- form stipulated in the Tender documents. The Performance Security shall be in the amount and specified form
- 6.6 Failure of the successful tenderer to comply with the requirements of clause 6.5 shall constitute sufficient grounds for cancellation of the award and forfeiture of the Tender Security.
- 6.7 Upon the furnishing by the successful tenderer of the Performance Security, the Employer will promptly notify the other tenderers that their tenders have been unsuccessful.
- 6.8 Preference where allowed in the evaluation of tenders shall not be allowed for contracts not exceeding one year (12 months)
- 6.9 The tender evaluation committee shall evaluate the tender within 30 days of the validity period from the date of opening the tender.
- 6.10 The 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.
- 6.11 Contract price variations shall not be allowed for contracts not exceeding one year (12 months)
- 6.12 Where contract price variation is allowed, the valuation shall not exceed 15% of the original contract price.
- 6.13 Price variation request shall be processed by the procuring entity within 30 days of receiving the request.
- 6.14 The procuring entity may at any time terminate procurement proceedings before contract award and shall not be liable to any person for the termination.
- 6.15 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 any tenderer.
- 6.16 A 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 public procurement.

7. Corrupt and Fraudulent practices

7.1The procuring entity requires that tenderers observe the highest standards of ethics during procurement process and execution of contracts. A tenderer shall sign a declaration that he has not and will not be involved in corrupt and fraudulent practices.

APPENDIX TO INSTRUCTIONS TO TENDERERS

Tenderers shall include the following information and documents with their tenders, unless otherwise stated:

- (a) Copy of Business Registration/Incorporation.
- (b) Copy of VAT Registration Certificate.
- (c) Copy of current and valid Tax Compliance Certificate.
- (d) Copy of Registration Certificate with National Construction Authority.
- (e) Proof of adequate Equipment and Key Personnel;
- (f) Proof of works of similar magnitude.

Lack of the foregoing may render a bid non-responsive and subject to disqualification. Further, bids from the following shall be automatically non-responsive and disqualified:

- (a) A bid from a tenderer whose on-going works are behind schedule without approved time extension.
- (b) A bid from a tenderer whose on-going works have been served a default notice.

TENDER EVALUATION CRITERIA

1. PRELIMINARY EVALUATION

The following criteria included in the advert, and/or bid documents, ARE MANDATORY and any bidder who fails in them SHALL be discontinued from further evaluation.

A bidder MUST.

- 1. Attach Tender Security (Kenya Shillings 500,000 in the form of bid bond, Bank Guarantee or Letters of Credit (issued by Banks Licensed by the Central Bank of Kenya), Guarantee by a deposit taking Microfinance Institution, Sacco Society, the Youth Enterprise Development Fund or the Women Enterprise Fund.)
- 2. Attach a copy of VAT Registration Certificate
- 3. Attach a copy of certificate of Business Registration /Incorporation
- 4. Attach a copy of current and valid Tax Compliance Certificate
- 5. Attach a copy of Registration certificate with NCA in Building and Construction (NCA 6 or higher).
- 6. Attach a duly filled and signed Confidential Questionnaire
- 7. Attach a copy of current form CR12
- 8. Completer the Form of Tender and submit bid in the manner prescribed.

2. TECHNICAL EVALUATION

The following criteria included in the advert, and/or bid documents, ARE EVALUATABLE and SHALL be analyzed based on the following weighted score.

a) Evaluation - Technical Criteria

	TOTAL	100%
4.	Litigation history of the company	5%
3.	Proof of sound financial standing	30%
2.	Adequate equipment and key personnel	20%
1.	Proof of works of similar magnitude	45%

No.	Evaluation Attribute	Weighting Score	Max. Score
1	Proof of works of similar magnitude Provide LPOs/Contracts to which the		45

No.	Evaluation Attribute	Weighting Score	Max. Score
		company has done similar supplies in the last 3 years • 3 or more LPOs/Contracts (45marks)	
		 Others prorated at: No. of LPOs/Contracts/2 x 45 	
2	Adequate equipment and key personnel		20
		 Holder of degree or diploma in a relevant Construction/Engineering field 5 marks Holder of certificate in relevant Construction/Engineering field 3 marks Holder of trade test certificate in relevant Construction/Engineering field 2 marks No relevant certificate 0 marks 	
		 3. Site Agent with degree/diploma of the key personnel in relevant Construction/Engineering field With over 10 years' relevant experience 5 marks With over 5 years' relevant experience 3 marks With under 5 years' relevant experience 2 marks 	

No.	No. Evaluation Attribute Weighting Score		Max. Score
3	Proof of sound financial standing	 Evidence of financial resources (cash in hand, lines of credit, over draft facility etc.) Has financial resources equal or above the cost of the project 20marks Has financial resources below the cost of the project, but over 50% of the cost of the project 15marks Has financial resources below 50% of the cost of the project 5marks Failure to attach evidence 0 Marks Financial report Audited financial report (last three [3] years)- 2017-2019 Average Annual Turnover greater or equal to Kshs 100 Million 5 Marks Average Annual Turnover greater or equal to Kshs 50 Million -3 Marks Average Annual Turnover below Kshs 20 Million 2 Marks Attach a copy of Registration Certificate with the National Construction Authority for building works (NCA 7 or higher) 5 Marks 	
4	Litigation history of the company	 Submit litigation history declaration 	5

b) Pass mark

Bids attaining the pass mark of 65% of the technical scores will be considered for financial evaluation.

4. FINANCIAL EVALUATION

Bids will be evaluated on pricing consistency, including arithmetic checks and completeness of quotes. Bids will be compared to arrive at the Lowest evaluated/responsive bid.

The firm achieving the lowest evaluated price will be recommended for award of the contract.

5. POST QUALIFICATION ASSESSMENT

Particulars of post – qualification if applicable. **The Client may inspect the premises and under due diligence** to seek further clarification/confirmation if necessary, to confirm authenticity /compliance of any condition of the tender /qualifications of the tenderer in line with **Section 83 of the Public Procurement and Asset Disposal Act, 2015**

The bidder shall not be awarded the contract if they fail to pass the compliance test. The second lowest bidder shall be considered for due diligence.

SECTION III CONDITIONS OF CONTRACT

1. **Definitions**

- 1.1In this Contract, except where context otherwise requires, the following terms shall be interpreted as indicated;
 - "Bill of Quantities" means the priced and completed Bill of Quantities forming part of the tender.
 - "Compensation Events" are those defined in Clause 24 hereunder.
 - "The Completion Date" means the date of completion of the Works as certified by the Project Manager, in accordance with Clause 31.
 - "The Contract" means the agreement entered into between the Employer 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.
 - "The Contractor" refers to the person or corporate body whose tender to carry out the Works has been accepted by the Employer.
 - "The Contractor's Tender "is the completed tendering document submitted by the Contractor to the Employer.
 - "The Contract Price" is the price stated in the Letter of Acceptance and thereafter as adjusted in accordance with the provisions of the Contract.
 - "Days" are calendar days; "Months" are calendar months.
 - "A Defect" is any part of the Works not completed in accordance with the Contract.
 - "The Defects Liability Certificate" is the certificate issued by Project Manager upon correction of defects by the Contractor.
 - "The Defects Liability Period" is the period named in the Contract Data and calculated from the Completion Date.
 - "**Drawings**" include calculations and other information provided or approved by the Project Manager for the execution of the Contract.
 - "Dayworks" are Work inputs subject to payment on a time basis for labour and the associated materials and plant.
 - **"Employer"**, or the **"Procuring entity"** as defined in the Public Procurement Regulations (i.e. Central or Local Government administration, Universities, Public Institutions and Corporations, etc) is the party who employs the Contractor to carry out the Works.

- **"Equipment"** is the Contractor's machinery and vehicles brought temporarily to the Site for the execution of the Works.
- "The Intended Completion Date" is the date on which it is intended that the Contractor shall complete the Works. Only the Project Manager may revise the Intended Completion Date by issuing an extension of time or an acceleration order.
- "Materials" are all supplies, including consumables, used by the Contractor for incorporation in the Works.
- "Plant" is any integral part of the Works that shall have a mechanical, electrical, chemical, or biological function.
- "Project Manager" is the person named in the Appendix to Conditions of Contract (or any other competent person appointed by the Employer and notified to the Contractor, to act in replacement of the Project Manager) 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.
- "Site" is the area defined as such in the Appendix to Condition of Contract.
- "Site Investigation Reports" are those reports that may be included in the tendering documents that are factual and interpretative about the surface and subsurface conditions at the Site.
- "Specifications" means the Specifications of the Works included in the Contract and any modification or addition made or approved by the Project Manager.
- "Start 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).
- "A Subcontractor" is a person or corporate body who has a Contract with the Contractor to carry out a part of the Work in the Contract, which includes Work on the Site.
- "Temporary works" are works designed, constructed, installed, and removed by the Contractor that are needed for construction or installation of the Works.
- "A Variation" is an instruction given by the Project Manager that varies the Works.
- "The Works" are what the Contract requires the Contractor to construct, install, and turnover to the Employer, as defined in the Appendix to Conditions of Contract.

2. Interpretation

- 2.1In interpreting these Conditions of Contract, singular also means plural, male also means female or neuter, and the other way around. Headings have no significance. Words have their normal meaning in English Language unless specifically defined. The Project Manager will provide instructions clarifying queries about these Conditions of Contract.
- 2.2If sectional completion is specified in the Appendix to Conditions of Contract, reference in the Conditions of Contract to the Works, the Completion Date and the Intended Completion Date apply to any section of the Works (other than references to the Intended Completion Date for the whole of the Works).
- 2.3The following documents shall constitute the Contract documents and shall be interpreted in the following order of priority;
 - (1) Agreement,
 - (2) Letter of Acceptance,
 - (3) Contractor's Tender,
 - (4) Appendix to Conditions of Contract,
 - (5) Conditions of Contract,
 - (6) Specifications,
 - (7) Drawings,
 - (8) Bill of Quantities,
 - (9) Any other documents listed in the Appendix to Conditions of Contract as forming part of the Contract.

Immediately after the execution of the Contract, the Project Manager shall furnish both the Employer and the Contractor with two copies each of all the Contract documents. Further, as and when necessary the Project Manager shall furnish the Contractor [always with a copy to the Employer] with three [3] copies of such further drawings or Details or descriptive schedules as are reasonably necessary either to explain or amplify the Contract drawings or to enable the Contractor to carry out and complete the Works in accordance with these Conditions.

3. Language and Law

3.1 Language of the Contract and the law governing the Contract shall be English language and the Laws of Kenya respectively unless otherwise stated.

4 Project Manager's Decisions

4.1 Except where otherwise specifically stated, the Project Manager will decide contractual matters between the Employer and the Contractor in the role representing the Employer.

5 Delegation

5.1 The Project Manager may delegate any of his duties and responsibilities to others after notifying the Contractor.

6 Communications

6.1 Communication between parties shall be effective only when in writing. A notice shall be effective only when it is delivered.

7 Subcontracting

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

8 Other Contractors

8.1 The Contractor shall cooperate and share the Site with other contractors, public authorities, utilities etc. as listed in the Appendix to Conditions of Contract and also with the Employer, as per the directions of the Project Manager. The Contractor shall also provide facilities and services for them. The Employer may modify the said List of Other Contractors etc., and shall notify the Contractor of any such modification.

9 Personnel

9.1 The Contractor shall employ the key personnel named in the Qualification Information, to carry out the functions stated in the said Information or other personnel approved by the Project Manager. The Project Manager will approve any proposed replacement of key personnel only if their relevant qualifications and abilities are substantially equal to or better than those of the personnel listed in the Qualification Information. If the Project Manager asks the Contractor to remove a person who is a member of the Contractor's staff or work force, stating the reasons, the Contractor shall ensure that the person leaves the Site within seven days and has no further connection with the Work in the Contract.

10 Works

10.1 The Contractor shall construct and install the Works in accordance with the Specifications and Drawings. The Works may commence on the Start Date and shall be carried out in accordance with the Program submitted by the Contractor, as updated with the approval of the Project Manager, and complete them by the Intended Completion Date.

11 Safety and Temporary Works

11.1 The Contractor shall be responsible for the design of temporary works. However, before erecting the same, he shall submit his designs including specifications and drawings to the Project Manager and to any other

- relevant third parties for their approval. No erection of temporary works shall be done until such approvals are obtained.
- 11.2 The Project Manager's approval shall not alter the Contractor's responsibility for design of the Temporary works and all drawings prepared by the Contractor for the execution of the temporary or permanent Works, shall be subject to prior approval by the Project Manager before they can be used.
- 11.3 The Contractor shall be responsible for the safety of all activities on the Site

12. Discoveries

12.1 Anything of historical or other interest or of significant value unexpectedly discovered on Site shall be the property of the Employer. The Contractor shall notify the Project Manager of such discoveries and carry out the Project Manager's instructions for dealing with them.

13. Work Program

13.1 Within the time stated in the Appendix to Conditions of Contract, the Contractor shall submit to the Project Manager for approval a program showing the general methods, arrangements, order, and timing for all the activities in the Works. An update of the program shall be a program showing the actual progress achieved on each activity and the effect of the progress achieved on the timing of the remaining Work, including any changes to the sequence of the activities. The Contractor shall submit to the Project Manager for approval an updated program at intervals no longer than the period stated in the Appendix to Conditions of Contract. If the Contractor does not submit an updated program within this period, the Project Manager

may withhold the amount stated in the said Appendix from the next payment certificate and continue to withhold this amount until the next payment after the date on which the overdue program has been submitted. The Project Manager's approval of the program shall not alter the Contractor's obligations. The Contractor may revise the program and submit it to the Project Manager again at any time. A revised program shall show the effect of Variations and Compensation Events.

14. Possession of Site

14.1 The Employer shall give possession of all parts of the Site to the Contractor. If possession of a part is not given by the date stated in the Appendix to Conditions of Contract, the Employer will be deemed to have delayed the start of the relevant activities, and this will be a Compensation Event.

15. Access to Site

15.1 The Contractor shall allow the Project Manager and any other person authorised by the Project Manager, access to the Site and to any place where work in connection with the Contract is being carried out or is intended to be carried out.

16. Instructions

16.1 The Contractor shall carry out all instructions of the Project Manager which are in accordance with the Contract.

17. Extension or Acceleration of Completion Date

- 17.1 The Project Manager shall extend the Intended Completion Date if a Compensation Event occurs or a variation is issued which makes it impossible for completion to be achieved by the Intended Completion Date without the Contractor taking steps to accelerate the remaining Work, which would cause the Contractor to incur additional cost. The Project Manager shall decide whether and by how much to extend the Intended Completion Date within 21 days of the Contractor asking the Project Manager in writing for a decision upon the effect of a Compensation Event or variation and submitting full supporting information. If the Contractor has failed to give early warning of a delay or has failed to cooperate in dealing with a delay, the delay caused by such failure shall not be considered in assessing the new (extended) Completion Date.
- 17.2 The Employer shall pay no bonus for early completion of the Works to the Contractor.

18. Management Meetings

18.1 A Contract management meeting shall be held monthly and attended by the Project Manager and the Contractor. Its business shall be to review the plans for the remaining Work and to deal with matters raised in accordance with the early warning procedure. The Project Manager shall record the minutes of management meetings and provide copies of the same to those attending the meeting and the Employer. The responsibility of the parties for actions to be taken shall be decided by the Project Manager either at the management meeting or after the management meeting and stated in writing to all who attended the meeting.

19. Early Warning

- 19.1 The Contractor shall warn the Project Manager at the earliest opportunity of specific likely future events or circumstances that may adversely affect the quality of the Work increase the Contract Price or delay the execution of the Works. The Project Manager may require the Contractor to provide an estimate of the expected effect of the future event or circumstance on the Contract Price and Completion Date. The Contractor as soon as reasonably possible shall provide the estimate.
- 19.2 The Contractor shall cooperate with the Project Manager in making and considering proposals on how the effect of such an event or circumstance can be avoided or reduced by anyone involved in the Work and in carrying out any resulting instructions of the Project Manager.

20. Defects

- 20.1 The Project Manager shall inspect the Contractor's work and notify the Contractor of any defects that are found. Such inspection shall not affect the Contractor's responsibilities. The Project Manager may instruct the Contractor to search for a defect and to uncover and test any Work that the Project Manager considers may have a defect. Should the defect be found, the cost of uncovering and making good should be borne by the Contractor, However, if there is no defect found, the cost of uncovering and making good shall be treated as a variation and added to the Contract Price.
- 20.2 The Project Manager shall give notice to the Contractor of any defects
 Before the end of the Defects Liability Period, which begins at Completion,
 and is defined in the Appendix to Conditions of Contract? The Defects
 Liability Period shall be extended for as long as defects remain to be
 corrected.
- 20.3 Every time notice of a defect is given, the Contractor shall correct the notified defect within the length of time specified by the Project Manager's notice. If the Contractor has not corrected a defect within the time specified in the Project Manager's notice, the Project Manager will assess the cost of having the defect corrected by other parties and such cost shall be treated as a variation and be deducted from the Contract Price.

21. Bills Of Quantities

- 21.1 The Bills of Quantities shall contain items for the construction, installation, testing and commissioning of the Work to be done by the Contractor. The Contractor will be paid for the quantity of the Work done at the rate in the Bills of Quantities for each item.
- 21.2 If the final quantity of the Work done differs from the quantity in the Bills of Quantities for the particular item by more than 25 per cent and provided the change exceeds 1 percent of the Initial Contract price, the Project Manager shall adjust the rate to allow for the change.
- 21.3 If requested by the Project Manager, the Contractor shall provide the Project Manager with a detailed cost breakdown of any rate in the Bills of Quantities.

22. Variations

- 22.1 All variations shall be included in updated programs produced by the Contractor.
- 22.2 The Contractor shall provide the Project Manager with a quotation for carrying out the variations when requested to do so. The Project Manager shall assess the quotation, which shall be given within seven days of the request or within any longer period as may be stated by the Project Manager and before the Variation is ordered.

- 22.3 If the work in the variation corresponds with an item description in the Bills of Quantities and if in the opinion of the Project Manager, the quantity of work is not above the limit stated in Clause 21.2 or the timing of its execution does not cause the cost per unit of quantity to change, the rate in the Bills of Quantities shall be used to calculate the value of the variation. If the cost per unit of quantity changes, or if the nature or timing of the work in the variation does not correspond with items in the Bills of Quantities, the quotation by the Contractor shall be in the form of new rates for the relevant items of Work.
- 22.4 If the Contractor's quotation is unreasonable, the Project Manager may order the variation and make a change to the Contract price, which shall be based on the Project Manager's own forecast of the effects of the variation on the Contractor's costs.
- 22.5 If the Project Manager decides that the urgency of varying the Work would prevent a quotation being given and considered without delaying the Work, no quotation shall be given and the variation shall be treated as a Compensation Event.
- 22.6 The Contractor shall not be entitled to additional payment for costs that could have been avoided by giving early warning.
- 22.7 When the Program is updated, the Contractor shall provide the Project Manager with an updated cash flow forecast.

23. Payment Certificates, Currency of Payments and Advance Payments

- 23.1 The Contractor shall submit to the Project Manager monthly applications for payment giving sufficient details of the Work done and materials on Site and the amounts which the Contractor considers himself to be entitled to. The Project Manager shall check the monthly application and certify the amount to be paid to the Contractor within 14 days. The Project Manager shall determine the value of Work executed and payable.
- 23.2 The value of Work executed shall comprise the value of the quantities of the items in the Bills of Quantities completed; materials delivered on Site, variations and compensation events. Such materials shall become the property of the Employer once the Employer has paid the Contractor for their value. Thereafter, they shall not be removed from Site without the Project Manager's instructions except for use upon the Works.
- 23.3 Payments shall be adjusted for deductions for retention. The Employer shall pay the Contractor the amounts certified by the Project Manager within 30 days of the date of issue of each certificate. If the Employer makes a late payment, the Contractor shall be paid simple interest on the late payment in the next payment. Interest shall be calculated based on number of days delayed at a rate three-percentage points above the Central Bank of Kenya's average rate for base lending prevailing as of the first day the payment becomes overdue.

- 23.4 If an Arbitrator increases in a later certificate or because of an award, an amount certified, the Contractor shall be paid interest upon the delayed payment as set out in this clause. Interest shall be calculated from the date upon which the increased amount would have been certified in the absence of dispute.
- 23.5 Items of the Works for which no rate or price has been entered in will not be paid for by the Employer and shall be deemed covered by other rates and prices in the Contract.
- 23.6 The Contract Price shall be stated in Kenya Shillings. All payments to the Contractor shall be made in Kenya Shillings and foreign currency in the proportion indicated in the tender, or agreed prior to the execution of the Contract Agreement and indicated therein. The rate of exchange for the calculation of the amount of foreign currency payment shall be the rate of exchange indicated in the Appendix to Conditions of Contract. If the Contractor indicated foreign currencies for payment other than the currencies of the countries of origin of related goods and services the Employer reserves the right to pay the equivalent at the time of payment in the currencies of the countries of such goods and services. The Employer and the Project Manager shall be notified promptly by the Contractor of an changes in the expected foreign currency requirements of the Contractor during the execution of the Works as indicated in the Schedule of Foreign Currency Requirements and the foreign and local currency portions of the balance of the Contract Price shall then be amended by agreement between Employer and the Contractor in order to reflect appropriately such changes.
- 23.7 In the event that an advance payment is granted, the following shall apply:
 - a) On signature of the Contract, the Contractor shall at his request, and without furnishing proof of expenditure, be entitled to an advance of 10% (ten percent) of the original amount of the Contract. The advance shall not be subject to retention money.
 - b) No advance payment may be made before the Contractor has submitted proof of the establishment of deposit or a directly liable guarantee satisfactory to the Employer in the amount of the advance payment. The guarantee shall be in the same currency as the advance.
 - c) Reimbursement of the lump sum advance shall be made by deductions from the Interim payments and where applicable from the balance owing to the Contractor. Reimbursement shall begin when the amount of the sums due under the Contract reaches 20% of the original amount of the Contract. It shall have been completed by the time 80% of this amount is reached.

The amount to be repaid by way of successive deductions shall be calculated by means of the formula:

$$R = \underline{A(x^1 - x^{11})}$$
80–20

Where:

R = the amount to be reimbursed

A = the amount of the advance which has been granted

X¹ = the amount of proposed cumulative payments as a percentage of the original amount of the Contract. This figure will exceed 20% but not exceed 80%.

 X^{11} = the amount of the previous cumulative payments as a percentage of the original amount of the Contract. This figure will be below 80% but not less than 20%.

d) With each reimbursement, the counterpart of the directly liable guarantee may be reduced accordingly.

24. Compensation Events

- 24.1 The following issues shall constitute Compensation Events:
 - (a) The Employer does not give access to a part of the Site by the Site Possession Date stated in the Appendix to Conditions of Contract.
 - (b) The Employer modifies the List of Other Contractors, etc., in a way that affects the Work of the Contractor under the Contract.
 - (c) The Project Manager orders a delay or does not issue drawings, specifications or instructions required for execution of the Works on time.
 - (d) The Project Manager instructs the Contractor to uncover or to carry out additional tests upon the Work, which is then found to have no defects.
 - (e) The Project Manager unreasonably does not approve a subcontract to be let.
 - (f) Ground conditions are substantially more adverse than could reasonably have been assumed before issuance of the Letter of Acceptance from the information issued to tenderers (including the Site investigation reports), from information available publicly and from a visual inspection of the Site.

- (g) The Project Manager gives an instruction for dealing with an unforeseen condition, caused by the Employer or additional work required for safety or other reasons.
- (h) Other contractors, public authorities, utilities, or the Employer does not work within the dates and other constraints stated in the Contract, and they cause delay or extra cost to the Contractor.
- (i) The effects on the Contractor of any of the Employer's risks.
- (j) The Project Manager unreasonably delays issuing a Certificate of Completion.
- (k) Other compensation events described in the Contract or determined by the Project Manager shall apply.
- 24.2 If a compensation event would cause additional cost or would prevent the Work being completed before the Intended Completion Date, the Contract Price shall be increased and/or the Intended Completion Date shall be extended. The Project Manager shall decide whether and by how much the Contract Price shall be increased and whether and by how much the Intended Completion Date shall be extended.
- 24.3 As soon as information demonstrating the effect of each compensation event upon the Contractor's forecast cost has been provided by the Contractor, it shall be assessed by the Project Manager, and the Contract Price shall be adjusted accordingly. If the Contractor's forecast is deemed unreasonable, the Project Manager shall adjust the Contract Price based on the Project Manager's own forecast. The Project Manager will assume that the Contractor will react competently and promptly to the event.
- 24.4 The Contractor shall not be entitled to compensation to the extent that the Employer's interests are adversely affected by the Contractor not having given early warning or not having co-operated with the Project Manager.
- 24.5 Prices shall be adjusted for fluctuations in the cost of inputs only if provided for in the Appendix to Conditions of Contract.
- 24.6 The Contractor shall give written notice to the Project Manager of his intention to make a claim within thirty days after the event giving rise to the claim has first arisen. The claim shall be submitted within thirty days thereafter.

Provided always that should the event giving rise to the claim of continuing effect, the Contractor shall submit an interim claim within the said thirty days and a final claim within thirty days of the end of the event giving rise to the claim.

25. Price Adjustment

- 25.1 The Project Manager shall adjust the Contract Price if taxes, duties and other levies are changed between the date 30 days before the submission of tenders for the Contract and the date of Completion. The adjustment shall be the change in the amount of tax payable by the Contractor.
- 25.2 The Contract Price shall be deemed to be based on exchange rates current at the date of tender submission in calculating the cost to the Contractor of materials to be specifically imported (by express provisions in the Contract Bills of Quantities or Specifications) for permanent incorporation in the Works. Unless otherwise stated in the Contract, if at any time during the period of the Contract exchange rates shall be varied and this shall affect the cost to the Contractor of such materials, then the Project Manager shall assess the net difference in the cost of such materials. Any amount from time to time so assessed shall be added to or deducted from the Contract Price, as the case may be.
- 25.3 Unless otherwise stated in the Contract, the Contract Price shall be deemed to have been calculated in the manner set out below and in sub-clauses 25.4 and 25.5 and shall be subject to adjustment in the events specified there under;
 - (i) The prices contained in the Contract Bills of Quantities shall be deemed to be based upon the rates of wages and other emoluments and expenses as determined by the Joint Building Council of Kenya (J.B.C.) and set out in the schedule of basic rates issued 30 days before the date for submission of tenders. A copy of the schedule used by the Contractor in his pricing shall be attached in the Appendix to Conditions of Contract.
 - (ii) Upon J.B.C. determining that any of the said rates of wages or other emoluments and expenses are increased or decreased, then the Contract Price shall be increased or decreased by the amount assessed by the Project Manager based upon the difference, expressed as a percentage, between the rate set out in the schedule of basic rates issued 30 days before the date for submission of tenders and the rate published by the J.B.C. and applied to the quantum of labour incorporated within the amount of Work remaining to be executed at the date of publication of such increase or decrease.
 - (iii) No adjustment shall be made in respect of changes in the rates of wages and other emoluments and expenses which occur after the date of Completion except during such other period as may be granted as an extension of time under clause 17.0 of these Conditions.
- 25.4 The prices contained in the Contract Bills of Quantities shall be deemed to be based upon the basic prices of materials to be permanently incorporated in the Works as determined by the J.B.C. and set out in the schedule of

- basic rates issued 30 days before the date for submission of tenders. A copy of the schedule used by the Contractor in his pricing shall be attached in the Appendix to Conditions of Contract.
- 25.5 Upon the J.B.C. determining that any of the said basic prices are increased or decreased then the Contract Price shall be increased or decreased by the amount to be assessed by the Project Manager based upon the difference between the price set out in the schedule of basic rates issued 30 days before the date for submission of tenders and the rate published by the J.B.C. and applied to the quantum of the relevant materials which have not been taken into account in arriving at the amount of any interim certificate under clause 23 of these Conditions issued before the date of publication of such increase or decrease.
- 25.6 No adjustment shall be made in respect of changes in basic prices of materials which occur after the date for Completion except during such other period as may be granted as an extension of time under clause 17.0 of these Conditions.
- 25.7 The provisions of sub-clause 25.1 to 25.2 herein shall not apply in respect of any materials included in the schedule of basic rates.

26. Retention

26.1 The Employer shall retain from each payment due to the Contractor the proportion stated in the Appendix to Conditions of Contract until Completion of the whole of the Works. On Completion of the whole of the Works, half the total amount retained shall be repaid to the Contractor and the remaining half when the Defects Liability Period has passed and the Project Manager has certified that all defects notified to the Contractor before the end of this period have been corrected.

27. Liquidated Damages

- 27.1 The Contractor shall pay liquidated damages to the Employer at the rate stated in the Appendix to Conditions of Contract for each day that the actual Completion Date is later than the Intended Completion Date. The Employer may deduct liquidated damages from payments due to the Contractor. Payment of liquidated damages shall not alter the Contractor's liabilities.
- 27.2 If the Intended Completion Date is extended after liquidated damages have been paid, the Project Manager shall correct any overpayment of liquidated damages by the Contractor by adjusting the next payment certificate. The Contractor shall be paid interest on the overpayment, calculated from the date of payment to the date of repayment, at the rate specified in Clause 23.30

28. Securities

28.1 The Performance Security shall be provided to the Employer no later than the date specified in the Letter of Acceptance and shall be issued in an

amount and form and by a reputable bank acceptable to the Employer, and denominated in Kenya Shillings. The Performance Security shall be valid until a date 30 days beyond the date of issue of the Certificate of Completion.

29. Dayworks

- 29.1 If applicable, the Dayworks rates in the Contractor's tender shall be used for small additional amounts of Work only when the Project Manager has given written instructions in advance for additional work to be paid for in that way.
- 29.2 All work to be paid for as Dayworks shall be recorded by the Contractor on Forms approved by the Project Manager. Each completed form shall be verified and signed by the Project Manager within two days of the Work being done.
- 29.3 The Contractor shall be paid for Dayworks subject to obtaining signed Dayworks forms.

30. Liability and Insurance

- 30.1 From the Start Date until the Defects Correction Certificate has been issued, the following are the Employer's risks:
 - (a) The risk of personal injury, death or loss of or damage to property (excluding the Works, Plant, Materials and Equipment), which are due to:
 - (i) use or occupation of the Site by the Works or for the purpose of the Works, which is the unavoidable result of the Works, or
 - (ii) negligence, breach of statutory duty or interference with any legal right by the Employer or by any person employed by or contracted to him except the Contractor.
 - (b) The risk of damage to the Works, Plant, Materials, and Equipment to the extent that it is due to a fault of the Employer or in Employer's design, or due to war or radioactive contamination directly affecting the place where the Works are being executed.
- 30.2 From the Completion Date until the Defects Correction Certificate has been issued, the risk of loss of or damage to the Works, Plant, and Materials is the Employer's risk except loss or damage due to;
 - (a) a defect which existed on or before the Completion Date.
 - (b) an event occurring before the Completion Date, which was not itself the Employer's risk

- (c) the activities of the Contractor on the Site after the Completion Date.
- 30.3 From the Start Date until the Defects Correction Certificate has been issued, the risks of personal injury, death and loss of or damage to property (including, without limitation, the Works, Plant, Materials, and Equipment) which are not Employer's risk are Contractor's risks. The Contractor shall provide, in the joint names of the Employer and the Contractor, insurance cover from the Start Date to the end of the Defects Liability Period, in the amounts stated in the Appendix to Conditions of Contract for the following events;
 - (a) loss of or damage to the Works, Plant, and Materials;
 - (b) loss of or damage to Equipment;
 - (c) loss of or damage to property (except the Works, Plant, Materials, and Equipment) in connection with the Contract, and
 - (d) personal injury or death.
- 30.4 Policies and certificates for insurance shall be delivered by the Contractor to the Project Manager for the Project Manager's approval before the Start Date. All such insurance shall provide for compensation required to rectify the loss or damage incurred.
- 30.5 If the Contractor does not provide any of the policies and certificates required, the Employer may effect the insurance which the Contractor should have provided and recover the premiums from payments otherwise due to the Contractor or, if no payment is due, the payment of the premiums shall be a debt due.
- 30.6 Alterations to the terms of an insurance shall not be made without the approval of the Project Manager. Both parties shall comply with any conditions of insurance policies.

31. Completion and taking over

31.1 Upon deciding that the Works are complete, the Contractor shall issue a written request to the Project Manager to issue a Certificate of Completion of the Works. The Employer shall take over the Site and the Works within seven [7] days of the Project Manager's issuing a Certificate of Completion.

32. Final Account

32.1 The Contractor shall issue the Project Manager with a detailed account of the total amount that the Contractor considers payable to him by the Employer under the Contract before the end of the Defects Liability Period. The Project Manager shall issue a Defects Liability Certificate and certify any final payment that is due to the Contractor within 30 days of receiving the Contractor's account if it is correct and complete. If it is not, the Project Manager shall issue within 30 days a schedule that states the scope of the corrections or additions that are necessary. If the final account is still unsatisfactory after it has been resubmitted, the Project Manager shall decide on the amount payable to the Contractor and issue a Payment

Certificate. The Employer shall pay the Contractor the amount due in the Final Certificate within 60 days.

33. Termination

- 33.1 The Employer or the Contractor may terminate the Contract if the other party causes a fundamental breach of the Contract. These fundamental breaches of Contract shall include, but shall not be limited to, the following;
 - (a) the Contractor stops work for 30 days when no stoppage of work is shown on the current program and the stoppage has not been authorised by the Project Manager;
 - (b) the Project Manager instructs the Contractor to delay the progress of the Works, and the instruction is not withdrawn within 30 days;
 - (c) the Contractor is declared bankrupt or goes into liquidation other than for a reconstruction or amalgamation;
 - (d) a payment certified by the Project Manager is not paid by the Employer to the Contractor within 30 days (for Interim Certificate) or 60 days (for Final Certificate) of issue.
 - (e) the Project Manager gives notice that failure to correct a particular defect is a fundamental breach of Contract and the Contractor fails to correct it within a reasonable period of time determined by the Project Manager;
 - (f) the Contractor does not maintain a security, which is required.
- When either party to the Contract gives notice of a breach of Contract to the Project Manager for a cause other than those listed under Clause 33.1 above, the Project Manager shall decide whether the breach is fundamental or not.
- 33.3 Notwithstanding the above, the Employer may terminate the Contract for convenience.
- 33.4 If the Contract is terminated, the Contractor shall stop work immediately, make the Site safe and secure, and leave the Site as soon as reasonably possible. The Project Manager shall immediately thereafter arrange for a meeting for the purpose of taking record of the Works executed and materials, goods, equipment and temporary buildings on Site.

34. Payment Upon Termination

34.1 If the Contract is terminated because of a fundamental breach of Contract by the Contractor, the Project Manager shall issue a certificate for the value of the Work done and materials ordered and delivered to Site up to the date of the issue of the certificate. Additional liquidated damages shall not

- apply. If the total amount due to the Employer exceeds any payment due to the Contractor, the difference shall be a debt payable by the Contractor.
- 34.2 If the Contract is terminated for the Employer's convenience or because of a fundamental breach of Contract by the Employer, the Project Manager shall issue a certificate for the value of the Work done, materials ordered, the reasonable cost of removal of equipment, repatriation of the Contractor's personnel employed solely on the Works, and the Contractor's costs of protecting and securing the Works.
- 34.3 The Employer may employ and pay other persons to carry out and complete the Works and to rectify any defects and may enter upon the Works and use all materials on the Site, plant, equipment and temporary works.
- 34.4 The Contractor shall, during the execution or after the completion of the Works under this clause remove from the Site as and when required, within such reasonable time as the Project Manager may in writing specify, any temporary buildings, plant, machinery, appliances, goods or materials belonging to or hired by him, and in default the Employer may (without being responsible for any loss or damage) remove and sell any such property of the Contractor, holding the proceeds less all costs incurred to the credit of the Contractor. Until after completion of the Works under this clause the Employer shall not be bound by any other provision of this Contract to make any payment to the Contractor, but upon such completion as aforesaid and the verification within a reasonable time of the accounts therefore the Project Manager shall certify the amount of expenses properly incurred by the Employer and, if such amount added to the money paid to the Contractor before such determination exceeds the total amount which would have been payable on due completion in accordance with this Contract the difference shall be a debt payable to the Employer by the Contractor; and if the said amount added to the said money be less than the said total amount, the difference shall be a debt payable by the Employer to the Contractor.

35. Release from Performance

35.1 If the Contract is frustrated by the outbreak of war or by any other event entirely outside the control of either the Employer or the Contractor, the Project Manager shall certify that the Contract has been frustrated. The Contractor shall make the Site safe and stop Work as quickly as possible after receiving this certificate and shall be paid for all Work carried out before receiving it.

36. Corrupt gifts and payments of commission

The Contractor shall not;

(a) Offer or give or agree to give to any person in the service of the Employer any gift or consideration of any kind as an inducement or reward for doing or forbearing to do or for having done or forborne to do any act in relation to the obtaining or execution of this or any other Contract for the Employer

- or for showing or forbearing to show favour or disfavour to any person in relation to this or any other contract for the Employer.
- (b) Enter into this or any other contract with the Employer 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 thereof have been disclosed in writing to the Employer. 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 Regulations issued under The Exchequer and Audit Act Cap 412 of the Laws of Kenya.

37. Settlement Of Disputes

- 37.1 In case any dispute or difference shall arise between the Employer or the Project Manager on his behalf and the Contractor, either during the progress or after the completion or termination of the Works, such 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 final 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 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.

On the request of the applying party. The institution written to first by the aggrieved party shall take precedence over all other institutions.

- 37.2 The arbitration may be on the construction of this Contract or on any matter or thing of whatsoever nature arising thereunder or in connection therewith, including any matter or thing left by this Contract to the discretion of the Project Manager, or the withholding by the Project Manager of any certificate to which the Contractor may claim to be entitled to or the measurement and valuation referred to in clause 23.0 of these conditions, or the rights and liabilities of the parties subsequent to the termination of Contract.
- 37.3 Provided that no arbitration proceedings shall be commenced on any dispute or difference where notice of a dispute or difference has not been

- given by the applying party within ninety days of the occurrence or discovery of the matter or issue giving rise to the dispute.
- 37.4 Notwithstanding the issue of a notice as stated above, the arbitration of such a dispute or difference shall not commence unless an attempt has in the first instance been made by the parties to settle such dispute or difference amicably with or without the assistance of third parties. Proof of such attempt shall be required.
- 37.5 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:
 - 37.5.1 The appointment of a replacement Project Manager upon the said person ceasing to act.
 - 37.5.2 Whether or not the issue of an instruction by the Project Manager is empowered by these Conditions.
 - 37.5.3 Whether or not a certificate has been improperly withheld or is not in accordance with these Conditions.
 - 37.5.4 Any dispute or difference arising in respect of war risks or war damage.
- 37.6 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 Employer and the Contractor agree otherwise in writing.
- 37.7 The Arbitrator shall, without prejudice to the generality of his powers, have powers to direct such measurements, computations, tests or valuations as may in his opinion be desirable in order to determine the rights of the parties and assess and award any sums which ought to have been the subject of or included in any certificate.
- 37.8 The Arbitrator shall, without prejudice to the generality of his powers, have powers to open up, review and revise any certificate, opinion, decision, requirement or notice and to determine all matters in dispute which shall be submitted to him in the same manner as if no such certificate, opinion, decision requirement or notice had been given.
- 37.9 The award of such Arbitrator shall be final and binding upon the parties.

SECTION IV – APPENDIX TO CONDITIONS OF CONTRACT

THE EMPLOYER IS
Name:
Address:
Name of Authorised Representative:
Telephone:
THE PROJECT MANAGER IS
Name: DIRECTOR-COUNTY PUBLIC WORKS; KIAMBU COUNTY
Address: P.O. Box 189, KIAMBU
The name (and identification number) of the Contract is
The Works consist of PROPOSED ISOLATION CENTER The Start Date shall be AS AGREED WITH THE PROJECT MANAGER
The Intended Completion Date for the whole of the Works shall be 8 WEEKS FROM THE DATE OF COMMENCEMENT
The following documents also form part of the Contract: AS LISTED IN CLAUSE 2.3 OF CONDITIONS OF CONTRACT
The Site Possession Date shall be AS AGREED WITH THE PROJECT MANAGER
The Commencement Date shall be AS AGREED WITH THE PROJECT MANAGER (but not later than 2 WEEKS from site possession date)
The Site is located at LUSIGGETTI SUB COUNTY HOSPITAL and is defined in drawings nos.
The Defects Liability Period is 180 days.
Other Contractors, utilities etc., to be engaged by the Employer on the Site Include those for the execution of;

1. ELECTRICAL WORKS

2. PLUMBING WORKS

- 1. The minimum cover for insurance of the Works and of Plant and Materials in respect of the Contractor's faulty design is **NIL**
- 2. The minimum cover for loss or damage to Equipment is NIL
- 3. The minimum for insurance of other property is **NIL**
- 4. The minimum cover for personal injury or death insurance
 - For the Contractor's employees is **NIL**
 - And for other people is **NIL**

The following events shall also be Compensation Events:

Advance Payment **SHALL NOT** (shall/shall not) be granted.

NONE, ONLY AS LISTED IN CLAUSE 24 OF THE CONDITIONS OF CONTRACT

1
2
3
4.
The period between Program updates is 14 days.
The amount to be withheld for late submission of an updated Program is Nil
The proportion of payments retained is 10 percent.
The Price Adjustment Clause SHALL NOT (shall/shall not) apply
The liquidated damages for the whole of the Works is Kshs. 10,000.00 (per week)
The Performance Security shall be for the following minimum amounts equivalent as a percentage of the Contract Price (10% of the Contract Price)
The Completion Period for the Works is 8Weeks The rate of exchange for calculation of foreign currency payments is N/A
The schedule of basic rates used in pricing by the Contractor is as attached [Contractor to attach].

Prices for **V.A.T should be** included in the unit prices of billed items but should not be given as a percentage at the **GRAND SUMMARY PAGE.**

The Bidder should submit **ONLY ONE** (1 NO.) **ORIGINAL COPY** of the Bills of Quantities and not Two (2No.) as indicated in Clause 4.1 of the Instruction To Tenderers.

SECTION V - SPECIFICATIONS Notes for preparing Specifications

- 1.0 Specifications 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 Employer and ensure responsiveness of tenders. The Specifications 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.
- 2.0 Specifications from previous similar projects are useful and may not be necessary to re-write specifications for every Works Contract.
- Specifications for repetitive Works in recognized public sectors, such as highways, urban housing, irrigation and water supply. The General Specifications 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 addenda should then adapt the General Specifications to the particular Works.
- 4.0 Care must be taken in drafting Specifications to ensure they are not restrictive. In the Specifications 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.
- 5.0 The Employer should decide whether technical solutions to specified 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.

The Employer should provide a description of the selected parts of the Works with appropriate reference to Drawings, Specifications, 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 Specifications.

Such alternative solutions shall be accompanied by all information necessary for a complete evaluation by the Employer, including drawings, design calculations, technical specifications, breakdown of prices, proposed construction methodology, and other relevant details. Technical alternatives permitted in this manner shall be considered by the Employer each on its own merits and independently of whether the tenderer has priced the item as described in the Employer's design included with the tender documents.

The Specifications for this contract shall be MINISTRY OF PUBLIC WORKS GENERAL SPECIFICATION FOR BUILDING WORKS 1976 EDITION (together with any amendments issued thereto)

SECTION VI - DRAWINGS

Note 1. A list of drawings should be inserted here

2. The actual drawings including Site plans should be annexed in a separate booklet.

The Drawings for this contract shall be AS ISSUED/APPROVED BY THE PROJECT MANAGER

SECTION VII - BILL OF QUANTITIES

Notes for preparing Bills of Quantities

- 1.0 The objectives of the Bills of Quantities are;
 - (a) to provide sufficient information on the quantities of Works to be performed to enable tenders to be prepared efficiently and accurately; and
 - (b) when a Contract has been entered into, to provide a priced Bill of Quantities for use in the periodic valuation of Works executed.

In order to attain these objectives, Works should be itemized in the Bill of Quantities in sufficient detail to distinguish between the different classes of Works, or between Works of the same nature carried out in different locations or in other circumstances which may give rise to different considerations of cost. Consistent with these requirements, the layout and content of the Bill of Quantities should be as simple and brief as possible.

2.0 The Bills of Quantities should be divided generally into the following sections:

(a) Preliminaries.

The preliminaries should indicate the inclusiveness of the unit prices, and should state the methods of measurement which have been adopted in the preparation of the Bill of Quantities and which are to be used for the measurement of any part of the Works.

The number of preliminary items to be priced by the tenderer should be limited to tangible items such as site office and other temporary works, otherwise items such as security for the Works which are primarily part of the Contractor's obligations should be included in the Contractor's rates.

(b) Work Items

- (i) The items in the Bills of Quantities should be grouped into sections to distinguish between those parts of the Works which by nature, location, access, timing, or any other special characteristics may give rise to different methods of construction, or phasing of the Works, or considerations of cost. General items common to all parts of the Works may be grouped as a separate section in the Bill of Quantities.
- (ii) Quantities should be computed net from the Drawings, unless directed otherwise in the Contract, and no allowance should be made for bulking, shrinkage or waste. Quantities should be rounded up or down where appropriate.

(iii) The following units of measurement and abbreviations are recommended for use.

Unit	Abbreviation	Unit	Abbreviation
cubic meter	m ³ or cu m	millimeter	mm
hectare	ha	month	mon
hour	h	number	nr
kilogram	kg	square meter	m2 or sq m
lump sum	sum	square millimeter	mm2 or sq mm
meter	m t	week	wk
metric ton (1,000	ι		
kg)			

(iv) The commencing surface should be identified in the description of each item for Work involving excavation, boring or drilling, for which the commencing surface is not also the original surface. The excavated surface should be identified in the description of each item for Work involving excavation for which the excavated surface is not also the final surface. The depths of Work should be measured from the commencing surface to the excavated surface, as defined.

(c) Daywork Schedule

A Daywork Schedule should be included if the probability of unforeseen work, outside the items included in the Bill of Quantities, is relatively high. To facilitate checking by the Employer of the realism of rates quoted by the tenderers, the Daywork Schedule should normally comprise:

- (i) a list of the various classes of labour, and materials for which basic Day work rates or prices are to be inserted by the tenderer, together with a statement of the conditions under which the Contractor will be paid for Work executed on a Day work basis; and
- (ii) a percentage to be entered by the tenderer against each basic Day work Subtotal amount for labour, materials and plant representing the Contractor's profit, overheads, supervision and other charges.

(d) Provisional Quantities and Sums

(i)

- Provision for quantity contingencies in any particular item or class of Work with a high expectation of quantity overrun should be made by entering specific "Provisional Quantities" or "Provisional Items" in the Bill of Quantities, and *not* by increasing the quantities for that item or class of Work beyond those of the Work normally expected to be required. To the extent not covered above, a general provision for physical contingencies (quantity overruns) should be made by including a "Provisional Sum" in the Summary of the Bill of Quantities. Similarly, a contingency allowance for possible price increases should be provided as a "Provisional Sum" in the Summary of the Bill of Quantities. The inclusion of such provisional sums often facilitates budgetary approval by avoiding the need to request periodic supplementary approvals as the future need arises.
 - (ii) Provisional sums to cover specialized works normally carried out by Nominated Sub Contractors should be avoided and instead Bills of Quantities of the specialised Works should be included as a section of the main Bills of Quantities to be priced by the Main Contractor. The Main Contractor should be required to indicate the name(s) of

the specialised firms he proposes to engage to carry out the specialized Works as his approved domestic sub-contractors. Only provisional sums to cover specialized Works by statutory authorities should be included in the Bills of Quantities.

(e) Summary

The Summary should contain a tabulation of the separate parts of the Bills of Quantities carried forward, with provisional sums for Daywork, for physical (quantity) contingencies, and for price contingencies (upward price adjustment) where applicable.

The Bills of Quantities/Schedule of rates for these contract shall be AS ISSUED/APPROVED BY THE PROJECT MANAGER (attached to these tender documents)

SECTION VIII – STANDARD FORM

(i)	Form of Invitation for Tenders
(ii)	Form of Tender
(iii)	Letter of Acceptance
(iv)	Form of Agreement
(v)	Form of Tender Security
(vi)	Performance Bank Guarantee
(vii)	Bank Guarantee for Advance Payment
(viii)	Qualification Information
(ix)	Tender Questionnaire
(xi)	Confidential Business Questionnaire
(x)	Statement of Foreign Currency Requirement
(xi)	Details of Sub-Contractors

FORM OF INVITATION FOR TENDERS

[date]	
To:	
Dear Sirs:	
Reference:	[Contract Name]
You have been prequalified to tender for the	e above project.
We hereby invite you and other prequalified and completion of the above Contract.	d tenderers to submit a tender for the execution
A complete set of tender documents may be	e purchased by you from
[mailing address, cab	ple/telex/facsimile numbers].
Upon payment of a non-refundable fee of K	Kshs
All tenders must be accompanied by a security in the form and amount specified delivered to	number of copies of the same and in the tendering documents, and must be
[address and location	<u> </u>
at or before immediately thereafter, in the presence of to	(time and date). Tenders will be opened enderers' representatives who choose to attend.
Please confirm receipt of this letter imme	ediately in writing by cable/facsimile or telex.
Yours	faithfully,
	Authorised Signature
	Name and Title

FORM OF TENDER

	[Date]
To	
	[address]
H	COPOSED ISOLATION CENTER AT LUSIGGETTI SUB DISTRICT OSPITAL ame of Contract]
De	ar Sir,
1.	In accordance with the Conditions of Contract, Specifications, Drawings and Bills of Quantities for the execution of the above named Works, we, the undersigned offer to construct, install and complete such Works and remedy any defects therein for the sum of Kshs[Amount in figures]Kenya ShillingsShillings
	[Amount in words]
2.	We undertake, if our tender is accepted, to commence the Works as soon as is reasonably possible after the receipt of the Project Manager's notice to commence, and to complete the whole of the Works comprised in the Contract within the time stated in the Appendix to Conditions of Contract.
3.	We agree to abide by this tender until[Insert date], and it shall remain binding upon us and may be accepted at any time before that date.
4.	Unless and until a formal Agreement is prepared and executed this tender together with your written acceptance thereof, shall constitute a binding Contract between us.
5.	We understand that you are not bound to accept the lowest or any tender you may receive.
	Dated this day of20
	Signaturein the capacity of
	duly authorized to sign tenders for and on behalf of
	of[Address of Tenderer]
	Witness; Name
	Address
	Signature
	Date

LETTER OF ACCEPTANCE

[letterhead paper of the Employer]

	[date]	
To		
10	[name of the Contractor]	
	[address of the Contractor]	
Dear	Sir,	
This i	s to notify you that your Tender da	ed
for th	e execution of	-
		number, as given in the Tender documents] for
		[amount in figures][Kenya
		(amount in words)] in accordance with the
Instru	actions to Tenderers is hereby accep	ted.
	are hereby instructed to proceed with the Contract documents.	h the execution of the said Works in accordance
Autho	orized Signature	
Name	e and Title of Signatory	
Attac	hment : Agreement	

FORM OF AGREEMENT

THI	S AGRE	EMENT, made the day of				
betw			_of[or whose registered			
offic	e is situa	ated at]				
(here	einafter c	called "the Employer") of the one part AND	- Cr1			
ragio	stared off	fice is situated at]				
		called "the Contractor") of the other part.				
(1101)		and the confidence) of the other pure.				
WH	EREAS '	THE Employer is desirous that the Contractor execute	es			
		lentification number of Contract) (hereinafter called '[Place/location of the Wor				
acce	pted the	tender submitted by the Contractor for the execution	and completion of			
		and the remedying of any defects therein for the Contra				
		[Amount in figures],Kenya				
Shill	lings		Amount in words].			
NOV	W THIS	AGREEMENT WITNESSETH as follows:				
1.	In this	s Agreement, words and expressions shall have the sa	me meanings as are			
		ctively assigned to them in the Conditions of Contrac	_			
2.	The fe	The following documents shall be deemed to form and shall be read and				
	const	rued as part of this Agreement i.e.				
	(i)	Letter of Acceptance				
	(ii)	Form of Tender				
	(iii)	Conditions of Contract Part I				
	(iv)	Conditions of Contract Part II and Appendix to Con	nditions of Contract			
	(v)	Specifications				
	(vi)	Drawings				
	(vii)	Priced Bills of Quantities				
3.		nsideration of the payments to be made by the Employontractor as hereinafter mentioned, the Contractor here	•			
		nants with the Employer to execute and complete the				
		ts therein in conformity in all respects with the provis				
4.		mployer hereby covenants to pay the Contractor in				
		ration of the execution and completion of the Works a				
	remedyi	ng of defects therein, the Contract Price or such other	sum			

as may become payable under the provisions of the Contract at the

times and in the manner prescribed by the Contract.

IN WITNESS whereof the parties thereto have caused this Agreement to be executed the day and year first before written.
The common Seal of
Was hereunto affixed in the presence of
Signed Sealed, and Delivered by the said
Binding Signature of Employer
Binding Signature of Contractor
In the presence of (i) Name
Address
Signature
[ii] Name
Address
Signature

FORM OF TENDER SECURITY

has si	ubmitted his tender dat			
	(Name of Co	ontract)		
registe Kshs Emplo	ered office at(herei for wayer, the Bank binds itself,	e presents that WE	nto of	
THE (CONDITIONS of this oblig	ation are:		
1.	1 0	tenderer withdraws his tender during the period of the instructions to tenderers		
2.	If the tenderer, having bee Employer during the period	en notified of the acceptance of his tender by the od of tender validity:		
	 (a) fails or refuses to execute the form of Agreement in accordance with the Instructions to Tenderers, if required; or (b) fails or refuses to furnish the Performance Security, in accordance with the Instructions to Tenderers; 			
	We undertake to pay to the Employer up to the above amount upon receipt of his first written demand, without the Employer having to substantiate his demand, provided that in his demand the Employer will note that the amount claimed by him is due to him, 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 said date.			
	[Date [[signature of the Bank]		
	[Witness]	[Seal]		

PERFORMANCE BANK GUARANTEE

	(Name of Employer)		(Date)
	(Address of Employe	er)	
Dear Sir,			
undertaken, in pursuance	(hereinafter of Contract Nonafter called "the Works");		
shall furnish you with a	been stipulated by you in the Bank Guarantee by a recogn appliance with his obligations in	nized bank fo	or the sum specified
AND WHEREAS we hav	e agreed to give the Contractor	such a Bank	Guarantee:
on behalf of the Contracto	hereby affirm that we are the or, up to a total of Kshs		
demand and without cav	words), and we undertake to il or argument, any sum or a mount of Guerove or to show grounds or reason.	sums within arantee in wo	the limits of Kenya rds) as aforesaid
We hereby waive the ne before presenting us with	ecessity of your demanding the demand.	ne said debt	from the Contractor
Contract or of the Works which may be made betw	o change, addition or other to be performed thereunder or een you and the Contractor shantee, and we hereby waive n	of any of the all in any way	Contract documents release us from any
This guarantee shall be va	lid until the date of issue of the	e Certificate o	f Completion.
SIGNATURE AN	D SEAL OF THE GUARANT	OR	
Name of B	ank		
Date			

BANK GUARANTEE FOR ADVANCE PAYMENT

To:		[name of Emplo [address of Emp		<u>(</u> Date)
Gentlemen,				
Ref:			[name	of Contract]
		ons of the Conditions called "the Con		
his proper and Kshs.	l faithful peri	[name of Emplo formance under the of Guarante	oyer] a bank guara said Contract in e in figu	ntee to guarantee a an amount of arers] Kenya
agree uncondition merely, the payr demand without	onally and irrevenent to whatsoever rigue amount not e	k or financial institutio ocably to guarantee as ht of objection on our xceeding Kshs figures]	primary obligator[name of Emplo part and without hi	and not as Surety oyer] on his first s first claim to the
Guarantee in w by you from the		ount to be reduced per e Contract.		[amount of mounts recovered
Contract or of the which may be made and the contractor, shall be made and the contractor of the contract or of the which may be made and the contract or of the which may be made and the contract or of the contract or of the which may be made and the contract or of th	he Works to be nade between _ Il in any way r	ge or addition to or ot performed thereunder elease us from any lia n change, addition or n	or of any of the Control of Employers of Employers of Employers of Employers or	ontract documents ployer] and the
	u that an advan	you under this guarance payment of the amoract.		
This guarantee s the advance pay		id and in full effect fro Contract until		oyer) receives full
payment of the	same amount fr	om the Contract.		

Signature ar	nd Seal				
Name of the	Name of the Bank or financial institution				
Address					
Date					
	Name:				
	Address:				
	Signature:				
	Date:				

Yours faithfully,

QUALIFICATION INFORMATION

1.

Indivi	dual Tend	lerers or Individua	al Men	nbers of Joint Venti	ures
1.1	Constitution or legal status of tenderer (attach copy or Incorporation Certificate); Place of registration:				
	Principal	place of business			
	Power of	attorney of signato	ry of te	ender	
1.2	Total ann	ual volume of cons	truction	n work performed in	the last five years
Year				olume	
		Currency	Valu	e	
1.3	volume o		ars. Als	or on works of a simso list details of work	
Proje	ect name	Name of clien and contact person	t Type year	of work Value of performed and of completion	Contract
1.4		ms of Contractor's ist all information 1		nent proposed for ca ed below.	rrying out the
	n of uipment	Description, Make and age (years)		Condition(new, good, poor) and number available	Owned, leased (from whom?), or to be purchased (from whom?)
		_			
(etc	c.)				

Posi	ition	Name	Years of experience (general)	Years of experience in proposed position
Proj	ject Manager		(8 4 4 7)	
		-		
(etc.	.)			
1.7	Evidence of acce	ss to financial resh in hand, lines	esources to meet the s of credit, etc. List b	qualification
1.8			lex and facsimile nured by the Employer.	mbers of banks that
1.9	Statement of com Instructions to To		e requirements of Cl	ause 1.2 of the
1.10		m (work method	l and schedule) for the	ne whole of the Works.
1.10 nt Ve n		m (work method	l and schedule) for th	ne whole of the Works.

- 2.5 The information required in 1.11 above shall be provided for the joint venture.
- 2.6 Attach the power of attorney of the signatory(ies) of the tender authorizing signature of the tender on behalf of the joint venture
- 2.7 Attach the Agreement among all partners of the joint venture (and which is legally binding on all partners), which shows that:
 - a) all partners shall be jointly and severally liable for the execution of the Contract in accordance with the Contract terms;
 - b) one of the partners will be nominated as being in charge, authorized to incur liabilities and receive instructions for and on behalf of any and all partners of the joint venture; and
 - c) the execution of the entire Contract, including payment, shall be done exclusively with the partner in charge.

TENDER QUESTIONNAIRE

	Make copy and deliver to:	(Name of Employer)
		Signature of Tenderer
6.	Details of tenderer's nominated agent (if essential if the tenderer does not have his address, telephone, telex)	
5.	Name of tenderer's representative to be of the tender period	contacted on matters of the tender during
4.	Telex address of tenderer	
3.	Telephone number (s) of tenderer	
2		
2.	Full address of tenderer to which tender (agent has been appointed below)	correspondence is to be sent (unless an
1.	Full names of tenderer	
	Please fill in block letters.	

CONFIDENTIAL BUSINESS QUESTIONNAIRE

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

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

Part 1 – General
Business Name
Location of business premises; Country/Town
Plot No Street/Road
Postal Address Tel No
Nature of Business
Current Trade License No Expiring date
Maximum value of business which you can handle at any time K. pound
Name of your bankers
Branch
Part 2 (a) – Sole Proprietor
Your name in full
Nationality Country of Origin
*Citizenship details
Part 2 (b) – Partnership
Give details of partners as follows:
Name in full Nationality Citizenship Details Shares 1 2

Part 2(c) – Registered Company:						
Private or public						
State the nominal and issu	State the nominal and issued capital of the Company-					
Nominal Kshs						
Issued Kshs						
Give details of all director	rs as follows:					
Name in full .	Nationality.	Citizenship Details*. Shares.				
1						
2						
3						
4						
Part 2(d) – Interest in the	Firm:					
Is there any person / persons in						
I certify that the information given above is correct.						
(Title)	(Signature)	(Date)				
Attach proof of citizenship						

STATEMENT OF FOREIGN CURRENCY REQUIREMENTS

(See Clause 23] of the Conditions of Contract)

In the event of our Tender for the execution of
(name of Contract) being accepted, we
would require in accordance with Clause 21 of the Conditions of
Contract, which is attached hereto, the following percentage:
Contract, which is attached hereto, the following percentage.
(Figures) (Words)
(1.1841.00)
of the Contract Sum, (Less Fluctuations) to be paid in foreign currency.
Currency in which foreign exchange element is required:
Data: The Day of 00
Date: The
Enter 0% (zero percent) if no payment will be made in foreign currency.
Marinary fourier armonary negrinoment about he
Maximum foreign currency requirement shall be(percent) of the Contract Sum, less Fluctuations.
(Signature of Tenderer)
(8-8-80-01)

DETAILS OF SUB-CONTRACTORS

If the Tenderer wishes to sublet any portions of the Works under any heading, he must give below details of the sub-contractors he intends to employ for each portion.

Failure to comply with this requirement may invalidate the tender.

(1)	Porti	on of Works to be sublet:	•••••
	[i)	Full name of Sub-contractor and address of head office:	
	(ii)	Sub-contractor's experience of similar works carried out in the last 3 years with Contract value:	
			••
(2)	Porti	on of Works to sublet:	
	(i)	Full name of sub-contractor and address of head office:	
	(ii)	Sub-contractor's experience of similar works carried out in the last 3 years with contract value:	
		[Signature of Tenderer)	Date

LETTER OF NOTIFICATION OF AWARD

	Address of Procuring Entity
	ender No
T	ender Name
	s to notify that the contract/s stated below under the above mentioned tender have warded to you.
1.	Please acknowledge receipt of this letter of notification signifying your acceptance
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 the letter.
3.	You may contact the officer(s) whose particulars appear below on the subject matter of this letter of notification of award.
	(FULL PARTICULARS)

SIGNED FOR ACCOUNTING OFFICER

_	_		
	DESCRIPTION		UNT
	SECTION N		
	BILL NO. 1	ARIES	
		AR PRELIMINARIES	
Α		TEMS OF PRELIMINARIES	
,,		LL BE INSERTED against items of preliminaries in	
		ers priced Bills of	
	Quantities	·	
	-	e that failure to price any item of general /	
		preliminaries will be	
	construed	to mean that the tenderer has allowed for its costs	
	elsewhere	or wishes to	
	provide fo	that item free of charge.	
В	FIRM PRIC	E CONTRACT	
	This is a fir	m price contract and the Contractor must allow	
	in his tend	er rates for any	
		the cost of labour and/or materials during the	
		f the contract.	
С	SCOPE OF	CONTRACT	
		to be carried out under this contract comprise	
		TION/ REHABILITATION/ REFURBISHMENTS d in the BQ's)	
	(as iterriise	a in the bQ sj	
D	FLOOR ARI	Δ.	
U			
		ross approximate floor area is N/A square metres. ross floor area is	
	_	out warranty but for guidance only.	
Е	MEASURE	,	
	In the ever	nt of any discrepancies arising between the Bills	
		es and the actual	
	works, the	site measurements shall generally	
	take prece	dence. However, such discrepancies	
	between a	ny contract document shall immediately	
	be referred	to the Project Manager.	
		PP/1	
		•	
		TO COLLECTION	
60			
69			

	LOCATION OF SITE	
Α	The site for works is located within; as indicated on the contract appendix	
	The tenderer shall be deemed to have visted the site and familiarised himself with all site	
	conditions prior to submission of tenders.	
	No claims arising from the tenderers failure to do so will be entertained.	
В	EXISTING BUILDING SERVICES	
	Special precautions shall be required throughout the contract period to avoid damage to the	
	existing cables, drains and other services.	
	The Contractor shall allow for making good any damage arising from his actions during	
С	execution of this contract at his own expense. WORKING CONDITIONS	
C	The Contractor shall allow in his rates for any interference that he may encounter in the	
	course of execution of the works for the Client may in some cases ask the Contractor not to	
	proceed with the works until some activities within the site are completed.	
D	LABOUR CAMPS	
D	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.	
	J	
	PP/2	
	TO COLLECTION	

	MATERIALS FROM DEMOLITIONS	
Α	Any materials arising from demolitions and not re-used shall become remain the property of	
	the school. The Contractor shall allow in his rates the cost of assembling and keeping them	
	in the school premises.	
В	PRICING RATES	
	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	
	Contract.	
С	PARTICULAR INSERTIONS TO BE MADE IN APPENDIX TO CONTRACT	
	Period of Final measurements 3Months from practical completion	
	2. Defects liability Period 6Months from practical completion	
	3. Date for Possession To be agreed with Project Manager	
	4. Date for Completion (as indicated on the contract appendix)	
	5. Liquidated and Ascertained Damages At the rate of Kshs 50,000.00 per week or part thereof	
	6. Period of issuing Interim Certificates Monthly	
	7. Period of Honouring certificates Thirty (30) Days	
	8. Percentage Certified value retained 10%	
	9. Limit of Retention Fund 10% of Contract Sum	
	10.BondsThe Bonds required shall be from Approved institutions ONLY	
	Approved institutions oner	
	55 (5	
	PP/3	
	TO COLLECTION	

	AMENDMENTS TO TENDERING INSTRUCTIONS	
А	a) Clause 3.6 of the Instructions to Tenderers has been amended to read;	
	Tenders shall remain valid for a period of One Hundred and Twenty(120) days	
	from the date of Tender Opening, and not Ninety (90) days. All tenderers are	
	advised to note this amendment when filling the Form of Tender.	
	b) Clause 3.8 of the Instructions to Tenderers will hence be qualified and interpreted	
	to mean; "Bid Bond/Tender Security, which must be from an established and	
	approved institution, shall remain valid for a period of One Hundred and Fifty	
	(150) days from the date of Tender Opening i.e, it is still Thirty (30) days beyond	
	the Tender Validity Period.	
В	DOCUMENTATION	
В	DOCUMENTATION Allow a provisional sum of Kenya shillings One Hundred and Fifty Thousand (Kshs. 150,000) only for documentation.	150,000.00
С	AIRTIME	
	Allow a Provisional Sum of Kenya Shillings Twenty Thousand (Kshs 20,000.00) for airtime for five officers for two months	20,000.00
D	CLERK OF WORKS ALLOWANCES	30,000.00
	Allow a Provisional Sum of Kenya Shillings Thirty Thousand (Kshs 30,000.00) for Clerk of Works allowances	
	PP/4	
		N 200 000 00
	TO COLLECTION	714 200,000.00

Section No. 1 Bill No. 1 PARTICULAR PRELIMINARIES COLLECTION	
Total Brought Forward from Page No. -PP/1	
PP/5 TO GRAND SUMMARY 200,000.00	

	DESCRIPTION	AMOUNT	
	GENERAL PRELIMINARIES		
Α	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.		
В	ABBREVIATIONS		
	Throughout these Bills, units of measurement and terms are abbreviated		
	and shall be		
	interpreted as follows:-		
	m3/C.M. Shall mean cubic metre		
	m2/S.M. Shall mean square metre		
	m/L.M. Shall mean linear metre		
	mm/MM \$hall mean Millimetre		
	Kg. Shall mean Kilogramme		
	No. Shall mean Number		
	Prs. Shall mean Pairs		
	B.S. Shall mean the British Standard Specification Published by		
	the British Standards Institution, 2 Park Street, London W.I		
	England.		
	Ditto Shall mean the whole of the preceding description except		
	as qualified in the description in which it occurs.		
	m.s. Shall mean measured separately.		
	a.b.d Shall mean as before described.		
	P.M. Shall mean Project Manager		
	GP/1 TO COLLECTION		
_	TO COLLECTION		

he Employer is:
.O. BOX
ROJECT MANAGER
he term "P.M." wherever used in these Bills of Quantities shall be eemed to imply the
roject Manager as defined in Condition 1 of the Conditions of Contract r such person or
ersons as may be duly authorised to represent him on behalf of ne Government.
his shall be the
ounty Works Office, .O. Box 189,
iambu
RCHITECT
he term "Architect" shall be deemed to mean "The P.M." as defined above
UANTITY SURVEYOR
he term "Quantity Surveyor" shall be deemed to mean "The P.M." s defined above
LECTRICAL ENGINEER
he term "Electrical Engineer" shall be deemed to mean "The P.M." s defined above
IECHANICAL ENGINEER
he term "Mechanical Engineer" shall be deemed to mean "The P.M." s defined above
TRUCTURAL ENGINEER
he term "Structural Engineer" shall be deemed to mean "The P.M." as efined above
ORM OF CONTRACT
ne Form of Contract shall be as stipulated in the Republic of enya's Standard Tender
ocument for Procurement of Building Works(2000 Edition) cluded herein. The Conditions
f Contract are also included herein
GP/2
TO COLLECTION

BOND. The Contractor shall find and submit on the Form of Tender an approved institution will be willing to be bound the Government in an amount equal to Five per cent (5 %) of the Contract amount for the due performances of the Contract up to the date of completion as certified by the PROJECT MANAGER 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 Government, the Contractor shall furnish within seven days another Surety to the approval of the Government. В 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. C 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. TO COLLECTION

	7	
Α	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 materials.	
В	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 expense, to the satisfaction of the	
	PROJECT MANAGER	
	GP/4	
<u></u>	TO COLLECTION	

Α	STORAGE OF MATERIALS	
	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.	
В	SAMPLES	
	The Contractor shall furnish at his own cost any samples of materials or workmanship	
	including concrete test 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. The	
	Contractor shall pay for the testing in accordance with the current scale of testing charges	
	laid down by the Ministry of Roads, Housing and Public Works.	
	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 those in connection with nominated	
	sub-contractors' work.	
	GP/5	
	TO COLLECTION	
	TO COLLECTION	

Α	GOVERNMENT ACTS REGARDING WORK PEOPLE 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	
	organisation of the works, supply and control of labour, etc., and allow accordingly in his	
	tender. No claim in respect of want of knowledge in this connection will be entertained.	
	GP/6	
	TO COLLECTION	

А	SECURITY OF WORKS ETC.	
	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	
В	theft, loss or damage and the protection of the public. PUBLIC AND PRIVATE ROADS.	
	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	
С	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	
D	expense to the satisfaction of the PROJECT MANAGER 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.	
	GP/7	
	TO COLLECTION	

A ACCESS TO SITE AND TEMPORARY ROADS.	
Means of access to the Site shall be agreed with the PROJECT MANAGER prior	
commencement of the work and Contractor must allow for building any necessary	
temporary access roads (approximately 70 metres long) 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 of the PROJECT MANAGER The Contractor	
should also allow for relocating existing fence (approx. 30 metres long).	
GP/8	
5175	
TO COLLECTION	

Α	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	
В	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 approved by the Project Manager, 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 50 metre metallic or linen	
	tape.	
	GP/9	
	TO COLLECTION	
	TO COLLECTION	

А	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	
В	for any installation provided especially for their own use. 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	
	GP/10	
	TO COLLECTION	
		<u>I</u>

Α	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	
В	places where work is being prepared for the contract. 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 mentioned	
	in Condition No. 16 of the conditions of Contract. Such sums are net and no addition shall	
	be made to them for profit.	
С	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	
	mentioned in Condition No. 16 of the conditions of Contract. Persons or firms nominated by	
	the PROJECT MANAGER to execute work or to provide and fix materials or goods as stated	
	in Condition No. 20 of the Conditions of Contract are described herein as Nominated	
	Sub-Contractors. Persons or firms so nominated to supply goods or materials are described	
D	herein as Nominated Suppliers. 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 amended as	
	necessary as the work proceeds.	
	GP/11	
	·	
	TO COLLECTION	

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-Contractor. В 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 as described for Variations in Conditions No. 13of the Conditions of Contract, 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 of Quantities for

similar items added.			
	GP/12		
		TO COLLECTION	

Α	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 as described in Condition No.	
	8 of the Conditions of Contract 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	
В	in the P.C. Sums under the description "add for Attendance". 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	
С	P.C. Sums and allowed. 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 executed at rates provided in these Bills.	
	GP/13	
	TO COLLECTION	

Α	INSURANCE	
	The Contractor shall insure as required in Conditions Nos. 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 PROJECT MANAGER's inspection.	
В	PROVISIONAL WORK	
	All work described as "Provisional" in these Bills of Quantities is subject to remeasurement	
	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	
	taken and afterwards reinstate at his own expense.	
	CD/4.4	
	GP/14	
	TO COLLECTION	

Α	ALTERATIONS TO BILLS, PRICING, ETC.	
	Any unauthorised 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 they will be accepted.	
В	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.	
С	MATERIALS ARISING FROM EXCAVATIONS	
	Materials of any kind obtained from the excavations shall be the property of the	
	Government. Unless the PROJECT MANAGER directs otherwise such materials shall be dealt	
	with as provided in the Contract. 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 be	
	agreed.	
	GP/15	
	01/13	
	TO COLLECTION	

Α	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.	
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	
	completion.	
	GP/16	
	TO COLLECTION	

Α	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	
В	fit for occupation to the approval of the PROJECT MANAGER FIRM PRICE CONTRACT	
	Unless otherwise specifically stated in the 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	
С	and/or materials during the currency of the contract. 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 or other items in these Bills of	
D	Quantities. TRAINING LEVY	
	The Contractor's attention is drawn to the legal notice 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. 1,000,000.00 in value.	
	GP/17	
	TO COLLECTION	

A 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. B HOARDING The Contractor shall enclose the site or part of the works under construction with a hoarding 2400 mm high consisting of gauge 30 iron sheets on 100 x 50 mm cypress timber posts firmly secured at 1800 mm centres with two 75 x 50 mm timber rails complete with 2No vehicular gates and 1No. pedestrian gate. The Contractor is in addition required to take all precautions necessary for the safe custody of the works, materials, plant, public and Employer's property on the site. C 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.			
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. B HOARDING The Contractor shall enclose the site or part of the works under construction with a hoarding 2400 mm high consisting of gauge 30 iron sheets on 100 x 50 mm cypress timber posts firmly secured at 1800 mm centres with two 75 x 50 mm timber rails complete with 2No vehicular gates and 1No. pedestrian gate. The Contractor is in addition required to take all precautions necessary for the safe custody of the works, materials, plant, public and Employer's property on the site. C 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Klambu. No part of this document may be reproduced in any form or by any means without their prior permission.	А	MATERIALS ON SITE	
PROJECT MANAGER. This includes the materials of the Main Contractor, Nominated Sub-Contractors and Nominated Suppliers. B HOARDING The Contractor shall enclose the site or part of the works under construction with a hoarding 2400 mm high consisting of gauge 30 iron sheets on 100 x 50 mm cypress timber posts firmly secured at 1800 mm centres with two 75 x 50 mm timber rails complete with 2No vehicular gates and 1No. pedestrian gate. The Contractor is in addition required to take all precautions necessary for the safe custody of the works, materials, plant, public and Employer's property on the site. C 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.			
and Nominated Suppliers. HOARDING The Contractor shall enclose the site or part of the works under construction with a hoarding 2400 mm high consisting of gauge 30 iron sheets on 100 x 50 mm cypress timber posts firmly secured at 1800 mm centres with two 75 x 50 mm timber rails complete with 2No vehicular gates and 1No. pedestrian gate. The Contractor is in addition required to take all precautions necessary for the safe custody of the works, materials, plant, public and Employer's property on the site. C 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 experience 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.			
The Contractor shall enclose the site or part of the works under construction with a hoarding 2400 mm high consisting of gauge 30 iron sheets on 100 x 50 mm cypress timber posts firmly secured at 1800 mm centres with two 75 x 50 mm timber rails complete with 2No vehicular gates and 1No. pedestrian gate. The Contractor is in addition required to take all precautions necessary for the safe custody of the works, materials, plant, public and Employer's property on the site. C 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.			
under construction with a hoarding 2400 mm high consisting of gauge 30 iron sheets on 100 x 50 mm cypress timber posts firmly secured at 1800 mm centres with two 75 x 50 mm timber rails complete with 2No vehicular gates and 1No. pedestrian gate. The Contractor is in addition required to take all precautions necessary for the safe custody of the works, materials, plant, public and Employer's property on the site. C 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.	В	HOARDING	
50 mm cypress timber posts firmly secured at 1800 mm centres with two 75 x 50 mm timber rails complete with 2No vehicular gates and 1No. pedestrian gate. The Contractor is in addition required to take all precautions necessary for the safe custody of the works, materials, plant, public and Employer's property on the site. C 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.		·	
timber rails complete with 2No vehicular gates and 1No. pedestrian gate. The Contractor is in addition required to take all precautions necessary for the safe custody of the works, materials, plant, public and Employer's property on the site. C 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.			
in addition required to take all precautions necessary for the safe custody of the works, materials, plant, public and Employer's property on the site. C 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.			
materials, plant, public and Employer's property on the site. C 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.		, -	
C 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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.			
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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.		Employer's property on the site.	
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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.	С	CONTRACTOR'S SUPERINTENDENCE/SITE AGENT	
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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.			
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 Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission.			
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 Contract. COPYRIGHT The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission. GP/18			
Project Manager and such directions shall be deemed to have been given to the Contractor in accordance with the Conditions of Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission. GP/18			
accordance with the Conditions of Contract. COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission. GP/18			
COPYRIGHT D The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission. GP/18			
The copyright of these documents is vested in County Works Office, Ministry of Public Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission. GP/18			
Works, Kiambu. No part of this document may be reproduced in any form or by any means without their prior permission. GP/18	D	The copyright of these documents is vested in County Works	
means without their prior permission. GP/18		Works, Kiambu. No part of this document may be reproduced in any	
		means without their prior permission.	
		GP/18	
TO COLLECTION			
TO COLLECTION		TO COLLECTION	

	Kshs
Total Brought Forward from Page No.	-GP/1-
GP/2-	-
GP/3-	-
GP/4-	-
GP/5-	-
GP/6-	-
GP/7-	-
GP/8-	-
GP/9-	-
GP/10-	-
GP/11-	-
GP/12-	-
GP/13-	-
GP/14-	-
GP/15-	-
GP/16-	-
GP/17-	-
GP/18-	-
GP/19	

ITEM	DESCRIPTION	QTY	UNIT	RATE	AMOUNT
	ELEMENT NO. 1:SUBSTRUCTURE (All provisional)				
	SITE CLEARANCE	Ì			
Α	Clear site of works of grass, shrubs, bush, small trees	1230	SM		
	including a hedge and grub up roots, fill with selected				
	soil and burn debris				
	i Iousanita Europatian		Î		
	Oversite Excavation				
В	Excavate oversite average 200mm deep to remove	246	CM		
	vegetable top soil, wheel & deposit on site as directed.	ĺ			1
С	Excavate in soils to reduce levels n.e 1.5m starting from	1296	CM		l
	stripped level and stockpile on site as directed.	1230	0		
	Excavations including maintaining and supporting sides				
	and keeping free from water, mud and fallen material				
D	Excavate trench for foundation not exceeding 1.50 metres	170	CM		
	deep starting from stripped levels				
Е	Excavate for column bases not exceeding 1.50 metres	68	CM		
_	deep starting from stripped levels		Civi		
		<u> </u> 			!
	Extra over for excavation in rock	2	CM		
	Exam over for executation in fook	_	0.0.		
	Disposal				
Н	Return, fill and ram selected excavated material around	98	CM		
	foundations.				
					<u> </u>
	Backfill and compact excavated material on site	389	CM		
		1047	CN4		l I
ı	Load, wheel and cart away surplus excavated material	1047	CM		
	from site and deposited off the site as authorized by the				
	local authorities	l I	 		! !
	Disposal of water	Ì			
J	Allow for keeping all the excavations free from water and		ITEM		
	mud by pumping pailing or other approved means				
	Planking and strutting				
K	Allow for maintaining and supporting sides of all		ITEM		
	excavations and for keeping the same free from fallen				
	materials				
	Hardcore or other approved filling compacted in 150mm				
	thick layers;		<u> </u>		
L	300mm Thick, packed and compacted	1080	SM		
М	50mm Thick quarry dust blinding compacted and rolled	1080	SM		
	smooth to receive polythene sheeting				
N	Termidor® 80WG or equal and approved to blinded	1080	SM		
	hardcore surfaces (executed complete by a specialist;				
	applied strictly in accordance with the manufacturer's				
	printed instructions under a ten year written guarantee)		ļ		
	TOTAL CARRIED TO COLLECTION				
	1.5.7.E STRIKED TO COLLECTION	<u> </u>	<u> </u>		<u> </u>

ITEM	DESCRIPTION	QTY	UNIT	RATE	AMOUNT
A	1000 gauge polythene or other equal & approved damp	1080	SM		1
	proof membrane, laid over blinded hardcore (m/s) with				
	300mm side & end laps (measured nett - allow for laps)				
		ĺ			
	Plain concrete class 15 in:	ĺ			
В	50mm blinding under foundations.	170	SM		
С	50mm blinding under column bases.	68	SM		
	Reinfprced concrete class (20/20) as described, in:-				
D	Foundations	43	CM		
E	Columns	6	CM		
С	Columnia	0	CIVI		+
E	Column bases	24	CM		
			CIVI		1
F	150mm thick surface bed laid in bays including all	1080	SM		1
-	necessary formwork				
					1
G	Extra over surface bed for slab thicknessing 350 x 100mm	243	LM		1
	thick				
		į .			
	Reinfprcement, as described (PROVISIONAL)				
	High yield deformed bar reinforcement to BS 4461; incl.				
	soft i on tying wire, spacer blocks, bending, cutting etc.	ļ			
Н	Assorted bars	2541	KG		
	Sawn formwork as described to:-	107			1
J	Edge of slab, over 75mm but not exceeding 150mm high.	197	LM		
K	Edges of strip foundation	113	SM		
	Lager of strip roundation	113	1	1	1
L	Vertical sides of column bases	79	SM		
					i
М	Vertical sides of columns	78	SM		
	Lieuring hand deurs was af serves hadded and levelled in				
	Hessian based damp proof course bedded and levelled in cement and sand (1:4) mortar as described (measured				
	nett allow for laps):				
N	200mm wide	405	LM		+
11	2001IIII Widd	403	LIVI		
	Sub walling				
Р	200mm thick natural quarry stone bedded in cement sand	226	SM		1
Г	mortar (1:3)	220	Sivi		
Q	600x600mm paving slubs	118	SM		
٧		110	314		
	TOTAL CARRIED TO COLLECTION				
	TO THE CARRIED TO COLLECTION				
			-+		
			- 1	1	1

COLLECTION:SUBSTRUCTURES

Brought Forward from CBW/1 Kshs

Brought Forw	vard fro	m Ahove	Kshs			
2100Bill 101W	Jan G 11 01		113113			
				1		
				1		
				1		
		LIDE GARRIER TO CUE TO CO	146116			
TOTAL SUBS	TRUCT	URE CARRIED TO SUMMARY PAGE	KSHS		-	

TEM		DESCRIPTION	QTY	UNIT	RATE	AMOUNT
	ELEN	1ENT NO. 2:REINFORCED CONCRETE FRAME				
	Reinf	orced concrete class (20/20) 1:2:4 as described, in:-				
Α		beam	5	cm		
	Fabri	reinforcement to B.S. 4483 and setting in concrete				
	laps)	300mm side and end laps (measured net; allow for				
В		c mesh ref: A142 in concrete surface bed	1080	SM		
С	Asso	ted reinforcement bars	700	KG		
		formwork: to				I
D	Verti	cal sides of the concrete wall	75	SM		
						_
						_
	İ					
						_
	1					-
						_
						_
	ļ					
						_
	İ					_
						-
						-
						_
						-
						-
	İ					-
						-
			-			
	TOT	AL REINFORCED CONCERETE FRAME CARRIED TO	STINANA.	NDV DVC	E (Kčnc)	_
	1017		SUIVIIVIA	ANT PAC	 -] Г
					<u> </u>	+ +

ITEM	DESCRIPTION	QTY	UNIT	RATE	AMOUNT
	ELEMENT NO. 3: WALLING				
	External walls				
A	200mm thick machine cut natural stone walling bedded in cement sand mortar (1:3)	263	SM		
	Internal walls				<u> </u>
В	200mm thick machine cut natural stone walling bedded in cement sand mortar (1:3)	584	SM		
D	100mm thick walls ditto	51	SM		
	TOTAL REINFORCED WALLING CARRIED TO SUMMARY	PAGE I	KSHS		

ITEM	DESCRIPTION	QTY	UNIT	RATE	AMOUNT
	ELEMENT NO. 4:DOORS				
	45mm thick semi solid core flush door to BS 459;part				
	2,faced on both sides with 3mm internal painting qualit				
	Mahagany veneer and lipped on all edges with hardwo				
	including all frames and accessories, iron mongery and	_			
	<u>painting</u>				
Α	Door size 900 x2400mm high	24	Nø		
		_			
В	Ditto door size 1800x2400mm high single swing do	or 4	Nø		
	Panelled hardwood doors				
	Panelled nardwood doors				
	Wrot hardwood timber, well seasoned and pressure				
	impregnated with approved preservative as described in				
	impregnated with approved preservative as described in	<u>. </u>			
	50mm Thick mahogany doors with lipping all round:-				
	The state of the s	_	_		
С	Double swing leaf door overall size 1800 x 2400mm Hig	zh 1	No		
·	infilled with and including 7mm thick Georgian wire				
	glass view port glass (peep window) size 650 x 925m				
	high frames and accessories				
	iron mongery and painting				i i
	Steelcasement doors				
D	900x2400mm high	2	No		
E	1800x2400mm high double swing	3	No		
			_		
			_		
			_		
			_		
			+		
	TOTAL FOR DOORS CARRIED TO SURANCES				
	TOTAL FOR DOORS CARRIED TO SUMMARY				

ITEM	DESCRIPTION	QTY	UNIT	RATE	AMOUNT
	ELEMENT NO.6 : FINISHES			-	1
			1		
	Wall finishes				
		1			
	Plaster; 12mm thick coatwork, cement sand (1:3); wood				
	trowelled to concrete or blockwork base generally to: -				
			ļ		
			S		
Α	Internal walls	1431	М		
		ĺ	S		Ì
В	13mm thick cement sand(1:3) backing to receive ceramic	278	М		
_	wall tiles				
	with thes		Ì		
_			S		
С	200x250x6mm thick wall tiles	278	М		
	Painting and decorations				
		ĺ	Ì		
	Prepare and apply three coats of first quality plastic	i	i i		
	emulsion paint to: -				
	- Indistrict paint to:		l İ		
		1			
_	Diagram of conference of config	1 4 2 1	S		
D	Plastered surfaces of walls	1431	М		
			S		
E	Plastered surfaces of suspended beams	50	М		
	Floor finishes				
	Cement and sand (1:3) screeds, backing, beds etc.	İ			İ
	<u> </u>		i		
			S		
F	32mm thick wood floated bed to receive non-slip ceramic	999	M		
'	tiles	333	171		
	uies				
_			S		
G	300x300x8mm ceramic floor tiling laid to screed bed(m.s)	999	M		
	and pointed in coloured grout.	ļ			
		ļ	ļ .		ļ
	Ceiling finishes				
		Ī	S		
Н	9 mm thick gypsum plasterboard ceiling complete with	131	M		
	and including skimming and painting to approval.				
		1			
		1	}		
	1	1	ļ		
			ļ		
		İ			
		İ			
		1			
					ļ
	TOTAL <u>FO</u> R <u>FINISHES</u> CAR <u>RIED</u> T <u>O</u> S <u>UM</u> MAR <u>Y</u>	Ī			

BUILDER'S WORKS:GROUND FLOOR SUBSTRUCTURE (ALL PROVISIONAL) REINFORCED CONCRETE FRAME WALHING DOORS FINISHES REINSHES R	M	ENT N	O. TITLE		PAC	AMOUNT	
SUBSTRUCTURE (ALL PROVISIONAL) REINFORCED CONCRETE FRAME WALHING DOORS FINISHES REINFORCED CONCRETE FRAME A WINDOWS FINISHES REINFORCED CONCRETE FRAME A REINFORCED CONCRETE FR			BUILDER'S WORKS:GROUND FLOOR				
REINFORCED CONCRETE FRAME WALLING DOORS OF THE STATE O		1					
REINFORCED CONCRETE FRAME WALLING DOORS OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE O		i					
REINFORCED CONCRETE FRAME WALLING DOORS OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE O		SUBS	TRUCTURE (ALL PROVISIONAL)			3	
WALEING DOORS 6 r WINDOWS 7 r 1 r 1 r 1 r 1 r 1 r 1 r 1 r		İ	,		ĺ		
WALEING DOORS 6 r WINDOWS 7 r 1 r 1 r 1 r 1 r 1 r 1 r 1 r)	REIN	ORCED CONCRETE FRAME			4	
DOORS 6				i			
DOORS 6	3	WAL	ING			5 -	
WINDOWS 7 7 7 FINISHES 8 7 7		ĺ		i i			
WINDOWS 7 7 7 FINISHES 8 7 7		DOO	RS			6 -	
FINISHES 8 r 7		ĺ		i i			
FINISHES 8 r 7		WIN	ows			7 -	
		İ					
		FINIS	HES			8 -	
						,	
				i i	j		
				i i	i	,	
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				<u> </u>	Ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i i	j		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				<u> </u>	Ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				<u> </u>	Ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				<u> </u>	Ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY							_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i			_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY							_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i			_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i	ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY					Ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i	ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i	ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i	Ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i			_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i			_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				iii	İ		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i i	İ		
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i i	İ		
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY					j		
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY					j		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY					Ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY					Ì		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				j	j		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				j	j		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY				i i	ĵ		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY					j		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY					j		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY					j		_
TOTAL BUILDER'S WORKS(GROUND FLOOR) CARRIED TO GRAND SUMMARY					•		_
		TO	AL BUILDER'S WORKS(GROUND FLOOR) CARRI	ED TO GRAI	ND SU	MMARY	_
		. •					_
							_
							_
			₁				

	SECTIO	n NO.	<u>4</u>		1			-
	BILL NO). 2:	<u> </u>		-		! 	_
		<u> </u>			+			_
	COLUMI	VS_			İ	<u> </u>		
4	300X96	K27.5X	10.01kg/m C-section	840	Kg			
_	00077776	710375	ko	501	1,			
3	203X76	X19X5.	68kg/m C-section	531	Kg I			-
					1			
	DOOR J	AMB			i	<u> </u>		
2	203X76	K19X5.	68kg/m C-section	55	Кg			
)	152x64x	15.5x3	.53kg/m C-section	119	Kg I		 	_
	RAFTER	S			+	-	 	
E			1 10.01kg/m C-section	2694	Kg			_
			e,		1	<u> </u>		
7	203X76	K19X5.	68kg/m C-section	442	kg			
								L
_	KNEEE				1.			L
3	_203X76	K19X5.	68kg/m C-section	196	Kg I			L
	APEX B	RACE			+	+	 	_
Η			68kg/m C-section	502	Kg			_
					Ĭ		İ	
	DOOR H	EADE	<u> </u>					
A	152x64x	19.00x	3.53kg/m C-section	29	Kg			
3	152x64x	15.5x3	.53kg/m C-section	85	Kg	i	ĺ	
					İ			
	WINDOV	V HEAI	ÞER		1			_
A			.53kg/m C-section	212	Kg			_
								Ļ
	PURLIN			2500				
3	150x61/	65x16	5x3.53kg/m Z-section	3580	Kg			-
							l 	
	GIRTS				+			_
2		65x16	5x3.53kg/m Z-section	1181	Kg			_
	DATE	ייי יכוו			-			_
)	EAVE P		.53kg/m C-section	410	ka ka		 	_
,	1048043	. 1 J. JXC	-oong/ iii o-scelloii	410	Kg 			
					1			
					İ			
					+			
					+			
			L					
	Carried	to Colle	ction					
	- 1							
			İ			1		

Description	Qty	Unit	Rate	BQ Amount (Kshs.)
SECTION NO. 3				
BILL NO 3				
Hold down brackets - C30024-2.45kg	28	No		
Hold down brackets - C20015-1.31kg	28	No		
COLUMN KNEE BRACE BRACKET C30024x5.07kg	28	No		
APEX BRACE BRACKET C30024x2.54kg	46	No		
PACKING PLATES C30024x1.18kg	56	No		
PURLIN CONNECTION ANGLE BRACKET(BACK TO BACK) C30024x0.91kg	112	No		
PURLIN CONNECTION ANGLE BRACKET(SINGLE) C20019x0.35kg	64	No		
WINDOW HEADER TO COLUMN BRACKET C150/C30024x0.23kg	28	No		
WINDOW HEADER TO COLUMN BRACKET C150/C30024x0.16kg	56	No		
MULLION/RAFTER BRACKET C20015/C20015x0.38kg	16	No		
DOOR JAMB TO HEADER BRACKET C20015/C15015x0.25kg	49	No		
DOOR JAMB TO HEADER BRACKET C30024/C15015x0.43kg	4	No		
BRACING CONNECTION ANGLE BRACKET 0.45kg	48	No		
ROOF BRACING (10MM DIA WIRE ROPE+ACCESSORIES) 0.18kg	12	No		
WALL BRACING (6MM DIA WIRE ROPE+ACCESSORIES) 0.5kg	12	No		
SAGROD 12mm dia with end connection plates 0.47kg	250	kg		
EAVE STRUT HOLD BRACKET (BACK TO BACK) 2.78kg	15	No		
EAVE STRUT HOLD BRACKET (SINGLE END COLUMNS) 1.07kg	4	No		
EAVE STRUT HOLD BRACKET (SINGLE MID COLUMNS) 1.69kg	4	Sm		
FLY BRACE-C300 B2B 0.56kg	84	No		
FLY BRACE-C200 SINGLE 0.42kg	76	No		
EAVES PURLIN SLOPE CLEAT FOR C15015x3.96kg	48	No		
M16x175 ANCHOR BOLTS	56	No.		
M12x110 ANCHOR BOLTS	56	No.		
M16X35 GRADE 4.6 BOLTS	2140	No.		
M16X35 GRADE 8.8 BOLTS	1020	No.		
M16X45 GRADE 8.8 BOLTS	285	No.		
M12x30 GRADE 4.6 BOLTS	1290	No.		
12x20 TEK SCREWS	1100	No.		
M12x89 rawl bolts for fixing window jamb	28	No.		
Total For RC Superstructure Carried To Summary				
20th 101 No Superstructure Carried to Summary				

ITEM	DESCRIPTION	OTY	UNIT	RATE	Amount KSHS
	BILL NO. 4: ROOF(ALL PROVISONAL)	611	01111	14112	1111000110110110
A	Gauge 26 galvanized pre-painted IT profile sheet bolted with m16x30 grade 8.8 screws bolted to 150x61/65x16.5x3.53kg/m Z-purlin (ms) customised length to detail	1218	SM		
	FLASHING				
В	26 gauge ridge flashing	64	M		
			171		
С	Ditto barge	46	Sm		
D	INSULATION				
Д	10mm jumbolene roof insulation with single side aluminium bubble foil	1368	SM		
E	Heavy gauge chicken wire mesh	1368	SM		
	SUNDRIES				
F	5.5x65mm long screws	4500	No		
G	6.3x22mm long screws	230	No		
	GUTTERS AND DOW NPIPES				
Н	EAVE GUTTER FLAT (25x1.5x450 galv. Strap)	371	No.		
Ι	BOX EAVE GUTTER type 1 (150X200) prepainted	112	M		
J	BOX EAVE GUTTER type 2 (150X200) prepainted	8	M		
K	BOX GUTTER END CAPS prepainted	100	No.		
L	BOX DOWNPIPES (150X120)prepainted	61	М		
M	BOX DOWNPIPE CLIPS galvanised	66	No.		
N	BOX DOWNPIPE SHOES prepainted	22	No.		
P	BOX DOWNPIPE SPOUT prepainted	22	No.		
Q	12X20 TEK SCREWS	2610	No.		
R	POPPING RIVETS	900	No.		
S	GLASTICORD SEALANT	1	Roll		
	Carried to collection				

em	Description			Otu	Unit	Rate		mount shs.)
	EXTERNAL CLA	DDING	SHEETS	Yug	UILL	11416	(IX	<u>,</u>
A		olted to	painted IT profile sheet bolted with m16x30 150x61/65x16.5x3.53kg/m Z-girt (ms)	318	SM			
	FLASHING							
		g pre-pa	I ainted flashing to the following;					
В	Corner flashing			20				
С	Door Jamb			8	M			
	Window jamb fla	shing		40	M			
D	Window soffit fla	hing		28				
Б				140				
Е	Drip cap flashing	1		142	M			
F	Drip flashing			142	M			
G	Column cap flasl	ing		36	M			
Н	Masonry column	can		20				
J	Column cap flash	ing		40	M			
K	Roof cap flashing			146	M			
L	Door soffit flashi	ng		4				
	CHINDDIEC							
	SUINDRIES	<u> </u> 						
M	Screw 5.5x25mm self ta	hning	ocrawo	2250	No.			
101		pping ,	PCIEWS	2230	110.			
N	6.3x22mm ditto			2950	No.			
P	Steel nails 50mm	1		500	No.			
	Carried to collec	tion p	age					
		i	İ				_	

A. Gauge 26 gall anized pre-painted IT profile sheet bolted with m16x30 grade 8.8 screws bolted to 150x61/65x16 5x3.538/g/m Z-putlin (ms) customised length 251 SM INSULATION B. 10mm jumbeliene wall insulation with single side aluminium bubble foil. C. Heavy gauge chicken wire mesh 312 SM SUNDRIES D. 5.5x25mm ld ng screws 1400 NO.	Item	Description			Qty	Unit	Rate	BQ Amount (Kshs.)	t _
B 10mm jumbelene wall insulation with single side aluminium tubble foil.	A	with m16x30 g 150x61/65x16	rade 8.	screws bolted to	251	SM			
aluminium bubble foil. C Heavy gauge chicken wire mesh 312 SM SUNDRIES D 5.5x25mm ld ng screws 1400 NO.		INSULATION							
SUNDRIES D 5.5x25mm long screws 1400 NO.	В				312	SM			
D 5.5x25mm long screws 1400 NO.	С	Heavy gauge	chicke	n wire mesh	312	SM			
CARRIED TO COLLECTION	Б	3.3x23iiiii iC	ing scre		1400	NO.			
CARRIED TO COLLECTION									
CARRIED TO COLLECTION									
CARRIED TO COLLECTION									
CARRIED TO COLLECTION									
CARRIED TO COLLECTION									
CARRIED TO COLLECTION									
CARRIED TO COLLECTION									
CARRIED TO COLLECTION									
CARRIED TO COLLECTION									
CARRIED TO COLLECTION									
CARRIED TO COLLECTION									
		CARRIED TO	COLL	ECTION					

Item	Description	Qty	Unit	Rate (Kshs)	Cost (Kshs)
	SANITARY APPLIANCES				•
	Supply, deliver, install, test and commission the				
	following sanitary appliances complete with all the				
	accessories including all connections to the services,				
	waste, jointing to water supply overflows, supports				
	and all plugging and screwing to walls and floors.				
	(i) All sanitary fittings shall be in approved colour.				
	(ii) The Model and Ref No. indicated is only a guide to				
	the type and quality of fittings				
	(iii) Equivalent and Approved models may be				
	acceptable				
	Water closet suite				
	Close coupled WC suite with 'P'-trap in approved				
	colour complete with horizontal outlet to BS 3402 with				
	7.5 litre high level cistern and fittings including				
	siphon, 15mm diameter side inlet ball valve, 20mm				
Α	diameter side overflow, plastic flush bend, lever flush	0	No		
	system, inlet connection, and heavy plastic seat and				
	cover with metal top fixed hinges. All to be as Ideal				
	standard (Horizontal outlet) water closet or equal and				
	approved.				
	WC Asian Pan				
	Stainless squating water closet pan as Metro or				
В	approved equivalent with stepping treads. The pan to	8	NO		
_	be measuring 485 x 570 x 210mm with P trap loose,				
	horizontal outlet and all round flash inlet.				
	WC Western type Pan				
6	Free standing horizontal outlet vitreous china floor	2	NO		
С	standing WC pan complete with seat and cover. The	2	NO		
	pan to be as Ideal standard or approved equivalent				
	WC flush Valve				
5	11/2" concealed vandal proof chrome plated low	4.0	NO		
D	pressure WC flush valve and Cobra or approved	10	NO		
	equivalent				
	Wash hand basin (WHB) - Pedestal				
	Pedestal wash hand basin size 545 x 425mm complete				
	with fixing brackets with one tap hole, 32mm diameter chrome plated chain waste, chain stay hole, chrome				
-		4.5	NI-		
E	plated non-conculsive mixer tap as cobra and heavy	15	No		
	duty plastic bottle trap (32mm 'P' trap) with 75mm seal.				
	To be as Orient countertops washhand basin or equal				
	and approved.				
	Wash Hand Basin - Undecounter		<u> </u>	<u> </u>	
	Under counter wash hand basin size 545 x 425mm				
	complete with fixing brackets with one tap hole, 32mm				
_	diameter chrome plated chain waste, chain stay hole,	_	.		
F	chrome plated delay action tap as Plumber or	9	No.		
	approved equivalent and heavy duty plastic bottle				
	trap (32mm 'P' trap) with 75mm seal. To be as Orient				
	washhand basin or equal and approved.				
	Carried to collection				

ltem	Description Tailed Ball Maldan	Qty	Unit Rate (Kshs) Cost (Kshs)
	Toilet Roll Holder Recessed to wall ceramic toilet roll holder as Ideal		
Α	standard or approved equivalent	9	No.
	Toilet Brush and Holder		
В	Wall mounted toilet brush holder and brush of	_	
	approved colour as Twyfords or approved equivalent.	0	No.
	Mirror		
	6mm thick polished plate glass silver backed mirror		
	with bevelled edges, size 610 x 450mm, Plugged and		
С	screwed to wall with 4No. chrome plated dome capped	15	No.
	screws. The mirror shall rest against a layer of 5mm		
	thick foam		
	Flexible Tubing & Angle Valve		
D	15mm dia. x 300mm long flexible PVC connectors	29	No
	complete with chrome plated angle valve as Pex.		
	Urinal Bowl		
	Ceramic urinal bowl measuring 305x445x330mm with		
Е	back inlet for concealed flash valve, all round flush spread and complete with fixing brackets, PVC doom	3	No
	waste, heavy duty bottle trap.		
	Urinal flush valve		
F	3/4' concealed vandal proof chrome plated low		
•	pressure urinal flush valve and Cobra or approved	3	NO
	equivalent	J	
	Shower Fittings		
	Lorenzetti Maxi instant shower or aproved equivalent	_	
G	complete with shower arm.	6	No.
	Shower stopgork		
	3/4' chrome plated shower stop cork with carrina		
Н	handle as Cobra or approved equivalent	6	NO
	Soap Holder		
	Recessed to wall ceramic soap holder as Ideal standard	6	No.
	or approved equivalent.		NO.
	Towel Rail		
J	Chrome plated towel rail 600mm long with the rail and	6	No
· ·	brackets as one piece, all as Twyford s or equal and		
	approved.		
	Hand drier		
	Authoratic stainless staal hand duice are estimated		
	Automatic stainless steel hand drier, operating on an infra red automatic sensing system with heating		
	element safety cut out complete with a 30 seconds		
	safety timer, pkastic rawl plugs and fixing screws. The		
K	hand drier to have a heating capacity of 2.1kW and	2	NO
.,	performance flow rate of 135cfm (3.82m3/min) and to	-	
	be of size 270x64x143mm deep. It shall have a noise		
	level below72.5dBA at 1.5m. t shall be as Mediclinic or		
	approved equivalent.		
	Carried to collection		
			- - - - - - - - -

Item	Description	Qty	Unit	Rate (Kshs)	Cost (Kshs)	
item	Kitchen Sink (SBSD)	Qty	Oint	nate (Nama)	cost (Ksiis)	_
	Double bowl, double drainer single bowl stainless					_
	steel kitchen sink of size 1800 x 500mm as					
	manufactured by ASL 140 or equal and approved. The					
	bowl size to be 420 x 355 x 150mm deep complete with					
J	chrome plated 40mm waste fittings, plugs, chain stays,	1	NO			
J	overflow, 1No. 15mm diameter chrome plated sink	1	NY			
	·					
	mixer tap as Vado or approved equivalent, heavy					
	gauge plastic bottle trap with 75mm deep seal and					
	chaih waste fitting		\dashv		_{	_
						_
K	Diito but single bowl single drain kitchen sink with	0	иа			
	chrdme plated bib tap as Vado		\rightarrow			_
	Undersink water heater					_
Α	10 L tres undersink water heater as hetrae sadia or	1	иф			
	equivalent				_	_
	Disabled Persons WC set					_
	Wheel chair accessible W.C facility Comprising of the					
	following:-					
	i) Close coupled W.C with 7.5 litre cistern with bottom					
	inlet and overflow. The bowl shall be of size					
	375x560x420 mm high.The bowl and cistern shall be					
	manufactured from vitreous china complying with B.S					
	3402 .The unit shall be complete with valveless cistern					
	fittings including syphon, 1/2" side inlet ballvalve, 3					
	/4" side overflow, plastics flushbend, inlet connector					
	and reversible metallic chrome plated cistern					
	lever.There shall also be a heavy duty seat(25mmhigh)					
	and cover with chrome plated metal hinges, toilet roll					
	holder, 610 x 610 x 6mm thick mirror and robe hook.					
	ii) Semi pedestal wall mounted W.H.B of size					
	600x500x545mm high with flexible connectors to waste					
	and taps.The basin shall be manufactured from					
В	vitreous china complying with B.S 3402.It shall have	2	NO			
ь	one L/H tap hole with 1/2" chrome plated lever action	2	NY			
	pillar tap, chrome plated waste with height adjustable					
	trap, pedesta and wall fixing bolts.			_		
	iii) Hinged support rail with toilet roll holder 770mm					
	long manufactured in nylon coated aluminium and					
	mounted on a wall fixing plate plate size 230x100					
	mm, 4No 600mm grab rails with covered wall plates.					
	The set shall be as Twyfords DOC.M wheelchair					
	accessible W.C. facility or approved equivalent.					
	Soap Dispenser			_		
С	1 litte capacity metalic body soap dispenser as Starmix	10	No			
~	or approved equivalent					
	Total Carried Forward to Collection Page 4					
	 				+	
		_	[1 T	_

Collect	tion Page	
Item	Description	Amount (Kshs)
1	Total b/f from Page 1	
2	Total b/f from Page 2	
3	Total b/f from Page 3	
	Total for sanitary fittings	
	Total for Sanitary fittings c/f to Summary Page	

Item	Description	Qty	Uni t	Rate	Total
S	upply, Install, test and commission the				
	lowing:-				
1.1.00	LIGHTING POINTS		ĺ		
L	ighting points wired in 1.5mm2 SC CU cables		ĺ		
1.1.01 d	rawn in concealed 20mm diameter HG P.V.C.				
C	dnduits for:-				
a	One way switching	56	No		
b) Two way switching	16	No		
c	Unswitched Automated	12	No		
	SWITCHES				
1 1 02 1	QAmps, switch plate as T&G, PANASONIC or		<u> </u>		
	pproved equivalent as				
a	'i' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	20	No		
	One gang two way	8	No		i
С	1 - 1	10	No		i
d		4	No		
			<u> </u>		
	LIGTING FITTINGS		İ		
	ighting fittings complete with bulbs or tubes s follows:				
(a					
W	th diffuser 1700lm IP65 protection white	35	No		
6	400К 		<u> </u>		
(l	600mm x 1 x 18 watts LED fluorescent				
•	tting with diffuser 1700lm IP65 protection	12	No		
	hite 6400K or approved equivalent				
			<u> </u>		
((175mm, 1x12 Watts LED dome light fitting		<u> </u>		
	with sensor 900lm IP65 WHITE 6000K as SKU	10	No		
	5015 or approved equivalent				
			<u> </u>		
((Compact Fluorescent Bulk head fitting		<u> </u>		
	omplete with lamp as THORN or equal and	12	No		
	pproved equivalent				
	<u></u>		<u> </u>		
(6	a) 330 DS (21" Dia,) Closed Ceiling Consists		†		
	Dome Assembly				
	4 feet Spectralight Infinity Tubing	14	No		
	Prismatic Diffuser				
			-		
			1 -		
			-		
			-		
SI	JB TOTAL C/F TO NEXT PAGE				
	7				
- 1					
				 	-
			1		

Item	Description	Qty	Unit Rate	e Amo	unt
	Sub-total B/F from previous page				
	1x8 Watts, Double sided EXIT emergency lighting		<u> </u>	1 1	
1.1.04	luminaire as THORN or approved equivalent	6	No		
1.1.04	(TYPE EXIT)	· ·	110		
	(1,12,2,111)			1 1	
	Bedhead unit comprising of 1No 18 Watts reading				
	fluorescent light. 1 No. night light, pull cord				
1.1.05	nurse call point, RJ45 Telephone outlet and I No	104	No		
	13Amps 240V twin socket outlet as THORN or				
	approved equivalent.				
				i i	
	SOCKET OUTLETS AND OTHER POWER POINTS			i i	
	200X50mm, 3 compartment, 16 WG powder			i i	
1.1.06	coated stee trunking complete with inner, outer	275	LM		
	corners and all accessories				
	13 Amps Socket outlet points wired ring				
	comprising of 3x2.5 mm sq. single core PVCI				
1.1.07	copper cables drawn in concealed 25mm HG PVC	89	No		
	conduits and steel trunking complete with fitting				
	conduits and steer trunking complete with fitting				
1.1.08	Hand drier point comprising wiring in 3x2.5mm2	2	No		
	PVC-SC-CU cables in concealed PVC conduits				
	45 Amps double pole switches with neon				
1.1.09	indicator as CLIPSAL or approved equivalent for	2	No		
	item 1.1.08 above				
	Colonia della carrietina ef A-25 mm en				
1 1 10	Sub-mains dables consisting of 4x25mm sq	200			
1.1.10	+1x16mm sq E.C.C in concealed 50mm diameter	300	LM		
	HG PVC conduits and all other accessories				
	14 SWG surface mounted and spray painted				
	standard looping in box to accommodate 2No.				
1.1.11	Cut outs, and all other necessary accessories to	2	No		
	PEE approval				
	- I approve		- -	 	
			_ -	<u> </u>	
			- -	 	
	_		- -		
	_				
				 	
	_			+	
	_				
	_		_ _	ļ [
	_			ļ l	
	SUB TOTAL			_ _	
				+ +	
	-				

Item

SUB-TOTAL B/F FROM PREVIOUS PAGE

	Earthing of loopbox with 6mm ² SC Earth cable and 1500mm long, 12mm diameter earth rod		
1.1.13	complete with Farth inspection pit/manhole	1	No.
	measuring 250X250X100 and removable lid.		
1.1.14	a) 35mmsq x 5 core PVC/SWA/PVC cables from existing power board as supply to looping in box for power distribution	200	LM
	b) Tiling with hatari tiles 2 no. per metre	400	No
1.1.15	900X900X700mm power Manholes complete with cover	4	No
1.1.16	Trenching for cables in Hard rock to 750mm depth and backfiling	200	LM
1.1.17	Trenching for Cables in soft soil to 750mm depth and backfilling	200	LM
1.1. 18	Weatherproof metallic cable control pillar box complete with all accessories to project Engineer's approval	2	No
1.1.19	DISTRIBUTION BOARDS TP&N, flush mounted distribution boards complete with 100A intergral isolator as Shnider or approved equivalent complete with all accessories but excluding MCBs		
	(a) 8 way	2	No
1.1.20	MCB's for item 1.1.25 above (note all Mcbs MUST be of same brand as DB main switch)		
	a) 10A, SP		2 No
	b) 20A,SP	4	No
	c) 30A,SP	8	No
	d) 100A,MCCB TP	1	No
	e) Blanking plates	8	No No
	TOTAL CARRIED TO SUMMARY PAGE		

	SUMMARY PAGE							
ITEM No.	DESCRIPTION				PAGE AMOUNT			
S. 01	PRELIMINARY							
S. 02	ELECTRICAL WORKS			EL	F 3			
S. 03 <i>A</i>	LLOW EIGHT HUNDRED THOUSAND FOR CONTINGE	NCY						
S. 04	ALLOW FIFTY THOUSAND FOR THREE SETS OF AS BUILT ELECTRICAL LAYOUTS							
S. 05	ALLOW SIXTY THOUSAND FOR PROJECT ELECTRICA ENGINEER SUPERVISION EXPENCES	L						
				+				
	Total carried to Grand Summary							

PROJECT M ANAGER'S ADM INISTRATION EXPENCES A Allow a provisional sum of Kshs 200,000.00 only for Project M anager's Administration expences; Documentation, Travel and allowances B Allow a provisional sum of Kshs 100,000.00 only for Project Implementation Team, Travel and allowances CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies Carried to Collection Page	Item	Desc	cription	ı	Qty	Unit	Rate	Amount (Kshs.)
EXPENCES A Allow a provisional sum of Kshs 200,000.00 only for Project M anager's Administration expences; Documentation, Travel and allowances B Allow a provisional sum of Kshs 100,000.00 only for Project Implementation Team, Travel and allowances CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies		PR	ovisio	NAL SUM S				
EXPENCES A Allow a provisional sum of Kshs 200,000.00 only for Project M anager's Administration expences; Documentation, Travel and allowances B Allow a provisional sum of Kshs 100,000.00 only for Project Implementation Team, Travel and allowances CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies		ממ	O IECT	M ANACEDIC ADM INICEDATION			<u> </u>	
A Allow a provisional sum of Kshs 200,000.00 only for Project M anager's Administration expences; Documentation, Travel and allowances B Allow a provisional sum of Kshs 100,000.00 only for Project Implementation Team, Travel and allowances CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies								
only for Project Manager's Administration expences; Documentation, Travel and allowances B Allow a provisional sum of Kshs 100,000.00 only for Project Implementation Team, Travel and allowances CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies			DIVOL				†	
expences; Documentation, Travel and allowances B Allow a provisional sum of Kshs 100,000,00 only for Project Implementation Team, Travel and allowances CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies	Α	Allo	w a pro	visional sum of Kshs 200,000.00			†	<u> </u>
allowances B Allow a provisional sum of Kshs 100,000.00 only for Project Implementation Team, Travel and allowances CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies		only	for Pr	ject M anager's Administration				
B Allow a provisional sum of Kshs 100,000.00 only for Project Implementation Team, Travel and allowances CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies		exp	ences;	Documentation, Travel and				
only for Project Implementation Team, Travel and allowances CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies		allo	wances					
only for Project Implementation Team, Travel and allowances CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies	R	Δ11α	w o pro	visional sum of Kehs 100 000 00				
CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies	Ъ							
CONTINGENCY C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies								
C Allow a provisional sum of Kshs 1,700,000.00 only for Contingencies		1100						
only for Contingencies		CO	NTINGE	NCY				
only for Contingencies								
	C	Allo	w a pro	visional sum of Kshs 1,700,000.00				
Carried to Collection Page		only	for Co	ntingencies				
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page								
Carried to Collection Page			_					
				arried to Collection Page				

Item Des	cription		Page No.	Amount (Kshs.)
0.7	AAND OUW M ADV		140.	(110110.)
GF	RAND SUM M ARY			1
	eral Preliminaries icular Preliminaries			
A Buil	ders Work			
B Ass	mbly Drawing			
C Bracke	tery			
D Roofi	ng			
F Exte	rnal Cladding Sheet	t		
G Intern	al Cladding Sheet H	Ĭ		
Mechani	cal			
J Elec	trical			
H Provi	sional Sums			
		4 ADW DAGD		
	CARRIED TO SUM I	N ART PAGE		
AMOUNT I	N WORDS:			
CONTDAC	TOD'S NAME.			
ADDRESS:				
SIGNATURI		DATE:		
WITNECC	NAME.			
ADDRESS:				
SIGNATURI		DATE:		
	<u> </u>			