

ORIGINAL

KENYATTA NATIONAL HOSPITAL



**TENDER NAME: FRAMEWORK CONTRACT FOR SUPPLY AND DELIVERY
OF SURGICAL DRESSINGS AND APPLIANCES PART E**

TENDER NO: KNH/T/02E/2026-2028

COPY

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P A R T 1-TENDERING PROCEDURES

SECTION I: INSTRUCTIONS TO Tenderer S

A General Provisions

1. Scope of Tender

The Procuring Entity as defined in the TDS invites tenders for supply of goods and, if applicable, any Related Services incidental there to, as specified in Section V, Supply Requirements. The name, identification, and number of lots (contracts) of this Tender Document are specified in the TDS.

Throughout this tendering document:

- a) the term—in writing means communicated in written form (e. g. by mail, e-mail, fax, including if specified in the TDS, distributed or received through the electronic-procurement system used by the Procuring Entity) with proof of receipt;
- b) if the context so requires,—singular means—plural and vice versa;
- c) —Day means calendar day, unless otherwise specified as —Business Day. A Business Day is any day that is an official working day of the Procuring Entity. It excludes official public holidays.

2. Fraud and Corruption

The Procuring Entity requires compliance with the provisions of the Public Procurement and Asset Disposal Act, 2015, Section 62—Declaration not to engage in corruption. The tender submitted by a person shall include a declaration that the person shall not engage in any corrupt or fraudulent practice and a declaration that the person or his or her sub-contractors are not debarred from participating in public procurement proceedings.

The Procuring Entity requires compliance with the provisions of the Competition Act 2010, regarding collusive practices in contracting. Any Tenderer found to have engaged in collusive conduct shall be disqualified and criminal and/or civil sanctions may be imposed. To this effect, Tenders shall be required to complete and sign the—Certificate of Independent Tender Determination annexed to the Form of Tender.

Unfair Competitive Advantage-Fairness and transparency in the tender process require that the firms or their Affiliates competing for a specific assignment do not derive a competitive advantage from having provided consulting services related to this tender. To that end, the Procuring Entity shall indicate in the Data Sheet and make available to all the firms together with this Tender Document all information that would in that respect give such firm any unfair competitive advantage over competing firms.

3. Eligible Tenderers

A Tenderer may be a firm that is a private entity, an individual, a state-owned enterprise or institution subject to ITT 3.7, or any combination of such entities in the form of a joint venture (JV) under an existing agreement or with the intent to enter into such an agreement supported by a letter of intent. Public employees and their close relatives (spouses, children, brothers, sisters and uncles and aunts) are not eligible to participate in the tender.

In the case of a joint venture, all members shall be jointly and severally liable for the execution of the entire Contract in accordance with the Contract terms. The JV shall nominate a Representative who shall have the authority to conduct all business for and on behalf of any and all the members of the JV during the Tendering process and, in the event the JV is awarded the Contract, during contract execution. The maximum number of JV members shall be specified in the TDS.

Public Officers of the Procuring Entity, their Spouses, Child, Parent, Brothers or Sister. Child, Parent, Brother or Sister of a Spouse their business associates or agents and firms/organizations in which they have a substantial or controlling interest shall not be eligible to tender or be awarded a contract. Public Officers are also not allowed to participate in any procurement proceedings.

A Tenderer shall not have a conflict of interest. Any Tenderer found to have a conflict of interest shall be disqualified. A Tenderer may be considered to have a conflict of interest for the purpose of this Tendering process, if the Tenderer:

- a) directly or indirectly controls, is controlled by or is under common control with another Tenderer; or
- b) receives or has received any direct or indirect subsidy from another Tenderer; or
- c) has the same-representative or ownership as another Tenderer; or
- d) has a relationship with another Tenderer, directly or through common third parties, that puts it in a position to influence the Tender of another Tenderer, or influence the decisions of the Procuring Entity regarding this Tendering process; or
- e) or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the goods that are the subject of the Tender; or
- f) or any of its affiliates has been hired (or is proposed to be hired) by the Procuring Entity or Procuring Entity for the Contract implementation; or
- g) would be providing goods, works, or non-consulting services resulting from or directly related to consulting services for the preparation or implementation of the project specified in the TDS ITT 1.1 that it provided or were provided by any affiliate that directly or indirectly controls, is controlled by, or is under common control with that firm; or has a close business or family relationship with a professional staff of the Procuring Entity (or of the project implementing agency, who: (i) are directly or indirectly involved in the preparation of the tendering document or specifications of the Contract, and/or the Tender evaluation process of such Contract; or (ii) would be involved in the implementation or supervision of such Contract unless the conflict stemming from such relationship has been resolved in a manner acceptable to the Procuring Entity throughout the Tendering process and execution of the Contract.

A Tenderer shall not be involved in corrupt, coercive, obstructive, collusive or fraudulent practice. A Tenderer that is proven to have been involved in any of these practices shall be automatically disqualified.

A firm that is a Tenderer (either individually or as a JV member) shall not submit more than one Tender, except for permitted alternative Tenders. This includes participation as a subcontractor. Such participation shall result in the disqualification of all Tenders in which the firm is involved. A firm that is not a Tenderer or a JV member, may participate as a subcontractor in more than one Tender. Members of a joint venture may not also make an individual tender, be a subcontractor in a separate tender or be part of another joint venture for the purposes of the same Tender.

A Tenderer may have the nationality of any country, subject to the restrictions pursuant to ITT 3.9. A Tenderer shall be deemed to have the nationality of a country if the Tenderer is constituted, incorporated or registered in and operates in conformity with the provisions of the laws of that country, as evidenced by its articles of incorporation (or equivalent documents of constitution or association) and its registration documents, as the case may be. This criterion also shall apply to the determination of the nationality of proposed subcontractors or sub-consultants for any part of the Contract including Related Services.

A Tenderer that has been debarred by the PPRA from participating in public procurement shall be ineligible to tender or be awarded a contract. The list of debarred firms and individuals is available from the PPRA's website www.ppra.go.ke

Tenderers that are state-owned enterprises or institutions may be eligible to compete and be awarded a Contract (s) only if they are (i) a legal public entity of the state Government and/or public administration, (ii) financially autonomous and not receiving any significant subsidies or budget support from any public entity or Government, and (iii) operating under commercial law and vested with legal rights and liabilities similar to any commercial enterprise to enable it to compete with firms in the private sector on an equal basis. Public employees and their close relatives are not eligible to participate in the tender.

Tenderers may be ineligible if their countries of origin (a) as a matter of law or official regulations, Kenya prohibits commercial relations with that country, or (b) by an act of compliance with a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations, Kenya prohibits any import of goods or contracting for supply of goods or services from that country, or any payments to any country, person, or entity in that country. A Tenderer shall provide such documentary evidence of eligibility satisfactory to the Procuring Entity, as the Procuring Entity shall reasonably request.

Tenderers shall provide the qualification information statement that the Tenderer (including all members of a joint venture and subcontractors) is not associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Procuring Entity to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods under this Invitation for tenders.

Where the law requires Tenderers to be registered with certain authorities in Kenya, such registration requirements shall be defined in the TDS

The Competition Act of Kenya requires that firms wishing to tender as joint venture undertakings which may prevent, distort or lessen competition in provision of services are prohibited unless they are exempt in accordance with the provisions of Section 25 of the Competition Act, 2010. JVs will be required to seek for exemption from the Competition Authority. Exemptions shall not be a condition for tender, but it shall be a condition of contract award and signature. An JV Tenderer shall be given opportunity to seek such exemption as a condition of award and signature of contract. Application for exemption from the Competition Authority of Kenya may be accessed from the website www.cak.go.ke.

A Kenyan Tenderer shall provide evidence of having fulfilled his/her tax obligations by producing a current tax clearance certificate or tax exemption certificate issued by the Kenya Revenue Authority.

4 Eligible Goods and Related Services

All the Goods and Related Services to be supplied under the Contracts shall have their origin in any country that is eligible in accordance with ITT 3.9.

For purposes of this ITT, the term —goods shall include commodities, raw material, machinery, equipment, and industrial plants; and —Related Services shall include services such as insurance, installation, training, and initial maintenance.

The term —origin shall mean the country where the goods have been mined, grown, cultivated, produced, manufactured or processed; or, through manufacture, processing, or assembly, another commercially recognized article results that differs substantially in its basic characteristics from its components.

A Procuring Entity shall ensure that the items listed below shall be sourced from Kenya and there shall be no substitutions from foreign sources. The affected items are:

- a) motor vehicles, plant and equipment which are assembled in Kenya;
- b) furniture, textile, foodstuffs, oil and gas, information communication technology, steel, cement, leather, agro-processed products, sanitary products, and other goods made in Kenya;
- or
- c) goods manufactured, mined, extracted or grown in Kenya.

Any goods, works and production processes with characteristics that have been declared by the relevant national environmental protection agency or by other competent authority as harmful to human beings and to the environment shall not be eligible for procurement.

5 Sections of Tendering Document

The tendering document consists of Parts 1, 2, and 3, which include all the sections indicated below, and should be read in conjunction with any Addenda issued in accordance with ITT 8.

PART 1: Tendering Procedures

- i) Section I-Instructions to Tenderers (ITT)
- ii) Section II-Tendering Data Sheet (TDS)
- iii) Section III-Evaluation and Qualification Criteria
- iv) Section IV-Tendering Forms

PART 2: Supply Requirements

- v) Section V-Schedule of Requirements

PART 3: Contract

- vi) Section VI-General Conditions of Contract (GCC)
- vii) Section VII-Special Conditions of Contract (SCC)
- viii) Section VIII-Contract Forms

The notice of Invitation to Tender or the notice to the pre qualified Tenderers issued by the Procuring Entity is not part of the tendering document.

Unless obtained directly from the Procuring Entity, the Procuring Entity is not responsible for the completeness of the document, responses to requests for clarification, the minutes of the pre-tender meeting (if any), or addenda to the tendering document in accordance with ITT 7.

The Tenderer is expected to examine all instructions, forms, terms, and specifications in the tendering document and to furnish with its Tender all information or documentation as is required by the tendering document.

6 Clarification of Tendering Document

A Tenderer requiring any clarification of the Tender Document shall contact the Procuring Entity in writing at the Procuring Entity's address specified in the TDS or raise its enquiries during the pre-Tender meeting if provided for in accordance with ITT 6.4. The Procuring Entity will respond in writing to any request for clarification, provided that such request is received no later than the period specified in the TDS prior to the deadline for submission of tenders. The Procuring Entity shall forward copies of its response to all Tenderers who have acquired the Tender Documents in accordance with ITT 5.3, including a description of the inquiry but without identifying its source. If so specified in the TDS, the Procuring Entity shall also promptly publish its response at the webpage identified in the TDS. Should the clarification result in changes to the essential elements of the Tender Documents, the Procuring Entity shall amend the Tender Documents following the procedure under ITT 7.

The Procuring Entity shall specify in the TDS if a pre-tender conference will be held, when and where. The Tenderer's designated representative is invited to attend a pre-Tender meeting. The purpose of the meeting will be to clarify issues and to answer questions on any matter that may be raised at that stage.

The Tenderer is requested to submit any questions in writing, to reach the Procuring Entity not later than the period specified in the TDS before the meeting.

Minutes of the pre-Tender meeting, if applicable, including the text of the questions asked by Tenderers and the responses given, together with any responses prepared after the meeting, will be transmitted promptly to all Tenderers who have acquired the Tender Documents in accordance with ITT 6.3. Minutes shall not identify the source of the questions asked.

The Procuring Entity shall also promptly publish anonymized (no names) Minutes of the pre-Tender meeting at the webpage identified in the TDS. Any modification to the Tender Documents that may become necessary as a result of the pre-Tender meeting shall be made by the Procuring Entity exclusively through the issue of an Addendum pursuant to ITT 7 and not through the minutes of the pre-Tender meeting. Non attendance at the pre-Tender meeting will not be a cause for disqualification of a Tenderer.

7. Amendment of Tendering Document

At any time prior to the deadline for submission of Tenders, the Procuring Entity may amend the tendering document by issuing addenda.

Any addendum issued shall be part of the tendering document and shall be communicated in writing to all who have obtained the Tender Document from the Procuring Entity in accordance with ITT 6.3. The Procuring Entity shall also promptly publish the addendum on the Procuring Entity's webpage in accordance with ITT 7.1.

To give prospective Tenderers reasonable time in which to take an addendum into account in preparing their Tenders, the Procuring Entity may, at its discretion, extend the deadline for the submission of Tenders, pursuant to ITT 21.2.

C. Preparation of Tenders

8 Cost of Tendering

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

9. Language of Tender

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

10. Documents Comprising the Tender

10.1 The Tender shall comprise the following:

- a) Form of Tender prepared in accordance with ITT 11;
- b) Price Schedules: completed in accordance with ITT 11 and ITT 13;
- c) Tender Security or Tender-Securing Declaration, in accordance with ITT 18.1;
- d) Alternative Tender: if permissible, in accordance with ITT 12;
- e) Authorization: written confirmation authorizing the signatory of the Tender to commit the Tenderer, in accordance with ITT 19.3;
- f) Qualifications: documentary evidence in accordance with ITT 16.2 establishing the Tenderer qualifications to perform the Contract if its Tender is accepted;
- g) Tenderer Eligibility: documentary evidence in accordance with ITT 16.1 establishing the Tenderer eligibility to tender;
- h) Eligibility of Goods and Related Services: documentary evidence in accordance with ITT 15, establishing the eligibility of the Goods and Related Services to be supplied by the Tenderer;
- i) Conformity: documentary evidence in accordance with ITT 15.2 that the Goods and Related Services conform to the Tender Document; and
- j) any other document required in the TDS.

10.2 In addition to the requirements under ITT 10.1, Tenders submitted by a JV shall include a copy of the joint venture Agreement entered into by all members. Alternatively, a letter of intent to execute a joint venture Agreement in the event of a successful Tender shall be signed by all members and submitted with the Tender, together with a copy of the proposed Agreement.

10.3 The Tenderer shall furnish in the Form of Tender information on commissions, gratuities, and fees, if any, paid or to be paid to agents or any other party relating to this Tender.

11. Form of Tender and Price Schedules

The Form of Tender and Price Schedules shall be prepared using the relevant forms furnished in Section IV, Tendering Forms. The forms must be completed without any alterations to the text. All blank spaces shall be filled in with the information requested. The Tenderer shall chronologically serialise the pages of all Tender Documents submitted.

12. Alternative Tenders

Unless otherwise specified in the TDS, alternative Tenders shall not be considered.

13. Tender Prices and discounts

The prices quoted by the Tenderer in the Form of Tender and in the Price Schedules shall conform to the requirements specified below.

All lots (contracts) and items must be listed and priced separately in the Price Schedules.

The price to be quoted in the Form of Tender in accordance with ITT 10.1 shall be the total price of the Tender, including any discounts offered.

The Tenderer shall quote any discounts and indicate the methodology for their application in the Form of Tender. Conditional discounts will be rejected.

Prices quoted by the Tenderer shall be fixed during the performance of the Contract and not subject to variation on any account, unless otherwise specified in the TDS. A Tender submitted with an adjustable price quotations shall be treated as non-responsive and shall be rejected, pursuant to ITT

28. However, if in accordance with the TDS, prices quoted by the Tenderer shall be subject to adjustment during the performance of the Contract, a Tender submitted with a fixed price quotation shall not be rejected, but the price adjustment shall be treated as zero.

If specified in ITT 1.1, Tenders are being invited for individual lots (contracts) or for any combination of lots (packages). Unless otherwise specified in the TDS, prices quoted shall correspond to 100% of the items specified for each lot and to 100% of the quantities specified for each item of a lot. Tenderer wishing to offer discounts for the award of more than one Contracts shall specify in their Tender the price reductions applicable to each package, or alternatively, to individual Contracts within the package. Discounts shall be submitted in accordance with ITT 13.4 provided the Tenders for all lots (contracts) are opened at the same time.

The terms EXW, CIP, CIF, DDP and other similar terms shall be governed by the rules prescribed in the current edition of Incoterms, published by the International Chamber of Commerce.

Prices shall be quoted as specified in each Price Schedule included in Section IV, Tendering Forms. The disaggregation of price components is required solely for the purpose of facilitating the comparison of Tenders by the Procuring Entity. This shall not in any way limit the Procuring Entity's right to contract on any of the terms offered. In quoting prices, the Tenderer shall be free to use transportation through carriers registered in any eligible country. Similarly, the Tenderer may obtain insurance services from any eligible country in accordance with ITT 3.6, Eligible Tenders. Prices shall be entered in the following manner:

- a) For Goods manufactured in Kenya:
 - i) the price of the Goods quoted EXW (ex-works, ex-factory, ex warehouse, ex showroom, or off-the-shelf, as applicable) final destination point indicated in the TDS, including all customs duties and sales and other taxes already paid or payable on the components and raw material used in the manufacture or assembly of the Goods;
 - ii) any sales tax and other taxes which will be payable in Kenya on the Goods if the Contract is awarded to the Tenderer; and
 - iii) the price for inland transportation, insurance, and other local services required to convey the Goods to their final destination specified in the TDS.
- b) For Goods manufactured outside Kenya, to be imported:
 - i) the price of the Goods, quoted CIP named place of destination, in Kenya, as specified **in the TDS;**
 - ii) the price for inland transportation, insurance, and other local services required to convey the Goods from the named place of destination to their final destination specified in the TDS;
- c) For Goods manufactured outside Kenya, already imported:
 - i) the price of the Goods, including the original import value of the Goods; plus, any mark-up (or rebate); plus, any other related local cost, and custom duties and other import taxes already paid or to be paid on the Goods already imported;
 - ii) the custom duties and other import taxes already paid (need to be supported with documentary evidence) or to be paid on the Goods already imported;
 - iii) any sales and other taxes levied in Kenya which will be payable on the Goods if the Contract is awarded to the Tenderer; and
 - iv) the price for inland transportation, insurance, and other local services required to convey the Goods from the named place of destination to their final destination (Project Site) specified in the TDS.
- d) for Related Services, other than inland transportation and other services required to convey the Goods to their final destination, whenever such Related Services are specified in the Schedule of Requirements, the price of each item comprising the Related Services (inclusive of any applicable taxes).

14. Currencies of Tender and Payment

The currency (ies) of the Tender, the currency (ies) of award and the currency (ies) of contract payments shall be the same.

The Tenderer shall quote in Kenya shillings. If allowed in the TDS, the Tenderer may express the Tender price in any currency, provided it shall use no more than two foreign currencies in addition to the Kenya Shilling.

The rates of exchange to be used by the Tenderer shall be based on the exchange rates provided by the Central Bank of Kenya on the date 30 days prior to the actual date of tender opening.

15. Documents Establishing the Eligibility and Conformity of the Goods and Related Services

To establish the eligibility of the Goods and Related Services in accordance with ITT 15, Tenderers shall complete the country of origin declarations in the Price Schedule Forms, included in Section IV, Tendering Forms.

To establish the conformity of the Goods and Related Services to the tendering document, the Tenderer shall furnish as part of its Tender the documentary evidence that the Goods conform to the technical specifications and standards specified in Section VII, Schedule of Requirements.

The documentary evidence may be in the form of literature, drawings or data, and shall consist of a detailed item by item description of the essential technical and performance characteristics of the Goods and Related Services, demonstrating substantial responsiveness of the Goods and Related Services to the technical specification, and if applicable, a statement of deviations and exceptions to the provisions of the Section VII, Schedule of Requirements.

The Tenderer shall also furnish a list giving full particulars, including available sources and current prices of spare parts, special tools, etc., necessary for the proper and continuing functioning of the Goods during the period specified in the TDS following commencement of the use of the goods by the Procuring Entity.

Standards for workmanship, process, material, and equipment, as well as references to brand names or catalogue numbers specified by the Procuring Entity in the Schedule of Requirements, are intended to be descriptive only and not restrictive. The Tenderer may offer other standards of quality, brand names, and/or catalogue numbers, provided that it demonstrates, to the Procuring Entity's satisfaction, that the substitutions ensure substantial equivalence or are superior to those specified in the Section VII, Schedule of Requirements.

16. Documents Establishing the Eligibility and Qualifications of the Tenderer

To establish Tenderer eligibility in accordance with ITT 4, Tenderers shall complete the Form of Tender, included in Section IV, Tendering Forms.

The documentary evidence of the Tenderer qualifications to perform the Contract if its Tender is accepted shall establish to the Procuring Entity's satisfaction:

- a) that, if required in the TDS, a Tenderer that does not manufacture or produce the Goods it offers to supply shall submit the Manufacturer's Authorization using the form included in Section IV, Tendering Forms to demonstrate that it has been duly authorized by the manufacturer or producer of the Goods to supply these Goods in Kenya;
- b) that, if required in the TDS, in case of a Tenderer not doing business within the Kenya, the Tenderer is or will be (if awarded the Contract) represented by an Agent in the country equipped and able to carry out the Supplier's maintenance, repair and spare parts-stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications; and
- c) that the Tenderer meets each of the qualification criterion specified in Section III, Evaluation and Qualification Criteria.

17. Period of Validity of Tenders

Tenders shall remain valid for the Tender Validity period specified in the TDS. The Tender Validity period starts from the date fixed for the Tender submission deadline (as prescribed by the Procuring Entity in accordance with ITT 21.1). A Tender valid for a shorter period shall be rejected by the Procuring Entity as non-responsive.

In exceptional circumstances, prior to the expiration of the Tender validity period, the Procuring Entity may request Tenderers to extend the period of validity of their Tenders. The request and the responses shall be made in writing. If a Tender Security is requested in accordance with ITT 18, it shall also be extended for a corresponding period. A Tenderer may refuse the request without forfeiting its Tender Security. A Tenderer granting the request shall not be required or permitted to modify its Tender, except as provided in ITT 17.3.

If the award is delayed by a period exceeding the number of days to be specified in the TDS

days beyond the expiry of the initial tender validity period, the Contract prices shall be determined as follows:

- a) in the case of fixed price contracts, the Contract prices shall be the tender price adjusted by the factor specified in the TDS;
- b) in the case of adjustable price contracts, no adjustment shall be made; or in any case, tender evaluation shall be based on the tender price without taking into consideration the applicable correction from those indicated above.

18. Tender Security

The Tenderer shall furnish as part of its Tender, either a Tender-Securing Declaration or a Tender Security, as specified in the TDS, in original form and, in the case of a Tender Security, in the amount and currency specified in the TDS.

A Tender Securing Declaration shall use the form included in Section IV, Tendering Forms.

If a Tender Security is specified pursuant to ITT 18.1, the Tender Security shall be a demand guarantee in any of the following forms at the Tenderer's option:

- i) cash;
- ii) a bank guarantee;
- iii) a guarantee by an insurance company registered and licensed by the Insurance Regulatory Authority listed by the Authority; or
- iv) a letter of credit; or
- v) guarantee by a deposit-taking micro-finance institution, Sacco society, the Youth Enterprise Development Fund or the Women Enterprise Fund.

If an unconditional guarantee is issued by an on-Bank financial institution located outside Kenya, the issuing non-Bank financial institution shall have a correspondent financial institution located in Kenya to make it enforceable unless the Procuring Entity has agreed in writing, prior to Tender submission, that a correspondent financial institution is not required. In the case of a bank guarantee, the Tender Security shall be submitted either using the Tender Security Form included in Section IV, Tendering Forms, or in another substantially similar format approved by the Procuring Entity prior to Tender submission. The Tender Security shall be valid for thirty

(30) days beyond the original validity period of the Tender, or beyond any period of extension if requested under ITT 17.2.

If a Tender Security is specified pursuant to ITT 18.1, any Tender not accompanied by a substantially responsive Tender Security shall be rejected by the Procuring Entity as non-responsive.

If a Tender Security is specified pursuant to ITT 18.1, the Tender Security of unsuccessful Tenderers shall be returned as promptly as possible upon the successful Tenderer signing the Contract and furnishing the Performance Security pursuant to ITT 46. The Procuring Entity shall also promptly return the Tender Security to the Tenderers where the procurement proceedings are terminated, all tenders were determined non-responsive or a bidder declines to extend tender validity period.

The Tender Security of the successful Tenderer shall be returned as promptly as possible once the successful Tenderer has signed the Contract and furnished the required Performance Security.

The Tender Security may be forfeited or the Tender Securing Declaration executed:

- a) if a Tenderer withdraws its Tender during the period of Tender validity specified by the Tenderer in the Form of Tender, or any extension thereof provided by the Tenderer; or
- b) if the successful Tenderer fails to:
 - i) sign the Contract in accordance with ITT 45; or
 - ii) furnish a Performance Security in accordance with ITT 46.

Where a tender securing declaration is executed, the Procuring Entity shall recommend to the PPRA that the PPRA debar the Tenderer from participating in public procurement as provided in the law.

The Tender Security or Tender-Securing Declaration of a JV must be in the name of the JV that submits the Tender. If the JV has not been legally constituted into a legally enforceable JV at the time of Tendering, the Tender Security or Tender-Securing Declaration shall be in the names of all future members as named in the letter of intent referred to in ITT 3.1 and ITT 10.2.

A Tenderer shall not issue a tender security to guarantee itself.

19. Format and Signing of Tender

The Tenderer shall prepare one original of the documents comprising the Tender as described in ITT 11 and clearly mark it—ORIGINAL. Alternative Tenders, if permitted in accordance with ITT 12, shall be clearly marked —ALTERNATIVE. In addition, the Tenderer shall submit copies of the Tender, in the number specified in the TDS and clearly mark them —COPY. In the event of any discrepancy between the original and the copies, the original shall prevail.

Tenderers shall mark as—CONFIDENTIAL information in their Tenders which is confidential to their business. This may include proprietary information, trade secrets, or commercial or financially sensitive information.

The original and all copies of the Tender shall be typed or written in indelible ink and shall be signed by a person duly authorized to sign on behalf of the Tenderer. This authorization shall consist of a written confirmation as specified in the TDS and shall be attached to the Tender. The name and position held by each person signing the authorization must be typed or printed below the signature. All pages of the Tender where entries or amendments have been made shall be signed or initialed by the person signing the Tender.

In case the Tenderer is a JV, the Tender shall be signed by an authorized representative of the JV on behalf of the JV, and so as to be legally binding on all the members as evidenced by a power of attorney signed by each members' legally authorized representatives.

Any inter-lineation, erasures, or overwriting shall be valid only if they are signed or initialed by the person signing the Tender.

D. Submission and Opening of Tenders

20 Sealing and Marking of Tenders

Depending on the sizes or quantities or weight of the Tender Documents, a Tenderer may use an envelope, package or container. The Tenderer shall deliver the Tender in a single sealed envelope, or in a single sealed package, or in a single sealed container bearing the name and Reference number of the Tender, addressed to the Procuring Entity and a warning not to open before the time and date for Tender opening date. Within the single envelope, package or container, the Tenderer shall place the following separate, sealed envelopes:

- a) in an envelope or package or container marked—ORIGINAL, all documents comprising the Tender, as described in ITT 11; and
- b) in an envelope or package or container marked—COPIES, all required copies of the Tender; and
- c) if alternative Tenders are permitted in accordance with ITT 12, and if relevant:
 - i) in an envelope or package or container marked—ORIGINAL –ALTERNATIVE TENDER, the alternative Tender; and
 - ii) in the envelope or package or container marked—COPIES-ALTERNATIVE TENDER, all required copies of the alternative Tender.

The inner envelopes or packages or containers shall:

- a) bear the name and address of the Procuring Entity.
- b) bear the name and address of the Tenderer; and
- c) bear the name and Reference number of the Tender.

Where a tender package or container cannot fit in the tender box, the Procuring Entity shall:

- a) Specify in the TDS where such documents should be received.
- b) maintain a record of tenders received and issue acknowledgement receipt note to each Tenderer specifying time and date of receipt.
- c) Ensure all tenders received are handed over to the tender opening committee for opening at the specified opening place and time.

If an envelope or package or container is not sealed and marked as required, the Procuring Entity will assume no responsibility for the misplacement or premature opening of the Tender. Tenders misplaced or opened prematurely will not be accepted.

21 Deadline for Submission of Tenders

Tenders must be received by the Procuring Entity at the address and no later than the date and

time specified in the TDS. When so specified in the TDS, Tenderers shall have the option of submitting their Tenders electronically. Tenderers submitting Tenders electronically shall follow the electronic Tender submission procedures specified in the TDS.

The Procuring Entity may, at its discretion, extend the deadline for the submission of Tenders by amending the tendering document in accordance with ITT 7, in which case all rights and obligations of the Procuring Entity and Tenderers previously subject to the deadlines shall thereafter be subject to the deadline as extended.

22 Late Tenders

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

23 Withdrawal, Substitution, and Modification of Tenders

A Tenderer may withdraw, substitute, or modify its Tender after it has been submitted by sending a written notice, duly signed by an authorized representative, and shall include a copy of the authorization (the power of attorney) in accordance with ITT 19.3, (except that withdrawal notices do not require copies). The corresponding substitution or modification of the Tender must accompany the respective written notice. All notices must be:

- a) prepared and submitted in accordance with ITT 20 and 21 (except that withdrawal notices do not require copies), and in addition, the respective envelopes shall be clearly marked —WITHDRAWAL, —SUBSTITUTION, or —MODIFICATION; and
- b) received by the Procuring Entity prior to the deadline prescribed for submission of Tenders, in accordance with ITT 22.

Tenders requested to be withdrawn in accordance with ITT 23.1 shall be returned unopened to the Tenderers.

No Tender may be withdrawn, substituted, or modified in the interval between the deadline for submission of Tenders and the expiration of the period of Tender validity specified by the Tenderer on the Form of Tender or any extension thereof.

24 Tender Opening

Except as in the cases specified in ITT 23, the Procuring Entity shall, at the Tender opening, publicly open and read out all Tenders received by the deadline at the date, time and place specified in the TDS in the presence of Tenderers' designated representatives who choose to attend, including to attend any specific electronic tender opening procedures if electronic tendering is permitted in accordance with ITT 21.1, shall be as specified in the TDS.

First, envelopes marked —WITHDRAWAL shall be opened and read out and the envelope with the corresponding Tender shall not be opened, but returned to the Tenderer. If the withdrawal envelope does not contain a copy of the —power of attorney confirming the signature as a person duly authorized to sign on behalf of the Tenderer, the corresponding Tender will be opened. No Tender withdrawal shall be permitted unless the corresponding withdrawal notice contains a valid authorization to request the withdrawal and is read out at Tender opening.

Next, envelopes marked —SUBSTITUTION shall be opened and read out and exchanged with the corresponding Tender being substituted, and the substituted Tender shall not be opened, but returned to the Tenderer. No Tender substitution shall be permitted unless the corresponding substitution notice contains a valid authorization to request the substitution and is read out at Tender opening.

Next, envelopes marked —MODIFICATION shall be opened and read out with the corresponding Tender. No Tender modification shall be permitted unless the corresponding modification notice contains a valid authorization to request the modification and is read out at Tender opening.

Next, all remaining envelopes shall be opened one at a time, reading out: the name of the Tenderer and whether there is a modification; the total Tender Prices, per lot (contract) if applicable, including any discounts and alternative Tenders; the presence or absence of a Tender Security, if required; and any other details as the Procuring Entity may consider appropriate.

Only Tenders, alternative Tenders and discounts that are opened and readout at Tender opening shall be considered further for evaluation. The Form of Tender and pages of the Bills of Quantities are to be initialed by the members of the tender opening committee attending the opening. The number of representatives of the Procuring Entity to sign shall be specified in the TDS.

The Procuring Entity shall neither discuss the merits of any Tender nor reject any Tender (except for late Tenders, in accordance with ITT 22.1).

The Procuring Entity shall prepare a record of the Tender opening that shall include, as a minimum:

- a) the name of the Tenderer and whether there is a withdrawal, substitution, or modification;
- b) the Tender Price, per lot (contract) if applicable, including any discounts;
- c) any alternative Tenders;
- d) the presence or absence of a Tender Security or Tender-Securing Declaration, if one was required;
- e) number of pages of each Tender Document submitted.

The Tenderers' representatives who a represents shall be requested to sign the record. The omission of a Tenderer signature on the records shall not invalidate the contents and effect of the record. A copy of the tender opening registers shall be issued to a Tenderer upon request.

E. Evaluation and Comparison of Tenders

25 Confidentiality

Information relating to the evaluation of Tenders and recommendation of contract award, shall not be disclosed to Tenderers or any other persons not officially concerned with the tendering process until the information on Intention to Award the Contract is transmitted to all Tenderers in accordance with ITT 41.

Any effort by a Tenderer to influence the Procuring Entity in the evaluation or contract award decisions may result in the rejection of its Tender.

Notwithstanding ITT 25.2, from the time of Tender opening to the time of Contract Award, if any Tenderer wishes to contact the Procuring Entity on any matter related to the Tendering process, it should do so in writing.

26 Clarification of Tenders

To assist in the examination, evaluation, comparison of the Tenders, and qualification of the Tenderers, the Procuring Entity may, at its discretion, ask any Tenderer for a clarification of its Tender. Any clarification submitted by a Tenderer in respect to its Tender and that is not in response to a request by the Procuring Entity shall not be considered. The Procuring Entity's request for clarification and the response shall be in writing. No change, including any voluntary increase or decrease, in the prices or substance of the Tender shall be sought, offered, or permitted except to confirm the correction of arithmetic errors discovered by the Procuring Entity in the Evaluation of the Tenders, in accordance with ITT 30.

If a Tenderer does not provide clarifications of its Tender by the date and time set in the Procuring Entity's request for clarification, its Tender may be rejected.

27 Deviations, Reservations, and Omissions

During the evaluation of Tenders, the following definitions apply:

- a) —Deviation is a departure from the requirements specified in the Tendering document;
- b) —Reservation is the setting of limiting conditions or withholding from complete acceptance of the requirements specified in the tendering document; and
- c) —Omission is the failure to submit part or all of the information or documentation required in the tendering document.

28 Determination of Responsiveness

The Procuring Entity's determination of a Tender's responsiveness is to be based on the contents of

the Tender itself, as defined in ITT 28.2.

- 28 A substantially responsive Tender is one that meets the requirements of the tendering document without material deviation, reservation, or omission. A material deviation, reservation, or omission is one that:
- a) if accepted, would:
 - i) affect in any substantial way the scope, quality, or performance of the Goods and Related Services specified in the Contract; or
 - ii) limit in any substantial way, inconsistent with the tendering document, the Procuring Entity's rights or the Tenderer obligations under the Contract; or
 - b) if rectified, would unfairly affect the competitive position of other Tenderers presenting substantially responsive Tenders.

The Procuring Entity shall examine the technical aspects of the Tender submitted in accordance with ITT 15 and ITT 16, in particular, to confirm that all requirements of Section VII, Schedule of Requirements have been met without any material deviation or reservation, or omission.

If a Tender is not substantially responsive to the requirements of tendering document, it shall be rejected by the Procuring Entity and may not subsequently be made responsive by correction of the material deviation, reservation, or omission.

29 Non-conformities, Errors and Omissions

Provided that a Tender is substantially responsive, the Procuring Entity may waive any non-conformities in the Tender.

Provided that a Tender is substantially responsive, the Procuring Entity may request that the Tenderer submit the necessary information or documentation, within a reasonable period of time, to rectify non-material non-conformities or omissions in the Tender related to documentation requirements. Such omissions shall not be related to any aspect of the price of the Tender. Failure of the Tenderer to comply with the request may result in the rejection of its Tender.

Provided that a Tender is substantially responsive, the Procuring Entity shall rectify quantifiable non-material non-conformities related to the Tender Price. To this effect, the Tender Prices shall be adjusted, for comparison purposes only, to reflect the price of a missing or non-conforming item or component in the manner specified in the TDS. The adjustments shall be based on the average price of the item or component as quoted in other substantially responsive Tenders. If the price of the item or component cannot be derived from the price of other substantially responsive Tenders, the Procuring Entity shall use its best estimate.

30 Arithmetical Errors

The tender sums submitted and read out during the tender opening shall be absolute and final and shall not be the subject of correction, adjustment or amendment in anyway by any person or entity.

Provided that the Tender is substantially responsive, the Procuring Entity shall handle errors on the following basis:

- a) Any error detected if considered a major deviation that affects the substance of the tender, shall lead to disqualification of the tender as non-responsive.
- b) Any errors in the submitted tender arising from a miscalculation of unit price, quantity, subtotal and total bid prices shall be considered as a major deviation that affects the substance of the tender and shall lead to disqualification of the tender as non-responsive. and
- c) if there is a discrepancy between words and figures, the amount in words shall prevail.

Tenderers shall be notified of any error detected in their bid during the notification of award.

31 Conversion to Single Currency

For evaluation and comparison purposes, the currency (ies) of the Tender shall be converted in a

single currency as specified in the TDS.

32 Margin of Preference and Reservations

A margin of preference may be allowed on locally manufactured goods only when the contract is open to international tendering, where the tender is likely to attract foreign goods and where the contract exceeds the threshold specified in the Regulations.

For purposes of granting a margin of preference on locally manufactured goods under international competitive tendering, a Procuring Entity shall not subject the items listed below to international tender and hence no margin of preferences shall be allowed. The affected items are:

- a) motor vehicles, plant and equipment which are assembled in Kenya;
- b) furniture, textile, foodstuffs, oil and gas, information communication technology, steel, cement, leather agro-processing, sanitary products, and other goods made in Kenya; or
- c) goods manufactured, mined, extracted or grown in Kenya.

A margin of preferences shall not be allowed unless it is specified so in the TDS.

Contracts procured on basis of international competitive tendering shall not be subject to reservations to specific groups as provided in ITT 32.5.

Where it is intended to reserve a contract to a specific group of businesses (these groups are Small and Medium Enterprises, Women Enterprises, Youth Enterprises and Enterprises of persons living with disability, as the case may be), and who are appropriately registered as such by the authority to be specified in the TDS, a Procuring Entity shall ensure that the invitation to tender specifically indicates that only businesses or firms belonging to the specified group are eligible to tender as specified in the TDS. Not tender shall be reserved to more than one group. If not so stated in the Tender Documents, the invitation to tender will be open to all interested Tenderers.

33 Evaluation of Tenders

The Procuring Entity shall use the criteria and methodologies listed in this IT T and Section III, Evaluation and Qualification Criteria. No other evaluation criteria or methodologies shall be permitted. By applying the criteria and methodologies, the Procuring Entity shall determine the Lowest Evaluated Tender. This is the Tender of the Tenderer that meets the qualification criteria and whose Tender has been determined to be:

- a) substantially responsive to the Tender Documents; and
- b) the lowest evaluated price.

Price evaluation will be done for Items or Lots (contracts), as specified in the TDS; and the Tender Price as quoted in accordance with ITT 14. To evaluate a Tender, the Procuring Entity shall consider the following:

- a) price adjustment due to unconditional discounts offered in accordance with ITT 13.4;
- b) converting the amount resulting from applying (a) and (b) above, if relevant, to a single currency in accordance with ITT 31;
- c) price adjustment due to quantifiable non-material non-conformities in accordance with ITT 29.3; and
- d) any additional evaluation factors specified in the TDS and Section III, Evaluation and Qualification Criteria.

The estimated effect of the price adjustment provisions of the Conditions of Contract, applied over the period of execution of the Contract, shall not be considered in Tender evaluation.

Where the tender involves multiple lots or contracts, the Tenderer will be allowed to tender for one or more lots (contracts). Each lot or contract will be evaluated in accordance with ITT 33.2. The methodology to determine the lowest evaluated Tenderer or Tenderers based on one lot (contract) or based on a combination of lots (contracts), will be specified in Section III, Evaluation and Qualification Criteria. In the case of multiple lots or contracts, Tenderer will be required to prepare the Eligibility and Qualification Criteria Form for each Lot.

The Procuring Entity's evaluation of a Tender will include and consider:

- a) in the case of Goods manufactured in Kenya, sales and other similar taxes, which will be payable on the goods if a contract is awarded to the Tenderer;
- b) in the case of Goods manufactured outside Kenya, already imported or to be imported, customs duties and other import taxes levied on the imported Good, sales and other similar taxes, which will be payable on the Goods if the contract is awarded to the Tenderer;

The Procuring Entity's evaluation of a Tender may require the consideration of other factors, in addition to the Tender Price quoted in accordance with ITT 14. These factors may be related to the characteristics, performance, and terms and conditions of purchase of the Goods and Related Services. The effect of the factors selected, if any, shall be expressed in monetary terms to facilitate comparison of Tenders, unless otherwise specified in the TDS from amongst those set out in Section III, Evaluation and Qualification Criteria. The additional criteria and methodologies to be used shall be as specified in ITT 33.2(d).

34 Comparison of Tenders

The Procuring Entity shall compare the evaluated costs of all substantially responsive Tenders established in accordance with ITT 33.2 to determine the Tender that has the lowest evaluated cost. The comparisons shall be on the basis of total cost (place of final destination) prices for all goods and all prices, plus cost of inland transportation and insurance to place of destination, for goods manufactured within the Kenya, together with prices for any required installation, training, commissioning and other services.

35 Abnormally Low Tenders

An Abnormally Low Tender is one where the Tender price, in combination with other constituent elements of the Tender, appears unreasonably low to the extent that the Tender price raises material concerns with the Procuring Entity as to the capability of the Tenderer to perform the Contract for the offered Tender price.

In the event of identification of a potentially Abnormally Low Tender by the evaluation committee, the Procuring Entity shall seek written clarification from the Tenderer, including a detailed price analysis of its Tender price in relation to the subject matter of the contract, scope, delivery schedule, allocation of risks and responsibilities and any other requirements of the tendering document.

After evaluation of the price analysis, in the event that the Procuring Entity determines that the Tenderer has failed to demonstrate its capability to perform the contract for the offered Tender price, the Procuring Entity shall reject the Tender.

36 Abnormally High Tenders

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

In case of an abnormally high tender price, the Procuring Entity shall make a survey of the market prices, check if the estimated cost of the contract is correct and review the Tender Documents to check if the specifications, scope of work and conditions of contract are contributory to the abnormally high tenders. The Procuring Entity may also seek written clarification from the Tenderer on the reason for the high tender price. The Procuring Entity shall proceed as follows:

- i) If the tender price is abnormally high based on wrong estimated cost of the contract, the Procuring Entity may accept or not accept the tender depending on the Procuring Entity's budget considerations.
- ii) If specifications, scope of work and/or conditions of contract are contributory to the abnormally high tender prices, the Procuring Entity shall reject all tenders and may re-tender for the contract based on revised estimates, specifications, scope of work and conditions of contract, as the case may be.

If the Procuring Entity determines that the Tender Price is abnormally too high because genuine competition between Tenderers is compromised (often due to collusion, corruption or other manipulations), the Procuring Entity shall reject all Tenders and shall institute or cause relevant Government Agencies to institute an investigation on the cause of the compromise, before

re tendering.

37. Post-Qualification of the Tenderer

The Procuring Entity shall determine, to its satisfaction, whether the eligible Tenderer that is selected as having submitted the lowest evaluated cost and substantially responsive Tender, meets the qualifying criteria specified in Section III, Evaluation and Qualification Criteria.

The determination shall be based upon an examination of the documentary evidence of the Tenderer qualifications submitted by the Tenderer, pursuant to ITT 15 and 16. The determination shall not take into consideration the qualifications of other firms such as the Tenderer subsidiaries, parent entities, affiliates, subcontractors (other than specialized subcontractors if permitted in the tendering document), or any other firm (s) different from the Tenderer.

An affirmative determination shall be a prerequisite for award of the Contract to the Tenderer. A negative determination shall result in disqualification of the Tender, in which event the Procuring Entity shall proceed to the Tenderer who offers a substantially responsive Tender with the next lowest evaluated cost to make a similar determination of that Tenderer qualifications to perform satisfactorily.

38. Lowest Evaluated Tender

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

- a) most responsive to the Tender Document; and
- b) the lowest evaluated price.

39. Procuring Entity's Right to Accept Any Tender, and to Reject Any or All Tenders.

The Procuring Entity reserves the right to accept or reject any Tender, and to annul the Tendering process and reject all Tenders at anytime prior to notification Award, without thereby incurring any liability to Tenderers. In case of annulment, all Tenderers shall be notified with reasons and all Tenders submitted and specifically, tender securities, shall be promptly returned to the Tenderers.

F. Award of Contract

40. Award Criteria

The Procuring Entity shall award the Contract to the successful Tenderer whose tender has been determined to be the Lowest Evaluated Tender in accordance with procedures in Section 3: Evaluation and Qualification Criteria.

41. Procuring Entity's Right to Vary Quantities at Time of Award

The Procuring Entity reserves the right at the time of Contract award to increase or decrease, by the percentage (s) for items as indicated in the TDS.

42. Notice of Intention to enter into a Contract

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

- a) the name and address of the Tenderer submitting the successful tender;
- b) the Contract price of the successful tender;
- c) a statement of the reason (s) the tender of the unsuccessful Tenderer to whom the letter is addressed was unsuccessful, unless the price information in (c) above already reveals the reason;
- d) the expiry date of the Standstill Period; and

- e) instructions on how to request a debriefing and/or submit a complaint during the standstill period;

43 Standstill Period

The Contracts shall not be awarded earlier than the expiry of a Standstill Period of 14 days to allow any dissatisfied candidate to launch a complaint. Where only one Tender is submitted, the Standstill Period shall not apply.

Where standstill period applies, it shall commence when the Procuring Entity has transmitted to each Tenderer the Notification of Intention to Enter into a Contract to the successful Tenderer.

44 Debriefing by the Procuring Entity

On receipt of the Procuring Entity's Notification of Intention to Enter into a Contract referred to in ITT 41, an unsuccessful Tenderer may make a written request to the Procuring Entity for a debriefing on specific issues or concerns regarding their tender. The Procuring Entity shall provide the debriefing within five days of receipt of the request.

Debriefings of unsuccessful Tenderers may be done in writing or verbally. The Tenderer shall bear its own costs of attending such a debriefing meeting.

45 Letter of Award

Prior to the expiry of the Tender Validity Period and upon expiry of the Standstill Period specified in ITT 42, upon addressing a complaint that has been filed within the Standstill Period, the Procuring Entity shall transmit the Letter of Award to the successful Tenderer. The letter of award shall request the successful Tenderer to furnish the Performance Security within 21 days of the date of the letter.

46 Signing of Contract

Upon the expiry of the fourteen days of the Notification of Intention to enter into contract and upon the parties meeting their respective statutory requirements, the Procuring Entity shall send the successful Tenderer the Contract Agreement.

Within fourteen (14) days of receipt of the Contract Agreement, the successful Tenderer shall sign, date, and return it to the Procuring Entity.

The written contracts shall be entered into within the period specified in the Notification of award and before expiry of the tender validity period.

47 Performance Security

Within twenty-one (21) days of the receipt of Letter of Acceptance from the Procuring Entity, the successful Tenderer, if required, shall furnish the Performance Security in accordance with the G CC 18, using for that purpose the Performance Security Form included in Section X, Contract Forms. If the Performance Security furnished by the successful Tenderer is in the form of a bond, it shall be issued by a bonding or insurance company that has been determined by the successful Tenderer to be acceptable to the Procuring Entity. A foreign institution providing a bond shall have a correspondent financial institution located in Kenya, unless the Procuring Entity has agreed in writing that a correspondent financial institution is not required.

Failure of the successful Tenderer to submit the above-mentioned Performance Security or sign the Contract shall constitute sufficient grounds for the annulment of the award and forfeiture of the Tender Security. In that event the Procuring Entity may award the Contract to the Tenderer offering the next lowest Evaluated Tender.

Performance Security shall not be required for a contract, if so specified in the TDS.

48 Publication of Procurement Contract

Within fourteen days after signing the contract, the Procuring Entity shall publish and publicize the awarded contract at its noticeboards, entity website; and on the Website of the Authority in manner and format prescribed by the Authority. At the minimum, the notices shall contain the following information:

- a) name and address of the Procuring Entity;
- b) name and reference number of the contract being awarded, a summary of its scope and the selection method used;

- c) the name of the successful Tenderer, the final total contract price, the contract duration.
- d) dates of signature, commencement and completion of contract;
- e) names of all Tenderers that submitted Tenders, and their Tender prices as readout at Tender opening;

4. Procurement Related Complaints and Administrative Review

The procedures for making a Procurement-related Complaint areas specified in the TDS. A

request for administrative reviews shall be made in the form provided under contract forms.

SECTION II–TENDER DATA SHEET (TDS)

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

IT T Reference	Particulars Of Appendix To Instructions To Tenders
A. General	
ITT 1.1	The reference number of the Invitation for Tenders is: KNH/T/02 E/2026-2028 The Procuring Entity is: Kenyatta National Hospital The name of the Contract is: FRAMEWORK CONTRACT FOR SUPPLY AND DELIVERY OF SURGICAL DRESSINGS AND APPLIANCES PART E
ITT 1.2(a)	Electronic–Procurement System The Procuring Entity shall use the following electronic-procurement system to manage this Tendering process: N/A The electronic-procurement systems shall be used to manage the following aspects of the Tendering process: N/A
ITT 2.3	The Information made available on competing firms is as follows: _____ _____ The firms that provided consulting services for the contract being tendered for are: N/A
ITT 3.1	Maximum number of members in the Joint Venture (JV) shall be: NOT APPLICABLE
ITT 3.7	A list of debarred firms and individuals is available on the PPRA’s website: www.ppra.go.ke
ITT 3.11	Tenderers shall be required to be registered with the Hospital via email: procurement@knh.or.ke
B. Contents of Tendering Document	
ITT 6.1	(a) Address where to send enquiries is Kenyatta National Hospital P. O Box 20723 and procurement@knh.or.ke to reach the Procuring Entity not later than, 13 th May, 2026 (b) The Procuring Entity publish its response at the website www.knh.or.ke
ITT 6.2	Pre-tender conference will be held on N/A
ITT 6.3	The questions to reach the Procuring Entity not later than, 13 th May, 2026
ITT 6.5	The Minutes of the Pre-Tender meetings shall be published on the at the website N/A.
C. Preparation of Tenders	
ITT 10(j)	The Tenderer shall submit the following additional documents in its Tender: N/A
ITT 12.1	Alternative Tenders shall not be considered.
ITT 13.5	The prices quoted by the Tenderer shall not be subject to adjustment during the performance of the Contract.
ITT 13.6	N/A
ITT 13.8(a)(i) and (iii)	Place of final destination is Kenyatta National Hospital
ITT 13.8(a)(iii)	Final Destination (Project Site): [insert final destination/project site, if different from named place of destination]
ITT 13.8(b)(i)	Named place of destination, in Kenya is_

IT T Reference	Particulars Of Appendix To Instructions To Tenders
ITT 13.8(b) (ii)	The price for inland transportation, insurance, and other local services required to convey the Goods from the named place of destination to their final destination which is Kenyatta National Hospital
13.8(c) (iv)	The place of final destination is Kenyatta National Hospital
ITT 14.2	Foreign currency requirements not allowed.
ITT 15.4	Period of time the Goods are expected to be functioning: N/A
ITT 16.2(a)	Manufacturer's authorization is required
ITT 16.2(b)	After sales service is: not required.
ITT 17.1	The Tender validity period shall be 119 days.
ITT 17.3	(a) The Number of days beyond the expiry of the initial tender validity period will be 30 days . (b) The Tender prices shall be adjusted by the following percentages of the tender price: (i) By N/A% of the local currency portion of the Contract price adjusted to reflect local inflation during the period of extension, and (ii) By N/A% the foreign currency portion of the Contract price adjusted to reflect the international inflation during the period of extension.
ITT 18.1	N/A
ITT 19.1	In addition to the original of the Tender, the number of copies is: 1
ITT 19.3	The written confirmation of authorization to sign on behalf of the Tenderer shall consist of Letter of attorney including the name of the person appointed to sign, the number of national identification card and a specimen signature of the authorized person.
D. Submission and Opening of Tenders	
ITT 20.3	A tender package or container that cannot fit in the tender box shall be received as follows: The tender package/container shall be received and recorded in Tender section Procurement department.
ITT 21.1	For Tender submission purposes only, the Procuring Entity's address is: Attention: To Chief executive officer] Postal Address:[20723-00202 Nairobi Kenya] Physical Address: Nairobi City county Upper hill off Hospital, Kenyatta National Hospital Administration block, supply Chain Management Entrance. Telephone:[2726300-9] Electronic mail address:][procurement@knh.or.ke,procurementknh@gmail.com Date: 20 T H M A Y 2026 at 10:00 am The electronic Tendering submission procedures shall be: N/A Bidders who wish to participate in this tender to register with the Hospital through the following Email address:][procurement@knh.or.ke,procurementknh@gmail.com
ITT 24.1	The Tender opening shall take place at: Attention: To Chief executive officer] Postal Address:[20723-00202 Nairobi Kenya] Physical Address: Nairobi City county Upper hill off Hospital, Kenyatta National Hospital Administration block, supply Chain Management Entrance. Telephone:[2726300-9] Electronic mail address:][procurement@knh.or.ke,procurementknh@gmail.com Date: 20 T H M A Y 2026 at 10:00 am
ITT 24.6	The number of representatives of the Procuring Entity to sign is 3.
E. Evaluation and Comparison of Tenders	
ITT 29.3	The manner of rectify quantifiable non material nonconformists described below: N/A

ITT 31.1	The currency that shall be used for Tender evaluation and comparison purposes to convert at the selling exchange rate all Tender prices expressed in various currencies into a single currency is: Kenya Shillings . The source of exchange rates shall be: The Central Bank in Kenya. The date for the exchange rates shall be: 20 T H M A Y 2026
ITT 32.3	A margin of preference and/or reservations shall not apply and specify the details. If a margin of preference applies, the application methodology shall be defined in Section III – Evaluation and Qualification Criteria.
ITT 32.5	The invitation to tender is extended to firms qualified in Supply and Delivery of Surgical Dressings and Appliances
ITT 33.2	Price evaluation will be done for the Items
ITT 33.6	The adjustments shall be determined using the following criteria, from amongst those set out in Section III, Evaluation and Qualification Criteria (a) Deviation in Delivery schedule: Yes (b) Deviation in payment schedule: No. (c) the cost of major replacement component, mandatory spare parts, and service: No. (d) the availability in Kenya of spare parts and after-sales services for the equipment offered in the Tender No. (e) Lifecycle costs: the costs during the life of the goods or equipment No (f) the performance and productivity of the equipment offered No. (g) <i>[insert any other specific criteria in Section III, Evaluation and Qualification Criteria]</i>
	F. Award of Contract
ITT 41.1	The maximum percentage by which quantities may be increased is: 15%. The maximum percentage by which quantities may be decreased is: 15%.
ITT 41.1	The Procuring Entity shall increase or decrease the quantity of Goods and Related Services by an amount not exceed 15% and without any change in the unit prices or other terms and conditions of the Tender and the tendering document.
ITT 47.3	Performance Security if so required shall be in the sum of N/A
ITT 49.1	The procedures for making a Procurement-related Complaint are detailed in the—Notice of Intention to Award the Contract here in and are also available from the PPRA Website www.ppra.go.ke . If a Tenderer wishes to make a Procurement-related Complaint, the Tenderer should submit its complaint following these procedures, in writing (by the quickest means available, that is either by email or fax), to: The Director General Public Procurement Regulatory Authority (PPRA) P. O. Box 58535-00100 NAIROBI. Tel: (+254)020-3244000/020-2213106/7 Email: info@ppra.go.ke; feedback@ppra.go.ke In summary, a Procurement-related Complaint may challenge any of the following: <ol style="list-style-type: none">1. the terms of the Tendering Documents; and2. the Procuring Entity's decision to award the contract.

SECTION III-Evaluation and Qualification Criteria

1. General Provisions

Wherever a Tenderer is required to state a monetary amount, Tenderers should indicate the Kenya Shilling equivalent using the rate of exchange determined as follows:

- a) For business turnover or financial data required for each year - Exchange rate prevailing on the last day of the respective calendar year (in which the amounts for that year is to be converted) was originally established.
- b) Value of single contract-Exchange rate prevailing on the date of the contract signature.
- c) Exchange rates shall be taken from the publicly available source identified in the ITT 14.3. Any error in determining the exchange rates in the Tender may be corrected by the Procuring Entity.

This section contains the criteria that the Procuring Entity shall use to evaluate tender and qualify Tenderers. No other factors, methods or criteria shall be used other than those specified in this Tender Document. The Tenderer shall provide all the information requested in the forms included in Section IV, Tendering Forms. The Procuring Entity should use the Standard Tender Evaluation Report for Goods and Works for evaluating Tenders.

2. Evaluation of Tenders (ITT 33)

Successful Tender or Tenders

The Procuring Entity shall use the criteria and methodologies listed in this Section to evaluate Tenders. By applying these criteria and methodologies, the Procuring Entity shall determine the successful Tender or Tenders which has/have been determined to:

- a) be substantially responsive to the Tender Documents;
- b) offer the lowest evaluated cost to the Procuring Entity for all items of Goods to be procured based on either a single Contractor or multiple Contracts combined, as the case may be, in accordance with the ITT 13.6 inviting Tender prices and discounts, and provisions made of the Tender Document for evaluation of tenders and award of contract (s); and
- c) be offered by Tenderer or Tenderers that substantially meet the qualification criteria applicable for Contractor combined Contracts for which they are selected.

Evaluation of Tenders

Preliminary examination for Determination of Responsiveness

The Procuring Entity will start by examining all tenders to ensure they meet in all respects the eligibility criteria and other mandatory requirements in the ITT, and that the tender is complete in all aspects in meeting the requirements provided for in the preliminary evaluation criteria outlined below. The Standard Tender Evaluation Report Document for Goods and Works for evaluating Tenders provides very clear guide on how to deal with review of these requirements. Tenders that do not pass the Preliminary Examination will be considered non-responsive and will not be considered further.

S T A G E 1. EVALUATION

CRITERIA /PRELIMINARY AND MANDATORY REQUIREMENTS

S/No.	Completeness and Responsiveness Criteria	Requirement
MR 1.	Form of Tender	<i>Must submit dully filled Form of Tender on company letterhead, signed and stamped in the prescribed format in the Tender Document. (attach power of attorney for company with more than one director)</i>
MR 2.	Certificate of Independent Tender Determination	<i>Duly Filled, Stamped and Signed</i>
MR 3.	Confidential Business Questionnaire	<i>Duly Filled, Stamped and Signed</i>
MR 4.	Self-Declaration on debarment (P P A DA 2015)	<i>Duly Filled, Stamped and Signed</i>
MR 5.	Self-Declaration on Corruption/Fraudulent Practices	<i>Duly Filled, Stamped and Signed</i>
MR 6.	Declaration and Commitment to the Code of Ethics	<i>Duly Filled, Stamped and Signed</i>
MR 7.	Tenderer Information Form	<i>Dully filled and stamped (organizational chart required for this tender – bidders to attach list of board of Directors (CR 12 or CR 13 or copy of National ID of sole proprietor)</i>
MR 8.	Serialization	<i>Must be chronologically and sequentially serialized back-to-back i. e.1,2,3,4.....one very page including the terms and conditions in the standard Tender Document and the table of content (if any)</i>
MR 9.	Tax Compliance Certificate	<i>Provide valid tax compliance certificate/Exemption Letter</i>
MR 10.	Certificate of Incorporation/Registration	<i>Must Submit a copy of the Certificate of incorporation or Registration Certificate</i>
MR 11.	Original/Copy of Bid Document	<i>Must submit two Tender Documents Clearly marked Original or Copy, spiral/book bound (no stapled documents will be accepted)</i>
MR 12	Bank Details Form	<i>Duly filled, signed and stamped by both the Tenderer and respective bank</i>
MR 13	Tender Security	<i>Tender Security Kenya Shillings One Hundred and fifty Thousand Shillings (Kshs.150,000 .00) valid for 149 days from the date of Tender Opening -and must be from a reputable bank recognized by the Central Bank of Kenya or Insurance bond from the firms.</i>
MR 14	Written Declaration by all Tenderers	<i>Attach a copy of written Declaration by Tenderer that neither of their Directors have participated in the same tender as individual Tenderer s, joint ventures, sole proprietor or as a subcontractor.</i> <i>Should be stamped and signed by the person authorized to sign the tender.</i>
MR 15	County Government permit	<i>Valid County Government permit or Exemption</i>
MR 16	Tenderer (s) Data consent form	<i>Duly Filled, Stamped and Signed</i>
MR 17	Inspection and Certificate of Goods	<i>Must submit a duly filled signed and stamped commitment to comply with Inspection and Acceptance requirements</i>
MR18	Supplier Performance	<i>Must submit duly filled signed and stamped commitment to comply with the supplier evaluation requirements</i>

Documentary evidence in form of copies must be provided for the requirements stated above. 100% compliance will be required to proceed to next evaluation stage. Failure to provide ANY of the requirements leads to disqualification.

2.2.2 Evaluation of Technical aspects of the Tender

The Procuring Entity shall evaluate the Technical aspects of the Tender to determine compliance with the Procuring Entity's requirements under Section V 'Schedule of Requirement' and whether the Tenders are substantially responsive to the Technical Specifications and other Requirements.

S TAGE 2. TECHNICAL EVALUATION CRITERIA

Under this criterion responsive bidders from the mandatory evaluation stages shall be evaluated in two stages namely.

2 A-Documentation evaluation

Only bidders who submit all mandatory requirements will proceed to part 2 B PRODUCT evaluation.

STAGEA: TECHNICAL EVALUATION CRITERIA- PASS MARK 80%

NB: DUE DILIGENCE MAY BE CONTACTED

No	ItemsDescription	Marks
Experience	Three recommendation letters from different institutions to have supplied similar items/products.(to include contact details) Recommendation letter of above Ksh1, 000,000- 5 Mark each. Recommendation letter of between ksh1,000,000 - 500,000- 3 Marks each. Recommendation letter without value- 0 mark each	15
Contract performance	Delivery notes attached to copies of their corresponding LPOS confirmed as accepted.(Delivery notes must be stamped by the receiving entity). LPO over ksh 1,000,000.00-10marks each (Max of three LPOs) LPO ksh 1,000,000- 500,000-5marks each (max of three LPOs) LPOs below 500,000-3marks each (max of three LPOs) No LPO – Zero marks <i>Tenderer to provide contacts (email & Telephone no.) for entity LPOs were issued to facilitate due diligence.</i>	30
Ability to Deliver with in schedule	Please provide a statement indicating days you would take to deliver the required goods to KNH when issued with a Local Purchase Order (<i>This will be used in performance evaluation for the successful bidder</i>) Delivery period: <ul style="list-style-type: none"> • Below 7 days = 10marks • Between 7- 14 days = 5marks • Above 21 days = 3 marks • Above 30 days = 0 Marks 	10
Location	Physical Location address – provide details of physical address and contacts- attach evidence, details of physical address and contacts or Evidence of lease agreement or rental/ utility receipts- 5marks No contact – zero	5
Credit period	Credit period of 90 days after delivery. A written commitment statement of a credit period of 90 days after delivery & inspection.	15

Price validity	<p>Must submit a written undertaking to hold the prices as awarded in the entire contract period.</p> <ul style="list-style-type: none"> • Undertaking to Hold Prices Within contract period of 24 months – 10 Marks • Varying Prices during contract period of 12 months – 5 Marks • No undertaking – zero marks 	10
Bank Reference/ Letter of good standing	<p>Attacha signed and stamped good standing letter from your bank indicating the bidder has satisfactory operated the account and any possibility of credit facility issued not be earlier than 10th April 2026.</p> <ul style="list-style-type: none"> • Bank reference with satisfactory operation and credit line-15 marks • Bank reference with satisfactory operation and no credit line-10 marks • Bank reference with without satisfactory operation and credit line-5 marks 	15

STAGE B: TECHNICAL EVALUATION CRITERIA

Submission of actual samples will be communication during tender evaluation process

Under this criterion responsive bidders from the mandatory evaluation stages shall be evaluated in two stages namely.

2 B-Product evaluation

Under this criterion the Hospital shall evaluate the supplied sample/ original literature/ brochures with its technical specification to confirm whether the sample meets the Hospital specification.

NB: Only bids that qualify at Product Evaluation stage 2 B above shall proceed to financial/price evaluation. Samples submission will be communicated by the Hospital

2.2.2 Evaluation of Commercial Terms and Conditions of the Tender (ITT 33.1(a)):

The Procuring Entity shall determine whether the Tenders are substantially responsive to the Commercial and Contractual Terms and Conditions.

STAGE 3: PRICE EVALUATION/FINANCIAL EVALUATION

Responsive Bidders in the Product evaluation stages shall proceed to financial evaluation. Financial Evaluation shall involve checking arithmetic errors and completeness of the financial bids.

Financials will be ranked and award shall be to the lowest evaluated bidder. The lowest evaluated Tenderer will be awarded a contract for that Lot, provided the Tenderer meets the Eligibility and Qualification Criteria.

Consistent with and in addition to the criteria listed in ITT 33.3 and ITT 29.3; and ITT 34 and its sub paragraphs the following criteria shall apply:

a) Performance and productivity of the equipment:

N/A

b) Specific additional criteria

[Other specific additional criteria to be considered in the evaluation, and the evaluation methods shall be detailed in T DS 34.6][If specific sustainable procurement technical requirements have been specified in Section VII- Specification, either state that (i) those requirements will be evaluated on a pass/fail (compliance basis) or otherwise (ii) in addition to evaluating those requirements on a pass/fail (compliance basis), if applicable, specify the monetary adjustments to be applied to Tender Prices for comparison purposes on account of Tenders that exceed the specified minimum sustainable procurement technical requirements.]

Multiple Contracts (ITT 33.4)

Multiple contracts will be permitted in accordance with ITT 33.4. Tenderers are evaluated on basis of Lots and the lowest evaluated Tenderer identified for each Lot. The Procuring Entity will select one Option of the two Options listed below for award of Contracts.

OPTION 1

- i) If a Tenderer wins only one Lot, the Tenderer will be awarded a contract for that Lot, provided the Tenderer meets the Eligibility and Qualification Criteria for that Lot.

Alternative Tenders

(ITT 13.1) An alternative if permitted under

ITT 13.1, will be evaluated as follows: [insert

one of the following]

—A Tenderer may submit an alternative Tender only with a Tender for the base case. The Procuring Entity shall only consider the alternative Tenders offered by the Tenderer whose Tender for the base case was determined to be the Lowest Evaluated Tender.¶

or

—A Tenderer may submit an alternative Tender with or without a Tender for the base case. The Procuring Entity shall consider Tenders offered for alternatives as specified in the Technical Specifications of Section V, Schedule of Requirements. All Tenders received, for the base case, as well as alternative Tenders meeting the specified requirements, shall be evaluated on their own merits in accordance with the same procedures, as specified in the ITT 33.¶

3. MARGIN OF PREFERENCE

If the TDS so specifies, the Procuring Entity will grant a margin of preference of 15% (fifteen percent) to Tenderers offering goods manufactured, mined, extracted, grown, assembled or semi-processed in Kenya. Goods assembled or semi-processed in Kenya shall have a local content of not less than 40%.

The margin of preference will be applied in accordance with, and subject to, the following provisions:

- a) Tenderers applying for such preference on goods offered shall provide, as part of the data for qualification, such information, including details of the goods produced in Kenya, so as to determine whether, according to the classification established by the Procuring Entity, a particular category of goods or group of goods qualifies for a margin of preference.
- b) After Tenders have been received and reviewed by the Procuring Entity, goods offered in the responsive Tenders shall be assessed to ascertain they are manufactured, mined, extracted, grown, assembled or semi- processed in Kenya. Responsive tenders shall be classified into the following groups:
 - i) **Group A: Tenders offering goods manufactured in Kenya, for which (a) labour, raw materials, and components from within Kenya account for more than forty (40) percent of the Ex-Works price; and (b) the production facility in which they will be manufactured or assembled has been engaged in manufacturing or assembling such goods atleast since the date of Tender Submission date;**
 - ii) **Group B: All other Tenders offering Goods manufactured in Kenya;**
 - iii) **Group C: Tenders offering Goods manufactured outside Kenya that have been already imported or that will be imported.**
- c) To facilitate this classification by the Procuring Entity, the Tenderer shall complete whichever version of the Price Schedule furnished in the Tender Documents is appropriate. Incorrect classification may render the Tender non- responsive as no reclassification will be permitted after Tender opening. Tenderers shall provide correct information especially with respect to duties, taxes etc. paid on previously imported Goods and percentage of local labour, materials and components for Goods manufactured in Kenya as any false information which cannot be supported by documentation may render the Tender non-responsive besides other sanctions for providing falsified information.
- d) The Procuring Entity will first review the Tenders to confirm the appropriateness of the Tender group classification to which Tenderers assigned their Tenders in preparing their Tender Forms and Price Schedules.
- e) All evaluated Tenders in each group will then be compared to determine the lowest evaluated Tender of each group. Such lowest evaluated Tenders shall be compared with each other and if as a result of this comparison a Tender from Group A or Group B is the lowest, it shall be selected for the award.
- f) If as a result of the preceding comparison, the lowest evaluated Tender is a Tender from Group C, all Tenders from Group C shall be further compared with the lowest evaluated Tender from Group A after adding to the evaluated price of goods offered in each Tender from Group C, for the purpose of this further comparison only, an amount equal to 15% (fifteen percent) of the respective C IP Tender price for goods to be imported and already imported goods. Both prices shall include unconditional discounts and be corrected for arithmetical errors. If the Tender from Group A is the lowest, it shall be selected for award. If not, the lowest evaluated Tender from Group C shall be selected as per paragraph (e) above.

4. Post-Qualification of Tenderers (ITT 37)

N/A

Post-Qualification Criteria (ITT 37.1)

In case the tender was not subject to pre-qualification, the tender that has been determined to be the lowest evaluated Tenderer shall be considered for contract award, subject to meeting each of the following conditions (post qualification Criteria applied on a GO/NO GO basis). The Procuring Entity shall carry out the post- qualification of the Tenderer in accordance with ITT 37, using only the requirements specified here in. Requirements not included in the text below shall not be used in the evaluation of the Tenderer's qualifications. The minimum qualification

requirements for multiple contracts will be the sum of the minimum requirements for respective individual contracts, unless otherwise specified.

If the Tenderer is a manufacturer

a) Financial Capability

- i) The Tenderer shall demonstrate that it has access to, or has available, liquid assets, unencumbered real assets, lines of credit, and other financial means (independent of any contractual advance payment) sufficient to meet the supply cash flow of Kenya Shillings
- ii) Minimum average annual supply turnover of Kenya Shillings [insert amount, specify a figure about 2.5 times the total Tender price)] or equivalent calculated as total certified payments received for contracts of goods manufactured and supplied within the last

[or

_____ [insert
t number of years). In case of multiple contracts, limitation will be placed on the
number of item (s) that will be awarded to the Tenderer.

b) Experience and Technical Capacity

The Tenderer shall furnish documentary evidence to demonstrate that it meets the following experience requirement (s) using the form provided in Section IV. In case the Tenderer is a JV, experience and demonstrated technical capacity of only the JV shall be taken into account and not of individual members nor their individual experience/capacity will be aggregated unless all members of the JV have been manufacturing and supplying Goods offered in the Tender to the same technology, processing, design, materials, specifications, model number, etc. in all respects such that Goods manufactured have the same functional characteristics, performance parameters, outputs and other guarantees and fully interchangeable which shall be documented along with other required documents demonstrating capacity to the satisfaction of the Procuring Entity in case individual members claim experience. Otherwise, documents evidencing experience and technical capacity shall be in the name of the JV that submitted the Tender. Wherever the Words—Similar Goods have been used it includes upgrades, latest and improved versions or models of similar specifications and technology. Refer to Form Exp-1 to provide the required information.

[list the requirement (s), including experience in successfully implementing sustainable procurement requirements, if specified in the Tender Document.] Samples of Experience Requirements:

- i) The Tenderer shall be manufacturing similar Goods for the last _____ (specify the number of years to cover a sufficiently long period ranging from 2 to 5 years depending upon the Goods to be procured).

- ii) The Tenderer shall furnish documentary evidence to demonstrate successful completion of at least _____ (Insert number) of contracts of similar Goods in the last _____ (specify number) each contract costing at least Kenya shillings _____ equivalent and involving a supply of at least percentage of required quantity (usually the percentage is about 70-80%) in some cases where Procuring Entity requires deliveries in a scheduled manner over a specified time, include item (iii) below.

- iii) (Optional) The installed capacity to manufacture _____ number of items (specify the relevant item number) shall not be less than _____ units per _____ (specify week or month).

c) (Optional) Documentary Evidence of Usage of Goods (When appropriate)

The Tenderer shall furnish documentary evidence satisfactory to the Procuring Entity to demonstrate that similar Goods as offered in the Tender have been in successful use or operation for the last years. If the Tenderer is a JV, the evidence of demonstrated usage of Goods supplied in the past shall be in the name of the JV.

If Tenderer is a Supplier:

If a Tenderer is a Supplier offering the Goods on behalf of or from a Manufacturer under Manufacturer's Authorization Form (Section IV, Tendering Forms), the Manufacturer shall demonstrate the above qualifications 4.2(b)(i), (ii), and (iii) and the Tenderer shall demonstrate it meets the following criteria.

- i) The Tenderer shall demonstrate that it has access to, or has available, liquid assets, unencumbered real assets, lines of credit, and other financial means (independent of any contractual advance payment) sufficient to meet the supply cash flow of Kenya Shillings _____
- ii) Minimum average annual supply turnover of Kenya Shillings _____ [insert amount] or equivalent calculated as total certified payments received for contracts in progress and/or completed within the last [insert of year] years, divided by [insert number of years] years.
- iii) Has satisfactorily and substantially completed at least _____ (specify number) contract (s) of a similar nature either within Kenya, the East African Community or abroad, as a prime supplier or a joint venture member, each of a minimum value in Kenya shillings _____ equivalent.

History of non-performing contracts:

Tenderer (Supplier or/and manufacturer, and each member of JV) if the Tenderer is a JV, shall demonstrate that Non-performance of a contract did not occur as a result of the default of the Tenderer, manufacturer or the member of JV as the case may be, in the last _____ (specify years). The required information shall be furnished as per form CON-2].

Pending Litigation

Financial position and prospective long-term profitability of the Single Tenderer, and in the case the Tenderer is a JV, of each member of the JV, shall remain sound according to criteria established with respect to Financial Capability under paragraph I (i) above assuming that all pending litigation will be resolved against the Tenderer. Tenderer shall provide information on pending litigations as per Form CON-2.

Litigation History

There shall be no consistent history of court/arbitral award decisions against the Tenderer, in the last _____ (specify years). All parties to the contracts shall furnish the information on the related Form (CON-2) about any litigation or arbitration resulting from contracts completed or ongoing under its execution over the years specified. A consistent history of awards against the Tenderer or any member of a JV may result in rejection of the tender.

4.6. SECTION IV-TENDERING FORMS

Form of Tender Tenderer Information Form Tenderer JVMembers Information Form Price

Schedule: Goods Manufactured Outside Kenya, to be Imported Price Schedule: Goods

Manufactured Outside Kenya, already imported Price Schedule: Goods Manufactured in

Kenya Price and Completion Schedule – Related Services Form of Tender Security –

Demand Guarantee Form of Tender Security (Tender Bond)

Form of Tender-Securing Declaration Manufacturer's Authorization

Form Sample Submission Form

Form of Tender

INSTRUCTIONS TO Tenderer S

- i) *The Tenderer must prepare this Form of Tender on stationery with its letterhead clearly showing the Tenderer's complete name and business address.*
- ii) *All italicized text is to help Tenderer in preparing this form.*
- iii) *Tenderer must complete and sign CERTIFICATE OF INDEPENDENT TENDER DETERMINATION and the SELF DECLARATION OF THE Tenderer attached to this Form of Tender.*

Date of this Tender submission: _____ of Tender submission]Tender Name:

FRAMEWORK CONTRACT FOR SUPPLY AND DELIVERY OF SURGICAL DRESSINGS AND

APPLIANCES PART E KNH/T/02 E/2026-2028

Alternative No. N/A

o: Kenyatta National Hospital

- a) **No reservations: We have examined and have no reservations to the Tendering document, including Addenda issued in accordance with Instructions to Tenderer s (ITT 7);**
- b) **Eligibility: We meet the eligibility requirements and have no conflict of interest in accordance with ITT 3;**
- c) **Tender/Proposal-Securing Declaration: We have not been suspended nor declared ineligible by the Procuring Entity based on execution of a Tender-Securing Declaration.**
or
Proposal-Securing Declaration in Kenya in accordance with ITT 3.6;
- d) **Conformity: We offer to supply in conformity with the Tendering document and in accordance with the Delivery Schedules specified in the Schedule of Requirements the following Goods: FRAMEWORK CONTRACT FOR SUPPLY AND DELIVERY OF SURGICAL DRESSINGS AND APPLIANCES PART E**
- e) **Tender Price: The total price of our Tender, excluding any discounts offered in item (f) below is:**

Option 1, in case of one lot: Total price is: Total Amount in figures:

.....

Total Amount in Words:.....

.....

or

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

f) Discounts: The discounts offered and the methodology for their application are:

- i) The discounts offered are:[Specify in detail each discount offered.]
- ii) The exact method of calculations to determine the net price after application of discounts are shown below:[Specify in detail the method that shall be used to apply the discounts];

g) Tender Validity Period: Our Tender shall be valid for the period specified in TDS

17.1(as amended, if applicable) from the date fixed for the Tender submission deadline specified in T DS 21.1(as amended, if applicable), and it shall remain binding upon us and maybe accepted at anytime before the expiration of that period;

(h) Performance Security: If our Tender is accepted, we commit to obtain a Performance Security in accordance with the Tendering document;

i) One Tender per Tenderer: We are not submitting any other Tender (s) as an individual Tenderer, and we are not participating in any other Tender (s) as a joint venture member, or as a subcontractor, and meet the requirements of ITT 3.9, other than alternative Tenders submitted in accordance with ITT 12;

j) Suspension and Debarment: We, along with any of our subcontractors, suppliers, consultants, manufacturers, or service providers for any part of the contract, are not subject to, and not controlled by any entity or individual that is subject to, a temporary suspension or a debarment imposed by the Procuring Entity. Further, we are not ineligible under the Kenya laws or official regulations or pursuant to a decision of the United Nations Security Council;

k) State-owned enterprise or institution:[select the appropriate option and delete the other][We are not a state-owned enterprise or institution]/[We are a state-owned enterprise or institution but meet the requirements of ITT 3.7];

l) Commissions, gratuities, fees: We have paid, or will pay the following commissions, gratuities, or fees with respect to the Tendering processor execution of the Contract:[insert complete name of each Recipient, its full address, the reason for which each commission or gratuity was paid and the amount and currency of each such commission or gratuity]

Name of Recipient	Address	Reason	Amount

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

- m) **Binding Contract:** We understand that this Tender, together with your written acceptance there of included in your Letter of Acceptance, shall constitute a binding contract between us, until a formal contract is prepared and executed;
- n) **Procuring Entity Not Bound to Accept:** We understand that you are not bound to accept the lowest evaluated cost Tender, the Best Evaluated Tender or any other Tender that you may receive; and
- o) **Fraud and Corruption:** We hereby certify that we have taken steps to ensure that no person acting for us or on our behalf engages in any type of Fraud and Corruption.
- p) **Code of Ethical Conduct:** We undertake to adhere by the Code of Ethics for Persons Participating in Public Procurement and Asset Disposal, copy available from during the procurement process and the execution of any resulting www.ppra.go.ke

contract.

- q) **Collusive practices:** We hereby certify and confirm that the tender is genuine, non-collusive and made with the intention of accepting the contract if awarded. To this effect we have signed the —Certificate of Independent tender Determination attached below.
- r) We, the Tenderer, have completed fully and signed the following Forms as part of our Tender:
 - a) Tenderer's Eligibility; Confidential Business Questionnaire—to establish we are not in any conflict to interest.
 - b) Certificate of Independent Tender Determination—to declare that we completed the tender without colluding with other Tenderer s.
 - c) Self-Declaration of the Tenderer –to declare that we will, if awarded a contract, not engage in any form of fraud and corruption.
 - d) Declaration and commitment to the Code of Ethics for Persons Participating in Public Procurement and Asset Disposal.

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

Name of the Tenderer: *[insert complete name of the Tenderer]

Name of the person duly authorized to sign the Tender on behalf of the Tenderer:

****[insert complete name of person duly authorized to sign the Tender]**

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

Tender]Signature of the person named above:[insert signature of person whose name and capacity

are shown above]Date signed[insert date of signing]dayof[insert month],[insert year]

***: In the case of the Tender submitted by a joint venture specify the name of the joint venture as Tenderer.**

****: Person signing the Tender shall have the power of attorney given by the Tenderer.**

CERTIFICATE OF INDEPENDENT TENDER DETERMINATION

I, the undersigned, in submitting the accompanying Letter of Tender to the
_____ [Name of

Procuring Entity]for: _____ [Name and
number of tender]in response to the request for tenders made by: _____ [Name of
Tenderer]do hereby make the following statements that I certify to be true and complete in every
respect:

I certify, on behalf of _____ [Name
of Tenderer] that:

1. I have read and I understand the contents of this Certificate;
2. I understand that the Tender will be disqualified if this Certificate is found not _____ to be true and complete in every respect;
3. I am the authorized representative of the Tenderer with authority to sign this Certificate, and to submit the Tender on behalf of the Tenderer;
4. For the purposes of this Certificate and the Tender, _____ I understand that the word —competitor shall include any individual or _____ organization, other than the Tenderer, whether or not affiliated with the Tenderer, who:
 - a) _____ has been requested to submit a Tender in response to this request for tenders;
 - b) _____ could potentially submit a tender in response to this request for tenders, based on their qualifications, abilities or experience;
5. The Tenderer discloses that [check one of the following, as applicable]:
 - a) The Tenderer has arrived at the _____ Tender independently from, and _____ without consultation, communication, agreement or arrangement with, any competitor;
 - b) the Tenderer has entered into consultations, communications, agreements or arrangements with one or more competitors regarding this request for tenders, and the Tenderer discloses, in the attached document (s), complete details there of, including the names of the competitors and the nature of, and reasons for, such consultations, communications, agreements or arrangements;
6. In particular, without limiting the generality of paragraphs (5)(a) or (5)(b) above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - a) prices;
 - b) methods, factors or formulas used to calculate prices;
 - c) the intention or decision to submit, or not to submit, a tender; or
 - d) the submission of a tender which does not meet the specifications of the request for Tenders; except as specifically disclosed pursuant to paragraph (5)(b) above;
7. In addition, there has been no consultation, communication, agreement or arrangement with any competitor regarding the quality, quantity, specifications or delivery particulars of the works or services to which this request for tenders relates, except as specifically authorized by the procuring authority or as specifically disclosed pursuant to paragraph (5)(b) above;
8. the terms of the Tender have not been, and will not be, knowingly disclosed by the Tenderer, directly or indirectly, to any competitor, prior to the date and time of the official tender opening, or of the awarding of the Contract, whichever comes first, unless otherwise required by law or as specifically disclosed pursuant to paragraph (5)(b) above.

Name..... Title..... Signature..... Stamp.....

SELF-DECLARATION FORMS

FORMS D1

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

I..... of Post Office Box being a resident of..... inthe Republic of..... do hereby make a statement as follows:-

1. THAT Iam the Company Secretary/Chief Executive/Managing Director/Principal Officer/Director of(insert name of the Company) whois a Bidder in respect of Tender No..... for..... (insert tender title/description) for.....(insert name of the Procuring Entity) and duly authorized and competent to make this statement.
2. THAT the aforesaid Bidder, its Directors and subcontractors have not been debarred from participating in procurement proceeding under Part IV of the Act.
3. THAT what is dep one d to here in above is true to the best of my knowledge, information and belief.

.....
(Title)

.....
(Signature)

.....
(Date)

Bidder Official Stamp

FORMS D2

SELF DECLARATION THAT THE PERSON/Tenderer WILL NOT ENGAGE IN ANY CORRUPT OR FRAUDULENT PRACTICE

I, of P. O. Box.....being a resident of..... in the Republic of..... do hereby make a statement as follows:-

1. THAT I am the Chief Executive/Managing Director/Principal Officer/Director of.....(insert name of the Company) who is a Bidder in respect of Tender No..... for.....(Insert tender title/description) for.....

(insert name of the Procuring Entity) and duly authorized and competent to make this statement.

2. THAT the aforesaid Bidder, its servants and/or agents/subcontractors will not engage in any corrupt or fraudulent practice and has not been requested to pay any inducement to any member of the Board, Management, Staff and/or employees and/or agents of(insert name of the Procuring Entity) which is the Procuring Entity.

3. THAT the aforesaid Bidder, its servants and/or agents /subcontractors have not offered any inducement to any member of the Board, Management, Staff and/or employees and/or agents of(name of the Procuring Entity).

4. THAT the aforesaid Bidder will not engage/has not engaged in any corrosive practice with other bidders participating in the subject tender.

5. THAT what is dep one d to here in above is true to the best of my knowledge information and belief.

.....
(Title)

.....
(Signature)

.....
(Date)

Bidder's Official Stamp

DECLARATION AND COMMITMENT TO THE CODE OF ETHICS

I.....(Person) on behalf of (Name *of the Business/ Company/Firm*)..... *declare that I have read and fully understood the contents of the Public Procurement&Asset Disposal Act,2015, Regulations and the Code of Ethics for persons participating in Public Procurement and Asset Disposal and my responsibilities under the Code.*

Ido hereby commit to abide by the provisions of the Code of Ethics for persons participating in Public Procurement and Asset Disposal.

Name of Authorized signatory.....

Sign.....

Position.....

Office address.....

Telephone..... E-

mail.....

Name of the Firm/Company.....

Date.....

(Company Seal/Rubber Stamp where applicable)

Witness

Name.....

Sign.....

Date.....

A P P E N D I X 1-FRAUD AND CORRUPTION

(Appendix1 shall not be modified)

1. Purpose

The Government of Kenya's Anti-Corruption and Economic Crime laws and their sanction's policies and procedures, Public Procurement and Asset Disposal Act (no.33 of2015) and its Regulation, and any other Kenya's Acts or Regulations related to Fraud and Corruption, and similar offences, shall apply with respect to Public Procurement Processes and Contracts that are governed bythe laws of Kenya.

2. Requirements

The Government of Kenya requires that all parties including Procuring Entities, Tenderers, (applicants/proposer s), Consultants, Contractors and Suppliers; any Sub- contractors, Sub-consultants, Service providers or Suppliers; any Agents (whether declared or not); and any of their Personnel, involved and engaged in procurement under Kenya's Laws and Regulation, observe the highest standard of ethics during the procurement process, selection and contract execution of all contracts, and refrain from Fraud and Corruption and fully comply with Kenya's laws and Regulations as per paragraphs1.1 above.

Kenya's public procurement and asset disposal act (no. 33 of 2015) under Section 66 describes rules to be followed and actions to be taken in dealing with Corrupt, Coercive, Obstructive, Collusive or Fraudulent practices, and Conflicts of Interest in procurement including consequences for offences committed. A few of the provisions noted below highlight Kenya's policy of no tolerance for such practices and behavior:

- 1) a person to whom this Act applies shall not be involved in any corrupt, coercive, obstructive, collusive or fraudulent practice; or conflicts of interest in any procurement or asset disposal proceeding;
- 2) A person referred to under subsection (1) who contravenes the provisions of that sub-section commits an offence;
- 3) Without limiting the generality of the subsection (1) and (2), the person shall be—
 - a) disqualified from entering into a contract for procurement or asset disposal proceeding; or
 - b) if a contract has already been entered into with the person, the contracts shall be voidable;
- 4) The voiding of a contract by the Procuring Entity under subsection (7) does not limit any legal remedy the Procuring Entity may have;
- 5) An employee or agent of the Procuring Entity or a member of the Board or committee of the Procuring Entity who has a conflict of interest with respect to a procurement:-
 - a) shall not take part in the procurement proceedings;
 - b) shall not, after a procurement contract has been entered into, take part in any decision relating to the procurement or contract; and
 - c) shall not be a subcontractor for the bidder to whom was awarded contract, or a member of the group of bidders to whom the contract was awarded, but the subcontractor appointed shall meet all the requirements of this Act.
- 6) An employee, agent or member described in subsection (1) who refrains from doing anything prohibited under that subsection, but for that subsection, would have been within his or her duties shall disclose the conflict of interest to the Procuring Entity;
- 7) If a person contravenes subsection (1) with respect to a conflict of interest described in subsection (5)(a) and the contract is awarded to the person or his relative or to another person in whom one of them had a director indirect pecuniary interest, the contract shall be terminated and all costs incurred by the public entity shall be made good by the awarding officer. Etc.

In compliance with Kenya's laws, regulations and policies mentioned above, the Procuring Entity:

- a) Defines broadly, for the purposes of the above provisions, the terms set forth below as follows:
 - i) —corrupt practice is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
 - ii) —fraudulent practice is any actor omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation;
 - iii) —collusive practice is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
 - iv) —coercive practice is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
 - v) —obstructive practice is:
 - deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede investigation by Public Procurement Regulatory Authority (PPRA) or any other appropriate authority appointed by Government of Kenya into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
 - acts intended to materially impede the exercise of the PPRA's or the appointed authority's inspection and audit rights provided for under paragraph 2.3 e. below.
- b) Defines more specifically, in accordance with the above procurement Act provisions set forth for fraudulent and collusive practices as follows:

"fraudulent practice" includes a misrepresentation of fact in order to influence a procurement or disposal processor the exercise of a contract to the detriment of the Procuring Entity or the Tenderer or the contractor, and includes collusive practices amongst Tenderers prior to or after tender submission designed to establish tender prices at artificial non-competitive levels and to deprive the Procuring Entity of the benefits of free and open competition.
- c) Rejects a proposal for award¹ of a contract if PPRA determines that the firm or individual recommended for award, any of its personnel, or its agents, or its sub-consultants, sub-contractors, service providers, suppliers and/or their employees, has, directly or indirectly, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question;
- d) Pursuant to the Kenya's above stated Acts and Regulations, may sanction or debar or recommend to appropriate authority (ies) for sanctioning and debarment of a firm or individual, as applicable under the Acts and Regulations;
- e) Requires that a clause be included in Tender Documents and Request for Proposal documents requiring (i) Tenderers (applicants/proposers), Consultants, Contractors, and Suppliers, and their Sub-contractors, Sub-consultants, Service providers, Suppliers, Agents personnel, permit the PPRA or any other appropriate authority appointed by Government of Kenya to inspect² all accounts, records and other documents relating to the procurement process,

selection and/or contract execution, and to have them audited by auditors appointed by the P PRA or any other appropriate authority appointed by Government of Kenya; and

- f) Pursuant to Section 62 of the above Act, requires Applicants/Tenderers to submit along with their Applications/Tenders/Proposals a—Self-Declaration Form¹ included in the procurement document declaring that they and all parties involved in the procurement process and contract execution have not engaged/will not engage in any corrupt or fraudulent practices.

1 For the avoidance of doubt, a party's ineligibility to be awarded a contract shall include, without limitation,

(i) applying for pre-qualification, expressing interest in a consultancy, and tendering, either directly or as a nominated sub-contractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider, in respect of such contract, and (ii) entering into an addendum or amendment introducing a material modification to any existing contract.

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

TENDERER INFORMATION FORM

[The tenderer shall fill in this Form in accordance with the instructions indicated below.No alterations to its format shall be permitted and no substitutions shall be accepted.]

Date [insert date (asday, month and year) of Tender submission]

Tender Name and Identification [Insert identification

Alternative No.:..... [insert identification No if this is a Tender foran alternative]Page of_ pages

1.Tenderer's Name[insert Tenderer's legal name]
2.In case of J V, legal name of each member: [insert legal name of each member in J V]
3.Tenderer's actual or intended country of registration: [insert actual or intended country of registration]
4.Tenderer's year of registration: [insert Tenderer's year of registration]
5.Tenderer's Address in country of registration: [insert Tenderer's legal address in country of registration]
6.Tenderer's Authorized Representative Information Name: [insert Authorized Representative's name] Address: [insert Authorized Representative's Address] Telephone/Fax numbers: [insert Authorized Representative's telephone/fax numbers] Email Address: [insert Authorized Representative's email address]
7. Attached are copies of original documents of [check the box (es) of the attached original documents] <input type="checkbox"/> For Kenyan Tenderer s a current tax clearance certificate or tax exemption certificate issued by the Kenya Revenue Authority in accordance with ITT 3.14. <input type="checkbox"/> Articles of Incorporation (or equivalent documents of constitution or association), and/or documents of registration of the legal entity named above, in accordance with ITT 3.4. <input type="checkbox"/> In case of J V, letter of intent to form J Vor J V agreement, in accordance with IT T 3.1. <input type="checkbox"/> In case of state-owned enterprise or institution, in accordance with IT T 4.6 documents establishing: (i) Legal and financial autonomy (ii) Operation under commercial law (iii) Establishing that the tenderer is not under the supervision of the Procuring Entity 2. Included are the organizational chart and list of Board of Directors.

Tenderer’S ELIGIBILITY-CONFIDENTIAL BUSINESS QUESTIONNAIRE FORM

a) Instruction to Tenderer

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

A. Tenderer’s details

	ITEM	DESCRIPTION
1	Name of the Procuring Entity	Kenyatta National Hospital
2	Name of the Tenderer	
3	Full Address and Contact Details of the Tenderer. 1. Country 2. City 3. Location 4. Building 5. Floor 6. Postal Address Name and email of contact person.	
4	Reference Number of the Tender	KNH/T/02E/2026-2028
5	Date and Time of Tender Opening	20TH M AY 2026 at10:00 am
6	Current Trade License Noand Expiring date	
7	Maximum value of business which the Tenderer handles.	
8		

General and Specific Details

b) Sole Proprietor, provide the following details.

Name in full _____

_____ Age _____ Nationality

Country of Origin

Citizenship

c) Partnership, provide the following details.

	Names of Partners	Nationality	Citizenship	%Shares owned
1				
2				
3				

(d) Registered Company, provide the following details.

i) Private or public Company

ii) State the nominal and issued capital of the Company-

Nominal Kenya Shillings (Equivalent)
 Issued Kenya Shillings (Equivalent)

iii) Give details of Directors as follows.

	Names of Director	Nationality	Citizenship	% Shares owned
1				
2				
3				

e) **DISCLOSURE OF INTEREST-Interest of the Firmin the Procuring Entity.**

(i) Are there any person/persons in (Name of Procuring Entity) who has an interest or relationship in this firm? Yes/No.....

If yes, provide details as follows.

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

(ii) Conflict of interest disclosure

	Type of Conflict	Disclosure YES OR NO	If YES provide details of the relationship with Tenderer
1	Tenderer is directly or indirectly controlled by or is under common control with another Tenderer.		
2	Tenderer receives or has received any direct or indirect subsidy from another Tenderer.		
3	Tenderer has the same legal representative as another Tenderer		
4	Tender has a relationship with another Tenderer, directly or through common third parties that puts it in a position to influence the tender of another Tenderer, or influence the decisions of the Procuring Entity regarding this tendering process.		
5	Any of the Tenderer's affiliates participated as a consultant in the preparation of the design or technical specifications of the works that are the subject of the tender.		
6	Tenderer would be providing goods, works, non-consulting services or consulting services during implementation of the		

	Type of Conflict	Disclosure YES OR NO	If YES provide details of the relationship with Tenderer
	contract specified in this Tender Document.		
7	Tenderer has a close business or family relationship with a professional staff of the Procuring Entity who are directly or indirectly involved in the preparation of the Tender Document or specifications of the Contract, and/or the Tender evaluation process of such contract.		
8	Tenderer has a close business or family relationship with a professional staff of the Procuring Entity who would be involved in the implementation or supervision of the Contract.		
9	Has the conflict stemming from such relationship stated in item 7 and 8 above been resolved in a manner acceptable to the Procuring Entity throughout the tendering process and execution of the Contract?		

⌘ Certification

On behalf of the Tenderer, I certify that the information given above is

correct. Full Name _____

Title or Designation_

(Signature)

(Date)



KENYATTA NATIONAL HOSPITAL

Address: P.O BOX 20723-00202, Nairobi.

Telephone: 020 2726300-4 | 020 4243000 | 020 7244000

Cellphone Numbers: 0730 643 000 | 0709 854 000 | Email: knhadmin@knh.or.ke

TENDERER DATA CONSENT FORM

Tender Number: _____

Tender Description: _____

Kenyatta National Hospital is committed to processing your personal information in accordance with the Hospital's Data Protection Policy, Data Protection Act, 2019 and its Regulations.

The personal data submitted in the tender as detailed will therefore be processed in line with the relevant Data Protection, Policies, Laws and Regulations in the way(s) and purpose(s) detailed in this Tenderer Data Consent Form.

I/we _____ hereby give explicit consent to processing of my personal data by Kenyatta National Hospital for the purposes of compliance with the Data Protection Act, 2019.

Signed:

Name: (tenderers name): _____

Signature: _____

Date: _____

Stamp: _____



SUPPLIER PERFORMANCE EVALUATION AND COMMITMENT FORM

Procuring Entity: _____

Contract/Tender No.: _____

Tender Description: _____

Contract Period: From _____ To _____

Name of Supplier: _____

Supplier Address: _____

Contact Person: _____

Telephone: _____ Email: _____

SECTION A: SUPPLIER PERFORMANCE COMMITMENT

We, the undersigned supplier, hereby commit to providing goods/services/works in accordance with the contract terms, specifications, delivery timelines and applicable procurement laws.

1. Timely delivery of goods/services as per contract schedule.
2. Compliance with technical specifications and quality standards.
3. Prompt response to orders, communication and service requests.
4. Availability of adequate technical support and after-sales service where applicable.
5. Compliance with all statutory obligations including taxes, licenses, and regulatory requirements.
6. Acceptance to collect goods rejected when on use and refund of payments already made.
7. Immediate notification to the procuring entity of any challenges that may affect contract performance.

DECLARATION

Supplier Declaration

I certify and commit to fulfilling all contractual obligations as outlined above and the same shall form the basis for performance evaluation under **SECTION B** below.

Name: _____

Designation: _____

Signature: _____

Date: _____

Stamp: _____

SECTION B: PERFORMANCE EVALUATION BY PROCURING ENTITY

Evaluation Criteria	Score Guidance	Score Awarded (1-5)
Quality of Goods/Services	100% – All items accepted with no rejection.	
	40% – Goods rejected but replaced within agreed timelines.	
	0% – Goods rejected and no replacement supplied.	
Timeliness of Delivery	100% – All deliveries within agreed timelines.	
	40% – Delivery delayed leading to cancellation and replacement of expired LPO.	
	0% – Delivery failure resulting in cancellation of LPO without supply.	
Responsiveness & Communication	100% – Prompt response within 24 hours.	
	40% – Delayed response but issue resolved.	
	0% – No response or persistent failure to respond.	

Compliance with Contract Terms	100% – Full compliance with contract terms and specifications.	
	40% – Minor deviations corrected after notification.	
	0% – Major breach of contract terms.	
Acceptance to Collect Rejected Goods and Refund Payments Made	100% – Supplier collects rejected goods and refunds payments promptly.	
	40% – Goods collected but refund delayed.	
	0% – Supplier fails to collect rejected goods or refund payments.	
Value for Money	100% – Goods perform as per intended purpose.	
	40% – Goods rejected while on use but supplier accepts responsibility.	
	0% – Goods rejected while on use and supplier fails to accept responsibility.	

Additional Performance Incidents Affecting Scores

Rejection of goods without replacement – 0 score under Quality.

Rejection of goods with acceptable replacement – 40% score under Quality.

Cancellation and replacement of expired LPO due to supplier delay – 40% score under Delivery.

Cancellation of LPO due to supplier failure – 0 score under Delivery. Failure to respond to purchase order – 0 score under Responsiveness.

Issuing of credit note will be calculated based on value of credit note against the total value of the LPO.

Repeated delivery of substandard goods – Automatic contract performance review and possible termination.

Acceptance of termination of contract on goods rejected while on use. i.e. value for money.

Overall Rating Calculation

Rating	Percentage Score / Interpretation
5	90–100% – Excellent
4	80–89% – Very Good
3	70–79% – Satisfactory
2	60–69% – Poor
1	Below 60% – Unsatisfactory



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INSPECTION AND ACCEPTANCE OF GOODS

The Supplier hereby acknowledges and agrees that all goods, works, or services supplied under the contract shall be subject to inspection and acceptance by the Procuring Entity through the Inspection and Acceptance Committee (IAC).

The Supplier further commits to the following;

1. To deliver goods, works, or services strictly in accordance with the specifications, quantities, and quality standards stipulated in the contract and tender documents.
2. To ensure that the goods supplied conform to the approved samples, where applicable, and meet all technical and regulatory requirements.
3. To accept that the Procuring Entity may subject the goods to independent testing by accredited third-party agencies where necessary to confirm compliance.
4. To bear the cost of testing and certification where such testing is required due to doubts regarding compliance with specifications.
5. To collect and replace rejected goods promptly where inspection confirms that the goods supplied do not meet the required specifications.
6. To refund any payments already made where goods supplied are rejected and cannot be replaced in accordance with the contract terms.
7. To acknowledge that failure to comply with the inspection and acceptance requirements may lead to contract enforcement measures, including rejection of goods, cancellation of LPO, or termination of the contract in accordance with applicable procurement laws and contract provisions.

Supplier Declaration

I/We hereby certify that we have read, understood, and agree to comply with the above Inspection and Acceptance requirements and commitments.

Name of Supplier: _____

Authorized Representative: _____

Designation: _____

Signature: _____

Date: _____

Company Stamp: _____

Procedure for Inspection and Acceptance

Upon delivery of goods, works, or services, the Inspection and Acceptance Committee (IAC) shall conduct inspection and verification before acceptance.

a) Documents to be used during Inspection

The Inspection and Acceptance Committee shall inspect the goods using the following documents;

1. Local Purchase Order (LPO)
2. Supplier Delivery Note
3. Tender Document as submitted by the Supplier
4. Contract Agreement (where applicable)
5. Approved Sample (where applicable)

b) Verification during Inspection

The Inspection and Acceptance Committee shall verify the following;

- i. Conformance to the awarded products as specified in the bid/tender document.
- ii. Conformance to the approved sample, where applicable.
- iii. Compliance with technical specifications indicated in the contract.
- iv. Quantity delivered against the quantities specified in the LPO.
- v. Country of origin, where applicable.
- vi. Product labeling, packaging and expiry dates where applicable.
- vii. Functional performance, where applicable.

c) Third-Party Testing and Certification

Where goods require specialized testing or regulatory verification, samples may be submitted to recognized third-party testing agencies for independent verification and certification at suppliers cost but limited to;

Such agencies may include;

- i. Kenya Bureau of Standards (KEBS)
- ii. Government Chemist Department
- iii. National Public Health Laboratories
- iv. Other accredited regulatory authorities depending on the nature of the goods.

The third-party testing agency shall issue a certificate or a report confirming compliance and conformance.

d) Rejection of Non-Compliant Goods

If the goods fail and are rejected;

- i. The Inspection and Acceptance Committee shall document the non-compliance.
- ii. The committee shall recommend rejection, replacement or corrective action in accordance with the contract terms.
- iii. The supplier shall be formally notified of the rejection and required to replace where applicable.

Tenderer'SJ V MEMBERS INFORMATION FORM

**The Tenderer shall fill in this Form in accordance with the instructions indicated below. The following table shall be filled in for the Tenderer and for each member of a joint venture]].*

Date:.....[insert date (asday, month and year) of Tender submission].

Tender Name and Identification:.....[insert identification Alternative

No.:.....[insert identification No if this is a Tender for an alternative].

Page_____of_____pages

1.	Tenderer'sName: [insert Tenderer's legal name]
2.	Tenderer's JVMember'sname:[insert JV's Member legal name]
3.	Tenderer's JVMember's country of registration:[insert JV's Member country of registration]
4.	Tenderer's JVMember's year of registration:[insert JV's Member year of registration]
5.	Tenderer's JVMember's legal address in country of registration: [insert JV's Member legal address in country of registration]
6.	Tenderer's JVMember's authorized representative information Name: [insert name of JV's Member authorized representative] Address:[insert address of JV's Member authorized representative] Telephone/Fax numbers:[insert telephone/fax numbers of JV's Member authorized representative] Email Address:[insert email address of JV's Member authorized representative]
7.	Attached are copies of original documents of [check the box (es) of the attached original documents] <input type="checkbox"/> Articles of Incorporation (or equivalent documents of constitution or association), and/or registration documents of the legal entity named above, in accordance with ITT 4.4. <input type="checkbox"/> In case of a state-owned enterprise or institution, documents establishing legal and financial autonomy, operation in accordance with commercial law, and that they are not under the supervision of the Procuring Entity, in accordance with ITT 4.6.
8.	Included are the organizational chart and a list of Board of Directors

Schedule of Requirements

NB: Mandatory Compliance by All Contractors/Service Providers/Consultants Reference is made to the Public Procurement Regulatory Circular PPRA/6/5 Vol II (224) ; Circular No 01/2024 dated 30th August 2024. In order, to provide funds for the capacity development of persons involved in public procurement and asset disposal proceedings through mentoring, and technical assistance, the Cabinet Secretary, National Treasury and Economic Planning, pursuant to Sections 24(5)(d) and 180 of the Act, issued the Public Procurement Capacity Building Levy Order, 2023 (hereinafter referred to as 'The Levy Order, 2023') vide Legal Notice No. 206 of 6th November, 2023. Paragraph 3(1) of The Levy Order, 2023; provides that there shall be paid a Levy by a supplier on all procurement contracts signed between the supplier and a procuring entity, at the rate of zero point zero three per centum (0.03%) of the value of the signed contract, exclusive of applicable taxes.

PARTA: NEUROSURGERY CONSUMABLES

No	Item Description	Code/ref	Unit Of Issue	M/Hosp Qty	Kpcc Qty	Unit Cost	Total Cost	Delivery Period	Remarks
1	V. P SHUNT-MEDIUM PRESSURE								
	a) Adult		No	1	1				
	b) Paediatric		No	1	1				
	c) Neonatal		No	1	1				
2	V. P SHUNT-HIGH PRESSURE								
	a) Adult		No	1	1				
	b) Paediatric		No	1	1				
	c) Neonatal		No	1	1				
3	V. P Shunt-low pressure								
	a) Adult		No	1	1				
	b) Paediatric		No	1	1				
	c) Neonatal		No	1	1				
4	Programmable Shunts								
	a) Adult		No	1	1				
	b) Paediatric		No	1	1				
5	External Ventricular Drain (EVD)		No	1	1				
6	NEUROSURGERY SPECIAL CONSUMABLES								
a)	DM 0010 FAA PER FOR ATOR140D 11ID3S	M DT 1162	No	1	1				
b)	Paediatric Perforator	11 OD	No	1	1				
c)	TOOLF 2/8TA23LEGEND8CM2.3 TAPER	M M M DT 1025	No	1	1				
d)	TOOLF1/8TA15LEGEND 8 CM 1.5 MM TA	M DT 1024	No	1	1				

e)	14 BA40D TOOL LEGEND 14 CM4 MM BADIA M5 MM	M DT 1526	No	1	1				
f)	14 BA40 D TOOL LEGEND 14 CM5 MM BADIA M5 MM		No	1	1				
g)	TOOL10 BA30LEGEND 10CM 3MM BA	M DT 1010	No	1	1				
h)	TOOL10 BA30 LEGEND 10CM4MM BA		No	1	1				
i)	TOOL 10 BA30 LEGEND 10CM 5MM BA		No	1	1				

j)	TOOL 7 BA50 D LEGEND 7CM5 MM BADIA M	M DT 1685	No	1	1				
k)	TOOL 7 BA50 D LEGEND 7CM4 MM BADIA M		No	1	1				
l)	TOOL 7 BA40 D LEGEND 7CM4 MM BA	M DT 1072	No	1	1				
m)	TOOL 7 BA40 D LEGEND 7CM5 MM BA	M DT 1072	No	1	1				
n)	TOOL 10 BA50 D LEGEND 10CM5 MM BA	M DT 1020	No	1	1				
o)	TOOL 10 BA50 D LEGEND 10CM4 MM BA	M DT 1020	No	1	1				
p)	T OOL 10 BA30 D LEGEND 10CM3 MM BADIA M	M DT 1031	No	1	1				
q)	TOOL 10 BA30 D LEG END 10 CM4 MM BADIA M	M DT 1031	No	1	1				
r)	TOOL 10 BA30 D L E G E ND 10 CM5 MM BADIA M	M DT 1031	No	1	1				
7	NEURO MICROSCOPE DRAPES		No	1	1				
8	GIGLI SAW WIRES		No	1	1				
9	GIGLI SAW HANDLES		Pairs	1	1				
10	GIGLI SAW GUIDE AND DURA PROTECTOR		No	1	1				
11	POLYETHYLENE GLYCOL HYDRO GEL DURAL SEALANT		No	1	1				
12	FI BRILL AR ABSORB ABLE OXIDISED REGENERATED CELLULOSE HA EMO STATIC AGENT 10 cm x10 cm		No	1	1				
13	ABSORBABLE OXIDISED REGENERATED CELLULOSE HA EMO STATIC SHEETS		No	1	1				
14	ABSORB ABLE HA EMO STATIC GELATIN SPONGE		No	1	1				
15	HUMAN GELATINE-THRO MB IN HAEMO STATIC MATRIX SEALANT		No	1	1				
16	LUMBAR DRAIN		No	1	1				
17	IOBAN DRESSING 30 X20 CM		No	1	1				
18	OMAYARESERVOIR								
	a) Small		No	1	1				
	b) Large		No	1	1				

19	HUDSON BRACE		No	1	1				
20	THROMBO-EM BOLUS DETERRENT STOCKINGS		No	1	1				
21	DURA PATCH		No	1	1				
22	REUSABLE STAPLE REMOVER		No	1	1				
23	BAYONNE TED BIPOLAR FORCEPS		No	1	1				
24	ICP MONITORS		No	1	1				
25	Disposable perforators 14mm-adults		No	1	1				
26	Disposable perforators 11mm-Children		No	1	1				
27	Cottonoids / Neurosurgical Patties		No	1	1				
	ULTRASONIC SURGICAL ASPIRATOR PARTS FOR NEURO SURGERY FOR SONOCA300-FL (Must be compatible with Sonoca300-FL Soering Ultrasonic Surgical Aspirator already available)								
a)	Levics instruments tray		No	1	1				
b)	Levics micro instruments with a cable		No	1	1				
C)	Levics Torque wrench		No	1	1				
d)	Aspiration canister, serres,”		No	1	1				
e)	Standard sonotrode plus flue								
	i)36mm, 2.0mm 1.4mm, 616K0051 x 2 pieces		No	1	1				
	ii)98mm, 2.0mm 1.4mm, 616K0052 x 2 pieces		No	1	1				
	iii) 108mm, 2.3mm 1.7mm, 616K0053 x 2 pieces		No	1	1				
f	Notched sonotrode plus flue								
	i)37mm, 1.9mm 1.4mm 616K0054 x 2 pieces								
	ii)98mm, 2.0mm 1.4mm, 616K0055 x 2 pieces								
g)	Beveled sonotrode plus flue								
	i)37mm, 1.9mm 1.4mm, 616K0056								

	x 2 pieces								
	ii)97mm, 1.9mm 1.4mm, 616K0057 x 2 pieces								

PARTB: PLASTIC&RECONSTRUCTIVE CONSUMABLES

No	Item Description	Unit Of Issue	M/Hosp Qty	Kpcc Qty	Unit Cost	Total Cost	Delivery Period	Remarks
1	Antimicrobial foam dressing(AMD)		1	1				
a)	10x10cm Pkt of s	Pkt of 10pieces	1	1				
	15x15cm	Pkt of 10pieces	1	1				
	20x 20cm	Pkt of 10pieces	1	1				
2	Hydro fiber with silver sheet dressing							
	a) 10x10cm	Pkt of 10pieces	1	1				
	b) 15x15cm	Pkt of 10pieces	1	1				
	c) 20cm by 30cm	pack of 5 pieces	1	1				
3	Triple antibiotic gauze dressing							
a)	10x10cm	Pkt of 10pieces	1	1				
b)	10x40cm	Pkt of 10pieces	1	1				
4	Hydrocolloid protective sheets		1	1				
a)	15 x15 cm	pieces	1	1				
b)	17 x17cm	pieces	1	1				
c)	20x20 cm	pieces	1	1				
5	Silver foamdressings with borders							
a)	Heel	pkt of 10 pieces	1	1				
b)	Trochanteric	pkt of 10 pieces	1	1				
c)	Sacral	pkt of 10 pieces	1	1				
6	Suture line hydrocolloid dressings with borders							
a)	10 x10	pkt of 10 pieces	1	1				
b)	10 x25cm	pkt of 10 pieces	1	1				
C)	10 x30cm	pkt of 10 pieces	1	1				
7	Hydro gel wound dressing	Packets	1	1				
8	ted charcoal dressing with silver		1	1				
a)	10 x10 cm	pkt of 10	1	1				
b)	10x20cm	pkt of 10	1	1				
9	Povidone Iodine Non Adhesive Dressing							
a)	10cm x 10cm	pkt of 10 pieces	1	1				
b)	10cm x 40cm	pkt of 10 pieces	1	1				
10	Collagen sheet dressing non meshed							
	10 x10 cm	pieces	1	1				
	15x30cm	pieces	1	1				
	10x20 cm	pieces	1	1				
11	Multi-layer compressive bandage systems: Kits	Kits	1	1				

12	Paraffin gauze with chlorhexidine						
a)	10cm x 10cm	pkt 10 pieces	1	1			
b)	10cm x40cm	pkt 10 pieces	1	1			
13	SILVER SULPHADIAZINE 1% CREAM 250 GM JAR	Jar					
14	Ionic Silver Solution						
a)	100ML	Bottles	1	1			
b)	250ml	Bottles	1	1			
15	Nanocrystalline Silver Dressing						
a)	10X10CM	Pieces	1	1			
b)	20x 40CM	Pieces	1	1			
16	Vacuum Dressing Kit Granulofoam sizes:						
	a) 60 x30cm	Kits	1	1			
	b) 15 x 25cm	Kits	1	1			
	c) 10 x 10cm	Kits	1	1			
17	Meek Graft Gauze	Pieces	1	1			
	Extensible Dressingsheets						
a)	50mm x 10M	Pieces	1	1			
b)	100mm x 10M	Pieces	1	1			
c)	200mm x 10M	Pieces	1	1			
19	General purpose tissue expanders	Pieces	1	1			
20	Breast Tissue Expanders	Pieces	1	1			
21	Breast Implants		1	1			
22	Copper Foam Dressing Sizes						
a)	10cm x 12cm	packets	1	1			
b)	10cm x20cm	packets	1	1			
c)	20cm x20cm	packets	1	1			
23	Maltodextrin powder dressing (25gm tube)		1	1			
24	Celluloseacetate mesh		1	1			
a)	7 x 20cm packs of 24	packs of 24	1	1			
b)	7 x 40cm packs of 36	packs of 36	1	1			
25	Hydrogel impregnated dressing						
a)	10 x 40cm 30gm	10pcs pkt each	1	1			
b)	10 x 20cm 15gm	10pcs pkt each	1	1			
26	Biodegradable temporizing matrix						
a)	10 x 20cm	Packs of 10	1	1			

b)	20 x 40cm	Packs of 10	1	1				
27	Acellular dermal matrix							
a)	10 x 16cm	Pieces	1	1				
b)	8 x 20cm	Pieces	1	1				
28	Suprathel artificial alloplastic skin							
a)	9 x 10cm	5pcs packs	1	1				
b)	18 x 10cm	5pcs packs	1	1				
c)	18 x 23cm	5pcs packs	1	1				
30	Supra SDRM guided closure matrix							
a)	9 x 12cm	Pcs	1	1				
b)	18 x 9cm	Pcs	1	1				
c)	18 x 18cm	Pcs	1	1				
31	Diperoxochloric Acid Concentrate dressing package Concentrate + saline diluent + dressing gauzes and crepe as package	Packs	1	1				
32	Antimicrobial dialkylcarbomomoylchloride dressing pad							
a)	10cm x 20cm	Pieces	1	1				
b)	20cm x 20cm	Pieces	1	1				
33	Non adherent povidone iodine + metronidazole impregnated dressing	Packets	1	1				

PART C: PEDIATRIC UROLOGY AND GENERAL CONSUMABLES

No	Item Description	Unit Of Issue	M/Hosp Qty	Kpcc Qty	Unit Cost	Total Cost	Delivery Period	Remarks
1	Electrosurgical Unit	No	1	1				
2	Cystoscope 0 ⁰	No	1	1				
3	Cystoscope 30 ⁰	No	1	1				
4	Cystoscope -urethroscope sheath 9.5Fr, 14cm	No	1	1				
5	Cystoscope -urethroscope sheath 11fr, 14cm	No	1	1				
6	Urethrotome sheath 8fr	No	1	1				
7	Urethrotome sheath 10fr	No	1	1				
8	Double J ureteral stents							
a)	3fr x 12cm	No	1	1				
b)	3fr x 14cm	No	1	1				
c)	3fr x 16cm	No	1	1				
d)	3fr x 18cm	No	1	1				
e)	3fr x 20cm	No	1	1				
f)	4fr x 16cm	No	1	1				
g)	4fr x 18cm	No	1	1				
h)	4fr x 20cm	No	1	1				
9	Nephrostomy tube/ pigtail	No	1	1				
10	Gastrostomy Tubes Low profile (Button)	No	1	1				
11	Gastrostomy Tubes Long (standard)	No	1	1				
12	Ureteral Dilator Set	No	1	1				
13	Titanium liga clips (medium)	No	1	1				
14	Hemolock clips (medium,Laerge)	No	1	1				
15	Hemolock clip applier (5mm Length Medium large 33 cm length)	No	1	1				
16	Laparoscopic ports Bladeless Short- 5mm	No	1	1				
17	Disposable Incision Protector with retractable coil - 5mm	No	1	1				

18	Infusion sets for infusion pump (1.5 x 2.7mm)	No	1	1				
19	Infusion sets for infusion pump(1.5X2.7mm)	No	1	1				
20	Needle free connector- 15cm	No	1	1				
21	Cannula Dressings(Paediatric) 1.5 – 2.0 in x 1.17 – 2.25in	No	1	1				
22	Paediatric urine collectors bags Capacity: 100ml -150ml	No	1	1				
23	Peripherally inserted central venous catheter (PICC)	No	1	1				
a)	Size :1.9 FR	No	1	1				
b)	FR 10-20cm	No	1	1				
24	Central venous catheters size-3fr x 5cm	No	1	1				
25	Silicone Urethral catheter							
a)	6fr	No	1	1				
b)	8fr	No	1	1				
c)	10fr	No	1	1				
26	Nasogastric tubes							
	4fr	No	1	1				
	5fr	No	1	1				
	6fr	No	1	1				
	8fr	No	1	1				
	10fr	No	1	1				
27.	Irrigation/feeding syringe- 60cc	No	1	1				
	TOTAL (KSHS)							

Name of Tenderer..... Title..... Signature..... Date..... Stamp.....

Price Schedule Forms

**The Tenderer shall fill in these Price Schedule Forms in accordance with the instructions indicated. The list of line items in column1 of the Price Schedules shall coincide with the List of Goods and Related Services specified by the Procuring Entity in the Schedule of Requirement*

Form of Tender Security-[Option1–Demand Bank Guarantee]

Beneficiary:

Request for Tenders No:

Date:

TENDER GUARANTEE No.:

Guarantor: _____

1. We have been informed that _____ (here in after called "the Applicant") has submitted or will submit to the Beneficiary its Tender (here in after called" the Tender") for the execution of _____ under Request for Tenders No. _____ (—the ITT~~l~~).
2. Furthermore, we understand that, according to the Beneficiary's conditions, Tenders must be supported by a Tender guarantee.
3. At the request of the Applicant, we, as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of _____ (_____) upon receipt by us of the Beneficiary's complying demand, supported by the Beneficiary's statement, whether in the demand itself or a separate signed document accompanying or identifying the demand, stating that either the Applicant:
 - (a) has withdrawn its Tender during the period of Tender validity set forth in the Applicant's Letter of Tender (—the Tender Validity Period~~l~~), or any extension there to provided by the Applicant; or
 - b) having been notified of the acceptance of its Tender by the Beneficiary during the Tender Validity Period or any extension there to provided by the Applicant, (i) has failed to execute the contract agreement, or (ii) has failed to furnish the Performance.
4. This guarantee will expire: (a) if the Applicant is the successful Tenderer, upon our receipt of copies of the contract agreement signed by the Applicant and the Performance Security and, or (b) if the Applicant is not the successful Tenderer, upon the earlier of (i) our receipt of a copy of the Beneficiary's notification to the Applicant of the results ofthe Tendering process; or (ii) thirty days after the end of the Tender Validity Period.
5. Consequently, any demand for payment under this guarantee must be received by us at the office indicated above on or before that date.

[signature (s)]

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

FORMAT OF Tender Security[Option2–Insurance Guarantee]

TENDER GUARANTEE No.:

1. Whereas [Name of the Tenderer] (here in after called—the Tenderer) has submitted its tender dated [Date of submission of tender] for the..... [Name and/or description of the tender] (here in after called —the Tender) for the execution of under Request for Tenders No. (—t he ITT).
2. KNOW ALL PEOPLE by these presents that WE.....of.....[Name of Insurance Company]having our registered office at.....(here in after called—the Guarantor), are bound unto[Name of Procuring Entity](here in after called—the Procuring Entity) in the sum of (Currency and guarantee amount) for which payment well and truly to be made to the said Procuring Entity, the Guarantor binds itself, its successors and assigns, jointly and severally, firmly by these presents.

Sealed with the Common Seal of the said Guarantor this day of _20.
3. NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that if the Applicant:
 - b) has withdrawn its Tender during the period of Tender validity set forth in the Principal's Letter of Tender (—the Tender Validity Period), or any extension there to provided by the Principal; or
 - c) having been notified of the acceptance of its Tender by the Procuring Entity during the Tender Validity Period or any extension there to provided by the Principal;(i) failed to execute the Contract agreement; or (ii) has failed to furnish the Performance Security, in accordance with the Instructions to Tenderer s (—ITT) ofthe Procuring Entity's Tendering document.then the guarantee undertakes to immediately pay to the Procuring Entity up to the above amount upon receipt of the Procuring Entity's first written demand, without the Procuring Entity having to substantiate its demand, provided that in its demand the Procuring Entity shall state that the demand arises from the occurrence of anyof the above events, specifying which event (s) has occurred.
4. This guarantee will expire:(a) ifthe Applicant is the successful Tenderer, upon our receipt of copies of the contract agreement signed by the Applicant and the Performance Security and, or (b) ifthe Applicant is not the successful Tenderer, upon the earlier of (i) our receipt of a copy of the Beneficiary's notification to the Applicant of the results of the Tendering process; or (ii) twenty-eight days after the end of the Tender Validity Period.
5. Consequently, any demand for payment under this guarantee must be received by us at the office indicated above on or before that date.

[Date]

[Signature of the Guarantor]

[Witness]

[Seal]

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

Form of Tender-SECURING DECLARATION

[The Bidders shall complete this Form in accordance with the instructions indicated]

Date:.....[insert date (as day, month and year) of Tender Submission]

Tender No.....[Insert number of tendering process]

To.....[insert complete name of

Purchaser]I/We, the undersigned, declare that:

- 1. I/We understand that, according to your conditions, bids must be supported by a Tender-Securing Declaration.
- 2. I/We accept that I/we will automatically be suspended from being eligible for tendering in any contract with the Purchaser for the period of time of.....[insert number of months or years] starting on.....[insert date], if we are in breach of our obligation (s) under the bid conditions, because we—(a) have withdrawn our tender during the period of tender validity specified by us in the Tendering Data Sheet; or (b) having been notified of the acceptance of our Bid by the Purchaser during the period of bid validity,(i) fail or refuse to execute the Contract, if required, or (ii) fail or refuse to furnish the Performance Security, in accordance with the instructions to tenders.
- 3. I/We understand that this Tender Securing Declaration shall expire if we are not the successful Tenderer (s), upon the earlier of:
 - a) our receipt of a copy of your notification of the name of the successful Tenderer; or
 - b) thirty days after the expiration of our Tender.
- 4. I/We understand that if I am/we are/in a joint venture, the Tender Securing Declaration must be in the name of the joint venture that submits the bid, and the joint venture has not been legally constituted at the time of bidding, the Tender Securing Declaration shall be in the names of all future partners as named in the letter of intent.

Signed:.....

Capacity/title (director or partner or sole proprietor, etc.).....

.....

Name:.....

Duly authorized to sign the bid for and on behalf of..... [insert complete name of

Tenderer]. Dated on..... day of..... [Insert date of signing].

Seal or stamp.

MANUFACTURER’S AUTHORIZATION FORM

[The Tenderer shall require the Manufacturer to fill in this Form in accordance with the instructions indicated. This letter of authorization should be on the letterhead of the Manufacturer and should be signed by a person with the proper authority to sign documents that are binding on the Manufacturer. The Tenderer shall include it in its Tender, if so indicated in the TDS.]

Date:.....[insert date (as day, month and year) of Tender submission]

ITT No.:.....[Insert number of ITT

process]Alternative No..... [insert identification No if this is a

Tender for an alternative]

To..... [Insert complete name of Procuring

Entity]WHEREAS

We..... [insert complete name of Manufacturer], who are official manufacturers of.....[insert type of goods manufactured], having factories at[insert full address of Manufacturer's factories], do hereby authorize [insert complete name of Tenderer] to submit a Tender the purpose of which is to provide the following Goods, manufactured by us.....[insert name and or brief description of the Goods], and to subsequently negotiate and sign the Contract.

We hereby extend our full guarantee and warranty in accordance with Clause 28 of the General Conditions of Contract, with respect to the Goods offered by the above firm.

Signed..... [Insert signature (s) of authorized representative (s) of the Manufacturer]

Name:.....[Insert complete name (s) of authorized representative (s) of the Manufacturer]

Title [Insert title]

Dated on day of , [insert date of signing]

PART 2: SUPPLY REQUIREMENTS

PART A: NEUROSURGERY CONSUMABLES

NO	ITEM	SPECIFICATIONS
1..	V. P SHUNT-MEDIUM PRESSURE a) ADULT b) PAE DI AT RIC c) NEONATAL	i. Must have flushing valve ii. Length must be at least 75 cm iii. Must have ventricular catheter with style t and three connectors iv. Must be made of plastic opaque material v. Must have multiple eyes vi. Must have antibiotic im pregnant ed cranial catheter vii. Must be sterile viii. Package must be intact ix. Size must be as per order x. Must be labelled as medium pressure xi. Expiry date be 2/3 of shelf life xii. Date of manufacture and Date of Expiry xiii. Must be single use xiv. Sample must be submitted a) Supplier must provide manufactures authorization
2..	V. P SHUNT-HIGH PRESSURE a) ADULT b) PAE DI AT RIC c) NEONATAL	i. Must have flushing valve ii. Length must be at least 75 cm iii. Must have ventricular catheter with style t and three connectors iv. Must be made of plastic opaque material v. Must have multiple eyes vi. Must have antibiotic im pregnant ed cranial catheter vii. Must be sterile viii. Package must be intact ix. Size must be as per order x. Must be labelled as high pressure xi. Expiry date be at least 2/3 of shelf life xii. Date of manufacture and Date of Expiry xiii. Must be single use xiv. Sample must be submitted Supplier must provide manufactures authorization

3.	V. P Shunt-low pressure a) Adult b) Paediatric c) Neonatal	<ul style="list-style-type: none">i. Must have flushing valveii. Length must be at least 75 cmiii. Must have ventricular catheter with stylet and three connectorsiv. Must be made of plastic opaque materialv. Must have multiple eyesvi. Must be sterilevii. Package must be intactviii. Size must be as per order
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		<ul style="list-style-type: none"> ix. Must be labelled a slow pressure x. Expiry date beat least 2/3 of shelf life xi. Date of manufacture and Date of Expiry xii. Must be single use xiii. Sample must be submitted Supplier must provide manufactures authorization
4.	Programmable Shunts–Adult and Paediatric	<ul style="list-style-type: none"> i. Must have flushing valve ii. Length must beat least75 cm iii. Must have ventricular catheter with style t and three connectors iv. Must be made of plastic opaque material v. Must have magnetic externally adjustable valve vi. Must have antibiotic impregnated cranial catheter vii. Programmable valve must not be reset by mobile devices viii. Must be supplied with programming magnetic device ix. Must provide training of staff on use of the shunt x. Must have multiple eyes xi. Must be sterile xii. Package must be intact xiii. Size must be as per order xiv. Must be labelled as adjustable xv. Expiry date beat least 2/3 of shelf life xvi. Date of manufacture and Date of Expiry xvii. Must be single use xviii. Sample must be submitted xix. Supplier must provide manufactures authorization
5.	EXTERNAL VENTRICULAR DRAIN (EVD)	<ul style="list-style-type: none"> i. Must have ventricular catheter with style t/guide wire ii. Must have connector iii. Must have an antibiotic impregnated catheter with multiple holes iv. Must have tunnel er v. Must have circuit tubing with3-way distribution valve vi. Must have a well graduated CVP monitoring device which is not part of the drainage bag. vii. Must have C SF reservoir and drainage bag viii. Package must be intact ix. Date of manufacture and date of expiry x. Sample must be provided xi. Must have ownership xii. Graduated drip chamber positioned to drain to either a target ICPin mmHg or cmH20 xiii. Supplier must provide manufactures authorization. Must have at least 2/3 of shelf life before expiry

6.	NEUROSURGERY SPECIAL CONSUMABLES (Neuro Drill Consumables)	General specifications <ul style="list-style-type: none">• The product must be sterile unless indicated otherwise• Perforators must be autoclavable• All must be compatible with a Medtronic Midas Rex drill• Original brochure must be provided for evaluation• Manufactures authorization must be provided• Must have ownership• 2/3 of shelf life applicable at the point of delivery of goods	CODE/REF
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		a) DM 0010 FAA PERFORATOR 14 OD11 ID3 S	T1162
		b) Paediatric Perforator	DD
		c) TOOL 2/8 TA23 LEGEND 8 CM2.3 TAPER	IMDT 1025
		d) TOOL 1/8 TA15 LEGEND 8 CM1.5 MMTA	T1024
		e) 14 BA40 D TOOL LEGEND 14 CM4 MM BADIA M5 MM	T1526
		f) 14 BA40 D TOOL LEGEND 14 CM5 MM BADIA M5 MM	
		g) TOOL 10 BA30 LEGEND 10 CM3 MMBA	T1010
		h) TOOL 10 BA30 LEGEND 10 CM4 MMBA	
		i) TOOL 10 BA30 LEGEND 10 CM5 MMBA	
		j) TOOL 7 BA50 D LEGEND 7 CM5 MM BADIA M	T1685
		k) TOOL 7 BA50 D LEGEND 7 CM4 MM BADIA M	
		l) TOOL 7 BA40 D LEGEND 7 CM4 MMBA	T1072
		m) TOOL 7 BA40 D LEGEND 7 CM5 MMBA	T1072
		n) TOOL 10 BA50 D LEGEND 10 CM5 MM BA	T1020
		o) TOOL 10 BA50 D LEGEND 10 CM4 MMBA	T1020
		p) TOOL 10 BA30 D LEGEND 10 CM3 MM BADIA M	T1031
		q) TOOL 10 BA30 D LEGEND 10 CM4 MM BADIA M	T1031
		r) TOOL 10 BA30 D LEGEND 10 CM5 MM BADIA M	T1031
7.	NEURO MICROSCOPE DRAPES	<ul style="list-style-type: none"> i. Should be clear ii. Should be compatible with the Pentero 8 Series of neuro microscope iii. Sample and brochure must be provided for evaluation iv. Manufacturers authorization must be provided <p>Must have ownership</p>	
8.	GIGLI SAW WIRES	<ul style="list-style-type: none"> i. Must have 3 strands ii. Must be stainless steel material iii. Must be 50 cm long iv. Must have well secured ends with firm ring handles v. Must be autoclavable vi. Must have ownership vii. Must have original manufacturer's authorization. viii. Sample must be provided 	
10.	GIGLI SAW GUIDE AND DURA PROTECTOR	<ul style="list-style-type: none"> i. Must be made of Martenitic steel ii. Must be autoclavable iii. Must be reusable iv. Must have a strong low profile hook v. Sample must be submitted vi. Supplier must provide manufacturer's authorization vii. Must have ownership 	
11.	POLYETHYLENE GLYCOL HYDRO GEL DURAL SEALANT	<ul style="list-style-type: none"> i. Must be indicated for sealing against dural CSF leaks ii. Must be bio compatible synthetic inert material iii. Must have blue colouration to aid visualization iv. Must have compatible flexible and non-clogging applicators v. Package must be intact and contents sterile vi. Date of manufacture and date of expiry must be on packaging vii. Sample must be provided viii. Must have ownership ix. Supplier must provide manufacturer's authorization. x. Must have at least 2/3 of shelf life before expire 	
12.	FIBRILLAR ABSORBABLE	<ul style="list-style-type: none"> i. Must be absorbable regenerated cellulose 	

	OXIDISED REGENERATED CELLULOSE HAEMO STATIC AGENT 10 cm x10 cm	<ul style="list-style-type: none"> ii. Must be sterile iii. Package must be intact iv. Date of manufacture and date of expiry must be on packaging v. Sample must be provided vi. Must have ownership vii. Supplier must provide manufacturers authorization Must have at least 2/3 of shelf life before delivery
13.	ABSORBABLE OXIDISED REGENERATED CELLULOSE HAEMO STATIC SHEETS	<ul style="list-style-type: none"> i. Must be absorbable regenerated cellulose ii. Must be sterile iii. Package must be intact iv. Date of manufacture and date of expiry must be indicated on packaging v. Sample must be provided vi. Must have ownership vii. Supplier must provide manufacturers authorization viii. Must have at least 2/3 of shelf life before delivery
14.	ABSORBABLE HAEMO STATIC GELATIN SPONGE	<ul style="list-style-type: none"> i. Must be water insoluble ii. Must be malleable iii. Must be gelatine absorbable sponge iv. Must be sterile v. Package must be intact vi. Date of manufacture and date of expiry must be on packaging vii. Sample must be provided viii. Must have ownership ix. Supplier must provide manufacturers authorization x. Must have at least 2/3 of shelf life before delivery
15.	HUMAN GELATINE-THROMBIN IN HAEMO STATIC MATRIX SEALANT	<ul style="list-style-type: none"> i. Must be a combination of gelatin granules and human thrombin ii. Must be sterile iii. Package must be intact iv. Date of manufacture and date of expiry must be on packaging v. Sample must be provided vi. Must have ownership vii. Supplier must provide manufacturers authorization viii. Must have at least 2/3 of shelf life before delivery
16.	LUMBAR DRAIN	<ul style="list-style-type: none"> i. Must have connector ii. Must have 14 G Tuohy needle iii. Must have suture collars iv. Must have a supporting guide wire v. Must have an intracal drainage catheter vi. Must have circuit tubing with 3-way stopcock vii. Must have a well graduated CVP monitoring device which is not part of the drainage bag. viii. Must have CSF reservoir and drainage bag ix. Package must be intact x. Date of manufacture and date of expiry must be indicated xi. Sample must be provided xii. Must have ownership xiii. Graduated drip chamber positioned to drain to either a target ICP in mm Hg or cmH₂O xiv. Supplier must provide manufacturers authorization. xv. Must have at least 2/3 of shelf life before expiry

17.	IOBAN DRESSING 30 X20 CM	<ul style="list-style-type: none"> i. Must be antimicrobial ii. Must be iodophor or impregnated plastic drape iii. Package must be intact iv. Date of manufacture and date of expiry must be on packaging v. Sample must be provided vi. Must have ownership vii. Supplier must provide manufacturer's authorization. Must have at least 2/3 of shelf life before expiry
18.	OMAYARESERVOIR c) Small d) Large	<ul style="list-style-type: none"> i. Reservoir chamber must be made of silicone ii. Must have a ventricular catheter iii. Ventricular catheter must have a stylet iv. Ventricular catheter must have multiple holes v. Must be sterile vi. Package must be intact vii. Size must be as per order viii. Expiry date must be at least 2/3 of shelf life ix. Date of manufacture and Date of Expiry x. Must be single use xi. Sample must be submitted xii. Supplier must provide manufacturer's authorization. Must have ownership
20.	THROMBO-EM BOLUS DETERRENT STOCKINGS	<ul style="list-style-type: none"> i. Must have graduated pressure ii. Must be thigh length iii. Must have variable sizes iv. Package must be intact v. Size must be as per order vi. Expiry date must be at least 2/3 of shelf life vii. Date of manufacture and Date of Expiry viii. Sample must be submitted ix. Supplier must provide manufacturer's authorization x. Must have ownership
21.	DURA PATCH	<ul style="list-style-type: none"> i. Must be suturable ii. Must be liquid tight iii. Must be malleable

		<ul style="list-style-type: none"> iv. Must have high tensile strength v. Must be sterile vi. Package must be intact vii. Must have various sizes viii. Expiry date beat least 2/3 of shelf life ix. Date of manufacture and Date of Expiry x. Must be single use xi. Sample must be submitted xii. Supplier must provide manufactures authorization
22.	REUSABLE STAPLE REMOVER	<ul style="list-style-type: none"> i. Must be made of Marten is tic steel ii. Must be auto clav able iii. Must be reusable iv. Sample must be submitted v. Supplier must provide manufactures authorization vi. Must have ownership
23.	BAYONNE TED BIPOLAR FORCEPS	<ul style="list-style-type: none"> i. Must have non-stick smooth tip ii. Must be compatible to Co vidi en Machine iii. Must be reusable iv. Sample and brochure to be provided for evaluation v. Supplier must provide manufactures authorization vi. Must have ownership
24.	ICP MONITORS	<ul style="list-style-type: none"> i. Must be compatible with Phillips monitors ii. Must be reusable iii. Sample and brochure must be submitted iv. Supplier must provide manufacturers authorization v. Must have ownership
25	Disposable perforators 14 mm-adults	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Date of manufacture and date of expiry must be on packaging iv. Sample or bronchure must be provided v. Must have ownership vi. Supplier must provide manufacturers authorization vii. Must have at least 2/3 of shelf life before delivery
26	Disposable perforators 11 mm- Children	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Date of manufacture and date of expiry must be on packaging iv. Sample or bronchure must be provided v. Must have ownership vi. Supplier must provide manufacturers authorization Must have at least 2/3 of shelf life before delivery
27	Cottonoids / Neurosurgical Patties	<ul style="list-style-type: none"> i. 100% cotton or cotton-rayon blend ii. Lint-free material and with radiopaque thread/marker visible on X-ray (black or blue) iii. Sizes: 5 x 10 mm and 10 x 20 mm iv. Thin, flexible, and compressible v. Long tail or string attached vi. Sterile vii. High fluid absorption capacity viii. Non-adherent, atraumatic, and malleable

28	ULTRASONIC SURGICAL ASPIRATOR PARTS FOR NEURO SURGERY FOR SONOCA300-FL	<ul style="list-style-type: none"> i. Levics Instruments tray - 1 ii. Levics micro instrument with a cable - 1 iii. Levics Torque wrench – 1 iv. Aspiration canister, "Serres", 2000 ml – 2 v. Standard sonotrode plus flue <ul style="list-style-type: none"> a. 36mm, 2.0mm 1.4mm, 616K0051 x 2 pieces b. 98mm, 2.0mm 1.4mm, 616K0052 x 2 pieces c. 108mm, 2.3mm 1.7mm, 616K0053 x 2 pieces vi. Notched sonotrode plus flue <ul style="list-style-type: none"> a. 37mm, 1.9mm 1.4mm 616K0054 x 2 pieces b. 98mm, 2.0mm 1.4mm, 616K0055 x 2 pieces vii. Beveled sonotrode plus flue <ul style="list-style-type: none"> a. 37mm, 1.9mm 1.4mm, 616K0056 x 2 pieces b. 97mm, 1.9mm 1.4mm, 616K0057 x 2 pieces
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PARTB: PLASTIC&RECONSTRUCTIVE CONSUMABLES SPECIFICATIONS FOR F/Y2026-2028

NO	ITEM	SPECIFICATIONS
1.	Antimicrobial foam dressing(AMD)	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Must be 0.5% polyhexamethylene Biguanide iv. Easy peel v. Ownership proof vi. Boxes of 10s vii. Samples must be provided and have dual dressing surface viii. Manufacturing and expiry date present ix. Must have at least 2/3 of shelf life before expiry at delivery x. Supplier must provide manufactures authorization <ul style="list-style-type: none"> a) 10x10cm Pkt of 10pieces b) 15x15cm pack of 10 c) 20x 20cm pack of 10
2.	Hydro fiber with silver sheet dressing	<ul style="list-style-type: none"> i. Must be Sterile ii. Package must be intact iii. Ownership proof iv. Manufacturing and expiry date v. Easy to peel vi. Samples must be provided for gel test with water xi. Must have at least 2/3 of shelf life before expiry at delivery vii. Supplier must provide manufactures authorization <ul style="list-style-type: none"> d) 10x10cm Pkt of 10pieces e) 15x15cm Pkt of 10pieces

		f) 20cm by 30cm pack of 5 pieces
3.	Triple antibiotic gauze dressing	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Ownership proof iv. Must have at least 2/3 of shelf life before expiry at delivery v. Must contain bacitracin, neomycin and polymyxin vi. Paraffin impregnated gauze vii. Easy to peel viii. Sample must be provided ix. Supplier must provide manufactures authorization
		a) 10x10cm Pkt of 10pieces
		b) 10x40cm Pkt of 10pieces
4.	Hydrocolloid protective sheets	<ul style="list-style-type: none"> a) Must be sterile b) Package must be intact c) Easy to peel d) Should have adhesive borders e) Should have non adhesive hydrocolloid surface f) Must have at least 2/3 of shelf life before expiry at delivery g) Sample must be provided h) Ownership i) Supplier must provide manufactures authorization j) Manufacturing and expiry date
		a) 15 x15 cm
		b) 17 x17cm
		c) 20x20 cm
5.	Silverfoamdressings with borders	<ul style="list-style-type: none"> i. Must be Sterile ii. Package must be intact iii. Ownership proof iv. Should conform to the specific shape for each of the above v. Borders should be adhesive vi. Absorbent vii. Sample must be provided viii. Manufacturing and expiry date ix. Must have at least 2/3 of shelf life before expiry at delivery x. Supplier must provide manufactures authorization
		a) Heel x pkt of 10 pieces
		b) Trochanteric x pkt of 10 pieces
		c) Sacral x pkt 10 of pieces
6.	Suture line hydrocolloid dressings with borders	<ul style="list-style-type: none"> i. Must be Sterile ii. Sample must be intact iii. Borders should be adhesive iv. Ownership proof v. Sample must be provided vi. Must have at least 2/3 of shelf life before expiry at delivery vii. Manufacturing and expiry date viii. Supplier must provide manufactures authorization
		a) 10 x10 cm x pkt of 10 pieces
		b) 10 x25cm x pkt of 10 pieces

		c) 10 x30cm x pkt of 10 pieces
7.	Hydrogel wound dressing	<ul style="list-style-type: none"> i. Must be Sterile ii. Package must be intact iii. Tubes 25-100gm x Pkt of 10 iv. Ownership proof v. Must have at least 2/3 of shelf life before expiry at delivery vi. Composition:-carboxymethyl cellulose and propylene glycol in water vii. Manufacturing and expiry date viii. With ease of application into cavities ix. Sample must be provided x. Supplier must provide manufactures authorization
8.	Activated charcoal dressing with silver	<ul style="list-style-type: none"> i. Must be Sterile ii. Package must be intact iii. Ownership proof iv. Should be enclosed in a porous non adherence sleeve v. Must be silver impregnated vi. Must have at least 2/3 of shelf life before expiry at delivery vii. Sample must be provided viii. Manufacturing and expiry date ix. Easy to peel x. Supplier must provide manufactures authorization
		a) 10 x10 cmx pkt of 10
		b) 10x20cm x pkt of 10
9.	Povidone Iodine Non Adhesive Dressing	<ul style="list-style-type: none"> dine impregnated in non-adhesive polyglycol carriers ould be 10% povidone with 1% iodine availability ust be sterile wnership proof mple must be provided anufacturing and expiry date asy to peel upplier must provide manufactures authorization ckage must be intact x. Must have at least 2/3 of shelf life before expiry at delivery
		10cm x 10cm pkt of 10 pieces
		10cm x 40cm pkt of 10 pieces
10.	Collagen sheet dressing non meshed	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Biological dressing with bovine collagen iv. Wet dressing v. Must have at least 2/3 of shelf life before expiry at delivery

		<ul style="list-style-type: none"> vi. Manufacturing and expiry date vii. Sterile package iii. Easy to peel ix. Ownership proof x. Supplier must provide manufactures authorization
		a) 10 x10 cm
		b) 15x30cm
		c) 10x20 cm
11.	Multi-layer compressive bandage systems: Kits	<ul style="list-style-type: none"> i. Package must be intact ii. 3 or 4 layers bandages iii. Able to maintain effective levels of compression after application iv. Ownership proof v. Must have at least 2/3 of shelf life before expiry at delivery vi. Manufacturing and expiry date vii. Supplier must provide manufactures authorization
12.	Paraffin gauze with chlorhexidine 10cm x 10cm 10cm x40cm	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Must have ownership proof iv. Easy to dispense v. Manufacture and expiry date vi. Must have at least 2/3 of shelf life before expiry at delivery vii. Should contain paraffin with 0.5% chlorhexidine viii. Sample must be provided printed, not stick on labels ix. Supplier must provide manufactures authorization
		a) Size - 10cm x 10cm x pkt 10 pieces
		b) Size - 10cm x40cm x pkt 10 pieces
13.	SILVER SULPHADIAZINE 1% CREAM 250 GM JAR	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Must contain 1% silver sulfadiazine as cream formulation iv. Should have a fastening lid v. Sample must be provided with printed not stick on labels vi. Must have ownership proof vii. Must have at least 2/3 of shelf life before expiry at delivery viii. Supplier must provide manufactures authorization
14.	Ionic Silver Solution a) 100ML b) 250 ML	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Should contain 0.01% ionic silver as silver nitrate solution iv. Sample must be provided with printed not stick on labels v. Must have ownership proof vi. Must have at least 2/3 of shelf life before expiry at delivery vii. Supplier must provide manufactures authorization
15.	Nanocrystalline Silver Dressing Sizes: a) 10X10CM b) 20x 40CM	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Should be polyethylene mesh coated with nanocrystalline silver iv. Sample must be provided with printed not stick on labels v. Must have ownership proof vi. Must have at least 2/3 of shelf life before expiry at delivery

		vii. Supplier must provide manufactures authorization
16.	Vacuum Dressing Kit Granulofoam sizes: d) 60 x30cm e) 15 x 25cm f) 10 x 10cm	i. Must be sterile ii. Package must be intact iii. Should have 1000 cc canister iv. Should be able to supply canisters separate from granulofoam v. Canister tubing should have Y-Connector vi. The foam should have micropores vii. Should have adhesive transparent sealing drape viii. Patient tubing to have adhesive pad ix. Sample must be provided with printed not stick on labels x. Must have ownership proof xi. Must have at least 2/3 of shelf life before expiry at delivery xii. Supplier must provide manufactures authorization
17.	Meek Graft Gauze	i. Must be sterile ii. Package must be intact iii. Should provide mesh ratios of 1:4, 1:6 and 1:9 iv. Sample must be provided with printed not stick on labels v. Must have ownership proof vi. Must have at least 2/3 of shelf life before expiry at delivery vii. Supplier must provide manufactures authorization
18.	Extensible Dressingsheets a) 50mm x 10M b) 100mm x 10M c) 200mm x 10M	i. Non-sterile ii. Extensible non woven fabric sheet iii. Must be adhesive iv. Adhesive fabric sheet should easily peel off without tearing viii. Sample must be provided with printed not stick on labels ix. Must have ownership proof x. Must have at least 2/3 of shelf life before expiry at delivery xi. Supplier must provide manufactures authorization
19.	General purpose tissue expanders	i. Must be sterile ii. Must be made of silicone or inflatable elastomer shell iii. Must have a satellite filling port with a connecting tube iv. Filling port must have a valve and hard base v. A brochure must be provide for evaluation vi. Shape range: Round, Crescent, rectangular and oval vii. Size range: 50-500cc viii. Must have ownership ix. Must have at least 2/3 of shelf life before expiry at delivery x. Supplier must provide manufactures authorization
20.	Breast Tissue Expanders	i. Must be sterile ii. Should be double packed iii. Must be made of silicone or inflatable elastomer shell iv. Must have a satellite filling port with a connecting tube v. Filling port must have a valve and hard base vi. A brochure must be provide for evaluation vii. Shape range: round and anatomical shapes viii. Size range: 150-500cc ix. Must have ownership x. Must have at least 2/3 of shelf life before expiry at delivery

		xi. Supplier must provide manufactures authorization
21.	Breast Implants	<ul style="list-style-type: none"> i. Must be sterile ii. Should be double packed iii. Should have a silicone elastomer shell iv. Should be made of cohesive silicone gel v. A brochure must be provided for evaluation vi. Shape range: anatomical shapes vii. Size range: 150-500cc viii. Surface: textured ix. Profiles: medium, medium High, High x. Must have ownership xi. Must have at least 2/3 of shelf life before expiry at delivery xii. Supplier must provide manufactures authorization
22.	Copper Foam Dressing Sizes a) 10cm x 12cm b) 10cm x20cm c) 20cm x20cm	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Must copper coated iv. Samples must be provided with printed not stick on labels v. Must have ownership vi. Must have at least 2/3 of shelf life before expiry at delivery vii. Supplier must provide manufactures authorization
		a) 10cm x 12cm pkt of 10 pieces
		b) 10cm x20cm pkt of 10 pieces
		c) 20cm x20cm pkt of 5pieces
23	Maltodextrin powder dressing 25gm tube	<ul style="list-style-type: none"> i. Must be sterile ii. Tube must be intact with re-cap top iii. Must containhydrophilic maltodextrin powder iv. Sample must be provided with printed not stick on labels v. Must have ownership vi. Must have at least 2/3 of shelf life before expiry at delivery vii. Supplier must provide manufactures authorization
25	Celluloseacetate mesh 7 x 20cm packs of 24 7 x 40cm packs of 36	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Must be knitted non adherent cellulose mesh iv. Must be impregnated with petrolatum emulsion v. Sample must be provided with printed not stick on labels vi. Must have ownership proof vii. Must have at least 2/3 of shelf life before expiry at delivery viii. Supplier must provide manufactures authorization
26	Hydrogel impregnated dressing 10 x 40cm 30gm 10 x 20cm 15gm 10pcs pkt each	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Must be hydrogel impregnated in conformable gauze iv. Sample must be provided with printed not stick on labels v. Must have ownership proof vi. Must have at least 2/3 of shelf life before expiry at delivery vii. Supplier must provide manufactures authorization

27	<p>Biodegradable temporizing matrix</p> <p>10 x 20cm 20 x 40cm Packs of 10</p>	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Must be made of biodegradable polyurethane matrix iv. Biodegradable matrix thickness of 2mm v. Matrix must be covered by double layer sealing membrane vi. Must be hypoallergenic or non allergenic vii. Sample must be provided with printed not stick on labels viii. Must have ownership proof ix. Must have at least 2/3 of shelf life before expiry at delivery x. Supplier must provide manufactures authorization
28	<p>Acellular dermal matrix</p> <p>10 x 16cm pcs 8 x 20cm pcs</p>	<ul style="list-style-type: none"> i. Must be sterile ii. Package must be intact iii. Must be made of decellularized dermal matrix of bovine, porcine or human origin iv. Must be hypoallergenic or non allergenic v. Dermal thickness range of 1.2-3mm vi. Sample must be provided with printed not stick on labels vii. Must have ownership proof viii. Must have at least 2/3 of shelf life before expiry at delivery ix. Supplier must provide manufactures authorization
29	<p>Suprathel artificial alloplastic skin</p> <p>9 x 10cm 18 x 10cm 18 x 23cm 5pcs packs</p>	<ul style="list-style-type: none"> i. Must be gamma sterilized ii. Package must be intact iii. Must made of Lacto-capromer (Lactide, Trimethylene Carbonate, Caprolactone) iv. Thickness 1.5 - 2.1 mm v. 100% Biodegradable vi. Metabolized to H₂O and CO₂. vii. Micropores of 3-600µm viii. Easily contours to the wound surface ix. Must be hypoallergenic or non allergenic x. Sample must be provided with printed not stick on labels xi. Must have ownership proof xii. Must have at least 2/3 of shelf life before expiry at delivery xiii. Supplier must provide manufactures authorization
30	<p>Supra SDRM guided closure matrix</p> <p>9 x 12cm 18 x 9cm 18 x 18cm Pcs</p>	<ul style="list-style-type: none"> i. Must be gamma sterilized ii. Package must be intact iii. Must made of Lacto-capromer (Lactide, Trimethylene Carbonate, Caprolactone) iv. Thickness 1.5 - 2.1 mm v. 100% Biodegradable vi. Metabolized to H₂O and CO₂. vii. Micropores of 3-600µm viii. Easily contours to the wound surface ix. Must be hypoallergenic or non allergenic x. Sample must be provided with printed not stick on labels xi. Must have ownership proof xii. Must have at least 2/3 of shelf life before expiry at delivery xiii. Supplier must provide manufactures authorization

<p>31</p>	<p>Diperoxochloric Acid Concentrate dressing package</p> <p>Concentrate + saline diluent + dressing gauzes and crepe as package</p>	<ul style="list-style-type: none"> i. Package contents must be sterile ii. Diperoxochloric acid 1.16mg as 7.5ml in 10ml bottle iii. Sterile sodium chloride solution 0.9% as 22.5ml in 30ml bottle iv. 14 gauzes per pack v. 7 roller bandages per pack vi. 1 micropore tape per pack vii. 1 dropper per pack xi. Must be hypoallergenic or non allergenic xii. Sample must be provided with printed not stick on labels xiii. Must have ownership proof xiv. Must have at least 2/3 of shelf life before expiry at delivery xv. Supplier must provide manufactures authorization
<p>32</p>	<p>Antimicrobial dialkylcarbomomylchloride dressing pad</p> <p>10cm x 20cm 20cm x 20cm</p>	<ul style="list-style-type: none"> i. Must be sterilized ii. Package must be intact i. Must contain dialkylcarbomomylchloride as active ingredient ii. Must have an absorbent pad iii. Easily contours to the wound surface iv. Must be hypoallergenic or non allergenic v. Sample must be provided with printed not stick on labels vi. Must have ownership proof vii. Must have at least 2/3 of shelf life before expiry at delivery viii. Supplier must provide manufactures authorization
<p>33</p>	<p>Non adherent povidone iodine + metronidazole impregnated dressing</p>	<ul style="list-style-type: none"> Must be 10% povidone with 1% iodine availability and metronidazole 1% w/w Must be sterile Ownership proof Sample must be provided Manufacturing and expiry date on package Easy to peel Supplier must provide manufactures authorization Package must be intact ix. Must have at least 2/3 of shelf life before expiry at delivery 10cm x 40cm packets of 10

PARTC: PAEDIATRIC UROLOGY AND GENERAL CONSUMABLES

NO	ITEM DESCRIPTION	SPECIFICATIONS	SIZE /TYPE
1.	Electrosurgical Unit	<ol style="list-style-type: none"> Advanced surgical energy platform combining monopolar, bipolar, and advanced bipolar vessel-sealing technologies in one unit. High-speed tissue-sensing system adjusts energy hundreds of thousands of times per second for consistent tissue effect and reduced thermal spread. Advanced bipolar sealing cycles average 1–4 seconds Power outputs: Monopolar up to 300 W, bipolar up to 95 W, advanced bipolar sealing up to 350 W. Electrical compatibility: 100–127 V or 220–240 V, 47–63 Hz — suitable for all standard theatre power configurations. Compact footprint: 17.8 × 36.8 × 46.2 cm; weight 10.1 kg — easy to mount on carts or ceiling booms. Touchscreen interface Compatible with existing advanced bipolar sealing instruments, protecting prior investment and reducing transition costs. Must have a mobile cart 	
2.	Cystoscope 0 ⁰	<ol style="list-style-type: none"> Hopkins Straight Forward Telescope 0⁰ Diameter 1.9mm, length 12cm Autoclavable fiber optic light transmission incorporated 	1.9mm, length 12cm
3.	Cystoscope 30 ⁰	<ol style="list-style-type: none"> Hopkins forward-oblique Telescope 30⁰ Diameter 1.9mm, length 12cm autoclavable fiber optic light transmission incorporated 	1.9mm, length 12cm
4.	Cystoscope -urethroscope sheath 9.5Fr	<ol style="list-style-type: none"> Cystoscope urethroscope sheath 9.5fr, working length 14cm 4fr working channel with obturator and 2 luer lock cones. 	9.5 fr, 14 cm
5.	Cystoscope -urethroscope sheath 11fr	<ol style="list-style-type: none"> Cystoscope urethroscope sheath 9.5fr, working length 14cm 4fr working channel with obturator and 2 luer lock cones. 	11fr, 14cm
6.	Urethrotome sheath 8fr	<ol style="list-style-type: none"> Urethrotome sheath with LUER lock stopcock 8fr with obturator and 2 LUER-lock cones 	8fr
7.	Urethrotome sheath 10fr	<ol style="list-style-type: none"> Urethrotome sheath with LUER lock stopcock 10fr with obturator and 2 LUER-lock cones 	10fr
8.	Double J ureteral stents	<ol style="list-style-type: none"> Should have Double Pigtail Stent – Radiopaque 	3fr x 12cm 3fr x 14cm

		<ol style="list-style-type: none"> 2. Should have Wire Guide wire – Hydrophobic/Hybrid, with appropriate size diameter and length 3. Should have Stent Positioner/pusher 4. Expiry date must not be less than 2/3 shelf life at the time of delivery 5. Sample and brochure must be submitted for evaluation 6. Should have a manufacturer’s authorization 	<p>3fr x 16cm</p> <p>3fr x 18cm</p> <p>3fr x 20cm</p> <p>4fr x 16cm</p> <p>4fr x 18cm</p> <p>4fr x 20cm</p>
9.	Nephrostomy tube/ pigtail	<ol style="list-style-type: none"> 1. Should have a Catheter Introduction Stiffening Cannula 2. Should have a Connecting Tube 3. Should have a Guide wire with flexible tip 4. Should have serial dilators for appropriately sized catheter 5. Should have an introducing Catheter 6. Should have a One-Way Stopcock 7. Should have a Soft Low-Profile catheter support with pull-tie 8. Should have a Trocar Needle 9. Should be sterile 10. Expiry date must not be less than 2/3 shelf life at the time of delivery 11. Sample and brochure must be submitted for evaluation 12. Should have a manufacturer’s authorization 	10fr
10.	Gastrostomy Tubes Low profile (Button)	<ol style="list-style-type: none"> 1. Should have an extension set 30 cm angled 2. Should have an extension set 30 cm Straight 3. Should have an Introducer/Stiffener 4. Should have balloon syringe 5. Expiry date must not be less than 2/3 shelf life at the time of delivery 6. Sample and brochure must be submitted for evaluation 7. Should have a manufacturer’s authorization 	<p>12Fr /1cm</p> <p>14Fr /1cm</p> <p>16FR/1cm</p> <p>16FR/ 1.5cm</p>
11.	Gastrostomy Tubes Long (standard)	<ol style="list-style-type: none"> 1. Should be a medical grade silicone construction 2. Should have an Inflatable silicone internal retention balloon 3. Should have an external retention ring with a secure lock 4. Should have a tapered or non-tapered distal tip 5. Should have Radiopaque stripe 6. Expiry date must not be less than 2/3 shelf life at the time of delivery 	<p>12fr</p> <p>14fr</p> <p>16fr</p>

		<ol style="list-style-type: none"> 7. Sample and brochure must be submitted for evaluation 8. Should have a manufacturer's authorization 	
12.	Ureteral Dilator Set	<ol style="list-style-type: none"> 1. Used for dilation of the urethral strictures 2. Smooth surface for ease of introduction- 3. Special atraumatic design 4. Allows use of guidewire 5. Size 8-22 fr 6. 40 cm 7. Expiry date must not be less than 2/3 shelf life at the time of delivery 8. Sample and brochure must be submitted for evaluation 9. Should have a manufacturer's authorization 	<p>8 - 22 Fr Length</p> <p>40 cm</p>
13.	Titanium liga clips	<ol style="list-style-type: none"> 1. made of apyrogenic titanium 2. easy loading system 3. clips delivered in colour-coded cartridges for easy identification 4. 6 clips per cartridge to ensure economical and comfortable use of product 5. V-shaped 6. colour-coded applier rings for easy identification 7. Must be sterile 8. Expiry date must not be less than 2/3 shelf life at the time of delivery 9. Sample and brochure must be submitted for evaluation 10. Should have a manufacturer's authorization 	Medium(M)
14.	Hemolock clips	<ol style="list-style-type: none"> 1. Polymer clips 2. Atraumatic two ways stabilization on the tissue 3. easy loading system 4. increased lateral stability 5. clips delivered in color-coded cartridges for easy identification 6. 6 clips per cartridge 7. Must be sterile 8. Expiry date must not be less than 2/3 shelf life at the time of delivery 9. Sample and brochure must be submitted for evaluation 10. Should have a manufacturer's 	Medium large
15.	Hemolock clip applier	<ol style="list-style-type: none"> 1. Compatible with Medium-Large (ML) polymer ligation clips for 3–10 mm tissue bundles. 2. Standard laparoscopic shaft length: ~33 cm, suitable for most general, urology, and gynecology procedures. 	<p>5mm Length</p> <p>Medium large 33 cm length</p>

		<ol style="list-style-type: none"> 3. Reusable stainless-steel applicator designed for polymer (non-metal) locking clips. 4. Precise jaw alignment ensures secure clip placement and reduces clip rotation or slippage. 5. Ergonomic handle supports single-handed operation and consistent closing force. 6. Compatible with ML clip cartridges (2-clip, 4-clip, or 6-clip packs). 	
16.	Laparoscopic ports Bladeless Short	<ol style="list-style-type: none"> 1. Should have Bladeless Trocar with fixation canula 2. Should have a Trocar sleeve 3. Should have a Gas valve 4. Expiry date must not be less than 2/3 shelf life at the time of delivery 5. Sample and brochure must be submitted for evaluation 6. Should have a manufacturer's authorization 	5mm
17.	Disposable Incision Protector with retractable coil	<ol style="list-style-type: none"> 1. Should have Double Retractable Coil 2. Should have transparent sleeve material 3. Expiry date must not be less than 2/3 shelf life at the time of delivery 4. Sample and brochure must be submitted for evaluation 5. Should have a manufacturer's authorization 	6cm in diameter 4.5 cm in diameter
18.	Infusion sets for infusion pump	<ol style="list-style-type: none"> 1. Should have Luer Lock fitting enables compatibility to all pump syringes 2. Should have Pressure proof up to 2 bar 3. Should have a Tube diameter: 1.5 x 2.7 mm 4. Should be available in different lengths 5. Should be compatible with Bbraun infusion pumps 6. Expiry date must not be less than 2/3 shelf life at the time of delivery 7. Sample and brochure must be submitted for evaluation 8. Should have a manufacturer's authorization 	1.5 x 2.7mm
19.	Infusion sets for infusion pump	<ol style="list-style-type: none"> 1. Should have Luer Lock fitting enables compatibility to all pump syringes 2. Should have Pressure proof up to 2 bar 3. Should have a Tube diameter: 1.5 x 2.7 mm 4. Should be available in different lengths 5. Should be compatible with B Alaris infusion pumps 6. Expiry date must not be less than 2/3 shelf life at the time of delivery 	1.5 x 2.7mm

		<ol style="list-style-type: none"> 7. Sample and brochure must be submitted for evaluation 8. Should have a manufacturer's authorization 	
20.	Needle free connector	<ol style="list-style-type: none"> 9. Should have a bi-extension set 10. Should have a spin nut 11. Should have a luer access split septum device 12. Expiry date must not be less than 2/3 shelf life at the time of delivery 13. Sample and brochure must be submitted for evaluation 14. Should have a manufacturer's authorization 	15cm
21.	Cannula Dressings(Paediatric)	<ol style="list-style-type: none"> 1. Should be adhesive for securement 2. Should have a deep notch for securement 3. Should have securement tape strips 4. Should be water proof 5. Should have a frame delivery border to minimize glove stick 6. Should be Sterile 7. Expiry date must not be less than 2/3 shelf life at the time of delivery 8. Sample and brochure must be submitted for evaluation 9. Should have a manufacturer's authorization 	1.5 – 2.0 in x 1.17 – 2.25in
22.	Paediatric urine collectors bags	<ol style="list-style-type: none"> 1. Should be Medical grade PVC, non-toxic 2. Should be designed for pediatric use 3. Should have a Transparent film, opened side face with adhesive 4. Should be Sterile 5. Expiry date must not be less than 2/3 shelf life at the time of delivery 6. Sample and brochure must be submitted for evaluation 7. Should have a manufacturer's authorization 	Capacity: 100ml - 150ml,
23.	perally inserted central venous catheter (PICC)	<ul style="list-style-type: none"> • Must have a Single OR double lumen catheter • Must be Radiopaque • Must have a guide wire, • Must have a Peel able introducer (tear away) • Must have a Needle introducer with acrogenic tip • Must have manufacture and Date of Expiry • Must provide original manufacturer's authorization 	Size :1.9 FR Size 2FR 10-20cm

		<ul style="list-style-type: none"> • Shelf life of at least 2 years and above before expiry at the time of delivery • A brochure and sample should be provided for evaluation 	
24.	Central venous catheters size	<ul style="list-style-type: none"> • Should have Mini Clamps • Should have an Ultra-low resistance Nitinol guidewire • Should have a Two vessel dilator lengths • Should have a Small, colour-coded hub for easy identification and maximum comfort • Should have a Soft, small fixation wings for fragile skin • Should have an X-ray opaque catheter for confident tip placement • Should have a short IV cannula or Introducer needle • Must have manufacture and Date of Expiry • Must provide original manufacturer's authorization • Shelf life of at least 2 years and above before expiry at the time of delivery • A brochure and sample should be provided for evaluation 	3fr x 5cm
25.	Silicone Urethral catheter	<ul style="list-style-type: none"> • Must be 100% silicone • Must be Transparent and soft material • Must have a Fully x-ray visibleradiopaque tip and line along the catheter shaft • Must have a close-fitting balloon with specified balloon volume • Must have a rounded tip with drainage eye • Must have a Self-closing valve fitting Luer-Lock syringe • Must have manufacture and Date of Expiry • Must provide original manufacturer's authorization • Shelf life of at least 2 years and above before expiry at the time of delivery • A brochure and sample should be provided for evaluation 	6fr 8fr 10fr
26.	Nasogastric tubes	<ul style="list-style-type: none"> • Must be 100% silicone • Must be Transparent and soft material • Must have a Fully x-ray visible radiopaque tip and line along the shaft • Must have a rounded tip • Must have side ports(eyes) for drainage 	4fr 5fr

		<ul style="list-style-type: none"> • Must have manufacture and Date of Expiry • Must provide original manufacturer's authorization • Shelf life of at least 2 years and above before expiry at the time of delivery • A brochure and sample should be provided for evaluation • 	6fr
			8fr
			10fr
27.	Irrigation/feeding syringe	<ul style="list-style-type: none"> • Must be 60 cc capacity barrel • Must have Flat top • Must have a Catheter tip Long, tapered syringe tip that fits feeding tubes and urethral catheter connectors • Must have a Tip protector • Must have Graduation marks in cc • Must have manufacture and Date of Expiry • Must provide original manufacturer's authorization • Shelf life of at least 2 years and above before expiry at the time of delivery • A brochure and sample should be provided for evaluation 	60 cc

Technical Specifications

1.

The purpose of the Technical Specifications (TS), is to define the technical characteristics of the Goods and Related Services required by the Procuring Entity. The Procuring Entity shall prepare the detailed TS consider that:

- i) The TS constitute the benchmarks against which the Procuring Entity will verify the technical responsiveness of Tenders and subsequently evaluate the Tenders. Therefore, well- defined TS will facilitate preparation of responsive Tenders by Tenderer s, as well as examination, evaluation, and comparison of the Tenders by the Procuring Entity.
- ii) The TS shall require that all goods and materials to be incorporated in the goods be new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided for otherwise in the contract.
- iii) The TS shall make use of best practices. Samples of specifications from successful similar procurement's in the same country or sector may provide a sound basis for drafting the TS.
- iv) The P PRA encourages the use of metric units.
- v) Standardizing technical specifications maybe advantageous, depending on the complexity of the goods and the repetitive ness of the type of procurement. Technical Specifications should be broad enough to avoid restrictions on workmanship, materials, and equipment commonly used in manufacturing similar kinds of goods.
- vi) Standards for equipment, materials, and workmanship specified in the Tendering documents hall not be restrictive. Recognized international standards should be specified as much as possible. Reference to brand names, catalogue numbers, or other details that limit any materials or items to a specific manufacturer should be avoided as far as possible. Where unavoidable, such item description should always be followed by the words —or substantially equivalent.¶When other particular standards or codes of practice are referred to in the TS, whether from the Procuring Entity's or from other eligible countries, a statement should follow other authoritative standards that ensure at least a substantially equal quality, then the standards mentioned in the TS will also be acceptable.
- vii) Reference to brand names and catalogue numbers should be avoided as far as possible; where unavoidable the words —or atleast equivalent¶ shall always follow such references.
- viii) Technical Specifications shall be fully descriptive of the requirements in respect of, but not limited to, the following:
 - a) Standards of materials and workmanship required for the production and manufacturing of the Goods.
 - b) Any sustainable procurement technical requirements shall be clearly specified.

To encourage Tenderer s'innovation in addressing sustainable procurement requirements, as long as the Tender evaluation criteria specify the mechanism for monetary adjustments for the purpose of Tender comparisons, Tenderer s may be invited to offer Goods that exceeds the specified minimum sustainable procurement requirements.

- i) Detailed tests required (type and number).
- ii) Other additional work and/or Related Services required to achieve full delivery/completion.
- iii) Detailed activities to be performed by the Supplier, and participation of the Procuring Entity there on.
- iv) List of detailed functional guarantees covered by the Warranty and the specification of the liquidated damages to be applied in the event that such guarantees are not met.

The TS shall specify all essential technical and performance characteristics and requirements, including guaranteed or acceptable maximum or minimum values, as appropriate. Whenever necessary, the Procuring Entity shall include an additional ad-hoc Tendering form (to bean Attachment to the Letter of Tender), where the Tenderer shall provide detailed information on such

technical performance characteristics in respect to the corresponding acceptable or guaranteed values.

When the Procuring Entity requests that the Tenderer provides in its Tender a part or all of the Technical Specifications, technical schedules, or other technical information, the Procuring Entity shall specify in detail the nature and extent of the required information and the manner in which it has to be presented by the Tenderer in its Tender.

If a summary of the Technical Specifications (TS) has to be provided, the Procuring Entity shall insert information in the table below. The Tenderer shall prepare a similar table to justify compliance with the requirements.

Summary of Technical Specifications: The Goods and Related Services shall comply with following Technical Specifications and Standards:

Item No	Name of Goods or Related Service	Technical Specifications and Standards
[insert item No]	[insert name]	[insert TS and Standards]

Detailed Technical Specifications and Standards[insert whenever necessary].[Insert detailed description of TS]

2 Drawings

This Tendering document includes NO drawings.

3 Inspections and Tests

The following inspections and tests shall be performed:

a) To confirm compliance with Hospital technical specifications.

..... [Insert list of inspections and tests]

**P A R T 3-CONDITIONS OF CONTRACT
AND CONTRACT FORMS**

SECTION VI-General Conditions of Contract

1. Definitions

In the Conditions of Contract (—these Conditions), which include Special Conditions, Parts A and B, and these General Conditions, the following words and expressions shall have the meanings stated. Words indicating persons or parties include corporations and other legal entities, except where the context requires otherwise.

- a) —Contract means the Contract Agreement entered into between the Procuring Entity and the Supplier, together with the Contract Documents referred to there in, including all attachments, appendices, and all documents incorporated by reference there in.
- b) —Contract Documents means the documents listed in the Contract Agreement, including any amendments there to.
- c) —Contract Price means the price payable to the Supplier as specified in the Contract Agreement, subject to such additions and adjustments there to or deductions there from, as may be made pursuant to the Contract.
- d) —Day means calendar day.
- e) —Completion means the fulfilment of the Related Services by the Supplier in accordance with the terms and conditions set forth in the Contract.
- f) —GCC means the General Conditions of Contract.
- g) —Goods means all of the commodities, raw material, machinery and equipment, and/or other materials that the Supplier is required to supply to the Procuring Entity under the Contract.
- h) —Procuring Entity means the Procuring Entity purchasing the Goods and Related Services, as specified in the SCC.
- i) —Related Services means the services incidental to the supply of the goods, such as insurance, delivery, installation, commissioning, training and initial maintenance and other such obligations of the Supplier under the Contract.
- j) —SCC means the Special Conditions of Contract.
- k) —Subcontractor means any person, private or government entity, or a combination of the above, to whom any part of the Goods to be supplied or execution of any part of the Related Services is subcontracted by the Supplier.
- l) —Supplier means the person, private or government entity, or a combination of the above, whose Tender to perform the Contract has been accepted by the Procuring Entity and is named as such in the Contract Agreement.
- m) **“Base Date” means a date 30 day prior to the submission of tenders.**
- n) **“Laws” means all national legislation, statutes, ordinances, and regulations and by-laws of any legally constituted public authority.**
- o) **“Letter of Acceptance” means the letter of formal acceptance, signed by the contractor. Procuring Entity, including any annexed memoranda comprising agreements between and signed by both Parties.**
- p) **“Procuring Entity” means the Entity named in the Special Conditions of Contract.**

2. Interpretation

If the context so requires it, singular means plural and vice versa.

In co terms

- a) Unless inconsistent with any provision of the Contract, the meaning of any trade term and

the rights and obligations of parties there under shall be as prescribed by In co terms specified in the SCC.

- b) The terms EX Wand C IP and other similar terms, when used, shall be governed by the rules prescribed in the current edition of In co terms specified in the S CC and published by the International Chamber of Commerce in Paris, France.

3. Contract Documents

Subject to the order of precedence set forth in the Contract Agreement, all documents forming the Contract (and all parts thereof) are intended to be correlative, complementary, and mutually explanatory. The Contract Agreements shall be read as a whole. The documents forming the Contract shall be interpreted in the following order of priority:

- a) the Contract Agreement,
- b) the Letter of Acceptance,
- c) the General Conditions of Contract
- d) Special Conditions of Contract
- e) the Form of Tender,
- f) the Specifications and Schedules of the Drawings (if any), and
- g) the Schedules of Requirements, Price Schedule and any other documents forming part of the Contract.

4. Fraud and Corruption

The suppliers shall comply with anti-corruption laws and guidelines and the prevailing sanctions, policies and procedures as set forth in the Laws of Kenya.

The Suppliers shall disclose any commissions, gratuity or fees that may have been paid or are to be paid to agents or any other person with respect to the Tendering process or execution of the Contract. The information disclosed must include at least the name and address of the agent or other party, the amount and currency, and the purpose of the commission, gratuity or fee.

Entire Agreement

The Contract constitutes the entire agreement between the Procuring Entity and the Supplier and supersedes all communications, negotiations and agreements (whether written or oral) of the parties with respect there to made prior to the date of Contract.

Amendment

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

Non-waiver

- a) Subject to GCC Sub-Clause 4.5(b) below, no relaxation, forbearance, delay, or indulgence by either party in enforcing any of the terms and conditions of the Contract or the granting of time by either party to the other shall prejudice, affect, or restrict the rights of that party under the Contract, neither shall any waiver by either party of any breach of Contract operate as waiver of any subsequent or continuing breach of Contract.
- b) Any waiver of a party's rights, powers, or remedies under the Contract must be in writing, dated, and signed by an authorized representative of the party granting such waiver, and must specify the right and the extent to which it is being waived.

Severability

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

such prohibition, invalidity or unenforceability shall not affect the validity or enforceability of any other provisions and conditions of the Contract.

5. Language

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

The Supplier shall bear all costs of translation to the governing language and all risks of the accuracy of such translation, for documents provided by the Supplier.

6. joint venture, Consortium or Association

If the Supplier is a joint venture, consortium, or association, all of the parties shall be jointly and severally liable to the Procuring Entity for the fulfilment of the provisions of the Contract and shall designate one member of the joint venture, consortium, or association to act as a leader with authority to bind the joint venture, consortium, or association. The composition or the constitution of the joint venture, consortium, or association shall not be altered without the prior written consent of the Procuring Entity.

7. Eligibility

The Supplier and its Subcontractors shall have the nationality of an eligible country. A Supplier or Subcontractors shall be deemed to have the nationality of a country if it is a citizen or constituted, incorporated, or registered, and operates in conformity with the provisions of the laws of that country.

All Goods and Related Services to be supplied under the Contracts shall have their origin in Eligible Countries. For the purpose of this Clause, origin means the country where the goods have been grown, mined, cultivated, produced, manufactured, or processed; or through manufacture, processing, or assembly, another commercially recognized article results that differs substantially in its basic characteristics from its components.

The Tenderer, if a Kenyan firm, must submit with its tender a valid tax compliance certificate from the Kenya Revenue Authority.

8. Notices

Any notice given by one party to the other pursuant to the Contracts shall be in writing to the address specified in the SCC. The term—in writing—means communicated in written form with proof of receipt.

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

9. Governing Law

The Contracts shall be governed by and interpreted in accordance with the laws of Kenya.

Throughout the execution of the Contract, the Suppliers shall comply with the import of goods and services prohibitions in Kenya:

- a) where, as a matter of law, compliance or official regulations, Kenya prohibits commercial relations with that country or any import of goods from that country or any payments to any country, person, or entity in that country; or
- b) by an act of compliance with a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations, Kenya prohibits any import of goods from that country or any payments to any country, person, or entity.

10. Settlement of Disputes

The Procuring Entity and the Supplier shall make every effort to resolve amicably by direct negotiation any disagreement or dispute arising between them under or in connection with the Contract.

If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the Procuring Entity or the Supplier may give notice to the other party of its intention to commence arbitration, as here in after provided, as to the matter in dispute, and no arbitration in respect of this matter may be commenced unless such notice is given. Any dispute or difference in respect of which a notice of intention to commence arbitration has been given in accordance with this Clauses shall be finally settled by arbitration. Arbitration may be commenced prior to or after delivery of the Goods under the Contract.

Arbitration proceedings shall be conducted as follows:

Any claim or dispute between the Parties arising out of or in connection with the Contract not settled amicably in accordance with Sub-Clause 10.1 shall be finally settled by arbitration.

No arbitration proceedings shall be commenced on any claim or dispute where notice of a claim or dispute has not been given by the applying party within thirty days of the occurrence or discovery of the matter or issue giving rise to the dispute.

Notwithstanding the issue of a notice as stated above, the arbitration of such a claim or dispute shall not commence unless an attempt has in the first instance been made by the parties to settle such claim or dispute amicably with or without the assistance of third parties. Proof of such attempts shall be required.

The Arbitrator shall, without prejudice to the generality of his powers, have powers to direct such measurements, computations, 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 due payments.

Neither Party shall be limited in the proceedings before the arbitrators to the evidence, or to the reasons for the dispute given in its notice of a claim or dispute.

Arbitration may be commenced prior to or after delivery of the goods. The obligations of the Parties shall not be altered by reason of any arbitration being conducted during the progress of the delivery of goods.

The terms of the remuneration of each or all the members of Arbitration shall be mutually agreed upon by the Parties when agreeing the terms of appointment. Each Party shall be responsible for paying one-half of this remuneration.

Arbitration Proceedings

Arbitration proceedings with national suppliers will be conducted in accordance with the Arbitration Laws of Kenya. In case of any claim or dispute, such claim or disputes 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 or persons to be agreed between the parties. Failing agreement to concur in the appointment of an Arbitrator, the Arbitrators shall be appointed, on the request of the applying party, by the Chairman or Vice Chairman of any of the following professional institutions;

- i) Kenya National Chamber of Commerce
- ii) Chartered Institute of Arbitrators (Kenya Branch)
- iii) The Law Society of Kenya

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

Alternative Arbitration Proceedings

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

Arbitration with Foreign Suppliers

Arbitration with foreign suppliers shall be conducted in accordance with the arbitration rules of the United Nations Commission on International Trade Law (UN CITRAL); or with proceedings administered by the International Chamber of Commerce (ICC) and conducted under the ICC Rules of Arbitration; by one or more arbitrators appointed in accordance with said arbitration rules.

The place of arbitration shall be a location specified in the SCC; and the arbitration shall be conducted in the language for communications defined in Sub-Clause 1.4 [Law and Language].

Alternative Arbitration Proceedings

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

Failure to Comply with Arbitrator's Decision

The award of such Arbitrators shall be final and binding upon the parties.

In the event that a Party fails to comply with a final and binding Arbitrator's decision, then the other Party may, without prejudice to any other rights it may have, refer the matter to a competent court of law.

Contract operations continue

Notwithstanding any reference to arbitration here in,

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

11. Inspections and Audit by the Procuring Entity

The Supplier shall keep, and shall cause its Subcontractors to keep, accurate and systematic accounts and records in respect of the Goods in such form and details as will clearly identify relevant time, changes and costs.

Pursuant to paragraph 2.2 of Instruction to Tenderers, the Suppliers shall permit and shall cause its subcontractors to permit, the Procuring Entity and/or persons appointed by the Procuring Entity or by other statutory bodies of the Government to inspect the Site and/or the accounts and records relating to the procurement process, selection and/or contract execution, and to have such accounts and records audited by auditors appointed by the Procuring Entity. The Supplier's and its Subcontractors' attention is drawn to Sub-Clause 3.1 which provides, inter alia, that acts intended to materially impede the exercise of the Procuring Entity's inspection and audit rights constitute a prohibited practice subject to contract termination, as well as to a determination of ineligibility.

12. Scope of Supply

The Swing Plastic Bins and Mindy Top Security (Z-Con) Padlocks or Equivalent to be supplied shall be as specified in the Schedule of Requirements.

13. Delivery and Documents

Subject to GCC Sub-Clause 33.1, the delivery of the Goods and completion of the Related Services shall be in accordance with the List of Goods and Delivery Schedule specified in the Supply Requirements. The details of shipping and other documents to be furnished by the Supplier are specified in the SCC.

14. Supplier's Responsibilities

The Suppliers shall supply all the Goods and Related Services included in the Scope of Supply in accordance with GCC Clause 12, and the Delivery and Completion Schedule, as per GCC Clause 13.

15. Contract Price

Prices charged by the Supplier for the Goods supplied and the Related Services performed under

the Contract shall not vary from the prices quoted by the Supplier in its Tender, with the exception of any price adjustments authorized in the SCC.

Where the contract price is different from the corrected tender price, in order to ensure the supplier is not paid less or more relative to the contract price (which would be the tender price), any partial payment valuation based on rates in the schedule of prices in the Tender, will be adjusted by a plus or minus percentage. The percentage already worked out during tender evaluation is worked out as follows: $(\text{corrected tender price} - \text{tender price}) / \text{tender price} \times 100$.

16. Terms of Payment

The Supplier shall request for payment by submitting an invoice (s), delivery note (s) and any other relevant documents as specified in the SCC to the Procuring Entity.

Payments shall be made promptly by the Procuring Entity, but not later than thirty (30) days after submission of an invoice by the Supplier, and after the Procuring Entity has accepted it.

Where a Procuring Entity rejects Goods and Related Services, in part or wholly, the Procuring Entity shall promptly inform the Supplier to collect, replace or rectify as appropriate and give reasons for rejection. The Supplier shall submit a fresh invoice, delivery note and any other relevant documents as specified in the SCC.

The currencies in which payments shall be made to the Supplier under this Contract shall be those in which the Tender price is expressed.

In the event that the Procuring Entity fails to pay the Supplier any payment by its due date or within the period set forth in the SCC, the Procuring Entity may pay to the Supplier interest on the amount of such delayed payment at the rate shown in the SCC, for the period of delay until payment has been made in full, whether before or after judgment or arbitration award.

17. Taxes and Duties

The Supplier shall be entirely responsible for all taxes, duties, license fees, and other such levies incurred to deliver the Goods and Related Services to the Procuring Entity at the final delivery point.

17.3 If any tax exemptions, reductions, allowances or privileges may be available to the Supplier in Kenya, the Supplier shall inform the Procuring Entity and the Procuring Entity shall use its best efforts to enable the Supplier to benefit from any such tax savings to the maximum allowable extent.

18. Performance Security

If required as specified in the SCC, the Supplier shall, within twenty-eight (28) days of the notification of contract award, provide a Performance Security for the performance of the Contract in the amount specified in the SCC.

The proceeds of the Performance Security shall be payable to the Procuring Entity as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.

As specified in the SCC, the Performance Security, if required, shall be denominated in the currency (ies) of the Contract, or in a freely convertible currency acceptable to the Procuring Entity; and shall be in one of the formats stipulated by the Procuring Entity in the SCC, or in another format acceptable to the Procuring Entity.

The Performance Security shall be discharged by the Procuring Entity and returned to the Supplier not later than thirty (30) days following the date of Completion of the Supplier's performance obligations under the Contract, including any warranty obligations, unless specified otherwise in the SCC.

19. Copyright

The copyright in all drawings, documents, and other materials containing data and information furnished to the Procuring Entity by the Supplier here in shall remain vested in the Supplier, or

if they are furnished to the Procuring Entity directly or through the Supplier by any third party, including suppliers of materials, the copyright in such materials shall remain vested in such third party.

20. Confidential Information

The Procuring Entity and the Suppliers shall keep confidential and shall not, without the written consent of the other party here to, divulge to any third party any documents, data, or other information furnished directly or indirectly by the other party here to in connection with the Contract, whether such information has been furnished prior to, during or following completion or termination of the Contract. Notwithstanding the above, the Supplier may furnish to its Sub-Supplier such documents, data, and other information it receives from the Procuring Entity to the extent required for the Sub-Supplier to perform its work under the Contract, in which event the Suppliers shall obtain from such Sub-Supplier undertakings of confidentiality similar to that imposed on the Supplier under GCC Clause 20.

The Procuring Entity shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the contract. Similarly, the Supplier shall not use such documents, data, and other information received from the Procuring Entity for any purpose other than the performance of the Contract.

The obligation of a party under GCC Sub-Clauses 20.1 and 20.2 above, however, shall not apply to information that:

- a) the Procuring Entity or Supplier need to share with other arms of Government or other bodies participating in the financing of the Contract; such parties shall be disclosed in the SCC;
- b) now or hereafter enters the public domain through no fault of that party;
- c) can be proven to have been possessed by that party at the time of disclosure and which was not previously obtained, directly or indirectly, from the other party; or
- d) otherwise lawfully becomes available to that party from a third party that has no obligation of confidentiality.

The above provisions of GCC Clause 20 shall not in anyway modify any undertaking of confidentiality given by either of the parties here to prior to the date of the Contract in respect of the Supply or any part thereof.

The provisions of GCC Clause 20 shall survive completion or termination, for whatever reason, of the Contract.

21. Subcontracting

The Suppliers shall notify the Procuring Entity in writing of all subcontracts awarded under the Contract if not already specified in the Tender. Such notification, in the original Tender or later shall not relieve the Supplier from any of its obligations, duties, responsibilities, or liability under the Contract.

Subcontracts shall comply with the provisions of GCC Clauses 3 and 7.

22. Specifications and Standards

Technical Specifications and Drawings

- a) The Goods and Related Services supplied under this Contract shall conform to the technical specifications and standards mentioned in Section VI, Schedule of Requirements and, when no applicable standard is mentioned, the standards shall be equivalent or superior to the official standards whose application is appropriate to the Goods' country of origin.
- b) The Suppliers shall be entitled to disclaim responsibility for any design, data, drawing, specification or other document, or any modification thereof provided or designed by or on behalf of the Procuring Entity, by giving a notice of such disclaimer to the Procuring Entity.

c) Wherever references are made in the Contract to codes and standards in accordance with

which it shall be executed, the edition or the revised version of such codes and standards shall be those specified in the Schedule of Requirements. During Contract execution, any changes in any such codes and standards shall be applied only after approval by the Procuring Entity and shall be treated in accordance with GCC Clause 33.

23. Packing and Documents

The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. During transit, the packing shall be sufficient to withstand, without limitation, rough handling and exposure to extreme temperatures, salt and precipitation, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.

The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in the SCC, and in any other instructions ordered by the Procuring Entity.

24. Insurance

Unless otherwise specified in the SCC, the Goods supplied under the Contracts shall be fully insured—in a freely convertible currency from an eligible country—against loss or damage incidental to manufacture or acquisition, transportation, storage, and delivery, in accordance with the applicable Incoterms or in the manner specified in the SCC.

25. Transportation and Incidental Services

Unless otherwise specified in the SCC, responsibility for arranging transportation of the Goods shall be in accordance with the specified Incoterms.

The Supplier may be required to provide any or all of the following services, including additional services, if any, specified in the SCC:

- a) performance or supervision of on-site assembly and/or start-up of the supplied Goods;
- b) furnishing of tools required for assembly and/or maintenance of the supplied Goods;
- c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;
- d) performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and
- e) training of the Procuring Entity's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.

Prices charged by the Supplier for incidental services, if not included in the Contract Price for the Goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.

26. Inspections and Tests

The Supplier shall at its own expense and at no cost to the Procuring Entity carry out all such tests and/or inspections of the Goods and Related Services as are specified in the SCC.

The inspections and tests may be conducted on the premises of the Supplier or its Subcontractor, at point of delivery, and/or at the Goods' final destination, or in another place in Kenya as specified in the SCC. Subject to GCC Sub-Clause 26.3, if conducted on the premises of the Supplier or its Subcontractor, all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring Entity.

The Procuring Entity or its designated representative shall be entitled to attend the tests and/or inspections referred to in GCC Sub-Clause 26.2, provided that the Procuring Entity bear all of

its own costs and expenses incurred in connection with such attendance including, but not limited to, all travelling and board and lodging expenses.

Whenever the Supplier is ready to carry out any such test and inspection, it shall give a reasonable advance notice, including the place and time, to the Procuring Entity. The Supplier shall obtain from any relevant third party or manufacturer any necessary permission or consent to enable the Procuring Entity or its designated representative to attend the test and/or inspection.

The Procuring Entity may require the Supplier to carry out any test and/or inspection not required by the Contract but deemed necessary to verify that the characteristics and performance of the Goods comply with the technical specifications codes and standards under the Contract, provided that the Supplier's reasonable costs and expenses incurred in the carrying out of such test and/or inspection shall be added to the Contract Price. Further, if such test and/or inspection impedes the progress of manufacturing and/or the Supplier's performance of its other obligations under the Contract, due allowance will be made in respect of the Delivery Dates and Completion Dates and the other obligations so affected.

The Suppliers shall provide the Procuring Entity with a report of the results of any such test and/or inspection.

The Procuring Entity may reject any Goods or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The Suppliers shall either rectify or replace such rejected Goods or parts thereof or make alterations necessary to meet the specifications at no cost to the Procuring Entity, and shall repeat the test and/or inspection, at no cost to the Procuring Entity, upon giving a notice pursuant to GCC Sub-Clause 26.4.

The Supplier agrees that neither the execution of a test and/or inspection of the Goods or any part thereof, nor the attendance by the Procuring Entity or its representative, nor the issue of any report pursuant to GCC Sub-Clause 26.6, shall release the Supplier from any warranties or other obligations under the Contract.

27. Liquidated Damages

Except as provided under GCC Clause 32, if the Supplier fails to deliver any or all of the Goods by the Date (s) of delivery or perform the Related Services within the period specified in the Contract, the Procuring Entity may without prejudice to all its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in the SCC of the delivered price of the delayed Good so run performed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in those SCC. Once the maximum is reached, the Procuring Entity may terminate the Contract pursuant to GCC Clause 35.

28. Warranty

The Supplier warrants that all the Goods are new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided otherwise in the Contract.

Subject to GCC Sub-Clause 22.1(b), the Supplier further warrants that the Goods shall be free from defects arising from any actor omission of the Supplier or arising from design, materials, and workmanship, under normal use in the conditions prevailing in the country of final destination.

Unless otherwise specified in the SCC, the warranty shall remain valid for twelve (12) months after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the SCC, or for eighteen (18) months after the date of shipment from the port or place of loading in the country of origin, whichever period concludes earlier.

The Procuring Entity shall give notice to the Supplier stating the nature of any such defects together with all available evidence thereof, promptly following the discovery thereof. The Procuring Entity shall afford all reasonable opportunity for the Supplier to inspect such defects.

Upon receipt of such notice, the Suppliers shall, within the period specified in the SCC, expeditiously repair or replace the defective Goods or parts thereof, at no cost to the Procuring Entity.

If having been notified, the Supplier fails to remedy the defect within the period specified in the SCC, the Procuring Entity may proceed to take within a reasonable period such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Procuring Entity may have against the Supplier under the Contract.

29. Patent Indemnity

The Suppliers shall, subject to the Procuring Entity's compliance with GCC Sub-Clause 29.2, indemnify and hold harmless the Procuring Entity and its employees and officers from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of any nature, including attorney's fees and expenses, which the Procuring Entity may suffer as a result of any infringement or alleged infringement of any patent, utility model, registered design, trademark, copyright, or other intellectual property right registered or otherwise existing at the date of the Contract by reason of:

- a) the installation of the Goods by the Supplier or the use of the Goods in the country where the Site is located; and
- b) the sale in any country of the products produced by the Goods.

Such indemnity shall not cover any use of the Goods or any part thereof other than for the purpose indicated by or to be reasonably inferred from the Contract, neither any infringement resulting from the use of the Goods or any part thereof, or any products produced there by in association or combination with any other equipment, plant, or materials not supplied by the Supplier, pursuant to the Contract.

If any proceedings are brought or any claim is made against the Procuring Entity arising out of the matters referred to in GCC Sub-Clause 29.1, the Procuring Entity shall promptly give the Supplier a notice thereof, and the Supplier may at its own expense and in the Procuring Entity's name conduct such proceedings or claim and any negotiations for the settlement of any such proceedings or claim.

If the Supplier fails to notify the Procuring Entity within twenty-eight (28) days after receipt of such notice that it intends to conduct any such proceedings or claim, then the Procuring Entity shall be free to conduct the same on its own behalf.

The Procuring Entity shall, at the Supplier's request, afford all available assistance to the Supplier in conducting such proceedings or claim, and shall be reimbursed by the Supplier for all reasonable expenses incurred in so doing.

The Procuring Entity shall indemnify and hold harmless the Supplier and its employees, officers, and Subcontractors from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of any nature, including attorney's fees and expenses, which the Supplier may suffer as a result of any infringement or alleged infringement of any patent, utility model, registered design, trademark, copyright, or other intellectual property right registered or otherwise existing at the date of the Contract arising out of or in connection with any design, data, drawing, specification, or other documents or materials provided or designed by or on behalf of the Procuring Entity.

30. Limitation of Liability

Except in cases of criminal negligence or willful misconduct,

a) the Suppliers shall not be liable to the Procuring Entity, whether in contract, tort, or otherwise, for any director consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Procuring Entity, and

b) the aggregate liability of the Supplier to the Procuring Entity, whether under the Contract, in tort or otherwise, shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment, or to any obligation of the

supplier to indemnify the Procuring Entity with respect to patent infringement.

31. Change in Laws and Regulations

Unless otherwise specified in the Contract, if after the date of 30 days prior to date of Tender submission, any law, regulation, ordinance, order or bylaw having the force of law is enacted, promulgated, abrogated, or changed in Kenya (which shall be deemed to include any change in interpretation or application by the competent authorities) that subsequently affects the Delivery Date and/or the Contract Price, then such Delivery Date and/or Contract Prices shall be correspondingly increased or decreased, to the extent that the Supplier has there by been affected in the performance of any of its obligations under the Contract. Notwithstanding the foregoing, such additional or reduced costs shall not be separately paid or credited if the same has already been accounted for in the price adjustment provisions where applicable, in accordance with GCC Clause 15.

32. Force Ma jeure

The Supplier shall not be liable for forfeiture of its Performance Security, liquidated damages, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Ma jeure.

For purposes of this Clause,—Force Ma jeure means an event or situation beyond the control of the Supplier that is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of the Supplier. Such events may include, but not be limited to, acts of the Procuring Entity in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.

If a Force Ma jeure situation arises, the Suppliers shall promptly notify the Procuring Entity in writing of such condition and the cause thereof. Unless otherwise directed by the Procuring Entity in writing, the Suppliers shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Ma jeure event.

33. Change Orders and Contract Amendments

The Procuring Entity may at anytime order the Supplier through notice in accordance GCC Clause 8, to make changes within the general scope of the Contract in any one or more of the following:

- a) drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for the Procuring Entity;
- b) the method of shipment or packing;
- c) the place of delivery; and
- d) the Related Services to be provided by the Supplier.

If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustments shall be made in the Contract Price or in the Delivery/Completion Schedule, or both, and the Contracts shall accordingly be amended. Any claims by the Supplier for adjustment under this Clause must be asserted within twenty-eight (28) days from the date of the Supplier's receipt of the Procuring Entity's change order.

Prices to be charged by the Supplier for any Related Services that might be needed but which were not included in the Contracts shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the Supplier for similar services.

Value Engineering: The Supplier may prepare, at its own cost, a value engineering proposal at any time during the performance of the contract. The value engineering proposal shall, at a minimum, include the following;

- a) the proposed change (s), and a description of the difference to the existing contract requirements;
- b) a full cost/benefit analysis of the proposed change (s) including a description and estimate of

the Supplier becomes bankrupt or otherwise insolvent. In such event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Procuring Entity

Termination for Convenience.

- a) The Procuring Entity, by notice sent to the Supplier, may terminate the Contract, in whole or in part, at anytime for its convenience. The notice of terminations shall specify that termination is for the Procuring Entity's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.
- b) The Goods that are complete and ready for shipment within twenty-eight (28) days after the Supplier's receipt of notice of terminations shall be accepted by the Procuring Entity at the Contract terms and prices. For the remaining Goods, the Procuring Entity may elect:
 - i) to have any portion completed and delivered at the Contract terms and prices; and/or
 - ii) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Related Services and for materials and parts previously procured by the Supplier.

34. Assignment

- 36.1 Neither the Procuring Entity nor the Supplier shall assign, in whole or in part, their obligations under this Contract, except with prior written consent of the other party.

35. Export Restriction

- 37.1 Notwithstanding any obligation under the Contract to complete all export formalities, any export restrictions attributable to the Procuring Entity, to Kenya, or to the use of the products/goods, systems or services to be supplied, which arise from trade regulations from a country supplying those products/goods, systems or services, and which substantially impede the Supplier from meeting its obligations under the Contract, shall release the Supplier from the obligation to provide deliveries or services, always provided, however, that the Supplier can demonstrate to the satisfaction of the Procuring Entity that it has completed all formalities in a timely manner, including applying for permits, authorizations and licenses necessary for the export of the products/goods, systems or services under the terms of the Contract. Termination of the Contract on this basis shall be for the Procuring Entity's convenience pursuant to Sub-Clause 35.3.

costs (including lifecycle costs) the Procuring Entity may incur in implementing the value engineering proposal; and

- c) a description of any effect (s) of the change on performance/functionality.

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

- a) accelerates the delivery period; or
- b) reduces the Contract Price or the lifecycle costs to the Procuring Entity; or
- c) improves the quality, efficiency or sustainability of the Goods; or
- d) yields any other benefits to the Procuring Entity, without compromising the necessary functions of the Facilities.

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

- a) a reduction of the Contract Price; the amount to be paid to the Suppliers shall be the percentage specified in the S C C of the reduction in the Contract Price; or
- b) an increase in the Contract Price; but results in a reduction in lifecycle costs due to any benefit described in (a) to (d) above, the amount to be paid to the Supplier shall be the full increase in the Contract Price.

Subject to the above, no variation in or modification of the terms of the Contracts shall be made except by written amendment signed by the parties.

36. Extensions of Time

If at anytime during performance of the Contract, the Supplier or its subcontractors should encounter conditions impeding timely delivery of the Goods or completion of Related Services pursuant to GCC Clause 13, the Suppliers shall promptly notify the Procuring Entity in writing

of the delay, its likely duration, and its cause. As soon as practicable after receipt of the Supplier's notice, the Procuring Entity shall evaluate the situation and may at its discretion extend the Supplier's time for performance, in which case the extension shall be ratified by the parties by amendment of the Contract.

Except in case of Force Ma jeure, as provided under GCC Clause32, a delay by the Supplier in the performance of its Delivery and Completion obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause26, unless an extension of time is agreed upon, pursuant toGCC Sub-Clause 34.1.

37. Termination

Termination for Default

- a) The Procuring Entity, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate the Contract in whole or in part:
 - i) if the Supplier fails to deliver any or all of the Goods within the period specified in the Contract, or within any extension there of granted by the Procuring Entity pursuant to GCC Clause 34;
 - ii) if the Supplier fails to perform any other obligation under the Contract; or
 - iii) if the Supplier, in the judgment of the Procuring Entity has engaged in Fraud and Corruption, as defined in paragraph2.2 a of the Appendix to the GCC, in competing for or in executing the Contract.
- b) In the event the Procuring Entity terminates the Contract in whole or in part, pursuant to GCC Clause35.1(a), the Procuring Entity may procure, upon such terms and in such manner as it deems appropriate, Goods or Related Services similar to those undelivered or not performed, and the Suppliers shall be liable to the Procuring Entity for any additional costs for such similar Goods or Related Services. However, the Suppliers shall continue performance of the Contract to the extent not terminated.

Termination for Insolvency.

The Procuring Entity may at anytime terminate the Contract by giving notice to the Supplier if The following Special Conditions of Contract (SCC) shall supplement and/or amend the General Conditions of Contract (GCC). Whenever there is a conflict, the provisions here in shall prevail over those in the GCC.

[The Procuring Entity shall select insert the appropriate wording using the samples below or other acceptable wording, and delete the text in italics].

SECTION VII-Special Conditions of Contract

The following Special Conditions of Contract (SCC) shall supplement and/ or amend the General Conditions of Contract (GCC). Whenever there is a conflict, the provisions here in shall prevail over those in the GCC.

[The Procuring Entity shall select insert the appropriate wording using the samples below or other acceptable wording, and delete the text in italics]

Number of GC Clause	Amendments of, and Supplements to, Clauses in the General Conditions of Contract
G CC 1.1(h)	The Procuring Entity is: Kenyatta National Hospital
G CC 4.2 (a)	The meaning of the trade terms shall be as prescribed by In co terms. If the meaning of any trade term and the rights and obligations of the parties there under shall not be as prescribed by In co terms, they shall be as prescribed by: [exceptional; refer to other internationally accepted trade terms]
G CC 4.2(b)	The version edition of In co terms shall be IN CO T E R MS 2015
G CC 8.1	For notices, the Procuring Entity's address shall be: Attention: To Chief executive officer] Postal Address:[20723-00202 Nairobi Kenya] Physical Address: Nairobi City county Upper hill off Hospital, Kenyatta National Hospital Administration block, supply Chain Management Entrance. Telephone:[2726300-9] Electronic mail address: procurement@knh.or.ke
G CC 10.4.2	The place of arbitration shall be Nairobi Kenya
G CC 13.1	Details of Shipping and other Documents to be furnished by the Supplier are[insert the required documents, such as a negotiable bill of lading, a non-negotiable sea way bill, an airway bill, a railway consignment note, a road consignment note, insurance certificate Manufacturer's or Supplier's warranty certificate, inspection certificate issued by nominated inspection agency, Supplier's factory shipping details etc.]. The above documents shall be received by the Procuring Entity before arrival of the Goods and, if not received, the Supplier will be responsible for any consequent expenses.
G CC 15.1	The prices charged for the Goods supplied and the Related Services performed [insert "shall" or "shall not," as appropriate] be adjustable. If prices are adjustable, the following method shall be used to calculate the price adjustment[see attachment to these SCC for a sample Price Adjustment Formula]
G CC 16.1	Sample provision G CC 16.1—The method and conditions of payment to be made to the Supplier under this Contract shall be as follows: Upon delivery and acceptance of goods in the KNH Warehouse A. Payment for Goods supplied from abroad: Payment of foreign currency portions shall be made in [insert currency of the Contract Price] in the following manner: N/A) (i) Advance Payment: N/A).
	(ii) On Shipment: Eighty (80) percent of the Contract Price of the Goods shipped shall be paid through irrevocable confirmed letter of credit opened in favour of the Supplier in a bank in its country, upon submission of documents specified in GCC Clause 12..(N/A) (iii) On Acceptance: Ten (10) percent of the Contract Price of Goods received shall be paid within thirty (30) days of receipt of the Goods upon submission of claim supported by the acceptance certificate issued by the Procuring Entity..(N/A) B. Payment of local currency portion of a foreign Supplier shall be made in Kenya shillings

	within thirty (30) days of presentation of claim supported by a certificate from
--	--

	<p>the Procuring Entity declaring that the Goods have been delivered and that all other contracted Services have been performed..(N/A)</p> <p>C. Payment for Goods and Services supplied from within Kenya:</p> <p>Payment for Goods and Services supplied from within Kenya shall be made in [currency], as follows:.(N/A)</p> <p>(i) Advance Payment: Ten (10) percent of the Contract Prices shall be paid within thirty (30) days of signing of the Contract against an invoice and a bank guarantee for the equivalent amount and in the form provided in the Tendering document or another form acceptable to the Procuring Entity..(N/A)</p> <p>(ii) On Delivery: Eighty (80) percent of the Contract Prices shall be paid on receipt of the Goods and upon submission of the documents specified in GCC Clause 13. The bank guarantee shall then be released..(N/A)</p> <p>On Acceptance: The remaining ten (10) percent of the Contract Prices shall be paid to the Supplier within thirty (30) days after the date of the acceptance certificate for the respective delivery issued by the Procuring Entity..(N/A)</p>
G CC 16.5	<p>The payment-delay period after which the Procuring Entity shall pay interest to the supplier shall be [insert number] days.</p> <p>The interest rate that shall be applied is [insert rate]..(N/A)</p>
G CC 18.1	<p>A Performance Security of 5% of the contract price in the form of a bank guarantee "shall" be required</p> <p><i>[If a Performance Security is required, insert "the amount of the Performance Security shall be: [insert amount]</i></p>
G CC 18.3	<p>If required, the Performance Security shall be in the form of: "a Bank Guarantee"</p> <p>If required, the Performance Security shall be denominated in [insert "a freely convertible currency acceptable to the Procuring Entity" or "the currencies of payment of the Contract, in accordance with their portions of the Contract Price"]</p>
G CC 18.4	<p>Discharge of the Performance Security shall take place: [insert date if different from the one indicated in sub clause GCC 18.4]</p>
G CC 23.2	<p>The packing, marking and documentation within and outside the packages shall be: [insert in detail the type of packing required, the markings in the packing and all documentation required]</p>
G CC 24.1	<p>The insurance coverage shall be as specified in the In co terms.</p> <p>If not in accordance with In co terms, insurance shall be as follows: <i>[insert specific insurance provisions agreed upon, including coverage, currency and amount].(N/A)</i></p>
G CC 25.1	<p>Responsibility for transportation of the Goods shall be as specified in the In co terms..(N/A) If not in accordance with In co terms, responsibility for transportation shall be as follows: [insert "The Supplier is required under the Contract to transport the Goods to a specified place of final destination within Kenya, defined as the Project Site, transport to such place of destination in Kenya, including insurance and storage, as shall be specified in the Contract, shall be arranged by the Supplier, and related costs shall be included in the Contract Price"; or any other agreed upon trade terms (specify the respective responsibilities of the Procuring Entity and the Supplier)]</p>

G CC 25.2	Incidental services to be provided are: <i>[Selected services covered under GCC Clause 25.2 and/or other should be specified with the desired features. The price quoted in the Tender price or agreed with the selected Supplier shall be included in the Contract Price.]</i>
G CC 26.1	The inspections and tests shall be:[Done at KN Hon re cie pt of each assignment)
G CC 26.2	The Inspections and tests shall be conducted at:[Kenyatta National Hospital)
G CC 27.1	The liquidated damage shall be:[[N/A]]% per week
G CC 27.1	The maximum amount of liquidated damages shall be:[[N/A]
G CC 28.3	<p>The period of validity of the Warranty shall be:[financial year2026-2028]days For purposes of the Warranty, the place (s) of final destination (s) shall be: [insert name (s) of location (s)]</p> <p>Sample provision</p> <p>GCC 28.3—In partial modification of the provisions, the warranty period shall be _ hours of operation or months from date of acceptance of the Goods or () months from the date of shipment, whichever occurs earlier. The Supplier shall, in addition, comply with the performance and/or consumption guarantees specified under the Contract. If, for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Suppliers hall, at its discretion, either:</p> <p>(a) make such changes, modifications, and/or additions to the Goods or any par there o as may be necessary in order to attain the contractual guarantees specified in the Contract a its own cost and expense and to carry out further performance tests in accordance with GCC 26.7,</p> <p>or</p> <p>(b) pay liquidated damages to the Procuring Entity with respect to the failure to meet the contractual guarantees. The rate of these liquidated damages shall be ().</p> <p><i>[The rate should be higher than the adjustment rate used in the Tender evaluation under TDS 34.6(f)]</i></p>
GCC 28.5, G CC 28.6	The period for repair or replacements hall be:[N/A)]days.
G CC 33.6	<p>If the value engineering proposal is approved bythe Procuring Entity the amount to be paid to the Suppliers hall be (N/A]%(insert appropriate percentage.</p> <p>The percentage is normally up to50%) of the reduction in the Contract Price.</p>

SECTION VIII-CONTRACT FORMS

This Section contains forms which, once completed, will form part of the Contract. The forms for Performance Security and Advance Payment Security, when required, shall only be completed by the successful Tenderer after contract award.

FORM No.1: NOTIFICATION OF INTENTION TO AWARD

This Notification of Intention to Awards shall be sent to each Tenderer that submitted a Tender. Send this Notification to the Tenderer's Authorized Representative named in the Tender Information Form on the format below.

.....
FORMAT:

1 For the attention of Tenderer's Authorized Representative

- i) Name: [insert Authorized Representative's name]
- ii) Address: [insert Authorized Representative's Address]
- iii) Telephone: [insert Authorized Representative's telephone/fax numbers]
- iv) Email Address: [insert Authorized Representative's email address]

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

2 Date of transmission: [email]on[date] (local time)

This Notification is sent by (Name and designation)

3 Notification of Intention to Award

- i) Employer: [insert the name of the Employer]
- ii) Project: [insert name of project]
- iii) Contract title: [insert the name of the contract]
- iv) Country: [insert country where IT T is issued]
- v) ITTNo: [insert IT T reference number from Procurement Plan]

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

4 Request a debriefing in relation to the evaluation of your tender

Submit a Procurement-related Complaint in relation to the decision to award the contract.

a) The successful Tenderer

- i) Name of successful Tender
- ii) Address of the successful Tender
- iii) Contract price of the successful Tender Kenya Shillings (in words
_____)

b) Other Tenderers

Names of all Tenderers that submitted a Tender. If the Tender's price was evaluated include the evaluated price as well as the Tender price as read out. For Tenders not evaluated, give on main reason the tender was unsuccessful

S/No.	Name of Tender	Tender Price as readout	Tender's evaluated price (Notea)	One Reason Why Not Evaluated
1				
2				
3				
4				
5				

(Notea) State NE if not evaluated

5 How to request a debriefing

- a) DEADLINE: The deadline to request a debriefing expires at midnight on [insert date] (local time).
- b) You may request a debriefing in relation to the results of the evaluation of your Tender. If you decide to request a debriefing your written request must be made within three (5) Business Days of receipt of this Notification of Intention to Award.
- c) Provide the contract name, reference number, name of the Tenderer, contact details; and address the request for debriefing as follows:
 - i) Attention: [insert full name of person, if applicable]
 - ii) Title/position: [insert title/position]
 - ii) Agency: [insert name of Employer]
 - iii) Email address: [insert email address]
- d) If your request for a debriefing is received within the 3 Days deadline, we will provide the debriefing within five (3) Business Days of receipt of your request. If we are unable to provide the debriefing within this period, the Standstill Period shall be extended by five (3) Days after the date that the debriefing is provided. If this happens, we will notify you and confirm the date that the extended Standstill Period will end.
- e) The debriefing maybe in writing, by phone, video conference call or in person. We shall promptly advise you in writing how the debriefing will take place and confirm the date and time.
- f) If the deadline to request a debriefing has expired, you may still request a debriefing. In this case, we will provide the debriefing as soon as practicable, and normally no later than fifteen (15) Days from the date of publication of the Contract Award Notice.

6 How to make a complaint

- a) Period: Procurement-related Complaint challenging the decision to awards shall be submitted by midnight, [insert date] (local time).
- b) Provide the contract name, reference number, name of the Tenderer, contact details; and address the Procurement-related Complaint as follows:
 - i) Attention: [insert full name of person, if applicable]
 - ii) Title/position: [insert title/position]
 - iii) Agency: [insert name of Employer]
 - iv) Email address: [insert email address]
- c) At this point in the procurement process, you may submit a Procurement-related Complaint challenging the decision to award the contract. You do not need to have requested, or received, a debriefing before making this complaint. Your complaint must be submitted within the Standstill Period and received by us before the Standstill Period ends.
- d) Further information: For more information refer to the Public Procurement and Disposals Act 2015 and its Regulations available from the Website or email www.ppra.go.ke/complaints@ppra.go.ke.

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

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

7 Standstill Period

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

If you have any questions regarding this Notification please do not hesitate to contact us.

On behalf of the Employer:

Signature: _____

Name: _____

FORM NO.2-REQUEST FOR REVIEW

FORM FOR REVIEW (r.203(1))

PUBLIC PROCUREMENT ADMINISTRATIVE REVIEW BOARD

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

BETWEEN

.....**APPLICANT AND**

.....**RESPONDENT (Procuring Entity)**

Request for review of the decision of the.....(Name of the Procuring Entity of.....dated the...dayof
.....20..... in the matter of Tender No.....of.....20..... for(Tender description).

REQUEST FOR REVIEW

I/We....., the above named Applicant (s), of address: Physical addressP. O. Box
No..... Tel. No..... Email....., hereby request the Public Procurement Administrative Review Board to review
the whole/part of the above mentioned decision on the following grounds, namely: 1.

2.

By this memorandum, the Applicant requests the Board for an order/orders that: 1.

2.

SIGNED.....(Applicant) Dated on..... dayof...../...20.....

FOR OFFICIAL USE ONLY Lodged with the Secretary Public Procurement Administrative Review Board ondayof
.....20.....

SIGNED

Board Secretary

FORM NO.3 LETTER OF AWARD

[Use letterhead paper of the Procuring Entity]

_____ *[Date]*

To: [name and address of the Supplier]

Subject: Notification of Award Contract No.....

This is to notify you that your Tender dated [insert date] for execution of the [insert name of the contract and identification number, as given in the SCC] for the Accepted Contract Amount of [insert amount in numbers and words and name of currency], as corrected and modified in accordance with the Instructions to Tenderer s is hereby accepted by your Agency.

You are requested to furnish the Performance Security within 30 days in accordance with the Conditions of Contract, using for that purpose the of the Performance Security Form included in Section X, Contract Forms, of the Tendering document.

Authorized Signature:

Name

Attachment: Contract Agreement

FORM NO.4-CONTRACT AGREEMENT

[The successful Tenderer shall fill in this form in accordance with the instructions indicated]

THIS AGREEMENT made the [insert: number] day of [insert: month], [insert: year]. BETWEEN (1) [insert complete name of Procuring Entity and having its principal place of business at [insert: address of Procuring Entity] (here in after called —Procuring Entity)], of the one part; and (2) [insert name of Supplier], a corporation incorporated under the laws of [insert: country of Supplier] and having its principal place of business at [insert: address of Supplier] (here in after called —the Supplier)], of the other part.

1. WHEREAS the Procuring Entity invited Tenders for certain Goods and ancillary services, viz., [insert
- i) In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Contract documents referred to.
 - ii) The following documents shall be deemed to form and be read and construed as part of this Agreement. This Agreement shall prevail over all other contract documents.
 - a) the Letter of Acceptance
 - b) the Letter of Tender
 - c) the Addenda Nos. (if any)
 - d) Special Conditions of Contract
 - e) General Conditions of Contract
 - f) the Specification (including Schedule of Requirements and Technical Specifications)
 - g) the completed Schedules (including Price Schedules)
 - h) any other document listed in GCC as forming part of the Contract
 - iii) In consideration of the payments to be made by the Procuring Entity to the Supplier as specified in this Agreement, the Supplier hereby covenants with the Procuring Entity to provide the Goods and Services and to remedy defects there in in conformity in all respects with the provisions of the Contract.
2. The Procuring Entity hereby covenants to pay the Supplier in consideration of the provision of the Goods and Services and the remedying of defects there in, 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.
3. IN WITNESS where of the parties here to have caused this Agreement to be executed in accordance with the laws of Kenya on the day, month and year indicated above.

For and on behalf of the Procuring Entity

Signed: [insert signature]

in the capacity of [insert title or other appropriate designation] In the presence of

[insert identification of official witness] For and on behalf of the Supplier

Signed: [insert signature of authorized representative (s) of the Supplier] in the capacity of

[insert title or other appropriate designation] in the presence of

[insert identification of official witness+]

FORM NO.5- Performance Security [Option1- Unconditional Demand Bank Guarantee]

[Guarantor letterhead]

Beneficiary: [insert name and Address
of Employer]

Date: [Insert date of issue]

Guarantor: [Insert name and address of place of issue, unless indicated
in the letterhead]

1. We have been informed that

_____ (here in after called "the Contractor") has
entered _____ into Contract No. _____
_____ dated
_____ with (name of Employer) _____ (the
Employer as the Beneficiary), for the execution of _____ (here in after called "the
Contract").

2. Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required.

3. At the request of the Contractor, we as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of (in words), 1 such sum being payable in the types and proportions of currencies in which the Contract Price is payable, upon receipt by us of the Beneficiary's complying demand supported by the Beneficiary's statement, whether in the demand itself or in a separate signed document accompanying or identifying the demand, stating that the Applicant is in breach of its obligation (s) under the Contract, without the Beneficiary needing to prove or to show grounds for your demand or the sum specified there in.

4. This guarantee shall expire, no later than the.... Day of....., 2.....2, and any demand for payment under it must be received by us at the office indicated above on or before that date.

5. The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six months][one year], in response to the Beneficiary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee.]

[Name of Authorized Official, signature (s) and seals/stamps]

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

FORM No.6-Performance Security[Option2-Performance Bond]

[Note: Procuring Entities are advised to use Performance Security –Unconditional Demand Bank Guarantee instead of Performance Bond due to difficulties involved in calling Bond holder to action]

[Guarantor letterhead or SWIFT identifier code]

Beneficiary: [insert name and Address

of Employer]Date: [Insert date of issue]

PERFORMANCE BOND No.:

Guarantor: [Insert name and address of place of issue, unless indicated in the letterhead]

1. By this Bond [] as Principal (here in after called—the Contractor) and [] as Surety (here in after called—the Surety), are held and firmly bound unto [] as Obligee (here in after called —the Employer) in the amount of for the payment of which sum well and truly to be made in the types and proportions of currencies in which the Contract Price is payable, the Contractor and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
2. WHEREAS the Contractor has entered into a written Agreement with the Employer dated the day of, 20 , for in accordance with the documents, plans, specifications, and amendments there to, which to the extent here in provided for, are by reference made part here of and are here in after referred to as the Contract.
3. NOW, THEREFORE, the Condition of this Obligation is such that, if the Contractors shall promptly and faithfully perform the said Contract (including any amendments there to), then this obligation shall be null and void; otherwise, it shall remain in full force and effect. Whenever the Contractors shall be, and declared by the Employer to be, in default under the Contract, the Employer having performed the Employer's obligations there under, the Surety may promptly remedy the default, or shall promptly:
 - 1) complete the Contract in accordance with its terms and conditions; or
 - 2) obtainatenderortendersfromqualifiedTenderersforsubmissiontothe Employer for completing the Contract in accordance with its terms and conditions, and upon determination bythe Employer and the Surety of the lowest responsive Tenderers, arrange for a Contract between such Tenderer, and Employer and make available as work progresses (eventhough thereshouldbeadefaultorasuccessionofdefaultunderthe Contractor Contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion less the Balance of the Contract Price; but not exceeding, including other costs and damages for which the Surety maybe liable here under, the amount set forth in the first paragraph here of. The term—Balance of the Contract Price,las used in this paragraph, shall mean the total amount payable by Employer to Contractor under the Contract, less the amount properly paid by Employer to Contractor; or
 - 3) pay the Employer the amount required by Employer to complete the Contract in accordance with its terms and conditions up to a total not exceeding the amount of this Bond.
4. The Surety shall not be liable for a greater sum than the specified penalty of this Bond.
5. Any suit under this Bond must be instituted before the expiration of one year from the date of the issuing of the Taking-Over Certificate. No right of actions shall accrue on this Bond to or for the use of any person or corporation other than the Employer named here in or the heirs,

executors, administrators, successors, and assigns of the Employer.

6. In testimony where of, the Contractor has here unto set his hand and affixed his seal, and the Surety has
7. caused these presents to be sealed with his
corporate seal duly attested by the signature of his legal representative, this day_of_
_____20_____.

SIGNED ON on behalf of

By in the capacity of

In the presence of

SIGNED ON on behalf of

By in the capacity of

In the presence of

FORM NO.7- ADVANCE PAYMENT SECURITY[Demand Bank Guarantee]

[Guarantor letterhead]

Beneficiary: _____ [Insert
name and Address of Employer]

Date: [Insert date of issue]

ADVANCE PAYMENT GUARANTEE No.: [Insert guarantee reference
number]

Guarantor:[Insert name and address of place of issue, unless indicated in the letterhead]

1. We have been informed that _____ (here in after called—the Contractor) has entered into Contract No. _____ dated _____ with the Beneficiary, for the execution of _____ (here in after called "the Contract").
2. Furthermore, we understand that, according to the conditions of the Contract, an advance payment in the sum (in words _____) is to be made against an advance payment guarantee.
3. At the request of the Contractor, we as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of _____ (in words _____) 1 upon receipt by us of the Beneficiary's complying demand supported by the Beneficiary's statement, whether in the demand itself or in a separate signed document accompanying or identifying the demand, stating either that the Applicant:
 - (a) has used the advance payment for purposes other than the costs of mobilization in respect of the goods; or
 - (b) has failed to repay the advance payment in accordance with the Contract conditions, specifying the amount which the Applicant has failed to repay.
4. A demand under this guarantee may be presented as from the presentation to the Guarantor of a certificate from the Beneficiary's bank stating that the advance payment referred to above has been credited to the Contractor on its account number _____ at -----.
5. The maximum amount of this guarantee shall be progressively reduced by the amount of the advance payment repaid by the Contractor as specified in copies of interim statements or payment certificates which shall be presented to us. This guarantee shall expire, at the latest, upon our receipt of a copy of the interim payment certificate indicating that ninety (90) percent of the Accepted Contract Amount, less provisional sums, has been certified for payment, or on the day of _____, 2,2 whichever is earlier. Consequently, any demand for payment under this guarantee must be received by us at this office on or before that date.
6. The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six months] [one year], in response to the Beneficiary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee.

[Name of Authorized Official, signature (s) and seals/stamps]

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

1 The Guarantors shall insert an amount representing the amount of the advance payment and denominated either in the currency of the advance payment as specified in the Contract.

2 Insert the expected expiration date of the Time for Completion. The Employer should note that in the event of an extension of the time for completion of the Contract, the Employer would need to request an extension of this guarantee from the Guarantor. Such request must be in writing and must be made prior to the expiration date established in the guarantee.

FORM NO.8 BENEFICIAL OWNERSHIP DISCLOSURE FORM

Tender Reference No.: [insert identification no] Name of the Assignment: [insert name of the assignment] to: [insert complete name of Procuring Entity]

In response to your notification of award dated [insert date of notification of award] to furnish additional information on beneficial ownership: [select one option as applicable and delete the options that are not applicable]

I) We hereby provide the following beneficial ownership information.

Details of beneficial ownership

Identity of Beneficial Owner	Directly or indirectly holding 25% or more of the shares (Yes/No)	Directly or indirectly holding 25% or more of the Voting Rights (Yes / No)	Directly or indirectly having the right to appoint a majority of the board of the directors or an equivalent governing body of the Tenderer (Yes / No)
<i>[include full name (last, middle, first), nationality, country of residence]</i>			

OR

ii) We declare that there is no Beneficial Owner meeting one or more of the following conditions: directly or indirectly holding 25% or more of the shares. Directly or indirectly holding 25% or more of the voting rights. Directly or indirectly having the right to appoint a majority of the board of directors or equivalent governing body of the Tenderer.

OR

We declare that we are unable to identify any Beneficial Owner meeting one or more of the following conditions. [If this option is selected, the Tenderer shall provide explanation on why it is unable to identify any Beneficial Owner]

Directly or indirectly holding 25% or more of the shares. Directly or indirectly holding 25% or more of the voting rights.

Directly or indirectly having the right to appoint a majority of the board of directors or equivalent governing body of the Tenderer+”

*Name of the Tenderer *[insert complete name of the Tenderer]*

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

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

Signature of the person named above [insert signature of person whose name and capacity are shown above]

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

TENDER NO		DESCRIPTION OF GOODS				CLOSING DATE		
KNH/T/02 E/2026-2028		Supply&Delivery of Surgical Dressings and Appliances				20TH MAY 2026 at10:00 am		
Sample Registration No	Date of Receipt of Sample	Catalogue, Part or Reference No	Description of Sample	Quantity	Name of Candidate	Received by (name/signature)	Date Returned to Candidate	Name, signature & IDNo of Candidate

Literature where applicable must be properly bound with the bid document.