

MACHAKOS UNIVERSITY

FRAMEWORK CONTRACT FOR THE SUPPLY AND DELIVERY OF DRY FOODSTUFFS

MksU/FC/04/2021/2023

ALL CANDIDATES ARE ADVISED TO READ CAREFULLY THIS TENDER DOCUMENT IN ITS ENTIRETY BEFORE MAKING ANY BID

MUST SERIALIZE ALL PAGES OF THE DOCUMENT

CLOSING DATE: 16TH FEBRUARY, 2021

TIME: 10:00 AM

Contents

SEC	CTION I: INVITATION TO TENDER	1
S	SECTION II - INSTRUCTIONS TO TENDERERS	2
	2.1 Eligible Tenderers	2
2.2	Eligible Goods	2
2.3	Cost of Tendering	2
2.4.	The Tender Document	3
2.5	Clarification of Documents	3
2.6	Amendment of Documents	3
2.7	Language of Tender	4
2.8	Documents Comprising of Tender	4
2.9	Tender Forms	4
2.10	O Tender Prices	4
	0.3 Prices quoted by the tenderer shall be fixed during the Tender's	Error!
2.11	1 Tender Currencies	5
2.12	2 Tenderers Eligibility and Qualifications	5
2.13	3 Goods Eligibility and Conformity to Tender Documents	5
2.14	4 Tender Security	6
2.15	5 Validity of Tenders	7
	2.28 Procuring entity's Right to Vary quantities	11
2.	2.29 Procuring entity's Right to accept or Reject Any or All Tenders	11
	2.30 Notification of Award	11
	2.31 Signing of Contract	12
	2.32 Performance Security	12
	2.33 Corrupt or Fraudulent Practices	12
A	Appendix to Instructions to Tenderers	14
G	GENERAL CONDITIONS OF CONTRACT	16
	3.1 Definitions	16
	3.2 Application	16

3.3	Country of Origin	16
3.4	Standards	16
3.5	Use of Contract Documents and Information	16
3.6	Patent Rights	17
3.7	Performance Security	17
3.8	Inspection and Tests	17
3.9	Packing	18
3.10	Delivery and Documents	18
3.11	Insurance	18
3.12	Payment	19
3.13	Prices	19
3.14	Assignment	19
3.15	Subcontracts	19
3.16	5 Termination for default	19
3.17	7 Liquidated Damages	20
3.18	Resolution of Disputes	20
3.19	Language and Law	20
3.20	Force Majeure	20
SECT	ION IV SPECIAL CONDITIONS OF CONTRACT	21
SECT	ION V: TECHNICAL SPECIFICATIONS	22
5.1	General	22
5.2	PRICE SCHEDULE FOR GOODS	23
8.1	FORM OF TENDER	29
8.2	CONFIDENTIAL BUSINESS QUESTIONNAIRE FORM	30
8.3	TENDER SECURITY FORM	32
8.4	CONTRACT FORM	33
8.5	PERFORMANCE SECURITY FORM	34
8.6	BANK GUARANTEE FOR ADVANCE PAYMENT FORM	35
8.7	MANUFACTURER'S AUTHORIZATION FORM	36
8.8	LETTER OF NOTIFICATION OF AWARD	37

QQ	TECHNICAL	EVALUATION	FORM - GOOD	S	38
0.9	IECHNICAL	EVALUATION	LOVM - QOOD	う	ЭC

SECTION I: INVITATION TO TENDER

Tender REF No: MksU/FC/04/2021/2023

Tender Name: Supply and Delivery of DRY FOODSTUFFS

- 1.1 Machakos University invites sealed tenders from eligible candidates for the supply and delivery of food items
- 1.2 Eligible and interested Bidders may obtain further information and inspect the bidding documents at Procurement Office situated at Machakos University Main Campus located in Machakos Town between 8.00am and 5.00pm Kenyan Time, Monday to Friday except lunch time between 1.00pm to 2.00pm and on public holidays.
- 1.3 The document may be accessed and downloaded free of charge from the Machakos University's website: www.mksu.ac.ke and or Public Procurement Information Portal website www.tenders.go.ke. Tenderers shall forward their particulars to the Procurement Office for records and for the purposes of receiving any further tender clarification and/or addenda by email: po@mksu.ac.ke
- 1.4 Prices quoted should be net inclusive of all taxes and delivery costs, must be expressed in Kenya shillings.
- 1.5 The framework contract will be valid for a period of two (2) years.

Completed tender document in plain sealed envelopes clearly marked with appropriate tender reference and Number should be addressed to: -

The Vice Chancellor, Machakos University, P.O. Box 136-90100, Machakos.

and deposited in the Tender Box provided at the entrance of the Administration Block, Main Campus.

So as to reach on or before Tuesday 16th February, 2021 at 10.00 a.m.

Tenders will be opened immediately thereafter in the presence of the candidates or representatives who choose to attend a Conference Room 11.

Yours sincerely,

Prof. Lucy W. Irungu
Vice-Chancellor, Machakos University
&
Professor of Entomology

SECTION II - INSTRUCTIONS TO TENDERERS

2.1 Eligible Tenderers

- 2.1.1 This Invitation for Tenders is open to all tenderers eligible as described in the Invitation to Tender. Successful tenderers shall complete the supply of goods by the intended completion date specified in the Schedule of Requirements Section VI.
- 2.1.2 The procuring entity's employees, committee members, board members and their relative (spouse and children) are not eligible to participate in the tender.
- 2.1.3 Tenderers shall provide the qualification information statement that the tenderer (including all members of a joint venture and subcontractors) is not associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Procuring entity to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods under this Invitation for tenders.
- 2.1.4 Tenderers shall not be under a declaration of ineligibility for corrupt and fraudulent practices.

2.2 Eligible Goods

- 2.2.1 All goods to be supplied under the contract shall have their origin in eligible source countries.
- 2.2.2 For purposes of this clause, "origin" means the place where the goods are mined, grown, or produced. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized product results that is substantially different in basic characteristics or in purpose or utility from its components
- 2.2.3 The origin of goods is distinct from the nationality of the tenderer.

2.3 Cost of Tendering

- 2.3.1 The Tenderer shall bear all costs associated with the preparation and submission of its tender, and the procuring entity, will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the tendering process.
- 2.3.2 The price to be charged for the tender document shall not exceed Kshs 1,000/= and at no cost to those downloading the tender documents from the University website.
- 2.3.3 All firms found capable of performing the contract satisfactorily in accordance with the set prequalification criteria shall be prequalified.

2.4. The Tender Document

- 2.4.1 The tender document comprises the documents listed below and addenda issued in accordance with clause 2.6 of these instructions to Tenderers
 - (i) Invitation to Tender
 - (ii) Instructions to tenderers
 - (iii) General Conditions of Contract
 - (iv) Special Conditions of Contract
 - (v) Schedule of requirements
 - (vi) Technical Specifications
 - (vii) Price Schedules
 - (viii) Tender Security Form
 - (ix) Contract Form
 - (x) Performance Security Form
- 2.4.2 The Tenderer is expected to examine all instructions, forms, terms, and specifications in the tender documents. Failure to furnish all information required by the tender documents or to submit a tender not substantially responsive to the tender documents in every respect will be at the tenderers risk and may result in the rejection of its tender.

2.5 Clarification of Documents

- 2.5.1 A prospective tenderer requiring any clarification of the tender document may notify the Procuring entity in writing or by post at the entity's address indicated in the Invitation to Tender. The Procuring entity will respond in writing to any request for clarification of the tender documents, which it receives not later than seven (7) days prior to the deadline for the submission of tenders, prescribed by the procuring entity. Written copies of the Procuring entities response (including an explanation of the query but without identifying the source of inquiry) will be sent to all prospective tenderers that have received the tender document.
- 2.5.2 The procuring entity shall reply to any clarifications sought by the tenderer within 3 days of receiving the request to enable the tenderer to make timely submission of its tender.

2.6 Amendment of Documents

- 2.6.1 At any time prior to the deadline for submission of tenders, the Procuring entity, for any reason, whether at its own initiative or in response to a clarification requested by a prospective tenderer, may modify the tender documents by amendment.
- 2.6.2 All prospective candidates that have received the tender documents will be notified of the amendment in writing or by post and will be binding on them.

2.6.3 In order to allow prospective tenderers reasonable time in which to take the amendment into account in preparing their tenders, the Procuring entity, at its discretion, may extend the deadline for the submission of tenders.

2.7 Language of Tender

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

2.8 Documents Comprising of Tender

- 2.8.1 The tender prepared by the tenderers shall comprise the following components
 - (a) a Tender Form and a Price Schedule completed in accordance with paragraph 2.9, 2.10 and 2.11 below
 - (b) documentary evidence established in accordance with paragraph 2.1 that the tenderer is eligible to tender and is qualified to perform the contract if its tender is accepted;
 - (c) documentary evidence established in accordance with paragraph 2.2 that the goods and ancillary services to be supplied by the tenderer are eligible goods and services and conform to the tender documents; and
 - (d) tender security furnished in accordance with paragraph 2.14

2.9 Tender Forms

2.9.1 The tenderer shall complete the Tender Form and the appropriate Price Schedule furnished in the tender documents, indicating the goods to be supplied, a brief description of the goods, their country of origin, quantity, and prices.

2.10 Tender Prices

- 2.10.1 The tenderer shall indicate on the appropriate Price Schedule the unit price of the goods it proposes to supply under the contract
- 2.10.2 Prices indicated on the Price Schedule shall include all costs including taxes, insurances and delivery to the premises of the entity.
- 2.10.3 The validity period of the tender shall be 120 days from the date of opening of the tender.

2.11 Tender Currencies

2.11.1 Prices shall be quoted in **Kenya Shillings** unless otherwise specified in the Appendix to Instructions to Tenderers.

2.12 Tenderers Eligibility and Qualifications

- 2.12.1 Pursuant to paragraph 2.1. The tenderer shall furnish, as part of its tender, documents establishing the tenderers eligibility to tender and its qualifications to perform the contract if its tender is accepted.
- 2.12.2The documentary evidence of the tenderers eligibility to tender shall establish to the Procuring entity's satisfaction that the tenderer, at the time of submission of its tender, is from an eligible source country as defined under paragraph 2.1
- 2.12.3The documentary evidence of the tenderers qualifications to perform the contract if its tender is accepted shall be established to the Procuring entity's satisfaction;
 - (a) that, in the case of a tenderer offering to supply goods under the contract which the tenderer did not manufacture or otherwise produce, the tenderer has been duly authorized by the goods' Manufacturer or producer to supply the goods.
 - (b) that the tenderer has the financial, technical, and production capability necessary to perform the contract;
 - (c) that, in the case of a tenderer not doing business within Kenya, the tenderer is or will be (if awarded the contract) represented by an Agent in Kenya equipped, and able to carry out the Tenderer's maintenance, repair, and spare parts-stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications.

2.13 Goods Eligibility and Conformity to Tender Documents

- 2.13.1 Pursuant to paragraph 2.2 of this section, the tenderer shall furnish, as part of its tender documents establishing the eligibility and conformity to the tender documents of all goods which the tenderer proposes to supply under the contract
- 2.13.2 The documentary evidence of the eligibility of the goods shall consist of a statement in the Price Schedule of the country of origin of the goods and services offered which shall be confirmed by a certificate of origin issued at the time of shipment.
- 2.13.3 The documentary evidence of conformity of the goods to the tender documents may be in the form of literature, drawings, and data, and shall consist of:

- (a) a detailed description of the essential technical and performance characteristic of the goods;
- (b) a list giving full particulars, including available source and current prices of spare parts, special tools, etc., necessary for the proper and continuing functioning of the goods for a period of two (2) years, following commencement of the use of the goods by the Procuring entity; and
- (c) a clause-by-clause commentary on the Procuring entity's Technical Specifications demonstrating substantial responsiveness of the goods and service to those specifications, or a statement of deviations and exceptions to the provisions of the Technical Specifications.
- 2.13.3.1 For purposes of the documentary evidence to be furnished pursuant to paragraph 2.13.3(c) above, the tenderer shall note that standards for workmanship, material, and equipment, as well as references to brand names or catalogue numbers designated by the Procurement entity in its Technical Specifications, are intended to be descriptive only and not restrictive. The tenderer may substitute alternative standards, brand names, and/or catalogue numbers in its tender, provided that it demonstrates to the Procurement entity's satisfaction that the substitutions ensure substantial equivalence to those designated in the Technical Specifications.

2.14 Tender Security

- 2.14.1 The tenderer shall furnish, as part of its tender, a tender security for the amount specified in the Appendix to Invitation to Tenderers.
- 2.14.2 The tender security shall be in the amount of 0.5 2 per cent of the tender price.
- 2.14.3 The tender security is required to protect the Procuring entity against the risk of Tenderer's conduct which would warrant the security's forfeiture, pursuant to paragraph 2.14.7
- 2.14.4 The tender security shall be denominated in Kenya Shillings or in another freely convertible currency, and shall be in the form of a bank guarantee or a bank draft issued by a reputable bank located in Kenya or abroad, or a guarantee issued by a reputable insurance company in the form provided in the tender documents or another form acceptable to the Procuring entity and valid for thirty (30) days beyond the validity of the tender.
- 2.14.5 Any tender not secured in accordance with paragraph 2.14.1 and 2.14.3 will be rejected by the Procuring entity as non-responsive, pursuant to paragraph 2.22
- 2.14.6 Unsuccessful Tenderer's tender security will be discharged or returned as promptly as possible but not later than thirty (30) days after the expiration of the period of tender validity prescribed by the Procuring entity.

2.14.7 The successful Tenderer's tender security will be discharged upon the tenderer signing the contract, pursuant to paragraph 2.27 and furnishing the performance security, pursuant to paragraph 2.28

2.14.8 The tender security may be forfeited:

- (a) if a tenderer withdraws its tender during the period of tender validity specified by the procuring entity on the Tender Form; or (b) in the case of a successful tenderer, if the tenderer fails:
- (i) to sign the contract in accordance with paragraph 2.27 or
 - (ii) to furnish performance security in accordance with paragraph 2.28

2.15 Validity of Tenders

- 2.15.1 Tenders shall remain valid for 120 days or as specified in the Invitation to tender after the date of tender opening prescribed by the Procuring entity, pursuant to paragraph 2.18. A tender valid for a shorter period shall be rejected by the Procuring entity as non-responsive.
- 2.15.2 In exceptional circumstances, the Procuring entity may solicit the Tenderer's consent to an extension of the period of validity. The request and the responses thereto shall be made in writing. The tender security provided under paragraph 2.14 shall also be suitably extended. A tenderer may refuse the request without forfeiting its tender security. A tenderer granting the request will not be required nor permitted to modify its tender.

2.16 Format and Signing of Tender

- 2.16.1 The Tenderer shall prepare two copies of the tender, clearly marking each "ORIGINAL TENDER" and "COPY OF TENDER," as appropriate. In the event of any discrepancy between them, the original shall govern.
- 2.16.2 The original and all copies of the tender shall be typed or written in indelible ink and shall be signed by the tenderer or a person or persons duly authorized to bind the tenderer to the contract. The latter authorization shall be indicated by written power-of-attorney accompanying the tender. All pages of the tender, except for un-amended printed literature, shall be initialed by the person or persons signing the tender.
- 2.16.3 The tender shall have no interlineations, erasures, or overwriting except as necessary to correct errors made by the tenderer, in which case such corrections shall be initialed by the person or persons signing the tender.

2.17 Sealing and Marking of Tenders

- 2.17.1 The Tenderer shall seal the original and each copy of the tender in separate envelopes, duly marking the envelopes as "ORIGINAL" and "COPY." The envelopes shall then be sealed in an outer envelope.
- 2.17.2 The inner and outer envelopes shall:
 - (a) Be addressed to the Procuring entity at the address given in the Invitation to Tender:
- 2.17.3 Bear, tender number and name in the Invitation for Tenders and the words, "**DO NOT OPEN BEFORE**," **Tuesday**, **16**th **February**, **2021** at **10.00am** The inner envelopes shall also indicate the name and address of the tenderer to enable the tender to be returned unopened in case it is declared "late".
- 2.17.4 If the outer envelope is not sealed and marked as required by paragraph 2.17.2, the Procuring entity will assume no responsibility for the tender's misplacement or premature opening.

2.18 Deadline for Submission of Tenders

Tenders must be received by the Procuring entity at the address specified under paragraph 2.17.2 no later than **Tuesday**, **16**th **February**, **2021** at **10.00am**. The Procuring entity may, at its discretion, extend this deadline for the submission of tenders by amending the tender documents in accordance with paragraph 2.6, in which case all rights and obligations of the Procuring entity and candidates previously subject to the deadline will therefore be subject to the deadline as extended

2.19 Modification and Withdrawal of Tenders

- 2.19.1 The tenderer may modify or withdraw its tender after the tender's submission, provided that written notice of the modification, including substitution or withdrawal of the tenders, is received by the Procuring Entity prior to the deadline prescribed for submission of tenders.
- 2.19.2 The Tenderer's modification or withdrawal notice shall be prepared, sealed, marked, and dispatched in accordance with the provisions of paragraph 2.17. A withdrawal notice may also be sent by cable, telex but followed by a signed confirmation copy, postmarked not later than the deadline for submission of tenders.
- 2.19.3 No tender may be modified after the deadline for submission of tenders.
- 2.19.4 No tender may be withdrawn in the interval between the deadline for submission of tenders and the expiration of the period of tender validity specified by the tenderer on the Tender Form. Withdrawal of a tender during this interval may result in the Tenderer's forfeiture of its tender security, pursuant to paragraph 2.14.7
- 2.19.5 The procuring entity may at any time terminate procurement proceedings before contract award and shall not be liable to any person for the termination.

2.19.6 The procuring entity shall give prompt notice of the termination to the tenderers and on request give its reasons for termination within 14 days of receiving the request from any tenderer.

2.20 Opening of Tenders

- 2.20.1 The Procuring entity will open all tenders in the presence of tenderers' representatives who choose to attend, at **Tuesday**, **16**th **February**, **2021** at **10.00am**. and in the location specified in the Invitation to Tender. The tenderers' representatives who are present shall sign a register evidencing their attendance.
- 2.20.2 The tenderers' names, tender modifications or withdrawals, tender prices, discounts and the presence or absence of requisite tender security and such other details as the Procuring entity, at its discretion, may consider appropriate, will be announced at the opening.
- 2.20.3 The Procuring entity will prepare minutes of the tender opening.

2.21 Clarification of Tenders

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

2.22 Preliminary Examination

- 2.22.1 The Procuring entity will examine the tenders to determine whether they are complete, whether any computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed, and whether the tenders are generally in order.
- 2.22.2 Arithmetical errors will be rectified on the following basis. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantify, the unit price shall prevail, and the total price shall be corrected. If the candidate does not accept the correction of the errors, its tender will be rejected, and its tender security forfeited. If there is a discrepancy between words and figures the amount in words will prevail
- 2.22.3 The Procuring entity may waive any minor informality or non-conformity or irregularity in a tender which does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any tenderer.

- 2.22.4 Prior to the detailed evaluation, pursuant to paragraph 2.23 the Procuring entity will determine the substantial responsiveness of each tender to the tender documents. For purposes of these paragraphs, a substantially responsive tender is one, which conforms to all the terms and conditions of the tender documents without material deviations. The Procuring entity's determination of a tender's responsiveness is to be based on the contents of the tender itself without recourse to extrinsic evidence.
- 2.22.5 If a tender is not substantially responsive, it will be rejected by the Procuring entity and may not subsequently be made responsive by the tenderer by correction of the non-conformity.

2.23 Conversion to Single Currency

2.23.1 Where other currencies are used, the procuring entity will convert these currencies to **Kenya Shillings** using the selling exchange rate on the date of tender closing provided by the Central Bank of Kenya.

2.24 Evaluation and Comparison of Tenders

- 2.24.1 The Procuring entity will evaluate and compare the tenders which have been determined to be substantially responsive, pursuant to paragraph 2.22
- 2.24.2 The tender evaluation committee shall evaluate the tender within 30 days of the validity period from the date of opening the tender.
- 2.24.3 A tenderer who gives false information in the tender document about its qualification or who refuses to enter into a contract after notification of contract award shall be considered for debarment from participating in future public procurement.

2.25 Preference

2.25.1 Preference where allowed in the evaluation of tenders shall not exceed 15%

2.26 Contacting the Procuring entity

- 2.26.1 Subject to paragraph 2.21 no tenderer shall contact the Procuring entity on any matter related to its tender, from the time of the tender opening to the time the contract is awarded.
- 2.26.2 Any effort by a tenderer to influence the Procuring entity in its decisions on tender, evaluation, tender comparison, or contract award may result in the rejection of the Tenderer's tender.

2.27 Award of Contract

a. Post-qualification

- 2.27.1 In the absence of pre-qualification, the Procuring entity will determine to its satisfaction whether the tenderer that is selected as having submitted the lowest evaluated responsive tender is qualified to perform the contract satisfactorily.
- 2.27.2 The determination will take into account the tenderer financial, technical, and production capabilities. It will be based upon an examination of the documentary evidence of the tenderers qualifications submitted by the tenderer, pursuant to paragraph 2.12.3 as well as such other information as the Procuring entity deems necessary and appropriate.
- 2.27.3 An affirmative determination will be a prerequisite for award of the contract to the tenderer. A negative determination will result in rejection of the Tenderer's tender, in which event the Procuring entity will proceed to the next lowest evaluated tender to make a similar determination of that Tenderer's capabilities to perform satisfactorily.

(b) Award Criteria

2.27.4 The Procuring entity will award the contract to the successful tenderer(s) whose tender has been determined to be substantially responsive and has been determined to be the lowest evaluated tender, provided further that the tenderer is determined to be qualified to perform the contract satisfactorily.

2.28 Procuring entity's Right to Vary quantities

2.28.1 The Procuring entity reserves the right at the time of contract award to increase or decrease the quantity of goods originally specified in the Schedule of requirements without any change in unit price or other terms and conditions

2.29 Procuring entity's Right to accept or Reject Any or All Tenders

2.29.1 The Procuring entity reserves the right to accept or reject any tender, and to annul the tendering process and reject all tenders at any time prior to contract award, without thereby incurring any liability to the affected tenderer or tenderers or any obligation to inform the affected tenderer or tenderers of the grounds for the Procuring entity's action

2.30 Notification of Award

2.30.1 Prior to the expiration of the period of tender validity, the Procuring entity will notify the successful tenderer in writing that its tender has been accepted.

- 2.30.2 The notification of award will constitute the formation of the Contract but will have to wait until the contract is finally signed by both parties
- 2.30.3 Upon the successful Tenderer's furnishing of the performance security pursuant to paragraph 2.28, the Procuring entity will promptly notify each unsuccessful Tenderer and will discharge its tender security, pursuant to paragraph 2.14

2.31 Signing of Contract

- 2.31.1 At the same time as the Procuring entity notifies the successful tenderer that its tender has been accepted, the Procuring entity will send the tenderer the Contract Form provided in the tender documents, incorporating all agreements between the parties.
- 2.31.2 The parties to the contract shall have it signed within 30 days from the date of notification of contract award unless there is an administrative review request.
- 2.31.3 Within thirty (30) days of receipt of the Contract Form, the successful tenderer shall sign and date the contract and return it to the Procuring entity.

2.32 Performance Security

- 2.32.1 Within Thirty (30) days of the receipt of notification of award from the Procuring entity, the successful tenderer shall furnish the performance security in accordance with the Conditions of Contract, in the Performance Security Form provided in the tender documents, or in another form acceptable to the Procuring entity.
- 2.32.2 Failure of the successful tenderer to comply with the requirements of paragraph 2.27 or paragraph 2.28 shall constitute sufficient grounds for the annulment of the award and forfeiture of the tender security, in which event the Procuring entity may make the award to the next lowest evaluated Candidate or call for new tenders.

2.33 Corrupt or Fraudulent Practices

- 2.33.1 The Procuring entity requires that tenderers observe the highest standard of ethics during the procurement process and execution of contracts when used in the present regulations, the following terms are defined as follows;
 - (i) "corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution; and
 - (ii) "fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Procuring entity, and includes collusive practice among tenderer (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;

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

Appendix to Instructions to Tenderers

The following information regarding the particulars of the tender shall complement supplement or amend the provisions of the instructions to tenderers. Wherever there is a conflict between the provision of the instructions to tenderers and the provisions of the appendix, the provisions of the appendix herein shall prevail over those of the instructions to tenderers

INSTRUCTIONS TO TENDERERS REFERENCE	PARTICULARS OF APPENDIX TO INSTRUCTIONS TO TENDERS	
2.1.1 Eligibility	The tender is eligible to all	
2.14.1 Tender Security	Not required for this tender	
2.18.1 Deadline for Submission of Tenders	The tender Closing date is on Tuesday , 16 th February , 2021 at 10.00am	
2.3.2 Cost of Tendering	The document is free of charge and can be viewed and downloaded www.tenders.go.ke or www.mksu.ac.ke	
2.2.1 Clarification of	Tenderers are required to forward their particulars to	
Tenders	Procurement Officer for Purpose of receiving any tender clarification and or addenda by email po@mksu.ac.ke	
2.22 Evaluation of	At the preliminary evaluation stage , the following	
Tenders	mandatory requirements that determines	
	a bidder's responsiveness will be assessed: -	
	a) Certificate of Incorporation/ Business Registration	
	b) Must attach KRA Pin	
	c) Must attach Tax Compliance Certificate from KRA	
	valid at the time of opening d) Duly Completed Confidential Business	
	Questionnaire	
	e) Copy of a valid Business License	
	f) Dully filled and stamped price schedule in the format provided.	
	g) Supply of goods on credit- Attach a commitment	
	letter indicating the credit period.	
	h) Must serialize each page of the document in a sequential manner.	
	NB: Bidders who will not meet all of the above requirements will be declared non-responsive and their bids will not be evaluated further	

In the technical evaluation stage , only bidders who have been found responsive at the preliminary stage will be evaluated on the parameters set in the technical evaluation criteria. Bids not achieving 70% in the technical scores will be declared non-responsive and will not be evaluated further
In the Financial Evaluation stage , price comparison will be done.

SECTION III: GENERAL CONDITIONS OF CONTRACT

3.1 Definitions

- 3.1.1 In this Contract, the following terms shall be interpreted as indicated: -
 - (a) "The Contract" means the agreement entered into between the Procuring entity and the tenderer, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
 - (b) "The Contract Price" means the price payable to the tenderer under the Contract for the full and proper performance of its contractual obligations
 - (c) "The Goods" means all of the equipment, machinery, and/or other materials, which the tenderer is required to supply to the Procuring entity under the Contract.
 - (d) "The Procuring entity" means the organization purchasing the Goods under this Contract.
 - (e) "The Tenderer' means the individual or firm supplying the Goods under this Contract.

3.2 Application

3.2.1 These General Conditions shall apply in all Contracts made by the Procuring entity for the procurement installation and commissioning of equipment

3.3 Country of Origin

- 3.3.1 For purposes of this clause, "Origin" means the place where the Goods were mined, grown or produced.
- 3.3.2 The origin of Goods and Services is distinct from the nationality of the tenderer.

3.4 Standards

3.4.1 The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications.

3.5 Use of Contract Documents and Information

- 3.5.1 The tenderer shall not, without the Procuring entity's prior written consent, disclose the Contract, or any provision therefore, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the Procuring entity in connection therewith, to any person other than a person employed by the tenderer in the performance of the Contract.
- 3.5.2 The tenderer shall not, without the Procuring entity's prior written consent, make use of any document or information enumerated in paragraph 3.5.1 above
- 3.5.3 Any document, other than the Contract itself, enumerated in paragraph 3.5.1 shall remain the property of the Procuring entity and shall be returned (all copies) to the Procuring entity on completion of the Tenderer's performance under the Contract if so required by the Procuring entity

3.6 Patent Rights

3.6.1 The tenderer shall indemnify the Procuring entity against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the Goods or any part thereof in the Procuring entity's country

3.7 Performance Security

- 3.7.1 Within thirty (30) days of receipt of the notification of Contract award, the successful tenderer shall furnish to the Procuring entity the performance security in the amount specified in Special Conditions of Contract.
- 3.7.2 The proceeds of the performance security shall be payable to the Procuring entity as compensation for any loss resulting from the Tenderer's failure to complete its obligations under the Contract.
- 3.7.3 The performance security shall be denominated in the currency of the Contract, or in a freely convertible currency acceptable to the Procuring entity and shall be in the form of a bank guarantee or an irrevocable letter of credit issued by a reputable bank located in Kenya or abroad, acceptable to the Procuring entity, in the form provided in the tender documents.
- 3.7.4 The performance security will be discharged by the Procuring entity and returned to the Candidate not later than thirty (30) days following the date of completion of the Tenderer's performance obligations under the Contract, including any warranty obligations, under the Contract

3.8 Inspection and Tests

3.8.1 The Procuring entity or its representative shall have the right to inspect and/or to test the goods to confirm their conformity to the Contract specifications. The Procuring entity shall notify

- the tenderer in writing in a timely manner, of the identity of any representatives retained for these purposes.
- 3.8.2 The inspections and tests may be conducted in the premises of the tenderer or its subcontractor(s), at point of delivery, and/or at the Goods' final destination. If conducted on the premises of the tenderer or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring entity.
- 3.8.3 Should any inspected or tested goods fail to conform to the Specifications, the Procuring entity may reject the equipment, and the tenderer shall either replace the rejected equipment or make alterations necessary to make specification requirements free of costs to the Procuring entity.
- 3.8.4 The Procuring entity's right to inspect, test and where necessary, reject the goods after the Goods' arrival shall in no way be limited or waived by reason of the equipment having previously been inspected, tested and passed by the Procuring entity or its representative prior to the equipment delivery.
- 3.8.5 Nothing in paragraph 3.8 shall in any way release the tenderer from any warranty or other obligations under this Contract.

3.9 Packing

- 3.9.1 The tenderer 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.
- 3.9.2 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

3.10 Delivery and Documents

3.10.1 Delivery of the Goods shall be made by the tenderer in accordance with the terms specified by Procuring entity in its Schedule of Requirements and the Special Conditions of Contract

3.11 Insurance

3.11.1 The Goods supplied under the Contract shall be fully insured against loss or damage incidental to manufacturer or acquisition, transportation, storage, and delivery in the manner specified in the Special conditions of contract.

3.12 Payment

- 3.12.1 The method and conditions of payment to be made to the tenderer under this Contract shall be specified in Special Conditions of Contract
- 3.12.2 Payments shall be made promptly by the Procuring entity as specified in the contract

3.13 Prices

- 3.13.1 Prices charged by the tenderer for goods delivered and services performed under the Contract shall not, with the exception of any price adjustments authorized in Special Conditions of Contract, vary from the prices by the tenderer in its tender.
- 3.13.2 Contract price variations shall not be allowed for contracts not exceeding one year (12 months)
- 3.13.3 Where contract price variation is allowed, the variation shall not exceed 10% of the original contract price.
- 3.13.4 Price variation request shall be processed by the procuring entity within 30 days of receiving the request.

3.14 Assignment

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

3.15 Subcontracts

3.15.1 The tenderer shall notify the Procuring entity in writing of all subcontracts awarded under this Contract if not already specified in the tender. Such notification, in the original tender or later, shall not relieve the tenderer from any liability or obligation under the Contract

3.16 Termination for default

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

- (a) if the tenderer fails to deliver any or all of the goods within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring entity
- (b) if the tenderer fails to perform any other obligation(s) under the Contract
- (c) if the tenderer, in the judgment of the Procuring entity has engaged in corrupt or fraudulent practices in competing for or in executing the Contract
- 3.16.2 In the event the Procuring entity terminates the Contract in whole or in part, it may procure, upon such terms and in such manner as it deems appropriate, equipment similar to those undelivered, and the tenderer shall be liable to the Procuring entity for any excess costs for such similar goods.

3.17 Liquidated Damages

3.17.1. If the tenderer fails to deliver any or all of the goods within the period(s) specified in the contract, the procuring entity shall, without prejudice to its other remedies under the contract, deduct from the contract prices liquidated damages sum equivalent to 0.5% of the delivered price of the delayed items up to a maximum deduction of 10% of the delayed goods. After this the tenderer may consider termination of the contract.

3.18 Resolution of Disputes

- 3.18.1 The procuring entity and the tenderer shall make every effort to resolve amicably by direct informal negotiation and disagreement or dispute arising between them under or in connection with the contract
- 3.18.2 If, after thirty (30) days from the commencement of such informal negotiations both parties have been unable to resolve amicably a contract dispute, either party may require adjudication in an agreed national or international forum, and/or international arbitration.

3.19 Language and Law

3.19.1 The language of the contract and the law governing the contract shall be English language and the Laws of Kenya respectively unless otherwise stated.

3.20 Force Majeure

3.20.1 The tenderer shall not be liable for forfeiture of its performance security or termination for default if and to the extent that it's delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.

SECTION IV SPECIAL CONDITIONS OF CONTRACT

- 4.1. Special Conditions of Contract shall supplement the General Conditions of Contract. Whenever there is a conflict, between the GCC and the SCC, the provisions of the SCC herein shall prevail over these in the GCC.
- 42. Special conditions of contract as relates to the GCC

REFERENCE OF	SPECIAL CONDITIONS OF		
GCC	CONTRACT		
3.7.1	Performance security is not required for this tender		
3.12.1	Payment terms are that payment shall be made within 30 days from the date of delivery and signing of receipt. However, Machakos University may negotiate mutually acceptable payment terms with the successful tenderer.		
3.13.1	Prices charged by the tenderer for goods delivered and services performed under the Contract shall not, with the exception of any price adjustments authorized in Special Conditions of Contract, vary from the prices by the tenderer in its tender.		
3.18.1	Dispute Resolution The procuring entity and the tenderer shall make every effort to resolve amicably by direct informal negotiation and disagreement or dispute arising between them under or in connection with the contract, clause 3.18.1		
3.19	Language & Law The language of all correspondences and documents related to this tender is English. The law governing the contract is the laws of Kenya.		

SECTION V: TECHNICAL SPECIFICATIONS

5.1 General

- 5.1.1 These specifications describe the requirements for goods. Tenderers are requested to submit with their offers the detailed specifications, drawings, catalogues, etc for the products they intend to supply
- 5.1.2 Tenderers must indicate on the specifications sheets whether the equipment offered comply with each specified requirement.
- 5.1.3 All the dimensions and capacities of the equipment to be supplied shall not be less than those required in these specifications. Deviations from the basic requirements, if any shall be explained in detail in writing with the offer, with supporting data such as calculation sheets, etc. The procuring entity reserves the right to reject the products, if such deviations shall be found critical to the use and operation of the products.
- 5.1.4 The tenderers are requested to present information along with their offers as follows:
 - (i) Shortest possible delivery period of each product
- 5.1.5 Specification will be per attached schedule

5.2 PRICE SCHEDULE FOR GOODS

S/NO	ITEM DESCRIPTION	UNIT OF MEASUREMENT	UNIT COST (KSH)
1	13kg Cooking Gas ~ Refill	Cylinder(S)	
2	Almond Seeds 500gm	Packet	
3	Aluminium Foil-45cmx90m	Roll(S)	
4	Amarantha	Kgs	
5	Angelica	Kgs	
6	Apple Cider Vinegar-700mls	Bottle	
7	Apricot Jam 500g	Tin	
8	Atta Mark Exe 2kg Per Pkt	Packets	
9	Baked Beans Kenylon ~2.9kgs	Tin	
10	Baking Powder chapa mandashi	Packet	
11	Banana Essence 200ml	Tin	
12	Basil Herbs-100gm	Tin	
13	Bay Leaves 20g	Packet	
14	Bay Leaves~100g Tin	Tin	
15	Beef Masala~100gm Tropical heat	Tin	
16	Bicarbonate 100gm	Tin	
17	Black Beans 1kg	Kgs	
18	Black Currant 100gms	Packets	
19	Black Pepper 100gm Tropical heat	Tin	
20	Bread Crumbs	Packet	
21	Bread Polythene Bags	Packet	
22	Bread-Sliced 400gms	Piece(S)	
23	Brown Bags No. 2	Kilogram	
24	Brown Rice-25kg Bag	Bag	
25	Cake Box	Piece(S)	
26	Capers 60gms	Tins	
27	Cardamon Seeds~100gms	Tin	
28	Cashew Nuts 100gms	Tins	
29	Cashew Nuts 200gms	Packets	
30	Castor Sugar	Kgs	
31	Cayenne Pepper 100gms	Tin	
32	Celery Salt 1KG	Kilogram	
33	Charcoal	Bag	
34	Chef Caps	Piece(S)	
35	Chick Peas 1kg	Packet	
36	Chicken Masala~100gm Tropical heat	Tin	
37	Chillie Sauce 5 Litres peptang	Tubs	
38	Chocolate Block 2kgs	Packets	
39	Chocolate Powder 200gms	Tin	

40	Cinnamon Powder 100gm Tropical heat	Tin	
41	Cling Film Rolls 30cmx300m Tropical heat	Roll(S)	
42	Cloves 100gms	Packet	
43	Cocoa Cadburys 320gm	Tin	
44	Cooking Fat-Mallo 17kg	Bucket	
45	Cooking Gel Alesha Brand	Bottle	
46	Cooking Oil 20ltrs-Pika	Jerican	
47	Cooking Oil 20ltrs-Ufuta	Jerican	
48	Corn Flour 500 Gms	Packets	
49	Corn Oil	Litres	
50	Cornflakes Pna 500gm	Packets	
51	Cornflour 400g	Packet	
52	Cotton Wool 400gms velvex	Roll(S)	
53	Cream of Tarter	Kgs	
54	Croma Uniliver 10kgs	Carton(S)	
55	Cumin Powder 100g Tropical heat	Each	
56	Currents 200ml	Tins	
57	Curry Powder~500gms	Tin	
58	Custard Powder 500ml	Tins	
59	Dark Coating Chocolate 500ml	Block	
60	Dark Roast Beans Espresso 500gm	Each	
61	Dates 250g	Packet	
62	Dessicated Coconut 250gm	Tin	
63	Dessicated Coconut 500gms	Tin	
64	Dhal	Kgs	
65	Dish Cloth 30cm *50cm	Piece(S)	
66	Disposable Forks	Packet(S)	
67	Disposable Tea Spoons	Packet(S)	
68	Doinyo-L Cheddar C. 3.5kg Dormans Instant Coffee 100gms	Kilogram	
69	Dormans Instant Coffee 100gms Dormans Instant Coffee 250gms	Packets Packets	
70	Drinking Chocolate 225gms		
71	Dry Beans-Yellow	Piece(S)	
72	Dry Firewood	Kgs	
73	•	Tonnes	
74	Dry Pigeon Peas	Kgs	
75	Eclairs Sweets 230gms Elianto 3ltrs	Packets	
76		Tub	
77	English Mustard 245g	Kgs	
78	Exe Mandazi 2kgs Per Packet	Bales	
79	Famila Wimbi 1kg	Bale	
80	Food Color Assorted 30g	Tins	
81	Garam Masala 100gms tropical heat	Tin	
82	Gelatin 1kg	Kgs	
83	Gherkins 350gs	Tin	

84	Ginger Powder 100gms Tropical heat	Tin
85	Glazed Cherries 1kg	Tin
86	Glazed Red 1kg	Pkts
87	Glucose Syrup 500gms	Packets
88	Gram Flour 1kg	Kgs
89	Gravy Browning 700ml	Bottle
90	Grease Proof Paper	Sheet
91	Green Grams (Ndengu)	Kgs
92	Ground Coffee	Kgs
93	Ground Coriander 100gms Tropical heat	Tin
94	Ground Cumin 100gms Tropical heat	Tin
95	Ground Nuts 1kg	Pkts
96	Ham 200gms	Packet
97	Herbal Tea Bags 200g tagged 100pcs per pkt	Packet
98	Honey-1kg	Tin
99	Icing Sugar 500gm	Packets
100	Jelly Crystals 80gms	Packet(S)
101	Jogoo Wimbi 2kg	Packet
102	Ketchup Bottles 400gms	Tin
103	L&P Worcester Sauce 150ml	Each
104	Lasagna	Tin
105	Lemon Essence 200ml	Tin
106	Lentils 1kg	Kgs
107	Macaroni-500gms	Packet
108	Maize Flour Dola 2kg	Bales
109	Maize Flour Hostess 2kg	Bale
110	Maize Flour Kifaru 2kg	Bale
111	Maize Flour Pembe 2kgs	Bales
112	Maize Meal Taifa 2kg	Bale
113	Marjoram 100gm	Tin
114	Mayonnaise 500gms	Tin
115	Milo 200gms	Tin
116	Milo Nestle 400gm	Tin
117	Mint Herbs 50gms zesta	Packets
118	Mixed Fruit Jam 500g	Tin
119	Mixed Fruit Jam 1kg	Tin
120	Mixed Herbs 100kgs	Tin
121	Mixed Spices 100gms Tropical heat	Jar
122	Mushroom Whole 400g	Kgs
123	Mustard 160gm	Tins
124	Muthokoi	Kgs
125	Nescafe 100gms	Tins
126	Noodles	Kgs

127	Nutmeg Powder 100gms	Tin	
128	Olive Oil 100ml	Bottle	
129	Olives – Stuffed	Kgs	
130	Oregano 100gms	Tin	
131	Packaging Bags No. 2	Packet	
132	Packaging Bags No.1	Packet	
133	Paper Plates	Dozen	
134	Parsley Ground 100gms	Tin	
135	Parsley Leaves	Packet	
136	Passion Essence 200mls	Tin	
137	Pasta	Packet	
138	Pea Nuts 100gms	Tin	
139	Peanut Butter-500gms	Tin	
140	Pepper Corn 100gms	Tin	
141	Pilau Masala 100Gm Tropical Heat	Jars	
142	Pineapple Chutney 1kg	Kgs	
143	Pop Corn 1 Kg	Kgs	
144	Raisins	Kgs	
145	Red Plum Jam 1kg	Kgs	
146	Rice Mwea Pishori 25 Kgs	Bag	
147	Rice Biriani 25kgs	Bag	
148	Rice-Dawaat Basmati 25kg Bag	Bag	
149	Rockbern Suprema 500gms	Packet	
150	Rosemary – Dry 100gms	Tin	
151	Royco~200gms	Tin	
152	Saffron Powder 100gms	Kgs	
153	Sage	Kgs	
154	Salad Oil 201	Litres	
155	Salt Kensalt 1kg	Packets	
156	Semolina Flour 1KG	Kgs	
157	Serviettes Velvex	Packets	
158	Sesame Seeds-500gms	Packets	
159	Skewers	Packet(S)	
160	Soy Sauce 623ml	Bottle	
161	Soy Sauce 750ml	Btl	
162	Spaghetti 1kg	Packets	
163	Spaghetti~400gms	Packet	
164	Spanish Paprika 100gms	Jars	
165	Strawberry Essence 200mls	Tin	
166	Strawberry Flavor 200mls	Tin	
167	Strawberry, Caramel, Lemon 200mls	Tin	
168	Sugar-50kg	Bag	
169	Sultana 500gms	Tin	
100	0 -	1111	

170	Sultanas 250gm	Tin
171	Sunrise Rice Basmati 2kg ~25kgs	Bale
172	Sweet Corn 1kgs	Tin
173	Tea Bags 200g	Packet
174	Tea Leaves Ketepa 500gm tagged	Packet
175	Teabags Ketepa Untagged 50Bags~100gms	Packet
176	Thyme 100gms	Tin
177	Tomato Paste450gms	Tin
178	Tomato Sauce 5ltr peptang	Tub
179	Tomato Sauce Sachet Peptang	Packet
180	Tooth Picks-Wrapped	Packet
181	Turmeric Powder 100gms Tropical heat	Tin
182	Ugali Afya 2kgs Per Pkt	Packets
183	Uji Mix Familia Sour1kg	Packet
184	Vanilla Essence Pradip 500ml	Jars
185	Vermicelli 1kg	Packets
186	Weetabix 450gms	Packets
187	Weetabix 900gms	Packets
188	Wheat Flour Ndovu -2kg	Bales
189	Wheat Flour Pembe Baking 2kg	Bales
190	Wheatflour Flour 2kgs Dola	Bales
191	Wheatflour Flour 2kgs Ajab	Bales
192	White Pepper 100gm Tropical Heat	Tin
193	White Vinegar 700ml	Bottle
194	Wholemeal Flour 50kg	Bag
195	Yeast 500gms	Packet
196	Zesta Marmalade 500gms	Tins

Signature and stamp of tenderer	
Signature and stamp of tenderer	

Note:

- a. All prices Shall be inclusive of all applicable costs of handling and delivery to Machakos University as and when required
- b. Framework will run for a period of two years.
- c. After tender award Local Purchase Orders will be placed as per user requests and quantities.
- d. Bidders are advised to read the bid document and make their submissions

SECTION VIII STANDARD FORMS

Notes to the tenderer

1.	Form of Tender - The for	m of tender must be completed by the tenderer and
	submitted with the tender documents	. It must also be duly signed by duly authorized
	representatives of the tenderer.	

- 2. Confidential Business Questionnaire Form This form must be completed by the tenderer and submitted with the tender documents.
- 3. Tender Security Form When required by the tender documents the tender shall provide the tender security either in the form included herein or in another format acceptable to Kenya Medical Research Institute.
- 4. Contract Form The Contract Form shall not be completed by the tenderer at the time of submitting the tender. The Contract Form shall be completed after contract award and should incorporate the accepted contract price.
- 5. Performance Security Form The performance security form should not be completed by the tenderers at the time of tender preparation. Only the successful tenderer will be required to provide performance security in the form provided herein or in another form acceptable Kenya Medical Research Institute.
- 6. Bank Guarantee for Advance Payment Form When Advance payment is requested for by the successful bidder and agreed by Kenya Medical Research Institute this form must be completed fully and duly signed by the authorized officials of the bank.
- 7. Manufacturers Authorization Form When required by the tender documents this form must be completed and submitted with the tender documents. This form will be completed by the manufacturer of the goods where the tenderer is an agent.

8.1 FORM OF TENDER

	Date
	Tender No.
То:	
[name and address of procuring	g entity]
Gentlemen and/or Ladies:	
acknowledged, we, the undersigned with the said tender	<i>(insert numbers)</i> .the receipt of which is hereby duly, offer to supply deliver, install and commission ((insert equipment description) in conformity
	ascertained in accordance with the Schedule of Prices
	pted, to deliver install and commission the equipment nedule specified in the Schedule of Requirements.
to percent of	obtain the guarantee of a bank in a sum of equivalent the Contract Price for the due performance of the
<u> </u>	or a period of [number] days from the date fixed ons to tenderers, and it shall remain binding upon us efore the expiration of that period.
	written acceptance thereof and your notification of between us. Subject to signing of the Contract by the
6. We understand that you are not bour	nd to accept the lowest or any tender you may receive.
Dated this	day of 20
[Signature]	[In the capacity of]
Duly authorized to sign tender for an	on behalf of

8.2 CONFIDENTIAL BUSINESS QUESTIONNAIRE FORM

You are requested to give the particulars indicated in Part 1 and either Part 2 (a), 2(b) or 2(c) whichever applied to your type of business. You are advised that it is a serious offence to give false information on this form.

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

Business Name		
Location of Business	Premises	
Plot No,	Str	eet/Road
Postal address	Tel No	Email
Nature of Business		
Registration Certifica	ate No)	(attach a copy)
Maximum value of b	ousiness which you can hai	ndle at any one time – Kshs
	นด	
Name of your banker	LS	• • • • • • • • • • • • • • • • • • • •
Branch		
BranchBusiness Turn Over	(2019~2020 Financial Yea	
Branch	(2019-2020 Financial Yea ıber	r)

Part 2 (a) – Sole Proprietor					
our name in fullAgeAge					
NationalityCountry of Origin					
itizenship details					
······································					
Part 2 (b) – Partnership					
iven details of partners as follows					
ame Nationality Citizenship details Shares					
1					
2					
3					
4					
Part 2 (c) – Registered Company					
rivate or Public					
tate the nominal and issued capital of company					
ominal Kshs.					
sued Kshs.					
iven details of all directors as follows					
Tame Nationality Citizenship details Shares					
1					

2
3
4
DateSignature of Candidate

8.3 TENDER SECURITY FORM

Whereas
THE CONDITIONS of this obligation are:-
1. If the tenderer withdraws its Tender during the period of tender validity specified by the
tenderer on the Tender Form; or
2. If the tenderer, having been notified of the acceptance of its Tender by the Procuring entity during the period of tender validity:
(a) fails or refuses to execute the Contract Form, if required; or
(b) fails or refuses to furnish the performance security in
accordance with the Instructions to tenderers;
We undertake to pay to the Procuring entity up to the above amount upon receipt of its first written demand, without the Procuring entity having to substantiate its demand, provided that in its demand the Procuring entity will note that the amount claimed by it is due to it, owing to the occurrence of one or both of the two conditions, specifying the occurred condition or conditions.
This tender guarantee will remain in force up to and including thirty (30) days after the
period of tender validity, and any demand in respect thereof should reach the Bank not
later than the above date.
[Signature of the bank]
(Amend accordingly if provided by Insurance Company)

8.4 CONTRACT FORM

THIS A	AGREEMENT made the	day o	of	20	
betwee Procur	en[name of Iname of Iname of Iname of Iname of Iname of Iname of tention of tention in Iname of	Procurement ent alled "the Procu derer] of	ity) of ring entity [city o	[Country of of the one part a	and
(herein	after called "the tenderer")	of the other part	;		
tender	REAS the Procuring entity by the tenderer for	the supply	of those	goods in the	sum of
NOW '	THIS AGREEMENT WITN	SESSETH AS F	OLLOWS:		
1.	In this Agreement words are d to them in the Conditions	nd expressions sl	nall have th		as are respectively
2. this Ag	The following documents greement viz:	shall be deemed	to form a	nd be read and co	onstrued as part of
(a)	the Tender Form and the P	rice Schedule su	bmitted by	the tenderer	
(b)	the Schedule of Requireme	ents			
(c)	the Technical Specification				
(d)	the General Conditions of				
(e)	the Special Conditions of c				
(f)	the Procuring entity's Noti	fication of Awar	rd		
the good of the 4.	In consideration of the payernafter mentioned, the tender ods and to remedy defects the Contract The Procuring entity hereboons of the goods and the resum as may become payable	er hereby covena herein in confor by covenants to permedying of def	ants with the mity in all coay the ten ects therein	e Procuring entity respects with the derer in consider n, the Contract Pr	y to provide e provisions ation of the rice or such
	unner prescribed by the conti	-	SIOHS OF THE	e Contract at the t	imes and m
	TNESS whereof the parties neir respective laws the day		_		ecuted in accordance
Signed	l, sealed, delivered by	the	(for the Procuring	entity
presen	l, sealed, delivered by ce of				er in the

8.5 PERFORMANCE SECURITY FORM

To	
[name of Procur	ring entity]
No 20	ed "the tenderer") has undertaken, in pursuance of Contract [reference number of the contract] dated to supply goods] (hereinafter called "the Contract").
furnish you wit	AS it has been stipulated by you in the said Contract that the tenderer shall has bank guarantee by a reputable bank for the sum specified therein as appliance with the Tenderer's performance obligations in accordance with
AND WHEREA	AS we have agreed to give the tenderer a guarantee:
[amount of the first written den cavil or argume guarantee] as a your demand or This guarantee is	WE hereby affirm that we are Guarantors and responsible to you, on behalf of the a total of
Signed and sea	Tor the Quarantors
_	[name of bank or financial institution]
-	[address]
	[date]

8.6 BANK GUARANTEE FOR ADVANCE PAYMENT FORM

To	
[name of	Procuring entity]
[name of tender]	·
Gentlemen and/o	or Ladies:
amends the Gene	ith the payment provision included in the Special Conditions of Contract, which eral Conditions of Contract to provide for advance payment,
tenderer](herein guarantee to gua	Iname and address of after called "the tenderer") shall deposit with the Procuring entity a bank rantee its proper and faithful performance under the said Clause of the Contract
tenderer, agree u as surety merel whatsoever right	
Contract to be po	e that no change or addition to or other modification of the terms of the erformed there-under or of any of the Contract documents which may be the Procuring entity and the tenderer, shall in any way release us from any is guarantee, and we hereby waive notice of any such change, addition, or
_	hall remain valid in full effect from the date of the advance payment received by er the Contract until [date].
Yours truly,	
Signature and se	al of the Guarantors
[1	name of bank or financial institution]
[6	nddress]

8.7 MANUFACTURER'S AUTHORIZATION FORM

То	[name o	the Procurii	ng entity]						
[name	urer] who and/or	are establis description	hed and in of	reputable the	e manufac goods]	turers of . having	facto	ories	 at
subseque	ntly nego	[name stiate and [reference	e and ad	ldress c	of Agent] act with	to submi	it a tei inst tei	nder, nder	and No.
	•	our full gua ods offered			•				
			[signatur	e for an	d on behal	f of manufo	acturer]		

Note: This letter of authority should be on the letterhead of the Manufacturer and should be signed by a person competent.

8.8 LETTER OF NOTIFICATION OF AWARD

	Address of Procuring Entity
	ender No
	ender Name
	to notify that the contract/s stated below under the above mentioned tender have beed to you.
ward	ed to you.
ward	Please acknowledge receipt of this letter of notification signifying your acceptance.
1. 2.	Please acknowledge receipt of this letter of notification signifying your acceptance. The contract/contracts shall be signed by the parties within 30 days of the date of this

SIGNED FOR ACCOUNTING OFFICER

8.9 TECHNICAL EVALUATION FORM – GOODS

The tenderer is expected to complete part 1 and 3 of this form

Part 1. General Information

Tenderers Name	
Postal Address	
Tel No	Fax
E mail	
Physical Address	
Tender No	.Description

Part 2. Evaluation Stages

Stage 1: Preliminary Evaluation

Preliminary Evaluation worksheet						
No.	Item	Attached	Not attached			
1	Certificate of Incorporation/ Business registration					
2	Tax Compliance Certificate from KRA valid at the time of opening					
3	Duly Completed Confidential Business Questionnaire					
4	Copy of a valid Business license					
5	Dully filled and stamped price schedule.					
		Yes	No			
6	Supply of Goods on CreditAttach a signed and stamped commitment letter indicating the Credit period Yes/No					
7	Delivery of goods to the university. Yes/No					

The tenderer must meet all the above mandatory requirements to proceed to the technical evaluation stage

Stage 2: Technical Evaluation stage

No	Requirement		Max. Points	Points Awarded	Remarks
1.	Cumplian A voilability.		25		
1.	Supplier Availability:	(51-)	25		
	Contact person	(5mark)			
	Telephone	(5mark)			
	Location	(5mark)			
	Postal Address	(5mark)			
	Website	(5mark)			
2.	Credit period al\lowed		25		
	15 days credit (10 marks)				
	30 days credit (15 marks)				
	60 days credit (20 marks)				
	Above 60 days credit (25 marks)				
	(attach a signed & stamped commitment				
	letter indicating credit period.)				
3	Value of Business the Firm can handle at		30		
	once:				
	Less than; Kshs.100,000.00	(10 mark)			
	Kshs.100,000.00-400,000.00	(20 marks)			
		(30 marks)			
	(Attach a copy of bank statem	` /			
4	References, contracts and or				
	at least two (2) previous corp				
	preferably public institutions				
	(10 marks each)				
	TOTAL POINTS		100		

NOTE:

For a tenderer to qualify for the recommendation of award, they must achieve a pass mark 70%. Bidders who do not achieve the required pass mark will be automatically deemed non responsive.

Financial Evaluation—Comparison of rates/prices

Part 3: Declaration (For the Tenderer only)

(The tendered is expected to state categorically whether he/she will/will not accept to be evaluated on the above criteria)

	be evaluated based on the above criteria and abide by them tender? (Tick appropriately below)
No	Yes
Official Stamp	Sign
For Official Use Only	
about the tenderer)	n Team will make comments below based on the findings
Accept the Firm	Reject the Firm
Sign	Date
Approved /Not Approved Members of Committee	
Name	Signature Date
1	
2	
3	
1	

ANNEX 1

Tender-Securing Declaration form

(r.22)

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

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

To: [insert complete name of

Purchaser]

We, the undersigned. declare

that:

- We understand that, according to your conditions. Bids must be supported by a Bid-Securing Declaration.
- We accept that we will automatically be suspended from being eligible for bidding 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 Bid during the period of bid validity specified by us in the Bidding Data Sheet; or
 - (b) having been notified of the acceptance of our Bid by the Purchaser duringtheperiod 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 IIT.
- We understand that this Bid Securing Declaration shall expire if we are not the successful Bidder, upon the earlier of
 - (i) Our receipt of a copy of your notification of the name of the successful Bidder: or
 - (ii) twenty-eight days after the expiration of our Tender.
- We understand that if we are a Joint Venture the Bid 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 Bid Securing Declaration

shall be in the names of all future partners as named in the letter of intent.

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

Name: [insert complete name of person signing the Bid Securing Declaration)	
Duly authorized to sign the bid for and on behalf of: [insert the complete name of bidd	er]
Dated onday of, [insert date of signing]	