

Kenya Electricity Generating Company Limited

KGN-HYD (tana)-07-2017

TENDER FOR FABRICATION, SUPPLY, INSTALLATION AND COMMISSIONING OF LIFTING BEAM AT TANA POWER STATION

(Exclusive to registered firms for women)

Kenya Electricity Generating Company Limited, Stima Plaza Phase III, Kolobot Road, Parklands, P.O. Box 47936, Nairobi, Kenya. www.kengen.co.ke

June 2017

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SECTION I

INVITATION TO TENDER

The Company invites sealed tenders from eligible candidates for the "**Tender for Fabrications**, **Supply, Installation and Commissioning of Lifting Beam at Tana Power Station**" whose specifications are detailed in the Tender Document.

Interested eligible candidates may obtain further information from and inspect the Tender Documents during official working hours starting at the date of advert at the office of:

Supply Chain Director

Tel: (254) (020) 3666000

Email: tenders@kengen.co.ke;

Where the tender document may be collected upon payment of a non-refundable fee of **KShs.1**, **000.00** paid in cash or through a bankers cheque at any KenGen finance office. The document can also be viewed and downloaded from the website www.kengen.co.ke and www.kengen.co.ke and www.suppliers.treasury.go.ke. Bidders who download the tender document from the website are advised to forward their particulars to facilitate any subsequent tender clarifications and addenda. Downloaded documents are free of charge.

Bidders are advised from time to time to be checking the website for any uploaded further information on this tender.

The original tender document and one copy, tenders **MUST** be accompanied by a Signed Tender Securing Declaration Form in the format specified in the tender document and must be submitted in a plain sealed envelope and marked "**Tender for Fabrications, Supply, Installation and Commissioning of Lifting Beam at Tana Power Station**" and addressed to:

Company Secretary & Legal Affairs Director Kenya Electricity Generating Company Limited 10th Floor, Pension Plaza Kolobot Road, Parklands P O Box 47936 - 00100 NAIROBI, KENYA

Tenders must be dropped in the tender box located on the ground floor of Stima Plaza III On or before: 11th July 2017 at 2.00PM.

There shall be a mandatory site visit on 4th July 2017 as from 10.00am at Tana Power station

Tenders will be opened on **2.30pm**, **11**th **July 2017** <u>in</u> the presence of the candidates' representatives who choose to attend at Stima Plaza III, Executive Committee Room, 7th Floor. The company reserves the right to vary the quantities.

SUPPLY CHAIN DIRECTOR

SECTION II

INSTRUCTIONS TO TENDERERS

1. General

- 1.1 The Employer as defined in the Appendix to Conditions of Contract invites tenders for Works Contract as described in the tender documents. The successful Tenderer will be expected to complete the Intended Completion Date specified Works by the in the said Appendix.
- 1.2 Tenderers shall include the following information and documents with their tenders, unless otherwise stated(as indicated in the Appendix to Instruction to Tenderes)
- 1.3 The Tenderer shall bear all costs associated with the preparation and submission of his tender, and the Employer will in no case be responsible or liable for those costs.
- 1.4 The Tenderer, at the Tenderer's own responsibility and risk, is encouraged to visit and examine the Site of the Works and its surroundings, and obtain all information that may be necessary for preparing the tender and entering into a contract for construction of the Works. The costs of visiting the Site shall be at the Tenderer's own expense.
- 1.5 The procurement entity's employees, committee members, board members and their relative (spouse and children) are not eligible to participate in the tender.
 - 1.6 The price to be charged for the tender document shall not exceed Kshs.1,000/= Downloaded documents will be free of charge. Bidders who download documents shall promptly notify the Procuring Entity.
- 1.7 The procuring entity shall allow the tenderer to review the tender document free of charge before purchase.

2. Tender Documents

- 2.1 The complete set of tender documents comprises the documents listed here below and any addenda issued in accordance with clause 2.4 here below:-
 - (a) These instructions to Tenderers
 - (b) Form of Tender
 - (c) Conditions of Contract and Appendix to Conditions of Contract
 - (d) Specifications
 - (e) Drawings
 - (f) Bills of Quantities/Schedule of Rates (whichever is applicable)
 - (g) Other materials required to be filled and submitted in accordance with these Instructions and Conditions

- 2.2 The Tenderer shall examine all instructions, forms and specifications in the tender documents. Failure to furnish all information required by the tender documents may result in rejection of his tender.
- 2.3 A prospective Tenderer making inquiries of the tendering documents may notify the Employer in writing at the address indicated in the letter of invitation to tender. The Employer will respond to any request for clarification received earlier than seven [7] days prior to the deadline for submission of tenders. Copies of the Employer's response will be forwarded to all persons issued with tendering documents, including a description of the inquiry, but without identifying its source.
- 2.4 Before the deadline for submission of tenders, the Employer may modify the tendering documents by issuing addenda. Any addendum thus issued shall be part of the tendering documents and shall be communicated in writing to all Tenderers. Prospective Tenderers shall acknowledge receipt of each addendum in writing to the Employer.
- 2.5 To give prospective Tenderers reasonable time in which to take an addendum into account in preparing their tenders, the Employer shall extend, as necessary, the deadline for submission of tenders in accordance with clause 4.2 here below.

3. **Preparation of Tenders**

- 3.1 All documents relating to the tender and any correspondence shall be in English Language.
- 3.2 The tender submitted by the Tenderer shall comprise the following:-
- (a) The Tender;
- (b) Tender Security;
- (c) Priced Bill of Quantities/Schedule of Rates for lump-sum Contracts
- (d) Any other materials required to be completed and submitted by Tenderers.
- 3.3 The Tenderer shall fill in rates and prices for all items of the Works described in the Bill of Quantities/Schedule of Rates. Items for which no rate or price is entered by the Tenderer will not be paid

or when executed and shall be deemed covered by the other rates and prices in the Bill of Quantities/Schedule of Rates. All duties, taxes and other levies payable by the Contractor under the Contract, as of 30 days prior to the deadline for submission of tenders, shall be included in the tender price submitted by the Tenderer.

3.4 The rates and prices quoted by the Tenderer shall not be subject to any adjustment during the performance of the Contract.

3.5 The unit rates and prices shall be in Kenya Shillings.

Tender security

3.6. The tenderer shall furnish, as part of its tender, a tender security in amount of Kenya Shillings (Not Applicable)

The tender security is required to protect Kenya Electricity Generating Company Limited against the risk of Tenderer's conduct which would warrant the security's forfeiture, pursuant to paragraph 14.7

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, in the form provided in the tender documents or another form acceptable to Kenya Electricity Generating Company Limited and valid for **at least 30days beyond tender validity**

Any tender not secured in accordance with paragraph 14.1 and 14.3 will be rejected by Kenya Electricity Generating Company Limited as non responsive, pursuant to paragraph 22.

Unsuccessful Tenderer's tender security will be discharged or returned as promptly as possible as but not later than thirty (30) days after the expiration of the period of tender validity prescribed by Kenya Electricity Generating Company Limited.

The successful Tenderer's tender security will be discharged upon the tenderer signing the contract, pursuant to paragraph 30, and furnishing the performance security, pursuant to paragraph 31.

The tender security may be forfeited:

- (a) if a tenderer withdraws its tender during the period of tender validity specified by Kenya Electricity Generating Company Limited 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 30 or
- (ii) to furnish performance security in accordance with paragraph 31
- 3.6 Tenders shall remain valid for a period of **Ninety** (90) days from the date of submission. However in exceptional circumstances, the Employer may request that the Tenderers extend the period of validity for a specified additional period. The request and the Tenderers' responses shall be made in writing.
- 3.7 The Tenderer shall prepare one original of the documents comprising the tender documents as described in these Instructions to Tenderers.
- 3.8 The original shall be typed or written in indelible ink and shall be signed by a person or persons duly authorised to sign on behalf of the Tenderer. All pages of the tender where alterations or additions have been made shall be initialed by the person or persons signing the tender.
- 3.9 Clarification of tenders shall be requested by the tenderer to be received by the procuring entity not later than 7 days prior to the deadline for submission of tenders.

3.10 The procuring entity shall reply to any written clarifications sought by the tenderer within 3 days of receiving the request to enable the tenderer to make timely submission of its tender.

4. Submission of Tenders

- 4.1 The tender duly filled and sealed in an envelope shall;-
- (a) be addressed to the Employer at the address provided in the invitation to tender;
- [b] bear the name and identification number of the Contract as defined in the invitation to tender; and
- [c] provide a warning not to open before the specified time and date for tender opening.
- 4.2 Tenders shall be delivered to the Employer at the address specified above not later than the time and date specified in the invitation to tender.
- 4.3 The tenderer shall not submit any alternative offers unless they are specifically required in the tender documents.
- 4.4 Only one tender may be submitted by each tenderer. Any tenderer who fails to comply with this requirement will be disqualified.
- 4.5 Any tender received after the deadline for opening tenders will be returned to the tenderer un-opened.
- 4.6 The Employer may extend the deadline for submission of tenders by issuing an amendment in accordance with sub-clause 2.5 in which case all rights and obligations of the Employer and the Tenderers previously subject to the original deadline will then be subject to the new deadline.

5. Tender Opening and Evaluation

- 5.1 The tenders will be opened in the presence of the Tenderers' representatives who choose to attend at the time and in the place specified in the invitation to tender.
- 5.2 The Tenderers' names, the total amount of each tender and such other details as may be considered appropriate, will be announced at the opening by the Procuring Entity. Minutes of the tender opening, including the information disclosed to those present will also be prepared by the Procuring Entity.
- 5.3 Information relating to the examination, clarification, evaluation and comparison of tenders and recommendations for the award of the Contract shall not be disclosed to Tenderers or any other persons not officially concerned with such process until the award to the successful Tenderer has been announced. Any effort by a Tenderer to influence the Employer's officials, processing of tenders or award decisions may result in the rejection of his tender.

- 5.4 Tenders determined to be substantially responsive will be checked for any arithmetic errors. Errors will be corrected as follows:
 - (a) Where there is a discrepancy between the amount in figures and the amount in words, the amount in words will prevail; and
 - (b) where there is a discrepancy between the unit rate and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will prevail, unless in the opinion of the Employer's representative, there is an obvious typographical error, in which case the adjustment will be made to the entry containing that error.
 - (c) In the event of a discrepancy between the tender amount as stated in the Form of Tender and the corrected tender figure in the main summary of the Bill of Quantities/Quotation, the amount as stated in the Form of Tender shall prevail.
 - (d) The Error Correction Factor shall be computed by expressing the difference between the tender amount and the corrected tender sum as a percentage of the Corrected Builder's Work (i.e. corrected tender sum less P.C. and Provisional Sums).
 - (e) The Error Correction Factor shall be applied to all Builder's Work (as a rebate or addition as the case may be) for the purposes of valuations for Interim Certificates and valuation of variations.
 - (f) The amount stated in the tender will be adjusted in accordance with the above procedure for the correction of errors and with concurrence of the Tenderer, shall be considered as binding upon the Tenderer. If the Tenderer does not accept the corrected amount, the tender may be rejected and the Tender Security forfeited.
- 5.5 The tender evaluation committee shall evaluate the tender within fifteen (15) days of the validity period from the date of opening the tender.
- 5.6 Contract price variations shall not be allowed for contracts not exceeding one year (12 months)
- 5.7 Where contract price variation is allowed, the valuation shall not exceed 25% of the original contract price.
- 5.8 Price variation requests shall be processed by the procuring entity within 30 days of receiving the request
- 5.9 Preference where allowed in the evaluation of tenders shall not exceed 15%
- 5.10 To assist in the examination, evaluation, and comparison of tenders, the Employer at his discretion, may request [in writing] any Tenderer for clarification of the tender, including breakdowns of unit rates. The request for clarification and the response shall be in writing or by cable, telex or facsimile but no change in the tender price or substance of the tender shall be sought, offered or permitted.

5.11 The Tenderer shall not influence the Employer on any matter relating to his tender from the time of the tender opening to the time the Contract is awarded. Any effort by the Tenderer to influence the Employer or his employees in his decision on tender evaluation, tender comparison or Contract award may result in the rejection of the tender.

6. Award of Contract

- 6.1 The award of the Contract will be made to the Tenderer who has offered the lowest evaluated tender price.
- 6.2 Notwithstanding the provisions of clause 6.1 above, the Employer reserves the right to accept or reject any tender and to cancel the tendering process and reject all tenders at any time prior to the award of Contract without thereby incurring any liability to the affected Tenderer or Tenderers or any obligation to inform the affected Tenderer or Tenderers of the grounds for the action.
- 6.3 The Tenderer whose tender has been accepted will be notified of the award prior to expiration of the tender validity period in writing. This notification (hereinafter and in all Contract documents called the "Letter of Acceptance") will state the sum [hereinafter and in all Contract documents called the "Contract Price" which the Employer will pay the Contractor in consideration of the execution, completion, and maintenance of the Works by the Contractor as prescribed by the Contract. The contract shall be formed on the parties signing the contract. At the same time the other tenderers shall be informed that their tenders have not been successful.
- 6.4 The Contract Agreement will incorporate all agreements between the Employer and the successful Tenderer. It will be signed by the Employer and sent to the successful Tenderer, within 30 days following the notification of award. Within 21 days of receipt, the successful Tenderer will sign the Agreement and return it to the Employer.
- 6.5 Within fifteen (15) days after receipt of the Letter of Acceptance, the successful Tenderer shall deliver to the Employer a Performance Security amount stipulated in the Appendix to Conditions of Contract.
- 6.6 The parties to the contract shall have it signed within 30 days from the date of notification of contract award unless there is an administrative review request.
- 6.7 The procuring entity may at any time terminate procurement proceedings before contract award and shall not be liable to any person for the termination.

7. Corrupt and fraudulent practices

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

7.2	The	procuring	entity	will	reject	a	tender	if	it	determines	that	the tenderer
	recoi	mmended fo	or award	l has	engaged	in	corrupt	and	d fr	audulent pra	ectices	in competing
	for th	ne contract i	n questi	on.								

7.3 Further a tenderer who i	s found to have	indulged in	corrupt and	fraudulent	practices	risk
being debarred from	participating in	public proce	urement in K	enya.		

The following information for procurement of small works shall complement or amend the provisions of the instructions to tenderers.

Wherever there is a conflict between the provisions of the instructions to tenderers and the provisions of the appendix, the provisions of the appendix herein shall prevail over those of the instructions to tenderers

Instructions to tenderers (Reference e.g)	Particulars of appendix to instructions to tenderers
Tender Eligibility	This Tender is exclusive to registered firms for the Women
Tender security	Tender Security is not applicable for this tender, Bidder shall submit a Duly filled, signed and stamped Tender Securing Declaration Form
Tender validity	Tenders shall remain valid for 90 days after tender opening date.
Clarification	The Procuring entity will respond in writing to any request for clarification of the tender documents, which it receives no later than Five (5) days prior to the deadline for the submission of tenders
Tender closure	Tenders closes on 11 th July 2017 at 2.00pm
Site visit	There will be a mandatory site visit on 4^{th} July 2017 as from 10.00am at Tana Power station

Evaluation criteria

Mandatory/Preliminary requirements

- ➤ Valid AGPO certificate for the WOMEN firm.
- > Dully filled and accurate bills of quantities (BQs).
- ➤ Prices read out during tender opening shall be final and not subject to any amendment. Any arithmetic error which will be deemed as a major deviation shall therefore result into disqualification of the bidder at this stage.
- ➤ Copy of Valid Tax Compliance or exemption Certificate.
- ➤ Duly filled, signed and stamped Tender Form
- > Valid business permit
- ➤ Duly completed and signed Mandatory site visit certificate
- ➤ Valid tendering declaration form as prescribed
- ➤ Duly Completed Mandatory Confidential Business Questionnaire
- ➤ Copy Certificate of Incorporation / Registration
- Sequential pagination/serialization of all pages in the tender document.
- > Evidence of Site visit

Technical Evaluation Criteria

- ➤ Availability of workshop equipment and tools
- Qualifications and experience of key technical personnel proposed for the works
- Method statement on how the Tenderer intends to execute the works.
- ➤ A tentative program for the works
- ➤ Compliance to the tenders technical specifications
- > Delivery period should be stated.
- FINANCIAL CAPACITY OF THE CONTRACTOR: A letter on the official letter head from the bidder's recognized financier (e.g. a bank, a Sacco, a Micro-finance institution, Youth or Women enterprise fund, e.t.c) committing to unconditionally fund this specific work (tender number & description must be quoted) upon signing of the contract and addressed specifically to KenGen's CEO/MD. The commitment should be for the contract amount specified or the amount on the form of tender and any subsequent financial obligation emanating from the terms & conditions of the contract

Financial Evaluation Criteria

The lowest compliant evaluated bidder will be considered for award

Performance security

Performance is 1%

Notification of Award and Signing of Contract	The Notification of Award shall be sent to the successful tenderer immediately upon award accompanied with the draft letter of acceptance and draft contract form. The successful tenderer shall sign and return the letter of acceptance and contract for within 15 days.
practices	KenGen adheres to high standards of integrity in its business operations. Report any unethical behavior immediately to any of the provided anonymous hotline service. 1) Call Toll Free: 0800722626 2) Free-Fax: 00800 007788 3) Email: kengen@tip-offs.com 4) Website: www.tip-offs.com

SECTION III

CONDITIONS OF CONTRACT

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1. Definitions

- 1.1 In this Contract, except where context otherwise requires, the following terms shall be interpreted as indicated;
 - "Bills of Quantities" means the priced and completed Bill of Quantities forming part of the tender [where applicable].
 - "Schedule of Rates" means the priced Schedule of Rates forming part of the tender [where applicable].
 - "The Completion Date" means the date of completion of the Works as certified by the Employer's Representative.
 - "The Contract" means the agreement entered into by the Employer and the Contractor as recorded in the Agreement Form and signed by the parties.
 - "The Contractor" refers to the person or corporate body whose tender to carry out the Works has been accepted by the Employer.
 - "The Contractor's Tender" is the completed tendering document submitted by the Contractor to the Employer.
 - "The Contract Price" is the price stated in the Notification of award.
 - "Days" are calendar days; "Months" are calendar months.
 - "A Defect" is any part of the Works not completed in accordance with the Contract.
 - "The Defects Liability Certificate" is the certificate issued by Employer's Representative upon correction of defects by the Contractor.
 - "The Defects Liability Period" is the period named in the Appendix to Conditions of Contract and calculated from the Completion Date.
 - "Drawings" include calculations and other information provided or approved by the Employer's Representative for the execution of the Contract.
 - "Employer" means Kenya Electricity Generating Company Limited and is the party who employs the Contractor to carry out the Works.

- "Equipment" is the Contractor's machinery and vehicles brought temporarily to the Site for the execution of the Works.
- "Site" means the place or places where the permanent Works are to be carried out including workshops where the same is being prepared.
- "Materials" are all supplies, including consumables, used by the Contractor for incorporation in the Works.
- "Employer's Representative" is the person appointed by the Employer and notified to the Contractor for the purpose of supervision of the Works.
- "Specification" means the Specification of the Works included in the Contract.
- "Start Date" is the date when the Contractor shall commence execution of the Works.
- " A Subcontractor" is a person or corporate body who has a Contract with the Contractor to carry out a part of the Work in the Contract, which includes Work on the Site.
- "Temporary works" are works designed, constructed, installed, and removed by the Contractor which are needed for construction or installation of the Works.
- " A Variation" is an instruction given by the Employer's Representative which varies the Works.
- "The Works" are what the Contract requires the Contractor to construct, install, and turnover to the Employer.

2. Contract Documents

- 2.1 The following documents shall constitute the Contract documents and shall be interpreted in the following order of priority;
 - (1) Contract Agreement,
 - (2) Notification of award
 - (3) Letter of Acceptance,
 - (4) Conditions of Contract
 - (5) Technical Specifications
 - (6) Drawings,
 - (7) Bills of Quantities or Schedule of Rates [whichever is applicable)
 - (8) Contractor's Tender.
 - (9) Applicable Addenda and Clarifications
- 3. Employer's Representative's Decisions
 - 3.1 Except where otherwise specifically stated, the Employer's Representative will decide

contractual matters between the Employer and the Contractor in the role representing the Employer.

- 4. Works, Language and Law of Contract
 - 4.1 The Contractor shall construct and install the Works in accordance with the Contract documents. The Works may commence on the Start Date and shall be carried out in accordance with the Program submitted by the Contractor, as updated with the approval of the Employer's Representative, and complete them by the Intended Completion Date.
 - 4.2 The ruling language of the Contract shall be English language and the law governing the Contract shall be the law of the Republic of Kenya.
- 5. Safety, Temporary works and Discoveries
 - 5.1 The Contractor shall be responsible for design of temporary works and shall obtain approval of third parties to the design of the temporary works where required.
 - 5.2 The Contractor shall be responsible for the safety of all activities on the Site.
 - 5.3 Anything of historical or other interest or significant value unexpectedly discovered on the Site shall be the property of the Employer. The Contractor shall notify the Employer's Representative of such discoveries and carry out the Employer's Representative's instructions for dealing with them.
- 6 Work Program and Sub-contracting
 - 6.1 Within seven days after Site possession date, the Contractor shall submit to the Employer's Representative for approval a program showing the general methods, arrangements, order and timing for all the activities in the Works.
 - 6.2 The Contractor may sub-contract the Works (but only to a maximum of 25 percent of the Contract Price) with the approval of the Employer's Representative. However, he shall not assign the Contract without the approval of the Employer in writing. Sub-contracting shall not alter the Contractor's obligations.
- 7 The site
 - 7.1 The Employer shall give possession of all parts of the Site to the Contractor.
 - 7.2 The Contractor shall allow the Employer's Representative and any other person authorised by the Employer's Representative, access to the Site and to any place where work in connection with the Contract is being carried out or is intended to be carried out.
- 8 Instructions
 - 8.1 The Contractor shall carry out all instructions of the Employer's Representative which are in accordance with the Contract.

- 9 Extension of Completion Date
 - 9.1 The Employer's Representative shall extend the Completion Date if an occurrence arises which makes it impossible for completion to be achieved by the Intended Completion Date. The Employer's Representative shall decide whether and by how much to extend the Completion Date.
 - 9.2 For the purposes of this clause, the following occurrences shall be valid for consideration;

Delay by:-

- (a) force majeure, or
- (b) reason of any exceptionally adverse weather conditions, or
- (c) reason of civil commotion, strike or lockout affecting any of the trades employed upon the Works or any of the trades engaged in the preparation, manufacture or transportation of any of the goods or materials required for the Works, or
- (d) reason of the Employer's Representative's instructions issued under these Conditions, or
- (e) reason of the contractor not having received in due time necessary instructions, drawings, details or levels from the Employer's Representative for which he specifically applied in writing on a date which having regard to the date for Completion stated in the appendix to these Conditions or to any extension of time then fixed under this clause was neither unreasonably distant from nor unreasonably close to the date on which it was necessary for him to receive the same, or
- (f) delay on the part of artists, tradesmen or others engaged by the Employer in executing work not forming part of this Contract, or
- (g) reason of delay by statutory or other services providers or similar bodies engaged directly by the Employer, or
- (h) reason of opening up for inspection of any Work covered up or of the testing or any of the Work, materials or goods in accordance with these conditions unless the inspection or test showed that the Work, materials or goods were not in accordance with this Contract, or
- (i) reason of delay in appointing a replacement Employer's Representative, or
- (j) reason of delay caused by the late supply of goods or materials or in executing Work for which the Employer or his agents are contractually obliged to supply or to execute as the case may be, or
- (k) delay in receiving possession of or access to the Site.

10 Management Meetings

- 10.1 A Contract management meeting shall be held regularly and attended by the Employer's Representative and the Contractor.

 Its business shall be to review the plans for the remaining Work. The Employer's Representative shall record the business of management meetings and provide copies of the record to those attending the meeting and the Employer. The responsibility of the parties for actions to be taken shall be decided by the Employer's Representative either at the management meeting or after the management meeting and stated in writing to all who attend the meeting.
- 10.2 Communication between parties shall be effective only when in writing.

11 Defects

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

12 Bills of Quantities/Schedule of Rates

- 12.1 The Bills of Quantities/Schedule of Rates shall contain items for the construction, installation, testing and commissioning of the Work to be done by the Contractor. The Contractor will be paid for the quantity of the Work done at the rates in the Bills of Quantities/Schedule of Rates for each item. Items against which no rate is entered by the Tenderer will not be paid for when executed and shall be deemed covered by the rates for other items in the Bills of Quantities/Schedule of Rates.
- 12.2 Where Bills of Quantities do not form part of the Contract, the Contract Price shall be a lump sum (which shall be deemed to have been based on the rates in the

Schedule of Rates forming part of the tender) and shall be subject to re-measurement after each stage.

13 Variations

- 13.1 The Contractor shall provide the Employer's Representative with a quotation for carrying out the variations when requested to do so. The Employer's Representative shall assess the quotation and shall obtain the necessary authority from the Employer before the variation is ordered.
- 13.2 If the Work in the variation corresponds with an item description in the Bill of Quantities/Schedule of Rates, the rate in the Bill of Quantities/Schedule of Rates shall be used to calculate the value of the variation. If the nature of the Work in the variation does not correspond with items in the Bill of Quantities/Schedule of Rates, the quotation by the Contractor shall be in the form of new rates for the relevant items of Work.
- 13.3 If the Contractor's quotation is unreasonable, the Employer's Representative may order the variation and make a change to the Contract Price, which shall be based on the Employer's Representative's own forecast of the effects of the variation on the Contractor's costs.

14 Payment Certificates and Final Account

14.1 The Contractor shall be paid after each of the following stages of Work listed herebelow (subject to re-measurement by the Employer's Representative of the Work done in each stage before payment is made). In case of lump-sum Contracts, the valuation for each stage shall be based on the quantities so obtained in the re-measurement and the rates in the Schedule of Rates.

(i)	Advance payment	(percent of	Contract Price,
	[after Contract execution]	to be inserted b	by the Employer).
(ii)	First stage (define stage)		
(iii)	Second stage (define stage)		
(iv)	Third stage (define stage)		
(v)	After defects liability period .		

14.2 Upon deciding that Works included in a particular stage are complete. the Contractor shall submit the Employer's Representative his application for payment. The Employer's Representative shall check, adjust if necessary and certify the amount to be paid to the Contractor within 21 days of receipt of the Contractor's application .The Employer shall pay the Contractor the amounts so certified within 30 days of the date of issue of each Interim Certificate.

of the total amount that the Contractor considers payable under the Contract before the end of the Defects Liability Period. The Employer's Representative shall issue a Defect Liability Certificate and certify any final payment that is due to the Contractor within 30 days of receiving the Contractor's account if it is correct and complete. If it is not, the Employer's Representative shall issue within 21 days a schedule that states the scope of the corrections or additions that are necessary. If the final account is still unsatisfactory after it has been resubmitted, the Employer's Representative shall decide on the amount payable to the Contractor and issue a Final Payment Certificate. The Employer shall pay the Contractor the amount so certified within 60 days of the issue of the Final Payment Certificate.

14.4 If the period laid down for payment to the Contractor upon each of the Employer's Representative's Certificate by the Employer has been exceeded, the Contractor shall be entitled to claim simple interest calculated pro-rata on the basis of the number of days delayed at the

Central Bank of Kenya's average base lending rate prevailing on the first day the payment becomes overdue. The Contractor will be required to notify the Employer within 15 days of receipt of delayed payments of his intentions to claim interest.

15. Insurance

15.1 The Contractor shall be responsible for and shall take out appropriate cover against, among other risks, personal injury; loss of or damage to the Works, materials and plant; and loss of or damage to property.

16. Liquidated Damages

16.1 The Contractor shall pay liquidated damages to the Employer at the rate 0.001 per cent of the Contract price per day for each day that the actual Completion Date is later than the Intended Completion Date except in the case of any of the occurrences listed under clause 9.2. The Employer may deduct liquidated damages from payments due to the Contractor. Payment of liquidated damages shall not affect the Contractor's liabilities.

17. Completion and Taking Over

17.1 Upon deciding that the Work is complete the Contractor shall request the Employer's Representative to issue a Certificate of Completion of the Works, upon deciding that the Work is completed.

The Employer shall take over the Site and the Works within seven days of the Employer's Representative issuing a Certificate of Completion.

18. Termination

- 18.1 The Employer or the Contractor may terminate the Contract if the other party causes a fundamental breach of the Contract. These fundamental breaches of Contract shall include, but shall not be limited to, the following;
 - (a) the Contractor stops Work for 30 days continuously without reasonable cause or

- authority from the Employer's Representative;
- (b) the Contractor is declared bankrupt or goes into liquidation other than for a reconstruction or amalgamation;
- (c) a payment certified by the Employer's Representative is not paid by the Employer to the Contractor within 30 days after the expiry of the payment periods stated in sub clauses 14.2 and 14.3 hereinabove.
- (d) the Employer's Representative gives notice that failure to correct a particular defect is a fundamental breach of Contract and the Contractor fails to correct it within a reasonable period of time.
- 18.2 If the Contract is terminated, the Contractor shall stop Work immediately, and leave the Site as soon as reasonably possible. The Employer's Representative shall immediately thereafter arrange for a meeting for the purpose of taking record of the Works executed and materials, goods, equipment and temporary buildings on Site.

19. Payment Upon Termination

- 19.1 The Employer may employ and pay other persons to carry out and complete the Works and to rectify any defects and may enter upon the Works and use all materials on Site, plant, equipment and temporary works.
- 19.2 The Contractor shall, during the execution or after the completion of the Works under this clause, remove from the Site as and when required within such reasonable time as the Employer's Representative may in writing specify any temporary buildings, plant, machinery, appliances, goods or materials belonging to him, and in default thereof, the Employer may (without being responsible for any loss or damage) remove and sell any such property of the Contractor, holding the proceeds less all costs incurred to the credit of the Contractor.
- 19.3 Until after completion of the Works under this clause, the Employer shall not be bound by any other provision of this Contract to make any payment to the Contractor, but upon such completion as aforesaid and the verification within a reasonable time of the accounts therefore the Employer's Representative shall certify the amount of expenses properly incurred by the Employer and, if such amount added to the money paid to the Contractor before such determination exceeds the total amount which would have been payable on due completion in accordance with this Contract, the difference shall be a debt payable to the Employer by the Contractor; and if the said amount added to the said money be less than the said total amount, the difference shall be a debt payable by the Employer to the Contractor.

20. Corrupt Gifts and Payments of Commission

20.1 The Contractor shall not;

(a) Offer or give or agree to give to any person in the service of the Employer any

gifts or consideration of any kind as an inducement or reward for doing or forbearing to do or for having done or forborne to do any act in relation to the obtaining or execution of this or any other contract with the Employer or for showing or forbearing to show favour or dis-favour to any person in relation to this or any other contract with the Employer.

(b) Any breach of this Condition by the Contractor or by anyone employed by him or acting on his behalf (whether with or without the knowledge of the Contractor) shall be an offence under the Laws of Kenya.

21. Settlement of Disputes

21.1 Any dispute arising out of the Contract which cannot be amicably settled between the parties shall be referred by either party to the arbitration and final decision of a person to be agreed between the parties. Failing agreement to concur in the appointment of an Arbitrator, the Arbitrator shall be appointed by the chairman of the Chartered Institute of Arbitrators, Kenya branch, on the request of the applying party

22 Taxes

22.1.1 "Taxes" means all present and future taxes, levies, duties, charges, assessments, deductions or withholdings whatsoever, including any interest thereon, and any penalties and fines with respect thereto, wherever imposed, levied, collected, or withheld pursuant to any regulation having the force of law and "Taxation" shall be construed accordingly.

22.1.2 Local Taxation

Nothing in the Contract shall relieve the Contractor and/or his Sub-Contractors from their responsibility to pay any taxes, statutory contributions and levies that may be levied on them in Kenya in respect of the Contract. The Contract Price shall include all applicable taxes and shall not be adjusted for any of these taxes.

- 22.1.3 The Contractor shall be deemed to be familiar with the tax laws in the Employer's Country and satisfied themselves with the requirements for all taxes, statutory contributions and duties to which they may be subjected during the term of the Contract.
- 22.1.4 In instances where discussions are held between the Employer and the Contractor regarding tax matters, this shall not be deemed to constitute competent advice and hence does not absolve the Contractor of their responsibility in relation to due diligence on the tax issue as per 3.21.2 above.

Tax Deduction

- 22.1.5 If the Employer is required to make a tax deduction by Law, then the deduction shall be made from payments due to the Contractor and paid directly to the Kenya Revenue Authority. The Employer shall upon remitting the tax to Kenya Revenue Authority furnish the Contractor with the relevant tax deduction certificates.
- 22.1.6 Where the Contractor is paid directly by the Financiers and the Employer is not able to deduct tax, then the Contractor will be required to pay the tax deduction to Kenya Revenue

Authority in the name of the Employer and furnish the Employer with an original receipt thereof as evidence of such payment. In absence of the said evidence, the Employer will not process any subsequent payments to the Contractor.

Tax Indemnity

- 22.1.7 The Contractor shall indemnify and hold the Employer harmless from and against any and all liabilities, which the Employer may incur for any reason of failure by the Contractor to comply with any tax laws arising from the execution of the Contract whether during the term of the Contract or after its expiry.
- 22.1.8 The Contractor warrants to pay the Employer (within fourteen (14) days of demand by the Employer), an amount equal to the loss, liability or cost which the Employer determines has been (directly or indirectly) suffered by the Employer for or on account of the Contractor's Tax liability arising from the Contract.
- 22.1.9 Where the amount in 3.21.8 above remains unpaid after the end of the fourteen (14) days moratorium, the Employer shall be entitled to compensation for financing charges.

APPENDIX TO CONDITIONS OF CONTRACT

THE EMPLOYER IS
Name: KENYA ELECTRICITY GENERATING COMPANY LIMITED
Address: STIMA PLAZA, KOLOBOT ROAD, PARKLANDS, P.O. BOX 47936, NAIROBI
Name of Employer's Representative: Elijah Kibathi
Title; ASSISTANT OPERATION MANAGER –UPPER TANA.
Telephone: : <u>0711036000</u>
The name (and identification number) of the Contract is .
The Works consist of FABRICATE , SUPPLY , INSTALL AND COMMISSION TANA LIFTING BEAM
The commencement Date shall be the date of contract signature
The contract duration shall be Six (6) months from Commencement Date.
The Site is located at Tana power station and is defined in the specifications
The Defects Liability Period is Six(6) months.

Amount of Performance Security is 10% of the contract sum

Within fifteen (15) days of receipt of the notification of Contract award, the successful tenderer shall furnish to Kenya Electricity Generating Company Limited the performance security in the amount specified in Special Conditions of Contract.

The proceeds of the performance security shall be payable to Kenya Electricity Generating Company Limited as compensation for any loss resulting from the Tenderer's failure to complete its obligations under the Contract.

The performance security shall be denominated in the currency of the Contract, or in a freely convertible currency acceptable to Kenya Electricity Generating Company Limited 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 Kenya Electricity Generating Company Limited, in the form provided in the tender documents.

The performance security will be discharged by Kenya Electricity Generating Company Limited 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.

Conditions of Contract	Appendix to Conditions of Contract
Clause 3.2	Assistant Operation Manager –Upper Tana
Clause 10.3	A Contract management meeting shall be held regularly and attended by the Employer's Representative and the Contractor. Its business shall be to review the plans for the remaining Work. The Employer's Representative shall record the business of management meetings and provide copies of the record to those attending the meeting and the Employer.
Clause 14.5	Advance payment is NOT applicable

SECTION IV

SPECIFICATIONS, DRAWINGS AND BILLS OF QUANTITIES/SCHEDULE OF RATES

Introduction

Tana power station is located approximately 82 km from Nairobi. The plant is served by river Sagana through Merila barrage intake. The intake consist of spillway gates and intake screens. The spill way gates have stop logs which are installed by aid of monorail crane and a lifting beam. Lifting beam automatically hooks and unhooks the gate by use of lever mechanism.

I.SPECIFICATIONS

1.1Scope of the works

The works shall include the manufacture and delivery of the Merila dam stop logs lifting beam.

The lifting beam is made up of U-channel steels structure with reinforce of I-beams and angle irons. The lifting has two hooks that will engage on the stop logs automatically by use of guide levers.

During the lifting operations a minimum of 10 tons load is encountered and the lifting beam should be able to sustain these loads without failure or any deformations.

Lifting comprises use of overhead crane which hooks on the two sling wire rope at the central eye of the lifting beam. (Clarification of these will be demonstrates during the site visit)

Confirmation and certification that the supplied lifting beam meets the design requirement shall be done by the suppliers and analysis report and drawings must be provided prior to the actual manufacturing.

Stress analysis for the supplied hook must be provided before manufacture.

All material used must be confirmed with manufactures certificate of conformance.

1.20. Detailed Parts Description

1.21.Loadings

Crane capacity = Capcrane=12.5 Tons

Maximum allowable weight of the lifting beam; WLB=1.262Tons

Impact factor on the structure, $\alpha St=1.3$

Impact factor on hooks and mechanical αM=2

For the structural parts;

Force on the parts; F structural = Capcranex αSt .

For mechanical parts= CapCrane x αM; FMechanical=245.2kN

Design loads of each hook and itspin

DLH= F Mechanical/2; DLH=122.6kN

Design load for the crane connection Pin:

DLLB=Fmechanical;DLLB=245.2kN

1.22. The Structural Materials for Lifting Beam.

ST37-2(mat No.1.0037) Hook material; 42CrMo4 (Mat no.1.7225) Other Mechanical components X20Cr13 (Mat no.1.4021)

After tender award, the contractor shall forward detailed and comprehensive drawings for employer's approval. Technical details of each materials to be used shall be submitted for approval.

2.0 Documentation

Three sets of a bound manual shall be provided with the following:-

As Built Detailed lifting Scheme Drawing; showing components loading, fittings, parts and dimension.

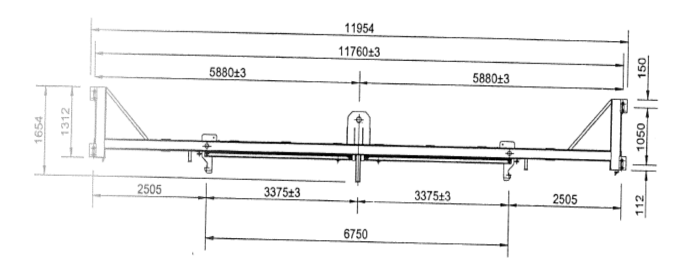
Operation instructions

Maintenance instructions

Technical Details and test certificate/certificate of conformance for each material used.

II. DRAWINGS

Dimensional sketch of lifting beam. All dimensions are in millimeters.



III.BILL OF QUANTITIES/SCHEDULE OF RATES

MERILA LIFTING BEAMS BILLS OF QUANTITIES

PART NAME	DESCRIPTIONS	QUANTITY	MATERIAL.	PRICE (KSHs).
LIFTING HOOK	50mm thick of forged steel	2	St37-2.	
	dimension to be confirmed during site			
	visit. Maximun design load will be 10tones			
Lifting beam U-channel iron	U-shaped DIN 1026-U800-3265.	2	St37-2	
	each measures 11950mm			
lifing beam linkage (LBL)	Hex nut,DIN439-M20x1.5	4	A2-70	
(drawings to be provided)	Washer ,DiN 15-2 B21	2	A2-70	
	Lubricating nipple,coned Type,A,			
	DIN71412-AM6 (coned short)			
	support PL 12X50X60	2	St37-2	
	LBL Bushing			
	OD=35,ID=20,T=20mm	4	Cusn8	
	LBL Bushing			
	OD=35,ID=20,T=25mm	2	Cusn8	
	Wheel axle,D+30,L=145	2	X20Cr13	
	Wheel,OD=80,ID=35,T=40	1	X20Cr14	
	U-shaped channel iron 85mm	4	St37-2	
	DIN1026-U80-85			
Lifting beam lock(LBK)	Bottom plate 12x110x110	1	St37-2	
(drawings to be provided)	Equal angle steel DIN EN 10056-1Lx50x5-80	1	St37-3	
	160mm			
	Hot rolled I-beam IPB,DIN 1025-IPB 100-200	1	St37-5	
	400mm			
	Hot formed square steel tubes,DIN 59410-100X	1	St37-7	
	100X5-650- 650mm			

U-shaped channel iron 140mm	2	St37-7	
DIN1026-U80-85			
20mm steel wire ropes with clips and shackles			
5m long.			
6" fixed type castor wheels	2		
Other charges			
Commissioning costs			
16% Vat			
TOTAL COST			
	DIN1026-U80-85 20mm steel wire ropes with clips and shackles 5m long. 6" fixed type castor wheels Other charges Commissioning costs 16% Vat	DIN1026-U80-85 20mm steel wire ropes with clips and shackles 5m long. 6" fixed type castor wheels Other charges Commissioning costs 16% Vat	DIN1026-U80-85 20mm steel wire ropes with clips and shackles 5m long. 6" fixed type castor wheels Other charges Commissioning costs 16% Vat

0	Company	
Date	Currency	
Delivery Period		
Duration of the Work		

Signed

SECTION V STANDARD

FORMS

- a. Form of Tender
- b. Contract Form
- c. Form of Tender Security
- d. Performance Bank Guarantee
- e. Bank Guarantee for Advance Payment
- f. Confidential Business Questionnaire

FORM OF TENDER

TO:		[Name of Employer)	[Date]
	[Nan	ne of Contract]	
Dear	r Sir,		
1.	Quantities/Schedule of Ra undersigned offer to const	tes for the execution of ruct, install and complete sum of Kshs.	Specifications, Drawings and Bills of the above named Works, we, the such Works and remedy any [Amount in
2.		ole after the receipt of the the whole of the Works co	te Works as Employer's Representative's notice to imprised in the Contract within the time
	We agree to abide by this tend upon us and may be accepted		Insert date], and it shall remain binding late.
	Unless and until a formal Agreewritten acceptance thereof, shall		xecuted this tender together with your tract between us.
5. V	We understand that you are not	bound to accept the lowes	st or any tender you may receive.
	Dated this	day of	_20
	Signature duly authorised to sign on b Name of bidder:	ehalf of	
	[Address of Tenderer]		
'The	e tender sum as submitted and	read out during the tend	e nt and Asset Disposal Act 2015 der opening shall be absolute and final nendment in any way by any person or
entity	у.		

CONTRACT FORM

THIS	AGRE	EMENT made on the	day of		20			
betwe	een		of[or	whose	registered			
	e is situa	ated at]						
(herei	inafter c	called "the Employer") of the one part AND	of[orw	hose	registered			
office	is situa	ated at]						
(herei	inafter c	called "the Contractor") of the other part.						
WHE	REAS	THE Employer is desirous that the Contractor execu	ıtes					
[Place for the Contr	e/location	identification number of Contract) (hereinafter on of the Works] and the Employer has accepted aution and completion of such Works and the remarker of Kshs[Awords].	the tender sul edying of an	bmitted by y defects	the Contractor therein for the			
NOW	THIS	AGREEMENT WITNESSETH as follows:						
1.		as Agreement, words and expressions shall have the three to them in the Conditions of Contract hereinafted			re respectively			
2.		ollowing documents shall be deemed to form an a Agreement i.e.	d shall be re	ead and co	onstrued as part			
	(i)	Letter of Acceptance						
	(ii)	Form of Tender						
	(iii)	Conditions of Contract						
	(iv)	Appendix to Conditions of Contract						
	(v)	Specifications						
	(vi)	Drawings						
	(vii)	Priced Bills of Quantities/Priced Schedule o	f Rates[which	chever is	applicable]			
3.		nsideration of the payments to be made by the Empreinafter mentioned, the Contractor here	loyer to the C	ontractor				

covenants with the Employer to execute and complete the Works and remedy any defects therein in conformity in all respects with the provisions of the Contract.

4. The Employer hereby covenants to pay the Contractor in consideration of the execution and completion of the Works and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

IN WITNESS whereof the parties thereto have caused this Agreement to be executed the day and year first before written.

The common Seal of							
Was hereunto affixed in the presence of							
Signed Sealed, and Delivered by the said							
Binding Signature of Employer							
Binding Signature of Contractor	Binding Signature of Contractor						
In the presence of (i) Name							
Address							
Signature							
[ii] Name							
Address							
Signature							

1. <u>TENDER SECURING DECLARATION</u>
[The Bidder shall fill in this Form in accordance with the instructions indicated.]

Date: [[insert date (as day, month and year) of Bid Submission]
Tende	r No
Го: Ке	enGen
We, th	ne undersigned, declare that:
1. Declar	We understand that, according to your conditions, bids must be supported by a Tender Securing ration.
	We accept that we will automatically be suspended from being eligible for bidding in any contract he Purchaser for THREE YEARS, UPON APPROVAL BY PPADB if we are in breach of our tion(s) under the bid conditions, because we:
(a)	Have withdrawn our Bid during the 90 days 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 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 Tenderers.
_	We understand this Tender Securing Declaration shall expire if we are not the successful Bidder, he earlier of (i) our receipt of a copy of your notification of the name of the successful Bidder; or enty-eight days after the expiration of our Bid.
the tim	We understand that if we are a Joint Venture, the Tender Securing Declaration must be in the of the Joint Venture that submits the bid. If the Joint Venture has not been legally constituted at ne of bidding, the Tender Securing Declaration shall be in the names of all future partners as named letter of intent.
capaci	l:[insert signature of person whose name and ity are shown] In the capacity of [insert legal capacity of person signing the Bid Securing ration]
	:

Duly authorized to sign the bid for and on behalf of: [insert complete name of Bidder]							
Dated on	day of	_,[insert date of signing]					

PERFORMANCE BANK GUARANTEE

(On bank letterhead)

	(Name of Employer) (Date)
	(Address of Employer)
Dear S	ir,
	REAS(hereinafter called "the Contractor") has undertaken, in nce of Contract No dated to execute(hereinafter called "the Works");
you w	WHEREAS it has been stipulated by you in the said Contract that the Contractor shall furnish ith a Bank Guarantee by a recognised bank for the sum specified therein as security for itance with his obligations in accordance with the Contract;
AND '	WHEREAS we have agreed to give the Contractor such a Bank Guarantee: NOW THEREFORE
you, or Guarar (amou withou	reby affirm that we are the Guarantor and responsible to in behalf of the Contractor, up to a total of Kshs (amount of intee in figures) Kenya Shillings into Guarantee in words), and we undertake to pay you, upon your first written demand and at civil or argument, any sum or sums within the limits in the shillings (amount of Guarantee in words) as
	aid without your needing to prove or to show grounds or reasons for your demand for the sum ed therein.
	ereby waive the necessity of your demanding the said debt from the actor before presenting us with the demand.
Works you ar	rther agree that no change, addition or other modification of the terms of the Contract or of the to be performed thereunder or of any of the Contract documents which may be made between ad the Contractor shall in any way release us from any liability under this Guarantee, and we waive notice of any change, addition, or modification.
	guarantee shall be valid until the date of issue of the Certificate of
Compl	SIGNATURE AND SEAL OF THE GUARANTOR
	Name of Bank
	Address
	Date
(Amer	nd accordingly if provided by Insurance Company)

C. MANDATORY CONFIDENTIAL BUSINESS QUESTIONNAIRE

(Must be filled by all applicants or Tenderers' who choose to participate in this tender)					
Name Applicant(s)		of			
You are requested to give the particular applies to your type of business. Part giving wrong or false information on the of your business proposal at your cost.	ars in Part 1 and either Part 2 (a), 2 (d) to part 2 (i / j) must be fill his Form will lead to automatic dis	ed. You are advised that			
Part 1 – General					
Business Name:		-			
Country	Physical address				
Town	Building				
Floor	Plot No				
Street / Road	Postal Address				
Postal / Country Code	Telephone No's				
Fax No's.	E-mail address				
Website					
Contact Person (Full Names)	Direct / Mobile No	o's			
Title	Power of Attorney (Yes / No)				
If yes , attach written document.					
Nature of Business (Indicate whether man	nufacturer, distributor, etc)				
(Applicable to Local suppliers only)					
Local Authority Trading License No	Expiry Date				
Value	Added	Tax			

	argest single assig	•	ndertaken to date (<i>t</i>	(S D/KShs)	
Was this succe	essfully undertake	n? Yes / No		(If Yes , attach referen	ıce)
	(s)		-	banker	` ′
Part 2 (a) – Se	ole Proprietor (if	applicable)			
Full names					
-			•	of Origin	
				nnual reports in case	of public
Part 2 (b) – Pa	artnerships (if ap _l	plicable)			
Give details of	f partners as follow	ws:			
Full Names N	ationality Citize	nship Details Sha	ares		
1					
2					
Company Prof	file	(Attach i	brochures)		
Part 2 (c) – Re	egistered Compan	y (if applicable -	as per the CR12 for	rm)	
Private or pub	lic				
Company Pro	ofile	(Attac	h brochures or ar	nnual reports in case	of public
State the nomi	inal and issued cap	pital of the Compa	nny		
Nominal KSh	S				
Issued KShs .					
List of top ter directors as fo		rs and distribution	of shareholding in	the company. Give de	etails of all

Full Names Nationality Cit	tizenship Details Shares	
1		
2		
Part 2 (d) – Debarment		
	e not been debarred from any procurement process a ercive and obstructive acts with regard to this or an olic or private institutions.	0 0
Full Name		
Signature		
Dated this	day of	2017
In of	the	capacity
Duly authorized to sign Ten	der for and on behalf of	
Part 2 (e) – Bankruptcy / In	nsolvency / receivership.	
I/We declare that I/We have Kenya and neither are we un	e not been declared bankrupt or insolvent by the conder receivership:	mpetent Authorities in
Full Names		
Signature		
Dated this	day of	2017
In the capacity of		
Duly authorized to sign Ten	der for and on behalf of	
Part 2 (f) – Criminal Offend	ce	
I/We, (Name (s) of Director	(s)):-	
a)		

b)					•
statements of	or misrepresentation	s as to its qualific	elating to professional ations to enter into a ment of procurement p	procurement contra	
Signed					
For	and	on	behalf	of	M/s
Dated this .			day of		2017
	Company's Officia	_			
	Conflict of Interest				
I/We, the un	ndersigned state that	I / We have no con	nflict of interest in rela	ation to this procure	ment:
a)					
b)					
For and on b	oehalf of M/s				
In the capac	ity of				
Dated this		da	y of		2017
Suppliers' /	Company's Officia	Rubber Stamp			
Part 2 (h) –	Interest in the Firm	n:			
•	-	<u>-</u>	other public institution ary) Institution		the Firm?
(Title) (Sign	nature) (Date)				

Part 2(i) – Experience: NOTE: THIS SECTION IS MANDATORY ONLY IF IT FORMS PART OF TECHNICAL EVALUATION. IT'S ALSO NOT NECESSARY FOR ALREADY PRE-QUALIFIED OR DIRECT PROCUREMENT FIRMS. <u>AGPO FIRMS ARE HOWEVER EXCLUDED ENTIRELY</u>

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FROM FILLING IT.

Please list here below similar projects accomplished or companies / clients you have supplied with similar items or materials in the last XX years.

	Company	Country	Contract/Order	Value	Contact	E-mail	Cell
	Name		No.		person (Full	address	phone
1							
2							

Part 2 (i or j) – Bank account details:

AGPO firms must provide evidence from their bank that the account to which KenGen shall make payment has a youth or a woman or a PWD listed in the **CR12 form/partnership deed/sole proprietor certificate** as a MANDATORY signatory of that account,- **Sec.157 (11) of PPADA:**

Account No: partnership certificate	deed	OR	in	the	sole	proprietor
ID No(s): Banker Representa				_		f the authorized
Part 2(j or k) – Dec	laration					
I / We, the undersi KENGEN authority deemed relevant, e.	to seek any	other reference	es concernin	g my / our con		_
Full names						
Signature						
For and on behalf o	f M/s					
In the capacity of						
Dated this			day of			2017.
Suppliers' / Compa	ny's Official l	Rubber Stamp	•			