

TENDER NO. KP1/9A.3/OT/01/FA/21-22 THREE-YEAR FRAMEWORK AGREEMENT FOR SUPPLY OF 11M, 12M & 14M TREATED WOODEN POLES (LOCAL MANUFACTURERS ONLY)

(Primary Procurement)

DATE OF TENDER DOCUMENT – 18TH AUGUST 2021

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

TENDER DOCUMENT FOR SUPPLY OF GOODS (E-PROCUREMENT OPEN TENDER SYSTEM)

THE KENYA POWER & LIGHTING COMPANY PLC CENTRAL OFFICE, STIMA PLAZA, KOLOBOT ROAD, PARKLANDS, P.O. BOX 30099-00100, NAIROBI, KENYA.

Telephones: +254-020-3201000; 3644000 Pilot Lines

Telephones: +254 -720-600070/1-5/; -711 031398/33; -733-755001/2-3 Cellular

Website: www.kplc.co.ke

Email 1: Rireri@kplc.co.ke

2. Pmuchori@kplc.co.ke

3. Jmuigai@kplc.co.ke

This tender document is NOT for SALE. No part of this document shall be changed, modified, amended, reproduced, copied or distributed without written permission from KPLC.

Preface

This Standard Tender Document (STD) for Framework Agreement for Goods has been prepared by Kenya Power based on The Public Procurement Regulatory Authority's Standard Tender Document (STD) for "Procurement of Goods" (February 2021) and the Standard Tender Document for Preparing Framework Agreement (February 2021).

ABBREVIATIONS

AO Accounting officer

CBQ Confidential Business Questionnaire

FWA Framework Agreement

FWAGP Framework Agreement General Provisions

FWASP Framework Agreement Special Provisions

IFT Invitation for Tenders

ITT Instructions to Tenderers

JV Joint Venture

PPADA Public Procurement and Asset Disposal Act, 2015

PPADR Public Procurement and Asset Disposal

Regulations 2020

PPRA Public Procurement Regulatory Authority

R Responsive

NR Not-Responsive

MFB Mini-competition Financial Bid

STD Standard Tender Documents

TDS Tender Data Sheet

Table of Contents

PART 1 – Tendering ProceduresError! Books	mark not defined.
Section I. Instructions to Tenderers	8
Section II. Tender Data Sheet (TDS)	37
Section III. Evaluation and Qualification Criteria	48
Section IV. Tendering Forms	60
PART 2 – Supply Requirements	90
Section V. Schedule of Requirements	92
Section VI: Technical Specifications	
Section VII - Framework Agreement Forms	
PART 3 – Framework Agreement General Provisions (FWAGP)	108
Section VIII. Framework Agreement General Provisions (FWAGP)	
Section IX. Framework Agreement Specific Provisions (FWASP)	
PART 4: Secondary Procurement	121
Section X-Secondary Procurement Method(s)	124
Section XI – Formation of Call-off Contract	
Section XII – Award of Call-off Contract	127
Section XIII - Complaint About Award of Call-off Contract	128
Section XIV: Call-off Contract General Conditions of Contract	129
Section XV: Special Conditions of Call-off Contract (SCC)	142
Section XVI: Secondary Procurement Forms.	148

INVITATION TO TENDER

DATE: 18.08.2021

TENDER NO: <u>KP1/9A.3/OT/01/FA/21-22</u>

NAME: THREE-YEAR FRAMEWORK AGREEMENT FOR SUPPLY OF 11M, 12M & 14M TREATED WOODEN POLES (LOCAL MANUFACTURERS ONLY)

1.1 **Introduction.**

The Kenya Power & Lighting Company Plc (KPLC) invites bids from eligible Tenderers for **Three-Year Framework Agreement for Supply of 11m, 12m & 14m Treated Wooden Poles (Local Manufacturers Only).** Interested Eligible Tenderers may obtain further information from the General Manager- Supply Chain, The Kenya Power & Lighting Company Plc at Stima Plaza, 3rd Floor, Kolobot Road, P.O. Box 30099 – 00100 Nairobi, Kenya.

- 1.2 Obtaining tender documents.
 - 1.2.1 Tender documents detailing the requirements may be obtained from the KPLC E- Procurement Portal under **RFX 1000001830**
 - 1.2.2 Prospective bidders may also download the tender document from KPLC's website (www.kplc.co.ke) free of charge.

1.3 Submission of Tender documents

Completed Tenders are to be submitted in electronic format on the KPLC's E-procurement portal on the due date and time published on the portal. Tenderers are required to visit the portal from time to time for revised closing dates and addendums. The Tender is to be submitted **ONLINE** on or before the submission date and time indicated on the **KPLC tendering portal**.

1.4 Prices

Offered Price should be inclusive of all taxes, duties, levies and delivery costs to the premises (where applicable) of KPLC or other specified site must be in Kenya Shillings and shall remain valid for **One Hundred and Eighty (180) days** from the closing date of the tender. *Please note that prices indicated on the KPLC tendering portal should be exclusive of VAT*.

1.5 Opening of submitted Tenders

Tenders will be opened promptly thereafter in the presence of the Tenderer's or their representatives who choose to attend in KPLC Auditorium at Stima Plaza, Kolobot Road, Parklands, Nairobi

1.6 **Pre Bid**

A Pre-bid meeting will be held on **Thursday**, **26**th **August 2021** at Stima Plaza-Auditorium at **11:00am**. A virtual (zoom) link will be provided to prospective bidders who may wish to attend online and have requested on email at least one day before the scheduled date.

PART 1 – Tendering Procedures

Section I. Instructions to Tenderers

Table of Clauses

A. (General	8
1.	Scope of Tender	8
2.	Source of Funds	
3.	Corrupt and Fraudulent Practices	10
4.	Eligible Tenderers	11
5.	Eligible Goods and Related Services	14
В. С	ontents of the IFT Document	15
6.	Sections of Tendering Document	15
7.	Clarification of Tendering Document	
8.	Amendment of Tendering Document	17
C. P	reparation of Tenders	17
9.	Cost of Tendering	17
10.	Language of Tender	17
11.	Documents Comprising the Tender	17
12.	Form of Tender and Price Schedules	18
13.	Alternative Tenders	
14.	Tender Prices and Discounts	
15.	Currencies of Tender and Payment	
16.	Documents Establishing the Eligibility and Conformity of the Goods and Relat	
1.7	Services	
17.	Documents Establishing the Eligibility and Qualifications of the Tenderer	
18.	Period of Validity of Tenders	
19.	Tender Security	
20.	Format and Signing of Tender	24
D. S	ubmission and Opening of Tenders	24
21.	Sealing and Marking of Tenders	
22.	Deadline for Submission of Tenders	
23.	Late Tenders	
24.	Withdrawal, Substitution, and Modification of Tenders	
25.	Tender Opening	26
E. E	valuation and Comparison of Tenders	28
26.	Confidentiality	28
27.	Clarification of Tenders	28
28.	Deviations, Reservations, and Omissions	29
29.	Determination of Responsiveness	29

30.	Non-conformities, Errors and Omissions	29
31.	Arithmetical Errors	
32.	Conversion to Single Currency	
33.	Margin of Preference	
34.	Evaluation of Tenders	31
35.	Comparison of Tenders	33
36.	Abnormally Low Tenders	33
37.	Abnormally High Tenders	
38.	Post-Qualification of the Tenderer(s)	34
39.	Procuring Entity's Right to Accept Any Tender, and to Reject Any or All Tenders	. 34
F. Co	onclusion of a Framework Agreement	35
40.	Framework Agreement Criteria	35
41.	Notification to conclude a Framework Agreement	
42.	Obligation to Procure	
43.	Stand-still Period	
44.	Signing of the Framework Agreement	
45.	Publication of the Conclusion of Framework Agreement Notice	
1.	<u> </u>	
46.	Procurement Related Complaint	36

Section I. Instructions to Tenderers

A. General

- 1.1 In connection with the Invitation for Tenders (IFT), specified in the Tender Data Sheet (TDS), the Purchaser, as specified in the TDS, issues this Invitation for Tender (IFT) for the supply of Goods under Framework Agreement (FWA) as specified in Section VII, Schedule of Requirements. The name and identification of this IFT are specified in the TDS.
 - 1.2 Throughout this Tender Document:
 - (a) **"in writing"** means communicated in written form (e.g. by mail, e-mail, including if specified **in the TDS**, distributed or received through the electronic-procurement system used by KPLC) with proof of receipt;
 - (b) if the context so requires, "singular" means "plural" and vice versa;
 - (c) "Day" means calendar day, unless otherwise specified as "Business Day". A Business Day is any day that is an official working day. It excludes t official public holidays;
 - (d) "Call-off Contract" means a contract awarded, under a Framework Agreement, through a Secondary Procurement process, for the supply of Goods, and any Related Services. The parties to the contract are KPLC and Supplier;
 - (e) "Closed Framework Agreement": A Closed Framework Agreement is where no new firm(s) may conclude Framework Agreement(s) during the Term of the Framework Agreement;
 - (f) "Country" means Kenya;
 - (g) "Delivery Period" is the specified period from the date of formation of a Call-off contract for delivery of the Goods, as per the applicable Incoterms.
 - (h) "Framework Agreement (FWA)" means the agreement between KPLC and Supplier(s) (the successful Tenderer(s)) to establish the terms and procedures governing the award of Call-off contracts under the agreement;
 - (i) "FWA Supplier" means a Supplier;

- (j) "Goods" means all goods, materials or items that the Supplier is required to supply to KPLC under a Call-off Contract placed under a Framework Agreement. Details of such Goods are set out in Section V: Supply Requirements, and the Framework Agreement and particularly described in a Call- off Contract. Where appropriate, for the purpose of interpretation, the definition for Goods includes Related Services;
- (k) "Lead Procuring Entity" when named in the Framework Agreement, a Lead Procuring Entity is a party to the Framework Agreement, in its capacity as: (a) the lead Entity acting on behalf of all participating Procurement Entities in managing and administering the Framework Agreement, and (b) as KPLC in its own right;
- (1) "Multi-User Framework Agreement" means a Framework Agreement where there is more than one Procuring Entities permitted to procure through a Calloff Contract;
- (m) "Multi-Supplier Framework Agreement" means where more than one Tenderer (Supplier) concludes a Framework Agreement for the supply of each item/Lot;
- (n) "Primary Procurement" means the procurement process that results in concluding a Framework Agreement(s) with a successful Tenderer(s), as described in this IFT;
- (o) "Procurement Agent" when named in the Framework Agreement, is a party to the Framework Agreement, but only in its capacity to conclude the Framework Agreement(s) with successful Suppliers, and, as the Entity responsible for managing and administering the Framework Agreement, on behalf of KPLC or Procurement Entities, once it has been concluded. A Procurement Agent is not KPLC under the Framework Agreement;
- (p) "KPLC" means The Kenya Power and Lighting Company PLC or its successor(s) and assign(s) where the context so admits (hereinafter abbreviated as KPLC)
- (q) "The Procuring Entity" means KPLC, the entity that conducts public procurement under the Public Procurement and Asset Disposal Act, 2015;
- (r) "Related Services" if applicable, means the services incidental to the supply of the Goods, such as insurance, installation, training, initial maintenance and other such obligations of the Supplier, as specified in Framework

- Agreement Section V: Schedule of Requirements, and specifically described in a Call-off Contract;
- (s) "Secondary Procurement" means the process described in the Framework Agreement and followed by KPLC to select an FWA Supplier, and award a Call-off Contract for the supply of Goods through a *mini-competition*;
- (t) "Single-User Framework Agreement" means a Framework Agreement where only one User (Entity) concludes the FWA:
- (u) "Single-Supplier Framework Agreement" means a Framework Agreement where only one Tenderer (Supplier) concludes a Framework Agreement for the supply of each item/Lot;
- (v) "Supplier" means a Tenderer that has concluded a Framework Agreement through the Primary Procurement process and may be considered for the award of a Calloff Contract, to deliver the Goods, and, if applicable, Related Services, as and when required. A Supplier may also be referred to as a "FWA Supplier";
- (w) "Term" means the duration of a Framework Agreement starting on the Commencement Date.

2. Source of Funds 2.1

2.1 The Procuring Entity intends to apply a portion of its Budgetary Allocations to eligible payments under Call-off Contracts to be awarded under the Framework Agreement(s) for which this Tender document is issued.

3. Corrupt and Fraudulent Practices

- 3.1 KPLC requires compliance with the provisions of the Public Procurement and Asset Disposal Act, 2015, Section 62 "Declaration not to engage in corruption". The tender submitted by a person shall include a declaration that the person shall not engage in any corrupt or fraudulent practice and a declaration that the person or his or her sub-contractors are not debarred from participating in public procurement proceedings.
- 3.2 KPLC requires compliance with the provisions of the Competition Act 2010, regarding collusive practices in contracting. Any tenderer found to have engaged in collusive conduct shall be disqualified and criminal and/or civil sanctions may be imposed. To this effect, Tenders shall be required to complete and sign the "Certificate of Independent Tender Determination" annexed to the Form of Tender.
- 3.3 Unfair Competitive Advantage Fairness and transparency in the tender process require that the firms or their Affiliates competing for a specific assignment do not derive

a competitive advantage from having provided consulting services related to this tender. To that end, KPLC shall indicate in the **Tender Data Sheet** and make available to all the firms together with this tender document all information that would in that respect give such firm any unfair competitive advantage over competing firms

4. Eligible Tenderers

- 4.1 A tenderer is eligible to bid for this contract only if the tenderer satisfies the following criteria:
 - a) the tenderer has the legal capacity to enter into a contract for procurement or asset disposal;
 - b) the tenderer is not insolvent, in receivership, bankrupt or in the process being wound up;
 - c) the tenderer, if a member of a regulated profession, has satisfied all the professional requirements;
 - d) the tenderer and his or her sub-contractor, if any, is not debarred;
 - e) the tenderer has fulfilled tax obligations;
 - f) the tenderer has not been convicted of corrupt or fraudulent practices;
 - g) is not guilty of any serious violation of fair employment laws and practices.
- 4.2 In addition the tenderer shall be considered ineligible to bid, where in case of a corporation, private company, partnership or other body, the tenderer, their spouse, child or sub-contractor has substantial or controlling interest and is found to be in contravention of the provisions of section 4.1 above
- 4.3 A Tenderer may be a firm that is a private entity, an individual, a state-owned enterprise or institution subject to ITT 4.9, or any combination of such entities in the form of a joint venture (JV) under an existing agreement or with the intent to enter into such an agreement supported by a letter of intent.
- 4.4 Public Officers and Board members of KPLC, their close relatives (Spouses or Children), are not eligible to participate in the tender.
- 4.5 In the case of a joint venture, all members shall be jointly and severally liable for the execution of the entire Contract in accordance with the Contract terms. The JV shall nominate a Representative who shall have the authority to conduct all business for and on behalf of any and all the members of the JV during the Tendering process and, in the event the JV is awarded the Contract, during contract execution.

- 4.6 A Tenderer shall not have a conflict of interest. Any Tenderer found to have a conflict of interest shall be disqualified. A Tenderer may be considered to have a conflict of interest for the purpose of this Tendering process, if the Tenderer:
- a) directly or indirectly controls, is controlled by or is under common control with another Tenderer; or
- b) receives or has received any direct or indirect subsidy from another Tenderer; or
- c) has the same representative or ownership as another Tenderer; or
- d) has a relationship with another Tenderer, directly or through common third parties, that puts it in a position to influence the Tender of another Tenderer, or influence the decisions of KPLC regarding this Tendering process; or
- e) or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the goods that are the subject of the Tender; or
- f) or any of its affiliates has been hired (or is proposed to be hired) by KPLC or Procuring Entity for the Contract implementation; or
- would be providing goods, works, or non-consulting g) services resulting from or directly related to consulting services for the preparation or implementation of the project specified in the TDS ITT 1.1 that it provided or were provided by any affiliate that directly or indirectly controls, is controlled by, or is under common control with that firm; or has a close business or family relationship with a professional staff of KPLC (or of the project implementing agency, who: (i) are directly or indirectly involved in the preparation of the tendering document or specifications of the Contract, and/or the Tender evaluation process of such Contract; or (ii) would be involved in the implementation or supervision of such Contract unless the conflict stemming from such relationship has been resolved in a manner acceptable to KPLC throughout the Tendering process and execution of the Contract.
- 4.7 A tenderer shall not be involved in corrupt, coercive, obstructive, collusive or fraudulent practice. A tenderer that is proven to have been involved in any of these practices shall be automatically disqualified
- 4.8 A firm that is a Tenderer (either individually or as a JV member) shall not submit more than one Tender, except for permitted alternative Tenders. This includes participation as a subcontractor. Such participation shall result in the disqualification of all Tenders in which the firm is involved.

- A firm that is not a Tenderer or a JV member, may participate as a subcontractor in more than one Tender. Members of a joint venture may not also make an individual tender, be a subcontractor in a separate tender or be part of another joint venture for the purposes of the same Tender.
- 4.9 A Tenderer may have the nationality of any country, subject to the restrictions pursuant to ITT 4.9. A Tenderer shall be deemed to have the nationality of a country if the Tenderer is constituted, incorporated or registered in and operates in conformity with the provisions of the laws of that country, as evidenced by its articles of incorporation (or equivalent documents of constitution or association) and its registration documents, as the case may be. This criterion also shall apply to the determination of the nationality of proposed subcontractors or sub consultants for any part of the Contract including related Services.
- 4.10 A Tenderer that has been debarred by the PPRA from participating in public procurement shall be ineligible to tender or be awarded a contract. The list of debarred firms and individuals is available from the PPRA's website www.ppra.go.ke
- 4.11 Tenderers that are state-owned enterprises or institutions may be eligible to compete and be awarded a Contract(s) only if they are (i) a legal public entity of the state Government and/or public administration, (ii) financially autonomous and not receiving any significant subsidies or budget support from any public entity or Government, and (iii) operating under commercial law and vested with legal rights and liabilities similar to any commercial enterprise to enable it compete with firms in the private sector on an equal basis. Public employees and their close relatives are not eligible to participate in the tender.
- 4.12 Tenderers may be ineligible if their countries of origin (a) as a matter of law or official regulations, Kenya prohibits commercial relations with that country, or(b) by an act of compliance with a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations, Kenya prohibits any import of goods or contracting for supply of goods or services from that country, or any payments to any country, person, or entity in that country. A tenderer shall provide such documentary evidence of eligibility satisfactory to KPLC, as KPLC shall reasonably request.
- 4.13 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 KPLC 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.

- 4.14 Where the law requires tenderers to be registered with certain authorities in Kenya, such registration requirements shall be defined in the TDS.
- 4.15 The Competition Act of Kenya requires that firms wishing to tender as Joint Venture undertakings which may prevent, distort or lessen competition in provision of services are prohibited unless they are exempt in accordance with the provisions of Section 25 of the Competition Act, 2010. JVs will be required to seek for exemption from the Competition Authority. Exemption shall not be a condition for tender, but it shall be a condition of contract award and signature. A JV tenderer shall be given opportunity to seek such exemption as a condition of award and signature of contract. Application for exemption from the Competition Authority of Kenya may be accessed from the website www.cak.go.ke.
- 4.16 A Kenyan tenderer shall provide evidence of having fulfilled his/her tax obligations by producing a current tax clearance certificate or tax exemption certificate issued by the Kenya Revenue Authority.

5. Eligible Goods and Related Services

- 5.1 All the Goods and Related Services to be supplied under the Contract shall have their origin in any country that is eligible in accordance with ITT 5.3.
- 5.2 For purposes of this ITT, the term "goods" includes commodities, raw material, machinery, equipment, and industrial plants; and "related services" include services such as insurance, installation, training, and initial maintenance.
- 5.3 The term "origin" means the country where the goods have been mined, grown, cultivated, produced, manufactured or processed; or, through manufacture, processing, or assembly, another commercially recognized article results that differs substantially in its basic characteristics from its components.
- 5.4 A procuring entity shall ensure that the items listed below shall be sourced from Kenya and there shall be no substitutions from foreign sources. The affected items are:
 - a) motor vehicles, plant and equipment which are assembled in Kenya;
 - b) furniture, textile, foodstuffs, oil and gas, information communication technology, steel, cement, leather, agro-

- processed products, sanitary products, and other goods made in Kenya; or
- c) goods manufactured, mined, extracted or grown in Kenya.
- 5.5 Any goods, works and production processes with characteristics that have been declared by the relevant national environmental protection agency or by other competent authority as harmful to human beings and to the environment shall not be eligible for procurement

B. Contents of the IFT Document

6. Sections of Tendering Document

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

PART 1 Tendering Procedures

- Section I Instructions to Tenderers (ITT)
- Section II Tender Data Sheet (TDS)
- Section III Evaluation and Qualification Criteria
- Section IV Tendering Forms
- Section V Schedule of Requirements
- Section VI Technical Specifications
- Section VII Framework Agreement Forms
- Section VIII Framework Agreement General Provisions
- Section IX Framework Agreement Specific Provisions

PART 2 SECONDARY PROCUREMENT

- Section X Secondary Procurement Methods
- Section XI Formation of Call off Contracts
- Section XII Communicating Award of call off contracts
- Section XIII– Complaint about award of call off contract
- Section XIV Call off contract General Conditions
- Section XV Call off contract Specific Conditions
- Section XVI Secondary Procurement Forms

- 6.2 The notice of Invitation for Tender (IFT) or the notice to the prequalified Tenderers issued by KPLC is not part of the tendering document.
- 6.3 Unless obtained directly from KPLC, KPLC is not responsible for the completeness of the document, responses to requests for clarification, the minutes of the pre-tender meeting (if any), or addenda to the tendering document in accordance with ITT 7.
- 6.4 The Tenderer is expected to examine all instructions, forms, terms, and specifications in the tendering document and to furnish with its Tender all information or documentation as is required by the tendering document...

7. Clarification of Tendering Document

- 7.1 A Tenderer requiring any clarification of the Tender Document shall contact KPLC in writing at KPLC's address specified in the TDS or raise its enquiries during the pre-Tender meeting if provided for in accordance with ITT 7.2. KPLC will respond in writing to any request for clarification, provided that such request is received no later than the period specified in the TDS prior to the deadline for submission of tenders. KPLC shall forward copies of its response to all tenderers who have acquired the Tender documents in accordance with ITT 5.3, including a description of the inquiry but without identifying its source. If so specified in the TDS, KPLC shall also promptly publish its response at the web page identified in the TDS. Should the clarification result in changes to the essential elements of the Tender Documents, KPLC shall amend the Tender Documents following the procedure under ITT 8.
- 7.2 KPLC shall specify in the **TDS** if a pre-tender conference will be held, when and where. The Tenderer's designated representative is invited to attend a pre-Tender meeting. The purpose of the meeting will be to clarify issues and to answer questions on any matter that may be raised at that stage.
- 7.3 The Tenderer is requested to submit any questions in writing, to reach KPLC not later than the period specified in the **TDS** before the meeting.
- 7.4 Minutes of the pre-Tender meeting, if applicable, including the text of the questions asked by Tenderers and the responses given, together with any responses prepared after the meeting, will be transmitted promptly to all Tenderers who have acquired the Tender Documents in accordance with ITT 6.3. Minutes shall not identify the source of the questions asked.
- 7.5 KPLC shall also promptly publish anonymized (*no names*) Minutes of the pre-Tender meeting at the web page

identified **in the TDS**. Any modification to the Tender Documents that may become necessary as a result of the pre-Tender meeting shall be made by KPLC exclusively through the issue of an Addendum pursuant to ITT 7 and not through the minutes of the pre-Tender meeting. Nonattendance at the pre- Tender meeting will not be a cause for disqualification of a Tenderer.

8. Amendment of Tendering Document

- 8.1 At any time prior to the deadline for submission of Tenders, KPLC may amend the tendering documents by issuing addenda.
- 8.2 Any addendum issued shall be part of the tendering documents and shall be communicated in writing to all who have obtained the Tender Document from KPLC in accordance with ITT 6.2. KPLC shall also promptly publish the addendum on KPLC's web page in accordance with ITT 7.5.
- 8.3 To give prospective Tenderers reasonable time in which to take an addendum into account in preparing their Tenders, KPLC may, at its discretion, extend the deadline for the submission of Tenders, pursuant to ITT 22.2.

C. Preparation of Tenders

9. Cost of Tendering

9.1 The Tenderer shall bear all costs associated with the preparation and submission of its Tender, in relation to this Primary Procurement process, (and if successful any Secondary Procurement process) and KPLC shall not be responsible or liable for those costs, regardless of the conduct or outcome of the Tendering process.

10. Language of Tender

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

11. Documents Comprising the Tender

11.1 The Tender shall comprise the following:

- (a) Form of Tender prepared in accordance with ITT12;
- (b) Price Schedules: completed in accordance with ITT 12 and ITT 14;
- (c) Tender Security or Tender-Securing Declaration, in accordance with ITT 19;
- (d) Alternative Tender: if permissible, in accordance with ITT13;

- (e) Authorization: written confirmation authorizing the signatory of the Tender to commit the Tenderer, in accordance with ITT 20.3:
- (f) Qualifications: documentary evidence in accordance with ITT 16.2 establishing the Tenderer qualifications to perform the Contract if its Tender is accepted;
- (g) Tenderer Eligibility: documentary evidence in accordance with ITT 16.1 establishing the Tenderer eligibility to tender;
- (h) Eligibility of Goods and Related Services: documentary evidence in accordance with ITT 15, establishing the eligibility of the Goods and Related Services to be supplied by the Tenderer;
- (i) Conformity: documentary evidence in accordance with ITT15.2 that the Goods and Related Services conform to the tender document; and
- (j) any other document required in the TDS.
- 11.2 In addition to the requirements under ITT 11.1, Tenders submitted by a JV shall include a copy of the Joint Venture Agreement entered into by all members. Alternatively, a letter of intent to execute a Joint Venture Agreement in the event of a successful Tender shall be signed by all members and submitted with the Tender, together with a copy of the proposed Agreement.
- 11.3 The Tenderer shall furnish in the Form of Tender information on commissions gratuities, and fees, if any, paid or to be paid to agents or any other party relating to this Tender.
- 12. Form of Tender and Price Schedules
- 12.1 The Form of Tender and Price Schedules shall be prepared using the relevant forms furnished in Section IV, Tendering Forms. The forms must be completed without any alterations to the text. All blank spaces shall be filled in with the information requested. The Tenderer shall chronologically serialize pages of all tender documents submitted.
- 13. Alternative Tenders
- 13.1. Alternative Tenders shall not be permitted in this Primary Procurement process unless otherwise stated in the **TDS**.
- 14. Tender Prices and Discounts
- 14.1 The prices and discounts quoted by the Tenderer in the Form of Tender and in the Price Schedules shall conform to the requirements specified below.
- 14.2 Tenderers shall provide their prices in the Price Schedules, as specified **in the TDS**.

- 14.3 The price to be quoted in the Form of Tender in accordance with ITT 12.1 shall be the total price of the tender, excluding any discounts offered.
- 14.4 The tenderer shall quote any discounts and indicate the methodology for their application in the Form of Tender, in accordance with ITT 14.1.
- 14.5 For the purpose of Secondary Procurement, the price(s) offered by the Tenderer shall be treated as set out in the Framework Agreement Specific Provisions.
- 14.6 The terms EXW, CIP, DDP and other similar terms shall be governed by the rules prescribed in the current edition of Incoterms, published by the International Chamber of Commerce, as specified in the TDS.
- 14.7 Prices shall be quoted as specified in each Price Schedule included in **Section IV**, Tender Forms. The disaggregation of price components is required solely for the purpose of facilitating the comparison of Tenders by KPLC. This shall not in any way limit KPLC's right to award a Call-off contract on any of the terms offered. Prices shall be entered in the following manner:
 - a) For Goods manufactured in Kenya:
 - the price of the Goods quoted EXW (ex-works, exfactory, ex warehouse, ex showroom, or off-the-shelf, as applicable), including all customs duties and sales and other taxes already paid or payable on the components and raw material used in the manufacture or assembly of the Goods;
 - ii. any sales tax and other taxes which will be payable on the Goods (if a Call-off Contract is awarded to the Tenderer as an FWA Supplier); and
 - iii. the price for inland transportation, insurance, and other local services required to convey the Goods to their final destination (Project Site) (if a Call-off Contract is awarded to the Tenderer as an FWA Supplier) specified in the TDS.
 - b) For Goods manufactured outside Kenya to be imported:
 - i. the price of the Goods quoted DDP named place of destination, in Kenya, as specified in the TDS;
 - ii. the price for inland transportation, insurance, custom duties and other local services required to convey the Goods from the named place of destination to their final destination (Project Site) (if a Call-off Contract is awarded to the Tenderer as an FWA Supplier), specified in the TDS;

- c) For Goods manufactured outside Kenya already imported:
 - i. the price of the Goods, including the original import value of the Goods, plus any mark-up (or rebate); plus, any other related local cost, and custom duties and other import taxes already paid or to be paid on the Goods already imported;
 - ii. the custom duties and other import taxes already paid (need to be supported with documentary evidence) or to be paid on the Goods already imported;
- iii. the price of the Goods obtained as the difference between (i) and (ii) above;
- iv. any sales and other taxes which will be payable on the Goods (if a Call-off Contract is awarded to the Tenderer as an FWA Supplier); and
- v. the price for inland transportation, insurance, and other local services required to convey the Goods from the named place of destination to their final destination (Project Site) (if a Call-off Contract is awarded to the Tenderer as an FWA Supplier), specified in the TDS.
- d) for Related Services, other than inland transportation and other services required to convey the Goods to their final destination, whenever such Related Services are specified in the Schedule of Requirements, the price of each item comprising the Related Services (inclusive of any applicable taxes).

15. Currencies of Tender and Payment

- 15.1 The currency (ies) of the Tender, the currency (ies) of award and the currency (ies) of contract payments shall be the same.
- 15.2 The Tenderer shall quote in **Kenya shillings**. If allowed in the TDS, the Tenderer may express the Tender price in any currency, provided it shall use no more than two foreign currencies in addition to the Kenya Shilling.
- 15.3 The rates of exchange to be used by the Tenderer shall be based on the exchange rates provided by the Central Bank of Kenya on the date 30 days prior to the actual date of tender opening..
- 16. Documents
 Establishing the
 Eligibility and
 Conformity of
 the Goods and
 Related
 Services
- 16.1 To establish the eligibility of the Goods and Related Services in accordance with ITT 16.1, Tenderers shall complete the country of origin declarations in the Price Schedule Forms, included in Section V, Tendering Forms.
- 16.2 To establish the conformity of the Goods and Related Services to the tendering document, the Tenderer shall furnish as part of its Tender the documentary evidence that the Goods conform to the technical specifications and

- standards specified in Section V, Schedule of Requirements.
- 16.3 The documentary evidence may be in the form of literature, drawings or data, and shall consist of a detailed item by item description of the essential technical and performance characteristics of the Goods and Related Services, demonstrating substantial responsiveness of the Goods and Related Services to the technical specification, and if applicable, a statement of deviations and exceptions to the provisions of the Section V, Schedule of Requirements.
- 16.4 The Tenderer shall also furnish a list giving full particulars, including available sources and current prices of spare parts, special tools, etc., necessary for the proper and continuing functioning of the Goods during the period specified in the TDS following commencement of the use of the goods by KPLC.
- 16.5 Standards for workmanship, process, material, and equipment, as well as references to brand names or catalogue numbers specified by KPLC in the Schedule of Requirements, are intended to be descriptive only and not restrictive. The Tenderer may offer other standards of quality, brand names, and/or catalogue numbers, provided that it demonstrates, to KPLC's satisfaction, that the substitutions ensure substantial equivalence or are superior to those specified in the Section VII, Schedule of Requirements.
- 17. Documents
 Establishing the
 Eligibility and
 Qualifications
 of the Tenderer
- 17.1 To establish Tenderer's their eligibility in accordance with ITT 4, Tenderers shall complete the Letter of Tender, included in Section IV, Tender Forms.
- 17.2 The documentary evidence of the Tenderer's qualifications to conclude a Framework Agreement, and/or to perform any Calloff contract(s) if awarded, shall establish to KPLC's satisfaction:
 - (a) that, if required in the TDS, a Tenderer that does not manufacture or produce the Goods it offers to supply shall submit the Manufacturer's Authorization using the form included in Section IV, Tender Forms to demonstrate that it has been duly authorized by the manufacturer or producer of the Goods to supply these Goods in Kenya;
 - (b) that, if required **in the TDS**, in case of a Tenderer not doing business within the Kenya, the Tenderer is or will be (if award a Call-off Contract(s)) represented by an Agent in the country equipped and able to carry out the Supplier's maintenance, repair and spare

- parts-stocking obligations prescribed in the Conditions of Contract and/or Technical Specifications.
- that the Tenderer meets each of the qualification criterion specified in Section III, Evaluation and Qualification Criteria.

18. Period of Validity of **Tenders**

- 18.1 Tenders shall remain valid for the Tender Validity period specified in the TDS. The Tender Validity period starts from the date fixed for the Tender submission deadline (as prescribed by KPLC in accordance with ITT 22). A Tender valid for a shorter period shall be rejected by KPLC as nonresponsive.
- 18.2 In exceptional circumstances, prior to the expiration of the Tender validity period, KPLC may request Tenderers to extend the period of validity of their Tenders. The request and the responses shall be made in writing. If a Tender Security is requested in accordance with ITT 19, it shall also be extended for a corresponding period. A Tenderer may refuse the request without forfeiting its Tender Security. A Tenderer granting the request shall not be required or permitted to modify its Tender, except as provided in ITT 24.

- 19. Tender Security 19.1 The Tenderer shall furnish as part of its Tender, either a Tender-Securing Declaration or a Tender Security, as specified in the TDS, in original form and, in the case of a Tender Security, in the amount and currency specified in the TDS.
 - 19.2 The Tender Security or Tender-Securing Declaration shall cover the Minimum Quantity or Value specified in the FWA Tender Data Sheet. A Tender Security or Tender-Securing Declaration shall use the form included in Section IV, Tendering Forms.
 - 19.3 If a Tender Security is specified pursuant to ITT 19, the Tender Security shall be a demand guarantee in any of the following forms at the Tenderer option:
 - a) a bank guarantee;
 - b) a letter of credit; or
 - c) guarantee by a deposit taking micro-finance institution, Sacco society, the Youth Enterprise Development Fund or the Women Enterprise Fund.
 - 19.4 If an unconditional guarantee is issued by a non-Bank financial institution located outside Kenya, the issuing non-Bank financial institution shall have a correspondent financial institution located in Kenya to make it enforceable unless

- KPLC has agreed in writing, prior to Tender submission, that a correspondent financial institution is not required. In the case of a bank guarantee, the Tender Security shall be submitted either using the Tender Security Form included in Section IV, Tendering Forms, or in another substantially similar format approved by KPLC prior to Tender submission. The Tender Security shall be valid for thirty (30) days beyond the original validity period of the Tender, or beyond any period of extension if requested under ITT 18.2.
- 19.5 If a Tender Security is specified pursuant to ITT 19, any Tender not accompanied by a substantially responsive Tender Security shall be rejected by KPLC as non-responsive.
- 19.6 If a Tender Security is specified pursuant to ITT 19, the Tender Security of unsuccessful Tenderers shall be returned as promptly as possible upon the successful Tenderer signing the FWA. KPLC shall also promptly return the tender security to the tenderers where the procurement proceedings are terminated, all tenders were determined non-responsive or a Tenderer declines to extend tender validity period.
- 19.7 The Tender Security of the successful Tenderers in the Primary Procurement Process shall be returned as promptly as possible once the successful Tenderer has signed a Framework Agreement.
- 19.8 The Tender Security may be forfeited or the Tender Securing Declaration executed:
 - a) if a Tenderer withdraws its Tender during the period of Tender validity specified by the Tenderer in the Form of Tender, or any extension thereto provided by the Tenderer; or
 - b) if the successful Tenderer fails to:
 - i) sign a Call-off Contract in accordance with ITT 44; or
 - ii) furnish a Performance Security in accordance with GCC7.
- 19.9 Where tender securing declaration is executed, KPLC shall recommend to the PPRA that PPRA debars the Tenderer from participating in public procurement as provided in the law.
- 19.10 The Tender Security or Tender-Securing Declaration of a JV must be in the name of the JV that submits the Tender. If the JV has not been legally constituted into a legally enforceable JV at the time of Tendering, the Tender Security or Tender-Securing Declaration shall be in the names of all future members as named in the letter to conclude a framework agreement referred to in ITT4.3 and ITT 11.2.

19.11 A tenderer shall not issue a tender security to guarantee itself.

20. Format and Signing of Tender

- 20.1 The Tenderer shall prepare one original of the documents comprising the Tender as described in ITT 11 and clearly mark it "ORIGINAL." Alternative tenders, if permitted in accordance with ITT 13, shall be clearly marked "ALTERNATIVE." In addition, the Tenderer shall submit copies of the tender, in the number **specified in the TDS** and clearly mark them "COPY." In the event of any discrepancy between the original and the copies, the original shall prevail.
- 20.2 Tenderers shall mark as "CONFIDENTIAL" information in their Tenders which is confidential to their business. This may include proprietary information, trade secrets, or commercial or financially sensitive information.
- 20.3 The original and all copies of the Tender shall be typed or written in indelible ink and shall be signed by a person duly authorized to sign on behalf of the Tenderer. This authorization shall consist of a written confirmation as specified in the TDS and shall be attached to the Tender. The name and position held by each person signing the authorization must be typed or printed below the signature. All pages of the Tender where entries or amendments have been made shall be signed or initialed by the person signing the Tender.
- 20.4 In case the Tenderer is a JV, the Tender shall be signed by an authorized representative of the JV on behalf of the JV, and so as to be legally binding on all the members as evidenced by a power of attorney signed by each members' legally authorized representatives.
- 20.5 Any inter-lineation, erasures, or overwriting shall be valid only if they are signed or initialed by the person signing the Tender.

D. Submission and Opening of Tenders

21. Sealing and Marking of Tenders

- 21.1 Depending on the sizes or quantities or weight of the tender documents, a tenderer may use an envelope, package or container. The Tenderer shall deliver the Tender in a single sealed envelope, or in a single sealed package, or in a single sealed container bearing the name and Reference number of the Tender, addressed to KPLC and a warning not to open before the time and date for Tender opening date. Within the single envelope, package or container, the Tenderer shall place the following separate, sealed envelopes:
 - a) in an envelope or package or container marked "ORIGINAL", all documents comprising the Tender, as described in ITT 11; and

- b) in an envelope or package or container marked "COPIES", all required copies of the Tender; and
- c) if alternative Tenders are permitted in accordance with ITT 12, and if relevant:
 - i. in an envelope or package or container marked "ORIGINAL -ALTERNATIVE TENDER", the alternative Tender; and
 - ii. in the envelope or package or container marked "COPIES- ALTERNATIVE TENDER", all required copies of the alternative Tender.
- 21.2 The inner and outer envelopes shall:
 - (a) bear the name and address of KPLC.
 - (b) bear the name and address of the Tenderer; and
 - (c) bear the name and Reference number of the Tender.
- 21.3 Where a tender package or container cannot fit in the tender box, KPLC shall:
- a) Specify in the TDS where such documents should be received.
- b) maintain a record of tenders received and issue acknowledgement receipt note to each tenderer specifying time and date of receipt.
- c) Ensure all tenders received are handed over to the tender opening committee for opening at the specified opening place and time.
- 21.4 If an envelope or package or container is not sealed and marked as required, KPLC will assume no responsibility for the misplacement or premature opening of the Tender. Tenders misplaced or opened prematurely will not be accepted.

22. Deadline for Submission of Tenders

- 22.1 Tenders must be received by KPLC at the address and no later than the date and time specified in the TDS. When so specified in the TDS, Tenderers shall have the option of submitting their Tenders electronically. Tenderers submitting Tenders electronically shall follow the electronic Tender submission procedures specified in the TDS.
- 22.2 KPLC may, at its discretion, extend the deadline for the submission of Tenders by amending the tendering document in accordance with ITT7, in which case all rights and obligations of KPLC and Tenderers previously

subject to the deadline shall thereafter be subject to the deadline as extended.

23. Late Tenders

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

24. Withdrawal, Substitution, and Modification of Tenders

- 24.1 A Tenderer may withdraw, substitute, or modify its Tender after it has been submitted by sending a written notice, duly signed by an authorized representative, and shall include a copy of the authorization (the power of attorney) in accordance with ITT20.3, (except that withdrawal notices do not require copies). The corresponding substitution or modification of the Tender must accompany the respective written notice. All notices must be:
- a) prepared and submitted in accordance with ITT 21 and 22 (except that withdrawal notices do not require copies), and in addition, the respective envelopes shall be clearly marked "WITHDRAWAL," "SUBSTITUTION," or "MODIFICATION;" and
- b) received by KPLC prior to the deadline prescribed for submission of Tenders, in accordance with ITT 22.
- 24.2 Tenders requested to be withdrawn in accordance with ITT 23.1 shall be returned unopened to the Tenderers.
- 24.3 No Tender may be withdrawn, substituted, or modified in the interval between the deadline for submission of Tenders and the expiration of the period of Tender validity specified by the Tenderer on the Form of Tender or any extension thereof.

25. Tender Opening

- 25.1 Except as in the cases specified in ITT 23, KPLC shall, at the Tender opening, publicly open and read out all Tenders received by the deadline at the date, time and place specified in the TDS in the presence of Tenderers' designated representatives who choose to attend, including to attend any specific electronic tender opening procedures if electronic tendering is permitted in accordance with ITT 21.1, shall be as specified in the TDS.
- 25.2 First, envelopes marked "WITHDRAWAL" shall be opened and read out and the envelope with the corresponding Tender shall not be opened, but returned to the Tenderer. If the withdrawal envelope does not contain a copy of the "power of attorney" confirming the signature as a person duly authorized to sign on behalf of the Tenderer, the

- corresponding Tender will be opened. No Tender withdrawal shall be permitted unless the corresponding withdrawal notice contains a valid authorization to request the withdrawal and is read out at Tender opening.
- 25.3 Next, envelopes marked "SUBSTITUTION" shall be opened and read out and exchanged with the corresponding Tender being substituted, and the substituted Tender shall not be opened, but returned to the Tenderer. No Tender substitution shall be permitted unless the corresponding substitution notice contains a valid authorization to request the substitution and is read out at Tender opening.
- 25.4 Next, envelopes marked "MODIFICATION" shall be opened and read out with the corresponding Tender. No Tender modification shall be permitted unless the corresponding modification notice contains a valid authorization to request the modification and is read out at Tender opening.
- 25.5 Next, all remaining envelopes shall be opened one at a time, reading out: the name of the Tenderer and whether there is a modification; the total Tender Prices, per lot (contract) if applicable, including any discounts and alternative Tenders; the presence or absence of a Tender Security, if required; and any other details as KPLC may consider appropriate.
- 25.6 Only Tenders, alternative Tenders and discounts that are opened and read out at Tender opening shall be considered further for evaluation. The Form of Tender and pages of the Bills of Quantities are to be initialed by the members of the tender opening committee attending the opening. The number of representatives of KPLC to sign shall be specified in the TDS.
- 25.7 KPLC shall neither discuss the merits of any Tender nor reject any Tender (except for late Tenders, in accordance with ITT 22.1).
- 25.8 KPLC shall prepare a record of the Tender opening that shall include, as a minimum:
 - a) the name of the Tenderer and whether there is a withdrawal, substitution, or modification;
 - b) the Tender Price, per lot (contract) if applicable, including any discounts;
 - c) any alternative Tenders;
 - d) the presence or absence of a Tender Security or Tender-Securing Declaration, if one was required;
 - e) number of pages of each tender document submitted.

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

E. Evaluation and Comparison of Tenders

26. Confidentiality

- 26.1 Information relating to the evaluation of Tenders and recommendation to conclude a Framework Agreement(s), shall not be disclosed to Tenderers or any other persons not officially concerned with the Tendering process until the Notification to Conclude the Framework Agreement is transmitted to the successful tenderer in accordance with ITT41.1.
- 26.2 Any effort by a Tenderer to influence KPLC in the evaluation or decision to conclude a Framework Agreement(s) may result in the rejection of its Tender.
- 26.3 Notwithstanding ITT 26.2, from the time of Tender opening to the time of the Framework Agreement being concluded, if any Tenderer wishes to contact KPLC on any matter related to the Tendering process, it should do so in writing.

27. Clarification of Tenders

- 27.1 To assist in the examination, evaluation, comparison of the Tenders, and qualification of the Tenderers, KPLC may, at its discretion, ask any Tenderer for a clarification of its Tender. Any clarification submitted by a Tenderer in respect to its Tender and that is not in response to a request by KPLC shall not be considered. KPLC's request for clarification and the response shall be in writing. No change, including any voluntary increase or decrease, in the prices or substance of the Tender shall be sought, offered, or permitted except to confirm the correction of arithmetic errors discovered by KPLC in the Evaluation of the Tenders, in accordance with ITT 31.
- 27.2 If a Tenderer does not provide clarifications of its Tender by the date and time set in KPLC's request for clarification, its Tender may be rejected.

28. Deviations, Reservations, and Omissions

- 28.1 During the evaluation of Tenders, the following definitions apply:
 - (a) "Deviation" is a departure from the requirements specified in the tendering document;
 - (b) "Reservation" is the setting of limiting conditions or withholding from complete acceptance of the requirements specified in the tendering document; and
 - (c) "Omission" is the failure to submit part or all of the information or documentation required in the tendering document.

29. Determination of Responsiveness

- 29.1 KPLC's determination of a Tender's responsiveness is to be based on the contents of the Tender itself, as defined in ITT11.1.
- 29.2 A substantially responsive Tender is one that meets the requirements of the Tender document without material deviation, reservation, or omission. Mandatory responsiveness requirements include meeting eligibility criteria specified in ITT4, signature of the Tender by authorized signatory, provision of the required securities and manufacturers authorization (where applicable). Additional responsiveness requirements are indicated in the TDS. A material deviation, reservation, or omission is one that:
- a) if accepted, would:
 - i. affect in any substantial way the scope, quality, or performance of the Goods and Related Services specified in the Contract; or
 - ii. limit in any substantial way, inconsistent with the tendering document, KPLC's rights or the Tenderer obligations under the Contract; or
- b) if rectified, would unfairly affect the competitive position of other Tenderers presenting substantially responsive Tenders.
- 29.3 KPLC shall examine the technical aspects of the Tender submitted in accordance with ITT 15 and ITT 16, in particular, to confirm that all requirements of Section VII, Schedule of Requirements have been met without any material deviation or reservation, or omission.
- 29.4 If a Tender is not substantially responsive to the requirements of tendering document, it shall be rejected by KPLC and may not subsequently be made responsive by correction of the material deviation, reservation, or omission.

30. Non-conformities, Errors and Omissions

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

- 30.2 Provided that a Tender is substantially responsive, KPLC may request that the Tenderer submit the necessary information or documentation, within a reasonable period of time, to rectify nonmaterial non- conformities or omissions in the Tender related to documentation requirements. Such omission shall not be related to any aspect of the price of the Tender. Failure of the Tenderer to comply with the request may result in the rejection of its Tender.
- 30.3 Provided that a Tender is substantially responsive, KPLC shall rectify quantifiable nonmaterial non-conformities related to the Tender Price. To this effect, the Tender Price shall be adjusted, for comparison purposes only, to reflect the price of a missing or non-conforming item or component in the manner specified in the TDS. The adjustment shall be based on the average price of the item or component as quoted in other substantially responsive Tenders. If the price of the item or component cannot be derived from the price of other substantially responsive Tenders, KPLC shall use its best estimate.

31. Arithmetical Errors

- 31.1 The tender sum as submitted and read out during the tender opening shall be absolute and final and shall not be the subject of correction, adjustment or amendment in any way by any person or entity.
- 31.2 Provided that the Tender is substantially responsive, KPLC shall handle errors on the following basis:
 - a) Any error detected if considered a major deviation that affects the substance of the tender, shall lead to disqualification of the tender as non-responsive.
 - b) Any errors in the submitted tender arising from a miscalculation of unit price, quantity, subtotal and total Tender price shall be considered as a major deviation that affects the substance of the tender and shall lead to disqualification of the tender as non-responsive. and
 - c) if there is a discrepancy between words and figures, the amount in words shall prevail.
- 31.3 Tenderers shall be notified of any error detected in their Tender during the notification of award.

32. Conversion to Single Currency

32.1 For evaluation and comparison purposes, the currency(ies) of the Tender shall be converted in a single currency as specified in the TDS.

33. Margin of Preference

- 33.1 A margin of preference may be allowed on locally manufactured goods only when the contract is open to international tendering, where the tender is likely to attract foreign goods and where the contract exceeds the threshold specified in the Regulations.
- 33.2 For purposes of granting a margin of preference on locally manufactured goods under international competitive tendering, KPLC shall not subject the items listed below to international tender and hence no margin of preference shall be allowed. The affected items are:
 - a) motor vehicles, plant and equipment which are assembled in Kenya;
 - b) furniture, textile, foodstuffs, oil and gas, information communication technology, steel, cement, leather agroprocessing, sanitary products, and other goods made in Kenya; or
 - c) goods manufactured, mined, extracted or grown in Kenya.
- 33.3 A margin of preference shall not be allowed unless it is specified so in the TDS.
- 33.4 Contracts procured on basis of international competitive tendering shall not be subject to reservations to specific groups as provided in ITT 33.5
- 33.5 Where it is intended to reserve a contract to a specific group of businesses (these groups are Small and Medium Enterprises, Women Enterprises, Youth Enterprises and Enterprises of persons living with disability, as the case may be), and who are appropriately registered as such by the authority to be specified in the TDS, KPLC shall ensure that the invitation to tender specifically indicates that only businesses or firms belonging to the specified group are eligible to tender as specified in the TDS. No tender shall be reserved to more than one group. If not so stated in the Tender documents, the invitation to tender will be open to all interested tenderers.

34. Evaluation of Tenders

- 34.1 KPLC shall use the criteria and methodologies listed in this ITT and Section III, Evaluation and Qualification Criteria in deciding to conclude a Framework Agreement(s). No other evaluation criteria or methodologies shall be permitted.
- 34.2 KPLC will evaluate and compare only the Tenders determined to be substantially responsive in accordance with ITT 29.
- 34.3 To evaluate a Tender, KPLC shall consider the following:

- (a) evaluation will be done for Items or Lots, as specified in the TDS; and the Tender Price as quoted in accordance with ITT 14;
- (b) price adjustment for correction of arithmetic errors in accordance with ITT 31.1;
- (c) price adjustment due to unconditional discounts offered in accordance with ITT 14.4;
- (d) price adjustment due to quantifiable nonmaterial nonconformities in accordance with ITT 30.3; and;
- (e) the additional evaluation factors are specified in Section III, Evaluation and Qualification Criteria.
- 34.4 The Purchaser reserves the right to accept or reject any variation, deviation, or alternative offer. Variations, deviations, and alternative offers and other factors which are in excess of the requirements of the Tender documents or otherwise result in unsolicited benefits for the Purchaser will not be taken into account in Tender evaluation
- 34.5 If applicable, the estimated effect of the price adjustment provisions in the Framework Agreement(s) (which determines the Contract Price for a Call-off Contract), applied over the Term of the Framework Agreement, shall not be taken into account in the Primary Procurement Tender evaluation.
- 34.6 KPLC's evaluation of a Tender will exclude and not take into account:
 - (a) in the case of Goods manufactured in Kenya, sales and other similar taxes, which will be payable on the Goods if a Call-off Contract is awarded to the Tenderer:
 - (b) in the case of Goods manufactured outside Kenya, already imported or to be imported, customs duties and other import taxes levied on the imported Goods sales and other similar taxes, which will be payable on the Goods if the Call-off Contract is awarded to the Tenderer;
 - (c) if applicable, any allowance for price adjustment during the period of execution of the Call-off Contract, if provided in Section VIII: Framework Agreement Specific Provisions.
- 34.7 The Procuring Agency's evaluation of a Tender may require the consideration of other factors, in addition to the Tender Price quoted in accordance with ITT 14. These factors may be related to the characteristics, performance, and terms and conditions of purchase of the Goods and Related Services or geographic location. The effect of the factors selected, if any, shall be expressed in monetary terms to facilitate comparison of Tenders, unless otherwise specified in the TDS from

amongst those set out in Section III, Evaluation and Qualification Criteria.

35. Comparison of Tenders

35.1 KPLC shall compare the evaluated costs of all substantially responsive Tenders established in accordance with ITT 29 to determine the ranking of the Tenders based on the lowest evaluated cost. The comparison shall be on the basis of DDP (place of final destination) prices for imported Goods and EXW prices, custom duties plus cost of inland transportation and insurance to place of destination, for Goods manufactured within Kenya, together with prices for any required installation, training, commissioning and other Related Services.

36. Abnormally Low Tenders

- 36.1 An Abnormally Low Tender is one where the Tender price, in combination with other constituent elements of the Tender, appears unreasonably low to the extent that the Tender price raises material concerns with KPLC as to the capability of the Tenderer to perform the Contract for the offered Tender price.
- 36.2 In the event of identification of a potentially Abnormally Low Tender by the evaluation committee, KPLC shall seek written clarification from the Tenderer, including a detailed price analyses of its Tender price in relation to the subject matter of the contract, scope, delivery schedule, allocation of risks and responsibilities and any other requirements of the tendering document.
- 36.3 After evaluation of the price analysis, in the event that KPLC determines that the Tenderer has failed to demonstrate its capability to perform the contract for the offered Tender price, KPLC shall reject the Tender.

37. Abnormally High Tenders

- 37.1 An abnormally high price is one where the tender price, in combination with other constituent elements of the Tender, appears unreasonably too high to the extent that KPLC is concerned that it (KPLC) may not be getting value for money or it may be paying too high a price for the contract compared with market prices or that genuine competition between Tenderers is compromised.
- 37.2 In case of an abnormally high tender price, KPLC shall make a survey of the market prices, check if the estimated cost of the contract is correct and review the Tender Documents to check if the specifications, scope of work and conditions of contract are contributory to the abnormally high tenders. KPLC may also seek written clarification from the tenderer on the reason for the high tender price. KPLC shall proceed as follows:

- If the tender price is abnormally high based on wrong estimated cost of the contract, KPLC may accept or not accept the tender depending on KPLC's budget considerations.
- ii) If specifications, scope of work and/or conditions of contract are contributory to the abnormally high tender prices, KPLC shall reject all tenders and may retender for the contract based on revised estimates, specifications, scope of work and conditions of contract, as the case may be.
- 37.3 If KPLC determines that the Tender Price is abnormally too high because genuine competition between tenderers is compromised (often due to collusion, corruption or other manipulations), KPLC shall reject all Tenders and shall institute or cause relevant Government Agencies to institute an investigation on the cause of the compromise, before retendering.

38. Post-Qualification of the Tenderer(s)

- 38.1 Before concluding a Framework Agreement(s), KPLC shall determine to its satisfaction whether the eligible Tenderer(s) with substantially responsive Tender(s) meets the qualifying criteria specified in **Section III**, Evaluation and Qualification Criteria.
- 38.2 The determination shall be based upon an examination of the documentary evidence of the Tenderer's qualifications submitted by the Tenderer, pursuant to ITT 17. The determination shall not take into consideration the qualifications of other firms such as the Tenderer's subsidiaries, parent entities, affiliates, subcontractors (other than specialized subcontractors if permitted in the Tender document), or any other firm(s) different from the Tenderer.
- 38.3 An affirmative determination shall be a prerequisite for the conclusion of the Framework Agreement (s) to the Tenderer. A negative determination shall result in disqualification of the Tender, in which event KPLC shall proceed to the next lowest evaluated Tender to make a similar determination of that Tenderer's qualifications to perform satisfactorily.
- 39. Procuring
 Entity's Right
 to Accept Any
 Tender, and to
 Reject Any or
 All Tenders
- 39.1 KPLC reserves the right to accept or reject any Tender, and to annul the Tendering process and reject all Tenders at any time prior to the conclusion of a Framework Agreement(s), without thereby incurring any liability to Tenderers. In case of annulment, all Tenderers shall be notified with reasons and all Tenders submitted and specifically, tender securities, shall be promptly returned to the Tenderers.

F. Conclusion of a Framework Agreement

40. Framework Agreement Criteria

- 40.1 This is a closed Framework Agreement. No new firm(s) may conclude Framework Agreement(s) during the Term of the Framework Agreement.
- 40.2 KPLC shall specify **in the TDS and Section III** Evaluation and Qualification Criteria, the Criteria that will apply in the selection of Tenderer(s), with whom a Framework Agreement(s) may be concluded.
- 41. Notification to conclude a Framework Agreement
- 41.1 Prior to the expiration of the Tender Validity Period, KPLC shall transmit to the successful Tenderer(s) a Notification to Conclude a Framework Agreement attaching the Framework Agreement for signature by the Tenderer
- **42.** Obligation to Procure
- 42.1 The conclusion of a Framework Agreement shall not impose any obligation on KPLC to procure any Goods under the Framework Agreement.

43. Stand-still Period

- 43.1 Signing of the Framework Agreement shall not be done earlier than the expiry of a Standstill Period of 14 days to allow any dissatisfied candidate to launch a complaint.
- 43.2 Where standstill period applies, it shall commence when KPLC has transmitted to each Tenderer the Notification to Conclude a Framework Agreement to the successful Tenderer(s).

44. Signing of the Framework Agreement

- 44.1 Upon the expiry of the fourteen days of the Notification Conclude a Framework Agreement and upon the parties meeting their respective statutory requirements, KPLC shall send the successful Tenderer(s) the Framework Agreement.
- 44.2 Within fourteen (14) days of receipt of the Framework Agreement, the successful Tenderer shall sign, date, and return it to KPLC.
- 44.3 The Framework Agreement shall be entered into within the period specified in the notification of award and before expiry of the tender validity period.

45. Publication of the Conclusion of Framework Agreement Notice

- 45.1 Within fourteen days after signing of the Framework Agreements, KPLC shall publish and publicize the Framework Agreements at its notice boards, entity website; and on the Website of the Authority in manner and format prescribed by the Authority. At the minimum, the notice shall contain the following information:
 - a) name and address of KPLC;
 - b) name and reference number of the Framework Agreements, a summary of its scope and the selection method used;
 - c) the name of the successful Tenderers and the duration of the Framework Agreement;
 - d) dates of signature, commencement and completion of the Framework Agreement;

46. Procurement Related Complaint

46.1 The procedures for making a Procurement-related Complaint are as specified in the TDS

11M

11M

11M

<u>1</u>1M

11M

3

186188

186188

186188

186188

186188

2912

1820

1820

3640

3640

800

500

500

1,000

1,000

РС

РС

РС

РС

PC

Section II. Tender Data Sheet (TDS)

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

ITT Clause Reference				De	etails			
	A. Ge	eneral						
ITT 1.1	The re	ferenc	e numbe	er of the Invitation for Tende	rs (IFT) is:			
	KP1/9	A.3/C	T/01/F	A/21-22				
ITT 1.1	The P	rocurii	ng Entity	is: The Kenya Power And	Lighting Co. PLC			
ITT 1.1	The na	ame of	the IFT	is: Three-Year Frameworl	Agreement for Sup	ply of	11m, 12m	& 14m
	Treat	ed Wo	oden Po	oles (Local Manufacturers	Only).			
	The id	lentific	cation nu	mber of the IFT is: KP1/9A	.3/OT/01/FA/21-22			
				cation and names of the lots/		IFT a	ro.	
	THE III	umoci	, Identiii	cation and names of the lots/	items comprising una	, 11 1 6	iic.	
	Lot 1-	. 7: 11N	M Treate	d Wooden Poles for delivery	to KPLC Stores –			
				A/21-22-Lots 1-7	to In Le Stores			
		111010	71,01,11	721 22 2005 1 7				
	Lot 8-	- 14: 12	2M Treat	ed Wooden Poles for deliver	v to KPLC Stores –			
				A/21-22/FA-Lots 8-14	<i>y</i>			
		AND ALVARAGE BEILLE MOW U.S.						
	Lot 15	5-21: 1	4M Trea	ated Wooden Poles for delive	ery to KPLC Stores –			
	KP1/9	A.3/ O	T/01/F	A/21-22/FA-Lot 15-21				
	Detail	s of th	e Treated	l wooden poles being procure	ed are as tabulated belo	ow;		
		,	113					
		a)	1110	I Treated Wooden Poles				
							Estimated	Total
	Lot						Quantity for	Estimated Quantity for
	No.	Size	Code	Description	KPLC Delivery Store	Unit	1st Year	3 Years
		11M	186188	Treated Wooden Pole 11.0M	Ruaraka	PC	600	2184
		11M	186188	Treated Wooden Pole 11.0M	South C	PC	600	2184
		11M	186188	Treated Wooden Pole 11.0M	Donholm	PC	600	2184
	1	11M	186188	Treated Wooden Pole 11.0M	Machakos	PC	800	2912
		11M	186188	Treated Wooden Pole 11.0M	Rabai (Mombasa)	PC	800	2912
		11M	186188	Treated Wooden Pole 11.0M	Malindi	PC	400	1456
	2	11M	186188	Treated Wooden Pole 11.0M	Voi	PC PC	1,000	1456
		11M	186188	Treated Wooden Pole 11.0M	Kiganjo (Nyeri)	PC.	1,000	3640

Kinoru (Meru)

Muthatari (Embu)

Whitesisters (Thika)

Nanyuki

Lanet

Treated Wooden Pole 11.0M

Treated Wooden Pole 11.0M

Treated Wooden Pole 11.0M

Treated Wooden Pol e 11.0M

Treated Wooden Pole 11.0M

ITT Clause	Details							
Reference								
	5	11M	186188	Treated Wooden Pole 11.0M	Suswa (Naivasha)	РС	500	1820
		11M	186188	Treated Wooden Pole 11.0M	Nyahururu	РС	400	1456
		11M	186188	Treated Wooden Pole 11.0M	Chemosit (Kericho)	PC	600	2184
		11M	186188	Treated Wooden Pole 11.0M	Mamboleo (Kisumu)	РС	1000	3640
	6	11M	186188	Treated Wooden Pole 11.0M	Kakamega	РС	500	1820
		11M	186188	Treated Wooden Pole 11.0M	Kigati (Kisii)	PC	1,100	4004
		11M	186188	Treated Wooden Pole 11.0M	Rivatex (Eldoret)	РС	1,100	4004
	7	11M	186188	Treated Wooden Pole 11.0M	Kitale	РС	800	2912

12M Treated Wooden Poles b)

Lot No.	Size	Code	Description	KPLC Delivery Store	Unit	Estimated Quantity for 1st Year	Total Estimated Quantity for 3 Years
	12M	186189	Treated Wooden Pole 12.0M	Ruaraka	РС	500	1820
	12M	186189	Treated Wooden Pole 12.0M	South C	PC	400	1456
	12M	186189	Treated Wooden Pole 12.0M	Donholm	PC	400	1456
8	12M	186189	Treated Wooden Pole 12.0M	Machakos	PC	500	1820
	12M	186189	Treated Wooden Pole 12.0M	Rabai	PC	600	2184
	12M	186189	Treated Wooden Pole 12.0M	Malindi	PC	300	1092
	12M	186189	Treated Wooden Pole 12.0M	Voi	PC	300	1092
9	12M	186189	Treated Wooden Pole 12.0M	Kilifi	РС	300	1092
	12M	186189	Treated Wooden Pole 12.0M	Kiganjo (Nyeri)	РС	1,000	3640
	12M	186189	Treated Wooden Pole 12.0M	Kinoru (Meru)	РС	700	2548
10	12M	186189	Treated Wooden Pole 12.0M	Nanyuki	РС	600	2184
	12M	186189	Treated Wooden Pole 12.0M	Muthatari (Embu)	РС	700	2548
11	12M	186189	Treated Wooden Pole 12.0M	Whitesisters (Thika)	РС	1,000	3640
	12M	186189	Treated Wooden Pole 12.0M	Lanet	РС	1,500	5460
	12M	186189	Treated Wooden Pole 12.0M	Suswa (Naivasha)	РС	500	1820
12	12M	186189	Treated Wooden Pole 12.0M	Nyahururu	РС	400	1456
	12M	186189	Treated Wooden Pole 12.0M	Narok	РС	300	1092
	12M	186189	Treated Wooden Pole 12.0M	Chemosit (Kericho)	РС	300	1092
13	12M	186189	Treated Wooden Pole 12.0M	Mamboleo (Kisumu)	РС	1,500	5460
	12M	186189	Treated Wooden Pole 12.0M	Kakamega	РС	400	1456
	12M	186189	Treated Wooden Pole 12.0M	Kigati (Kisii)	РС	500	1820
	12M	186189	Treated Wooden Pole 12.0M	Rivatex (Eldoret)	РС	1,000	3640
14	12M	186189	Treated Wooden Pole 12.0M	Kitale	РС	300	1092

14M Treated Wooden Poles c)

Lot No.	Size	Code	Description	KPLC Delivery Store	Unit	Estimated Quantity for 1st Year	Total Estimated Quantity for 3 Years
15	14M	186190	Treated Wooden Pole 14.0M	Ruaraka	PC	130	473
16	14M	186190	Treated Wooden Pole 14.0M	Rabai (Mombasa)	РС	95	346

ITT Clause	WOIK 118	Бтести	nt Tende		etails			
Reference								
	17	14M	186190	Treated Wooden Pole 14.0M	Kiganjo (Nyeri)	РС	120	437
	18	14M	186190	Treated Wooden Pole 14.0M	Whitesisters (Thika)	PC	110	400
	19	14M	186190	Treated Wooden Pole 14.0M	Lanet	PC	160	582
	20	14M	186190	Treated Wooden Pole 14.0M	Mamboleo (Kisumu)	PC	128	467
	21	14M	186190	Treated Wooden Pole 14.0M	Rivatex (Eldoret)	PC	105	382
TOTAL A ()	T		D	4 G - 4				
ITT 1.2(a)				ement System		41-1 4	1	CAD
				ollowing electronic-procure				
		_		n www.kplc.co.ke (NB: Bio	iders are required to	log on	and register	via this
			-	rticipate in this tender)	1 ((1, £-11,	·	(C (1 (4
			ıc-procu	rement system shall be used	to manage the follow	ing aspe	ects of the ten	idering
	proces			J	C 1	r J	`	
		_	_	document, submission of				0001020
	Proo	ot ot re	eceipt wi	ll be done via the bidder's S	Submitted Response I	Number	for <i>RFX</i> 100	00001830
ITT 1.2(m)	A min	imum	of seven	(7) suppliers must be selec	ted to conclude a Fran	nework	Agreement.	
ITT 3.1				o engage in corruption is pr				of the
				m FORM SD1& SD2				
ITT 4.1				nder is open to manufacture	rs of Treated Wooden	Poles b	ased in Keny	a only.
ITT 4.1(d) &				-			=	-
4.10	1. A list of debarred firms and individuals is available on the PPRA's website: www.ppra.go.ke							
	2. Ten	derers	with any	y record of unethical practic	e or unsatisfactory or o	default i	n performanc	e shall not
			•	evaluation, award or other	•		•	
				esolved case(s) in its condu				•
			any cor		F			(_)
ITT 4.4				shall be as provided for un	der Section 59(2)(b)	of the Pu	ıblic Procurer	ment and
111			sal Act, 2	-	(=)(x)	,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.0110 1 1 0 0 0 1 0 1	
ITT 4.5				e for this tender.				
ITT 5.1				tured in Kenya are eligible				
111011								
	B. Contents of the IFT Document							
ITT 7.1	For Cl	arific	ation of	Tender purposes only, KP	LC's address is:			
		Con	aral Mar	nagar Supply Chain & Lagi	ation			
				hager, Supply Chain & Logi				
			-	Power and Lighting Compan	ly PLC,			
			•	3 rd Floor				
				d, Parklands				
				99 - 00100				
			obi, Ken					
	T21 ·		-	254-20-3201821			t	1 1
				ess: <u>rireri@kplc.co.ke</u> and c	opy to <u>pmuchori@kpl</u>	c.co.ke;	<u>jmuigai@kp</u>	lc.co.ke;
	Websi	te: wv	ww.kplc.	<u>co.ke</u>				

ITT Clause	Details
Reference	
ITT 7.2	A Pre-bid meeting will be held on Thursday 26th August 2021 at Stima Plaza-Auditorium at 11:00am. A virtual (zoom) link will be provided to prospective bidders who request via email at least one day before the scheduled date.
ITT 7.3	KPLC will publish its response at the website on www.kplc.co.ke
	The inquiries must be received by KPLC at least seven (7) days before tender closing date.
ITT 14.2	Tenderers shall quote on Delivered Duty Paid (DDP) only.
ITT 15.2	The price offered by local bidders must be in Kenya Shillings . This will form part of the evaluation criteria.
ITT 16.2	The documentary evidence of conformity of the Goods to the Tender Document may be in the form of literature, drawings and data, and shall consist of: -
	 Pursuant to Clause 16.2, the Tenderer shall furnish, as part of its Tender, documents establishing the eligibility and conformity to the Tender Document of all Goods that the Tenderer proposes to supply under any Call-off contract. 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. The documentary evidence of conformity of the Goods to the Tender Document may be in the form of literature, drawings and data, and shall consist of: - a detailed description of the essential technical and performance characteristics of the Goods whether in brochures, catalogues, drawings or otherwise; a list giving full particulars, including available source and current prices of spare parts, special tools and other incidental apparatus necessary for the proper and continuing functioning of the Goods for a minimum period of three (3) years, following commencement of the use of the Goods by KPLC, and; Duly completed Schedule of Guaranteed Technical Particulars (GTP) as per Tender.
	 Specifications demonstrating substantial responsiveness of the Goods and service to those specifications and, if any, a statement of deviations and exceptions to the provisions of the Technical Specifications. For all Goods offered, the Tenderer shall be required to demonstrate that the Goods or products conform to required standards by evidence of a Type Test Certificate and its Report, or, Test Certificates and their Reports issued by a third party testing laboratory accredited to ISO/IEC 17025. A copy of the accreditation certificate to ISO/IEC 17025 of the testing laboratory shall be submitted together with the tender. KPLC reserves the right to subject the certificate(s) to authentication. Type Test Certificates and Type Test Reports shall NOT be more than five (5) years old prior to the Date of the Tender document. Where the Tenderer proposes to supply locally manufactured Goods, and any local (i.e. Kenyan) testing body lacks the necessary accreditation certificate or ability mentioned in 4

ITT Clause	Details
Reference	above, the certificate issued by such local testing body shall be accepted within the meaning
	 above, the certificate issued by such local testing body shall be accepted within the meaning of number 4 notwithstanding the absence of the accreditation certificate(s). 7) Where in any case not provided for in clauses 4 and 5 above, the acceptance of Goods for purposes of evaluation or otherwise shall be at the sole discretion of KPLC. However, the Tenderer shall submit satisfactory evidence prior to application of this sub-paragraph. 8) For purposes of the documentary and other evidence to be furnished pursuant to sub-paragraphs 3, 4, 5 and 6 above, the Tenderer shall note that standards for workmanship, material, and equipment, as well as references to brand names or catalogue numbers designated by KPLC in its Technical Specifications, are intended to be descriptive only and not restrictive. The Tenderer may adopt higher standards, brand names, and or catalogue numbers in its Tender, provided that it demonstrates to KPLC's satisfaction that the substitutions ensure substantial equivalence to those designated in the Technical Specifications. 9) Warranty: Tenderers must also provide a Warranty that warrants that: a) The Goods to be supplied under the intended contract are new, unused, of the most recent or current specification and incorporate all recent improvements in design and materials unless provided otherwise in the Tender. b) The Warranty shall also warrant that the Goods in the Tenderer's bid have no defect arising from manufacture, materials or workmanship or from any act or omission of the Tenderer that may develop under normal use of the Goods under the conditions obtaining in Kenya. c) The Warranty will remain valid for twenty-five (25) years after the Goods, or any portion thereof as the case may be, have been delivered to the final destination indicated in the
	contract.
ITT 17	 Pursuant to clause 17, the Tenderer shall furnish, as part of its Tender, documents establishing the Tenderer's eligibility to tender and its qualifications to perform the contract if its Tender is accepted. The documentary evidence of the Tenderer's eligibility to tender shall establish to KPLC's satisfaction that the Tenderer, at the time of submission of its Tender, is from an eligible source country as defined under clause 5.1.
	 The documentary evidence of the Tenderer's qualifications to perform the contract if its Tender is accepted shall be established to KPLC's satisfaction – a) that the Tenderer has the financial capability necessary to perform the contract. The Tenderer shall be required to provide the documents as specified Section III, Evaluation and Qualification Criteria including a current Tax Compliance Certificate issued by the relevant tax authorities and Audited Financial Account for the last three (3) years audited by an auditor/audit firm with a valid ICPAK practicing license. b) that the Tenderer has the technical and production capability necessary to perform the contract and meets the technical requirements specified in Section III.

ITT Clause	ework Agreement Tender for Goods Details
Reference	
	 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, spare parts and stocking obligations prescribed in the Conditions of Contract and or in the Technical Specifications. d) Tenderer shall submit names of previous customers of similar Goods and reference letters or completion certificates from KPLC and / or at least two (2) other previous customers of Treated Poles confirming satisfactory completion of orders on schedule by tenderer. (New manufacturers will be exempted from this requirement but will be subjected to physical inspection to verify information given in Section III under clause 6.2.3 of the evaluation criteria provided they have fulfilled all other requirements of the evaluation criteria given under clause 3.1 & 3.2).
ITT 18	Tender Shall remain valid for one hundred and eighty (180) days after date of tender opening. A Tender valid for shorter period shall be rejected.
ITT 19	1) A Tender Security valid for 210 days shall be required in form of bank guarantee only .
	The amount and currency of the Tender Security shall be as follows: Tender Security in Kenya Shillings
	Amount in KSH
	1,500,000.00
	Amount in Words: Kenya Shillings One Million, Five Hundred Thousand only
	 The Original Tender Security should be kept in an envelope clearly labelled with the Tender number & name, and shall be deposited in the Tender Security Box on 3rd Floor Supply Chain at Stima Plaza, Kolobot Road, before the tender opening time. The tender security is required to protect KPLC against the risk of the Tenderer's conduct which would warrant the security's forfeiture pursuant to clause 11 below. The Tender Security shall be denominated in Kenya Shillings or in another freely convertible currency in Kenya. The Tender Security shall be valid for thirty (30) days beyond the validity of the tender. KPLC shall seek authentication of the Tender Security from the issuing or confirming bank. It is the responsibility of the Tenderer to sensitize its issuing or confirming bank on the need to respond directly and expeditiously to queries from KPLC. The period for response shall not exceed three (3) days from the date of KPLC's query. Should there be no conclusive response by the bank within this period, such Tenderer's Tender Security may be deemed as invalid and the bid rejected.

ITT Clause	Details
Reference	8) Any Tender not secured in accordance with this paragraph will be rejected by KPLC as non-
	responsive, pursuant to ITT 29.
	9) The unsuccessful Tenderer's Tender Security will be released as promptly as possible, in any
	of the following circumstances: -
	a) the procurement proceedings are terminated
	b) KPLC determines that none of the submitted Tenders is responsive
	c) a contract for the procurement is entered into
	10) The successful Tenderer's Tender Security will be released upon the successful Tenderer's
	signing the Framework Agreement, pursuant to ITT 44.
	11) The Tender Security shall be forfeited –
	a) if the Tenderer withdraws its Tender after the deadline for submitting Tenders but
	before the expiry of the period during which the Tenders must remain valid
	b) if the Tenderer fails to sign a Framework Agreement in accordance with ITT 44.
	c) if the successful Tenderer fails to furnish the performance security for the first call-off
	contract in accordance GCC 7
	d) if the Tenderer fails to extend the validity of the tender security where KPLC has
	extended the tender validity period in accordance with ITT 18.
	12) Where KPLC has extended the tender validity period in accordance with paragraph 3.18, any
	Tenderer who opts not to extend its tender validity shall have its Tender Security promptly
	returned.
ITT 20	The tendering documents are to be submitted in electronic format on the KPLC SAP tendering portal
	on www.kplc.co.ke
ITT 20.3	The written confirmation of authorization to sign on behalf of the tenderer shall consist of;
	(a) A company resolution in case of a Director signing (not applicable where the company has got
	only one director, or where all Directors have signed)
	(b) Power of Attorney where a person other than the director signing accompanied by a company
	resolution.
	C. Submission and Opening of Tenders
ITT 21	Mode of submission will be electronic through the KPLC SAP tendering portal
ITT 22	
111 22	Tenders must be received by KPLC by the date and time specified in KPLC's tendering portal in
111 22	Tenders must be received by KPLC by the date and time specified in KPLC's tendering portal in PDF form .
	PDF form.
ITT 24	
ITT 24	PDF form. Withdrawals, substitution or modifications can be done through the KPLC tendering portal before the tender closing time
	PDF form. Withdrawals, substitution or modifications can be done through the KPLC tendering portal before the tender closing time Public opening will be done through the KPLC tendering portal for submitted tenders only at Stima
ITT 24	PDF form. Withdrawals, substitution or modifications can be done through the KPLC tendering portal before the tender closing time Public opening will be done through the KPLC tendering portal for submitted tenders only at Stima Plaza, Auditorium as specified in the KPLC Tendering Portal.
ITT 24	PDF form. Withdrawals, substitution or modifications can be done through the KPLC tendering portal before the tender closing time Public opening will be done through the KPLC tendering portal for submitted tenders only at Stima
ITT 24 ITT 25	PDF form. Withdrawals, substitution or modifications can be done through the KPLC tendering portal before the tender closing time Public opening will be done through the KPLC tendering portal for submitted tenders only at Stima Plaza, Auditorium as specified in the KPLC Tendering Portal.

ITT Clause	Details
Reference	
ITT 29.2	a. Prior to the detailed Technical and Financial evaluation, KPLC will determine the substantial
	responsiveness of each Tender. For purposes of this tender, a substantially responsive Tender is
	one that conforms to the requirements of Preliminary Evaluation. KPLC's determination of a
	Tender's responsiveness is to be based on the contents of the Tender itself without recourse to extrinsic evidence.
	b. KPLC will examine the Tenders to determine whether they conform to the Preliminary
	Evaluation Criteria set out in the Section III - Evaluation Criteria.
	c. Notwithstanding the contents of the foregoing sub-paragraphs, if a Tender is not substantially
	responsive, it will be rejected at the earliest stage of evaluation by KPLC and cannot subsequently
	be made responsive by the Tenderer by correction of any non-conformity.
ITT 29.3	KPLC will evaluate and compare the Tenders that have been determined to be substantially
	responsive in compliance to the Technical requirements set out in the Tender Document
ITT 31 & 32	a. Upon completion of the preliminary and technical evaluation, KPLC shall conduct a Financial
	Evaluation and comparison as set out in Section III-Evaluation Criteria.
	b. Where other currencies are used, KPLC will convert those currencies to the same currency using
	the selling exchange rate prevailing on the date of tender closing provided by the Central Bank of
	Kenya.
	c. Arithmetical errors shall not be corrected. The tender sum as submitted and read out during the
	tender opening shall be absolute and final and shall not be the subject of correction, adjustment or
	amendment in any way by any person or entity.
ITT 33.3	Margin of Preference is not applicable for this tender.
ITT 34	The consideration of other factors during the evaluation, in addition to the Tender Price quoted,
	include the factors set out below as more fully described in Section III – Evaluation and
	Qualification Criteria.
ITT 35	Tenders will be evaluated on Lot by Lot basis.
	E. Conclusion of a Framework Agreement
ITT 38	1. Pursuant to ITT 16.2 and 38.3 successful tenderers shall be required to submit GTPs and technical
	drawing for approval before manufacture.

44

Details
KPLC shall award the Framework Agreements in the Primary Procurement and the subsequent Calloff contracts in the Secondary Procurement following the criteria set out here below:
 Award of Framework Agreements (Primary Procurement): a) KPLC shall select a minimum of seven (7) Tenderers who meet the evaluation and qualification criteria and whose Tenders have been determined to be substantially responsive to conclude the Framework Agreement; b) All technically compliant Tenderers shall be ranked in terms of lowest evaluated price per lot, with the first ranked being the lowest evaluated price, the second ranked being the
second lowest evaluated price per lot, and so on.
 2) Award of First Call-off Contract for Year One (Secondary Procurement): a) Award shall be to the tenderer(s) with the lowest evaluated price per lot following the procedure described in (1) above and Section X, clause 1.1. b) No tenderer will be allocated more than ONE LOT per size for 11M & 12M and TWO LOTS for 14M. Consequently, the subsequent lots shall be allocated based on the highest quantity and lowest price per lot until all the lots are allocated provided that the price of the subsequent lowest tenderer is within the prevailing market price subject to (c) and (d) below. In case of a tie, the award will be split amongst the bidders c) Tenderers must quote for all storage locations in a given lot in order to qualify for award of that specific lot. d) KPLC shall also take into consideration the following: i. Delivery capability as per information given in the Capacity Declaration form; ii. In case there is a tie the award shall be divided amongst the bidders; iii. Capacity of Treatment Plant (Pressure Unit). The capacity of the treatment plant shall be a stated capacity and/or known capacity (as per previous / current records held by KPLC). Where Treatment Plant is not known, KPLC may visit the plant to verify the same; iv. The monthly production capacity; v. Timely Delivery as per delivery schedule and satisfactory performance of at least 50%
 v. Timely Delivery as per delivery schedule and satisfactory performance of at least 50% delivery per size on previous orders; vi. Number of poles tendered for and/or available for KPLC as per information given in the price schedule and Capacity Declaration Form.
 3) Award of subsequent Call-off Contracts for Year Two & Three (Secondary Procurement): a) KPLC will prepare a Mini-competition Financial Bid (MFB) as and when required and invite all eligible Suppliers holding a Framework Agreement selected following criteria number one (1) above to submit competitive bids inaccordance with the procedure in Section X, clause 1.2 b) KPLC shall award to the Supplier whose Financial Bid is determined to have the lowest evaluated price per lot provided that no tenderer will be allocated more than ONE LOT per

ITT Clause	Details
Reference	
	allocated based on the highest quantity and lowest price per lot until all the lots are allocated provided that the price of the subsequent lowest supplier is within the prevailing market price and considering the number of poles in the bid. c) In the event there is no other qualified subsequent supplier, the award will revert to the supplier with the lowest evaluated price per lot. In case of a tie the award will be split equally amongst the suppliers. However, suppliers must quote for all storage locations in given lot in order to qualify for award of a particular lot d) KPLC shall also take into consideration Timely Delivery as per delivery schedule and satisfactory performance on previous orders. (NB: Suppliers with more than 50% outstanding orders per size will not qualify for award of a Call-off contract).
	Note: In the event the successful tenderer is not able to sign the FWA with KPLC the award shall be annulled and the Purchaser may award the next lowest evaluated bidder of that particular Lot whose offer is substantially responsive and is determined to be qualified to perform a Call-off contract satisfactorily.
ITT 41	 Simultaneously, and without prejudice to the contents of clause 41, on issuance of Notification to Conclude a Framework Agreement to the successful Tenderer, KPLC shall notify each unsuccessful Tenderer. A notification of the tender outcome does not reduce the validity period for any tender security whether the Tenderer is successful or not, except where such tender security is officially released to the Bank and/or the Tenderer and such Bank discharged of all its obligations by KPLC prior to the expiry of its stated validity period
ITT 44	 Signing the Framework Agreement The Tenderer shall sign, date and return the Framework Agreement within Seven [7] days of receipt of the same. In the event the successful bidder is not able to sign a contract with the Purchaser the award shall be annulled and the Purchaser may award to the next lowest evaluated bidder of that particular Lot whose offer is substantially responsive and is determined to be qualified to perform the contract satisfactorily.

46

Section III. Evaluation and Qualification Criteria

This Section contains the criteria that KPLC shall use to conclude a Framework Agreement(s). The criteria and methodology described is to evaluate Tenders and qualify Tenderers. No other factors, methods or criteria shall be used other than specified in this IFT document for the Primary Procurement process.

Contents

1.	Evaluation of Tenders (ITT 34)	48
2.	Criteria to conclude a Framework Agreement(s) (ITT 40)	58
3.	Post Qualification Criteria (ITT 38)	58

3.0 Evaluation of Tenders (ITT 34)

Evaluation of duly submitted tenders will be conducted along the following stages: -

- 3.1 Part 1 Preliminary Evaluation Criteria Under ITT 29.2. These are mandatory requirements. This shall include confirmation of the following: -
 - 3.1.1 Submission of Tender Security Checking its validity, whether it is Original; whether it is authentic, whether it is sufficient, whether it is issued by a local bank or Microfinance; Institution, whether it is strictly in the format required in accordance with the sample Tender Security Form(s).
 - 3.1.2 Submission of Capacity Declaration form (Form 3.1, 3.2 & 3.3) duly filled and signed.
 - 3.1.3 Submission of Declaration Form(s) duly completed, signed and stamped.
 - 3.1.4 Confirming that the Tender is valid for the period required and the following: -
 - 3.1.5 Submission and considering Tender Form duly completed, signed and stamped and the following:
 - a) Certificate of Independent Tender determination
 - *b)* Self-Declaration forms (Form SD1&SD2)
 - d) Declaration and Commitment to the code of Ethics
 - 3.1.6 Submission and considering the following:
 - a) Company or Firm's Registration Certificate
 - b) PIN Certificate.
 - c) Valid Tax Compliance Certificate.
 - Names with full contact as well as physical addresses of previous customers of treated poles, reference letters or completion certificate issued within the last three years confirming completion of orders on schedule by tenderer from KPLC or at least two (2) other previous customers of treated poles. (New manufacturers will be exempted from this requirement but subjected to all other clauses in this section)
 - 3.1.7 Submission and considering the Confidential Business Questionnaire:
 - a) Is fully filled, signed and stamped.
 - b) That details correspond to the related information in the bid.
 - c) That the Tenderer is not ineligible as per ITT 4.
 - 3.1.8 Submission and considering the Certificate of Confirmation of Directors (CR12) which should be not more than 12 months old
 - 3.1.9 Submission of Copies of relevant Type Test Certificates and their Reports or Test Certificate and their Reports from the designated bodies.

- 3.1.10 Submission of a copy of accreditation certificate for the testing body to ISO/IEC 17025 (Applicable for firms without KEBS certification).
- 3.1.11 Submission of a copy of:
 - a) Manufacturer's Warranty Form, duly filled, signed and stamped.
 - b) a copy of the Manufacturer's valid quality management system certification i.e. ISO 9001:2015 for goods and/or valid KEBS Diamond Mark of Quality and/or Standardization Mark Certificate for goods manufactured in Kenya.
 - c) Poles Technical Drawings and Catalogues and/or Brochures
 - d) Schedule of Guaranteed Technical Particulars (GTPs) as per tender specifications.
 - e) A copy of the Annual Environmental Audit (EA) by NEMA's authorized auditor/Lead Expert for the treatment plant or Acknowledgment letter signed and stamped by NEMA confirming submission of the annual EA report or a valid EIA license for new Treatment Plants. (Audit or Letter should not be more than two years old)
- 3.1.12 Submission of duly completed and signed Guaranteed Lead Time (GLT) Form.
- 3.1.13 Checking submission of Audited Financial Statements for the last three (3) financial years and a copy of the Auditor's/Audit's firm valid ICPAK practicing license.
- 3.1.14 Record of unethical practices or unsatisfactory or default in performance obligations in any contract shall be considered. This shall include any tenderer with unresolved case(s) in its conduct or performance obligations for more than two (2) months in any contract where the failure to resolve is not attributable to KPLC.
- 3.1.15 Notwithstanding the above, considering any outstanding orders/Supplier Performance Review Scheme (SPRS) where applicable and the production capacity indicated by the Tenderer.

Tenders will proceed to the Technical Stage only if they qualify in compliance with Part 1 above, Preliminary Evaluation under clause 29.2 of the ITT.

3.2 Part II - Technical Evaluation Criteria Under ITT 29.3.

NB: Tenderers will proceed to Financial Evaluation stage only if they qualify in compliance with Parts I and II i.e. Preliminary and Technical stages.

- 3.2.1 Stage 1 of II Technical Evaluation Criteria under clause 29.3 of the ITT. Evaluation of the relevancy of the following technical information against Tender requirements and Specifications: -
- 3.2.1.1 For goods manufactured outside Kenya, applicable relevant ISO 9001:2015 valid certification

- 3.2.1.2 For Goods manufactured in Kenya valid KEBS Mark of Quality Certificate and / or KEBS Standardization Mark Certificate
- 3.2.1.2 Type Test reports and certificates from the relevant International or National Testing/Standards Authority or ISO/IEC 17025 accredited independent laboratory for full compliance with Tender Specifications
- 3.2.1.3 The accreditation certificate for the testing laboratory to ISO/IEC 17025 (Applicable for firms without KEBS Certification)
- 3.2.1.6 As contained in the following documents
 - a) Manufacturer's Warranty duly filled, signed, and stamped
 - b) Drawings and Catalogues and/or Brochures
 - *c) Schedule of Guaranteed Technical Particulars as per Technical Specifications.*
- 3.2.1.7 Historical financial performance: Considering the submitted audited financial statements are those that are reported within the last three financial years and the latest is not more than eighteen (18) calendar months from the date of the tender document. Confirming the auditor/audit firm has a valid ICPAK Practicing License.

Table 1: Mandatory Technical Requirements (against Tender Requirements and Technical Specifications). Verification and consideration of the following: -

	Criteria	KPLC Requirement	Bidder's
			Offer – Yes
			or No
1	Valid ISO 9001:2015 certification	Applicable for goods	
		manufactured outside Kenya	
2	Valid KEBS Diamond Mark of Quality Certificate or	Applicable for goods	
	KEBs Standardization Mark certificate	manufactured in Kenya	
3	Type Test reports and certificates from the relevant	Shall NOT be more than five (5)	
	International or National Testing/Standards Authority	years old prior to the Date of the	
	or ISO/IEC 17025 accredited independent laboratory	Tender document.	
	for full compliance with Tender Specifications		
4	Accreditation certificate for the testing laboratory to	Should be relevant to the tender	
	ISO/ IEC 17025 (Applicable for firms without KEBS)	and from designated body	
5	Drawings and Catalogues/Brochures	Relevancy to the Tender (Shall be	
		those from the manufacturer /	
		Tenderer)	
6	Full compliance of Guaranteed Technical Particulars	Required as per specifications	
7	Manufacturer's Warranty	Required in the format given in	
		the Tender document	
8	Financial Statements	Valid ICPAK Practising License	
		Last 3 Financial Years	
		Latest is not more than 18 months	

NOTES TO TABLE 1:

- 1. Where the Tenderer's offer fails to satisfy any one or more of the requirements as per the Criteria in Table 1 above, that Tenderer will be declared to have failed "Failed on Mandatory Technical Requirements."
- 2. The Tenderer shall not qualify for further evaluation.
- 3. Where the Tenderer's offer complies with all the requirements in Table 1 above, that offer shall proceed for further evaluation as per criteria set out in Table 2.

Tenders will proceed to the Detailed Technical Stage only if they qualify in compliance with Part II clause 3.2.1 above, and Preliminary Evaluation under Clause 29.2 of the ITT.

3.2.2 Stage 2 of Part II – Detailed Technical Evaluation under clause 29.3 of the ITT

Table 2: Detailed Technical Requirements (against Tender Requirements and Technical Specifications).

3.2.2.1 Verification and consideration of the following: - Full compliance to the Schedule of Guaranteed Technical Particulars as per Technical Specifications

TABLE 2

	Criteria	KPLC	Bidder's Offer
		Requirement	– Yes or No
1	Full compliance to the Schedule of Guaranteed	Required as per	
	Technical Particulars (GTPs) as Technical	specifications	
	Specifications		

3.2.3 Further Technical Evaluation.

These are mandatory requirements. The Tenderer shall provide duly filled Capacity Declaration Form as per KPLC requirements and provide additional technical evidence (attach photos as proof where necessary) to facilitate determination of capacity responsiveness: -

TABLE 3: CAPACITY DECLARATION FORM

Form 3.1 Manufacturer's Capacity Declaration Form

No.	No. Capacity Detail / Requirement		Manufacturer to indicate	Meets capacity	
1	A 91 1 914 6 A 4	0 1/1 1	A 1 TC: 1 D 1		(Yes / No)
1	Availability of Active Treatment Plant	Owned / Leased	Attach Title Deed or		
	Treatment Flant	Plant Insurance	Lease Agreement Valid Policy		
		Electricity Bill	Attach Bill (not older		
		Electricity Bin	than 2 months)		
2	No. of Cylinders	11m (180mm)	than 2 months)		
_	1 (of of Cymraers	12m (180mm)	Minimum 1		
		14m (200mm)	-		
3	Diameter of Cylinder	11m (180mm)			
Ü	Diameter of Symuer	12m (180mm)	Minimum 1.5m		
		14m (200mm)	-		
4	Length of Cylinder	11m (180mm)	Minimum 11.5m		
-	Zongon or oyumaar	12m (180mm)	Minimum 12.5m		_
		14m (200mm)	Minimum 14.5m		_
5	No. of Poles Per	11m (180mm)	Minimum 60pcs		
	Charge	12m (180mm)	Minimum 50pcs		
	8	14m (200mm)	Minimum 40pcs		
6	Monthly Production	11m (180mm)	Minimum 1200pcs		
	capacity	12m (180mm)	Minimum 1000pcs		
		14m (200mm)	Minimum 800pcs		
7	Delivery Period after	11m (180mm)	Maximum 3 months		
	issuance of LPO	12m (180mm)	Maximum 3 months		
		14m (200mm)	Maximum 6 months		
8	No. of Ready Stocks	11m (180mm)	State		
		12m (180mm)	State		
		14m (200mm)	State		
9	Availability of Key	Qualification	Wood Scientist		
	Personnel	Academic Level	Certified Degree		
		Employment status	Letter of Employment /		
			Contract		
		Resume / CV	Attach		
10	No of working days	No. of working days	State		
		Shifts per day	State		
11	Availability of Source	of Raw Poles	Statement of Own /		
İ			Leased Plantations,		
			Farmers Agreements		

No.	Capacity D	etail / Requirement	KPLC Requirement	Manufacturer to indicate	Meets capacity (Yes / No)
12	No. of poles underg	oing seasoning	State		
13	No. of Raw poles		State		
14	Total Poles Availab	ole for this tender	State		
15	Valid Quality Certi	ifications	Valid ISO 9001:2015,		
	vanu Quanty Certifications		KEBS SM/DM, Type		
			Test Reports		
16	Testing	a)Wood Moisture meter	Valid Certificate		
	Instruments with	b)Vacuum Gauge	Valid Certificate		
	valid Calibration	c) Pressure Gauge	Valid Certificate		
	Certificates	d)Hydrometer	Valid Certificate		
		e) Thermometer	Valid Certificate		
17		perience (From date plant	Minimum		
	was established/ Re	egistered)	3 years (Attach Business		
			permit or Registration		
			certificate)		
18	Quality Assurance	Plan (QAP)	Attach QAP		
19	Instruments	Increment Borer	Attach		
		Caliper / Tape measure	Evidence		
		Graduated Tank			
20	Availability of	Telelogger	Log Book / Lease		
	Logging	Power saw or Harvester	Equipment's serial Nos.		
	Machinery				
21	Availability of	Owned	Log Book		
	Hauling trucks	Leased	Lease Agreement		
22	Acreage of Storage	Space	Minimum 1 acre		
23	Seasoning	Method	State		
		Period	State		
24	Treatment (NB:	Method	State		
	Successful bidders	Penetration	State		
	Must adhere to	Retention	State		
	standard)	Concentration	State		
25	Availability of				
	Drying Kiln	No. of Poles per charge	Optional (State if		
		Owned / Leased	Available)		
	Operational Status				
26	Availability of Stre		State if available		
27	Environmental	Sustainability and	Attach Evidence or		
	Conservation initia	tives to improve forest cover	Statement / Policy		
Over	all Criteria Score				Pass / Fail

	n 3.2	- Historical Contract Default i	n performance and/or unresolv	ved cases
Γend	erer's	Legal Name:		
Date:				
V M	embe	r Legal Name:		
ITT N	No.:			
Non-	Perfor	med Contracts in accordance with So	ection III, Evaluation and Qualification	on Criteria
□ and (ract non-performance did not occur si cation Criteria, Clause 3.1.14 & 3.1.15	ince 1 st January <i>[insert year]</i> specified 5.	in Section III, Evaluation
□ Onal		ract(s) not performed since 1 st Januar on Criteria, Clause 3.1.14	ry [insert year] specified in Section III	I, Evaluation and
Quai				
Cont	ract	Contract Identification / Name	Non-Performed Value / undelivered quantity in Kshs)	Reason for Default in Performance
Cont	ract	Contract Identification / Name		Reason for Default in Performance
Cont	ract	Contract Identification / Name		
Cont	ract	Contract Identification / Name		
Cont	ract			Performance
Cont	ract	ses and /or Litigation, in accordance w	undelivered quantity in Kshs)	Performance Tication Criteria
Cont	ing Ca	ses and /or Litigation, in accordance with Se	undelivered quantity in Kshs) with Section III, Evaluation and Qualif	Performance Cication Criteria cion Criteria, (Yes/No)

nderer's Legal Name: Member Legal Name:			Date: _ ITT No	·:					
be completed by the Tend	lerer and, if JV,	by each member		••					
Financial information in Kshs or equivalent	1 — → V								
	Year 1	Year 2	Year 3	Avg.	Avg. Ratio [Optional]				
Information from Balanc	ee Sheet		•						
Total Assets (TA)									
Total Liabilities (TL)									
Net Worth (NW)									
Current Assets (CA)									
Current Liabilities (CL)									
Information from Incom	e Statement		•	•					
Total Revenue (TR)									
Profits Before Taxes (PBT)									
Attached are copies of finar he years required above co				ated notes, and	l income statement				
Must reflect the finan	cial situation of	f the Tenderer or	member to a JV	, and not sister	or parent compani				
) Historic financial stat	ements must be	e audited by a cer	tified accountan	t.					
e) Historic financial stat	ements must be	e complete, inclu	ding all notes to	the financial st	atements.				
Historic financial statements for partial				lready complete	ted and audited (no				
Name of Tenderer									
Name and Designa	tion of authori	zed person sign	ning the Tender						
Signature of author	ized person si	gning the Tend	er						

Date	and	Stamp	
11111	ann	SIAIIII	

Notes to Table 3 above:

1. Key Personnel

- 1.1 The key personnel is for the proposed Manufacturing plant, if Bidder is manufacturer. The Bidder shall provide documentary evidence to support the qualifications of key personnel of the manufacturer.
- 1.2 Evidence of key personnel will be through:
 - a) Employment/appointment letters, contracts of the key personnel including length of service and termination date
 - b) Written confirmation of (a) by the particular key personnel
 - c) Curriculum Vitae (CV/resume) of the key personnel
 - d) Copies of certified relevant degree, diploma or other certificates with referees contact

2. Evidence of Treatment Plant will be through: -

- a) Own: Title deed of plant site and valid insurance policy documents in case of loss or damage of the plant in favour of bidder. The policy must be valid at least up to the closing date of the Tender. (Attachments to include photographs of plant and site)
- b) Leased: Lease documentation between the bidder and the owner of plot and/or operator of the Treatment plant. (Attachments to include photographs of plant and site)

3. Availability of sufficient quantities of raw poles will be through: -: -

- a) Valid letter (s) of allocation by the Government of Kenya (GoK) or Government of importer's country if sourcing from Government's forest
- b) Sales agreement between the Tenderer and tea farms or tree plantations or foresters for individuals or persons owning forests or tree plantations
- c) If the Tenderer has its own poles/trees/plantations, a separate Statements to that effect.

In the above cases, the Tenderer must show the acreage and number of poles owned or that are available for supply. The sufficient quantities are those that correspond to the number of poles that the Tenderer indicates they can supply in their bid document.

4. Evidence of logging equipment and haulage trucks will be through: -

- a) Documentary evidence showing make and serial numbers for equipment owned, certified copies of logbooks or other valid registration documents of the machinery in the name of the bidder or manufacturer who provided the warranty, or
- Certified copies of legal or hire agreements for the same where they are on hire or leased or sub-contracted.

5. Evidence of calibration status will be through: -

- a) Valid receipts in payment of the fees or changes for calibration;
- b) Serial number where applicable and;
- c) Valid calibration certificates for the Quality instruments. The certificates must be those issued not earlier than 12 months of the date of the Tender documents.

6. Pass Mark

Only Tenderers with an Overall **Pass** will proceed for further Technical Evaluation. Only bidders with a total capacity that meets the required delivery capability will proceed for financial evaluation

7. KPLC, at its discretion, may visit the lowest evaluated bidders to verify all/some of the information given above as a criteria for qualification of award

Tenderers will proceed to Financial Evaluation stage only if they qualify in compliance with Parts I and II i.e. Preliminary and Technical Evaluation stages.

3.3 Part III – Financial Evaluation Criteria Under ITT 35.1. These are mandatory requirements.

- 3.3.1 This will include the following:
 - i. Confirmation of and considering Price Schedule duly completed and signed.

 (Note: In case of a price discrepancy between those entered in the SRM portal and those on the price schedule uploaded as an attachment, the latter shall prevail)
 - ii. Confirming that the tender prices are correctly computed.
 - iii. Taking into account the cost of any deviation(s) from the tender requirements.
 - iv. Considering information submitted in the Confidential Business Questionnaire against other information in the bid including:
 - i) Declared maximum value of business
 - *ii)* Shareholding and citizenship for preferences where applicable.
 - f) Conducting a financial comparison, including conversion of tender currencies into one common currency.
- 3.3.2 Confirming the following: -
 - 3.3.2.1 that the Supplier's offered Delivery Schedule meets KPLC's requirements.
 - 3.3.2.2 that the Supplier's offered Terms of Payment meets KPLC's requirements.

*NOTES: -

- 1. **Total tender value** means the Tenderer's total tender price inclusive of Value Added Tax (V.A.T) for the Goods it offers to supply.
- 2. For companies or firms that are registered or incorporated within the last one calendar year of the Date of the Tender Document, they should submit certified copies of bank statements covering a period of at least six months prior to the date of the tender document. The copies should be certified by the Bank issuing the statements. The certification should be original.

3.4 Criteria to conclude a Framework Agreement(s) (ITT 40)

The Successful Tenderer (s) shall be the one with the lowest evaluated cost subject to the award criteria set out under clause 40.2 indicated in the Tender Data Sheet (TDS).

3.5 Post Qualification Criteria (ITT 38)

After determining the substantially responsive Tender which offers the lowest-evaluated costing in accordance with **ITT 34**, KPLC may carry out the post-qualification of the Tenderer in accordance with **ITT 38**, using only the requirements specified. Requirements not included in the text below shall not be used in the

evaluation of the Tenderer's qualifications.

- 3.5.1 KPLC will determine to its satisfaction whether the Tenderer selected as having submitted the lowest evaluated responsive Tender is qualified to satisfactorily perform the Contract.
- 3.5.2 The determination will take into account the Tenderer's financial, technical and production capabilities/ resources. It will be based upon an examination of the documentary evidence and/ or physical verification / inspection of the Tenderer's qualifications and capacity submitted by the Tenderer, as well as such other information as KPLC deems necessary and appropriate.
- 3.5.3 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 KPLC will proceed to the next lowest evaluated Tender to make a similar determination of that Tenderer's capabilities to perform satisfactorily.

Section IV. Tendering Forms

Table of Forms

1. Form Of Tender61
2. Tenderer's Eligibility - Confidential Business Questionnaire64
3. Certificate Of Independent Tender Determination68
4. Self-Declaration Forms69
5. Appendix 1 - Fraud And Corruption71
6. Declaration And Commitment To The Code Of Ethics74
7. Local Content (40% Rule) Error! Bookmark not defined.
8. Tender Security Form – (Bank Guarantee)76
9. Tender Security Form (Sacco Society, Deposit Taking Micro Finance Institutions, Women Enterprise Fund & Youth Enterprise Fund)78
10. Tender Security – (Letters Of Credit)80
11. Form Of Tender-Securing Declaration (For Disadvantaged Groups Tenders)82
12. Manufacturer's Authorization Form83
13. Manufacturer's Warranty Form84
14. Tenderer's Jv Members Information Form85
15. Price Schedule Forms

1. Form of Tender

Primary Procurement - Framework Agreement Goods

The Tenderer must prepare the Letter of Tender on stationery with its letterhead clearly showing the Tenderer's complete name and address.

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

Date:	[insert date (as day, month and year) of Tender
Submission]	
Framework Agreement - Goods	
Invitation for Tender No.:	[insert identification]
Tender Name:	[insert Tender Name]
To: The Kenya Power & Lighting Comp Stima Plaza,	any Pic,
Kolobot Road, Parklands,	
,	
P.O Box 30099 – 00100,	
Nairobi, Kenya.	

- a) **No reservations:** We have examined and have no reservations to the IFT document, including addenda issued in accordance with Instructions to Tenderers (**ITT 8**);
- b) **Eligibility**: We meet the eligibility requirements and have no conflict of interest in accordance with **ITT 4**:
- c) **Eligible Goods and Related Services**: If we conclude a Framework Agreement, the Goods and Related Services that we may supply under a Call-off Contract awarded under the Framework Agreement, shall be sourced from an eligible country in accordance with **ITT 5**. The Goods and Related Services shall be sourced from [*insert name of the country(ies)*]
- d) **Tender Securing Declaration**: [select OPTION 1 or 2 as applicable] OPTION 1

"We have neither been suspended nor declared ineligible by KPLC based on execution of a Tender-Securing Declaration in Kenya with **ITT 19** or *OPTION 2*

- "We have been suspended or declared ineligible by the following entities based on execution of a Tender-Securing Declaration or Proposal-Securing Declaration in Kenya in accordance with **ITT 19** [insert name of entities]";
- e) **Conformity:** We offer to supply, in conformity with the IFT document and in accordance with **Section V** Schedule of Requirements, the following Goods: [insert a brief description of the Goods and Related Services];
- f) **Tender Price**: [Select one of the following four options with respect to Tender Price] For Multi Supplier FWA

The total price of our Tender, (i) **Including** custom duties and import taxes sales, Value Added Tax (VAT) and other taxes payable (ii) excluding any discounts offered in item (g) below is:

In case of only one lot, total price of the Tender Kshs [insert the total price of the Tender in words and figures, indicating the various amounts and the respective currencies]; In case of multiple lots, total price of all lots (sum of all lots) [insert the total price of all lots in words and figures, Kshs indicating the various amounts and the respective currencies]; Unconditional Discounts: The unconditional discounts offered are: [Specify in detail each unconditional discount offered.] The exact method of calculations to determine the net price after application of unconditional discounts is shown below: [Specify in detail the method that shall be used to apply the discounts]; **Tender Validity Period**: Our Tender shall be valid for _____ days as specified in **TDS** 18.1 (as amended, if applicable) from the date fixed for the Tender submission deadline specified in TDS 22.1 (as amended, if applicable), and it shall remain binding upon us and may be accepted at any time before the expiration of that period; **Performance Security**: If our Tender is accepted and we conclude a Framework Agreement, we i) understand that we may be required, as a condition of a subsequent Call-off Contract, to obtain a performance security;

- j) **One Tender per Tenderer**: We are not submitting any other Tender(s) as an individual Tenderer, and we are not participating in any other Tender(s) as a Joint Venture member, or as a subcontractor, and meet the requirements of **ITT 4.5**;
- k) **Suspension and Debarment**: We, along with any of our subcontractors, suppliers, consultants, manufacturers, or service providers for any part of the contract, are not subject to, and not controlled by any entity or individual that is subject to, a temporary suspension or a debarment imposed by the PPA;
- 1) **State-Owned Enterprise or Institution**: [select the appropriate option and delete the other] [We are not a state-owned enterprise or institution] / [We are a state-owned enterprise or institution but meet the requirements of **ITT 4.3**];
- m) **Not Bound to Procure:** We understand that there is no obligation on KPLC to procure any Goods, and/or Related Services from any FWA Supplier during the Term of the Framework Agreement.
- n) No expectation of Call-off Contract: We confirm that no undertaking or any form of statement, promise, representation or obligation has been made by KPLC in respect of the total quantities or value of the Goods that may be ordered by it, or any participating KPLC, in accordance with this Framework Agreement. We acknowledge and agree that we have not submitted this Tender on the basis of any such undertaking, statement, promise or representation. If we conclude a Framework Agreement, we have no legitimate expectation of being awarded a Call-off Contract under the Framework Agreement.
- o) **Not Bound to Accept:** In relation to this Primary Procurement, we understand that you are not bound to accept any Tender that you may receive.
- p) **Fraud and Corruption:** We hereby certify that we have taken steps to ensure that no person acting for us or on our behalf engages in any type of Fraud and Corruption.

- q) Collusive practices: We hereby certify and confirm that the tender is genuine, non-collusive and made with the intention of accepting the contract if awarded. To this effect we have signed the "Certificate of Independent tender Determination" attached below.
- r) **Code of Ethical Conduct:** We undertake to adhere by the Code of Ethical Conduct for Persons Participating in Public Procurement and Asset Disposal Activities in Kenya, copy available from www.pppra.go.ke during the procurement process and the execution of any resulting contract.
- s) We, the Tenderer, have fully completed and signed the following Forms as part of our Tender:
 - (i) <u>Tenderer's Eligibility; Confidential Business Questionnaire</u> to establish we are not in any conflict to interest.
 - (ii) <u>Certificate of Independent Tender Determination</u> to declare that we completed the tender without colluding with other tenderers.
 - (iii) <u>Self-Declaration of the Tenderer</u> to declare that we will, if awarded a contract, not engage in any form of fraud and corruption.
 - (iv) <u>Declaration and commitment to the code of ethics</u> for Persons Participating in Public Procurement and Asset Disposal Activities in Kenya,
- t) Further, we confirm that we have read and understood the full content and scope of fraud and corruption as informed in "Appendix 1- Fraud and Corruption" attached to the Form of Tender.

	Name of the Tenderer:													
Name	of	the	person	duly	authorized	to	sign	the	Tender	on	behalf	of	the	Tenderer:
[insert	сотр	olete r	name of p	erson d	uly authorized	l to s	ign the	Tende	er]					
Title of	f the	perso	on signin	g the T	ender:									
[insert	com	plete	title of th	e persoi	i signing the T	Tende	er]							
_			-		bove: name and cap									
Date si year].	gned	l		[inse	ert date of sig	ning]]		day	of [ir	isert mon	th], _		[insert

2. TENDERER'S ELIGIBILITY - CONFIDENTIAL BUSINESS QUESTIONNAIRE (CBQ)

Instruction to Tenderer

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

.PART 1 - General Details

a) Tenderer's details

	ITEM	DESCRIPTION [Insert Details here below]
1	Name of Procuring Entity	Kenya Power & Lighting Company Plc
2	Reference Number of the Tender	
3	Name of Tender	
4	Name of the Tenderer	
5	Full Address and Contact Details of the Tenderer.	1. Business Name 2. Country 3. County 4. City / Town 5. Physical Location 6. Plot No. Street / Road 7. Building (if applicable) Floor 8. Postal Address 9. Email 10. Telephone No(s)
6	Current Business Permit Registration Number and Expiring date	NoExpiry Date
7	Description of Nature of Business	
8	Registration Certificate No.	
9	Name of Banker	
10	Name of Tenderer's contact person(s) and contacts (<i>Email, and telephone number</i>)	Name Designation Email Tel No.
11	Maximum value of business which the Tenderer handles at any time.	Kshs

ii) Conflict of interest disclosure

	Sole Proprietor , provide the following details.				
1	Name in full		ID / Passport No		
J	Business name (If applicable)		Reg. No		
1	Nationality	C	Country of Origin		
(Citizenship				
J	Partnership, provide the following details.				
	Names of Partners	Nationality	Citizenship	% Shares owned	
1					
2					
3					
	Business name (If applicable) _				
,		1. 5 1			
I	Date of Registration of Partners	hip Deed		<u>. </u>	
i	 State the nominal and issue Nominal in Kenya Shill Issued Kenya Shillings Give details of Directors as 	ed capital of the Conlings (Equivalent)	npany: -		
i	 State the nominal and issue Nominal in Kenya Shill Issued Kenya Shillings Give details of Directors as company director) 	ed capital of the Comlings (Equivalent) (Equivalent) s follows. (If director	npany: -	details of human directors of	
i	 State the nominal and issue Nominal in Kenya Shill Issued Kenya Shillings Give details of Directors as company director) Names of Director 	ed capital of the Conlings (Equivalent)	npany: -		
i 1 2	State the nominal and issue Nominal in Kenya Shill Issued Kenya Shillings Give details of Directors as company director) Names of Director	ed capital of the Comlings (Equivalent) (Equivalent) s follows. (If director	npany: -	details of human directors of	
i 1 2 3	State the nominal and issue Nominal in Kenya Shill Issued Kenya Shillings Give details of Directors as company director) Names of Director	ed capital of the Comlings (Equivalent) (Equivalent) s follows. (If director	ris a company, give Citizenship	details of human directors of	
i 1 2 3	Nominal in Kenya Shill Nominal in Kenya Shill Issued Kenya Shillings Give details of Directors as company director) Names of Director DISCLOSURE OF INTERES Are there any person/ persons in who has/ have an interest or relationship.	ed capital of the Comlings (Equivalent) (Equivalent) s follows. (If directors Nationality T-Interest of the Firm	Citizenship m in KPLC.	details of human directors of % Shares owned	
i 1 2 3	State the nominal and issue Nominal in Kenya Shill Issued Kenya Shillings Give details of Directors as company director) Names of Director DISCLOSURE OF INTERES Are there any person/ persons in	ed capital of the Combings (Equivalent) (Equivalent) s follows. (If directors Nationality	Citizenship m in KPLC.	details of human directors of % Shares owned	
i	Nominal in Kenya Shill Nominal in Kenya Shill Issued Kenya Shillings Give details of Directors as company director) Names of Director DISCLOSURE OF INTERES Are there any person/ persons in who has/ have an interest or relatives, provide details as follows. Names of Person	ed capital of the Combings (Equivalent) (Equivalent) s follows. (If directors Nationality	Citizenship m in KPLC. C	details of human directors of % Shares owned	

65

	Type of Conflict	Disclosure YES OR NO	If YES provide details of the relationship with Tenderer
1	Tenderer is directly or indirectly controls, is controlled by or is under common control with another tenderer.		
2	Tenderer receives or has received any direct or indirect subsidy from another tenderer.		
3	Tenderer has the same legal representative as another tenderer		
4	Tender has a relationship with another tenderer, directly or through common third parties, that puts it in a position to influence the tender of another tenderer, or influence the decisions of KPLC regarding this tendering process.		
5	Any of the Tenderer's affiliates participated as a consultant in the preparation of the design or technical specifications of the works that are the subject of the tender.		
6	Tenderer would be providing goods, works, non- consulting services or consulting services during implementation of the contract specified in this Tender Document.		
7	Tenderer has a close business or family relationship with a professional staff of KPLC who are directly or indirectly involved in the preparation of the Tender document or specifications of the Contract, and/or the Tender evaluation process of such contract.		
8	Tenderer has a close business or family relationship with a professional staff of KPLC who would be involved in the implementation or supervision of the such Contract.		
9	Has the conflict stemming from such relationship stated in item 7 and 8 above been resolved in a manner acceptable to KPLC throughout the tendering process and execution of the Contract.		

f) Certification

On behalf of the Tenderer, I certify that at the date of submission.	nat the information given above is complete, cur	rent and accurate			
Full Name:					
Title or Designation					
Signature:	Date:				

*NOTES TO THE TENDERERS ON THE QUESTIONNAIRE

- 1. The address and contact person of the Tenderer provided above shall at all times be used for purposes of this tender.
- 2. The details on this Form are essential and compulsory for all Tenderers. Failure to provide all the information requested shall lead to the Tenderer's disqualification.
- 3. For foreign Tenderers please give the details of nominal and issued share capital in the currency of the country of origin of the Tenderer.

3. CERTIFICATE OF INDEPENDENT TENDER DETERMINATION

I, the	under	r signed, in submitting the accompanying Letter of Tender to	KPLC [Name of KPLC] [Name and number of tender] in	
respo	onse to ake th	o the request for tenders made by: ne following statements that I certify to be true and complete in every in	[Name of Tenderer] do here respect:	
I cert	ify, or	n behalf of	[Name of Tenderer] that:	
1.	I have	e read and I understand the contents of this Certificate;		
2.	I understand that the Tender will be disqualified if this Certificate is found not to be true and complete in every respect;			
3.	I am the authorized representative of the Tenderer with authority to sign this Certificate, and to submit the Tender on behalf of the Tenderer;			
4.		he purposes of this Certificate and the Tender, I understand that the wo idual or organization, other than the Tenderer, whether or not affiliated		
	a)	Has been requested to submit a Tender in response to this request fo	r tenders;	
	b)	could potentially submit a tender in response to this request for tendabilities or experience;	ders, based on their qualifications,	
5.	The T	Γenderer discloses that [check one of the following, as applicable]:		
	a)	The Tenderer has arrived at the Tender independently from, and with agreement or arrangement with, any competitor;	nout consultation, communication,	
	b)	The Tenderer has entered into consultations, communications, agree or more competitors regarding this request for tenders, and the Tedocument(s), complete details thereof, including the names of the creasons for, such consultations, communications, agreements or arrangements.	enderer discloses, in the attached competitors and the nature of, and	
6.		articular, without limiting the generality of paragraphs (5) (a) or (altation, communication, agreement or arrangement with any competit		
	a)	prices;		
	b)	methods, factors or formulas used to calculate prices;		
	c)	the intention or decision to submit, or not to submit, a tender; or		
	d)	the submission of a tender which does not meet the specifications of specifically disclosed pursuant to paragraph (5) (b) above;	the request for Tenders; except as	
7.	regard reque	dition, there has been no consultation, communication, agreement or ding the quality, quantity, specifications or delivery particulars of the est for tenders relates, except as specifically authorized by the processed pursuant to paragraph (5) (b) above;	e works or services to which this	
8.	indire the C	terms of the Tender have not been, and will not be, knowingly disclededly, to any competitor, prior to the date and time of the official tender contract, whichever comes first, unless otherwise required by law or as graph (5) (b) above.	ler opening, or of the awarding of	
Nam	e			
Date				

4. <u>SELF-DECLARATION FORMS</u>

FORM SD1 (Not applicable)

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

	, of Post in the Repub ollows: -				
1.	THAT I am the Company Secretary/ Chief Executive/ Managing Director/ Principal Officer/ Director of				
2.	THAT the afore said Bidder, its Directors and subcontractors have not been debarred from participating in procurement proceeding under Part IV of the Act.				
3.	THAT what is deponed to here in above is true to the best of my knowledge, information and belief.				
	(Title)	(Signature)	(Date)		
	Bidder's Official Stamp				

FORM SD1 & SD2

SELF DECLARATION THAT THE PERSON/TENDERER IS NOT DEBARRED IN THE MATTER OF THE PUBLIC PROCUREMENT AND ASSET DISPOSAL ACT 2015; THE PERSON/TENDERER WILL NOT ENGAGE IN ANY CORRUPT OR FRAUDULENT PRACTICE.

	Date						
	To:						
	The Kenya Power & Lighting Company Plc,						
	P.O Box 30099 – 00100,	P.O Box 30099 – 00100,					
	Stima Plaza, Kolobot Road, Parklands,						
	Nairobi,						
Ţ	KENYAof P. O. Boxbeing a resident of						
	in the Republic of	-					
1.	THAT I am the Chief Executive/ Managing Director/ Principal Officer/ Direct of	:01					
		О					
2.	THAT the afore said Bidder, its Directors and subcontractors have not been debarred from participating in procurement proceeding under Part IV of the Act.						
3.	THAT the afore said Bidder, its servants and/ or agents/ subcontractors will not engage in any corrupt or fraudulent practice and has not been requested to pay any inducement to any member of the Board, Management, Staff and/or employees and/or agents of (insert name of KPLC) which is KPLC.						
4.	THAT the aforesaid Bidder, its servants and/ or agents/ subcontractor shave not offered any inducement to any member of the Board, Management, Staff and/ or employees and/ or agents of						
5.	(name of KPLC). THAT the aforesaid Bidder will not engage/ has not engaged in any corrosive practice with other bidders participating in the subject tender.						
6.	THAT the aforesaid bidder does not have any conflict of interest or pecuniary interest with any other tenderer participating in this tender						
7.	THAT what is deponed to here in above is true to the best of my knowledge information and belie	f.					
	(Title) (Signature) (Date)						
	Bidder's Official Stamp						

5. APPENDIX 1- FRAUD AND CORRUPTION

1. Purpose

1.1 The Government of Kenya's Anti-Corruption and Economic Crime laws and their sanction's policies and procedures, Public Procurement and Asset Disposal Act (no. 33 of 2015) and its Regulation, and any other Kenya's Acts or Regulations related to Fraud and Corruption, and similar offences, shall apply with respect to Public Procurement Processes and Contracts that are governed by the laws of Kenya.

2. Requirements

- 2.1 The Government of Kenya requires that all parties including Procuring Entities, Tenderers, (applicants/proposers), Consultants, Contractors and Suppliers; any Sub-contractors, Sub-consultants, Service providers or Suppliers; any Agents (whether declared or not); and any of their Personnel, involved and engaged in procurement under Kenya's Laws and Regulation, observe the highest standard of ethics during the procurement process, selection and contract execution of all contracts, and refrain from Fraud and Corruption and fully comply with Kenya's laws and Regulations as per paragraphs 1.1 above.
- 2.2 Kenya's public procurement and asset disposal act (no. 33 of 2015) under Section 66 describes rules to be followed and actions to be taken in dealing with Corrupt, Coercive, Obstructive, Collusive or Fraudulent practices, and Conflicts of Interest in procurement including consequences for offences committed. A few of the provisions noted below highlight Kenya's policy of no tolerance for such practices and behavior:
 - 1) a person to whom this Act applies shall not be involved in any corrupt, coercive, obstructive, collusive or fraudulent practice; or conflicts of interest in any procurement or asset disposal proceeding;
 - 2) A person referred to under subsection (1) who contravenes the provisions of that sub-section commits an offence;
 - 3) Without limiting the generality of the subsection (1) and (2), the person shall be
 - a) disqualified from entering into a contract for a procurement or asset disposal proceeding; or
 - b) if a contract has already been entered into with the person, the contract shall be voidable;
 - 4) The voiding of a contract by KPLC under subsection (7) does not limit any legal remedy KPLC may have;
 - 5) An employee or agent of KPLC or a member of the Board or committee of KPLC who has a conflict of interest with respect to a procurement:
 - a) shall not take part in the procurement proceedings;
 - b) shall not, after a procurement contract has been entered into, take part in any decision relating to the procurement or contract; and
 - c) shall not be a subcontractor for the bidder to whom was awarded contract, or a member of the group of bidders to whom the contract was awarded, but the subcontractor appointed shall meet all the requirements of this Act.
 - 6) An employee, agent or member described in subsection (1) who refrains from doing anything prohibited under that subsection, but for that subsection, would have been within his or her duties shall disclose the conflict of interest to KPLC;
 - 7) If a person contravenes subsection (1) with respect to a conflict of interest described in subsection (5)(a) and the contract is awarded to the person or his relative or to another person in whom one of them had a direct or indirect pecuniary interest, the contract shall be terminated and all costs incurred by the public entity shall be made good by the awarding officer. Etc.
- 23 In compliance with Kenya's laws, regulations and policies mentioned above, KPLC:
 - a) Defines broadly, for the purposes of the above provisions, the terms set forth below as follows:
 - i) "corrupt practice" is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;

- ii) "fraudulent practice" is any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation;
- iii) "collusive practice" is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
- iv) "coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
- v) "obstructive practice" is:
 - deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede investigation by Public Procurement Regulatory Authority (PPRA) or any other appropriate authority appointed by Government of Kenya into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
 - acts intended to materially impede the exercise of the PPRA's or the appointed authority's inspection and audit rights provided for under paragraph 2.3 e. below.
- b) Defines more specifically, in accordance with the above procurement Act provisions set forth for fraudulent and collusive practices as follows:
 - "fraudulent practice" includes a misrepresentation of fact in order to influence a procurement or disposal process or the exercise of a contract to the detriment of KPLC or the tenderer or the contractor, and includes collusive practices amongst tenderers prior to or after tender submission designed to establish tender prices at artificial non-competitive levels and to deprive KPLC of the benefits of free and open competition.
- c) Rejects a proposal for award¹ of a contract if PPRA determines that the firm or individual recommended for award, any of its personnel, or its agents, or its sub-consultants, sub-contractors, service providers, suppliers and/ or their employees, has, directly or indirectly, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question;
- d) Pursuant to the Kenya's above stated Acts and Regulations, may sanction or debar or recommend to appropriate authority (ies) for sanctioning and debarment of a firm or individual, as applicable under the Acts and Regulations;
- e) Requires that a clause be included in Tender documents and Request for Proposal documents requiring (i) Tenderers (applicants/proposers), Consultants, Contractors, and Suppliers, and their Sub-contractors, Sub-consultants, Service providers, Suppliers, Agents personnel, permit the PPRA or any other appropriate authority appointed by Government of Kenya to inspect² all accounts, records and other documents relating to the procurement process, selection and/or contract execution, and to have them audited by auditors appointed by the PPRA or any other appropriate authority appointed by Government of Kenya; and
- f) Pursuant to Section 62 of the above Act, requires Applicants/Tenderers to submit along with their Applications/Tenders/Proposals a "Self-Declaration"

Form" as included in the procurement document declaring that they and all parties involved in the procurement process and contract execution have not engaged/will not engage in any corrupt or fraudulent practices.

Notes to Tenderers:

- i) The Tenderer must prepare this Form of Tender on stationery with its letterhead clearly showing the Tenderer's complete name and business address.
- ii) All italicized text is to help Tenderer in preparing this form.
- iii) Tenderer must complete and sign and TENDERER'S ELIGIBILITY- CONFIDENTIAL BUSINESS QUESTIONNAIRE, CERTIFICATE OF INDEPENDENT TENDER DETERMINATION and the SELF DECLARATION OF THE TENDERER, all attached to this Form of Tender.
- iv) The Form of Tender shall include the following Forms duly completed and signed by the Tenderer.
 - Tenderer's Eligibility-Confidential Business Questionnaire
 - Certificate of Independent Tender Determination
 - Self-Declaration of the Tenderer

6. <u>DECLARATION AND COMMITMENT TO THE CODE OF ETHICS</u>

Date	
To:	
The Kenya Power & Lighting Company Limited,	
P.O Box 30099 – 00100,	
Stima Plaza, Kolobot Road, Parklands,	
Nairobi,	
KENYA.	
I,(person) on beha	lf
of (Name of the Business/ Company/ Firm)	e d
I do hereby commit to abide by the provisions of the Code of Ethics for persons participating in Public Procurement and Asset Disposal.	
Name of Authorized signatory	
Sign	
Position	
OfficeaddressTelephone	
Email	
Name of the Firm/Company	
Date	
(Company Seal/ Rubber Stamp where applicable)	
Witness	
Name	
Sign	
Date	

7. LOCAL CONTENT (40% RULE)

Pursuant to the provisions in the Public Procurement and Disposal Act, 2015, a Foreign Tenderer must complete this form to demonstrate that the quotation fulfils this condition

ITEM	Description of Work Item	Describe location of Source	COST in K. shillings	Comments, if any
A	Local Labor			
1				
2				
3				
4				
5				
В	Sub contracts from Local sour	ces		
1				
2				
3				
4				
5				
C	Local materials			
1				
2				
3				
4				
5				
D	Use of Local Plant and Equipr	nent		T
1				
2				
3				
4				
5				
E	Add any other items			
1				
2				
3				
4				
5				
6	TOTAL COSTILOGAL COST		*/*/*/*/*/	
	TOTAL COST LOCAL CONTI	ENT	XXXXX	
	TOTAL TENDER SUM		XXXXX	

8. TENDER SECURITY FORM – (BANK GUARANTEE)

(To Be Submitted On Bank's Letter	rhead)	Date:
To:	~.	
The Kenya Power & Lighting Compa	ny Pic,	
Stima Plaza,		
Kolobot Road, Parklands, P.O Box 30099 – 00100,		
Nairobi, Kenya.		
Nanobi, Kenya.		
Tenderer") has submitted its Tender	dated	(name of the Tenderer) (hereinafter called "the for the supply, installation and commissioning KPLC tender no. and name) (hereinafter called "the
KNOW ALL PEOPLE by t	hese	presents that WEof
which expression shall where the consum of	text so for essors, a first wri eavil or erantee)	itten demand declaring the Tenderer to be in breach of the r argument, the entire sum of this guarantee being as aforesaid, without you needing to prove or to show
_	-	to and including thirty (30) days after the period of tender should reach the Bank not later than the date below.
This guarantee is valid until the	.day of	£20
EITHER		
SEALED with the)	
COMMON SEAL)	
of the said BANK)	
thisday)	BANK SEAL
of20)	
)	
in the presence of: -)	
)	

)
and in the presence of: -)
)
OR	
SIGNED by the DULY AUTI	HORISED
REPRESENTATIVE(S)/ AT	TORNEY(S) of
the BANK	
Name(s) and Designation of do	uly authorised representative(s)/ attorney(s) of the Bank
Signature(s) of the duly author	ised person(s)

NOTES TO TENDERERS AND BANKS

- 1. Please note that no material additions, deletions or alterations regarding the contents of this Form shall be made to the Tender Security to be furnished by the Tenderer. If any are made, the Tender Security shall not be accepted and shall be rejected by KPLC. For the avoidance of doubt, such rejection will be treated as non-submission of the Tender Security where such Security is required in the tender.
- 2. It is the responsibility of the Tenderer to sensitize its issuing bank on the need to respond directly and expeditiously to queries from KPLC. The period for response shall not exceed three (3) days from the date of KPLC's query. Should there be no
- 3. Conclusive response by the Bank within this period, such Tenderer's Tender Security shall be deemed as invalid and the bid rejected.
- 3. The issuing bank should address its response or communication regarding the bond to KPLC at the following e-mail address "guarantees@kplc.co.ke"
- 4. The Tender validity period is one eighty (180) days as set out in the Invitation to Tender (at Section I of the Tender document) or as otherwise may be extended by KPLC. Therefore, the Tender Security must at all times be valid for at least 30 days beyond the tender validity period.

9. TENDER SECURITY FORM (SACCO SOCIETY, DEPOSIT TAKING MICRO FINANCE INSTITUTIONS, WOMEN ENTERPRISE FUND & YOUTH ENTERPRISE FUND)

(To Be Submitted On Institution	ons Letterhead)	Date:
To:		
The Kenya Power & Lighting Co	ompany Plc,	
Stima Plaza,	•	
Kolobot Road, Parklands,		
P.O Box 30099 – 00100,		
Nairobi, Kenya.		
pursuance of your Tender Number	er(refer erer's date of Tender	d "the Tenderer") has undertaken, in rence number of the Tender) and its Tender taken from the Tender Form) to supply ed "the Contract);
you with an Institution's guaran	tee by an acceptable In	aid Contract that the Tenderer shall furnish astitution for the sum specified therein as bligations in accordance with the Contract;
AND WHEREAS we have agree	ed to give the Tenderer	a Guarantee;
of the Tenderer, up to a total of and we undertake to pay you, upounder the Contract and withou	on your first written den at cavil or argument,	tuarantors and responsible to you, on behalf ount of the guarantee in words and figures) hand declaring the Tenderer to be in default any sum or sums within the limits of
(amount of guarantee) as aforest for your demand or the sum spec	aid, without you needir	ng to prove or to show grounds or reasons
This guarantee is valid until the .	day of	20
EITHER		
SEALED with the)	
COMMON SEAL)	
of the said INSTITUTION)	
)	
thisday)	
anouay)	INSTITUTION SEAL

of20)
in the presence of: -)
)
)
and in the presence of: -)
)
OR	

SIGNED by the **DULY AUTHORISED REPRESENTATIVE(S)/ ATTORNEY(S)** of the **INSTITUTION**

Name(s) and Designation of duly authorised representative(s)/ attorney(s) of the **Institution**.

Signature(s) of the duly authorised person(s)

NOTES TO SUPPLIERS AND INSTITUTIONS

- 1. Please note that no material additions, deletions or alterations regarding the contents of this Form shall be made to the Tender Security to be furnished by the Tenderer. If any are made, the Tender Security shall not be accepted and shall be rejected by KPLC. For the avoidance of doubt, such rejection will be treated as non-submission of the Tender Security where such Security is required in the tender.
- 2. It is the responsibility of the Tenderer to sensitize its issuing institution on the need to respond directly and expeditiously to queries from KPLC. The period for response shall not exceed three (3) days from the date of KPLC's query. Should there be no conclusive response by the institution within this period, such Tenderer's Tender Security shall be deemed as invalid and the bid rejected.
- 3. The issuing institution should address its response or communication regarding the Tender Security to KPLC at the following e-mail address "guarantees@ kplc.co.ke"
- 4. The Tender validity period is one eighty (180) days as set out in the Invitation to Tender (at Section I of the Tender document) or as otherwise may be extended by KPLC. Therefore, the Tender Security must at all times be valid for at least 30 days beyond the tender validity period.

10. TENDER SECURITY – (LETTERS OF CREDIT)

The Mandatory Conditions to be included in the Letters are in two parts, A and B.

Part A

Form of Documentary credit - "Irrevocable Standby"

Applicable rules - "Must be UCP Latest Version" i.e. UCP 600 (2007 REVISION) ICC Publication No. 600.

Place of expiry - At the counters of the advising bank.

The SBLC should be available – "By Payment"

Drafts should be payable at - "SIGHT"

Documents required -

- 2. The Original Letter of Credit and all amendments, if any.

Additional Conditions -

- 1. All charges levied by any bank that is party to this documentary credit are for the account of the applicant.
- 2. There should be no conditions requiring compliance with the specific regulations or a particular country's Law and regulations.

Charges - All bank charges are for the account of the applicant.

*Confirmation instructions – (See notes below)

<u>Part B</u>

The proceeds of these Letters are payable to KPLC -

- a) if the Tenderer withdraws its Tender after the deadline for submitting Tenders but before the expiry of the period during which the Tenders must remain valid.
- b) if the Tenderer fails to enter into a written contract in accordance with the Tender Document
- c) if the successful Tenderer fails to furnish the performance security in accordance with the Tender Document.
- a) if the Tenderer fails to extend the validity of the tender security where KPLC has extended the tender validity period in accordance with the Tender Document.

NOTES TO TENDERERS AND BANKS.

- 1. Please note that should the Tender Security (LC) omit any of the above conditions the LC shall not be accepted and shall be rejected by KPLC. For the avoidance of doubt, such rejection will be treated as non-submission of the LC where such LC is required in the Tender.
- 2. It is the responsibility of the Tenderer to sensitize its issuing bank on the need to respond directly and expeditiously to any queries from KPLC. The period for response shall not exceed three (3) days from the date of KPLC's query. Should there be no conclusive response by the Bank within this period, such Tenderer's Tender Security shall be deemed as invalid and the bid rejected.
- 3. The issuing bank should address its response or communication regarding the bond to KPLC at the following e-mail address "guarantees@ kplc.co.ke"
- 4. The Tender validity period is one eighty (180) days as set out in the Invitation to Tender (at Section I of the Tender document) or as otherwise may be extended by KPLC. Therefore, the Tender Security must at all times be valid for at least 30 days beyond the tender validity period.
- 5. All Guarantees issued by foreign banks must be confirmed by a local bank in Kenya.

Seal or stamp.

11. FORM OF TENDER-SECURING DECLARATION (for disadvantaged groups tenders)

[The	Bidder shall complete this Form in accordance with the instructions indicated]
Date	:[insert date (as day, month and year) of Tender Submission]
Tend	ler No.:[insert number of tendering process]
То:	[insert complete name of
Purc	haser] I/We, the undersigned, declare that:
1.	I/We understand that, according to your conditions, bids must be supported by a Tender-Securing Declaration.
2.	I/We accept that I/we will automatically be suspended from being eligible for tendering in any contract with the Purchaser for the period of time of[insert number of months or years] starting on[insert date], if we are in breach of our obligation(s) under the bid conditions, because we — (a) have withdrawn our tender during the period of tender validity specified by us in the Tendering Data Sheet; or (b) having been notified of the acceptance of our Bid by the Purchaser during the period of bid validity, (i) fail or refuse to execute the Contract, if required, or (ii) fail or refuse to furnish the Performance Security, in accordance with the instructions to tenders.
3.	I/We understand that this Tender Securing Declaration shall expire if we are not the successful Tenderer(s), upon the earlier of:
	a) our receipt of a copy of your notification of the name of the successful Tenderer; or
	b) thirty days after the expiration of our Tender.
4.	I/We understand that if I am/we are/in a Joint Venture, the Tender Securing Declaration must be in the name of the Joint Venture that submits the bid, and the Joint Venture has not been legally constituted at the time of bidding, the Tender Securing Declaration shall be in the names of all future partners as named in the letter of intent.
Signo	ed:
_	acity / title (director or partner or sole proprietor, etc.)
Nam	e:
Duly	authorized to sign the bid for and on behalf of:[insert complete name of
Tend	lerer]. Dated on
signi	ing].

82

To:

12. MANUFACTURER'S AUTHORIZATION FORM (Not applicable)

(To Be Submitted On Manufacturer's Letterhead)

The Kenya Power & Lighting Company Plc,
Stima Plaza, Kolobot Road, Parklands,
P.O Box 30099 – 00100,
Nairobi, Kenya.
WHEREAS WE
(name and description of the Goods) having factories at(full address and physical
location of factory(ies) where Goods to be supplied are manufactured) do hereby confirm that
(name and address of Supplier) is authorized by us to transact in the Goods required against your
Tender (insert reference number and name of the Tender) in respect of the above Goods manufactured by us.
DATED THIS DAY OF
Signature of duly authorised person for and on behalf of the Manufacturer.
Name and Designation of duly authorised person signing on behalf of the Manufacturer

NOTES TO TENDERERS AND MANUFACTURERS

- 1. Only a competent person in the service of the Manufacturer should sign this letter of authority.
- 2. *This form is not applicable for this tender

13. MANUFACTURER'S WARRANTY FORM

To Be Submitted On Manufacturer's Letterhead)

To:
The Kenya Power & Lighting Company Plc,
Stima Plaza, Kolobot Road, Parklands,
P.O Box 30099 – 00100,
Nairobi, Kenya.
RE: MANUFACTURER'S WARRANTY FOR GOODS REQUIRED UNDER TENDER NO
TO BE SUPPLIED BY(indicate your
name or the supplier you have authorized)
WE HEREBY WARRANT THAT:
a) The Goods to be supplied under the contract are new, unused, of the most recent or current specification and incorporate all recent improvements in design and materials unless provided otherwise in the Tender.
b) The Goods in the Tenderer's bid have no defect arising from manufacture, materials or workmanship or from any act or omission of the Tenderer that may develop under normal use of the Goods under the conditions obtaining in Kenya.
The Warranty will remain valid for after the Goods, or any portion thereof
as the case may be, have been delivered and accepted to the final destination indicated in the contract.
DATED THIS DAY OF
Signature of duly authorised person for and on behalf of the Manufacturer.
Name and Capacity of duly authorised person signing on behalf of the Manufacturer.

NOTES TO TENDERERS AND MANUFACTURERS

- 1. Only a competent person in the service of the Manufacturer should sign this letter of authority.
- 2. Provide full contact details including physical address, e-mail, telephone numbers and the website on the Warranty.

14. Tenderer's JV Members Information Form

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

IFT No.	nsert date (as day, month and year) of Tender Submission] :: [insert number of Tendering process]							
Alterna	tive No.: [insert identification No if this is a Tender for an alternative]							
Page	of pages							
1.	Tenderer's Name: [insert Tenderer's legal name]							
2.	Tenderer's JV Member's name: [insert JV's Member legal name]							
3.	3. Tenderer's JV Member's country of registration: [insert JV's Member country of registration]							
4.	Tenderer's JV Member's year of registration: [insert JV's Member year of registration]							
5.	5. Tenderer's JV Member's legal address in country of registration: [insert JV's Member legal address in country of registration]							
6.	Tenderer's JV Member's authorized representative information							
Na	me: [insert name of JV's Member authorized representative]							
Ad	dress: [insert address of JV's Member authorized representative]							
Te	lephone/Fax numbers: [insert telephone/fax numbers of JV's Member authorized representative]							
En	nail Address: [insert email address of JV's Member authorized representative]							
7.	Attached are copies of original documents of [check the box(es) of the attached original documents]							
	Articles of Incorporation (or equivalent documents of constitution or association), and/or registration documents of the legal entity named above, in accordance with ITT 4.3.							
	In case of a Government-owned enterprise or institution, documents establishing legal and financial autonomy, operation in accordance with commercial law, and absence of dependent status, in accordance with ITT 4.3.							
2.]	Included are the organizational chart, a list of Board of Directors, and the beneficial ownership.							

15. Price Schedule Forms

					Estimated	Base Unit		
					Quantity	Price DDP	Total Price DDP	
			Final Destination as	Physical	for	VAT	VAT Exclusive	
Size	Code	Description	specified in TDS	Unit	1st Year	Exclusive		
List of Goods and Delivery Schedule Lot 1								
11M	186188	Treated Wooden Pole 11.0M	Ruaraka	PC	600			
11M	186188	Treated Wooden Pole 11.0M	South C	PC	600			
11M	186188	Treated Wooden Pole 11.0M	Donholm	PC	600			
11M	186188	Treated Wooden Pole 11.0M	Machakos	PC	800			
Add 1	6% VAT							
Total 1	Price VAT	T Inclusive						
		List	of Goods and Delivery	Schedule I	Lot 2			
11M	186188	Treated Wooden Pole 11.0M	Rabai (Mombasa)	PC	800			
11M	186188	Treated Wooden Pole 11.0M	Malindi	PC	400			
11M	186188	Treated Wooden Pole 11.0M	Voi	PC	400			
Add 1	Add 16% VAT							
Total 1	Price VAT	T Inclusive						
		List	of Goods and Delivery		Lot 3			
11M	186188	Treated Wooden Pole 11.0M	Kiganjo (Nyeri)	PC	1,000			
11M	186188	Treated Wooden Pole 11.0M	Kinoru (Meru)	PC	800			
11M	186188	Treated Wooden Pole 11.0M	Nanyuki	PC	500			
Add 1	6% VAT				-			
Total 1	Price VAT	T Inclusive						
List of Goods and Delivery Schedule Lot 4								
11M	186188	Treated Wooden Pole 11.0M	Muthatari (Embu)	PC	500			
11M	186188	Treated Wooden Pole 11.0M	Whitesisters (Thika)	PC	1,000			
Add 1	Add 16% VAT							
Total 1	Total Price VAT Inclusive							
	List of Goods and Delivery Schedule Lot 5							

			Final Destination as	Physical	Estimated Quantity for	Base Unit Price DDP VAT	Total Price DDP VAT Exclusive
Size	Code	Description	specified in TDS	Unit	1st Year	Exclusive	
11M	186188	Treated Wooden Pole 11.0M	Lanet	PC	1,000		
11M	186188	Treated Wooden Pole 11.0M	Suswa (Naivasha)	PC	500		
11M	186188	Treated Wooden Pole 11.0M	Nyahururu	PC	400		
Add 1	6% VAT						
Total	Price VAT	Inclusive					
			of Goods and Delivery	Schedule I	Lot 6		
11M	186188	Treated Wooden Pole 11.0M	Chemosit (Kericho)	PC	600		
11M	186188	Treated Wooden Pole 11.0M	Mamboleo (Kisumu)	PC	1000		
11M	186188	Treated Wooden Pole 11.0M	Kakamega	PC	500		
	6% VAT						
Total	Price VAT	Inclusive					
			of Goods and Delivery				_
11M	186188	Treated Wooden Pole 11.0M	Kigati (Kisii)	PC	1,100		
11M	186188	Treated Wooden Pole 11.0M	Rivatex (Eldoret)	PC	1,100		
11M	186188	Treated Wooden Pole 11.0M	Kitale	PC	800		
	6% VAT						
Total	Price VAT	Inclusive					
	1	1	of Goods and Delivery		_		T
12M	186189	Treated Wooden Pole 12.0M	Ruaraka	PC	500		
12M	186189	Treated Wooden Pole 12.0M	South C	PC	400		
12M	186189	Treated Wooden Pole 12.0M	Donholm	PC	400		
12M	186189	Treated Wooden Pole 12.0M	Machakos	PC	500		
	6% VAT						
Total Price VAT Inclusive							
List of Goods and Delivery Schedule Lot 9							
12M	186189	Treated Wooden Pole 12.0M	Rabai	PC	600		
12M	186189	Treated Wooden Pole 12.0M	Malindi	PC	300		
12M	186189	Treated Wooden Pole 12.0M	Voi	PC	300		
12M	186189	Treated Wooden Pole 12.0M	Kilifi	PC	300		
Add 1	6% VAT						

					Estimated	Base Unit	T (I D) DDD		
			Final Destination as	Dhygiaal	Quantity for	Price DDP VAT	Total Price DDP VAT Exclusive		
Size	Code	Description	specified in TDS	Physical Unit	1 st Year	Exclusive	VAI Exclusive		
		Inclusive	specifica in 1D5	Cint	1 I Cai	LACIUSIVE			
20002	List of Goods and Delivery Schedule Lot 10								
12M	186189	Treated Wooden Pole 12.0M	Kiganjo (Nyeri)	PC	1,000				
12M	186189	Treated Wooden Pole 12.0M	Kinoru (Meru)	PC	700				
12M	186189	Treated Wooden Pole 12.0M	Nanyuki	PC	600				
Add 1	6% VAT								
Total	Price VAT	Tinclusive							
			of Goods and Delivery						
12M	186189 186189	Treated Wooden Pole 12.0M Treated Wooden Pole 12.0M	Muthatari (Embu) Whitesisters (Thika)	PC PC	700				
12M									
	Add 16% VAT								
Total	Total Price VAT Inclusive								
			of Goods and Delivery	1	1				
12M	186189	Treated Wooden Pole 12.0M	Lanet	PC	1,500				
12M	186189	Treated Wooden Pole 12.0M	Suswa (Naivasha)	PC	500				
12M	186189	Treated Wooden Pole 12.0M	Nyahururu	PC	400				
	6% VAT								
Total Price VAT Inclusive									
10) (106100		of Goods and Delivery						
12M	186189	Treated Wooden Pole 12.0M	Narok	PC	300				
12M	186189	Treated Wooden Pole 12.0M	Chemosit (Kericho)	PC	300				
12M	186189	Treated Wooden Pole 12.0M	Mamboleo (Kisumu)	PC	1,500				
	6% VAT	NT1							
Total	Price VAI	Inclusive List of	of Goods and Delivery	Sahadula T	ot 1/1				
12M	186189	Treated Wooden Pole 12.0M	Kakamega	PC	400				
12M	186189	Treated Wooden Pole 12.0M	Kigati (Kisii)	PC	500				
12M	186189	Treated Wooden Pole 12.0M	Rivatex (Eldoret)	PC	1,000				
12M	186189	Treated Wooden Pole 12.0M	Kitale (Eldoret)	PC	300				
	6% VAT	Treated wooden Fole 12.0M	Kitaic	r C	300				
Add I	U70 VA1								

					Estimated Quantity	Base Unit Price DDP	Total Price DDP	
			Final Destination as	Physical	for	VAT	VAT Exclusive	
Size								
Total	Price VAT	Inclusive						
	List of Goods and Delivery Schedule Lot 15							
14M								
	6% VAT							
Total	Price VAT							
	_		of Goods and Delivery			T	_	
14M	186190	Treated Wooden Pole 14.0M	Rabai (Mombasa)	PC	95			
	6% VAT							
Total	Price VAT							
	List of Goods and Delivery Schedule Lot 17							
14M	186190	Treated Wooden Pole 14.0M	Kiganjo (Nyeri)	PC	120			
-	Add 16% VAT							
Total	Total Price VAT Inclusive							
	List of Goods and Delivery Schedule Lot 18							
	14M186190Treated Wooden Pole 14.0MWhitesisters (Thika)PC110							
	6% VAT							
Total	Price VAT		00 1 15 11	~				
1.43.5	106100		of Goods and Delivery			T	1	
14M	186190	Treated Wooden Pole 14.0M	Lanet	PC	160			
-	6% VAT	17 1 ·						
Total	Price VAT		fC - 1 - 1 D.P - 1	7.1. 1 1. T	.4.20			
1/1/	List of Goods and Delivery Schedule Lot 20							
14M	186190 6% VAT	Treated Wooden Pole 14.0M	Mamboleo (Kisumu)	PC	128			
	<u>6% VA1</u> Price VAT	Indusivo						
Total	Frice VAI		of Goods and Delivery	Sahadula I	ot 21			
14M	186190	Treated Wooden Pole 14.0M	Rivatex (Eldoret)	PC	105		1	
	6% VAT	Treated wooden role 14.0M	Rivates (Eldoret)	10	103			
	076 VA1 Price VAT	Inclusiva						
Total	I IICE VAI	Inclusive						

Name of Tenderer	
Name and Designation of authorized person signing the Tender	
Signature of authorized person signing the Tender	
Stamp of Tenderer and date	

*NOTES: -

- 1. The Tenderer shall fill in these Price Schedule Forms in accordance with the instructions indicated. The list of line items in column 1 to 6 of the Price Schedules shall coincide with the List of Goods specified by KPLC in the Schedule of Requirements and TDS. The quantities are estimated to cover the first year of the FWA period.
- 2. The offered unit price MUST be rounded to two decimal places. Where the Tenderer fails to round the offered unit price as required, then, the offered unit price shall be rounded down-wards to two decimal places and used for the purposes of this tender.
- 3. The unit prices indicated on the KPLC tendering portal should be exclusive of VAT and shall be used as the BASE PRICE for the FIRST Secondary Procurement and call-off contract thereof.
- 4. Bidders should use the prevailing VAT rate of 16%. However, prices entered in the KPLC-SRM tendering portal should be exclusive of VAT. In case of discrepancies between the price keyed in the SRM portal and those on this price schedule uploaded as an attachment, the latter shall prevail.
- 5. The Bidder's grand totals should be the same as the tender sum indicated in the Tender Form.

PART 2 – Supply Requirements

Section V. Schedule of Requirements

Contents

1. Schedule of Requirements	92
2. Technical Specifications	98
3. Drawings	101
4. Inspections and Tests	102

1. SCHEDULE OF REQUIREMENTS

Part A - Brief Schedule of Details On Goods Required

Tender number: KP1/9A.3/OT/01/FA/21-22

Tender name: Three-Year Framework Agreement for Supply of 11m, 12m & 14m Treated Wooden Poles (Local Manufacturers Only)

Table 1: Brief Schedule of Estimated Requirements per Lot for the Framework period

Lot No.	Size	Code	Description	KPLC Delivery Store	Unit	Estimated Quantity for 1 st Year	Estimated Total FWA Quantity for 3 Years
Trea	ted W	ooden Po	le 11.0M				
	11M	186188	Treated Wooden Pole 11.0M	Ruaraka	PC	600	2184
	11M	186188	Treated Wooden Pole 11.0M	South C	PC	600	2184
	11M	186188	Treated Wooden Pole 11.0M	Donholm	PC	600	2184
1	11M	186188	Treated Wooden Pole 11.0M	Machakos	PC	800	2912
	11M	186188	Treated Wooden Pole 11.0M	Rabai (Mombasa)	PC	800	2912
	11M	186188	Treated Wooden Pole 11.0M	Malindi	PC	400	1456
2	11M	186188	Treated Wooden Pole 11.0M	Voi	PC	400	1456
	11M	186188	Treated Wooden Pole 11.0M	Kiganjo (Nyeri)	PC	1,000	3640
	11M	186188	Treated Wooden Pole 11.0M	Kinoru (Meru)	PC	800	2912
3	11M	186188	Treated Wooden Pole 11.0M	Nanyuki	PC	500	1820
	11M	186188	Treated Wooden Pole 11.0M	Muthatari (Embu)	PC	500	1820
4	11M	186188	Treated Wooden Pole 11.0M	Whitesisters (Thika)	PC	1,000	3640
	11M	186188	Treated Wooden Pole 11.0M	Lanet	PC	1,000	3640
	11M	186188	Treated Wooden Pole 11.0M	Suswa (Naivasha)	PC	500	1820
5	11M	186188	Treated Wooden Pole 11.0M	Nyahururu	PC	400	1456
	11M	186188	Treated Wooden Pole 11.0M	Chemosit (Kericho)	PC	600	2184
	11M	186188	Treated Wooden Pole 11.0M	Mamboleo (Kisumu)	PC	1000	3640
6	11M	186188	Treated Wooden Pole 11.0M	Kakamega	PC	500	1820

	ar Traine,	, or a rigitation	it Tender for Goods	Beetlon V. Ben		Estimated	Estimated Total FWA
Lot				KPLC Delivery		Quantity for	Quantity for 3 Years
No.	Size	Code	Description	Store Store	Unit	1 st Year	Quality for 3 Tears
110.	11M	186188	Treated Wooden Pole 11.0M	Kigati (Kisii)	PC	1,100	4004
7	11M	186188	Treated Wooden Pole 11.0M	Rivatex (Eldoret)	PC	1,100	4004
7	11M	186188	Treated Wooden Pole 11.0M	Kitale	PC	800	2912
, 1111 100100 110100 11000011 010 111011							ated Wooden Pole 12.0M
	12M	186189	Treated Wooden Pole 12.0M	Ruaraka	PC	500	1820
	12M	186189	Treated Wooden Pole 12.0M	South C	PC	400	1456
	12M	186189	Treated Wooden Pole 12.0M	Donholm	PC	400	1456
8	12M	186189	Treated Wooden Pole 12.0M	Machakos	PC	500	1820
9	12M	186189	Treated Wooden Pole 12.0M	Rabai	PC	600	2184
	12M	186189	Treated Wooden Pole 12.0M	Malindi	PC	300	1092
	12M	186189	Treated Wooden Pole 12.0M	Voi	PC	300	1092
9	12M	186189	Treated Wooden Pole 12.0M	Kilifi	PC	300	1092
	12M	186189	Treated Wooden Pole 12.0M	Kiganjo (Nyeri)	PC	1,000	3640
	12M	186189	Treated Wooden Pole 12.0M	Kinoru (Meru)	PC	700	2548
10	12M	186189	Treated Wooden Pole 12.0M	Nanyuki	PC	600	2184
	12M	186189	Treated Wooden Pole 12.0M	Muthatari (Embu)	PC	700	2548
11	12M	186189	Treated Wooden Pole 12.0M	Whitesisters (Thika)	PC	1,000	3640
	12M	186189	Treated Wooden Pole 12.0M	Lanet	PC	1,500	5460
	12M	186189	Treated Wooden Pole 12.0M	Suswa (Naivasha)	PC	500	1820
12	12M	186189	Treated Wooden Pole 12.0M	Nyahururu	PC	400	1456
	12M	186189	Treated Wooden Pole 12.0M	Narok	PC	300	1092
	12M	186189	Treated Wooden Pole 12.0M	Chemosit (Kericho)	PC	300	1092
13	12M	186189	Treated Wooden Pole 12.0M	Mamboleo (Kisumu)	PC	1,500	5460
	12M	186189	Treated Wooden Pole 12.0M	Kakamega	PC	400	1456
	12M	186189	Treated Wooden Pole 12.0M	Kigati (Kisii)	PC	500	1820
	12M	186189	Treated Wooden Pole 12.0M	Rivatex (Eldoret)	PC	1,000	3640
14	12M	186189	Treated Wooden Pole 12.0M	Kitale	PC	300	1092
Trea	ted W	ooden Po	le 14.0M				
15	14M	186190	Treated Wooden Pole 14.0M	Ruaraka	PC	130	473
16	14M	186190	Treated Wooden Pole 14.0M	Rabai (Mombasa)	PC	95	346

20

21

14M

14M

186190

186190

PC

PC

128

105

Ī							Estimated	Estimated Total FWA
	Lot				KPLC Delivery		Quantity for	Quantity for 3 Years
	No.	Size	Code	Description	Store	Unit	1st Year	
	17	14M	186190	Treated Wooden Pole 14.0M	Kiganjo (Nyeri)	PC	120	437
	18	14M	186190	Treated Wooden Pole 14.0M	Whitesisters (Thika)	PC	110	400
	19	14M	186190	Treated Wooden Pole 14.0M	Lanet	PC	160	582

Mamboleo (Kisumu)

Rivatex (Eldoret)

Part B – Delivery Schedule of Goods Required *NOTES:

Treated Wooden Pole 14.0M

Treated Wooden Pole 14.0M

- 1. All deliveries shall be made to KPLC stores for all DDP awards or as otherwise indicated in accordance with the Delivery Schedule.
- 2. The expected delivery schedule and Guaranteed Lead Time in Table 2 here below have been used for estimating purposes based forecasted requirements.
- 3. The successful bidders in the secondary procurement shall be expected to adhere to the actual delivery schedule stipulated in the signed Call-off contract and Official Purchase Order(s).

Table 2: Expected Delivery Schedule and Guaranteed Lead Time (GLT) – 1st Year (Period 1)

						Delivery Schedule			
Size	Code	Description	Final Destination as specified in TDS	Physical Unit	Estimated Quantity for 1st Year	KPLC Expected Delivery Period after issuance of LPO - GLT	Tenderer's offered Delivery date [to be provided by the Tenderer]		
List of Goods and Delivery Schedule Lot 1									
11 M	11M 186188 Treated Wooden Pole 11.0M Ruaraka PC 600 3 months								
11M	186188	Treated Wooden Pole 11.0M	South C	PC	600	3 months			
11M	186188	Treated Wooden Pole 11.0M	Donholm	PC	600	3 months			
11M	186188	Treated Wooden Pole 11.0M	Machakos	PC	800	3 months			
		List o	f Goods and Delivery	Schedule	Lot 2				

467

382

						Delivery Schedul	le		
Size	Code	Description	Final Destination as specified in TDS	Physical Unit	Estimated Quantity for 1st Year	KPLC Expected Delivery Period after issuance of LPO - GLT	Tenderer's offered Delivery date [to be provided by the Tenderer]		
11M	186188	Treated Wooden Pole 11.0M	Rabai (Mombasa)	PC	800	3 months			
11M	186188	Treated Wooden Pole 11.0M	Malindi	PC	400	3 months			
11M	186188	Treated Wooden Pole 11.0M	Voi	PC	400	3 months			
	List of Goods and Delivery Schedule Lot 3								
11M	186188	Treated Wooden Pole 11.0M	Kiganjo (Nyeri)	PC	1,000	3 months			
11M	186188	Treated Wooden Pole 11.0M	Kinoru (Meru)	PC	800	3 months			
11M	186188	Treated Wooden Pole 11.0M	Nanyuki	PC	500	3 months			
	List of Goods and Delivery Schedule Lot 4								
11M	186188	Treated Wooden Pole 11.0M	Muthatari (Embu)	PC	500	3 months			
11M	186188	Treated Wooden Pole 11.0M	Whitesisters (Thika)	PC	1,000	3 months			
			f Goods and Delivery						
11M	186188	Treated Wooden Pole 11.0M	Lanet	PC	1,000	3 months			
11M	186188	Treated Wooden Pole 11.0M	Suswa (Naivasha)	PC	500	3 months			
11M	186188	Treated Wooden Pole 11.0M	Nyahururu	PC	400	3 months			
			f Goods and Delivery						
11M	186188	Treated Wooden Pole 11.0M	Chemosit (Kericho)	PC	600	3 months			
11M	186188	Treated Wooden Pole 11.0M	Mamboleo (Kisumu)	PC	1000	3 months			
11M	186188	Treated Wooden Pole 11.0M	Kakamega	PC	500	3 months			
			f Goods and Delivery						
11M	186188	Treated Wooden Pole 11.0M	Kigati (Kisii)	PC	1,100	3 months			
11M	186188	Treated Wooden Pole 11.0M	Rivatex (Eldoret)	PC	1,100	3 months			
11M	186188	Treated Wooden Pole 11.0M	Kitale	PC	800	3 months			
	ı		f Goods and Delivery						
12M	186189	Treated Wooden Pole 12.0M	Ruaraka	PC	500	3 months			
12M	186189	Treated Wooden Pole 12.0M	South C	PC	400	3 months			

Size Code Description Physical Tost Code Description Tost Tost Code Tost Tos		Three-Year Framework Agreement Tender for Goods Section V. Schedule of Requirements								
Final Destination as specified in TDS Physical Size Code Description TDS Unit Delivery Period after issuance of LPO - GLT Tenderer]							Delivery Schedule			
12M	Size	Code	Description	as specified in	~	Quantity for	Delivery Period after issuance of	offered Delivery date [to be provided by the		
List of Goods and Delivery Schedule Lot 9 12M 186189 Treated Wooden Pole 12.0M Rabai PC 600 3 months 12M 186189 Treated Wooden Pole 12.0M Malindi PC 300 3 months 12M 186189 Treated Wooden Pole 12.0M Voi PC 300 3 months 12M 186189 Treated Wooden Pole 12.0M Kilifi PC 300 3 months 12M 186189 Treated Wooden Pole 12.0M Kiganjo (Nyeri) PC 1,000 3 months 12M 186189 Treated Wooden Pole 12.0M Kinoru (Meru) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) </td <td>12M</td> <td>186189</td> <td>Treated Wooden Pole 12.0M</td> <td>Donholm</td> <td></td> <td></td> <td>3 months</td> <td></td>	12M	186189	Treated Wooden Pole 12.0M	Donholm			3 months			
12M 186189 Treated Wooden Pole 12.0M Rabai PC 600 3 months 12M 186189 Treated Wooden Pole 12.0M Malindi PC 300 3 months 12M 186189 Treated Wooden Pole 12.0M Kilifi PC 300 3 months 12M 186189 Treated Wooden Pole 12.0M Kilifi PC 300 3 months 12M 186189 Treated Wooden Pole 12.0M Kiganjo (Nyeri) PC 1,000 3 months 12M 186189 Treated Wooden Pole 12.0M Kinoru (Meru) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M (Thika) PC 700 3 months	12M	186189		*** ** **			3 months			
12M 186189 Treated Wooden Pole 12.0M Malindi PC 300 3 months 12M 186189 Treated Wooden Pole 12.0M Voi PC 300 3 months 12M 186189 Treated Wooden Pole 12.0M Kilifi PC 300 3 months 12M 186189 Treated Wooden Pole 12.0M Kiganjo (Nyeri) PC 1,000 3 months 12M 186189 Treated Wooden Pole 12.0M Kinoru (Meru) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M (Thika) PC 1000 3 months 12M 186189 Treated Wooden Pole 12.0M List of Goods and Delivery Schedule Lot 12 12 12M 186189 Treated Wooden Pole 12.0M Lanet PC 1,500 3 months				f Goods and Delivery		Lot 9				
12M 186189 Treated Wooden Pole 12.0M Voi PC 300 3 months 12M 186189 Treated Wooden Pole 12.0M Kilifi PC 300 3 months List of Goods and Delivery Schedule Lot 10 12M 186189 Treated Wooden Pole 12.0M Kiganjo (Nyeri) PC 1,000 3 months 12M 186189 Treated Wooden Pole 12.0M Kinoru (Meru) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months Whitesisters 12M 186189 Treated Wooden Pole 12.0M (Thika) PC 700 3 months List of Goods and Delivery Schedule Lot 12 12M 186189 Treated Wooden Pole 12.0M Lanet PC 1,500 3 months	12M	186189	Treated Wooden Pole 12.0M							
List of Goods and Delivery Schedule Lot 10 List of Goods and Delivery Schedule Lot 10 12M 186189 Treated Wooden Pole 12.0M Kiganjo (Nyeri) PC 1,000 3 months 12M 186189 Treated Wooden Pole 12.0M Kinoru (Meru) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Nanyuki PC 600 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M (Thika) PC 1000 3 months List of Goods and Delivery Schedule Lot 12 12M 186189 Treated Wooden Pole 12.0M Lanet PC 1,500 3 months	12M	186189	Treated Wooden Pole 12.0M			300	3 months			
List of Goods and Delivery Schedule Lot 10 12M 186189 Treated Wooden Pole 12.0M Kiganjo (Nyeri) PC 1,000 3 months 12M 186189 Treated Wooden Pole 12.0M Kinoru (Meru) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Nanyuki PC 600 3 months 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M (Thika) PC 1000 3 months List of Goods and Delivery Schedule Lot 12 12M 186189 Treated Wooden Pole 12.0M Lanet PC 1,500 3 months	12M	186189	Treated Wooden Pole 12.0M				3 months			
12M 186189 Treated Wooden Pole 12.0M Kiganjo (Nyeri) PC 1,000 3 months 12M 186189 Treated Wooden Pole 12.0M Kinoru (Meru) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Nanyuki PC 600 3 months List of Goods and Delivery Schedule Lot 11 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M (Thika) PC 1000 List of Goods and Delivery Schedule Lot 12 12M 186189 Treated Wooden Pole 12.0M Lanet PC 1,500 3 months	12M	186189	Treated Wooden Pole 12.0M	Kilifi	PC	300	3 months			
12M 186189 Treated Wooden Pole 12.0M Kinoru (Meru) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M Nanyuki PC 600 3 months List of Goods and Delivery Schedule Lot 11 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M (Thika) PC 1000 3 months List of Goods and Delivery Schedule Lot 12 12M 186189 Treated Wooden Pole 12.0M Lanet PC 1,500 3 months	V									
12M 186189 Treated Wooden Pole 12.0M Nanyuki PC 600 3 months List of Goods and Delivery Schedule Lot 11 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M (Thika) PC 1000 3 months List of Goods and Delivery Schedule Lot 12 12M 186189 Treated Wooden Pole 12.0M Lanet PC 1,500 3 months										
List of Goods and Delivery Schedule Lot 11 12M 186189 Treated Wooden Pole 12.0M Muthatari (Embu) PC 700 3 months 12M 186189 Treated Wooden Pole 12.0M (Thika) PC 1000 3 months List of Goods and Delivery Schedule Lot 12 12M 186189 Treated Wooden Pole 12.0M Lanet PC 1,500 3 months	12M		Treated Wooden Pole 12.0M	, ,			3 months			
12M186189Treated Wooden Pole 12.0MMuthatari (Embu)PC7003 months12M186189Treated Wooden Pole 12.0M(Thika)PC10003 monthsList of Goods and Delivery Schedule Lot 1212M186189Treated Wooden Pole 12.0MLanetPC1,5003 months	12M	186189	Treated Wooden Pole 12.0M	Nanyuki	PC	600	3 months			
12M 186189 Treated Wooden Pole 12.0M Whitesisters (Thika) PC 1000 3 months				· · · · · · · · · · · · · · · · · · ·						
12M186189Treated Wooden Pole 12.0M(Thika)PC1000List of Goods and Delivery Schedule Lot 1212M186189Treated Wooden Pole 12.0MLanetPC1,5003 months	12M	186189	Treated Wooden Pole 12.0M	, ,	PC	700				
12M 186189 Treated Wooden Pole 12.0M Lanet PC 1,500 3 months	12M	186189	Treated Wooden Pole 12.0M		PC	1000	3 months			
			List of	Goods and Delivery	Schedule I	ot 12				
10M 10C100 Turned Wester Dele 10 0M Commo (Meisseles) DC 500 2 d	12M	186189	Treated Wooden Pole 12.0M	Lanet	PC	1,500	3 months			
12M 180189 Treated wooden Pole 12.0M Suswa (Naivasna) PC S00 3 months	12M	186189	Treated Wooden Pole 12.0M	Suswa (Naivasha)	PC	500	3 months			
12M186189Treated Wooden Pole 12.0MNyahururuPC4003 months	12M	186189	Treated Wooden Pole 12.0M	Nyahururu	PC	400	3 months			
List of Goods and Delivery Schedule Lot 13										
12M186189Treated Wooden Pole 12.0MNarokPC3003 months	12M	186189	Treated Wooden Pole 12.0M	Narok	PC	300	3 months			
12M 186189 Treated Wooden Pole 12.0M Chemosit (Kericho) PC 300 3 months	12M	186189	Treated Wooden Pole 12.0M	Chemosit (Kericho)	PC	300	3 months			
12M 186189 Treated Wooden Pole 12.0M Mamboleo (Kisumu) PC 1,500 3 months	12M	186189	Treated Wooden Pole 12.0M		PC	1,500	3 months			
List of Goods and Delivery Schedule Lot 14			List of	Goods and Delivery	Schedule I	ot 14				
12M 186189 Treated Wooden Pole 12.0M Kakamega PC 400 3 months	12M	186189	Treated Wooden Pole 12.0M	Kakamega	PC	400	3 months			
12M186189Treated Wooden Pole 12.0MKigati (Kisii)PC5003 months	12M	186189	Treated Wooden Pole 12.0M	Kigati (Kisii)	PC	500	3 months			

14M

186190

Treated Wooden Pole 14.0M

THICC-	Tear Transework	Agreement Tender for Goods	50	ction v. Benedi	uic of Requirem	ı			
						Delivery Schedule			
Size	Code	Description	Final Destination as specified in TDS	Physical Unit	Estimated Quantity for 1st Year	KPLC Expected Delivery Period after issuance of LPO - GLT	Tenderer's offered Delivery date [to be provided by the Tenderer]		
12M	186189	Treated Wooden Pole 12.0M	Rivatex (Eldoret)	PC	1,000	3 months			
12M	186189	Treated Wooden Pole 12.0M	Kitale	PC	300	3 months			
	List of Goods and Delivery Schedule Lot 15								
14M									
List of Goods and Delivery Schedule Lot 16									
14M186190Treated Wooden Pole 14.0MRabai (Mombasa)PC956 months									
List of Goods and Delivery Schedule Lot 17									
14M	186190	Treated Wooden Pole 14.0M	Kiganjo (Nyeri)	PC	120	6 months			
	_	List of	f Goods and Delivery	Schedule I					
			Whitesisters		110	6 months			
14M	186190	Treated Wooden Pole 14.0M	(Thika)	PC					
	List of Goods and Delivery Schedule Lot 19								
14M	186190	Treated Wooden Pole 14.0M	Lanet	PC	160	6 months			
	T	List of	Goods and Delivery	Schedule I					
			Mamboleo		128	6 months			
14M	186190	Treated Wooden Pole 14.0M	(Kisumu)	PC					
		List of	f Goods and Delivery	Schedule I	_ot 21				

Rivatex (Eldoret)

PC

105

6 months

SECTION VI

2. Technical Specifications

Technical specifications describe the basic requirements for Goods. In addition to the information and documentation in the Tender Document regarding the technical aspects of this tender, all Tenderers shall comply with the following -

PART A - GENERAL REQUIREMENTS

- 1. Technical documentation shall be in English language. The specific items on offer shall be marked clearly for the Goods they intend to supply. The type reference or model number(s) of the item(s) on offer must be clearly indicated in the bid.
- 2. The Tenderer shall submit the Schedule of Guaranteed Technical Particulars (GTP) completed and signed by the Manufacturer. In submitting the GTP, cross-references should be made to the documents submitted.
- 3. Deviations from the tender specifications, if any, shall be explained in detail in writing, with supporting data including calculation sheets, detailed drawings and certified test reports and submitted together with the Tender. In submitting the deviations, cross-references should be made to the documents submitted. KPLC reserves the right to reject the Goods if such deviations shall be found critical to the use and operation of the Goods.
- 4. Detailed contact information including title, e-mail, facsimile, telephone or any other form of acceptable communication of the testing and standards body used shall be provided.
- 5. Where Type Test Certificates and their Reports and or Test Certificates and their Reports are translated into English, all pages of the translations must be signed and stamped by the testing authority.
- 6. A Copy of the manufacturer's valid quality management system certification i.e. ISO 9001 shall be submitted for evaluation. For locally manufactured Goods, valid KEBS Mark of Quality Certificate or KEBS Standardization Mark Certificate will also be accepted.

The following text should be read together with part 4.4 of the Specifications document for treated wooden poles (attached to this IFT)

Operating conditions:

(a) continuous outdoor operation in tropical areas at altitudes of up to 2200m above sea level, humidity of up to 90%, average ambient temperature of +30°C with a minimum of -1°C and a maximum of +40°C and heavy saline conditions along the coast.

(b) **DIMENSIONS AND STRENGTH VALUES FOR POLES** (as per KS 516:2008)

LENGTH	MINIMUM	MINIMUM	THEORETICAL	FORCE
m	TOP	DIAMETER AT	GROUNDLINE	REQUIRED TO
	DIAMETER	THEORETICAL	(TGL) FROM	CAUSE A
	mm	GROUNDLINE	BUTT	FIBRE STRESS
		mm	m	OF 55MPa
				(CANTILEVER
				LOADING) kN
10.0	140	182.5	1.8	4.15
10.0	160	202.5	1.8	5.67
10.0	180	222.5	1.8	7.52
11.0	180	227.5	1.8	7.13
12.0	180	232.5	1.8	6.85
14.0	200	262.5	2.0	8.20
15.0	220	287.5	2.0	9.93
16.0	220	292.5	2.0	9.71
18.0	200	282.5	2.0	7.65

© Preservation

The preservative used shall be either creosote in mineral oil base, or formulations of water soluble compounds of copper, chromium and arsenic (CCA), in accordance with Kenya standard specification KS 02-94.

The penetration shall be complete in the sapwood and the retention shall be at levels not less than the following:

- a) 100 kg/m³ for Creosote
- b) 20 kg/m³ specific sapwood retention for CCA

NOTE: Refer to Detailed Technical Specifications for more details.

PART B – DETAILED TECHNICAL SPECIFICATIONS (DTS)

The Detailed Technical Specifications are as attached to this IFT.

3. Drawings

This IFT document includes [insert "the following" or "no"] drawings.

[If documents shall be included, insert the following List of Drawings]

List of Drawings			
Drawing No.	Drawing Name	Purpose	

(See Technical Specifications for detailed requirements)

4. Inspections and Tests

Inspections and tests shall be performed as specified in the Technical Specifications.

Section VII - Framework Agreement Forms

Contents

Notification to Conclude a Framework Agreement	104
Draft Letter of Notification of Regret	105
Framework Agreement Form	106

Notification to Conclude a Framework Agreement

[KPLC Letter head]

To: [name and address of successful Tenderer]

Notification to Conclude a Framework Agreement Framework Agreement No. [FWA reference number]

This is to notify you that your Tender dated [insert date] to conclude a Framework Agreement in relation to the supply of [Short title for Goods] is hereby accepted byour Entity.

Please sign, date and return the Framework Agreement within [insert the applicable period for signing of the FWA in accordance of the ITT] days of receipt of the same.

Authorized Signature:	
Name:	
Title/position:	
Name of Entity:	
Telephone:	
Email:	

Attachment: Framework Agreement

DRAFT LETTER OF NOTIFICATION OF REGRET

To: (Name and full address of the Unsuccessful Tenderer) Date:
Dear Sirs/ Madams,
NOTIFICATION OF REGRET IN RESPECT OF TENDER NO
We refer to your Tender dated
The successful bidder was
However, this notification does not reduce the validity period of your Tender Security. In this regard we request you to relook at the provisions regarding the Tender Security, Signing of Contract and Performance Security as stated in the Instructions to Tenderers.
You may collect the tender security from our <i>Legal Department (Guarantees Section)</i> , on the 2 ^{nt} Floor, Stima Plaza, Kolobot Road, Parklands, Nairobi only after expiry of twenty-five (25) day from the date hereof on Mondays and Wednesdays ONLY between 9.00 a.m to 12.30 pm and 200p.m to 4.00p.m. It is expected that by that time KPLC and the successful bidder will have entered into a contract pursuant to the Public Procurement and Asset Disposal Act, 2015 (or as may be amended from time to time or replaced). When collecting the Security, you will be required to produce the original of certified copy of this letter.
We thank you for the interest shown in participating in this tender and wish you well in all your future endeavors.
Yours faithfully, FOR: THE KENYA POWER & LIGHTING COMPANY PLC

GENERAL MANAGER, SUPPLY CHAIN

A. Framework Agreement Form (Single User FWA)

[This form will be completed by KPLC in accordance with the instructions provided in italicized text. The italicized text will be deleted from the final document.

Note: the terminology in relation to the parties to the Framework Agreement changes from the terminology used in relation to the parties involved in the IFT Primary Procurement process. In the Primary Procurement process KPLC is responsible for establishing the FWA(s). However, the parties to the FWA will be the "KPLC" who will be responsible for managing and administering the FWA. In the FWA, **the successful Tenderer(s)** is called the **"Supplier"**. This covers the Supplier's capacity as both a holder of an FWA and as a Supplier under a Call offContract.]

This Framework Agreement [insert reference number of the Framework Agreement] is made for the supply of [Brief description of Goods and services]

on the [insert: number] day of [insert: month], [insert: year]

[For Single User Framework Agreement]

between

KPLC, a corporation incorporated under thelaws of Kenya and having its principal place of business at [insert Lead KPLC's address] as KPLC in its own right under the framework agreement and as the Entity responsible for the management and administration of the Framework Agreement and **the Supplier** [insert name of the Supplier], a corporation incorporated under the laws of [insert country of Supplier] and having its principal place of business at [insert Supplier'saddress] (Supplier).

This Framework Agreement is subject to the provisions described in the Sections listed below, and any amendments.

This Framework Agreement concludes a **Standing Offer** by the Supplier to supply the specifiedGoods to KPLC during the Term of the Framework Agreement, as and when KPLC wishes to procure them, through a **Call-off Contract**.

The following documents shall be deemed to form and be read and construed as part of this Framework Agreement and, where indicated, to any Call-off Contract awarded under this Framework Agreement.

Section VIII: Framework Agreement General Provisions Section IX: Framework Agreement Specific Provisions IN WITNESS whereof, the Parties to this Framework Agreement have caused this Framework Agreement to be executed in accordance with the laws of [insert the name of the Framework Agreement governing law country] on the day, month and year indicated above.

"For and on behalf of KPLC:"

For and on behalf of the Supplier:

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

Full name: [name of person signing]

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

In the presence of [insert identification official of witness]

Framework Agreement Tender for Goods
PART 3 – Framework Agreement General Provisions (FWAGP)

Section VIII. Framework Agreement General Provisions (FWAGP)

Table of Clauses

1.	Definitions11	0
2.	Framework Agreement documents11	2
3.	Suppliers obligations11	2
4.	Continued Qualification and Eligibility11	3
5.	Term11	3
6.	Representative11	3
7.	Role of Lead Procurement Entity or Procurement Agent11	3
8.	Contract Price11	4
9.	Performance Security11	4
10	Language11	4
11	Notices11	4
12	Fraud and Corruption11	4
13	. Confidential Information11	5
14	. Governing Law11	5
15	Change to the Framework Agreement11	5
16	. Termination of the Framework Agreement11	5
17	. Consequence of the expiry or termination11	6
18	Dispute resolution in relation to Framework Agreement11	6
19	Dispute resolution in relation to Call-off Contracts11	6

Section VIII. Framework Agreement General Provisions (FWAGP)

1. Definitions

- 1.1 The following words and expressions shall have the meanings hereby assigned to them
 - a) "Base Price" is the Framework Agreement (FWA) unit price prior to any price adjustment in accordance with FWA Specific Provision FWAGP 8.1.
 - b) **"Business Day"** is any day that is an official working day of KPLC. It excludes KPLC's official public holidays.
 - c) "Call-off Contract" is a contract awarded under a Framework Agreement, through a Secondary Procurement process, for the supply of Goods, and any Related Services.
 - d) "Closed Framework Agreement" is where no new firm(s) may conclude Framework Agreement(s) during the Term of the Framework Agreement.
 - e) "Commencement Date" is the date this Framework Agreement is signed by both parties, being the commencement of the Term.
 - f) "Contract Price" is the price payable to the Supplier as specified in the Call-off Contract, subject to such additions and adjustments thereto or deductions therefrom, as may be made pursuant to the Contract.
 - g) "Day" means calendar day.
 - h) "Goods" means all goods, materials, items, commodities, raw material, machinery, equipment, and/or other materials, as specified in the FWA Specific Provisions, that the Supplier is required to supply to KPLC under a Call-off Contract. Where appropriate, for the purpose of interpretation, the definition for Goods includes Related Services.
 - i) "In Writing" means communicated or recorded in written form. It includes, for example: mail, e-mail, or communication through an electronic procurement system (provided that the electronic system is accessible, secure, ensures integrity and confidentiality, and has sufficient audit trail features).
 - j) "Incoterms" means the international commercial terms for goods published by the International Chamber of Commerce (ICC).
 - k) "Lead Procuring Entity", when named in the Framework Agreement, means a party to the Framework Agreement, as Procuring Entity in its own right under the framework agreement and as the Entity responsible for the management and administration of the Framework Agreement for use by the other participating Procurement Entities as specified in the FWA

- Specific Provisions. All communications, including notices, in relation to the Framework Agreement, are to be addressed to the Lead Procuring Entity. All communications, including notices, in relation to a Call-off Contract, are to be addressed to Procuring Entity named in the Call-off Contract.
- "Multi-User Framework Agreement" means a Framework Agreement where there is more than one Procuring Entity permitted to procure through a Call-off Contract, as specified in the FWA Specific Provisions;
- m) "Procurement Agent", when named in the Framework Agreement, is a party to the Framework Agreement, but only in its capacity as the Entity responsible for managing and administering the Framework Agreement for use by the participating Procurement Entities. All communications, including notices, in relation to the Framework Agreement, are to be addressed to the Procurement Agent.
- n) "Procuring Entity" is KPLC and/or the Entity that is permitted to procure Goods from a Supplier under a Call-off Contract awarded through a Framework Agreement. Where appropriate, for the purpose of interpretation of the Framework Agreement, the term Procuring Entity includes Lead Procuring Entity, or Procurement Agent.
- o) "Related Services" means the services incidental to the supply of the Goods, such as insurance, installation, training, initial maintenance and other such obligations of the Supplier, excluding inland transportation and other services required in Kenya to convey the Goods to their final destination.
- p) **"Secondary Procurement"** is the method used to select a Supplier and award a Call-off Contract under this Framework Agreement.
- q) "Single-User Framework Agreement" means a Framework Agreement where there is only one Procuring Entity, as specified in the FWA Specific Provisions.
- r) "Supplier" means the person, private or government entity, or a combination of the above, who has concluded a Framework Agreement to supply to KPLC, from time to time, and as and when required, the Goods, and, if applicable, Related Services, under a Call-off Contract.
- s)"Term" means the duration of this Framework Agreement as described in the FWA Specific Provisions starting on the Commencement Date

2. Framework Agreement documents

- 2.1 This Framework Agreement (FWA) shall be read as a whole. Where a document is incorporated by reference into this Framework Agreement, it shall be deemed to form, and be read and construed, as part of this Framework Agreement.
- 4.2 This Framework Agreement comprises the documents specified in the **FWA Specific Provisions**

3. Suppliers obligations

- 3.1 The Supplier shall offer to supply (standing offer) to the KPLC, the Goods, including any Related Services if applicable described in the Framework Agreement: Schedule of Requirements, for the Term of this Framework Agreement, in accordance with the terms and conditions stipulated in this Framework Agreement.
- 3.2 During the Term of the Framework Agreement, the Supplier shall continue to be eligible and qualified, and the Goods shall continue to be eligible, as per the qualification and eligibility criteria stipulated in the Primary Procurement process and the provisions of sub-paragraphs 3a. to 3c. below The Supplier shall notify KPLC immediately, in writing, if it ceases to be qualified and/or ceases to be eligible, or the Goods cease to be eligible.
- 3.3 The Supplier undertakes to supply the Goods under a Call-off Contract. The Goods supplied shall be:
 - a) of the quality, type and as otherwise specified in the Framework Agreement, Section V: Schedule of Requirements,
 - b) at the Contract Price specified in the Call-off Contract, and
 - c) in such quantities, at such times and to such locations as specified in the Call-off Contract.
- 3.4 If specified in the **FWA Specific Provisions**, at any point during Term of the Framework Agreement should technological advances be introduced by the Supplier for the Goods originally offered by the Supplier in its Tender and still to be delivered, the Supplier shall offer to KPLC of the Call-off Contracts the latest versions of the available Goods having equal or better performance or functionality at no additional cost to KPLC.
- 3.5 The Supplier agrees that the Call-off Contract General Conditions of Contract set out in the Framework Agreement, and Call-off Contract Special Conditions of Contract set out in a Call-off Contract, shall apply to the supply of Goods.

4. Continued Qualification and Eligibility

- 4.1 The Supplier shall continue to have the nationality of an eligible country as specified in the **FWA Specific Provisions**. A Supplier or subcontractor shall be deemed to have the nationality of a country if the Tenderer is constituted, incorporated or registered in and operates in conformity with, the provisions of the laws of that country, as evidenced by its articles of incorporation (or equivalent documents of constitution or association) and its registration documents, as the case may be.
- 4.2 All Goods and Related Services to be supplied under a Call-off Contract shall continue to have their origin in eligible Countries as specified in the **FWA Specific Provisions.** For the purpose of this provision, origin means the country where the Goods have been grown, mined, cultivated, produced, manufactured, or processed; or through manufacture, processing, or assembly, another commercially recognized article results that differs substantially in its basic characteristics from its components. ineligible Countries, if any, are listed in the **FWA Specific Provisions.**
- 4.3 KPLC may require, during the Term of the Framework Agreement, evidence of the Supplier's continued qualification and eligibility, and the Goods continued eligibility. Failure to provide such evidence, as requested, may result in the Supplier being disqualified from participating in a Secondary Procurement process, and/or being awarded a Call-off Contract, and/or the termination of the Framework Agreement

5. Term

5.1 This Framework Agreement shall commence on the Commencement Date and, unless terminated earlier in accordance with the provisions of this Framework Agreement, or the general law, shall continue until the end of the Term specified in the **FWA Specific Provisions**.

6. Representative

- 6.1 The representatives for each party, who shall be the primary point of contact for the other party in relation to matters arising from this Framework Agreement, are specified in the FWA Specific Provisions. Should the representative be replaced, the party replacing the representative shall promptly inform the other party In Writing of the name and contact details of the new representative. Any representative appointed shall be authorized to make decisions on the day to day operation of the Framework Agreement.
- 7. Role of Lead Procurement Entity or Procurement Agent
- 7.1 Where there is a Lead Procurement Entity or Procurement Agent that is a party to the Framework Agreement, their role is to manage and administer the Framework Agreement(s) for use by the participating Procuring Entities. All communications, including notices, in relation to the Framework Agreement are to be made to the Lead Procuring Entity or Procurement Agent. The

Lead KPLC or Procurement Agent is responsible for all matters pertaining to the Framework Agreement including, for example, amendments, suspension and termination of the Framework Agreement. For matters relating to individual Call-off Contracts, all communications, including notices, must be made to KPLC named in the Call-off Contract.

- 7.2 Where no Lead Procuring Entity or Procurement Agent has been appointed the named KPLC is responsible for managing and administering the Framework Agreement and the provisions in **FWAGP 6.1** above, in relation to communications and notices etc., apply to KPLC.
- 8. Contract Price
- 8.1 The Contract Price for each Call-off Contract shall be determined as specified in the **FWA Specific Provisions**.
- 9. Performance Security
- 9.2 KPLC may require a Performance Security from the Supplier in relation to the performance of a specific Call-off Contract. In this event, the Supplier shall comply with the relevant provisions relating to Performance Security contained in the Call- off Contract Special Conditions of Contract.
- 10 Language
- 10.1 This Framework Agreement, and any Call-off Contract, as well as all correspondence and documents relating to this Framework Agreement, and any Call-off Contract, exchanged by KPLC and Supplier, shall be written in **English**.
- 11. Notices
- 11.1 The goods supplied under the Contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified in the Special Conditions of Contract. Such insurance shall be arranged and paid for by the supplier.
- 11.2 Where delivery of the goods is required by KPLC on a CIF, CIP, DDP basis, the Supplier shall arrange and pay for marine insurance, naming KPLC as the beneficiary. Where delivery is on an FOB or C&F basis, marine insurance shall be the responsibility of KPLC
- 12. Fraud and Corruption
- 12.1 The Government of Kenya requires that tenderers under the contracts financed from public funds, observe the highest standard of ethics during the procurement and execution of such contracts. In pursuance of this policy, the following terms shall be interpreted as indicated:
 - a. "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

- b. "fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract, and includes collusive practice among Tenderers (prior to or after Tender submission) designed to establish Tender prices at artificial non-competitive levels and to deprive the benefits of free and open competition.
- 12.2 KPLC 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.

13. Confidential Information

- 13.1 KPLC and the Supplier shall keep confidential and shall not, without the consent in writing from the other, divulge to any third party any documents, data, or other information furnished directly by either party in connection with the Framework Agreement.
- 13.2 The obligation of a party under **FWAGP 13.1** above shall not apply to information that:
 - a. now, or in future, enters the public domain through no fault of that party
 - can be proven to have been possessed by that party at the time of disclosure and which was not previously obtained, directly or indirectly, from the other party
 - c. otherwise lawfully becomes available to that party from a third party that has no obligation of confidentiality.

14. Governing Law

14.1 This Framework Agreement, and any Call-off Contracts, shall be governed by, and interpreted in accordance with, the laws of Kenya, unless otherwise specified in the FWA Specific Provisions, or the Special Conditions of Contract as set out in any Call-off Contract.

15 Change to the Framework Agreement

15.1 Any change to this Framework Agreement, including an extension of the Tern, must be In Writing and signed by both parties. A change can be made at any time after this Framework Agreement has been signed by both Parties, and before it expires.

16. Termination of the Framework Agreement

- 16.1 KPLC, without prejudice to any remedy for breach of the Framework Agreement, may terminate this Framework Agreement immediately, by notice In Writing to the Supplier, if:
 - (a) in the judgement of KPLC, the Supplier has engaged in Fraud and Corruption, or
 - (b) during the Term of the Framework Agreement, the Supplier ceases to be qualified or eligible as per **FWAGP 4.** or

- (c) the Supplier purports to assign, or otherwise transfer or dispose of this Framework Agreement, in whole, or in part, without the prior written consent of KPLC, or
- (d) the Supplier becomes bankrupt or otherwise insolvent.
- 16.2 KPLC may terminate this Framework Agreement, in whole or in part, by noticeIn Writing sent to the Supplier, at any time, for its convenience. The notice of termination shall specify that the termination is for KPLC'sconvenience, the extent to which the performance of the supplierunder the Framework Agreement is terminated, and the date uponwhich such termination becomes effective.

17. Consequence of the expiry or termination

- 17.1 Upon expiry, or earlier termination of this Framework Agreement, all Call-off Contracts entered into under this Framework Agreement shall continue in full force and effect unless otherwise terminated under the Call-off Contract General or Specific Conditions of Contract. However, no further Call off Contracts shall be awarded once the Framework Agreement is terminated.
- 18. Dispute resolution in relation to Framework Agreement
- 18.1 In the case of a dispute arising out of, or in connection with this Framework Agreement, the Parties shall, in good faith, make every reasonable effort to communicate and cooperate with each other with a view to amicably resolving the dispute.
- 18.2 Where parties have exhausted the process described in **FWAGP**19.1, the parties may, by mutual agreement, nominate and refer the dispute to an adjudicator/mediator to assist in the resolution of the dispute. Parties will meet their own costs associated with such a referral and split the costs of the adjudicator/mediator. In appointing the adjudicator/mediator parties should agree whether or not the adjudicator's/mediator's decision is to be final and binding.
- 19. Dispute resolution in relation to Calloff Contracts
- 19.1 KPLC and the Supplier for a Call-off Contract shall make every effort to resolve amicably by direct informal negotiation of any disagreement or dispute arising between them under or in connection with the Contract.
- 19.2 If, after twenty-eight (28) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either KPLC or the Supplier may give notice to the other party of its intention to commence arbitration, as hereinafter provided, as to the matter in dispute, and no arbitration in respect of this matter may be commenced unless such notice is given. Any dispute or difference in respect of which a notice of intention to commence arbitration has been given in accordance with this provision shall be finally settled by arbitration. Arbitration may be commenced prior to or after delivery of the Goods under the

Contract. Arbitration proceedings shall be conducted in accordance with the rules of procedure specified in the **FWA Specific Provisions.**

- 19.2 Notwithstanding any reference to arbitration herein,
 - a) the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree; and
 - b) KPLC shall pay the Supplier any monies due the Supplier

Section IX. Framework Agreement Specific Provisions

The following Framework Agreement Specific Provisions (FWASP) shall supplement and/or amend the Framework Agreement General Provisions (FWAGP). Whenever there is a conflict between the FWAGP and FWASP, the provisions of the FWASP shall prevail.

[This section is to be completed by the Purchasing Entity as per the instructions provided in italicized text. The italicized text should be deleted from the final document.]

Framework Agreement General Provision	Description			
FWAGP 1.1 (i) Goods	This Framework Agreement relates to KPLC and supply, under a separate Call-off Contract, of [insert short title that describes the type of Goods, and any Related Services]. The Goods, and Related Services, are more fully described in Section V: Schedule of Requirements including, where applicable: list of Goods, list of Related Services and Section VI: Technical Specifications, Drawings and Inspections and Tests.			
FWAGP 1.1 (l), (m) & (s) Single / Multi- User	"This is a Single-User Framework Agreement."			
FWAGP 2.2 Framework Agreement Documents	This Framework Agreement comprises the following documents.: a) Framework Agreement, including all Sections, b) Notification to conclude Framework Agreement, and c) Letter of Tender (from Primary Procurement process) d) Technical Specifications e) Approved Guaranteed Technical Particulars (GTPs) & Drawings f) Manufacturer's Warranty g) Delivery Schedule h) Declaration Form i) Schedule of Requirements.			
FWAGP 3.4 Supplier's Obligations	[For rapidly changing technologies such as information systems (computers, software, communication technology etc.) specify that this requirement applies.]			

FWAGP 4. Eligibility	At the present time, firms, goods and services from the following countries are excluded from this Framework Agreement as being ineligible.		
	[[insert a list of the countries following approval by PPA to apply the restriction or state "none"].]		
FWAGP 5.1 The Term of this Framework Agreement is [enter number of year [NOTE: the maximum Term permissible is 3 years] from the Commencement Date			
FWAGP 6.1	KPLC's Representatives		
Representatives	The name and contact details of KPLC's Representative under this Framework Agreement, and the address for notices in relation to this Framework Agreement, are:		
	For <u>notices</u> , the Purchaser's address shall be:		
	General Manager, Supply Chain & Logistics, The Kenya Power and Lighting Company PLC, Stima Plaza, 3 rd Floor Kolobot Road, Parklands P.O Box 30099 - 00100 Nairobi, Kenya Telephone:+254-20-3201821 Electronic mail address: rireri@kplc.co.ke and copy to pmuchori@kplc.co.ke; jmuigai@kplc.co.ke; Website: www.kplc.co.ke		
FWAGP 6.1	Supplier's Representatives		
Representatives	The name and contact details of the Supplier's Representative, for the purposes of this Framework Agreement, and the address for notices in relation to this Framework Agreement are:		
	Name:		
	Title/position:		
	Address:		
	Phone:		
	Mobile:		
	E-mail:		

FWAGP 8.1	The Contract Price that will apply to KPLC under a Call-off Contract shall		
Contract Price	be:		
	The Base Price for the first Call-off contracts and quoted price in th MFB for subsequent Mini-competitions:		
	The successful competitive quotation subject to the provisions below.		
	And any additional price for inland transportation and other services not included in the Base Price required in Kenya to convey the Goods to their final destination specified in MFB.		
FWAGP 8.1	Adjustments to the Base Price		
I WAGI 0.1	"The Base Price offered by the Supplier, as stipulated in the FWA, or the		
Contract Price	price offered after mini-competition, shall apply to the Call-off Contract. The Base Price shall not be subject to any price adjustment during the first Secondary Procurement, and/or an award of first Call-off Contract."]		
FWAGP 3.1 & 8.1 Contract Price	if after the date of 28 days prior to date of Tender submission, any law, regulation, ordinance, order or bylaw having the force of law is enacted, promulgated, abrogated, or changed in Kenya where the Project Site is located (which shall be deemed to include any change in interpretation or application by the competent authorities) that subsequently affects the Delivery Period and/or the Base Price, then such Delivery Period and/or Base Price shall be correspondingly increased or decreased, to the extent that the Supplier has thereby been affected in the performance of any of its obligations under the Framework Agreement. Notwithstanding the foregoing, such additional or reduced cost shall not be separately paid or credited if the same has already been accounted for in the price adjustment provisions where applicable, in accordance with FWAGP 8.1.		
FWAGP 20.2	The rules of procedure for arbitration proceedings shall be as follows:		
Dispute	a. [describe the proceedings that are to apply e.g.]		
Resolution in relation to Call-off	KPLC and the Supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract. If, after twenty-eight (28) days from the commencement of such informal negotiations, KPLC and the Supplier have been unable to		
EWACD 0 1	resolve amicably a Contract dispute, either party may require that the dispute be referred for resolution to the formal mechanisms specified in the Special Conditions of Contract. These mechanisms may include, but are not restricted to, conciliation mediated by a third party, adjudication in an agreed national or international forum, and/or national and international arbitration.		
FWAGP 9.1	A Performance Security shall be required for the Call-off Contract.		

The amount of the Performance Security shall be: 10% of the Cal Contract Price.	
	If the unconditional guarantee is issued by a financial institution located outside the Purchaser's Country, the issuing financial institution shall have a correspondent financial institution located in the Purchaser's Country to make it enforceable.
FWAGP 9.1	The Performance Security shall be in the form of: a Bank Guarantee

PART 4: Secondary Procurement

This Section contains the methods and the criteria that KPLC shall use to conduct a Secondary Procurement process to select a Supplier and award a Call-off Contract under this Framework Agreement. No other factors, methods or criteria shall be used other than specified in this IFT document for the Secondary Procurement process.

[KPLC shall select the criteria deemed appropriate for the Secondary Procurement process, using the samples text provided below or other acceptable wording, and delete the text in italics.

The Secondary Procurement methodology(ies) described in this Section must be consistent with the Secondary Procurement method(s) set out in the Invitation for Tenders which resulted in the conclusion of the Framework Agreement.]

Section X-Secondary Procurement Method(s)

1. Secondary Procurement Method(s)

The Secondary Procurement method(s) that apply to the selection of a Supplier for the award of aCall-off Contract under this Framework Agreement [is/are] [Direct Selection based on balanced division of supply and competitive bids through mini-competition:

- (i) direct selection based on balanced division of supply
- (ii) competitive quotations through **mini-competition**,

The procedure for the application of the procurement methods outlined under paragraph 1 above are the following.

1.1 Direct selection based on balanced division of supply:

- 1.1.1. This method will be applicable for the *first Call-off Contract(s) only*.
- 1.1.2. The first Call-off Contract(s) will be awarded to the Supplier whose Framework Agreement has the **lowest evaluated base price per lot** as quoted in the Primary Procurement following the Criteria to Conclude a Framework Agreement in the **TDS ITT 40.2** as outlined here below:
 - a) No supplier will be allocated more than one lot per size for 11m & 12m and two lots for 14m. However, in the event there is no other qualified subsequent supplier, the award will revert to the supplier with the lowest evaluated base price subject to (b) and (c) below.

Notes:

- i) In case of a tie the award will split equally amongst the bidders
- ii) Bidders must quote for all storage locations in given lot in order to qualify for award of a particular lot
- b) KPLC shall also take into consideration **Timely Delivery as per delivery** schedule and satisfactory performance on previous orders. (NB: Suppliers with more than 50% outstanding orders per size will not qualify for award of Call-off contract).
- c) Number of poles tendered for and/or available for the contract as per information given in the price schedule and Capacity Declaration Form.
- 1.1.3. The first Supplier will be awarded Call-off Contracts until the total value/quantity of all Call-off Contracts awarded reaches the upper value/quantity limit as per 1.1.2 above.
- 1.1.4. A second supplier, whose Framework Agreement has the second lowest evaluated cost, will then be awarded the subsequent Call-off Contracts until the total value/quantity of all Call- off Contracts awarded reaches the upper value/quantity limit as per 1.1.2 above and so on.

1.2 Competitive Financial Bids (Mini-competition):

- **1.2.1.** This method will be applicable for the award of *Subsequent Call-off Contract(s)*
- 1.2.2. KPLC will prepare a Mini-competition Financial Bid (MFB) **as and when required** and invite all eligible Suppliers holding a Framework Agreement that includes the Goods to be procured under the Call-off contract, to submit competitive bids.
- 1.2.3. KPLC shall award to the Supplier whose Financial Bid is determined to have the lowest evaluated price per lot subject to the award criteria set out in the **TDS ITT 40.2**.

The **Mini-competition Financial Bid** will include:

- (a) the Goods, and any Related Services, to be delivered
- (b) delivery location(s)
- (c) delivery date(s) or schedule
- (d) quantity
- (e) any additional requirement for inland transportation and other services in Kenya to convey the Goods to their final destination specified in Financial Bid not included in the BasePrice,
- (f) details of any inspections or tests that are additional to those described in the Framework Agreement
- (g) the criteria to be applied to the evaluation of quotations
- (h) the award criteria, e.g.: KPLC shall award the Call-off Contract to the Supplier whose Tender(s) has been determined to be substantially responsive to the Financial Bid; and the lowest evaluated cost.
- (i) deadline for submission of quotations
- (j) reference the Call-off Contract Terms and Conditions of supply, which are to applyto the procurement
- (k) request to Suppliers to demonstrate that they continue to be eligible and qualified to supply the Goods
- (l) any other relevant information.

Note:

Suppliers are not permitted to quote a price, excluding any additional price for inland transportation and other services required in Kenya to convey the Goods to their final destination specified in the Mini-competition not included in the Base Price, or as adjusted by the agreed price adjustment formula, if applicable and any changes in any Laws and Regulations in accordance with FWAGP 14.1

SECTION XI – Formation of Call-off Contract

2. Formation of Call-off Contract

KPLC shall confirm that the selected Supplier continues to be qualified and eligible in accordance with Framework Agreement prior to the formation of the Call-off Contract. The Call-off Contract is formed when one of the following conditions are met depending on the method of selection used for the Secondary procurement.

[Describe the procedure(s) that applies to the formation of the Call-off Contract. Be specifice.g.]

2.1 **For competitive quotations through mini-competition using a Financial Bid,** the Call-off contract if formed when: [select one of the three Options]

OPTION 1

"KPLC issues, the Letter of Award of Call-off Contract to the successful Supplier." [add if applicable: "Following the formation of contract, through offer and acceptance, KPLC and Supplier shall sign a Call-off Contract as per the formcontained in the Framework Agreement."] OR

OPTION 2

"KPLC transmits, to the successfulSupplier, a Call-off Contract for signature and return, and the Call-off Contract is signed by both KPLC and the Supplier. The date that the Call-off Contract is formed, is the date that the last signature is executed."

2.2 For direct selection based on location or balanced division of supply, the Call-off contract is formed when KPLC transmits, to the successful Supplier, a Call-off Contract for signature and return, and the Call-off Contract is signed by both KPLC and the Supplier. The date that the Call-off Contract is formed, is the date that the last signature is executed, or the date agreed by the parties.

SECTION XII – Award of Call-off Contract

3. Communication and Award of Call-off Contract

[Describes the process to announce the award of a Call-off Contract]

KPLC shall, at the same time as awarding the contract, communicate the award of the Call-off Contract through a Notification of Award / Letter of Award in the case of:

- a. Direct Selection to all FWA Suppliers for the items included in the Call-off Contract.
- b. selection based on competitive quotations (through mini-competition) to all Suppliers invited to submit quotations.

The communication must be by the quickest means possible, e.g. by email, and include, as a minimum, the following information:

- c. the name and address of the successful Supplier
- d. the quantity/volume of Goods being procured
- e. the contract price
- f. a statement of the reason(s) the recipient Supplier was unsuccessful.

Section XIII – Complaint About Award of Call-off Contract

4. Complaint About Award of Call-off Contract

An unsuccessful Supplier may complain about the decision to award a Call-off Contract. In this case the process for making a complaint will be in accordance with the provisions in the Public Procurement and Asset Disposal Act, 2015 and Public Procurement and Asset Disposal Regulations, 2020.

SECTION XIV: Call-off Contract General Conditions of Contract

Table of Clauses

1.	Definitions
2.	Application
3.	Country of Origin
4.	Standards
5.	Use of Contract Documents and Information
6.	Patent Rights
7.	Performance Security
8.	Inspections and Tests
9.	Packing
10.	Delivery and Transfer of Risk
11.	Insurance
12.	Transportation
13.	Incidental Services
14.	Spare Parts
15.	Warranty
16.	Payment
17.	Prices

18.	Change Orders	136
19.	Contract Amendments	137
20.	Assignment	137
21.	Subcontracts	137
22.	Delays in the Supplier's Performance	137
23.	Liquidated Damages	138
24.	Termination for Default	138
25.	Force Majeure	139
26.	Termination for Insolvency	140
27.	Termination for Convenience	140
28.	Resolution of Disputes	140
29.	Governing Language	140
30.	Applicable Law	141
31.	Notices	141
32.	Taxes and Duties	141

Call-off Contract General Conditions of Contract (GCC)

1. Definitions

- 1.1 In this contract, the following terms shall be interpreted as indicated:
 - a. "The Contract" means the agreement entered into between KPLC and the Supplier, 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 Supplier under the contract for the full and proper performance of its contractual obligation;
 - c. "The Goods" means equipment, machinery, related Accessories, spare-parts and/or other materials which the Supplier is required to supply to KPLC under the contract;
 - d. "The Services" means services ancillary to the supply of the goods such as transportation and insurance and any other incidental services, such as installation, commissioning, the operational and maintenance training of the supplied equipment and other such obligations of the supplier covered under the Contract.
 - e. "KPLC" means KPLC of the Republic of Kenya purchasing the goods.
 - f. "The Supplier" means the individual or organization supplying the goods and services under this contract.
 - g. "KPLC's Country" is Kenya.
 - h. "The Delivery Site" where applicable, means the place or places where supply of goods to deliver and performance of services to be complete.
 - i. "Day" means calendar day.
 - j. "Public funds" include:
 - (i) funds from government budget, Metropolitan Assembly budgets, Municipal Assembly budgets or District Assembly budgets;
 - (ii) funds from government Foundations;
 - (iii) funds from government Trust Funds;
 - (iv) funds from domestic loans and foreign loanstaken or guaranteed by government;

- (v) funds from state foreign aid;
- (vi) revenue received from the economic activity of state or local government agencies or other legalpersons in public law financed from the Government budget, Metropolitan Assembly budgets, District Assembly budgets or Government foundations;

2. Application

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

3. Country of Origin

- 3.1 All goods and services supplied under the contract shall have their origin in Kenya or in eligible countries as specified in Special Condition of Contract.
- 3.2 For purposes of this clause "origin" means the place where the goods are mined, grown, produced or manufactured, or from which the Services are supplied. Goods are produced when, through manufacturing, processing, or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 3.3 The origin of Goods and Services is distinct from the nationality of the Supplier.

4. Standards

- 4.1 The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standards appropriate to the Goods' country of origin, such standards shall be the latest issued by the concerned institution.
- 4.2 Wherever reference is made in the Technical Specifications to specific standards and codes to be met by the goods and materials to be furnished or tested, the provisions of the latest current edition or revision of the relevant shall apply, unless otherwise expressly stated in the Contract. Where such standards and codes are national or relate to a particular country or region, other authoritative standards that ensure substantial equivalence to the standards and codes specified will be acceptable.

5. Use of Contract Documents and Information

5.1 The Supplier shall not, without KPLC's prior written consent, disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of KPLC in connection therewith, to any person other than a person employed by the Supplier in the performance of the Contract. Disclosure to any such employed

KPLC - Framework Agreement Tender for Goods

- person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.
- 5.2 The Supplier shall not, without KPLC's prior written consent, make use of any document or information enumerated in subclause 5.1 except for purposes of performing the Contract.
- 5.3 Any document, other than the Contract itself, enumerated in subclause 5.1 shall remain the property of KPLC and shall be returned (all copies) to KPLC on completion of the Supplier's performance under the Contract if so required by KPLC.

6. Patent Rights

6.1 The Supplier shall indemnify KPLC 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 KPLC's country.

7. Performance Security

- 7.1 Within fourteen (14) days after the Supplier's receipt of notification of award of the contract, the successful Tenderer shall furnish performance security to KPLC in the amount specified in the Special Conditions of Contract and in the form specified in **Section XVI.**
- 7.2 The proceeds of the performance security shall be payable to KPLC as compensation for any loss resulting from the Supplier's failure to complete its obligations under the Contract.
- 7.3 The performance security shall be denominated in the currency of the contract or in a freely convertible currency acceptable to KPLC and shall be in the form of an unconditional bank guarantee issued by a bank in Kenya acceptable to KPLC and in the form provided in the Tender Documents or another form acceptable to KPLC.
- 7.4 The performance security will be discharged by KPLC and returned to the Supplier not later than 28 days after expiring of one year of warranty period following the date of issue of certificate of final acceptance of equipment after installation and commissioning of equipment at the final destination.

8. Inspections and Tests

8.1 KPLC or its Representative shall, at no extra cost, have the right to inspect and/or to test the goods to confirm their conformity to the Contract. The Special Conditions of Contract and/or the Technical Specifications shall specify what inspections and tests KPLC requires and where they are to be conducted. KPLC shall notify the Supplier in writing of the identity of any representatives retained for these purposes within 21 days after award of the Contract.

KPLC - Framework Agreement Tender for Goods

- 8.2 The inspections and tests may be conducted on the premises of the Supplier or its sub-Supplier(s), at point of delivery, and/or at the Goods' final destination. If conducted on the premises of the Supplier or its sub-Suppliers(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to KPLC.
- 8.3 Should any inspected or tested Goods fail to conform to the Specifications, KPLC may reject the Goods, and the Supplier shall either replace the rejected Goods or make alterations necessary to meet specification requirements free of cost to KPLC.
- 8.4 KPLC's right to inspect, test and, where necessary, reject the goods after the goods' arrival in KPLC's country shall in no way be limited or waived by reason of the goods having previously been inspected, tested and passed by KPLC or its Representative prior to the goods' shipment from the country of origin.
- 8.5 Nothing in GCC Clause 8 shall in any way release the Supplier from any warranty or other obligations under this Contract.
- 8.6 A Certificate of Acceptance shall be issued by KPLC after necessary inspection and tests of the Goods supplied as specified in SCC.

9. Packing

- 9.1 The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the Goods' final destination and the absence of heavy handling facilities at all points in transit.
- 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, including additional requirements, if any, as Specified in the Special Conditions of Contract (SCC), and in any subsequent instructions issued by KPLC

10. Delivery and Transfer of Risk

10.1 Delivery of the goods shall be made by the Supplier in accordance with the terms specified by KPLC in its Schedule of Requirements. The details of shipping and/or other documents to be furnished by the supplier are specified in the Special Conditions of Contract.

- 10.2 For purposes of the Contract, "FOB," "C&F," "CIF", "CIP", "DDP" "EXW" and other trade terms used to describe the obligations of the parties shall have the meanings assigned to them by the current edition of the International Rules the Interpretation of the Trade Terms (INCOTERMS)⁵ published by the International Chamber of Commerce (ICC), Paris.
- 10.3 Documents to be submitted by the Supplier are specified in Special Condition of Contract. The Interpretation of the Trade Terms (INCOTERMS) published by the International Chamber of Commerce (ICC), Paris. Documents to be submitted by the Supplier are specified in Special Condition of Contract

11. Insurance

- 11.1 The goods supplied under the Contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified in the Special Conditions of Contract. Such insurance shall be arranged and paid for by the supplier.
- 11.2 Where delivery of the goods is required by KPLC on a CIF, CIP, DDP basis, the Supplier shall arrange and pay for marine insurance, naming KPLC as the beneficiary. Where delivery is on an FOB or C&F basis, marine insurance shall be the responsibility of KPLC.

12. Transportation

- 12.1 Where the Supplier is required under the Contract to deliver the goods FOB, transport of the goods, up to and including the point of putting the goods on board the vessel at the specified port of loading, shall be arranged and paid for by the Supplier, and the cost thereof shall be included in the Contract Price.
- 12.2 Where the Supplier is required under the Contract to deliver the goods C&F, CIP, DDP or CIF or to a specified destination within Kenya, transport of the goods to the port of discharge or such other point in the country of destination including insurance and storage, as shall be specified in the Contract shall be arranged and paid for by the Supplier, and the related cost thereof shall be included in the Contract Price.
- 12.3 Where the Supplier is required to effect delivery under any other terms, the Supplier shall be required to meet all transport and storage expenses until delivery.
- 12.4 In all of the above cases, transportation of the goods after delivery shall be the responsibility of KPLC.
- 12.5 Where the Supplier is required under the Contract to deliver the goods CIF or CIP or DDP or C&F, no further restriction shall be placed on the choice of the ocean carrier. Where the Supplier is required under the Contract (i) to deliver the goods FOB, and

KPLC - Framework Agreement Tender for Goods

(ii) to arrange on behalf and at the expense of KPLC for ocean transportation on specified conference vessels or on national flag carriers of KPLC's country, the Supplier may arrange for such transportation on alternative carriers if the specified conference vessels or national flag carriers are not available to transport the goods within the time period(s) specified in the Contract

13. Incidental Services

- 13.1 The Supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:
 - a. performance or supervision of on-site assembly and/or startup of the supplied Goods;
 - b. furnishing of tools required for assembly and/or maintenance of the supplied Goods;
 - c. furnishing of a detailed operations and maintenance manual for each, appropriate unit of the supplied Goods;
 - d. performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and
 - e. training of KPLC's personnel, at the Supplier's plant and/or onsite, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.

14. Spare Parts

- 14.1 As specified in SCC, the Supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the Supplier.
- a. such spare parts as KPLC may elect to purchase from the Supplier, provided that this election shall not relieve the Supplier of any warranty obligations under the Contract; and
- b. in the event of termination of production of the spare parts:
 - advance notification to KPLC of the pending termination, in sufficient time to permit KPLC to procure needed requirements; and
 - ii. following such termination, furnishing at no cost to KPLC, the blueprints, drawings, and specifications of the spare parts, if requested.

15. Warranty

15.1 The Supplier warrants that the Goods supplied under the Contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and

KPLC - Framework Agreement Tender for Goods

materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or materials is required by KPLC's specifications) or from any act or omission of the Supplier, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination.

- 15.2 The warranty shall remain valid for (12) months after the goods, or any portion thereof as the case may be, have been delivered to the final destination indicated in the Contract and installed and commissioned to the satisfaction of KPLC.
- 15.3 KPLC shall promptly notify the Supplier in writing of any claims arising under this warranty.
- 15.4 Upon receipt of such notice, the Supplier shall, within the period as specified in SCC and with all reasonable speed, repair or replace the defective Goods or parts thereof, without costs to KPLC other than, where applicable, the cost of inland delivery of the repaired or replaced Goods or parts from EXW or to the final destination.
- 15.5 If the Supplier, having been notified, fails to take remedial action within forty-two (42) days from date of receipt of notice, KPLC may proceed to take such action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which KPLC may have against the Supplier under the Contract.

16. Payment

16.1 Prices charged by the Supplier for goods and services delivered and services performed under the Contract shall not vary from the prices quoted by the Supplier in its Tender, with the exception of any price adjustments authorized in Special Conditions of Contract or in KPLC's request for Tender validity extension, as the case may be.

17. Prices

17.1 Prices charged by the Supplier for goods and services delivered and services performed under the Contract shall not vary from the prices quoted by the Supplier in its Tender, with the exception of any price adjustments authorized in Special Conditions of Contract or in KPLC's request for Tender validity extension, as the case may be.

18. Change Orders

18.1 KPLC may at any time, by a written order given to the Supplier pursuant to GCC Clause 31, make changes within the general scope of the Contract in any one or more of the following:

- a. drawings, designs, or specifications, where Goods to be furnished under the Contract are to be specifically manufactured for KPLC;
- b. the method of shipment or packing;
- c. the place of delivery; and/or
- d. the Services to be provided by the Supplier.
- 18.2 If any such change causes an increase or decrease in the cost of, or the time required for, the Supplier's performance of any provisions under the Contract, an equitable adjustment may be made in the Contract Price or delivery schedule, or both, and the Contract may accordingly be amended. Any claims by the Supplier for adjustment under this clause must be asserted within twenty-eight (28) days from the date of the Supplier's receipt of KPLC's change order.

19. Contract Amendments

19.1 Subject to GCC Clause 18, no variation in or modification of the terms of the Contract shall be made, except by written amendment signed by the parties.

20. Assignment

20.1 The Supplier shall not assign, in whole or in part, its obligations to perform under the Contract, except with KPLC's prior written consent.

21. Sub-contracts

- 21.1 The Supplier shall notify KPLC 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 Supplier from any liability or obligation under the Contract.
- 21.2 Subcontracts must comply with the provisions of GCC Clause 3.

22. Delays in the Supplier's Performance

- 22.1 Delivery of the goods and performance of services shall be made by the Supplier in accordance with the time schedule specified by KPLC in the Schedule of Requirements.
- 22.2 Except as provided under GCC clause 25, an unexcused delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to any or all of the following sanctions: forfeiture of its performance security, imposition of liquidated damages, and/or termination of the Contract for default.
- 22.3 If at any time during performance of the Contract, the Supplier or its sub-supplier(s) should encounter conditions impeding timely delivery of the goods and performance of Services, the Supplier shall promptly notify KPLC in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable

after receipt of the Supplier's notice, KPLC shall evaluate the situation and may, at its discretion, extend the Supplier's time for performance, with or without liquidated damages, in which case, the extension shall be ratified by the parties by amendment of the Contract.

23. Liquidated Damages

23.1 Subject to GCC Clause 25, if the Supplier fails to deliver any or all of the goods or to perform within the time period(s) specified in the Contract, KPLC shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to (0.5%) of the contract price of the delayed goods for each week of delay until actual delivery, up to a maximum deduction of (10%) percent of the delayed goods Contract Price. Once the maximum is reached, KPLC may consider termination of the Contract pursuant to GCC Clause 24.

24. Termination for Default

- 24.1 KPLC may, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, terminate the Contract in whole or in part:
 - a. if the Supplier fails to deliver any or all of the goods within the time period(s) specified in the Contract, or any extension thereof granted by KPLC pursuant to GCC Clause 22; or
 - b. if the Supplier fails to perform any other obligation(s) under the Contract.
- 24.2 In the event KPLC terminates the Contract in whole or in part, pursuant to GCC para. 24.1 and 24.3 below, KPLC may procure, upon such terms and in such manner as it deems appropriate, goods or services similar to those undelivered, and the Supplier shall be liable to KPLC for any excess costs for such similar goods or services. However, the Supplier shall continue performance of the Contract to the extent not terminated.

24.3 Termination for Corrupt or Fraudulent Practices

KPLC may, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, terminate the Contract in whole or in part if the Supplier, in the judgment of KPLC has engaged in corrupt or fraudulent practices in competing for or in executing the contract.

For the purpose of this clause:

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, and includes collusive practice among Tenders (prior to or after Tender submission) designed to establish Tender prices at artificial non- competitive levels and to deprive the benefits of free and open competition;

25. Force Majeure

- 25.1 For purposes of this Contract, "Force Majeure" means an event beyond the control of the parties to the Contract and not involving either party's fault or negligence and not foreseeable.
- 25.2 If, at any time during the existence of the Contract, either party is unable to perform in whole or part any obligation under thisContract because of such events which include, but are not restricted to, acts of God, acts of Government in its sovereign capacity, war, revolutions, hostility, civil commotions, strikes, fires, floods, epidemics, quarantine restrictions, freight embargoes, explosions, then the date of fulfillment of Contractshall be postponed during the period when such circumstances are operative.
- 25.3 The party which is unable to perform its obligations under the present Contract shall, within fourteen (14) days of occurrence of the Force Majeure event, inform the other party with suitable documentary evidence. Non-availability of raw materials from regular sources shall not be an excuse for the Supplier for not performing its obligations under this clause.
- 25.4 Any waiver/extension of time in respect of the delivery/acceptance of any instalment or part of the goods shall not be deemed to be a waiver/extension of time in respect of the remaining deliveries.
- 25.5 If such inability to perform continues for a period of more than three (3) months, each party shall have the right to be released from further performance of the Contract, in which case, neither party shall have the right to claim damages from the other. All prior performance shall be subject to Contract terms.
- 25.6 Notwithstanding the provisions of GCC Clauses 22, 23, and 24, the Supplier shall not be liable for forfeiture of its performance security, liquidated damages or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of Force Majeure.
- 25.7 If a Force Majeure situation arises, the Supplier shall promptly notify KPLC in writing of such condition and the cause thereof. Unless otherwise directed by KPLC in

writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.

26. Termination for Insolvency

26.1 KPLC may at any time terminate the Contract by giving written notice to the Supplier, without compensation to the Supplier, if the Supplier becomes bankrupt or otherwise insolvent, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to KPLC.

27. Termination for Convenience

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

28. Resolution of Disputes

- 28.1 KPLC and the Supplier shall make every effort to resolve amicably by direct informal negotiation any disagreement or dispute arising between them under or in connection with the Contract.
- If, after twenty-eight (28) days from the commencement of such informal negotiations, KPLC and the Supplier have been unable to resolve amicably a Contract dispute, either party may require that the dispute be referred for resolution to the formal mechanisms specified in the Special Conditions of Contract. These mechanisms may include, but are not restricted to, conciliation mediated by a third party, adjudication in an agreed national or international forum, and/or national and international arbitration.

29. Governing Language

29.1 The Contract shall be written in the language as specified in SCC. Subject to GCC Clause 30, the version of the Contract

KPLC - Framework Agreement Tender for Goods

written in English language shall govern its interpretation. All correspondence and other documents pertaining to the Contract which are exchanged by the parties shall be written in the English language.

30. Applicable Law

30.1 The Contract shall be interpreted in accordance with the laws of Kenya unless otherwise specified in the Special Conditions of Contract

31. Notices

- 31.1 Any notice given by one party to the other pursuant to the Contract shall be sent to the other party in writing or by email and confirmed in writing to the other party's address specified for that purpose in the Special Conditions of Contract.
- 31.2 A notice shall be effective when delivered or on the notice's effective date, whichever is later.

32. Taxes and Duties

32.1 A supplier shall be entirely responsible for all taxes, duties. License etc., incurred until delivery of the contracted goods to the final destination.

Section XV: Special Conditions of Call-off Contract (SCC)

The following Special Conditions of Contract shall supplement the General Conditions of Contract. Whenever there is a conflict, the provisions herein shall prevail over those in General Conditions of Contract. The corresponding clause number in the General Conditions is indicated in parentheses. Where sample provisions are furnished, they are only illustrative of the provisions that KPLC should draft specifically for each procurement.

GCC Reference	No.	Particulars of SCC
Clause	110.	
1. Definitions (GCC Clause 1)	1.	a. Procuring Entity is: Kenya Power & Lighting Company Plc P.O. BOX 30099-00100, NAIROBI, KENYA. b. The Supplier is:
		c. The Delivery site is:
2. Country of Origin (GCC Clause 3)	2.	KENYA. [Otherwise specify restrictions as applicable]
3. Performance Security (GCC Clause 7)	3.	The Performance Security shall be the sum of ten percent (10%) of the contract price and shall be valid for a minimum of sixty (60) days after satisfactory delivery of goods.
	3.2	The validity of Performance Security shall be one (1) year after the final installation and commissioning of the Goods and the issue of final acceptance certificate to the Suppliers. After delivery and acceptance of the Goods, the performance security shall be reduced to two (2) percent of the Contract Price to cover the Supplier's Warranty obligations in

GCC Reference	No.	Particulars of SCC
Clause		
		accordance with Clause GCC 15.2. The supplier shall promptly extend the validity suitably to cover agreed extension of the warranty period of the supplied goods.
4. Inspection and Tests (GCC Clause 8)	4.1	Inspection and tests prior to shipment of goods at final acceptance are as follows: a) Upon completion of manufacturing or production process it shall be mandatory for Supplier to notify in writing the date and time when KPLC nominated officers may visit for purposes of inspection of goods on order by giving reasonable notice.
5. Packing (GCC Clause 9)	5.1	 Additional requirement for packing and marking as per GCC Clause 9.2 are as follows: The Goods shall be packed in good conditions suitable for road/rail dispatch. Hazard in transit to the final destination shall include rough handling and storage in tropical conditions. Each pole shall be marked permanently by impressing or stamping with the following as per the KPLC specifications: "Property of KPLC," Manufacturer's name, Date of treatment, KS Standard, length of pole and pole diameter.
6. Delivery and Documents (GCC Clause 10)	6.1	 a. Upon shipment, the Supplier shall notify KPLCand the Insurance Company by e-mail the full details of the shipment, including contract number, description of Goods, quantity, the vessel, (or the flight number), the bill of lading number and date, port of loading, date of shipment, port of discharge, etc. The Supplier shall mail the following: documents to KPLC, with a copy to the InsuranceCompany: Copies of the Supplier's invoice showing Good's

GCC Reference	No.	Particulars of SCC
Clause		
		description, quantity, unit price and total amount; ii. Original and [insert number as required] copies of the negotiable, clean on board, bill of lading (Consignmentnote) marked "freight prepaid" and [insert number as required] copies of non-negotiable bill of lading (Consignment note); iii. Copies of the packing list identifying contents of eachpackage; iv. Insurance Certificate; v. Manufacturer's or Supplier's Warranty Certificate; vi. Inspection Certificate issued by the nominated inspection agency, and the supplier's factory inspection report; and vii. Certificate of origin certified/verified by the manufacturing company in case of Goods manufactured locally. [Other similar documents should be listed, depending upon the Incotermretained, or irrelevant document can be deleted.]
	6.2	The documents as per clause 6.1 shall be received by KPLC at least one week before arrival of Goods at the port or place of arrival and, if not received, the Supplier will be responsible for anyconsequent expenses.
	6.3	For Goods within Kenya: Upon delivery of the goods to the transporter, the Supplier shall notify KPLC andmail the following documents to KPLC: i. Copies of the Supplier's invoice showing Goods' description, quantity, unit price and total amount; ii. Delivery note, transport receipt, railway receipt; iii. Manufacturer's or Supplier's Warranty Certificate; iv. Inspection Certificate issued by the nominated inspection agency, and the Supplier's factory inspection report; and v. Certificate of Origin
	6.4	The documents as per sub-clause 6.3 shall be received by KPLC before arrival of the goods and, if not received, the Supplier will be responsible for any consequent expenses.

KPLC - Framework Agreement Tender for Goods

	- Framework Agreement Tender for Goods				
GCC Reference	No.	Particulars of SCC			
Clause					
7. Insurance (GCC Clause 11)	7.1	The insurance shall be in an amount equal to 110 percent of the CIP value of the Goods from "Warehouse" to "Warehouse" on "All Risks" basis, including War Risks and Strikes.			
8. Incidental Services (GCC Clause	8.1	Incidental services to be provided are: i. Installation and commissioning of equipment;			
13)		ii. Operational and maintenance training of equipment.			
		iii.[insert any other additional requirement]. [Selected services covered under GCC Clause 13 and/or other should be specified with the desired features. The price quoted in the Tender price or agreed with the selected Supplier shall be included in the Contract Price. If no incidental services are required state "not applicable"]			
9. Transportati on	9.1	The Supplier shall be responsible for providing safe transportation and meet all transport expenses until delivery to the KPLC stores ready for unloading. The terms shall be strictly on Delivered Duty Paid (DDP).			
10. Warranty (GCC Clause 15)	10.1	The manufacturer shall warrant its poles against defects in material and workmanship within a period of Twenty Five (25) years from the date of delivery, providing for joint inspection between Kenya Power and the manufacturer to determine any pole that is defective to facilitate replacement and disposal of such defective poles free of cost. The Warranty will remain valid for Sixty (60) months after the Goods have been delivered and accepted.			

GCC Reference Clause	No.	Particulars of SCC
11. Payment (GCC Clause 16)	11.1	Payment for Goods and Services supplied shall be made in Kenya Shillings, as follows; i. The credit period shall be thirty (30) days from satisfactory delivery and submission of invoice together with other required and related documents.
12. Prices (GCC Clause 17)	12.1	Tender Prices may be adjusted only in the case of Tender validity extension requested by KPLC. [To be inserted only if price is subject to adjustment under GCC Clause 17.1)
	12.2	KPLC shall not entertain Contract Price variation due to the effect of any notice of notification of exchange rate variation of any convertible currency.
13. Liquidated Damages (GCC Clause 23)	13.1	Applicable rate for the Liquidated damages is: 0.1% to 0.5% per day. [Applicable as per the nature of the Goods. Applicable rateshall not exceed one-half (0.5) percent per day, and the maximum shall not exceed ten (10) percent of the delayed good's Contract Price.]

GCC Reference Clause	No.	Particulars of SCC	
14. Resolution of Disputes (GCC Clause 28)	14.1	 The dispute resolution mechanism to be applied pursuant to clause 28.2 of the General Conditions of Contract shall be as follow: a. in the case of a dispute between KPLC and Supplier which is a national of Kenya, the dispute shall be referred to adjudication/arbitration; and b. in the case of dispute between KPLC andthe Foreign Supplier, the dispute shall be settled by arbitration in accordance with the provisions of the UnitedNations Commission on International Trade Law (UNCITRAL) Arbitration Rules. 	
15. Governing Language (GCC Clause 29)	15.1	The governing Language shall be English.	
16. Notices (GCC Clause 31)	16.1	For the notice purposes KPLC and Supplier's address shall be as follows: KPLC's address for notice purposes: Supplier's address for notice purposes:	

SECTION XVI: Secondary Procurement Forms Secondary Procurement Forms

Contents

Mini-competitionFinancialBid	149
MFB ANNEX 1: Financial Bid Requirements	153
MFB ANNEX 2: Supplier Quotation Form	155
Schedule of Requirements	157
Delivery Schedule	158
Evaluation Criteria	160
Certificate of Independent Quotation Determination	162
Self Declaration Form	163
Foreign Supplier 40% Rule	164
Sample Letter of Award of Call-off Contract	165
Call-off Contract for the Supply of Goods	166
Manufacturer's Warranty Form	169
Performance Security	170
Performance Security (LC)	172
Draft Notification of Regret	173
Technical Specifications, Drawings, Inspections and Tests	174

Secondary ProcurementForms

Mini-Competition Financial Bid (MFB)

Secondary Procurement under Framework Agreement

From:	Kenya Power & Lighting Company Plc	
KPLC Representative:	General Manager, Supply Chain & Logistics, The Kenya Power and Lighting Company PLC, P.O Box 30099 - 00100 Nairobi, Kenya Telephone:+254-20-3201821 ATT: [Insert Buyer's name]	
Title/Position:	[Insert Buyer / Representative's title or position]	
Telephone:	[Insert Representatives telephone number]	
Email:	[Insert Representatives email address]	

To:	[Insert Supplier's legal name]
Supplier's Representative:	[Insert name of Supplier's Representative]
Title/Position:	[Insert Representatives title or position]
Address:	[Insert Supplier's address]
Telephone:	[Insert Representatives telephone number]
Email:	[Insert Representatives email address]

Framework Agreement (FWA):	[Insert short title of FWA]
FWA Date:	[Insert FWA Date]
FWA Reference No.	[Insert FWA reference]

MFB Ref No.:	[Insert RFx reference]
MFB Date:	[Insert date of MFB]
MFB Closing Date:	[Insert closing date of MFB]
MFB issued: This MFB has been transmitted by:	
	SAP Tendering Portal on www.kplc.co.ke
	RFx No.

Attachments:

Annex 1: KPLC Requirements

Annex 2: Quotation Form

Annex 3: Call-off Contract for Supply of Goods [this may be the Call-off Contract Form or another acceptable template]

Dear [insert name of Supplier's Representative],

1. Mini-competition Financial Bid (MFB)

a. With reference to above Framework Agreement (FWA), you are invited to submit your most competitive bids in this Secondary Procurement process. The bid is forthe Goods [add if applicable: "and the Related Services,"] described in Annex 1: KPLC/Lead Entity/Procurement Agent's Requirements, attached to this MFB.

2. Price

- a. Your Bid must be submitted in the format contained in Annex 2: Supplier Bidding Form.
- b. Your bid, excluding any additional price for inland transportation and other services required in KPLC's Country to convey the Goods to their final destination specified in MFB not included in the Base Price, cannot be higher than the Base Price for the Goods [add if applicable: "and Related Services,"] as established in the Framework Agreement: Price Schedules adjusted for any change in Laws and Regulations in accordance with FWA Specific Provisions. [OR use the following text if the Base Price is subject to a price adjustment: Your Bid cannot be higher than the Base Price for the Goods [add if applicable: "and Related Services,"] as established in the Framework Agreement: Price Schedules, adjusted by applying the price adjustment formula and any adjustment for change in Laws and Regulations in accordance with FWA Specific Provisions"]
- c. The price for any additional inland transportation and other services required in KPLC's Country to convey the Goods to their final destination specified in MFB not included in the Base Price shall be quoted.
- d. The price that you quote shall be fixed and shall not be subject to any further adjustment.
- e. The Bid shall be in the same currency(ies) specified in the Framework Agreement:Price Schedules.
- f. The Bid will be valid for a period of [insert number of calendar days]

3. Performance Security [delete if no performance security is required]

a. If your Bid is successful, you will be required to provide a Performance Security in accordance with the Call-off Contract.

4. Clarifications

a. If you require clarification(s) regarding this MFB, send your request in writing (email or hard copy *or through e-procurement system* if available) to our above-named Representative before [insert date and time]. We shall forward copies of our response to all Suppliers including a description of the inquiry but without identifying its source.

5. Submission of Financial Bid

- a. Bids are to be submitted in the form attached at Annex 2 and [insert method e.g. inhard copy with 3 copies, by email, through e-procurement system].
- b. The deadline for submission of bids is [insert time, day, month, year].
- c. The address for submission of bids is:

Attention: [insert full name of person, if applicable]

Street Address: [insert street address and number]

Floor/ Room number: [insert floor and room number, if applicable]

City: [insert name of city or town]

Kenya Post GPS Code: [insert Kenya Post GPS code, if applicable]

Country: [insert name of country]

6. Opening of Financial Bids

a. Quotations will be opened in the presence of Suppliers, or their representatives who choose to attend, at [insert time] on [insert day, month, year same as or immediately after the deadline for the submission of Quotations.]

7. Evaluation of Financial Bids

 a. Financial Bids will be evaluated [select either "item-wise" or "lot-wise"] and according to the criteria and methodology described in the Framework Agreement: Secondary Procurement.

8. Contract

On behalf of KPLC:

a. Attached, as Annex 3 to this MFB, is the draft Call-off Contract that will apply to this Secondary Procurement. If successful, you will be required to sign a Call-off Contract on the same, or similar terms. [Instructions: complete a draft Call-off Contract for this procurement and attach it to this MFB]

Signature:			
Name:			
Title/position:			

PART 1: INSTRUCTIONS TO TENDERERS

FINANCIAL BIDS AND QUALIFICATION DOCUMENTS

Instructions to T	Tenderer. T	Tenderer must	complete and	l submit as pai	rt of the I	Form of quotation.

_		<u></u>				
(i)	S	CHEDULE OF REQUIREMENTS TABLE				
(ii)	DELIVERY SCHEDULE					
(iii)	PRICE SCHEDULE					
(iv)	C	ERTIFICATE OF INDEPENDENT QUOTATION DETERMINATION				
(v)	SI	ELF-DECLARATION FORM				
(vi)	FC	OREIGN TENDERER 40% RULE(where provided)				
1.	Tenderers are advised to read carefully these instructions and the Conditions of Contract in Part 3: Contract, before preparing the financial bid. The standard forms in this MFB may be photocopied for completion but the Tenderer is responsible for their accurate reproduction. The <u>term Tenderer</u> shall mean the firm or person invited to submit a financial bid. The <u>term financial</u> bid herein shall mean the bid submitted as usually understood in public procurement.					
2.	Val	lidity of financial bid: The quotation will be held valid fordays from the date of submission.				
3.	The Quotation shall consist of completed Tables A, B and C and the Form of Quotation all indicated in Part 2 of this Request for Quotations, and documents to evidence Eligibility and Conformity to Technical Specifications.					
4.	Sealing and Marking of financial bid : Quotations in one "one original" should be sealed in a single envelope, clearly marked with the financial bid Reference Number in the MFB, the Tenderer's name and the name of the KPLC. Envelopes should be sealed in such a manner that opening and resealing cannot be achieved undetected.					
5.	Submission of financial bid: Bids, and any alternatives if allowed as per Item 11 below, should be submitted to the address below, on or before the date and time indicated in sub-item 4 below. Late quotations will be rejected.					
	Add	dress for Submission of financial bid.				
	1)	Name of Procuring Entity				
	2)	Mailing Address: Postal Address (include name of Officer to be attentional)				
	3)	Physical address for hand or Courier Delivery to an office or Quotation Box (City, Street Name, Building, Floor Number and Room)				
	4)	Date of Submission (deadline):(day, month and year).				
		Time of Submission (deadline): (Kenya time).				

6. **Opening of financial bid**: Bid will be opened immediately after the closing date and time specified in item 5 (4) above, by at least three appointed officials of the KPLC.

- 7. **Tenderer Eligibility:** Tenderer must submit Documentary evidence to show His/her eligibility to be awarded a contract to cover each of the following: (i) valid trading license (ii) certificate of registration, and (iii) valid tax compliance certificate. (iv) AGPO Certificate (where applicable). The Tenderer shall also complete attached forms to confirm eligibility and non-existence of a conflict of interest in relation to this procurement requirement by signing the attached Forms.
- 8. **Invitation not transferable**: This invitation is not transferable to other firms or individuals not so invited.
- 9. **Goods Eligibility:** Tenderer must submit as evidence documents to show the country of origin of any goods to be supplied or incorporated in the work or services
- 10. **Technical Specifications:** Documentary evidence to show that the goods meet the technical specifications.
- 11. **Alternative Bids:** Tenderers **are permitted/not permitted** (*select one*) to submit alternative quotations for goods/alternative technical solutions for specified parts of the Works or Services (*select one*). Only the alternatives, if any, of the Tenderer with the winning quotation conforming to the basic technical requirements shall be considered by the KPLC.
- 12. **Currency:** Bids shall be priced in Kenya Shillings. Quotations in other currencies will be rejected if not allowed. The KPLC shall allow/not allow quotations in foreign currency (*KPLC to select one*).
- 13. **Evaluation of financial bids**: The evaluation of quotations will be conducted using the procedure set out below:
 - i) Preliminary examination to determine Tenderer eligibility: (i) valid trading license / Busines Permit (ii) certificate of registration, and (iii) tax compliance certificate (iv) valid AGPO Certificate (where applicable);
 - ii) Technical examination to determine goods eligibility, Delivery capacity, compliance with technical specifications and commercial responsiveness. Quotations failing this stage will be rejected and not considered in next stage.
 - iii) Financial comparison of quotations to determine the lowest evaluated quotation. In case foreign currency is allowed, for comparison purposes only, foreign currency quotations will be converted to Kenya shillings using the exchange rates published by the Central Bank of Kenya on the day of submission of quotations.
- 14. **Lowest Evaluated Quotation:** The lowest evaluated bid shall be recommended for award of contract.
- 15. **Award of contract:** Award of contract shall be by placement of a Letter of Acceptance or Local Purchase Order in accordance with Part 3: Contract. The currency of award and payment shall be currency in which the quotation was submitted. Unsuccessful tenderers who responded will be notified of the accepted quotation, indicating the name and the amount of the accepted quotation
- 16. **Right to Reject**: The KPLC reserves the right to accept or reject any quotation or to cancel the quotation process and reject all quotations at any time prior to contract award.

1. FORM OF QUOTATION [To be completed by Tenderer]

	Quotation Addressed to (KPLC)	P.O Box 30099 – 00100, Stima Plaza, Kolobot Road, Parklands, Nairobi, KENYA.
I	Date of Quotation	
(Quotation Reference Number:	
S	Subject of Quotation	
1.	We have examined and have no reserva its full content and intent.	tions to the Request for Quotation document, and understand
2.	services) to cover and conform to our p	otations dated, referenced above, we offer to fy one of supply goods, complete the works or provide the ricing listed in the attached in Table B. Quotation Submission [s(in words)
	OR in Foreign Currency (<i>if allowed</i>), Cu	rrencyamount(in words)
3.	We confirm that we are eligible to partic specified in Part 1: INSTRUCTIONS TO	ipate in public procurement and meet the eligibility criteria DTENDERERS.
4.	constructed/services to be provided (sel	(goods to be supplied/works to be ect one) conform to the SCHEDULE OF REQUIREMENTS the technical specifications listed in PART 2: SCHEDULE OF ent.
5.		of Ethical Conduct for Suppliers, Contractors and Service ify website) during the procurement process and the execution
6.	We confirm that the prices quoted are fixed performance of the contract and will not	ed and firm for the duration of the validity period and be subject to revision or variation.
7.	The validity period of our quotation is submission deadline (number to be same	days from the time and date of the as in the instructions to Tenderers).
8.	We confirm we are not submitting any o in any other Quotation as a Joint Venture	ther Quotation as an individual or firm, and we are not participating member or as a subcontractor.

- 9. We, along with any of our subcontractors, suppliers, Engineer, manufacturers, or service providers for any part of the contract, are not subject to, and not controlled by any entity or individual that is subject to a temporary suspension or a debarment imposed by the Public Procurement Regulatory Authority or any other entity of the Government of Kenya, or any international organization.
- 10. We hereby certify that we have taken steps to ensure that no person acting for us or on our behalf engages in any type of Fraud and Corruption.
- 11. We hereby certify and confirm that the Quotation is genuine, non-collusive and made with the intention of accepting the contract if awarded. To this effect we have signed the "Certificate of Independent Quotation Determination" attached below.
- 12. We, the Tenderer, have completed fully and signed the **FORM FOR DISCLOSURE OF INTEREST**-interest of the firm in the KPLC, attached below.

The Delivery/Completion period offered is:	_days from date of
acceptance of Quotation. The warranty period offered isyears.	
Quotation Authorized by (Supplier's Representative:	
Name and designation	
Signature and Official Stamp:	

2. SCHEDULE OF REQUIREMENTS

(KPLC will complete the list of items to be same as those on Part 2 Table A. Schedule of Requirements and Technical Specifications and tenderer should complete columns D and E).

 $Table\ A$

A	В	С	Delivery Point D
Item	Description of	Quantity	
	Goods/works/services		
	(Procuring Entity to select		
	one)		
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
ETC.			

SignatureAnd seal/Stamp	-
Name	-
Position	-
Position:	
Authorized for and on behalf of (specify name of tenderer)	
Name:	
Date	

DELIVERY SCHEDULE

Part A – Delivery Schedule of Goods Required

Stamp or Seal of Tenderer

	MFB No MFB Name:									
		All deliveries shall be made as specified in the local purchase order (LPO) upon issuance of LPO and sample approval.								
	The contract sh be as specified		•		and actual delivery scl	nedule shall				
	Part B – Guar	anteed Lead	d Time (GLT)	for materials						
No	Description	Qty	Unit of Measure	Delivery Location	KPLC's Projected GLT (Total time from order to delivery)	Bidder's GLT (Total time from LPO to delivery)				
1					-	•				
2										
3										
4										
5										
6										
7										
8										
ours	sincerely,									
Name	e of Tenderer									

4. PRICE SCHEDULE

No	Description	Qty	Unit of Measure	Delivery Location	Unit Price DDP Vat Excl.	Total price DDP Vat Excl.
1						
2						
3						
4						
5						
6						
7						
8						
etc.						
SUB	TOTAL					
VAT						
GRA	ND TOTAL VAT Inc	clusive				
You	urs sincerely,					

NOTES: -

Stamp or Seal of Supplier

1. Where the Tenderer fails to round the offered unit price as required, then, the offered unit price shall be rounded down-wards to two decimal places and used for the purposes of this MFB.

Signature of duly authorized person signing the MFB

2. Prices quoted should be inclusive of all taxes and delivery costs to the required site (where applicable) and must be in Kenya Shillings or a freely convertible currency in Kenya and shall remain valid for One hundred and eighty (180) days from the closing date of the MFB. Please note that prices indicated on the KPLC SRM portal should be exclusive of VAT

5. EVALUATION CRITERIA

a) MANDATORY REQUIREMENTS

The following requirements are mandatory and the criteria for the evaluation:

- 1. Submit the Form of Quotation duly completed and Signed with the following:
 - a) Duly filled and signed Certificate of Independent Quotation Determination
 - b) Duly filled and signed Self-declaration form
- 2. Valid Trading License / Business Permit
- 3. Submit Valid Tax Compliance Certificate
- 4. Submit CR12 form
- 5. Submit Certificate of Incorporation or equivalent.
- 6. Delivery Schedule and Guaranteed Lead Time. Suppliers with more than 50% outstanding orders per size will not be eligible for award.
- 7. The validity period of the quotation shall be 180 days from the date of tender opening.
- 8. Submission of a copy of:
 - a) Manufacturer's Warranty Form, duly filled, signed and stamped.
 - b) Approved schedule of Guaranteed Technical Particulars (GTPs)
 - c) Approved Technical Drawings

b) TECHNICAL REQUIREMENTS

- 1. Confirmation of the Manufacturer's Warranty Form.
- 2. Confirmation of the approved Schedule of Guaranteed Technical Particulars (GTPs)
- 3. Confirmation of the approved Technical Drawings.
- 4. Delivery performance Suppliers must have delivered at least 50% of outstanding LPOs

c) FINANCIAL REQUIREMENTS

- 1. Submit duly filled, signed, and stamped price schedule
- 2. Prices quoted shall be based on Delivery Duty Paid (DDP) terms and in Kenya Shillings.
- 3. Confirmation of and considering Price Schedule duly completed and signed.

 (Note: In case of a price discrepancy between those entered in the SRM portal and those on the price schedule uploaded as an attachment, the latter shall prevail)
- *4. Taking into account the cost of any deviation(s) from the tender requirements.*
- 5. Conducting a financial comparison, including conversion of tender currencies into one common currency.
- 6. Confirming the Supplier's offered Delivery Schedule meets KPLC's requirements.

d) AWARD CRITERIA

1. The successful supplier shall be the one with the lowest evaluated price per lot subject to the award Criteria set out under Section X – Secondary Procurement Method, clause 1.2.3 and the TDS ITT 40.2.

e) OTHER REQUIREMENTS.

- 1. Only main offers shall be considered. Alternative offers are not acceptable.
- 2. Save when responding to KPLC's request for a clarification, suppliers shall not contact or discuss any aspect of their tenders with KPLC after closing date & before receipt of notification of award of contract or letters of regret as applicable. Any such contact could lead to disqualification of the tenders.
- 3. Award Criteria will be to the lowest evaluated bidder per lot.
- 4. No bidder will be awarded more than two lots for size 11M & 12M unless there is no other qualified bid.

6. CERTIFICATE OF INDEPENDENT QUOTATION DETERMINATION

mad	e by:	[Name and number of quotation] in response to the request for terms: [Name of Tenderer] do hereby make the following the follow			
state	ment	nts that I certify to be true and complete in every respect:	C		
l cer	tify, o	on behalf of[Name of Tenderer] that:			
1.	Iha	nave read and I understand the contents of this Certificate;			
2.	I understand that the Tenderer will be disqualified if this Certificate is found not to be true and complete in every respect;				
3.		am the authorized representative of the Tenderer with authority to sign this Certificate, and to subre quotation on behalf of the Tenderer;	mit		
1 .		or the purposes of this Certificate and the quotation, I understand that the word "competitor" shall aclude any individual or organization, other than the Tenderer, whether or not affiliated with the Tenderho:	erer,		
	a)	has been requested to submit a quotation in response to this request for quotations;			
	b)	could potentially submit a quotation in response to this request for quotations based on their qualifications, abilities or experience;			
5.	The	he Tenderer discloses that [check one of the following, as applicable]:			
	a)	The Tenderer has arrived at the quotation independently from, and without consultation, communication, agreement or arrangement with, any competitor;			
	b)	the Tenderer has entered into consultations, communications, agreements or arrangements with or more competitors regarding this request for quotations, and the Tenderer discloses, in the attack document(s), complete details thereof, including the names of the competitors and the nature of reasons for, such consultations, communications, agreements or arrangements;	ched		
Ď.		particular, without limiting the generality of paragraphs (5)(a) or (5)(b) above, there has been no onsultation, communication, agreement or arrangement with any competitor regarding:			
	a)	prices;			
	b)	methods, factors or formulas used to calculate prices;			
	c)	the intention or decision to submit, or not to submit, a quotation; or			
	d)	the submission of a quotation which does not meet the specifications of the request for quotations except as specifically disclosed pursuant to paragraph (5) (b) above;	;		
7.	In addition, there has been no consultation, communication, agreement or arrangement with any competitor regarding the quality, quantity, specifications or delivery particulars of the works or services to which this request for tenders relates, except as specifically authorized by the procuring authority or as specifically disclosed pursuant to paragraph (5)(b) above;				
3.	or i	the terms of the quotation have not been, and will not be, knowingly disclosed by the Tenderer, directly, to any competitor, prior to the date and time of the official quotation opening, or of the awar of the Contract, whichever comes first, unless otherwise required by law or as specifically disclarsuant to paragraph (5)(b) above.	rding		
	Naı	ame			
		itle			
		ate			

[Name, title and signature of authorized agent of Tenderer and Date]

capacity are shown above]

7. SELF-DECLARATION FORM

We, the	Γenderer	(ins	ert name) submitting our Quotation in respect of(insert(insert Name of Procuring Entity)	
quotatio	n Title Description) for_	101	(insert Name of Procuring Entity)	
DECLA	ARE AS FOLLOWS:			
under co service j	ommon control with us, ar providers, agents, individu	nd any subcontractors, sup	at directly or indirectly controls, is controlled by or is pliers, project managers, consultants, manufacturers, olved or to be involved for any part of the processes of tation:	
			fraudulent practices in the processes of procurement as defined and/or described in the following:	
i) ii)		_	Act, 2015) and its attendant Regulations;	
iii	i) Kenya's Anti-Corrupt	ion and Economic Crimes.	Act, 2013; and	
iv	any such other Acts or	Regulations of Governme	nt of Kenya;	
			member of the board, management, staff and/or ne of the procuring entity);	
	ave not engaged/will not on the subject quotation;	engage in any collusive or	corrosive practice with other tenderers participating	
	ave not been sanctioned croceedings of Kenya.	or debarred by any entity f	From participation in public procurement	
T	hat, what is deponed to h	erein above is true to the l	best of our knowledge, information and belief.	
Name o	f the Tenderer:	[Insert complete name of tenderer signing the quotation]	
			n on behalf of the Tenderer: duly authorized to sign the quotation]	
Title of	the person signing the (Quotation:	[Insert complete title of the person signing the quotation	ı
Sionatu	re of the nerson named	ahove:	Unsert signature of person whose name and	

8. FOREIGN SUPPLIER 40% RULE (where applicable)

(not to be included in the MFB for supply of goods, supply and installation of plant and equipment, insurance, purchase of property, and other MFB where this rule may not be practical).

Pursuant to the provisions in the Public Procurement and Disposal Act, 2015, a Foreign Tenderer must complete this form to demonstrate that the quotation fulfils this condition

ITEM	Description of Work Item	Describe location of Source	COST in K. shillings	Comments, if any
A	Local Labor			
1				
2				
3				
4				
5				
В	Sub contracts from Local source	es		
1				
2				
3				
4				
5				
С	Local materials			
1				
2				
3				
4				
5				
D	Use of Local Plant and Equipme	ent		
1				
2				
3				
4				
5				
Е	Add any other items			
1				
2				
3				
4				
5				
6				
	TOTAL COST LOCAL CONTI	ENT	XXXXX	
	TOTAL CONTRACT PRICE		XXXXX	

Attachment: Call-off Contract

9. Sample Letter of Award of Call-off Contract

[modify as appropriate]

[use letterhead paper of KPLC]

[date]
To: [name and address of the Supplier]
Subject: Notification of Award of Call-off Contract No
In reference to the Framework Agreement [insert reference number and date]
[For mini-competition, add the following: "and your Quotation [insert reference number and date] has been accepted."]
please find inclosed herewith the Call-off Contract. You are requested to sign the Call-off contract within [insert no of days].
[Insert the following if Performance Security is required: "You are also requested to furnish a Performance Security within [insert no of days] in accordance with the Conditions of Call-off Contract, using for that purpose one of the Performance Security Forms included in the Framework Agreement Secondary Procurement Forms. "]
Authorized Signature:

164

10. Call-off Contract for the supply of Goods

Framework Agreement (FWA):	[insert short title of FWA]
FWA Date:	[insert FWA date]
FWA reference number:	[insert FWA reference number]
Goods:	[short title for type of Goods]

Procurement Entity:	Supplier:
The Kenya Power & Lighting Company Plc,	[name of Supplier] [address]
P.O Box 30099 – 00100,	
Nairobi, Kenva.	

Product name ription of Goods]	Quantity [number]	Unit price [price]	Total
ription of Goods]	[number]	[nrice]	
		[price]	[amount]
omments:			
	Total		
period as per INCOTERMS in the FWA]	applicable		
	period as per INCOTERMS	reriod as per INCOTERMS [insert perion in the FWA] [insert perion in the FWA]	Total period as per INCOTERMS [insert period] as per

RELATED SERVICES (GCC 1.1 l)						
Code	Name/description of service	Quantity	Price	Total		
[insert code]	[Describe the Related Services covered under GCC Sub-Clause 25.2 and/or Framework Agreement Section V: Schedule of Requirements. The price quoted in the Framework Agreement or as agreed with the selected Supplier shall be included in the Contract Price.]	[number]	[price]	[amount]		
Special instructions/comments:		Total				
Required Completion period [See Completion Periods in the FWA]		[insert peri	iod]			

Contract Documents (GCC 2)

- 1) The following documents shall be deemed to form and be read and construed as part of this Agreement. This Agreement shall prevail over all other contract documents.
 - (a) Letter of Award of Call-off Contract
 - (b) Supplier's Quotation (if applicable)
 - (c) Addenda No. (if any)
 - (d) Special Conditions of Call-off Contract

and by reference the following documents:

- (e) Framework Agreement,
- (f) Section VIII- Framework Agreement General Provisions,
- (g) Section IX- Framework Agreement Specific Provisions
- (h) Section V: Schedule of Requirements [insert relevant items from section V as applicable to the Call-off contract such as technical specifications, any drawings, and inspection and tests]
- (i) Section XV: Call-off Contract General Provisions
- (j) [List any other document]

- 2) In consideration of the payments to be made by KPLC to the Supplier as specified in this Calloff Contract, the Supplier hereby covenants with KPLC to provide the Goods and Services and to remedy defects therein in conformity in all respects with the provisions of the Contract.
- 3) KPLC hereby covenants to pay the Supplierin consideration of the provision of the Goods and Services 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.

For and on behalf of KPLCSigned: [insert signature] In the capacity of [insert title or other appropriate designation]
n the presence of [insert identification of official witness]
Date:
For and on behalf of the Supplier
signed: [insert signature of authorized representative(s) of the Supplier]
n the capacity of [insert title or other appropriate designation]
n the presence of [insert identification of official witness]
Date:

Attachment

- 1. Special Conditions of Call-off Contract
- 2. Supplier's Quotation (if applicable)
- 3. [Any other documents]

11. MANUFACTURER'S WARRANTY FORM

To Be Submitted On Manufacturer's Letterhead)

To:The Kenya Power & Lighting Company Plc, Stima Plaza, Kolobot Road, Parklands, P.O Box 30099 – 00100, Nairobi, Kenya.

WE HEREBY WARRANT THAT:

- c) The Goods to be supplied under the contract are new, unused, of the most recent or current specification and incorporate all recent improvements in design and materials unless provided otherwise in the Tender.
- d) The Goods in the Tenderer's bid have no defect arising from manufacture, materials or workmanship or from any act or omission of the Tenderer that may develop under normal use of the Goods under the conditions obtaining in Kenya.

•	after the Goods, or any portion thereof as accepted to the final destination indicated in the
DATED THIS DAY OF	20
Signature of duly authorised person for and	on behalf of the Manufacturer.
Name and Capacity of duly authorised perso	on signing on behalf of the Manufacturer

NOTES TO TENDERERS AND MANUFACTURERS

- 3. Only a competent person in the service of the Manufacturer should sign this letter of authority.
- 4. Provide full contact details including physical address, e-mail, telephone numbers and the website on the Warranty.

12. PERFORMANCE SECURITY FORM (BANK GUARANTEE)

(To Be Submitted On Bank's I	Letterhead)	Date:
To:		
The Kenya Power & Lighting C	ompany Plc,	
Stima Plaza,		
Kolobot Road, Parklands,		
P.O Box 30099 – 00100,		
Nairobi, Kenya.		
pursuance of your Tender Numb	per Oplier's date of Te	called "the Supplier") has undertaken, in (reference number of the Tender) and its Tender ender taken from the Tender Form) to supply realled "the Contract);
you with a bank guarantee by	an acceptable ban	the said Contract that the Supplier shall furnish ak for the sum specified therein as security for ons in accordance with the Contract;
AND WHEREAS we have agree	eed to give the Supp	plier a guarantee;
of the Supplier, up to a total su <i>figures</i>) and we undertake to pay default under the Contract and	um ofy you, upon your fin without cavil or a	are Guarantors and responsible to you, on behalf (amount of the guarantee in words and rst written demand declaring the Supplier to be in argument, any sum or sums within the limits of
(amount of guarantee) as aforest your demand or the sum specifie	aid, without you ne	eeding to prove or to show grounds or reasons for
This guarantee is valid until the	day of	20
EITHER		
SEALED with the)	
COMMON SEAL)	
of the said BANK)	
)	
thisday)	

)	BANK SEAL
of20)	
in the presence of :-)	
)	
)	
)	
and in the presence of:-)	
)	
)	
OR		
SIGNED by the DULY AUTHO	RISED	
REPRESENTATIVE(S)/ ATTO	ORNEY(S)	of
the BANK		
Name(s) and Designation of duly	authorised r	epresentative(s)/ attorney(s) of the Bank
Signature(s) of the duly authorise	ed person(s)	

NOTES TO SUPPLIERS AND BANKS

- 1. Please note that no material additions, deletions or alterations regarding the contents of this Form shall be made to the Performance Security Bond (the Bond) to be furnished by the successful Tenderer/ Supplier. If any are made, the Bond may not be accepted and shall be rejected by KPLC. For the avoidance of doubt, such rejection will be treated as non-submission of the Bond where such Bond is required in the tender and Contract.
- 5. KPLC shall seek authentication of the Performance Security from the issuing bank. It is the responsibility of the Supplier to sensitize its issuing bank on the need to respond directly and expeditiously to queries from KPLC. The period for response shall not exceed three (3) days from the date of KPLC's query. Should
- 6. there be no conclusive response by the Bank within this period, such Supplier's Performance Security may be deemed as invalid and the Contract nullified.
- 7. The issuing Bank should address its response or communication regarding the bond to KPLC at the following e-mail address "guarantees@kplc.co.ke"

13. PERFORMANCE SECURITY (LC)

Mandatory Conditions that should appear on the Performance Security (LC).

Form of Documentary credit - "Irrevocable Standby"

Applicable rules - "Must be UCP Latest Version" i.e. UCP 600 (2007 REVISION) ICC Publication No. 600.

Place of expiry - At the counters of the advising bank.

The SBLC should be available – "By Payment"

Drafts should be payable at - "SIGHT"

Documents required -

- 2. The Original Letter of Credit and all amendments, if any.

Additional Conditions -

- 1. All charges levied by any bank that is party to this documentary credit are for the account of the Applicant.
- 2. (Include) that there should be no conditions requiring compliance with the specific regulations or a particular country's laws and regulations.

Charges - All bank charges are for the account of the Applicant.

Confirmation instructions – (See notes below)

NOTES TO SUPPLIERS AND BANKS

- 1. Please note that should the Performance Security (LC) omit any of the above conditions the LC shall not be accepted and shall be rejected by KPLC. For the avoidance of doubt, such rejection will be treated as non-submission of the LC where such LC is required in the tender and Contract.
- 2. KPLC may seek authentication of the Performance Security (LC) from the issuing bank. It is the responsibility of the Supplier to sensitize its issuing bank on the need to respond directly and expeditiously to queries from KPLC. The period for response shall not exceed three (3) days from the date of KPLC's query. Should there be no conclusive response by the Bank within this period, such Supplier's Performance Security (LC) may be deemed as invalid and the Contract nullified.
- 8. The issuing bank should address its response or communication regarding the bond to KPLC at the following e-mail address "guarantees@ kplc.co.ke"
- 9. All Guarantees issued by foreign.

14. DRAFT LETTER OF NOTIFICATION OF REGRET

To: (Name and full address of the Unsuccessful Tenderer)	Date:
Dear Sirs/ Madams,	
RE: NOTIFICATION OF REGRET IN RESPECT OF TENDER NO	
We refer to your Tender dated	=
The successful bidder was	
However, this notification does not reduce the validity period of your Tender Security we request you to relook at the provisions regarding the Tender Security, Signing Performance Security as stated in the Instructions to Tenderers.	-
You may collect the tender security from our Legal Department (Guarantees Sec Floor, Stima Plaza, Kolobot Road, Parklands, Nairobi only after expiry of twenty-fithe date hereof on Mondays and Wednesdays ONLY between 9.00 a.m to 12.30 pt 4.00p.m.	ve (25) days from
It is expected that by that time KPLC and the successful bidder will have entered pursuant to the Public Procurement and Asset Disposal Act, 2015 (or as may be and to time or replaced). When collecting the Security, you will be required to producertified copy of this letter.	nended from time
We thank you for the interest shown in participating in this tender and wish you wel endeavors.	l in all your future
Yours faithfully, FOR: THE KENYA POWER & LIGHTING COMPANY PLC	

GENERAL MANAGER, SUPPLY CHAIN

172

Technical Specifications, Drawings, Inspections and Tests

(To be attached)