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TENDER DOCUMENT

FOR

PROVISION OF COLOCATION SERVICES FOR BACKUP AND BUSINESS CONTINUITY AT PRIVATIZATION COMMISSION

OPEN NATIONAL TENDER

TENDER NO. PC/008/2020 - 2021.

TENDER LAUNCH DATE: 13th APRIL 2021
TENDER CLOSING DATE: 27th APRIL 2021 at 11.00A.M.

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TENDER DOCUMENT

TENDER NO. PC/008/2020 - 2021: FOR PROVISION OF COLOCATION SERVICES FOR BACKUP AND BUSINESS CONTINUITY AT PRIVATIZATION COMMISSION

The Privatization Commission (PC) invites sealed tenders from interested and eligible companies for the provision of the above detailed services.

A complete set of tender document may be obtained by interested candidates from the **Privatization Commission offices**, 10th Floor, NSSF Annex Building (Parking SILO) Community, Nairobi during normal working hours upon payment of a non - refundable fee of Kshs. 1,000.00 to the Accounts office on the same floor either in cash or Bankers Cheque payable to Privatization Commission. The bid documents can also be downloaded free of charge from the Commission's website, www.pc.go.ke or from the Public Procurement Information Portal, https://www.tenders.go.ke/website. Bidders who download the bid document MUST register with the Commission and provide the following details: the company name, postal, physical, email and telephone address for the purposes of receiving any further tender clarifications and/or addendums if need be. The Email address to be used in this respect is info@pc.go.ke.

Completed tender documents are to be enclosed in plain sealed envelopes, marked with the tender number and be deposited in the tender box provided at the Privatization Commission's Offices, 10th Floor, NSSF Annex Building (Parking SILO) Community, Nairobi or be addressed to:

The Executive Director/CEO
Privatization Commission
P. O. Box 34542-00100
NAIROBI

Email: info@pc.go.ke

so as to be received on or before 27th April 2021 at 11.00 a.m.

Bidders must submit a bid security of **KES 100,000.00** from a reputable bank or an insurance firm approved by the Public Procurement Regulatory Authority.

Technical proposals will be opened immediately thereafter in the presence of the tenderers' representatives who choose to attend the opening.

Joseph Koskey
Executive Director/CEO

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SECTION II: INSTRUCTIONS TO TENDERERS

2.1 Eligible tenderers

- 2.1.1. This Invitation to tender is open to all tenderers eligible as described in the instructions to tenderers. Successful tenderers shall provide the services for the stipulated duration from the date of commencement (hereinafter referred to as the term) specified in the tender documents.
- 2.1.2. The Privatization Commission's employees, Committee members, Board members and their relatives (spouse and children) are not eligible to participate in the tender.
- 2.1.3. Tenderers shall provide the qualification information statement that the tenderer (including all members, of a joint venture and subcontractors) is not associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Privatization Commission to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the services under this Invitation for tenders.
- 2.1.4 Tenderers involved in corrupt or fraudulent practices or debarred from participating in public procurement shall not be eligible.

2.2 Cost of tendering

- 2.2.1 The Tenderer shall bear all costs associated with the preparation and submission of its tender, and the Privatization Commission, will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the tendering process.
- 2.2.2 The price to be charged for the hard copy of the tender document shall be Kshs. 1,000.00. The document may however be downloaded free of charge from the Commission website www.pc.go.ke or from the public procurement information portal.
- 2.2.3 The Privatization Commission shall allow the tenderer to review the tender document free of charge before purchase.

2.3 Contents of tender documents

- 2.3.1. The tender document comprises of the documents listed below and addenda issued in accordance with clause 5 of these instructions to tenders
 - i) Instructions to tenderers

- ii) General Conditions of Contract
- iii) Special Conditions of Contract
- iv) Schedule of Requirements
- v) Description of services to be offered
- vi) Form of tender
- vii) Price schedules
- viii) Contract form
- ix) Mandatory Confidential Business Questionnaire Form
- x) Performance security form
- 2.3.2. The Tenderer is expected to examine all instructions, forms, terms, and specifications in the tender documents. Failure to furnish all information required by the tender documents or to submit a tender not substantially responsive to the tender documents in every respect will be at the tenderers risk and may result in the rejection of its tender.

2.4 Clarification of Documents

- 2.4.1. A prospective candidate making inquiries of the tender document may notify the Privatization Commission in writing or by post, fax or email at the entity's address indicated in the Invitation for tenders. The Privatization Commission will respond in writing to any request for clarification of the tender documents, which it receives no later than seven (7) days prior to the deadline for the submission of tenders, prescribed by the Privatization Commission. Written copies of the Procuring entities response (including an explanation of the query but without identifying the source of inquiry) will be sent to all prospective tenderers who have received the tender documents and/or downloaded the document and advised the Commission.
- 2.4.2. The Privatization Commission shall reply to any clarifications sought by the tenderer within 3 days of receiving the request to enable the tenderer to make timely submission of its tender.

2.5 Amendment of documents

- 2.5.1. At any time prior to the deadline for submission of tenders, the Privatization Commission, for any reason, whether at its own initiative or in response to a clarification requested by a prospective tenderer, may modify the tender documents by issuing an addendum.
- 2.5.2. All prospective tenderers who have obtained the tender documents will be notified of the amendment by post, fax or email and such amendment will be binding on them.

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

2.6 Language of tender

2.6.1. The tender prepared by the tenderer, as well as all correspondence and documents relating to the tender exchanged by the tenderer and the Privatization Commission, shall be written in English language. Any printed literature furnished by the tenderer may be written in another language provided they are accompanied by an accurate English translation of the relevant passages in which case, for purposes of interpretation of the tender, the English translation shall govern.

2.7 Documents Comprising the Tender

The tender prepared by the tenderer shall comprise the following components:-

- a) A Tender Form and a Price Schedule completed accordingly. Documentary evidence established in accordance with Clause 2.11 that the tenderer is eligible to tender and is qualified to perform the contract if its tender is accepted;
- b) Tender security Declaration Form furnished in accordance with Clause 2.12
- c) Mandatory Confidential Business Questionnaire

2.8 Form of Tender

2.8.1 The tenderers shall complete the Form of Tender and the appropriate Price Schedule furnished in the tender documents, indicating the services to be performed.

2.9 Tender Prices

- 2.9.1 The tenderer shall indicate on the Price schedule the unit prices where applicable and total tender prices of the services it proposes to provide under the contract.
- 2.9.2 Prices indicated on the Price Schedule shall be the cost of the services quoted including all customs duties and VAT and other taxes payable:
- 2.9.3 Prices quoted by the tenderer shall remain fixed during the term of the contract unless otherwise agreed by the parties. A tender submitted with

- an adjustable price quotation will be treated as non-responsive and will be rejected.
- 2.9.4 Contract price variations shall not be allowed for contracts not exceeding one year (12 months)
- 2.9.5 Where contract price variation is allowed, the variation shall not exceed 10% of the original contract price.
- 2.9.6 Price variation requests shall be processed by the Privatization Commission within 30 days of receiving the request.

2.10 Tender Currencies

2.10.1 Prices shall be quoted in Kenya Shillings unless otherwise specified in the appendix to Instructions to Tenderers.

2.11 Tenderers Eligibility and Qualifications.

- 2.11.1 The tenderer shall furnish, as part of its tender, documents establishing the tenderers eligibility to tender and its qualifications to perform the contract if its tender is accepted.
- 2.11.2 The documentary evidence of the tenderers qualifications to perform the contract if its tender is accepted shall establish to the Privatization Commission's satisfaction that the tenderer has the financial and technical capability necessary to perform the contract.

2.12 Tender Security

- 2.12.1 The tenderer shall furnish, as part of its tender, a tender security for the amount and form specified in clause 2.12.4.
- 2.12.2 The tender security shall be in the amount not exceeding 2 per cent of the tender price and/or as prescribed in the appendix to instructions to tenderers.
- 2.12.3 The tender security is required to protect the Privatization Commission against the risk of Tenderer's conduct which would warrant the security's forfeiture.
- 2.12.4 The tender security shall be denominated in a Kenya Shillings or in another freely convertible currency and shall be in the form of:
 - a) A bank guarantee.

- b) Cash.
- c) Such insurance guarantee approved by the Authority (PPRA).
- d) Letter of credit
- 2.12.5 Any tender not secured in accordance with paragraph 2.12.1 and 2.12.3 will be rejected by the Privatization Commission as non responsive, pursuant to paragraph 2.20.5.
- 2.12.5 Unsuccessful tenderer's security will be discharged or returned as promptly as possible but not later than thirty (30) days after the expiration of the period of tender validity prescribed by the Privatization Commission.
- 2.12.6 The successful tenderer's tender security will be discharged upon the tenderer signing the contract, pursuant to paragraph 2.26.2, and furnishing the performance security, pursuant to paragraph 2.27.1.
- 2.12.7 The tender security may be forfeited:
 - (a) If a tenderer withdraws its tender during the period of tender validity specified by the procuring entity on the Tender Form; or
 - (b) In the case of a successful tenderer, if the tenderer fails:
 (i) to sign the contract in accordance with paragraph 2.26.2

 or

 (ii) to furnish performance security in accordance with paragraph
 - (ii) to furnish performance security in accordance with paragraph 2.27.1.
 - (c) If the tenderer rejects, correction of an error in the tender.

2.13 Validity of Tenders

- 2.13.1 Tenders shall remain valid for 90 days or as specified in the invitation to tender after date of tender opening prescribed by the Privatization Commission, pursuant to paragraph 2.18. A tender valid for a shorter period shall be rejected by the Privatization Commission as nonresponsive.
- 2.13.2 In exceptional circumstances, the Privatization Commission may solicit the Tenderer's consent to an extension of the period of validity. The request and the responses thereto shall be made in writing. The tender security provided under paragraph 2.12 shall also be suitably extended. A tenderer may refuse the request without forfeiting its tender security. A tenderer granting the request will not be required nor permitted to modify its tender.

2.14 Format and Signing of Tenders.

- **2.14.1** The original Technical and Financial Proposal shall be prepared in indelible ink. It shall contain no interlineations or overwriting, except as necessary to correct errors made by the firm itself. Any such corrections must be initialed by the persons or person authorized to sign the proposals.
- 2.14.2 For each proposal, the bidders shall prepare the original and copy of the document as specified. Each Technical bid and Financial bid shall be marked "ORIGINAL TECHNICAL BID or ORIGINAL FINANCIAL BID"" as appropriate.
- The original Technical Bids shall be placed in a sealed envelope clearly marked "TECHNICAL BID". Similarly the original of the Financial Proposal shall be placed in a sealed envelope clearly marked "FINANCIAL BID" and warning: "DO NOT OPEN WITH THE TECHNICAL BIDS". Both envelopes shall be placed in an outer sealed envelope marked "BIDS FOR PROVISION OF COLOCATION SERVICES FOR BACKUP AND BUSINESS CONTINUITY AT PRIVATIZATION COMMISSION". This outer envelope shall bear the submission address and other information indicated in the Appendix "A" and be clearly marked, "DO NOT OPEN, EXCEPT IN PRESENCE OF THE TENDER OPENING COMMITTEE".

2.15 Sealing and Marking of Tenders

- 2.15.1 The tenderer shall seal the original and the copy of the tender in separate envelopes, duly marking the envelopes as 'ORIGINAL TENDER" and 'COPY OF TENDER". The envelopes shall then be sealed in an outer envelope.
- 2.15.2 The inner and outer envelope shall:
 - (a) Be addressed to the Privatization Commission at the address given in the Invitation to Tender.
 - (b) Bear tender number and name in the invitation to tender and the words, 'DO NOT OPEN BEFORE the date and time of closing' indicated in the Appendix of Instructions To Tenderers.
- 2.15.3 The outer envelopes shall also indicate the name and address of the tenderer to enable the tender to be returned unopened in case it is declared "late".
- 2.15.4 If the outer envelope is not sealed and marked as required in 2.15.2, Privatization Commission will assume no responsibility for the tender's misplacement or premature opening.

2.15 Deadline for Submission of Tenders

- 2.16.1 Tenders must be received by the Privatization Commission at the address specified not later than the day, date and time of closing indicated in the Appendix of Instructions to Tenderers.
- 2.16.2 The Privatization Commission may, at its discretion, extend this deadline for the submission of tenders by amending the tender documents in accordance with paragraph 6, in which case all rights and obligations of the Privatization Commission and candidates previously subject to the deadline will thereafter be subject to the deadline as extended.
- 2.16.3 Bulky tenders which will not fit in the tender box shall be received by the Privatization Commission as provided for in the appendix.

2.17 Modification and withdrawal of tenders

- 2.17.1 The tenderer may modify or withdraw its tender after the tender's submission, provided that written notice of the modification, including substitution or withdrawal of the tender's is received by the Privatization Commission prior to the deadline prescribed for the submission of tenders.
- 2.17.2 The Tenderer's modification or withdrawal notice shall be prepared, sealed, marked, and dispatched in accordance with the provisions of paragraph 2.15. A withdrawal notice may also be sent by cable, but followed by a signed confirmation copy, postmarked not later than the deadline for submission of tenders.
- 2.17.3 No tender may be modified after the deadline for submission of tenders.
- 2.17.4 No tender may be withdrawn in the interval between the deadline for submission of tenders and the expiration of the period of tender validity specified by the tenderer on the Tender Form. Withdrawal of a tender during this interval may result in the Tenderer's forfeiture of its tender security, pursuant to paragraph 2.12.7.
- 2.17.5 The Privatization Commission may at any time terminate procurement proceedings before contract award and shall not be liable to any person for the termination.
- 2.17.6 The Privatization Commission shall give prompt notice of the termination to the tenderers and on request give its reasons for termination within 14 days of receiving the request from any tenderer.

2.18 Opening of Tenders

- 2.18.1 The Privatization Commission will open all tenders in the presence of tenderers' representatives who choose to attend, at 11.15 A.M on 27th APRIL 2021 and at the location specified in the invitation to tender. The tenderers' representatives present for the opening session shall sign a register evidencing their attendance.
- 2.18.3 The tenderers' names, tender modifications or withdrawals, tender prices, discounts, and the presence or absence of requisite tender security and such other details as the Privatization Commission, at its discretion, may consider appropriate, will be announced at the opening.
- 2.18.4 The Privatization Commission will prepare minutes of the tender opening which will be submitted to the tenderers that signed the tender opening register and will have made the request.

2.19 Clarification of tenders

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

2.20 Preliminary Examination and Responsiveness

- 2.20.1 The Privatization Commission will examine the tenders to determine whether they are complete, whether any computational errors have been made, whether required securities have been furnished, whether the documents have been properly signed, and whether the tenders are generally in order.
- 2.20.2 Arithmetical errors will be rectified on the following basis. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail, and the total price shall be corrected. If the candidate does not accept the correction of the errors, its tender will be rejected, and its tender security may be forfeited. If there is a discrepancy between words and figures, the amount in words will prevail.

- 2.20.3 The Privatization Commission may waive any minor informality or nonconformity or irregularity in a tender which does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any tenderer.
- 2.20.4 Prior to the detailed evaluation, pursuant to paragraph 23, the Privatization Commission will determine the substantial responsiveness of each tender to the tender documents. For purposes of these paragraphs, a substantially responsive tender is one which conforms to all the terms and conditions of the tender documents without material deviations. The Privatization Commission's determination of a tender's responsiveness is to be based on the contents of the tender itself without recourse to extrinsic evidence.
- 2.20.5 If a tender is not substantially responsive, it will be rejected by the Privatization Commission and may not subsequently be made responsive by the tenderer by correction of the nonconformity.

2.21 Conversion to a single currency

2.21.1 Where other currencies are used, the Privatization Commission will convert those currencies to Kenya shillings using the selling exchange rate on the date of tender closing provided by the central bank of Kenya.

2.22 Evaluation and comparison of tenders.

- 2.22.1 The Privatization Commission will evaluate and compare the tenders which have been determined to be substantially responsive, pursuant to paragraph 2.20.
- 2.22.2 The comparison shall be of the price including all costs as well as duties and taxes payable on all the materials to be used in the provision of the services.
- 2.22.3 The Privatization Commission's evaluation of a tender will take into account, in addition to the tender price, the following factors, in the manner and to the extent indicated in paragraph 2.22.4 and in the technical specifications:
 - (a) Operational plan proposed in the tender;
 - (b) deviations in payment schedule from that specified in the Special Conditions of Contract;
- 2.22.4 Pursuant to paragraph 2.22.3 the following evaluation methods will be applied:

(a) Operational Plan.

The Privatization Commission requires that the services under the Invitation for Tenders shall be performed at the time specified in the Schedule of Requirements.

- 2.22.5 The Tender Evaluation Committee shall evaluate the tender within 30 days from the date of opening the tender.
- 2.22.6 To qualify for contract awards, the tenderer shall have the following:-
 - (a) Necessary qualifications, capability experience, services, equipment and facilities to provide what is being procured.
 - (b) Legal capacity to enter into a contract for procurement
 - (c) Shall not be insolvent, in receivership, bankrupt or in the process of being wound up and is not the subject of legal proceedings relating to the foregoing
 - (d) Shall not be debarred from participating in public procurement.

2.23. Contacting the Privatization Commission

- 2.23.1 Subject to paragraph 2.19, no tenderer shall contact the Privatization Commission on any matter relating to its tender, from the time of the tender opening to the time the contract is awarded.
- 2.23.2 Any effort by a tenderer to influence the Privatization Commission in its decisions on tender evaluation tender comparison or contract award may result in the rejection of the tenderers tender.

2.24 Award of Contract

a) Post qualification

- 2.24.1 In the absence of pre-qualification, the Privatization Commission will determine to its satisfaction whether the tenderer that is selected as having submitted the lowest evaluated responsive tender is qualified to perform the contract satisfactorily.
- 2.24.2 The determination will take into account the tenderer's financial and technical capabilities. It will be based upon an examination of the documentary evidence of the tenderers qualifications submitted by the tenderer, pursuant to paragraph 2.1.2, as well as such other information as the Privatization Commission deems necessary and appropriate.
- 2.24.3 An affirmative determination will be a prerequisite for award of the contract to the tenderer. A negative determination will result in rejection of the Tenderer's tender, in which event the Privatization Commission will proceed to the next lowest evaluated tender to make a similar determination of that Tenderer's capabilities to perform satisfactorily.

b) Award Criteria

- 2.24.3 Subject to paragraph 2.29 the Privatization Commission will award the contract to the successful tenderer whose tender has been determined to be substantially responsive and has been determined to be the lowest evaluated tender, provided further that the tenderer is determined to be qualified to perform the contract satisfactorily.
- 2.24.4 The Privatization Commission reserves the right to accept or reject any tender and to annul the tendering process and reject all tenders at any time prior to contract award, without thereby incurring any liability to the affected tenderer or tenderers or any obligation to inform the affected tenderer or tenderers of the grounds for the Privatization Commission's action. If the Privatization Commission determines that none of the tenderers is responsive; the Privatization Commission shall notify each tenderer who submitted a tender.
- 2.24.5 A tenderer who gives false information in the tender document about its qualification or who refuses to enter into a contract after notification of contract award shall be considered for debarment from participating in future public procurement.

2.25 Notification of award

- 2.25.1 Prior to the expiration of the period of tender validity, the Privatization Commission will notify the successful tenderer in writing that its tender has been accepted.
- 2.25.2 The notification of award will signify the formation of the Contract subject to the signing of the contract between the tenderer and the Privatization Commission pursuant to clause 2.26. Simultaneously the other tenderers shall be notified that their tenders have not been successful.
- 2.25.3 Upon the successful Tenderer's furnishing of the performance security pursuant to paragraph 2.27, the Privatization Commission will promptly notify each unsuccessful Tenderer and will discharge its tender security, pursuant to paragraph 2.12.

2.26 Signing of Contract

2.26.1 At the same time as the Privatization Commission notifies the successful tenderer that its tender has been accepted, the Privatization Commission will simultaneously inform the other tenderers that their tenders have not been successful.

- 2.26.2 Within fourteen (14) days of receipt of the Contract Form, the successful tenderer shall sign and date the contract and return it to the Privatization Commission.
- 2.26.3 The parties to the contract shall have it signed within 30 days from the date of notification of contract award unless there is an administrative review request.

2.27 Performance Security

- 2.27.1 Within thirty (30) days of the receipt of notification of award from the Privatization Commission, the successful tenderer shall furnish the performance security in accordance with the Conditions of Contract and the Performance Security Form provided in the tender document, or in another form acceptable to the Privatization Commission.
- 2.27.2 Failure of the successful tenderer to comply with the requirement of paragraph 2.26 or paragraph 2.27 shall constitute sufficient grounds for the annulment of the award and forfeiture of the tender security, in which event the Privatization Commission may make the award to the next lowest evaluated or call for new tenders.

2.28 Corrupt or Fraudulent Practices

- 2.28.1 The Privatization Commission requires that tenderers observe the highest standard of ethics during the procurement process and execution of contracts. A tenderer shall sign a declaration that he has not and will not be involved in corrupt or fraudulent practices.
- 2.28.2 The Privatization Commission will reject a proposal for award if it determines that the tenderer recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question;
- 2.28.3 Further, a tenderer who is found to have indulged in corrupt or fraudulent practices risks being debarred from participating in public procurement in Kenya.

APPENDIX TO INSTRUCTIONS TO THE TENDERERS

The following information for procurement of services shall complement or amend the provisions of the instructions to tenderers. Wherever there is a conflict between the provisions of the instructions to tenderers and the provisions of the appendix, the provisions of the appendix herein shall prevail over those of the instructions to tenderers

Particulars of appondix to instructions to tondorors
Particulars of appendix to instructions to tenderers
Particulars of eligible tenderers: The tender is Open to all interested and eligible tenderers
Price to be charged for the hard copy of the tender document - Kshs. 1,000.00. The bid documents can also be downloaded free of charge from the following websites: www.pc.go.ke or from the PPIP. Bidders who download the bid document MUST arrange to register with the Commission giving details of: the company name, postal, physical, email and telephone address for the purposes of receiving any further tender clarifications and/or addendum if need be. The Email address to be used in this respect is info@pc.go.ke .
Particulars of other currencies allowed. None
 Particulars of eligibility and qualifications documents of evidence required. Submission of two (2) sealed envelopes (separate technical and financial bids) Submission of all the documentation and requirements as outlined in the Schedule of Requirements on Section V and as per the submission format prescribed. Compliance to the evaluation criteria as specified on Section V of this document Any other requirement as stated in the terms of reference and any other section of the document
Particulars of tender Security; The tender security shall be in the sum of Kshs. 100,000.00
Bulky tenders which will not fit in the tender box shall be delivered and received at the Procurement Office.
Particulars of post – qualification if applicable. The Commission may at its own discretion conduct a post-qualification exercise if it deems it necessary.
Particulars of performance security. The Performance Security shall be 10% of the Contract Value.
For any clarification on this tender, please write to: The Executive Director/CEO Privatization Commission 10th Floor, NSSF Annex Building (Parking SILO) Community, Nairobi P. O. Box 34542-00100 NAIROBI Email: ed.ceo@pc.go.ke At least seven (7) days before the tender closing date

SECTION III - GENERAL CONDITIONS OF CONTRACT

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GENERAL CONDITIONS OF CONTRACT

3.1 Definitions

In this contract the following terms shall be interpreted as indicated:

- a) "The Authority" means the Public Procurement Regulatory Authority.
- b) "The contract" means the agreement entered into between the Privatization Commission and the tenderer as recorded in the <u>Contract</u> Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- c) "The Contract Price" means the price payable to the tenderer under the Contract for the full and proper performance of its contractual obligations.
- d) "The services" means services to be provided by the contractor including materials and incidentals which the tenderer is required to provide to the Privatization Commission under the Contract.
- e) "The Privatization Commission" means the organization sourcing for the services under this Contract.
- f) "The contractor means the individual or firm providing the services under this Contract.
- g) "GCC" means general conditions of contract contained in this section
- h) "SCC" means the special conditions of contract
- i) "Day" means calendar day

3.2 Application

These General Conditions shall apply to the extent that they are not superceded by provisions of other part of contract.

3.3 Standards

3.3.1 The services provided under this Contract shall conform to the 7 standards mentioned in the Schedule of requirements

3.4 Patent Right's

The tenderer shall indemnify the Privatization Commission against all thirdparty claims of infringement of patent, trademark, or industrial design rights arising from use of the services under the contract or any part thereof.

3.5 Performance Security

3.5.1 Within twenty eight (28) days of receipt of the notification of Contract award, the successful tenderer shall furnish to the Privatization Commission

- the performance security where applicable in the amount specified in Special Conditions of Contract.
- 3.5.2 The proceeds of the performance security shall be payable to the Privatization Commission as compensation for any loss resulting from the Tenderer's failure to complete its obligations under the Contract.
- 3.5.3 The performance security shall be denominated in the currency of the Contract or in a freely convertible currency acceptable to the Privatization Commission and shall be in the form of:
 - a) Cash.
 - b) A bank guarantee.
 - c) Such insurance guarantee approved by the Authority.
 - d) Letter of credit.
- 3.5.4 The performance security will be discharged by the Privatization Commission and returned to the candidate not later than thirty (30) days following the date of completion of the tenderer's performance of obligations under the contract, including any warranty obligations under the contract.

3.6 Inspections and Tests

- 3.6.1 The Privatization Commission or its representative shall have the right to inspect and/or to test the services to confirm their conformity to the Contract specifications. The Privatization Commission shall notify the tenderer in writing, in a timely manner, of the identity of any representatives retained for these purposes.
- 3.6.2 The inspections and tests may be conducted on the premises of the tenderer or its subcontractor(s). If conducted on the premises of the tenderer or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Privatization Commission.
- 3.6.3 Should any inspected or tested services fail to conform to the Specifications, the Privatization Commission may reject the services, and the tenderer shall either replace the rejected services or make alterations necessary to meet specification requirements free of cost to the Privatization Commission.
- 3.6.4 Nothing in paragraph 3.7 shall in any way release the tenderer from any warranty or other obligations under this Contract.

3.7 Payment

3.7.1 The method and conditions of payment to be made to the tenderer under this Contract shall be specified in SCC.

3.8 Prices

3.8.1 Prices charged by the contractor for services performed under the Contract shall not, with the exception of any Price adjustments authorized in SCC, vary from the prices by the tenderer in its tender or in the Privatization Commission's request for tender validity extension as the case may be. No variation in or modification to the terms of the contract shall be made except by written amendment signed by the parties.

3.9 Assignment

3.9.1 The tenderer shall not assign, in whole or in part, its obligations to perform under this contract, except with the Privatization Commission's prior written consent.

3.10 Termination for Default

- 3.10.1 The Privatization Commission may, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the tenderer, terminate this Contract in whole or in part:
 - a) if the tenderer fails to provide any or all of the services within the period specified in the Contract, or within any extension thereof granted by the Privatization Commission.
 - b) if the tenderer fails to perform any other obligation(s) under the Contract.
 - c) if the tenderer, in the judgment of the Privatization Commission has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.
- 3.10.2 In the event the Privatization Commission terminates the Contract in whole or in part, it may procure, upon such terms and in such manner as it deems appropriate, services similar to those undelivered, and the tenderer shall be liable to the Privatization Commission for any excess costs for such similar services.

3.11 Termination of insolvency

The Privatization Commission may at the any time terminate the contract by giving written notice to the contractor if the contractor becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the contractor, provided that such termination will not produce or affect any right of action or remedy, which has accrued or will accrue thereafter to the Privatization Commission.

3.12 Termination for convenience

- 3.12.1 The Privatization Commission by written notice sent to the contractor may terminate the contract in whole or in part, at any time for its convenience. The notice of termination shall specify that the termination is for the Privatization Commission convenience, the extent to which performance of the contractor of the contract is terminated and the date on which such termination becomes effective.
- 3.12.2 For the remaining part of the contract after termination the Privatization Commission may elect to cancel the services and pay to the contractor on agreed amount for partially completed services.

3.13 Resolution of disputes

- 3.13.1 The Privatization Commission's and the contractor shall make every effort to resolve amicably by direct informal negotiations any disagreement or dispute arising between them under or in connection with the contract.
- 3.13.2 If after thirty (30) days from the commencement of such informal negotiations both parties have been unable to resolve amicably a contract dispute either party may require that the dispute be referred for resolution to the formal mechanisms specified in the SCC.

3.14 Governing Language

3.14.1 The contract shall be written in the English language. All correspondence and other documents pertaining to the contract, which are exchanged by the parties, shall be written in the same language.

3.15 Force Majeure

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

3.16 Applicable Law.

The contract shall be interpreted in accordance with the laws of Kenya unless otherwise specified in the SCC

3.17 Notices

Any notices given by one party to the other pursuant to this contract shall be sent to the other party by post or by fax or E-mail and confirmed in writing to the other party's address specified in the SCC

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

SECTION IV - SPECIAL CONDITIONS OF CONTRACT

- 4.1 Special conditions of contract shall supplement the general conditions of contract, wherever there is a conflict between the GCC and the SCC, the provisions of the SCC herein shall prevail over those in the GCC.
- 4.2 Special conditions of contract with reference to the general conditions of contract.

General conditions of contract reference	Special conditions of contract
3.5	Specify performance security if applicable: Performance Security shall be 10% of the contract value.
3.8	Specify price adjustments allowed. None
3.14	Specify resolution of disputes. Any dispute arising out of the Contract, which cannot be amicably settled, between the parties shall be referred to the Nairobi Centre for International Arbitration and the arbitration shall be in guided by the provisions of the Nairobi Centre for International Arbitration Act No. 26 of 2013.
3.16	Specify applicable law. Laws of Kenya
3.17	Indicate addresses of both parties. Client: Privatization Commission 10 th Floor, NSSF Annex Building (Parking SILO) Community, Nairobi P. O. Box 34542-00100 Nairobi
Other's as necessary	Complete as necessary

SECTION V - SCHEDULE OF REQUIREMENTS

5,0 Preliminary Examination and Responsiveness (Step 1 of Evaluation)

Preliminary evaluation includes mandatory requirements (Qualifying Criteria) and its compliance is mandatory. It is an elimination stage where each vendor's submission will be checked for completeness and compliance to the stated tender submission requirements. At this stage, the vendor submission will either be compliant or non-compliant. The non-compliant submissions will be eliminated from the entire evaluation process and will not be considered further.

Notwithstanding any other requirement of the document, Preliminary Examination of submitted tenders will be carried out using the criteria below: -

.1		EVALUATION CRITERIA	
	No.	Mandatory Requirements (MR)	Responsive(R)/Not Responsive (NR)
	MR1	Technical and Financial Bids in sealed separate envelopes	
	MR2	Copy of certificate of incorporation	
	MR3	A valid single business permit from County Government.	
	MR4	Copy of current valid tax compliance certificate	
	MR5	Duly filled, signed and stamped Power of Attorney	
	MR6	Duly signed and stamped Anti-corruption declaration	
	MR7	Duly signed and stamped statement in the bidder's letter head indicating that the person or his or her sub- contractor, if any is not debarred from participating in procurement proceedings	
	MR8	Dully filled, signed and stamped Confidential Business Questionnaire	
	MR9	Submit brochures and catalogues for each item in the proposed solution	
	MR10	Bid Bond of KShs. 100,000 valid for 30 days beyond the validity of the tender	
	MR11	MUST provide proof of valid accreditation by ICT Authority of Kenya	
	MR12	MUST provide valid 'Telecommunications Contractor' certificate from Communications Authority of Kenya	
	MR13	Bidders must serialize all pages in the tender document	
	MR14	MUST attach Sample SLA (Service Level Agreement)	
	MR 15	Submit original and one copy of the technical bid.	

TENDERS WILL THEREFORE PROCEED TO THE TECHNICAL EVALUATION STAGE ONLY IF THEY QUALIFY IN COMPLIANCE AT THIS STAGE.

5.2 TERMS OF REFERENCE (SCHEDULE OF REQUIREMENTS)

PROVISION OF COLOCATION SERVICES FOR BACKUP AND BUSINESS CONTINUITY AT PRIVATIZATION COMMISSION

BACKGROUND

The **Privatization Commission** is a State Corporation established under Section 4 of the Privatization Act 2005). The Commission commenced its operations in January 2008, following the gazettment of Legal Notice No. 397 of 4th December 2008. Privatization Commission hereinafter referred to as PC, intends to procure **Colocation Services for Backup and Business Continuity** at **PC Headquarters at 10th Floor NSSF Annex** for a period of **one year** renewable annually subject to satisfactory performance.

Objectives

The following are the main objectives of the service.

- 1. Provide a Tier 3 or above colocation facility.
- 2. To safeguard mission-critical data and systems with the highest levels of security and operational reliability and to ensure Business continuity.
- Provide rack space with, network switches, network connections, cable organizers, power distribution Units, redundant internal network distribution platforms to PC systems.
- 4. Provide Industry Standard Environmental and Power Controls to PC's systems to guarantee optimal functionality.
- 5. Provide Physical, Surveillance and access control system to PC's Systems to ensure security.
- 6. Provide 24 x 7 on-site hands-on support services.

Scope of the service:

The Service provider shall: -

- Provide a 6 U Rack space within its' data center white space. The racks shall be powered with sufficient clean power, cable organizers, power distribution units with separate power and data trunks. All power feed must be protected from brownout, spike and surges.
- 2. Provide dedicated 5MB fiber link from PC's datacenter to the allocated Rack for data transmission.
- 3. Provide structured cabling on the allocated Rack with proper labeling to all Equipment and cables.

- 4. Provide a resilient and fault tolerant power and cooling infrastructure so that the Commission's equipment will maintain operations within the manufacturer power, cooling and humidity parameters.
- 5. The Service Provider will monitor the co-located servers for the Customer and provide notifications and monthly reports on availability, outage and any errors on the physical systems
- 6. Provide Physical, Surveillance and access control system to PC's Systems with controlled, logged and visually monitored access, allowed only to personnel explicitly authorized by Privatization Commission. Any security breaches including break-in to data center, racks, or un-authorized access should be notified to PC within 15 minutes.
- 7. The Data Centre facility shall be protected by gas-based fire detection and suppression systems.
- 8. The Data Centre facility shall have Temperature, humidity and static control systems with Remote environmental alarms.
- 9. Purchase and configure the following setup for PC at the colocation site. These equipment shall remain the property of PC:
 - Server (1 No.)
 - 1 storage device
 - VMware License
- 10. Provide Support for one year with quarterly testing of systems at the Datacenter Facility

Note: PC will provide necessary approvals for the eligible bidders to assess the quanta of work by visiting the site and proposing the relevant specifications for the equipment in the bid. Bidder is expected to provide the point-to-point routing device.

- 11. All scheduled maintenance periods that have the potential to disrupt PC's services shall be notified at least Three (3) days in advance, and for major service interruption at least Two (2) weeks prior notice is needed.
- 12. Sign and abide with requirements for Non-Disclosure Agreement (NDA) with PC.

SERVER REQUIREMENT (QTY=1)

Provision of Quarterly uptime reports Item	Description	Bidders Response
Make/Brand	Specify	
Model	Specify	
Size	10	
Processor:	Intel® Xeon® Silver 4114 2.2Ghz or higher	
Processor Sockets	2	
Number of core per processor sockets	10 Cores	
RAID Card:	RAID Controller	
HBA ADAPTER	16GB FC Dual-Port HBA adapters and Connectors	
Memory	128GB (16Gb *8)	
Hard disk	2*600GB 10K RPM SAS	
Form Factor	2U	
Network Controller	4*1GB	
Rack Mounting Kits	Sliding Ready Rails	
Optical Drive	16X DVD+/-RW ROM Drive SATA	
Power Cord	Dual Power Cords	
Power supply	Dual, Hot-plug, Redundant Power Supply	
Support	OEM support for 3 years	

STORAGE REQUIREMENTS (QTY1)

Item	Description	Bidders Response and evidence
Make	Specify	
Model	Specify	
Capacity	Usable capacity: > 12*1.2TBGB 10K SAS disks	
Hardware	Fully redundant hardware architecture, with dual, redundant controllers The storage system should have redundant power supplies for the storage controllers and drive shelves. The drive shelves should support multi-path cabling for	
Rack	connectivity to the storage controllers. The storage system should be rack-mountable in industry-standard racks.	
System	The storage system should have at least 64GB of system memory, across the two controllers.	
memory	The storage system should have at least 1TB of read- cache, across the two controllers.	
Front-end	4x 16 Gbps FC ports (2x per controller)	
connectivity (for hosts and clients)	4x 10G Ethernet ports (2x per controller; usable for both SAN, NAS, FCoE, and IP-based replication)	
Back-end connectivity (for HDDs and drive shelves)	4x12Gbps SAS, with at least 2 ports per controller	
Drive expansion shelves	In the proposed storage solution (as well as for future upgrades), the drive shelves should have dual IO modules for redundancy. All drive shelves should have at least two power supplies,	
Unified storage	for redundancy. SAN and NAS data should be served by the same pair of controllers, using a common storage operating system.	
Raw Capacity	The Storage System Should scale to 1.2PB	
Firmware updates	The storage system should support online, non-disruptive firmware updates.	
Storage monitoring	The storage management GUI should allow for the monitoring and reporting of storage resources' utilization.	
Alerts	The storage system should support the identification of events such as the failure of a drive or a power-supply, and trigger emails to the specified recipients notifying about the event.	
HDD support	The storage system should support different types of HDDs to be used at the same time, attached to the proposed storage controller: > 7200 RPM HDDs > 10K RPM HDDs > SSDs	
RAID protection	The storage array must support RAID1, Raid 10, RAID5 and RAID 6. The storage system should support single-parity, dual-parity, and triple-parity RAID protection schemes.	
Hot spares	The storage system should support the configuration of global hot spares, such that hot spares can be used immediately in case any of the data/parity drives within the system fails.	Page - 30 - of 44
	The storage system should be scalable to at least 140	

VIRTUALIZATION SOFTWARE

ITEM	DESCRIPTION	BIDDER RESPONSE
Make	Specify	
Licensing	Privatization Commission intends to virtualize One Server with 2 Physical Processors	
High Availability	The solution must provide high availability for applications running in virtual machines if a hardware or operating system failure occurs by automatically restarting the affected virtual machines on other production servers with spare capacity.	
Virtualization Software	The license proposed must be able to support seamless migration of virtual machine workload from any storage platform to another.	
Live Resource Expansion	The solution must support Hot-adding resources to applications VMs e.g. vCPU, vRAM Hot-plug/extend virtual disk, NICs etc	
Thin Provisioning	The virtualization solution must support dynamic allocation of shared storage capacity, enabling Privatization Commission to implement a tiered storage strategy while reducing upfront storage spending.	
Replication	The solution must support replication of virtual machine in live state between different hardware platforms.	
Warranty	One Year support	

5.3 TECHNICAL EVALUATION CRITERIA

No	ITEM	Marks Allocated	Bidder Response
1.	CAPACITY OF THE ORGANIZATION	21	
	At least seven (7) reference sites for colocation services and provision of point to point links. (Provide contact details, contracts amount, project details/deliverables and recommendation letter). (3 Marks for each reference site)		
2.	TECHNICAL CAPACITY OF KEY STAFF	36	
	Project Managers (2 staff) – 10 Marks 1. B.SC in Computer Science, Engineering, IT or related degree. 2. Have relevant certifications in Project Management e.g. PMP, Prince 2 or equivalent.		

	System Engineer (Storage Expert) (2 staff) –		
	4Marks		
	1. B.SC/ in Computer Science, Engineering or		
	related degree.		
	2. Have relevant certifications in hardware and		
	storage deployment technologies e.g. HP,		
	Lenovo,		
	EMC, NetAPP, Oracle,		
	Network Engineer (4 staff) – 12 Marks		
	1. BSc or Diploma in computer science/IT or		
	relevant field.		
	2. Have relevant certifications in the area of		
	network design and configuration e.g. Cisco,		
	HP, IBM, Huawei etc		
	Data centre Engineer (2 Staff)- 10 Marks		
	1. BSc or Diploma in computer science/IT or		
	relevant field.		
	2. Have relevant certifications in the area of		
	Data centre Infrastructure	10	
4.	METHODOLOGY AND WORK PLAN	13	
	Appropriateness of the methodology and		
	technical response. Network and SAN Diagram		
	 proposed network diagram detailing all the infrastructure components and their integration. 		
	Clear and concise project		
	implementation/execution plans with		
	organization chart showing logical sequence of		
	tasks, milestones with clear roles, responsibilities		
	and reporting lines.		
5.	SUPPORT AND MANAGEMENT	10	
	Helpdesk/Fault escalation mechanism. To	. •	
	include 24 hour support plan after go-live and		
	response turn-around-times.		
6.	DATACENTRE CERTIFICATION		
	The Datacenter Facility should be certified with	20	
	Uptime Institute. Bidder should attach the	-	
	certificate		
		100	

NON- RESPONSIVE SUBMISSIONS WILL BE ELIMINATED FROM THE ENTIRE EVALUATION PROCESS AND WILL NOT BE CONSIDERED FURTHER.

N/B – Bidders are advised that the Commission may at its own discretion conduct a due diligence to confirm the authenticity of the references submitted or information provided.

Note: Bidder MUST score minimum of 80% to proceed to financial evaluation.

The table below summarizes the overall evaluation process and the proposed weighting of each stage.

Stage	Area	Sub-Area	Rating/Scores
I.	Preliminary evaluation	Compliance evaluation	Elimination
II.	Technical Evaluation	Compliance to identified	Elimination
		mandatory technical	
		specifications evaluation	
		Detailed Technical	100
		Evaluation	
III.		Pass Mark	80

SECTION VII - STANDARD FORMS

Notes on the standard Forms

- 1. Form of Tender -The form of Tender must be completed by the tenderer and submitted with the tender and envelope. It must also be duly signed by duly authorized representatives of the tenderer.
- 2. Price Schedule Form -The price schedule form must similarly be completed and submitted with the tender and enclosed in the financial submission envelope. It must also be duly signed by duly authorized representatives of the tenderer.
- **3. Tender Security Form-** This form must be completed as prescribed by the client and submitted with the tender and **enclosed in the technical submission envelope.**
- **4.** Mandatory Confidential Business Questionnaire Form This form must be completed as prescribed by the tenderer and submitted with the tender and enclosed in the technical submission envelope.
- 5. Contract Form -The contract form shall not be completed by the tenderer at the time of submitting the tender. The contract form shall be completed after contract award and should incorporate the accepted contract price.
- 6. Performance security Form The performance security form should not be completed by the tenderer at the time of tender preparation. Only the successful tenderer will be required to provide performance security in the form provided herein or in another form acceptable to the Privatization Commission.
- **7. Anti-Corruption Declaration Form –** The Anti-Corruption Declaration Form must be completed as prescribed by the client and submitted with the tender and enclosed in the technical submission envelope.

1. FORM OF TENDER

	Date
	Tender No
То	
[Name and address of Privatization Commiss Gentlemen and/or Ladies: 1. Having examined the tender of Nos [insert the of which is hereby duly acknowled]	documents including Addenda numbers,
provide. [description of in conformity with the said tender Kshs	documents for the sum of .
[total tender amount in or such other sums as may be ascertaine of Prices attached herewith and made per	words and figures on d in accordance with the Schedule
2. We undertake, if our Tender is acceded accordance with the services schedule Requirements and details of service.	pted, to provide the services in
 If our Tender is accepted, we will obtoe equivalent to percent of the Control the Contract, in the form prescribed by (F) 	act Price for the due performance of
4. We agree to abide by this Tender for a p from the date fixed for tender opening o shall remain binding upon us and may b expiration of that period.	eriod of [dumber] days f the Instructions to tenderers, and it
5. Until a formal Contract is prepared and your written acceptance thereof and constitute a binding Contract between u	your notification of award, shall
6. We understand that you are not bound you may receive.	
Dated this	day of 20
[signature] [In the	capacity of]
Duly authorized to sign tender for and on be	nalf of

2. FINANCIAL BID

COST (Inclusive VAT)

PRICE SCHEDULE FORM

DESCRIPTION

No.

1	Storage			
2	Server			
3.	Virtualization			
4.	Installation cost and Support for year 1			
	TOTAL (Tender Sum)			
Subscription	on Service Cost for Year 2 and Year 3 Includ	ing Support		
1.	Year 2			
2.	Year 3			
	idder must quote for Subscription Service Co Support failure to which the financial bid sho e.			
Signature of tenderer:				
Name of the Authorized representative:				
Stamp of	tenderer:			
Date:				

3.0 TENDER SECURITY FORM (to be submitted with the technical bid)

Whereas (name of bidder) hereinafter called <the tenderer> has submitted its bid dated (date of submission of bid) for the provision of Colocation Services for Backup and Business Continuity at Privatization Commission (hereinafter called <the tender>).

KNOW ALL PEOPLE by these presents that WE (name of bank) of (name of country), having our registered office at (Name of Commission) (hereinafter called <the procuring entity> in the sum of (state the amount) for which payment will and truly to be made to the said procuring entity, the Bank binds itself, its successors, and assigns by these presents. Sealed with the Common Seal of the said Bank this ______ day of ______

THE CONDITIONS of this obligation are:-

- 1. If the tenderer withdraws its tender during the period of tender validity specified by the Form: or
- 2. The tender, having been notified of the acceptance of its tender by the Privatization Commission during the period of tender validity.
- (a) Fails or refuses to execute the Contract Form, if required; or
- (b) Fails or refuses to furnish the Performance security, in accordance with the Instructions to tenders.

We undertake to pay to the Privatization Commission up to the above amount upon receipt of its first written demand, without the Privatization Commission having to substantiate its demand, provided that in its demand the Privatization Commission will note the amount claimed by it is due to it, owing to the occurrence of one or both of the conditions, specifying the occurred condition(s).

This tender guarantee will remain in force up to and including thirty (30) days after the period of tender validity, and any demand in respect thereof should reach the Bank not later than the above stated date.

(Authorised Signatories and official stamp of the Bank)

3. MANDATORY CONFIDENTIAL BUSINESS QUESTIONNAIRE

(Must be filled by all applicants or Tenderers' who choose to participate in this tender and enclosed in the technical proposal submission envelope)
Name of Applicant (S)
You are requested to give the particulars in Part 1 and either Part 2 (a), 2 (b) or 2 (c), whichever applies to your type of business. Part 2 (d) to part 2(i) must be filled.
You are advised that giving wrong or false information on this Form will lead to automatic disqualification/termination of your business proposal at your cost. Part 1 – General
Business Name:
Country
Floor
Website Contact Person (Full Names)Direct / Mobile No's
Title
Nature of Business (Indicate whether manufacturer, distributor, etc)
(Applicable to Local suppliers only) Local Authority Trading License No Expiry Date Value Added Tax No
Value of the largest single assignment you have undertaken to date (US\$/Kshs.)
Was this successfully undertaken? Yes / No (If Yes , attach reference) Name (s) of your banker s)
Branches Tel No's

Part 2 (a) – Sole Propries Full names	<u>tor</u>			
Nationality Company Profile		Country of Origin		
Part 2 (b) – Partnerships Give details of partners				
<u>Full Names</u>	<u>Nationality</u>	Citizenship Details	<u>Shares</u>	Gender
1				•••••
2				
3				
4	•••••	•••••		•••••
Company Profile				••
Part 2 (c) – Registered Converted or public	issued capital of t	ach brochures or annu he Company		
<u>Full Names</u>	<u>Nationality</u>	<u>Citizenship Details</u>	<u>Shares</u>	<u>Gender</u>
1				•••••
2				•••••
3				
4	•••••			•••••
Part 2 (d) – Debarment I/We declare that I/We and shall not engage in other tender by the Co Full Names Signature Dated this	n any fraudulent mmission and an	or corrupt acts with reg y other public or private	gard to the institution	nis or any ons.
In the capacity of				
Duly authorized to sign				

(Title)	(Signature)	
institution who has in necessary) Institution	ersons in the Privatization terest in the Firm? Yes/No	Commission or any other public
In the capacity of Dated this Suppliers' / Company	M/sday of day of 's Official Rubber Stamp	
d)		
c)		
b)		
this procurement:		conflict of interest in relation to
Suppliers' / Company	's Official Rubber Stamp	
For and on behalf of In the capacity of		ay of2015
conduct or the ma qualifications to ente years preceding the o	king of false statements r into a procurement cont commencement of procur	offence relating to professional or misrepresentations as to its ract within a period of three (3) ement proceedings.
c)		
b)		
I/We, (Name (s) of Dir		
	ector (s)):-	

Part 2(h) – Experience

Please list here below similar projects accomplished or companies / clients you have provided with similar services in the last two (2) years.

Company Name	Country	Contro	act/ Order No.	<u>Value</u>
1				•••••
2				
3				•••••
4				•••••
5	• • • • • • • • • • • • • • • • • • • •	••••	•••••	•••••
Contact person (Full Nat E-mail address Cellphone no	•••••			
Part 2(i) – Declaration I / We, the undersigned and that I / We give the references concerning relevant, e.g. Office of the Full names	ne Privatizati my / our c he Registrar s	on Cor compai of Com	nmission authority ny from whateve npanies, Bankers, e	y to seek any other er sources deemed etc.
Suppliers' / Company's	Official Rubb	oer Stan	np	
•••••	•••••	• • • • • • • • • •	•••	

4. CONTRACT FORM

THIS AGREEMENT made theday of20between
NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:
 In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to. The following documents shall be deemed to form and be read and construed as part of this Agreement, viz.:
 (a) the Tender Form and the Price Schedule submitted by the tenderer; (b) the Schedule of Requirements; (c) Description of the services to be performed (d) the Technical Specifications; (e) the General Conditions of Contract; (f) the Special Conditions of Contract; and (g) The Privatization Commission's Notification of award. (h) Tenderer's acceptance letter
3. In consideration of the payments to be made by the Privatization Commission to the tenderer as hereinafter mentioned, the tenderer hereby covenants with the Privatization Commission to provide the materials and spares and to remedy defects therein in conformity in all respects with the provisions of the Contract.
4. The Privatization Commission hereby covenants to pay the tenderer in consideration of the provision of the materials and spares and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the contract at the times and in the manner prescribed by the contract.
IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with their respective laws the day and year first above written. Signed, sealed, delivered by

5. PERFORMANCE SECURITY FORM

To:		
[name of the Privatization Commission]		
WHEREAS[name of tenderer]		
(hereinafter called "the tenderer") has undertaken, in pursuance	of Con	tract
No[reference number of the contrac	t] d	ated
20to Supply	• • • • • • • • • • • • •	
[Description services] (Hereinafter called "the contract")		
AND WHEREAS it bas been stipulated by you in the said Contr	act tha	t the
tenderer shall furnish you with a bank guarantee by a reputable	bank fo	r the
sum specified therein as security for compliance with the	e Tende	erer's
performance obligations in accordance with the Contract.		
AND WHEREAS we have agreed to give the tenderer a guarantee:		
THEREFORE WE hereby affirm that we are Guarantors and responsib	le to yo	u, on
behalf of the tenderer, up to a	total	of
[amount of the guarantee in words and figures],		
and we undertake to pay you, upon your first written demand c		
tenderer to be in default under the Contract and without cavil or ar	gument	, any
[amount of guarantee] as aforesaid, without your needing to prov	e or to	show
grounds or reasons for your demand or the sum specified therein.		
This guarantee is valid until the day	of	20
	_	
Signature and seal of the Guarantors		
In any a of bank or financial institution!		
[name of bank or financial institution]		
[address]		
(Amend accordingly if provided by Insurance Company)		
. , , , , , , , , , , , , , , , , , , ,		



SELF-DECLARATION FORM - ANTI-CORRUPTION DECLARATION

We (insert the name of the company / supplier)
declares and guarantees that no offer, gift or payment, consideration or benefit of any kind, which constitutes an illegal or corrupt practice, has been or will be made to anyone by our organization or agent, either directly or indirectly, as an inducement or reward for the award or execution of this procurement.
 In the event the above is contravened we accept that the following to apply — a) The person shall be disqualified from entering into a contract for the procurement; or b) If a contract has already been entered into with the person, the contract shall be voidable at the option of EACC. c) The voiding of a contract by the procuring entity under subsection (b) does not limit any other legal remedy that EACC may have.
NameDate Company Seal / Business Stamp
ANTI-FRAUDULENT PRACTICE DECLARATION
We (insert the name of the company / supplier)declares and guarantees that no person in our organization has or will be involved in a fraudulent practice in any procurement proceeding.
NameDate Company Seal / Business Stamp
NON - DEBARMENT DECLARATION
We (insert the name of the company / supplier)declares and guarantees that no director or any person who has any controlling interest in our organization has been debarred from participating in a procurement proceeding.
NameDate