TANZANIA PEOPLE DEFENCE FORCE COMMAND AND STAFF COLLEGE DULUTI



Bid No: IE/ 02/2023-24/CSC/G/013 FOR

SUPPLY OF GYMNASIUM EQUIPMENT

INVITATION FOR TENDER

The Secretary (Quartermaster), Command and Staff College, P.O Box 7205, **ARUSHA**

Tel: +255 272970130 Email: <u>info@cscduluti.mil.tz</u>



TANZANIA PEOPLE DEFENCE FORCE COMMAND AND STAFF COLLEGE DULUTI



Bid No: IE/ 02/2023-24/CSC/G/013

FOR

SUPPLY OF GYMNASIUM EQUIPMENT

INVITATION FOR TENDER

P.O BOX 7205 ARUSHA. 12 July, 2023

To: M/S XXX, P.O BOX XXX

- 1. The High Commission Of India, Dar-Es-Salaam has set aside funds for the operation of the Command and Staff College Duluti. It is intended that part of the proceeds of the fund will be used to cover eligible payment under the contract for Supply of Gymnasium Equipment.
- 2. You are hereby invited to submit your quotation for supplying the goods as described in the Schedule of Requirements and Prices attached as **Section VI.**
- 3. Procurement will be conducted through the Competitive Tendering procedures.
- 4. You may obtain further information from and inspect the Tender Documents at the office of **The Secretary (Quartermaster)**, Command and Staff College Duluti from 0800hrs to 1400hrs on Mondays to Fridays inclusive except on public holidays.
- 5. All tenders in one original plus one copy, properly filled in, and enclosed in plain envelopes marked **Bid No: IE/ 02/2023-24/CSC/G/013** for **Supply of Gymnasium Equipment** must be delivered to the **The Secretary (Quartermaster)**, **Command and Staff College Duluti**, P.O Box 7205, Arusha.

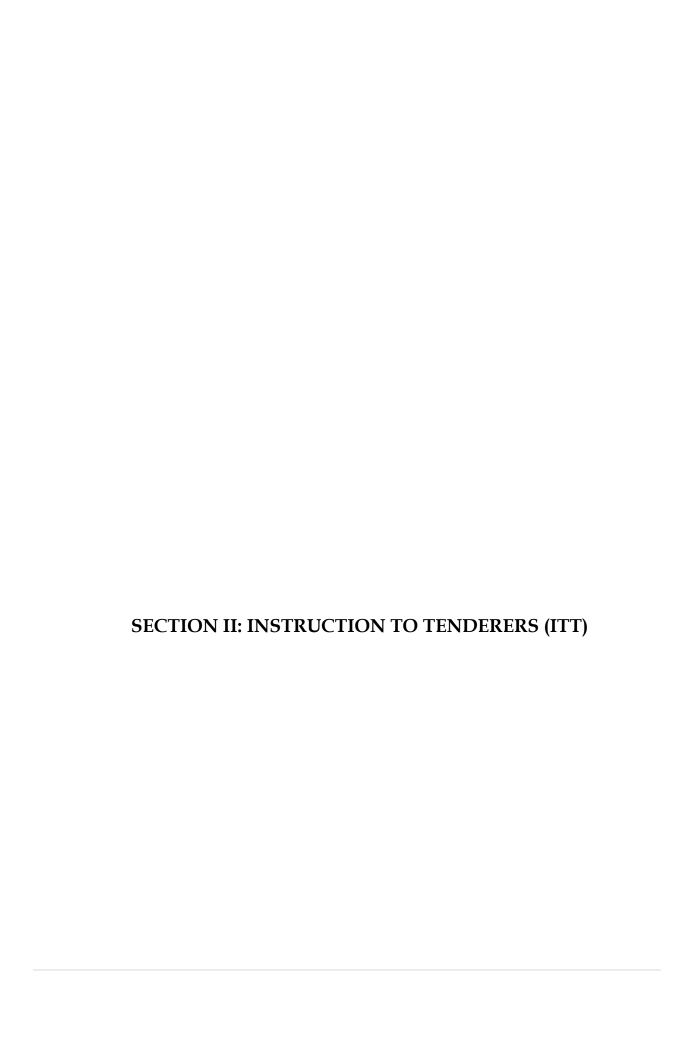
- 6. A complete set of Bidding Document(s) in **English Language** and additional sets may be purchased upon payment of a non-refundable fee of **Tshs 50,000.00** to the Office of College Financial Controller Command and Staff College, Duluti.
- 7. The deadline for submission of tender is on or before 1000 hrs on 12 July 2023 Tenders will be opened promptly thereafter in public and in the presence of Tenderer's representatives who choose to attend in the opening at the office of the The Secretary (Quartermaster), Command and Staff College Duluti, Arusha.
- 8. Late tenders, portion of tenders, electronic tenders, tenders not received and tenders not opened at the tender opening ceremony shall not be accepted for evaluation irrespective of the circumstances.

SECRETARY COMMAND AND STAFF COLLEGE

The Secretary (Quatermaster), Command and Staff College, P.O Box 7205, ARUSHA

Tel: +255 272970130

Email: info@cscduluti.mil.tz



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20.	Opening of Tenders	Error! Bookmark not defined.
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27.	Adjudicator	Error! Bookmark not defined.
G. Re	view of Procurement Decisions	Error! Bookmark not defined.
28. 29.	Submission of applications for reviewReview by the Public Procurement Appeals Authority	

A. INTRODUCTION

			A. INTRODUCTION
1.	Scope of	1.1	The Procuring Entity (CSC) indicated in the Tender Data
	Tender		Sheet (TDS) invites Tenders for the provision 5tof Goods as
			specified in the TDS and Section VII - Technical Specification.
			The successful Tenderer will be expected to supply the goods
			within the period stated in the TDS from the start date
			specified in the TDS.
		1.2	Unless otherwise stated, throughout this bidding document
			definitions and interpretations shall be as prescribed in
			General Conditions of Contract.
2.	Source of	2.1	The High Commission of India, Dar-Es-Salaam has set aside
	Funds		sufficient funds for the operations of the PE named in the
			TDS. It is intended that part of the proceeds of the funds will
			be applied to cover eligible payments under the contract for
			the supply of goods as described in the TDS.
		2.2	Payments will be made directly by the High Commission of
			India Dar-Es-Salaam for each call-off order and will be
			subject in all respects to the terms and conditions of the
			resulting contract placed by the PE.

3.	Eligible	3.1	A Tenderer may be natural persons, companies or firms or
<i>J</i> .	Tenderers	5.1	• • • • •
	renderers		public or semi-public agencies of Tanzania and foreign
			countries, subject to ITT 3.4 or any combination of them with
			a formal intent or letter of intent to enter into an agreement or
			under an existing agreement in the form of a joint venture,
			consortium, or association. In the case of a joint venture,
			,
			consortium, or association, all members shall be jointly and
			severally liable for the execution of the Contract in
			accordance with the Contract terms. The joint venture,
			consortium, or association shall nominate a Lead Member as
			nominated in the TDS, who shall have the authority to
			conduct all business for and on behalf of any and all the
			members of the joint venture, consortium, or association
			,
			during the tendering process and, in the event the joint
			venture, consortium, or association is awarded the Contract,
			during contract execution. Unless specified in the TDS, there
			is no limit on the number of members in a joint venture,
			consortium, or association.
		3.2	Any agreement that form a joint venture, consortium or
			association shall be required to be submitted as part of the
			tender and shall be attested.
		3.3	All Tenderers found to have a conflict of interest shall be
			disqualified. A Tenderer may be considered to have a
			conflict of interest with one or more parties in this tendering
			process, if they:
			1
			a) Are 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 PE to provide
			consulting services for the preparation of the design,
			specifications and other documents to be used for the
			procurement of the goods to be purchased under this
			Invitation for Tenders.
			b) have controlling shareholders in common; or
			•
			c) receive or have received any direct or indirect subsidy
			from any of them; or
			d) have the same legal representative for purposes of this
			Tender; or
			e) have a relationship with each other, directly or through
			common third parties, that puts them in a position to
			have access to information about or influence on the
			Tender of another Tenderer, or influence the decisions
			of the PE regarding this tendering process; or
			f) submit more than one Tender in this tendering process,
			,
			However, this does not limit the participation of
			subcontractors in more than one Tender or as
			Tenderers and subcontractors simultaneously; or
			g) Participated as a consultant in the preparation of the
			design or technical specifications of the goods and
			related services that are the subject of the Tender.
	<u> </u>	l	related services that are the subject of the relater.

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		3.4	 A Tenderer may be ineligible if – (a) the Tenderer is declared bankrupt or, in the case of company or firm, insolvent; (b) payments in favors of the Tenderer is suspended in accordance with the judgment of a court of law other than a judgment declaring bankruptcy and resulting, in accordance with the national laws, in the total or partial loss of the right to administer and dispose of its property; (c) legal proceedings are instituted against such Tenderer involving an order suspending payments and which may result, in accordance with the national laws, in a declaration of bankruptcy or in any other situation entailing the total or partial loss of the right to administer and dispose of the property; (d) the Tenderer is convicted, by a final judgment, of any offence involving professional conduct;
		3.5	Tenderers shall provide to the PE evidence of their eligibility, proof of compliance with the necessary legal, technical and financial requirements and their capability and, adequacy of resources to carry out the contract effectively.
		3.6	Tenderers shall provide such evidence of their continued eligibility satisfactory to the PE, as the PE shall reasonably request.
		3.7	Tenderers shall submit proposals relating to the nature, conditions and modalities of sub-contracting wherever the sub-contracting of any elements of the contract amounting to the more than ten percent of the tender price is envisaged.
4.	Eligible Goods and Related Services	4.1	All goods and related services to be supplied under the contract shall have their origin in eligible source countries, and all expenditures made under the contract will be limited to such goods and services. For purpose of this Tender, ineligible countries are stated in the TDS .
		4.2	For the purposes of this Clause, the term "goods" includes machinery, equipment and "related services" includes services such as insurance, installation, training and initial maintenance.
		4.3	For purposes of this Clause, "origin" means the place where the goods are produced, manufactured, or through manufacture, another commercially recognized article results that differs substantially in its basic characteristics from its imported components or the place from which the related services are supplied.
		4.4	The nationality of the firm that produces, assembles, distributes, or sells the goods and services shall not determine their origin.

4.5	To establish the eligibility of the supplies and the related
	services, Tenderers shall fill the country of origin declarations
	included in the Form of Tender.

B. TENDERING DOCUMENTS

E	Contont of	E 1	The seed an actional tendering management and contract terms
5.	Content of	5.1	The goods required, tendering procedures, and contract terms
	Tendering		are prescribed in the Tendering Documents. In addition to
	Documents		the Invitation for Tenders, the Tendering Documents which
			should be read in conjunction with any addenda include:
			Section II Instructions to Tenderers (ITT)
			Section III Tender Data Sheet (TDS)
			Section IV General Conditions of Contract (GCC)
			Section V Special Conditions of Contract (SCC)
			Section VI Schedule of Requirements
			Section VII Technical Specifications
			Section VIII Forms - Tender
			• Form of Tender
			Letter of Acceptance
			Form of Contract
			Price schedule for Supplies and Related
			Services
			Form of Qualification Information
			Section IX Forms of Security
			Tender Security Form or (Tender Securing
			Declaration)
			Performance Security Form
			Bank Guarantee for Advance Payments
			Manufacturer's Authorization Form
			Section X Undertaking by Tenderer on Anti-bribery
			Policy/ Code of Conduct and Compliance
		F 2	Program
		5.2	The number of copies to be completed and returned with the
<u> </u>		F 2	Tender is specified in the TDS
		5.3	The Invitation for Tenders (Section I) issued by the PE is not
			part of the Tendering Documents. In case of discrepancies
			between the Invitation for Tender and the Tendering
			Documents listed in ITT 5.1 above, said Tendering
-		E 4	Documents will take precedence.
		5.4	The PE is not responsible for the completeness of the
			Tendering Documents and their addenda, if they were not
-		FF	obtained directly from the PE.
		5.5	The Tenderer is expected to examine all instructions, forms,
			terms and specifications in the Tendering Documents. Failure
			to furnish all information required by the Tendering
			Documents or to submit a Tender substantially responsive to
			the Tendering Documents in every respect will be at the
			Tenderer's risk and may result in the rejection of its Tender.

6.	Clarification of	6.1	A prospective Tenderer requiring any clarification of the
	Tendering		Tendering Documents may notify the PE in writing or in
	Documents		electronic forms that provide record of the content of
			communication at the PE's address indicated in the TDS .
		6.2	The PE will within three (3) working days after receiving the
			request for clarification respond in writing or provide record
			of the content of communication to any request for
			clarification provided that such request is received no later
			than seven (7) days prior to the deadline for the submission of
			Tenders prescribed in ITT 19.1 and in case of non-competitive
			methods, three (3) days prior to the deadline for submission
			of Tenders.
		6.3	Copies of the PE's response will be forwarded to all
			Purchasers of the Tendering Documents, including a
			description of the inquiry, but without identifying its source.
		6.4	Should the PE deem it necessary to amend the Tendering
			Documents as a result of a clarification, it shall do so
			following the procedure specified.

C. PREPARATION OF TENDERS

7	T am anna a P		The Tender grouped by the Tenderer of well as all
7.	Language of	7.1	The Tender prepared by the Tenderer, as well as all
	Tender		correspondence and documents relating to the Tender
			exchanged by the Tenderer and the PE shall be written in the
			English language unless specified in the TDS. Supporting
			documents and printed literature furnished by the Tenderer
			may be in another language provided they are accompanied by
			an accurate translation of the relevant passages in the English
			language unless specified in the TDS, in which case, for
			purposes of interpretation of the Tender, the translation shall
			govern.
8.	Documents and	8.1	The Tender prepared by the Tenderer shall constitute the
	Sample(s)		following components:
	Constituting the		a) Form of Tender and a Price Schedule completed in
			accordance with ITT 14, 15, and 16;
	Tender		
			b) Form of Sample(s) as requested in the TDS.
			c) documentary evidence established in accordance with
			ITT 13 that the Tenderer is eligible to Tender and is
			qualified to perform the contract if its Tender is
			accepted;
			d) Documentary evidence established in accordance with
			ITT 13.3(a) that the Tender has been authorized by the
			manufacturer to supply the goods into the United
			Republic of Tanzania, where required and where the
			supplier is not the manufacturer of those goods;
			e) documentary evidence established in accordance with
			ITT 12 that the goods and ancillary services to be
			supplied by the Tenderer are eligible goods and services
			and conform to the Tendering Documents;
			f) Tender security or Tender Securing Declaration
			furnished in accordance with ITT 18;
			g) Dully Notarized Power of Attorney authorizing the
			signatory of the Tender to commit the Tenderer, in
			accordance with ITT 20.2; and
			h) Any other document required in the TDS .
		8.2	Where a sample(s) is required by a PE, the sample shall be:
			(a) submitted as part of the tender, in the quantities, sizes
			and other details requested in the invitation to tender;
			(b) carriage paid;
			, ,
			(c) received on, or before, the closing time and date for the
			submission of tenders; and
			(d) evaluated to determine compliance with all
			characteristics listed in the TDS .
		8.3	The PE shall retain the sample of the successful tenderer. A PE
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			shall reject the tender if the sample-
			(a) does not conform to all characteristics prescribed in the
			solicitation documents and
			(b) are not submitted within the specified time.
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		8.4	Where it is not possible to avoid using a propriety article as a sample, a tenderer shall make it clear that the propriety article is displayed only as an example of the type or quality of the goods being tendered for and that competition shall not thereby be limited to that article only. Samples made up from materials supplied by a PE shall not be returned to a tenderer nor shall a PE be liable for the cost of making them.
9.	Documents Establishing Eligibility of Goods and Related Services and Conformity to Tendering Documents	9.1	Pursuant to ITT 8, the Tenderer shall furnish, as part of its Tender, documents establishing the eligibility and conformity to the Tendering Documents of all goods and related services which the Tenderer proposes to supply under the contract. The documentary evidence of the eligibility of the goods and related services shall consist of a statement in the Price Schedule of the country of origin of the goods and related services offered which shall be confirmed by a certificate of
		9.3	origin issued at the time of shipment. The documentary evidence of conformity of the goods and related services to the Tendering Documents may be in the form of literature, drawings, and data, and shall consist of:
			 a) a detailed description of the essential technical and performance characteristics of the Goods; b) an item-by-item commentary on the PE's Technical Specifications demonstrating substantial responsiveness of the Goods and Services to those specifications, or a statement of deviations and exceptions to the provisions of the Technical Specifications; c) any other procurement specific documentation requirement as stated in the TDS.
		9.4	The required documents and other accompanying documents must be in English. In case any other language than English is used the pertinent translation into English shall be attached to the original version.
10.	Documents Establishing Eligibility and Qualification of the Tenderer	10.1	Pursuant to ITT 8, 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.
		10.2	The documentary evidence of the Tenderer's eligibility to Tender shall establish to the PE's satisfaction that the Tenderer, at the time of submission of its Tender, is from an eligible country as defined under ITT 4.
		10.3	The documentary evidence of the Tenderer's qualifications to perform the contract if its Tender is accepted shall establish to the PE's satisfaction: a) that, in the case of a Tenderer offering to supply goods

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11	Form of Tondor	11 1	under the contract which the Tenderer did not manufacture or otherwise produce, the Tenderer has been duly authorized by the goods' Manufacturer or producer to supply the goods in the United Republic of Tanzania; b) the Tenderer has the financial, technical, and production capability necessary to perform the Contract, meets the qualification criteria specified in TDS. c) that, in the case of a Tenderer not doing business within the United Republic of Tanzania, the Tenderer is or will be (if awarded the contract) represented by an Agent in that country equipped, and able to carry out the Supplier's maintenance, repair, and Cement and Vibrated Blocks-stocking obligations prescribed in the GCC and/or Technical Specifications.
11.	Form of Tender	11.1	The Tenderer shall fill the Form of Tender furnished in the Tendering Documents. The Tender Form must be completed without any alterations to its format and no substitute shall be accepted.
12.	Tender Prices	12.1	The Tender Prices and discounts quoted by the Tenderer in the Form of Tender and in the Price Schedules shall conform to the requirements specified below.
		12.2	All items in the Schedule of Requirements must be listed and priced separately in the Price Schedules. If a Price Schedule shows items listed but not priced, the Tender will be rejected as being substantially non-responsive. Items not listed in the Price Schedule shall be assumed to be not included in the Tender and the Tender will be rejected as being substantially non-responsive.
		12.3	The Tender 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.
		12.4	The Tenderer shall indicate on the appropriate Price Schedule the unit prices (where applicable) and total Tender price of the goods it proposes to supply under the contract
		12.5	Prices quoted by the Tenderer shall be fixed during the Tenderer's performance of the contract and not subject to variation on any account, unless otherwise specified in the TDS . A Tender submitted with an adjustable price quotation will be treated as non-responsive and shall be rejected. If, however, in accordance with the TDS , prices quoted by the Tenderer shall be subject to adjustment during the performance of the contract, a Tender submitted with a fixed price quotation will not be rejected, but the price adjustment would be treated as zero.
		12.9	If so indicated in the Invitation for Tenders and Instructions to Tenderers, that Tenders are being invited for individual contracts (Lots) or for any combination of contracts (packages), Tenderers wishing to offer any price reduction for the award of

13.	Tender Currencies	13.1	more than one contract shall specify in their Tender the price reductions applicable to each package, or alternatively, to individual contracts within a package. Prices shall be quoted for goods and services that the Tenderer will supply from within the United Republic of Tanzania, the prices shall be quoted in Tanzania Shillings, unless otherwise specified in the TDS. Tenderers shall indicate details of their expected foreign currency requirements in the tender.
14.	Tender Validity Period	14.1	Tenders shall remain valid for the period specified in the TDS after the Tender submission deadline prescribed by the PE, pursuant to ITT 19. A Tender valid for a shorter period shall be rejected by the PE as non-responsive.
15.	Tender Security or Tender Securing Declaration	15.1	Pursuant to ITT 8, unless otherwise specified in the TDS , the Tenderer shall furnish as part of its Tender, a Tender Security in original form and in the amount and currency specified in the TDS or Tender Securing Declaration as specified in the TDS in the format provided in Section IX .
		15.2	The Tender Security or Tender Securing Declaration is required to protect the PE against the risk of Tenderer's conduct which would warrant the security's forfeiture, pursuant to ITT 15.9.
		15.3	The Tender security shall be denominated in the local currency or in USD, and it shall be in the form specified in the TDS which shall be in any of the following: a) a bank guarantee, an irrevocable letter of credit issued by a reputable bank, or an insurance bond issued by a reputable insurance firm located in the United Republic of Tanzania or abroad, in the form provided in the Tendering Documents or another form acceptable to the PE and valid for twenty eight (28) days beyond the end of the validity of the Tender. This shall also apply if the period for Tender validity is extended. In either case, the form must include the complete name of the Tenderer; b) a cashier's or certified cheque. c) another security if indicated in the TDS
		15.4	The Tender Security or Tender Securing Declaration shall be in accordance with the Form of the Tender security or Bid Securing Declaration included in Section IX or another form approved by the PE prior to the Tender submission.
		15.5	The Tender Security shall be payable promptly upon written demand by the PE in case any of the conditions listed in ITT 15.9 are invoked.
		15.6	Any Tender not accompanied by a Tender security or Bid Securing Declaration in accordance with ITT 15.1 or 15.3 shall be rejected by the PE as non-responsive.
		15.7	The successful Tenderer's Tender Security will be discharged upon the Tenderer signing the contract and furnishing the

			performance security, pursuant to ITT 25.
16.	Alternative Tenders by Tenderers	16.1	Tenderers shall submit offers that comply with the requirements of the Tendering Documents, including the basic Tenderer's technical design as indicated in the specifications and Schedule of Requirements. Alternatives will not be considered, unless specifically allowed for in the TDS . If so allowed, ITT 16.2 shall prevail.
		16.2	When alternative schedule for delivery of goods is explicitly invited, a statement of that effect will be included in the TDS as will the method for evaluating different schedule for delivery of goods.
		16.3	If so allowed in the TDS , Tenderers wishing to offer technical alternatives to the requirements of the Tendering Documents must also submit a Tender that complies with the requirements of the Tendering Documents, including the basic technical design as indicated in the specifications. In addition to submitting the basic tender, the Tenderer shall provide all information necessary for a complete evaluation of the alternative by the PE, including technical specifications, breakdown of prices, and other relevant details. Only the technical alternatives, if any, of the lowest evaluated Tenderer conforming to the basic technical requirements shall be considered by the PE.
17.	Format and Signing of Tender	17.1	The Tenderer shall prepare an original and the number of copies of the Tender indicated in the TDS , clearly marking each "ORIGINAL" and "COPY," as appropriate. In the event of any discrepancy between them, the original shall prevail.
		17.2	The original and the copy or copies of the Tender shall be typed or written in indelible ink and shall be signed by the Tenderer or a person or persons duly authorized to 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, except for unamended printed literature, shall be initialed by the person or persons signing the Tender.
		17.3	Any interlineations, erasures, or overwriting shall be valid only if they are signed or initialed by the person or persons signing the Tender.
		17.4	The Tenderer shall furnish information as described in the Form of Tender on commissions or gratuities, if any, paid or to be paid to agents relating to this Tender and to contract execution if the Tenderer is awarded the contract

D. SUBMISSION OF TENDERS

18.	Sealing and Marking of Tenders	18.1	The Tenderer shall seal the original and each copy of the Tender in separate envelopes, duly marking the envelopes as "ORIGINAL" and "COPY." The envelopes shall then be sealed in an outer envelope securely sealed in such a manner that opening and resealing cannot be achieved undetected. The inner and outer envelopes shall: a) be addressed to the PE at the address given in the TDS; and
			b) bear the Project name indicated in the TDS , the Invitation for Tenders (IFT) title and number indicated in the TDS , and a statement: "DO NOT OPEN BEFORE," to be completed with the time and the date specified in the TDS , pursuant to ITT 19.1.
		18.3	In addition to the identification required in ITT 18.2, the inner envelopes shall also indicate the name and address of the Tenderer to enable the Tender to be returned unopened in case it is declared "late" and for matching purpose.
		18.4	If all envelopes are not sealed and marked as required by ITT 18.2 or incorrectly marked, the PE will assume no responsibility for the misplacement or premature opening of Tender.
		18.5	If the outer envelope discloses the Tenderer's identity, the PE will not guarantee the anonymity of the Tender submission, but this shall not constitute grounds for rejection of the Tender.
19.	Deadline for Submission of Tenders	19.1	Tenders shall be received by the PE at the address specified under ITT 18.2 no later than the date and time specified in the TDS.
		19.2	The PE may, in exceptional circumstances and at its discretion, extend the deadline for the submission of Tenders by amending the Tendering Documents, in which case all rights and obligations of the PE and Tenderers previously subject to the deadline will thereafter be subject to the new deadline.

E. OPENING AND EVALUATION OF TENDERS

20.	Opening of	20.1	The CSC will open all Tenders including modifications
20.	Tenders		The CSC will open all Tenders including modifications, substitutions or withdrawal notices made, in public, in the presence of Tenderers' or their representatives who choose to attend, and other parties with a legitimate interest in the Tender proceedings at the place, on the date and at the time, specified in the TDS . The Tenderers' representatives present shall sign a register as proof of their attendance.
		20.2	Envelopes marked "WITHDRAWAL" shall be opened and read out first. Tenders for which an acceptable notice of withdrawal has been submitted 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. Subsequently, all envelopes marked "MODIFICATION" shall be opened and the submissions therein read out in appropriate detail. Thereafter all envelopes marked "SUBSTITUTION" shall be opened and the submissions therein read out in appropriate detail.
		20.3	All other envelopes shall be opened one at a time. The Tenderers names, the Tender prices, the total amount of each Tender and of any alternative Tender (if alternatives have been requested or permitted), any discounts, the presence or absence of Tender security, Tender Securing Declaration and such other details as the PE may consider appropriate, will be announced by the secretary of the Tender Board or his delegate at the opening.
		20.4	Tenders or modifications that are not opened and not read out at the Tender opening shall not be considered further for evaluation, irrespective of the circumstances. In particular, any discount offered by a Tenderer which is not read out at Tender opening shall not be considered further.
		20.5	Tenderers are advised to send in a representative with the knowledge of the content of the Tender who shall verify the information read out from the submitted documents. Failure to send a representative or to point out any un-read information by the sent Tenderer's representative shall indemnify the PE against any claim or failure to read out the correct information contained in the Tenderers Tender.
		20.6	No Tender will be rejected at Tender opening except for late Tenders which will be returned unopened to the Tenderer.
		20.7	The PE shall prepare minutes of the Tender opening. The record of the Tender opening shall include, as a minimum: the name of the Tenderer and whether or not there is a withdrawal, substitution or modification, the Tender price per Lot if applicable, including any discounts and alternative offers

			1 (1
			and the presence or absence of a Tender Security or Tender Securing Declaration.
		20.8	The Tenderers' representatives who are present shall be requested to sign the record. The omission of a Tenderer's signature on the record shall not invalidate the con Safety Gears and affect the record. A copy of the record shall be distributed to all the Tenderers.
		20.9	A copy of the minutes of the Tender opening shall be furnished to individual Tenderers upon request.
21.	Conversion to Single Currency	21.1	To facilitate evaluation and comparison, the PE will convert all Tender prices expressed in the amounts in various currencies in which the Tender prices are payable to either: a) in Tanzania Shillings at the selling exchange rate established for similar transactions by the Bank of Tanzania or a commercial bank in the United Republic of Tanzania; or b) a currency widely used in international trade, such as U.S. Dollars, at the selling rate of exchange published in the international press for the amount payable in foreign currency; and at the selling exchange rate established for similar transactions by the Bank of Tanzania in the United Republic of Tanzania for the amount payable in Tanzania Shillings.
		21.2	The currency selected for converting Tender prices to a common base for the purpose of evaluation, along with the source and date of the exchange rate, are specified in the TDS .
22.	Commercial Evaluation of Tenders	22.1	The PE shall evaluate and compare only the Tenders determined to be substantially responsive, pursuant to ITT 17.
		22.2	The PE's evaluation of a Tender will exclude and not take into account: a) in the case of goods manufactured in the United Republic of Tanzania or goods of foreign origin already located in the United Republic of Tanzania, sales and other similar taxes, which will be payable on the goods if a contract is awarded to the Tenderer; b) in the case of goods of foreign origin offered from abroad, customs duties and other similar import taxes which will be payable on the goods if the contract is awarded to the Tenderer; and c) any allowance for price adjustment during the period of execution of the contract, if provided in the Tender.
		22.5	For factors retained in the TDS pursuant to ITT 19.4, one or more of the following quantification methods will be applied, as detailed in the TDS :

a)) Delivery	schedule.

i) The PE requires that the goods under the Invitation for Tenders shall be delivered (shipped) at the time specified in the Schedule of Requirements. The estimated time of arrival of the goods at the Project Site will be calculated for each Tender after allowing for reasonable international and inland transportation time. Treating the Tender resulting in such time of arrival as the base, a delivery "adjustment" will be calculated for other Tenders by applying a percentage, specified in the TDS, of the EXW/CIF/CIP price for each week of delay beyond the base, and this will be added to the Tender price for evaluation. No credit shall be given to early delivery.

or

ii) The goods covered under this invitation are required to be delivered (shipped) within an acceptable range of weeks specified in the Schedule of Requirement. No credit will be given to earlier deliveries, and Tenders offering delivery beyond this range will be treated as non-responsive. Within this acceptable range, an adjustment per week, as specified in the TDS, will be added for evaluation to the Tender price of Tenders offering deliveries later than the earliest delivery period specified in the Schedule of Requirements.

or

(iii) The goods covered under this invitation are required to be delivered (shipped) in partial shipments, as specified in the Schedule of Requirements. Tenders offering deliveries earlier or later than the specified deliveries will be adjusted in the evaluation by adding to the Tender price a factor equal to a percentage, specified in the TDS, of EXW/CIF/CIP price per week of variation from the specified delivery schedule.

			b) Deviation in payment schedule.
			i) Tenderers shall state their Tender price for the payment schedule outlined in the SCC. Tenders will be evaluated on the basis of this base price. Tenderers are, however, permitted to state an alternative payment schedule and indicate the reduction in Tender price they wish to offer for such alternative payment schedule. The PE may consider the alternative payment schedule offered by the selected Tenderer. or ii) The SCC stipulates the payment schedule offered by the PE. If a Tender deviates from the schedule and if such deviation is considered acceptable to the PE, the Tender will be evaluated by calculating interest earned for any earlier payments involved in the terms outlined in the Tender as compared with those stipulated in this invitation, at the rate per annum specified in the TDS.
		22.6	If these Tendering Documents allow Tenderers to quote separate prices for different Lots, and the award to a single Tenderer of multiple Lots, the methodology of evaluation to determine the lowest evaluated Lot combinations, including any discounts offered in the Form of Tender, is specified in the TDS.
23.	National Preference	23.1	A joint venture, consortium or an association between a foreign and local firm in which the contribution of the local firm in that joint venture or association is greater than seventy five per cent, shall also be eligible to participate in the exclusive preference scheme.
		23.2	The PE will first review the Tenders to confirm the appropriateness of, and to modify as necessary, the Tender group classification to which Tenderers assigned their Tenders in preparing their Forms of Tender and Price Schedules, pursuant to ITT 11 and 12.
		23.3	For the purpose of granting a margin of domestic preference, Tenders will be classified in one of three groups, as follows: a) Group A: Tenders offering goods manufactured, grown, mined or extracted within the United Republic of Tanzania, for which: (i) labor, raw materials, and components from the United Republic of Tanzania account for more than thirty (30) percent of the EXW price of the goods offered; and (ii) the production facility in which they will be manufactured, assembled or processed has been engaged in manufacturing, assembling or processing such goods at least since the time of Tender submission.

		United Republic of Tanzania.
		c) Group C: Tenders offering goods from overseas which are to
		be directly imported.
	23.4	All evaluated Tenders in each group will then be compared
		among themselves to determine the lowest evaluated Tender of
		each group. The lowest evaluated Tender of each group will
		next be compared with the lowest evaluated Tenders of the
		other groups. If this comparison results in a Tender from
		Group A or Group B being the lowest, it will be selected for
		contract award.
	23.5	If the Group A Tender in the further comparison is the lowest,
		it will be selected for award. If not, the lowest evaluated
		Tender from Group C, as determined from the comparison
		under ITT 23.5 above, will be selected for award.

F. AWARD OF CONTRACT

24.	PE's Right to Vary Quantities at the Time of Award	24.1	The PE reserves the right at the time of contract award to increase or decrease the quantity of goods or related services originally specified in these Tendering Documents (schedule of requirements) provided this does not exceed by the percentage indicated in the TDS , without any change in unit price or other terms and conditions of the Tender and Tendering Documents.
25.	Performance Security	25.1	Within fourteen (14) working days after receipt of the Letter of Acceptance, the successful Tenderer shall deliver to the PE a Performance Security in the amount and in the form stipulated in the TDS and SCC , denominated in the type and proportions of currencies in the Letter of Acceptance and in accordance with the Conditions of Contract.
		25.2	 If the Performance Security is provided by the successful Tenderer and it shall be in the form specified in the TDS which shall be in any of the following: (a) cash, certified cheque, cashier's or manager's cheque, or bank draft; (b) irrevocable letter of credit issued by a reputable commercial bank or in the case of an irrevocable letter of credit issued by a foreign bank, the letter shall be confirmed or authenticated by a reputable local bank; (c) bank guarantee confirmed by a reputable local bank or, in the case of a successful foreign tenderer, bonded by a foreign bank; or (d) surety bond callable upon demand issued by any reputable surety or insurance company. Any Performance Security submitted shall be enforceable in

			the United Republic of Tanzania.
		25.3	Failure of the successful Tenderer to comply with the
			requirement of ITT 25.1 shall constitute sufficient grounds for
			the annulment of the award and forfeiture of the Tender
			security, in which event the PE may make the award to the
			next lowest evaluated Tenderer or call for new Tenders.
26.	Advance	26.1	The High Commission of India, Dar es Salaam will provide an
	Payment		Advance Payment on the Contract Price as stipulated in the
			GCC, subject to a maximum amount, as stated in the TDS.
		26.2	The PE will provide an Advance Payment as stipulated in the
			Conditions of Contract, subject to a maximum amount, as
			stated in the TDS. The Advance Payment request shall be
			accompanied by an Advance Payment Security (Guarantee) in
			the form provided in Section IX. For the purpose of receiving
			the Advance Payment, the Tenderer shall make and estimate
			of, and include in its tender, the expenses that will be incurred
			in order to commence Delivery of Goods. These expenses will
			relate to the purchase of equipment, machinery, materials, and
			on the engagement of labour during the first month beginning
			with the date of the PE's "Notice to Commence" as specified in
			the SCC.
27.	Adjudicator	27.1	The Adjudicator shall be appointed by the Appointing
			Authority designated in the SCC at the request of either party.

G. REVIEW OF PROCUREMENT DECISIONS

20	0.1	20.1	TT 1: 0: 0: 1 1: 1 1
28.	Submission of	28.1	The application for administrative review shall include:
	Applications for		a) details of the procurement requirements to which the
	Review		complaint relates;
			b) details of the provisions of the Act, Regulation or
			provision that has been breached or omitted;
			c) an explanation of how the provisions of the Act,
			Regulation or provision has been breached or omitted,
			including the dates and name of the responsible public
			officer, where known;
			d) documentary or other evidence supporting the complaint
			where available;
			e) Remedies sought; and
			f) any other information relevant to the complaint.
		28.2	The head of a PE shall not entertain a complaint or dispute or
			continue to do so after the procurement contract has entered
			into force.

29.	Review by the	29.1	Complaints or disputes which-
	Public		(a) are not settled within the specified period.
	Procurement		(b) are not amicably settled by the accounting
	Appeals		officer; or
	Authority		(c) arise after the procurement contract has
	-		entered into force.
			shall be referred to the Public Procurement Appeals
			Authority (PPAA) at the address specifies in the TDS
			within seven (7) working days from the date when the
			tenderer received the decision of the accounting
			officer or, in case no decision is issued after the expiry
			of the time or when the tenderer become aware or
			ought to have become aware of the circumstances
			giving rise to the complaint or dispute.

SECTION III: TENDER DATA SHEET

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.

TDS	ITT	Amendments of, and Supplements to, Clauses in the		
Clause	Number	Instruction to Tenderers		
Number				
		A. Introduction		
4	144	AND COLUMN TO THE POLICY (EDDE)		
1.	1.1	Name of PE: Command and Staff College Duluti (TPDF)		
		The subject of procurement is: Supply of Gymnasium		
		Equipment. Period for supply of goods: 6 Month s		
		Commencement date for supply of Goods: As per Contract		
2	2.1 & 2.2	Name of Project: Supply of Gymnasium Equipment.		
		Name of financing institution: High Commission of India		
		Name and identification number of the Contract: Bid No:		
		IE/02/2023-24/CSC/G/013		
4.	3.1	Maximum number of members in the joint venture,		
		consortium or association shall be: NIL		
5.	4.1	Ineligible country(s) is or are [list if any]		
6.	4.6	Demonstration of authorization by manufacturer: is required		

B. Tendering Documents

7.	5.2	The number of documents to be completed and returned is one original and two copies.
8.	6.1	The address for clarification of tendering documents is: The Secretary, Command and Staff College Duluti,
		P.O Box 7205, Arusha.

C. Preparation of Tenders

F		C. Freparation of Tenders
9.	7.1	The Language of all correspondences and documents related to the Tender is: English
10.	8.1(b)	Form of sample(s) to be submitted with the Tender are: As per contract
	8.2 (b)	Characteristics: As per contract
	8.1 (h)	In addition to the documents stated in ITT 8, the following documents must be included with the Tender: NIL
11.	9.3 (c)	Other procurement specific documentation requirements are: N/A
12.	10.3 (b)	The qualification criteria required from Tenderers in ITT 10.3(b) is modified as follows: NIL

		The Tenderer is required to include with its Tender,
		documentation from the manufacturer of the goods, that it
		has been duly authorized to supply, in the United Republic
		of Tanzania, the goods indicated in its Tender.
13.	12.6 (a)	For goods manufactured from within the United Republic of
		Tanzania the price quoted shall be: EXW plus inland
	(iii), (iv)	transportation to Command and Staff College - Duluti and
	(optional)	shall include duties and taxes.
14.	12.7 (a)	For goods offered from abroad the price quoted shall be:
		Tanzanian Shillings.
15.	12.8	The price shall be fixed
16.	13.1	a) For goods and related services originating in the United
		Republic of Tanzania the currency of the Tender shall be
		Tanzanian Shillings.
		b) For goods and related services originating outside the
		United Republic of Tanzania the currency of the Tender
		Could be Tanzanian Shillings .
17.	13.2	The rates of exchange to be used by the Tenderer shall be
		those established by the Bank of Tanzania prevailing on 28
		days before Tender opening.
18.	14.1	The Tender validity period shall be: 21 Days.
19.	15.1	The amount of Tender Security shall be: N/A
1).	13.1	The currency of the Tender Security shall be: N/A
		Bid Securing Declaration: is applicable
	15.3	The Tender Security shall be in the form of: Bid Securing
	13.3	Declaration
20.	15.3 (c)	Other forms of security are: NIL
21.	16.1	Alternative Tenders to the requirements of the tendering
		documents will not be permitted.
22.	171	The number of copies of the Tender to be completed and
		returned shall be: THREE
23.	17.0	VATABLE CONTROL OF THE CONTROL OF TH
	17.2	Written confirmation of authorization are: [list acceptable

D. Submission of Tenders

24.	18.2 (a)	Tender shall be submitted to:			
		Street Address: Command and Staff College - Duluti			
		Building/Plot No: Admin Block			
		Floor/Room No: The Secretary, QM - Office			
		City/Town: Arusha			
25.	18.2 (b)	Project name: Supply of Gymnasium Equipment.			
		IFB title and number: Bid No: IE/02/2023-24/CSC/G/013			
		Supply of Gymnasium Equipment. Time and date for			
		submission: 1000Hrs, 12 July 2023			
26.	19.1	The deadline for Tender submission is			
		a) Day: 21			
		b) Date: 12 July 2023			
		c) Time: 1000Hrs			

E. Opening and Evaluation of Tenders

	E	. Opening and Evaluation of Tenders		
27.	20.1	The Tender opening shall take place at:		
		Street address: Command and Staff College - Duluti		
		Building/Plot No. Admin Block		
		Floor/Room No. 1 st floor - COMDT MEETING ROOM.		
		City/Town: Arusha		
		Country: Tanzania		
		a) Day: 21		
		b) Date: 12 July 2023		
		c) Time: 1000Hrs		
28.	21.2	The currency that shall be used for Tender evaluation and		
		comparison purposes to convert all Tender prices expressed		
		in various currencies is:		
		The source of exchange rate shall be: Bank of Tanzania		
		The date of exchange rate shall be on 28 days before Tender		
		opening.		
29.	22.4	Criteria for Tender evaluation.		
		[Select as appropriate from criteria listed in ITT 22.4 (e.g., 22.4 (b)		
		and (c)), and in the reference under ITT 22.5 below. Retain only		
		the evaluation method to apply and the relevant parameters corresponding to the retained criteria (e.g., 22.5 (b) (i) and (c)		
		(ii)).]		
30.	22.4 (h)	Other specific criteria are: N/A		
31.	22.4 (II) 22.5 (b)	Delivery schedule. 60% within the 3 month of the signing of		
31.	22.3 (b)	the contract 40% before of the contract.		
		the contract 40 % before of the contract.		
32.	22.5 (c) (ii)	Deviation in payment schedule [insert "is" or "is not"		
32.	22.5 (0) (11)	applicable].		
		Annual interest rate [insert rate]		
33.	22.5 (f)	Performance and productivity of equipment.		
33.	22.5 (1)	[Specify the applicable procedure and the adjustment factor (in the		
		currency used for Tender evaluation, as applicable), as required.]		
		carreincy used for Tenuer communion, as applicable), as required.		

34.	22.5 (g)	Specific additional criteria to be in the evaluation and their			
		evaluation method or reference to the Technical			
		Specifications. [specify]			
35.	22.5 (h)	In case of award to a single Tenderer of multiple lots; the			
		methodology of evaluation to determine the lowest			
		evaluated Lot combinations, including any discounts			
		offered in the Form of Tender is [insert the methodology]			
36.	22.6	a) Domestic preference to apply.			
		or			
		Domestic preference not applicable. [Delete the non-applicable			
		option.]			
		b) If a margin of preference applies, the application			
		methodology shall be: [specify the methodology			
		accordance with the ninth schedule of the Public Procurement			
		Regulations, 2013 – Government Notice No. 466]			
		F. Contract Award			
37.	23.1	The Performance Security shall be 10 percent of the Contract			
		Price]			
38.	24.1	The Advance Payment shall be limited to N/A			
	24.2	Maximum amount of Advance payment shall be: N/A			

G. Review of Procurement Decisions

39.	26.1	The address of the PE			
		Command and Staff College - Duluti			
		P.O.Box 7205			
		Barua Pepe : <u>info@CSCduluti.mil.tz</u>			
		Tovuti : www.CSCduluti.mil.tz			



GENERAL CONDITIONS OF THE CONTRACT (GCC)

1				following ryonds and augmostions shall have the magnings	
1.	Definitions	1.1			
				by assigned to them:	
			a) b) c) d)	The Adjudicator is the person appointed by the appointing authority specified in the Special Conditions of Contract (SCC), to resolve contractual disputes in the first instance. The Arbitrator is the person appointed by the appointing authority specified in the SCC , to resolve contractual disputes. " The Contract " means the agreement entered into between the Procuring Entity (PE) 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. The Commencement Date is the date when the Supplier shall commence execution of the contract as specified in the SCC	
			e)	"Completion" means the fulfillment of the related services by the Supplier in accordance with the terms and conditions set forth in the contract	
			f)	The Contract Price is the price stated in the Letter of Acceptance and thereafter as adjusted in accordance with the provisions of the Contract Days are calendar days	
				A Defective Goods are those goods which are below standards, requirements or specifications stated by the Contract.	
			h)	"Delivery" means the transfer of the goods from the supplier equipment, machinery, and /or other materials which the Supplier is required to supply to the PE under Contract.	
			i)	"Effective Contract date" is the date shown in the Certificate of Contract Commencement issued by the	
			j)	Employer upon fulfillment of the conditions precedent. "The Purchaser" means the person named as purchaser in the SCC and the legal successors in title to this person	
			k)	"The Related Services" means those services ancillary to the supply of the Goods, such as transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, initial maintenance and other such obligations of the Supplier covered under the Contract.	
			1) m)	"GCC" means the General Conditions of Contract contained in this section. The Intended Delivery Date is the date on which it is	
				intended that the Supplier shall effect delivery as specified	

		: 1 000
		in the SCC
	<u>n)</u>	"SCC" means the Special Conditions of Contract.
	0)	"The PE" means the entity purchasing the Goods and
		related service, as named in SCC.
	p)	"The Supplier " means the individual private or
		government entity or a combination of the above whose
		Tender to perform the contract has been accepted by the PE
		and is named as such in the Contract Agreement, and
		includes the legal successors or permitted assigns of the
		supplier and shall be named in the SCC.
	q)	"The Project Name" means the name of the project stated in SCC.
	r)	"Day" means calendar day.
	s)	'Eligible Country" means the countries and territories
		eligible for participation in procurements financed by the
		specified institution.
	t)	"End User" means the organization(s) where the goods will
		be used, as named in the SCC .
	u)	"Origin" means the place where the Goods were mined,
		grown, or produced 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
		produce results that is substantially different in basic
		characteristics or in purpose or utility from its components.
	v)	"Force Majeure" means an unforeseeable event which is
		beyond reasonable control of either Party and which makes
		a Party's performance of its obligations under the Contract
		impossible or so impractical as to be considered impossible
		under the circumstances.
		For the purposes of this Contract, "Force Majeure" means
		an event which is beyond the reasonable control of a Party,
		is not foreseeable, is unavoidable, and its origin is not due
		to negligence or lack of care on the part of a Party, and
		which makes a Party's performance of its obligations
		hereunder impossible or so impractical as reasonably to be
		considered impossible in the circumstances. and includes,
		but is not limited to, war, riots, civil disorder, earthquake,
		fire, explosion, storm, flood, epidemics, or other adverse
		weather conditions, strikes, lockouts or other industrial
		action (except where such strikes, lockouts or other
		industrial action are within the power of the Party invoking
		Force Majeure to prevent), confiscation or any other action
		by Government agencies.
		Specification means the Specification of the Works
		included in the Contract and any modification or addition
		made or approved by the Project Manager.
		The Supplier is the person, whether natural or legal whose
		Tender to deliver goods or services has been accepted by
	1	refluer to defiver goods of services has been accepted by

			the Employer
			The Spare Parts is the completed Tender document
		2.1	submitted by the Supplier to the Employer
2.	Governing	2.1	The Contract as all correspondence and documents relating to the contract exchanged by the Supplier and the PE shall be
	Language		written in the language specified in SCC. Subject to GCC 2.1, the
			version of the Contract written in the specified language shall
			govern its interpretation.
3.	Applicable	3.1	The contract shall be governed and interpreted in accordance
	Law		with the laws of the United Republic of Tanzania, unless otherwise specified in SCC .
4.	Country of	4.1	The origin of Goods and Services may be distinct from the
"	Origin		nationality of the Supplier.
		4.2	The proceeds of the performance security shall be payable to the
			PE as compensation for any loss resulting from the Supplier's
-		4.3	failure to complete its obligations under the Contract. The performance security shall be in one of the following forms:
		4.3	The performance security shall be in one of the following forms:a) A bank guarantee, an irrevocable letter of credit issued by a
			reputable bank, or an insurance bond issued by a reputable
			insurance firm located in the United Republic of Tanzania
			or abroad, acceptable to the PE, in the form provided in the
			Tendering Documents or another form acceptable to the PE;
			b) A cashier's or certified check.
		4.4	The performance security will be discharged by the PE and
			returned to the Supplier not later than thirty (30) days following
			the date of completion of the Supplier's performance obligations
			under the Contract, including any warranty obligations, unless
		4.5	otherwise specified in SCC. Where circumstances necessitate the amendment of the contract
		4.3	after signature, and such amendment is effected, the PE shall
			require the Supplier to provide additional Performance Security
			to cover any cumulative increase of more than ten percent of the
			initial Contract Price.
5.	Inspections	5.1	The PE or its representative shall have the right to inspect and
	and Test		/or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the PE. SCC and the Technical
			Specifications shall specify what inspections and tests the PE
			shall notify the Supplier in writing or in electronic forms that
			provide record of the content of communication, in a timely
			manner, of the identity of any representatives retained for these
		5.2	purposes. The inspections and tests may be conducted on the premises of
		5.2	The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or
			at the Goods' final destination. If conducted on the premises of
			the Supplier 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 PE.

		IFC	01 11 1 1 1 1 1 0 1 0 1 1 1 1 1 1 1 1 1	\neg	
		5.3	Should any inspected or tested Goods fail to conform to the		
			Specifications, the PE may reject the Goods, and the Supplie		
			shall replace the rejected Goods to meet specification	n	
			requirements free of cost to the PE.		
		5.4	The PE's right to inspect, test and, where necessary, reject Good		
			after the Goods' arrival in the PE's country shall in no way be		
			limited or eared by reason of the Goods having previously bee		
			inspected, tested, and passed by the PE or its representativ		
			prior to the Goods' shipment from the country of origin.		
		5.5	Nothing in GCC 5 shall in any way release the supplier from an	17	
		0.0	warranty or other obligations under this Contract.	y	
6.	Packing	6.1		-	
0.	1 acking	0.1	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.		
		6.2	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, specified in SCC, and		
			in any subsequent instructions ordered by the PE.		
7.	Delivery and	7.1	Delivery of the Goods shall be made by the Supplier in		
	Documents		accordance with the terms specified in the Schedule of	of	
			Requirements. The details of shipping and or other documents		
			to be furnished by the Supplier as specified in SCC .		
		7.2	Documents to be submitted by the Supplier are specified i	n	
			SCC.		
8.	Insurance	8.1	The Goods supplied under the Contract shall be fully insured i	n	
0.	Insurance	0.1	a freely convertible currency against loss or damage incidental t		
			manufacture or acquisition, transportation, storage, and deliver		
				y	
0	Incidental	0.1	in the manner specified in the SCC.		
9.		9.1	The Supplier may be required to provide any or all of the		
	Services		following services, including additional services, if any	7,	
			specified in SCC:		
			a) Performance or supervision of on-site assembly and/o	r	
		<u> </u>	start-up of the supplied Goods;		
			b) Furnishing of tools required for assembly and/o	r	
		<u>L</u>	maintenance of the supplied Goods;		
			c) Furnishing of a detailed operations and maintenance	:e	
			manual for each appropriate unit of the supplied Goods;		
			d) Performance or supervision or maintenance and/or repair	ir	
			of the supplied Goods, for a period of time agreed by th		
			parties, provided that this service shall not relieve th		
			Supplier of any warranty obligations under this Contract		
ı	1	1	Supplies of any warranty obligations under this Contrac	ι,	

				and
			e)	Training of the PE's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.
		9.2	includ upon preva	s charged by the Supplier for incidental services, if not ded in the Contract Price for the Goods, shall be agreed in advance by the parties and shall not exceed the illing rates charged to other parties by the Supplier for ar services.
10.	Warranty	10.1	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 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 material is required by the PE, 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 United Republic of Tanzania.	
		10.2	have indica after the so	warranty shall remain valid for a period specified in the after the Goods, or any portion thereof as the case may be, been delivered to and accepted at the final destination ated in the Contract, or for a period specified in the SCC the date of shipment from the port or place of loading in ource country, whichever period concludes earlier, unless fied otherwise in SCC.
		10.3	The l	PE shall promptly notify the Supplier in writing or in onic forms that provide record of the content of nunication of any claims arising under this warranty.
		10.4	Upon specif the d other repair place	receipt of such notice, the Supplier shall, within the period fied in SCC and with all reasonable speed, repair or replace efective Goods or parts thereof, without costs to the PE than, where applicable, the cost of inland delivery of the red or replaced Goods or parts from EXW or the port or of entry to entry to the final destination.
		10.5	within such a and e	Supplier, having been notified, fails to remedy the defect(s) in the period specified in SCC, the PE may proceed to take remedial action as may be necessary, at the Supplier's risk expense and without prejudice to any other rights which the ay have against the Supplier under the Contract.
11.	Payment	11.1	The 1	method and conditions of payment to be made to the lier under this Contract shall be specified in SCC .
		11.2	The S writing of contapproduced by d	upplier's request(s) for payment shall be made to the PE in ng or in electronic forms that provide record of the content mmunication, accompanied by an invoice describing, as opriate, the Goods delivered and Services performed, and ocuments submitted pursuant to GCC 8, and upon ment of other obligations stipulated in the Contract.

		11.3	Payments shall be made promptly by the PE, within sixty (60) days after submission of an invoice or claim by the Supplier.
		11.4	The currency or currencies in which payment is made to the Supplier under this Contract shall be specified in SCC subject to the following general principle: payment will be made in the currency or currencies in which the payment has been requested
		11.5	in the Supplier's Tender. All payments shall be made in the currency or currencies specified in the SCC pursuant to GCC 13.4
12.	Prices	12.1	Prices charged by the Supplier for Goods delivered and Services performed under the Contract shall not vary from the prices quoted by the Supplier in its Tender.
13.	Procedure for Disputes	13.1	The arbitration shall be conducted in accordance with the arbitration procedure published by the Institution named and, in the place, shown in the SCC.
		13.2	The rate of the Adjudicator's fee and administrative costs of adjudication shall be borne equally by the Parties. The rates and costs shall be in accordance with the rules of the Appointing Authority. In conducting adjudication to its finality each party shall bear its incurred costs and expenses.
		13.3	The arbitration shall be conducted in accordance with the arbitration procedure published by the institution named and, in the place, shown in the SCC.
14.	Replacement of Adjudicator	14.1	Should the Adjudicator resign or die, or should the Employer and the Supplier agree that the Adjudicator is not functioning in accordance with the provisions of the contract, a new Adjudicator will be appointed by the Appointing Authority.
15.	Taxes and Duties	15.1	A foreign Supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the United Republic of Tanzania.
		15.2	If any tax exemptions, reductions, allowances or privileges may be available to the Supplier in the United Republic of Tanzania the Procuring Entity shall use its best efforts to enable the Supplier to benefit from any such tax savings to the maximum allowable extent.
		15.3	A local Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods to the Procuring Entity.

SECTION V: SPECIAL CONDITIONS OF CONTRACT

Special Conditions of Contract (SCC)

The following Special Conditions of Contract (SCC) shall supplement the GCC. Whenever there is a conflict, the provisions herein shall prevail over those in the GCC. The corresponding clause number of the GCC is indicated in parentheses.

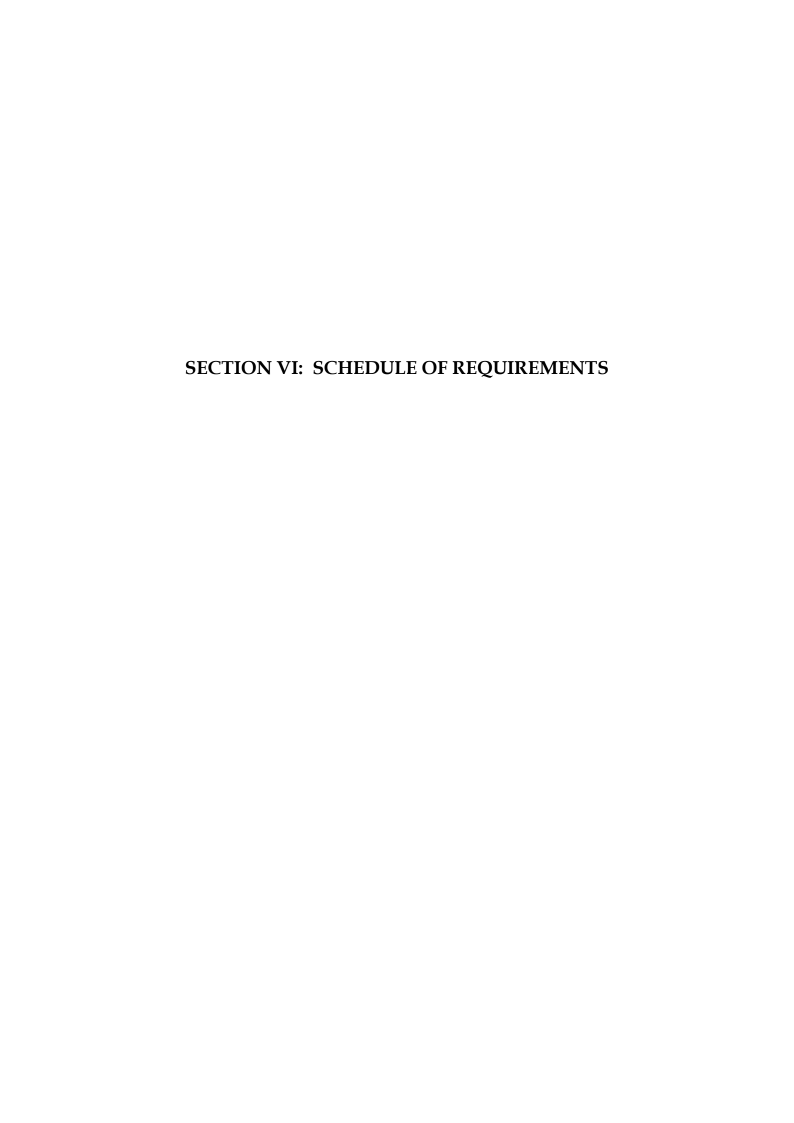
SCC	GCC	Amendments of, and Supplements to, Clauses in the GCC
Clause	Clause	The state of the s
Number	Number	
	Definition	ns (GCC 1)
1.	1.1 (j)	The Purchaser is: Command and Staff College Duluti.
2.	1.1(p)	The Supplier is:
3.	1.1(q)	The Project is: Supply of Modern Gymnasium Equipment.
	Governin	g Language (GCC 2)
4.	2.1	The Governing Language shall be: ENGLISH
	Applicab	le Law (GCC 3)
5.	3.1	The Applicable Law shall be: Laws of the UNITED REPUBLIC OF
		TANZANIA
	•	of Origin (GCC 4)
6.	4.1	Country of Origin is: AS PER CONTRACT
	Performa	nce Security (GCC 5)
7.	5.1	The amount of performance security, as a percentage of the Contract Price, shall be: 10% of the contract price.
8.	5.4	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 accordance with GCC 12.2.
	Inspection	ns and Tests (GCC 6)
9.	6.1	Inspection and tests prior to shipment of Goods and at final acceptance are as follows:
		Quality and quantity inspection shall be carried out prior to shipment of Goods by the manufacturer(s) at the supplier's own expense and responsibility in terms of the items specified in the specifications. The supplier shall submit the inspection certificate issued by himself which should be attached with the certificate(s) of the manufacturer(s) to the PE in order to ensure that the goods are manufactured in compliance with the contract.
	Packing (GCC 7)
10.	7.2	The following SCC shall supplement GCC 7.2: The Goods shall be packed properly in accordance with standard export packing specified by the PE in the Technical Specification.
	Delivery	and Documents (GCC 8)
11.	8.1	For Goods supplied from abroad: Upon shipment, the Supplier shall notify the Purchaser and the Insurance Company by cable the full details of the shipment, including Contract number, description of Goods, quantity, the vessel, 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 the Purchaser, with a copy to the Insurant Company: (i.)One original plus four copies of the Supplier's involutional showing Goods' description, quantity, unit price, and to amount; (ii.) original and four copies of the negotiable, clean, on-boat bill of lading marked "freight prepaid" and four copies nonnegotiable bill of lading; (iii.)One original plus four copies of the packing list identifyit conSafety Gears of each package; (iv.)insurance certificate; (v.)Manufacturer's or Supplier's warranty certificate; (vi.)inspection certificate, issued by the nominated inspecting agency, and the Supplier's factory inspection report; and (vii.)Certificate of country of origin issued by the chamber commerce and industry or equivalent authority in the supplier's price in dealists.	
country of origin in duplicate	
The above documents shall be received by the PE at least one we before arrival of the Goods at the port or place of arrival and, if r received, the Supplier will be responsible for any conseque expenses. NOTE: a. Apart from force majeure, any delayment must be notified PE 30 day prior to due date of the Contract by post code CSC P. Box 7205 b. The good must be delivered in due date mentioned in t contract, failure to that 20% of the contract shall be compensated	
the PE.	
For Goods from within the United Republic of Tanzania: Upon delivery of the Goods to the transporter, the Supplier sh notify the PE and mail the following documents to the PE: (i.) one original plus four copies of the Supplier's involution in the period of the period of the Supplier's involution in the period of the	12. 8.3
Insurance (GCC 9)	
Incidental Services (GCC 10)	
13. 10.1 Incidental services to be provided are:	13. 10.

	Warranty	[Selected services covered under GCC 10 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.]
14.	12.2	GCC 11.2—In partial modification of the provisions, the warranty period shall be 36 months from the date of shipment, whichever occurs earlier. The Supplier shall, in addition, comply with the performance and/or consumption guarantees specified under the Contract. If, for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Supplier shall, at its discretion, either: (a) make such changes, modifications, and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the Contract at its own cost and expense and to carry out further performance tests in accordance with SCC 4, or (b) pay liquidated damages to the PE with respect to the failure to meet the contractual guarantees. The rate of these liquidated damages shall be 0.20 per cent per day of undelivered materials/goods value up to the sum equivalent to the amount of ten percent of the contract value.
15.	12.4 & 12.5	The period for correction of defects in the warranty period is: 10 days
	Contract	Period
16.		The period for completion the contract shall be within 6 months from date of sign of the contract.

Payment (GCC 13)

Installment	Percentage of amount payable.	Payment milestone
1 st	25% of the tendered cost.	Upon award of work to the selected contractor (L1).
2 nd	25% of the tendered cost.	On completion of 60% of the project work
3rd	Final balance payment of 50% of the total cost or balance amount remaining out of the tendered cost.	Upon completion of the work after recommendation by project Monitoring Committee.



Schedule of Requirements and Prices

The delivery schedule expressed as weeks/months stipulates hereafter a delivery date which is the date of delivery. In order to determine the correct date of delivery hereafter specified, the Procurement Entity has taken into account the additional time that will be needed for international or national transit to the Project Site or to another common place.

TECHNICAL SPECIFICATION

- 1. All pipes used for main structure should be C Class heavy duty GI Pipe of reputed make conforming to ISI Standards reputed make.
- 2. The welding spots should be properly covered and welding material used should be of high quality for rust free durability.
- 3. All bearing used are of reputed make.
- 4. All PVC caps used to cover joints should be of high quality.
- 5. All FRP material used are of high tensile strength.
- 6. All nut bolts and washer used are of high quality.

S/NO.	Item	Description	Unity	Quantity	Rate	Amount
1.	Leg Press	Linear leg press, size minimum 2695 x 1568 x 1500m	Pc	02		
		Product type leg press				
		- Local capacity minimum 480 kgs				
		- weight minimum 220 kg				
		Leg Press 1. Adjustable Seat and Backrest: The machine should allow users to adjust the seat and backrest to accommodate different body sizes and ensure proper alignment during the exercise.				
		2. Footplate Adjustability: The leg press machine should have an adjustable footplate to accommodate users of different heights and leg lengths. It should allow for variations in foot placement to target different muscle groups and provide exercise versatility.				
		3. Weight Stack or Resistance Adjustment: The				

machine should have a weight stack or other means to adjust the resistance, allowing users to increase or decrease the load according to their fitness level and goals. This allows for progressive overload and customization of the workout intensity. Range of Motion Adjustment: It should have a mechanism to adjust the range of motion to accommodate different flexibility levels and joint angles. This feature ensures that users can perform the exercise comfortably and safely within their range of motion. Safety Features: The leg press machine should have safety catches or stops to prevent the user from going too deep or getting trapped under the weight. It should also have secure locking mechanisms to prevent accidental release or movement of the weight plates. Ergonomic Design: The machine should be ergonomically designed, with proper alignment of the user's body during the leg press movement. The footplate, seat, and backrest should be positioned to minimize strain on the knees, hips, and back. Durability and Stability: The leg press machine should be constructed with high-quality materials and have a stable frame to withstand regular use in a gym environment. It should be able to handle heavy loads without wobbling or tipping.

Padding and Support: The machine should have

		comfortable padding on the seat, backrest, and shoulder pads to provide support and reduce the risk of pressure points or discomfort during the exercise.			
		9. Ease of Use: The leg press machine should be user-friendly, with clear instructions and intuitive adjustments, allowing users to quickly and easily set up and perform the leg press exercise.			
		10. Maintenance and Accessibility: The machine should be designed for easy maintenance and cleaning, with accessible components and clear instructions for gym staff to ensure its proper functioning and hygiene.			
2.	Chest Press	Weight Minimum 142/188kg Max user weight minimum 264/120 kg Dimensions minimum 140x126x166.5cm/55x50x65.5	Pc	02	
		Chest Press 1. Safety: The machine should prioritize user safety by providing secure locking mechanisms for weights, sturdy construction to support heavy loads, and ergonomic design to maintain proper body alignment during the exercise.			
		2. Comfort: The bench press machine should have adequate padding on the bench and backrest to provide comfort and support during the exercise. It should also have adjustable features to accommodate users of different sizes and preferences.			
		3. Stability: The machine should be stable and have a solid base to prevent wobbling or tipping during			

the exercise. This ensures the user can perform the bench press movement with confidence and reduces the risk of accidents or injuries. Range of Motion: The bench press machine should allow for a full range of motion, enabling users to perform the exercise effectively and engage the target muscles optimally. It should have an adjustable bar path to accommodate different body sizes and arm lengths. Easy Adjustments: The machine should be easy to adjust, allowing users to set the bench height, backrest angle, and rack positions quickly and without much effort. Clear instructions or markings for adjustments should be provided. Durability: The bench press machine should be constructed using high-quality materials that can withstand regular use in a gym environment. It should be able to handle heavy loads and resist wear and tear over time. User-friendly design, with clearly labeled controls and adjustments. It should be easy for users to understand how to properly operate the machine and make necessary adjustments. Maintenance and Hygiene: The bench press machine should be designed for easy maintenance, with accessible parts that can be cleaned and serviced regularly. It should also promote hygiene by having easily wipe able surfaces and materials that resist sweat

		and odors.			
		9. Accommodating Multiple Users: The machine should be adjustable and suitable for users with different body types and fitness levels. It should have sufficient weight capacity to accommodate a wide range of users, from beginners to advanced lifters.			
		10. Aesthetics: While not critical for functionality, the bench press machine's overall aesthetics can contribute to the gym's atmosphere and appeal. It should have a clean and visually appealing design that aligns with the gym's branding and overall equipment aesthetic.			
3.	Spinning Bikes	Non ElectricalLoad capacity minimum: 240 kgNet weight minimum 90 kg	Pc	02	
		 Spinning Bike Adjustable Seat and Handlebars: The spinning bike should allow users to adjust the seat height and fore/aft position, as well as the handlebar height and reach. Resistance Adjustment: The bike should have a mechanism to adjust the resistance level. This can be achieved through a resistance knob or lever, allowing users to increase or decrease the intensity of their workout to meet their fitness goals. 			
		3. Flywheel Weight: The spinning bike should have a substantial flywheel weight. Heavier flywheels provide a smoother and more realistic riding experience, as they help maintain momentum and			

simulate outdoor cycling better. Pedals: The bike should come equipped with pedals that have toe cages or clips to secure the user's feet during high-intensity pedaling. 5. Console and Display: A built-in console or display is helpful for tracking workout metrics such as time, distance, speed, and calories burned. Sturdy Construction and Stability: The spinning bike should be constructed with high-quality materials and have a stable frame that can withstand intense workouts without wobbling or tipping. Adjustable Resistance Braking System: A good spinning bike may feature various types of resistance systems, such as friction, magnetic, or a combination of both. Comfortable Seat and Handlebars: The bike should have a comfortable and ergonomically designed seat that minimizes discomfort during long rides. The handlebars should also be padded and offer multiple hand positions for different riding styles. 9. Bottle Holder and Accessories: Having a bottle holder attached to the bike frame allows users to stay hydrated during their workouts. Additional features such as a device holder or USB charging ports can enhance the overall user experience. Easy Maintenance and Adjustments: The bike 10. should be designed for easy maintenance, with

		accessible parts that can be adjusted, serviced, or replaced as needed. This ensures the bike remains in good working condition and minimizes downtime.			
4.	Flat Bench	Length no less than 122cm.	Pc	02	
		Level and flat with no less than 29cm and no more than 32cm.			
		Height no less than 42cm and no more 45cm.			
		Measured from the floor to the top of the pillow must be adjustable according to the needs.			
		Flat Bench 1. Sturdy Construction: The flat bench should be built with a durable and solid frame that can withstand heavy use and support the weight of the users. It should be made from high-quality materials that ensure stability and longevity.			
		2. Weight Capacity: The bench should have a high weight capacity to accommodate users of different sizes and strength levels. It should be able to handle heavy loads without compromising safety or stability.			
		3. Comfortable Padding: The bench should have thick and comfortable padding on the seat and backrest. The padding should be firm enough to provide support but also soft enough to ensure user comfort during exercises.			
		4. Upholstery: The bench's upholstery should be made from a durable and easy-to-clean material. It			

should be resistant to sweat, odor, and stains, ensuring that it remains hygienic and presentable.
5. Size and Dimensions: The bench should have an appropriate size and dimensions to accommodate users of various heights and body types. It should provide sufficient space for users to perform exercises with proper form and range of motion.
6. Stability: The bench should have a wide and stable base to prevent wobbling or tipping during exercises. Non-slip rubber feet can help provide additional stability and protect the gym floor from scratches.
7. Non-Slip Surface: The bench's seat and backrest should have a non-slip surface to ensure users' stability during exercises. This helps prevent slipping or sliding, particularly when performing movements with heavy weights.
8. Easy Portability: If the bench needs to be moved or stored, it should have convenient features such as wheels or handles for easy transportation. This allows gym staff to rearrange the equipment efficiently or store it when not in use.
9. Height Adjustability: Flat bench should offer height adjustment options, allowing users to set the bench to their preferred height or accommodate different exercise variations.
10. Welded Joints and Reinforcements: The bench's

		joints and critical areas should be securely welded to ensure long-term durability and prevent any weak points or potential hazards during use.			
5.	Step Board	Type stepper platform for sport and gym with adjustable level 3. -Material reinforced plastics package dimensions minimum 84x33x11 (L x W x H). - Height adjustable to minimum 10cm, 15cm and 20cm. - Gross weight minimum 4.9 kg - Net weight minimum 4.2 kg - Load capacity minimum 150 kg	Pc	03	
		Step Board 1. Non-Slip Surface: The step board should have a non-slip surface to provide secure footing and prevent accidents or slips during step exercises. The surface should be textured or have rubberized grips to enhance grip and stability.			
		2. Adjustable Height: The step board should offer adjustable height levels to accommodate users of different fitness levels and exercise preferences. This allows for customization and progression in workouts.			
		3. Sturdy and Durable Construction: The step board should be built with sturdy and durable materials to withstand regular use and support the weight of users. It should be able to handle vigorous and repetitive movements without flexing or wobbling.			

- 4. Compact and Lightweight: The step board should be compact and lightweight, making it easy to move, store, and transport within the gym or fitness facility. This allows for flexibility in setting up different workout spaces.
- 5. Versatility: A good step board may come with additional features or attachments to increase exercise options. It may have risers or attachments to increase the height or challenge level, enabling users to progress their workouts.
- 6. Safety Features: The step board should have rounded edges and corners to minimize the risk of injury during exercises. It should also have a stable base to prevent tipping or slipping during use.
- 7. Easy to Clean: The step board should be easy to clean and maintain. It should be made of materials that can be wiped down or disinfected after each use, ensuring hygiene in the gym environment.
- 8. Clear Height Markings: The step board should have clear height markings on the adjustable sections, making it easy for users to select their desired height level quickly and accurately.
- 9. User-Friendly Design: The step board should be user-friendly, with clear instructions or guidelines for proper usage and safety. It should be intuitive and easy to set up and adjust.

6.	Abdominal bench	Operation mode: Adjustable	Pc	02	
		Dimension (L x W x H) minimum 163cm x 112cm x	10	02	
		82cm. Recommended live area (L x W x H) 269cm x			
		185cm x 81cm; pad size.			
		Abdominal Bench			
		1. Adjustable Angle: The abdominal bench should			
		allow users to adjust the angle of the bench to target			
		different areas of the abdominal muscles and vary the			
		intensity of the exercise. It should have multiple incline			
		options to accommodate users of different fitness			
		levels.			
		2. Comfortable Padding: The bench should have			
		thick and comfortable padding to support the user's			
		body during abdominal exercises. The padding should			
		be firm enough to provide support but also soft			
		enough to ensure user comfort.			
		3. Stability: The abdominal bench should have a			
		stable frame and a wide base to prevent wobbling or			
		tipping during exercises. It should have non-slip			
		rubber feet to keep the bench in place during vigorous			
		movements.			
		4. Foot and Ankle Support: The bench should			
		provide proper foot and ankle support to ensure			
		stability and prevent strain during abdominal exercises.			
		It should have adjustable ankle pads or foot holders to accommodate users of different sizes.			
		5. Ergonomic Design: The bench should be			
		ergonomically designed to promote proper body			

alignment during abdominal exercises. It should allow the user to maintain a neutral spine position and minimize strain on the lower back.		
6. Versatility: A good abdominal bench may offer additional features or attachments to target different muscle groups or allow for a wider range of exercises. This could include attachments for decline bench crunches, leg raises, or oblique exercises.		
7. Durability: The bench should be made from high-quality materials that can withstand regular use and support the weight of the users. It should be sturdy and capable of handling dynamic movements without compromising safety or stability.		
8. Easy Adjustments: The bench should be easy to adjust, allowing users to quickly and securely set the desired angle or position. It should have clear markings or mechanisms for angle adjustments to ensure precise positioning.		
9. Compact Design: The bench should have a compact design that doesn't take up excessive space in the gym. It should be easy to move or store when not in use.		
10. Maintenance and Accessibility: The bench should be designed for easy cleaning and maintenance. It should have accessible parts that can be wiped down and maintained regularly to ensure hygiene and durability.		

	T		1		1	
7.	Leg Extension	- Seat back adjust for user height.	Pc	02		
		- Fully welded frame				
		- Full up holstered leg roller				
		- Aviation grad cabling				
		Dimension minimum 71.5 x 36 x 74.25 cm				
		Leg Extension				
		1. Adjustable Seat and Backrest: The machine				
		should allow users to adjust the seat and backrest to				
		accommodate different body sizes and ensure proper				
		alignment during the exercise.				
		2. Adjustable Resistance: The machine should have				
		a weight stack or other means to adjust the resistance,				
		allowing users to increase or decrease the load				
		according to their fitness level and goals.				
		3. Range of Motion Adjustment: It should have a				
		mechanism to adjust the range of motion to				
		accommodate different flexibility levels and prevent				
		strain or discomfort.				
		4. Padding and Support: The leg extension				
		machine should have comfortable padding on the seat,				
		backrest, and leg rollers to provide support and reduce				
		the risk of pressure points or discomfort during the				
		exercise.				
		5. Ergonomic Design: The machine should be				
		ergonomically designed, with proper alignment of the				
		user's body to ensure efficient and safe movement				
		during the exercise.				

		 6. Foot and Ankle Support: It should provide sturdy foot and ankle support to keep the user's lower extremities secure and stable during the leg extension movement. 7. Safety Features: The machine should have safety features such as a locking mechanism or a weight stack pin to prevent accidental release or movement of the weights. 			
		8. Durability and Stability: It should be constructed with high-quality materials and have a stable frame to withstand regular use in a gym environment and minimize the risk of tipping or wobbling during the exercise.			
		9. Ease of Use: The machine should be user-friendly, with clear instructions and intuitive adjustments, allowing users to quickly and easily set up and perform leg extensions.			
		10. Maintenance and Accessibility: The machine should be designed for easy maintenance and cleaning, with accessible components and clear instructions for gym staff to ensure its proper functioning and hygiene.			
8.	Cross Trainers	Dimension and weight: Occupancy size minimum 145cm x 57 x 172cm (L x W x H) minimum user weight 150 kg minimum user height 200cm.	Pc	02	
		Cross Trainer			

- 1. Adjustable Resistance: The cross trainer should offer adjustable resistance levels, allowing users to customize the intensity of their workouts based on their fitness level and goals. This feature allows for progressive overload and variety in training.
- 2. Stride Length Adjustment: The machine should have an adjustable stride length to accommodate users of different heights and leg lengths. This allows for a more comfortable and natural range of motion during the exercise.
- 3. Multiple Workout Programs: A variety of builtin workout programs can add diversity and challenge to users' workouts. Pre-set programs with different intensity levels, interval training options, or targeted workouts can keep users motivated and engaged.
- 4. Console and Display: The machine should have a clear and easy-to-read console or display that provides feedback on essential workout metrics such as time, distance, speed, calories burned, and heart rate. This allows users to track their progress and adjust their workouts accordingly.
- 5. Heart Rate Monitoring: The cross trainer should have built-in heart rate monitoring capabilities. This can be through sensors on the handles or compatibility with wireless heart rate monitors. Monitoring heart rate helps users maintain their target heart rate zone for effective cardiovascular training.
- 6. Comfortable Pedals and Handlebars: The

		machine should have comfortable, non-slip pedals and ergonomic handlebars. The pedals should be large enough to accommodate different foot sizes and have a textured surface for secure footing. The handlebars should provide multiple grip options and have padding for a comfortable grip.			
		7. Quiet and Smooth Operation: The cross trainer should operate quietly and smoothly, with minimal noise and vibration. This ensures a pleasant and distraction-free workout environment.			
		8. Stability and Durability: The machine should be stable and durable, with a sturdy frame and construction that can withstand regular use. It should have a weight capacity that accommodates users of various sizes.			
		9. Built-in Entertainment and Connectivity: The cross trainer should offer features such as built-in speakers, USB ports, or Bluetooth connectivity, allowing users to listen to music or connect their devices for entertainment during their workouts.			
		10. Easy Maintenance and Accessibility: The machine should be designed for easy maintenance and cleaning. Accessible components and instructions for routine			
9.	Commercial Tread mill	 - Dimension minimum: 58 inches high x 36 inches wide x 82 and long. - User weight capacity minimum 200 kg. - machine weight neck dimensions minimum 22 inches wide 	Pc	02	

x 60 inches long.

- 15 incline levels; size decline levels
- Speed 05 up to 12 miles per hour.

Treadmill

- 1. Powerful Motor: The treadmill should have a powerful and durable motor that can handle continuous use. The motor should be able to provide sufficient horsepower to support various speeds and incline levels without straining or overheating.
- 2. Wide and Spacious Running Deck: The treadmill should have a wide and long running deck to provide ample space for comfortable running or walking. This allows users to have a natural stride and reduces the risk of accidentally stepping off the treadmill.
- 3. Adjustable Speed and Incline: The treadmill should offer a wide range of speed options to accommodate users of different fitness levels and workout goals. It should also have adjustable incline settings to simulate different terrains and add variety to the workout.
- 4. Cushioned Deck: The treadmill should have a cushioned deck to absorb impact and reduce stress on the joints. This feature helps minimize the risk of injuries and provides a more comfortable running experience.
- 5. Console and Display: The treadmill should have a user-friendly console with a clear and easy-to-read

display. The console should provide feedback on important workout metrics such as time, distance, speed, incline, calories burned, and heart rate. It may also offer pre-set workout programs for added variety. Heart Rate Monitoring: The treadmill should have built-in heart rate monitoring capabilities. This can be through contact sensors on the handlebars or compatibility with wireless heart rate monitors. Monitoring heart rate helps users stay in their target heart rate zone for effective cardiovascular training. 7. Safety Features: The treadmill should have safety features such as an emergency stop button or safety tether. These features allow users to quickly stop the treadmill in case of an emergency or loss of balance. Connectivity and Entertainment Options: The treadmills should offer connectivity features such as Bluetooth or Wi-Fi, allowing users to connect their devices and access entertainment options. This can include streaming music, videos, or even virtual training programs to make workouts more enjoyable. Storage and Portability: The treadmill should have a foldable design or wheels for easy storage and portability. This feature allows gym staff to move and store the treadmill conveniently when not in use. Durability and Warranty: The treadmill should be built with high-quality materials and components that can withstand regular use in a gym setting.

10.	Olympic weight	The set of 170 kg which include $2\frac{1}{2}$, 5, $7\frac{1}{2}$, 10, 15, 20,	Set	01	
	plate set (Rubber)	and 25 kg.			
	with its Stick (Curl				
	and flat bar)				
11.	Dumbbells Set(A set dumbbells have different kilograms these are $\frac{1}{2}$,	Set	01	
	Rubber)	$1, 1 \frac{1}{2}, 2, 2 \frac{1}{2}, 3, 5, 7 \frac{1}{2}, 8, 9, 10, 12 \frac{1}{2}, 15, 17 \frac{1}{2}, 20, 22$			
	·	1/2, 25, 27 1/2, 30.			

INDICATIVE PICTURES OF EQUIPMENTS



Leg Press









Flat bench



Step board





Leg Extensi



Cross Trainer



Commercial Trade Mill



Olympic weight plate



Stick



Fixed dumbbell Set

Total Amount (in words)	
The delivery period offered	6 months from date of Contract.
is:	
Goods to be delivered at:	Command and Staff College Duluti Arusha, Tanzania.

Name		in the capacity of
Signature of Tenderer:		
Duly authorized to sign the Tender for and	on behalf of	
Dated on	day of	2022
Note: In case of discrepancy between unit p	orice and total, the u	nit price shall prevail



1. FORM OF TENDER

ı	၂ ၁	to.

To: Gentlemen and/or Ladies:

Having examined the Tendering Documents including Addenda Nos: [insert numbers], the receipt of which is hereby duly acknowledged, we, the undersigned, offer to supply and deliver [description of goods and services] in conformity with the said Tendering Documents for the sum of [total Tender Amount in words and figures] or such other sums as may be ascertained in accordance with the Schedule of Prices attached herewith and made part of this Tender. We declare that our tendering price did not involve agreements with other tenderers for the purpose of tender suppression.

We are hereby confirm [insert the name of the Appointing Authority], to be the Appointing Authority, to appoint the adjudicator in case of any arisen disputes in accordance with ITT 40.1

We undertake, if our Tender is accepted, to deliver the goods in accordance with the delivery schedule specified in the Schedule of Requirements.

If our Tender is accepted, we undertake to provide a Performance Security in the form, in the amounts, and within the times specified in the Tendering Documents.

We declare that, as tenderer(s) we do not have conflict of interest with reference to ITT clause 3.6

We agree to abide by this Tender for the Tender Validity Period specified in TDS 19, and it shall remain binding upon us and may be accepted at any time before the expiration of that period.

We are not participating, as Tenderers, in more than one Tender in this tendering process, other than alternative offers in accordance with the Tendering Documents.

Our firm, its affiliates or subsidiaries – including any subcontractors or suppliers for any part of the contract – has not been declared ineligible by the Government of the United Republic of Tanzania under Tanzania's laws or official regulations or by an act of compliance with a decision of the United Nations Security Council.

The following commissions or gratuities have been paid or are to be paid by us to agents relating to this Tender, and to contract execution if we are awarded the contract:

Name and address of agent. Amount and currency Purpose of Commission Or recipient or

gratuities gratuities	Amount and currency	Turpose of Commission Of Teciplent of
(if none state "none")		
Until a formal Contract is pr	epared and executed,	this Tender, together with your written
acceptance thereof and you	r notification of awa	rd, shall constitute a binding Contract
between us.		
We understand that you are r	not bound to accept the	lowest or any Tender you may receive.
We certify/confirm that we	comply with the eligi	ibility requirements as per ITT 3 of the
Tendering Documents		•
Dated this	day of	20U
(Name)		
[signature]	[in the capaci	ty of]

Duly authorized to sign Tender for and on behalf of ____

2. Form of Qualification Information

- 1. Individual
 Bidders or
 Individual
 Members of
 Joint Ventures
- 1.1 Constitution or legal status of Bidder: [attach copy]

Place of registration: [insert]

Principal place of business: [insert]

Power of attorney of signatory of Bid: [attach]

1.2 Total annual volume of Services performed in (*insert period*) years, in the internationally traded currency specified in the Bid Data Sheet: [*insert*]

1.3 Services performed as prime Supplier on the provision of Services of a similar nature and volume over the last (*insert period*) years. The values should be indicated in the same currency used for Item 1.2 above. Also list details of work under way or committed, including expected completion date.

Project name and	Name of PE and	Type of Services	Value of Contract
country	contact person	provided and year of	
	•	completion	
(a)			
(b)			

1.4 Major items of Supplier's Equipment proposed for carrying out the Services. List all information requested below. Refer also to ITT 13.3(c).

Item of	Description,	Condition (new, good,	Owned, leased (from whom?),
equipment	make, and age	poor) and number	or to be purchased (from
	(years)	available	whom?)
(a)			
(b)			

1.5 Qualifications and experience of key personnel proposed for administration and execution of the Contract. Attach biographical data. Refer also to ITT 13.4(d).

Position	Name	Years of experience	Years of experience
		(general)	in proposed
			position
(a)			
(b)			

1.6 Proposed subcontracts and firms involved. Refer to GCC 23.

Sections of the Services	Value of Subcontract	Subcontractor (name and address)	Experience in providing similar Services
(a) (b)			

- 1.7 Financial reports for the last (*insert period*) years: balance sheets, profit and loss statements, auditors' reports, etc. List below and attach copies.
- 1.8 Evidence of access to financial resources to meet the qualification requirements: cash in hand, lines of credit, etc.

- List below and attach copies of support documents. We certify/confirm that we comply with eligibility requirements as per ITT 3 of the bidding documents.
- 1.9 Name, address, and telephone, telex, and facsimile numbers of banks that may provide references if contacted by the PE.
- 1.10 Information regarding any litigation, current or within the last (*insert period*) years, in which the Bidder is or has been involved.

Other party(ies)	Cause of dispute	Details of litigation award	Amount involved	
(a) (b)				

- 1.11 Information regarding Occupation Health and Safety Policy and Safety Records of the Bidder.
- 1.12 Statement of compliance with the requirements of ITT 3.4.
- 1.13 Proposed Program (service work method and schedule).

 Descriptions, drawings, and charts, as necessary, to comply with the requirements of the bidding documents.

2. Joint Ventures

- 2.1 The information listed in 1.11 1.12 above shall be provided for each partner of the joint venture.
- 2.2 The information in 1.13 above shall be provided for the joint venture.
- 2.3 Attach the power of attorney of the signatory (ies) of the Bid authorizing signature of the Bid on behalf of the joint venture.
- 2.4 Attach the Contract among all partners of the joint venture (and which is legally binding on all partners), which shows that
 - (a) all partners shall be jointly and severally liable for the execution of the Contract in accordance with the Contract terms;
 - (b) one of the partners will be nominated as being in charge, authorized to incur liabilities, and receive instructions for and on behalf of any and all partners of the joint venture; and
 - (c) the execution of the entire Contract, including payment, shall be done exclusively with the partner in charge.
- 3. Additional Requirements
- 3.1 Bidders should provide any additional information required in the Bid Data Sheet and to fulfill the requirements of ITT 12.1, if applicable.

We, the undersigned declare that

- (a) The information contained in and attached to this form is true and accurate as of the date of bid submission
 - *Or* [delete statement which does not apply]
- (b) The originally submitted pre-qualification information remains essentially correct as of date of submission

Authorized Signature:	
Name and Title of Signatory:	
Name of Bidder:	
Address:	

3. Letter of Acceptance

[Letter head paper of the PE]

[date]

To: [name and address of the Supplier]

This is to notify you that your Tender dated [date] for execution of the [name of the Contract and identification number, as given in the Special Conditions of Contract] for the Contract Price of the equivalent of [amount in numbers and words] [name of currency], as corrected and modified in accordance with the Instructions to Tenderers is hereby accepted by us.

We hereby confirm [insert the name of the Appointing Authority], to be the Appointing Authority, to appoint the adjudicator in case of any arisen disputes in accordance with ITT 44.1

You are hereby informed that after you have read and return the attached draft Contract the parties to the contract shall sign the vetted contract within fourteen (14) working days.

Authorized Signature:

Name and Title of Signatory:

Name of Agency:

Attachment: Contract

Copy: Appointing Authority, PPRA, TAU, CAG & Attorney General.

4. Form of Contract

THIS AGREEMENT made the day of 20 between [name and address of PE] of Tanzania (hereinafter called "the PE") of the one part and [name of Supplier] of [city and
country of Supplier] (hereinafter called "the Supplier") of the other part:
WHEREAS the PE invited Tenders for certain goods and ancillary services, viz., [brief description of goods and services] and has accepted a Tender by the Supplier for the supply of
those goods and services in the sum of [contract price in words and figures] (hereinafter called "the Contract Price").
NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:
1. 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, In the event of any ambiguity or conflict between the Contract Documents listed below, the order of precedence shall be the order in which the Contract
Documents are listed below:-
(a) This form of agreement;
(b) the Form of Tender and the Price Schedule submitted by the Tenderer;
(c) the Schedule of Requirements;
(d) the Technical Specifications;
(e) the Special Conditions of Contract;
(f) the GCC;
(g) the Purchaser's Letter of Acceptance; and
(h) [add here: any other documents]
3. In consideration of the payments to be made by the PE to the Supplier as hereinafter mentioned, the Supplier hereby covenants with the PE to provide the goods and services and to remedy defects therein in conformity in all respects with the provisions of the Contract
4. The PE hereby covenants to pay the Supplier in 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.
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 bythe(for the PE)
Witness to the signatures of the PE:
Signed, sealed, delivered bythe(for the PE)
Witness to the signatures of the Supplier:



1. Tender Security Form

To:	[name of the	? PE]
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Whereas [name of the Tenderer] (hereinafter called "the Tenderer") has submitted its Tender dated [date of submission of Tender] for the supply of [name and/or description of the goods] (hereinafter called "the Tender").

KNOW ALL PEOPLE by these presents that WE [name of Financial Institution] of [name of country], having our registered office at [address of Financial Institution] (hereinafter called "the Bank"), are bound unto [name of PE] (hereinafter called "the Purchase") in the sum of [amount] for which payment well and truly to be made to the said PE, the Bank binds itself, its successors, and assigns by these presents.

Sealed with the Common Seal of the said Bank this	day of	20
THE CONDITIONS of this obligation are:	-	

- 1. If the Tender
 - ((a) have withdrawn or modified our Tender during the period of tender validity specified in the Form of Tender;
 - (b) Disagreement to arithmetical correction made to the tender price; or
 - (c) having been notified of the acceptance of our Tender by the PE during the period of tender validity, (i) failure to sign the contract if required by PE to do so or (ii) fail or refuse to furnish the Performance Security or to comply with any other condition precedent to signing the contract specified in the tendering documents.
- 2. We undertake to pay to the PE up to the above amount upon receipt of its first written demand, without the PE having to substantiate its demand, provided that in its demand the PE states the amount claimed by it is due to it, owing to the occurrence of one or both of the conditions, specifying the occurred condition or conditions.

This guarantee shall remain in force up to and including twenty eight (28) days after the period of Tender validity, and any demand in respect thereof should reach the Bank not later than the above date.

Dated on	. day of	20	
	signed[Signature of	f the Bank]	
Name:	in the capacity	of	

2. Tender Securing Declaration

[The Tenderer shall fill in this Form in accordance with the instructions indicated.]

Date: [insert date (as day, month and year)]
Tender No.: [insert number of tendering process]
Alternative No.: [insert identification No if this is a Tender for an alternative]

To: [insert complete name of PE]

We, the undersigned, declare that:

We understand that, according to your conditions, tenders must be supported by a Tender Securing Declaration.

We accept that we will automatically be suspended from being eligible for tendering in any contract with the PE for the period of time as determined by the Authority if we are in breach of our obligation(s) under the tender conditions, because we:

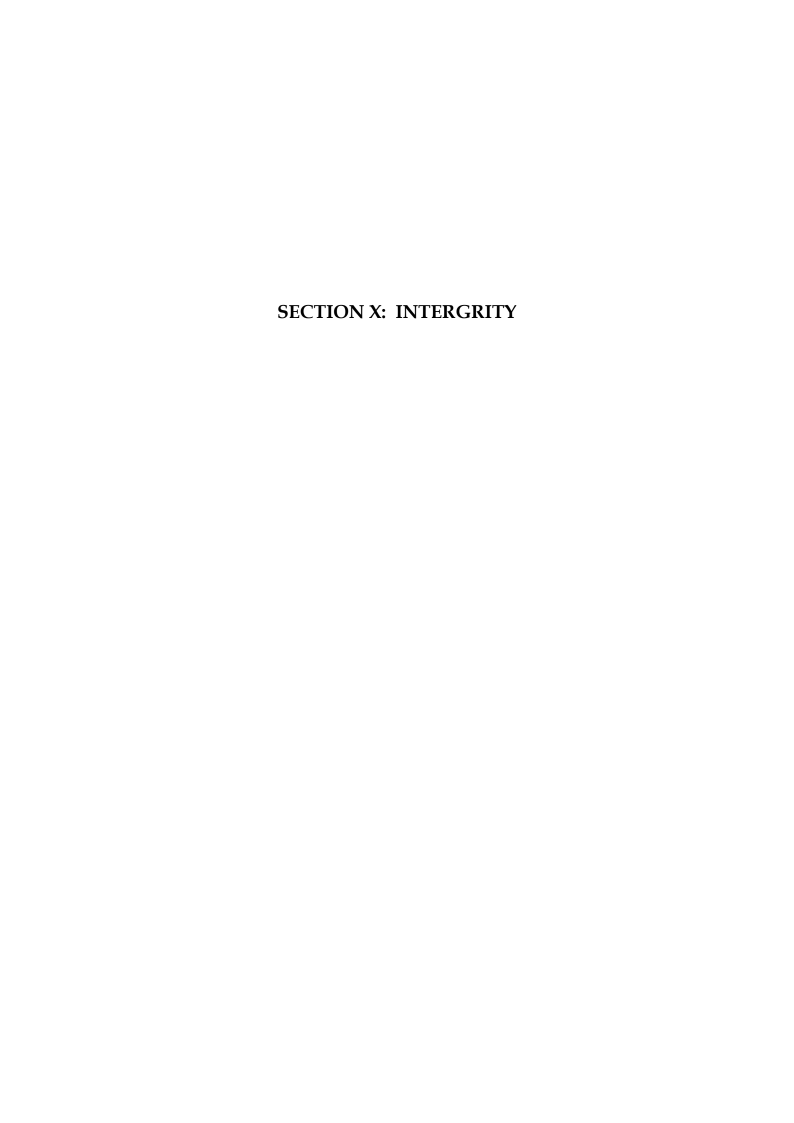
- (a) have withdrawn or modified our Tender during the period of tender validity specified in the Form of Tender;
- (b) Disagreement to arithmetical correction made to the tender price; or
- (c) having been notified of the acceptance of our Tender by the PE during the period of tender validity, (i) failure to sign the contract if required by PE to do so or (ii) fail or refuse to furnish the Performance Security or to comply with any other condition precedent to signing the contract specified in the tendering documents.

We understand this Tender Securing Declaration shall expire if we are not the successful Tenderer, upon the earlier of (i) our receipt of your notification to us of the name of the successful Tenderer; or (ii) twenty-eight (28) days after the expiration of our Tender.

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

Name: [insert complete n	ame of person signin	ig the Tender	Securing	Declara	tion]		
Duly authorized to sign t	the tender for and or	n behalf of: [ii	nsert com p	olete na	me of	Ten	derer]
Dated on	_ day of			[insert	date	of	signing]
Corporate Seal (where ap	opropriate)						

[Note: In case of a Joint Venture, the Tender Securing Declaration must be in the name of all partners to the Joint Venture that submits the tender.]



UNDERTAKING BY TENDERER ON ANTI - BRIBERY POLICY / CODE OF CONDUCT AND COMPLIANCE PROGRAMME

(1) Each tenderer must Submit a statement, as part of the tender documents, with either of the the following text (Format 1 or Format 2).

MEMORANDUM (Format 1)

(Regulation 78(2) of the Public Procurement Regulations, 2013 - Government Notice No. 446 of 2013
This company (name of company) places importance on competitive tendering taking place on a basis that is free, fair, competitive and not open to abuse. It is pleased to confirm that it will not offer or facilitate, directly or indirectly, any improper inducement or reward to any public officer their relations or business associates, in connection with its tender, or in the subsequent performance of the contract if it is successful.
This company has an Anti-Bribery Policy/Code of Conduct and a Compliance Program which includes all reasonable steps necessary to assure that the No-bribery commitment given in this statement will be complied with by its managers and employees, as well as by all third parties working with this company on the public sector projects, or contract including agents, consultants, consortium partners, sub- contractors and suppliers. Copies of our Anti-Bribery Policy/Code of Conduct and Compliance Program are attached
Authorized Signature:
Name and Title of Signatory:
Name of Tenderer:
Address