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Preface

This Standard Tender Evaluation Guideline has been prepared by the Public Procurement Regulatory Authority (PPRA) for use by the Procuring Entities in the evaluation of tenders, in accordance with the provisions of the Public Procurement Act No. 7 of 2011 (hereinafter called the Act) and the Public Procurement of (Regulations, 2013- Government Notice No. 466 (hereinafter called Procurement Regulations) as amended.

This document is intended specifically for assisting procuring entities in evaluation of tenders procured through International Competitive Tendering (ICT) and National Competitive Tendering (NCT). However, the principles stated under this guideline shall be useful for evaluation of other forms of tenders as required. This guideline shall be used in line with evaluation guidelines provided under the User Manual of TANePS. Where this guideline contradicts with the evaluation section of TANePS User Manual, the TANePS user manual shall prevail.

All users are invited to submit comments on their experience with this document to:

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- The evaluation forms and guidelines contained in this document provide step-by-step procedures for the evaluation of tenders solicited through national and international competitive tendering. In all instances, the tendering and evaluation procedures described in the Instructions to Tenderers (ITT) of the actual tendering document used should be followed.
- National and international competitive tendering is conducted using the Standard Tendering Documents (STDs)¹ issued by the Public Procurement Regulatory Authority and required for use by public procuring entities. The following relevant STDs are currently available:
 - a) Procurement of Goods ;
 - b) Procurement of Works Medium and Large Contracts (LWK); and
 - c) Procurement of Works Smaller Works Contracts (SWK).
 - d) Procurement of Non-Consultant Services
 - e) Procurement of Supply and Installation
 - f) Leasing of Public Assets
- 3. Although each of the documents is different, their instructions to Tenderers are very similar. The standard forms and guide in this guideline are based on those instructions to Tenderers, as well as on the Tender Data Sheets (TDS's), which follow the instructions to tenderers and provide contract-specific information.
- 4. Procuring entities should note that evaluation and the resulting report need not necessarily be lengthy. Procurement of off-the-shelf goods without domestic preference can usually be quickly and easily evaluated. In general, the complexity of evaluation lies with larger works and with the supply and installation of industrial plant and equipment. The forms should invariably accompany the evaluation report, but they may be adapted to suit specific requirements of the tendering documents. The report should include a number of attachments to explain details of tender evaluation or to show specific controversial wording or numbers in the tenders. Cross-referencing should be used extensively, as well as references to pertinent clauses in the tendering documents.
- 5. Special attention should be made to contracts that group together ("package") smaller contracts ("lots" -also called "slices" or "items"), which may be awarded as a package

¹ See Regulations 184. When the relevant documents are not available, the use of other international documents may be acceptable after obtaining approval from PPRA.

to one tenderer, or as sub-packages of one or more lots to several tenderers. In such instances the tender evaluation is to be done separately, including any allowances for domestic preference, for each lot, subject to any cross- discounting.

6. Procuring entities should study these evaluation forms and guidelines during project preparation, in order to properly assess the managerial and administrative conditions needed for tender evaluation. PPRA staffs are available to explain the procedures, including any modifications necessary for evaluation using tendering documents other than those STDs presently available. The PPRA encourages the employment of experienced consultants to help in the tender evaluations (see Regulation 127 of the Public Procurement Regulations, 2013 - Government Notice No. 466 of 2013.)

Section I: Tender Evaluation Standard Forms

- a) Standard cover
- b) Letter of transmittal
- c) Identification
- d) Tendering process
- e) Tender submission and opening
- f) Tender prices (as read out)
- g) Preliminary examination
- h) Corrections and, Unconditional Discounts
- i) Exchange rates
- j) Currency conversion (Multiple currencies)
- k) Currency conversion (single currency)
- I) Additions, Adjustments and Priced Deviations
- m) Domestic Preference for Goods
- n) Domestic Preference for Works and Non-consultant Services
- o) Proposed Contract Award

Standard Cover

Tender Evaluation Report and Recommendation for Award of Contract

Name of the PE:	
Name of Project:	
Contract Name:	
Identification/Tender Number:	
Date of Submission to PMU:	

Letter of Transmittal

- 1. The tender evaluation report should be attached with a Letter of Transmittal from Procurement Management Unit (PMU) responsible for communication with the appropriate tender board.
- 2. The content of the letter should constitute: (i) Conclusion highlights (ii) any additional information that would help to expedite approval by the appropriate tender board. (iii) Highlights of any unresolved or potentially contentious issues. The evaluation report (in the required number of copies) together with the letter should be sent to the appropriate tender board for discussion or decision.
- 2. The evaluation report and recommendation for award of contract shall be forwarded to the appropriate tender board for adjudication and approval before the procuring entity seeks external clearance or invites the approved tenderer for contract finalization and signature. The report shall be accompanied by originals of all the tenders received.

(a	Closing date a) original b) revised			
1.2 N	lame of project			
(Purchaser (or Employer) a) name b) address			
1.4 0	Contract number (identification)			
1.5 0	Contract description			
1.6 5	Source of funds			
1.7 N	Method of procurement (check one)		NCT	Other
1.8 F	Preference allowed	Yes	No	
	f preference is not allowed, state reasons			
1.9 F	Fixed price contract	Yes	No	
(Co-financing, if any: a) agency name b) percent financed by agency			

Table 2: Tendering Process

2.1	General Procurement Notice	
	(a) First issue date on TANePS(b) Latest update on TANePS (if any)	
2.2	Pre-qualification, if required (a) number of firms pre-qualified (b) date of tender board's approval	
2.3	 Specific procurement notice (a) Date advertised in the Journal (b) Date advertised in the Tenders' Portal 	
	(c) Latest update (d) Date advertised on TANePS	
2.4	Number of firms issued documents	······································
2.5	Amendments to documents, if any (a) list all issue dates (b) date(s) of tender board's approval	1. 2. 3. 1. 2. 3.
2.6	Date of pre-tender meeting or site visiting, if any	
2.7	Date minutes of pre-tender meeting or site visit made available sent to Tenderers	

Table 3: Tender Submission and Opening

3.1 Tender submission deadline(a) original date, time(b) extensions, if any	
3.2 Tender opening date, time	
3.3 Record of tender opening,	
3.4 Number of tenders submitted	
 3.5 Tender validity period (days or weeks) (a) originally specified (b) extensions, if any date of tender board's approval if required 	

Name	City /Town/ Region/ State/Province	Country	Currency(ies) ¹	Amount(s) or %	Modifications or comments ²	Tender Security (Currency and Amount)
(a)	(b)	(C)	(d)	(e)	(f)	(g)
Etc.						

Table 4: Tendered Prices (as Read Out)

¹For single currency option (see Section IV, para 16(d)(ii), secondary currencies are expressed in column as a percentage of the total tender price. ² Describe any modifications to the read-out tender, such as discounts offered, withdrawals and alternative tenders. Note also the absence of any required tender security or other critical items. Refer also to Section IV, para 12 herein.

Table 5A: Preliminary Examination [Commercial Responsiveness]

Tenderer	Verification ³ [Indicate provision in tendering document]	Eligibility [Provision in tendering document]	Tender Security [Provision in tendering document]	Completeness of tender [Provision in tendering document]	Substantial commercial responsiveness ⁴	Acceptance for detailed examination
(a)	(b)	(C)	(d)	(e)	(f)	(g)
Etc.						

Note: For explanations of headings, see Section IV, para. 15 herein. Additional columns may be needed, such as for responsiveness to technical conditions. See example in Annex II.

⁴ No major commercial deviations

³ List here all the conditions provided in the Tendering Documents which tenderers must comply with for their tenders to be considered commercially responsive,

Table 5B: Preliminary Examination [Technical Responsiveness]

Tenderer	Technical Specification 1 [Indicate ⁵ provision in tendering document]	Technical Specification 2 [Indicate provision in tendering document]	Technical Specifications 3 [Indicate provision in tendering document]	Technical Specification 4 [Indication provision in tendering document]	Substantial ⁶ Technical Responsiveness	Acceptance for detailed examination
(a)	(b)	(c)	(d)	(e)	(f)	(g)
Etc.						

Note: For explanations of headings, see Section IV, para. 15 herein, Additional columns may be needed, such example in annex II.

⁵ List here all the conditions provided in the Tendering Documents which tenderers must comply with for their tenders to be considered commercially responsive,

⁶ No major technical deviation

Tenderer	Read-out tender price(s)		Corrections		Corrected tender price(s)	Unconditional discounts ²			
	Currency(ies	Amount(s)	Computational	Provisional		Percent	Amount(s)		
)		errors ¹	sums					
(a)	(b)	(c)	(d)	(e)	(f)=(c)+(d)-(e)	(g)	(h)	(i)=(f)-(h)	
etc									

Table 6: Corrections and Unconditional Discounts

Note: Only tenders accepted for preliminary examination (Table 5, column g) should be included in this and subsequent tables. Column a, b, and c are from Table 4 (columns a, d, and e, respectively).

¹ Corrections in column'd' may be positive or negative.

² If the discount is offered as a percent, column 'h' is normally the product of the amounts in columns 'f' and 'g'. Refer to paragraph. 16(c). If the discount is provided as an amount, it is entered directly in column. A price increase is a negative discount.

Table 7: Exchange Rates 1

Currency used for Tender Evaluation:

Effective Date of Exchange Rate¹:

Authority or Publication Specified for Exchange Rate:

Note: Attach copy of exchange rates provided by specified authority or publication.

1. Regulation 216 of GN. 446, 2013

Table 8: Currency Conversion (Multiple Currencies)

Specify Evaluation Currency: _____

Tenderer	Currency(ies) of	Corrected /	Applicable exchange	Evaluatio	n Currency
	tender	discounted tender price(s)	rate(s) ¹	Tender price(s)	Total tender price ²
(a)	(b)	(C)	(d)	(e) = (c) x (d)	(f)
Eta					
Etc.					

Note: This table is to be used for GDS and Option B of LWK. Columns a, b and c are from Table 6, columns a, b and i.

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¹ Column d is from Table 7.

² Column f is the sum of tender prices in column e for each tenderer.

Table 9: Currency Conversion (Single Currency)

Specify Evaluation Currency: _____

Tenderer	Corrected /	Payn	nent compos	sition	Exchange	Amounts	Exchange	Evaluation	currency
	discounted tender price (in specified currency)	Currency of payment	Percent of total tender	Amount in evaluation currency	Rate used by tenderer ¹	in currency of payment	rate for Evaluation ²	Tender price	Total ³
(a)	(b)	(c)	(d)	(e)=(b)x(d)	<i>(f)</i>	(g) =(e)x(f)	(h)	(i)=(g)x(h)	(j)
								=/ / /	

Note: This table is used for SWK and Option a of LWK. Columns 'a' and 'b' are from Table 6, columns a and i.

¹ Columns c, d, and f are provided in the LWK Appendix to Tender and in the (form of) Tenderer's Tender in the SWK.

² Column h is from Table 7

³ Column j is the sum of tender prices in column I for each tenderer.

Table 10: Additions, Adjustments, and Priced Deviations

Specify Evaluation currency: _____

Tenderer	Corrected discounted tender price ¹	Additions ²	Adjustments ²	Priced deviations ²	Total price
(a)	(b)	(c)	(d)	(e)	(f) = (b) + (c) + (d) + (e)
Etc.					

¹ Column b is from either Table 8, column for Table 9, column j

² Each insertion in columns c, d, or e should be footnoted and explained in adequate detail, accompanied by calculations. Refer to paragraphs 16(e), 16(f), and 16(g) respectively of Section IV

Table 11: Domestic Preference for Goods

Specify Evaluation Currency: _____

Tenderer	Domestic preference group ¹	Total price ²	Exclusions for preference ³	Revised total	Prevailing tariff (%) ⁴	Domestic preference (%) ⁵	Preference price ⁶	Total comparison price
(a)	(b)	(C)	(d)	(e) = (c) - (d)	(f)	(g)	(h)	(i) = (c) + (h)
					. /			
etc								

g.

¹ Column b referrers to Groups A, B C, as indicated by tenderer, subject to verification by procuring entity

² Column c is from Table 10, column f, if the lowest total price is from a Group A or Group B tenderer, it is the lowest evaluated tenderer, and the remainder of the table need not be filled out, Columns d through h need to be filled out only for Group C tenders.

³ Column d is the sum of costs in columns d and e from Table 10 plus other costs incurred within the United Republic of Tanzania. Footnotes should be provided to explain the significant components of column d.

⁴ Column f is the sum of duties and import taxes on the particular items or group of similar items as a percent of the CIF or CIP price. Refer to paragraph. 17(a) of Section VI

⁵ Column 8 will be the smaller of 15 percent or the prevailing tariff in column f.

⁶ Column h for Group a tenderers is zero. Group B tenders at this stage should no longer be compared. For Group c tenders, column h is the product of columns e and

Table 12: Domestic Preference for Works

Specify Evaluation Currency:_____

Tenderer	Domestic preference group ¹	Total price ²	Exclusions for Preference ³	Revised Total	Preference ⁴	Total comparisor price
(a)	(b)	(C)	(d)	(e) = (c) - (d)	(f)	(g) = (c) + (f)
-						

¹ Column b refers to Group a (eligible domestic tenderers) or Group B (others) as indicated by tenderer, subject to verification by procuring entity

² column c is from Table 10 column f. If the lowest priced tender is from a Group A tenderer, it is the lowest evaluated tenderer, and the remainder of the table need not be filled out.

³ Column d is the sum of costs in columns d and e from Table 10. An attachment should be provided to explain the significant components of column d. Columns d and e may be left blank for Group A tenderers.

⁴ Column f for Group A tenders is zero. For Group B tenderers, column f is the specified percentage for percent of column e

Table 13: Proposed Contract Award

1.	Lowest evaluated responsive tenderer (proposed for contract award). (a) name (b) address		
2.	If tender submitted by agent, list actual supplier. (a) name (b) address		
3.	If tender from joint venture, list all partners, nationalities and estimated shares for contract.		
4.	Principle country(ies) of origin of goods/ materials.		
5.	Estimated date (month, year) of contract signing		
6.	Estimated delivery to project site/ completion period.		
		Currency(ies)	Amount(s) or %
7.	Tender price(s) (Read-out) ¹		
8.	Corrections for errors ²		
9.	Discounts ³		
10.	Other adjustments ⁴		
11.	Proposed award⁵		

Section II: Appointment of Committees Members

1.	Committee	1.1	For each engagement of goods, works and non-

¹ From Table 6, columns b and c

² From Table 6, column 6

³ From Table 6, column *h*. Include any cross-discounts. See Section IV, paragraph 17(b)

⁴ All adjustments should be explained in detail.

⁵ Sum of the prices in Items 7-10. For single currency tenders, express secondary currency amounts as percentages.

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	-	ices, the accounting officer or
	chief executive c	officer concerned shall appoint
	the following con	nmittees, to act in accordance
	with the Regulation	INS:-
	a) evaluation con	nmittees;
	b) negotiation co	mmittees: and
	c) inspection an appropriate	d acceptance committee as
1	Every committee	shall have an expert or a
	-	in the subject matter of the
	particular procure	-
1	curriculum vitae committee memb evaluation report	he qualifications and abridged of each of the evaluation ers should be made part of the t and where appropriate the curement process;
1	report to the Management Uni assignment to re	committee shall submit their e respective Procurement t (PMU) on completion of their view if it is in accordance with nent issued to the prospective
1	forward the san approval; and wh	atisfied with the report it shall ne to the Tender Board for here not satisfied it shall return report with reasons to the or re- evaluation;
1		satisfied with the evaluation
	report, PMU sha	all prepare and submit to the
	Taulan Daard a	summary of the evaluation and

			observation, if any, using prescribed format by PPRA.
2.	Committee composition	2.1	The committees set up under paragraph 1 shall each be headed by a chairperson and consist of at least three (3) committee members. Each committee shall comprise of not more than five government officials (AO may vary under exceptional circumstances) with exception from Negotiation Team, who possess necessary qualifications and experience, at least one official from public entities who is a specialist or qualified person in the field of particular procurement to be called for In the event that the chairperson is unable to perform the duties, the accounting officer or chief executive officer shall appoint another person with the necessary qualifications to act as the chairperson.
		2.2	In the absence with justified reason of the chairperson at any meeting, the other members present shall appoint one of them to act as chairperson. The acting chairperson shall report their deliberations or finding to the committee chairperson appointed by the public authority concerned for further action.
3.	Quorum	3.1	The quorum for tender evaluation committee set up under paragraph 1 above shall be the total number of the members (including the chairperson).
4.	Duties of the tender evaluation committee	4.1	The duties of the tender evaluation committee shall be:- To establish and agree on the detailed evaluation criteria; Study, analyses, evaluate, compare and rank all tenders;

-			[
			Prepare and submit the number of copies of the
			report required by the respective tender board or
			the approving authority or other authority to the
			respective PMU for review
5.	Disclosure of the names of	5.1	After the committees have been formed in
	the tenderers to the		accordance with paragraph 2 of these
	committee		Guidelines, the names of the tenderers who have
			submitted the tenders shall be disclosed to the
			members at the appropriate time;
		5.2	The committee members shall be given sufficient
			time to go through the list of the tenderers and
			each one of them will decide whether or not
			his/her participation in the process will have
			conflict of interest
6.	Disability of member of the	6.1	If a member of a committee appointed in
	committee on account of		accordance with paragraph 2 has any pecuniary
	interest in contracts		interest, direct or indirect in any of the
			tenderers/firms or in the contract, in contracts
			proposed contract or other matter, shall as soon
			as practicable, disclose the fact and shall not
			take part in the tenders evaluation, consideration
			or discussion on and question with respect to it;
		6.2	A committee member shall disclose his/her interest in accordance with Section 40(6) and Regulation 80 the Public Procurement Regulations, 2013- Government Notice No. 466 of 2013. The Code of Ethics shall be signed in advance of the evaluation exercise to signify absence or presence of conflict of interest by evaluation committee members;
		6.3	In accordance with Regulation 82(2) of the Public
			Procurement (Regulations, 2013- Government
			Notice No. 466 of 2013, the chairperson of the
			appropriate tender board, as the case may be
			and the Secretary of the appropriate tender
L			

		F F	board shall cause to be recorded in a book or other document to be kept for the purposes, particulars of any disclosure made under Regulation 80. The committee members shall also sign a declaration form.
	Sectio	n III: Ev	valuation of Tenders
7.	Purpose	7.1	The objective of competitive tendering is to acquire the goods, works or services at the most economic cost to the purchaser. Price is only one component of the real cost of a tender to the procuring entity Other factors that can constitute significant elements of the cost to the procuring entity include:- a) Technical aspects of the offer; b) Time of delivery; and c) Commercial terms of the offer The purpose or aim of tender evaluation is to determine the "cost" of each tender to the procuring entity in a manner that will permit meaningful comparison among responsive and responsible tenders, on the basis of "evaluated" cost; thereby allowing the determination, of the "lowest evaluated tender". The lowest evaluated tender may or may not necessarily be the lowest priced
			tender
8.	Disclosure of criteria	8.1	In order to elicit responsive tenders and to ensure fairness to all tenderers, the evaluation of tenders must be consistent with the terms and conditions set forth in the tendering documents. Thus the evaluation criteria should be spelt out in the tender documents, as precisely as possible;

		8.2	Use of criteria other than those specified in the
			tendering documents is strictly prohibited.
9.	Evaluation Committee	9.1	Tender evaluation is a joint technical and commercial exercise. Therefore, it is essential for the procuring entity to constitute a tender
			evaluation committee as stated under paragraph 1 and paragraph 2 above comprising technical, economic and financial experts to carry out the analysis.
10.	Evaluation procedure	10.1	In determining the lowest evaluated tender accurately, efficiently and in a transparent manner, it is essential to follow a systematic procedure designed to cover all aspects of the evaluation process in a logical sequence. The logical steps to be followed in tender evaluation may be summarized as follows:
	Step 1: Basic Data	10.2	Before commencing the actual evaluation it is useful to complete a Basic Data Sheet for each tender so that all the key information on each tender is readily available and the evaluation process is kept in proper perspective.
	Step 2: Record of tender opening	10.3	An official record of tender opening, identifying all the tenders received, the tender prices, alternative tenders, and tender security amounts announced at the public opening of tenders or bid securing declaration should be formally prepared.
	Step 3: Preliminary Examination of Tender	10.4	The next step is the examination of all tenders received, for substantive technical and commercial responsiveness, in accordance with the invitation to tender. This exercise aims at eliminating tenders which are not responsive to technical specifications and

important commercial requirements, to the
extent that they are entirely unacceptable and
merit no further consideration.
a) Material deviations to commercial terms
and conditions, which justify rejection of
a tender shall include the following:-
i. failure to sign the form of tender
and price schedules by the
authorized person or persons;
ii failure to satisfy eligibility
requirements;
iii. failure to submit a tender security
or bid securing declaration as
specified in the tendering
documents;
iv. failure to satisfy the tender validity
period (where the period offered is
particularly less than the required
period in the tender documents);
v. inability to meet the critical delivery
schedule or work schedule clearly
specified in the tendering
documents, where such schedule
is a crucial condition with which
tenderers must comply;
vi. failure to comply with minimum
experience criteria as specified in
the tendering documents;
vii. conditional tenders such as
conditions in a tender which limit
the tenderer's responsibility to
accept an award;
viii. inability to accept the price
adjustment formulae of the
tendering documents;
ix. stipulating price adjustment when
fixed price tenders were invited;
· · ·

x. subcontracting in a substantially different amount or manner than
that permitted;
xi. Failure to submit major supporting
documents required by the
tendering documents to determine
substantial responsiveness of a
tender.
b) Material deviations to technical terms
and conditions, which justify rejection of
a tender shall include the following:-
i. failure to tender for the required
scope of work as instructed in the
tendering documents and where
failure to do so has been indicated
as unacceptable;
ii. failure to quote for a major item in
the package;
iii. failure to meet major technical
requirements, such as offering
completely different types of
equipment or materials from the
types specified, plant capacity well below the minimum specified,
equipment not able to perform the
basic functions for which it is
intended;
iv. Presentation of absolutely
unrealistic and inadequate
implementation plans and
schedules regarding performance,
technical or service factors.
Tenders meeting these conditions are

		declared to be substantially responsive.
		c) Non- responsive tenders
		Examples of non - conformance justifying
		rejection of a tender are as follows:-
		i. failure to satisfy eligibility criteria;
		ii. failure to satisfy experience
		criteria;
		iii. failure to submit tender security or
		tender securing declaration, where
		one has been requested;
		iv. failure to tender for the required
		scope of works;
		v. failure to meet major technical
		specifications;
		vi. Inability to meet critical delivery
		criteria; and conditional tenders.
		d) Tenders which fail to conform to any of
		the major conditions are normally
		declared substantially non - responsive.
		They are rejected and not considered
		any further in the evaluation;
		e) Rejection of all tenders if:
		i. All tenders are non-responsive;
		ii. Evidence of lack of competition;
		iii. Evidence of collusion among
		tenderers;
		iv. the economic or technical data of
		the project have been altered;
		v. Tenders or proposals involve costs
		substantially higher than the
		original budget.
DETAILED EVALUATION		
Step 4: Correction of	10.5	All substantially responsive tenders must firstly
arithmetical errors		be examined for arithmetic errors. All
		calculations should be checked, by

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			downloading the attachments from TANePS, in
			the case of civil works tenders which have
			been invited on the basis of a bill of quantities,
			for goods schedule of prices and for non-
			consultant services activity schedule. Any
			difference between the unit prices and the sub-
			total, sub-total must be corrected. The unit
			prices must rule. Any difference between sub-
			total and grand total, the grand total must be
			corrected.
-	Step 5: Conversion to	10.6	Since tenders would have been received from
	one currency	10.0	different countries, involving different
			, 5
			currencies as specified in the tendering
			documents, it is essential to convert all tender
			prices to one currency as specified in the
			tendering documents for assessment
			purposes.
			 a) Common currency is Tanzania shillings, or other currency widely used or international trade; b) Rate of exchange. Selling rates published by an official source and applicable to similar transactions; or Date stipulated in the tendering document but not earlier than 15 days prior to date of tender
			opening.
	Step 6: Comparison of	10.7	After the examination of substantive
	Tenders		commercial and technical responsiveness, the
			tenders determined to be substantially
			responsive must be evaluated in detail and
			compared, in order to select the tender which
		J	

		is most advantageous to the purchaser.
		Detailed evaluation involves scrutinizing the selected tenders systematically and critically to establish comparison on common basis:- a) List all the important commercial conditions of tender, validity period, delivery date; terms of payment, liquidated damages, etc;
		 b) Set out the scope of supply and list all the important technical requirements of all major pieces of equipment (plant horsepower / capacity; speed; voltage pressure; operating temperature) and their performance characteristics (plant efficiency; fuel consumption in the cost of the items; c) Scrutinize rigorously and compare tenders on this basis.
Step 7: Financial	10.8	Governing principle of tender comparison is
adjustment of tender prices		that base tender price of all tenders should be compared, excluding extraneous cost elements, such as escalation. The basis of comparison should be:-
		1) For Goods:-
		a. The foreign tender, the offered price shall be the CIF price excluding import duties, consular duties and port taxes, to which will be added port handling charges and any local transport from the port or frontier to the project site;
		b. The domestic tender the offered

c. For goods, tenders usual evaluated on one of the follow basis:- i) supply of equipment only; ii) supply of equipment includ transportation to project site; iiii) Supply and installation equipment 2) For works and non-consultar services:- For tender comparison purposes or in the case of works and non-consultar services, contractors and services, contractors and services, contractors and services and other levies, and tender should take this into consideration preparing their tenders 3) Price escalation - Tender docum should preferably lay down the form applicable to all tenderers (see sam tendering documents). Ignore the eff of the price adjustment provisions sir this will be speculative. 10.8 Step 8: Evaluation 10.9 (1) Where a procuring entity has allow
with Margin ofa margin of preference in accordarPreference forwith Regulation 33, the procedure
Goods out below shall be followed in

evaluation and comparison of tenders.

(2) For the purposes of comparison in case where a margin of preference for goods manufactured, grown, mined or extracted in the United Republic of Tanzania, responsive tenders shall be classified in one of the following three groups.

(a) Group A:

Tenders offering goods manufactured, grown, mined or extracted within the United Republic of Tanzania, provided that the tenderer establishes to the satisfaction of the procuring entity that:

- Iabour, raw materials and components originating from within the United Republic of Tanzania will account for more than 30 per cent of the ex-works price of the goods offered; and
- ii. the production facility in which those goods will be manufactured, assembled or processed has been engaged in manufacturing, assembling or processing such goods at least since the time of submission of the tender

(b) Group B:

All other tenders offering goods manufactured outside the United Republic of Tanzania, already imported.

(c) Group C:

Tenders offering goods manufactured

outside the United Republic of Tanzania, to be imported. (3) The ex-works price quoted by Group A and Group B tenderers shall include all duties and taxes paid or payable on the basic materials raw or or components that have been purchased in the domestic market or imported, but shall exclude any sales and similar taxes on the finished product; (4) The price quoted in Group C tenderers shall be on CIF or CIP port of entry, border point or other destination, exclusive of customs duties and other import taxes; (5) The procuring entity shall first evaluate and compare all responsive tenders so as to determine the lowest evaluated tender within each group; (6) The lowest evaluated tenders in each group shall then be compared with each other. If, as a result of this comparison, a tender from Group A or Group B is the lowest, it shall be proposed for the contract award; (7) If as a result of the comparison made under item (5) above, the overall lowest evaluated tender is from Group C, all Group C tenders shall be further compared with the lowest evaluated

tender from Group A;
(8) For the purposes of this comparison only, an amount equal to:-
 the amount of the duties and other related import charges which a non-exempt importer would have to pay for the importation of the goods offered in such Group C tender, or
 ii. fifteen per cent of the CIF or CIP tender price of such goods if the said duties and charges exceed fifteen per cent of such price shall be added to the evaluated tender price of the imported goods offered in each Group C tender
(9) If the Group A tender in such further comparison is the lowest, it shall be selected for the contract award; if not, the lowest evaluated tender from Group C, as determined from the comparison made under item (7) above shall be proposed for an award;
(10) In the case of tenders for the supply and installation of goods, turnkey contracts or any other form of procurement contract in which a number of discrete items of equipment is grouped into one contract package, a margin of preference shall not be applied to the whole package, but only to goods manufactured in Tanzania, as defined in (1) above;

	 (11) The price for goods offered from abroad shall be quoted CIF or CIP, and the price for goods offered from within the United Republic of Tanzania shall be quoted ex-works, free of sales and similar taxes. All other components, such as design, works, installation, and supervision, shall be quoted separately; (12) In the comparison of tenders, only the CIF or CIP price for goods offered from outside the United Republic of Tanzania shall be increased, for the purposes of comparison only by:- a) the applicable duty and other taxes payable by a non-exempt importer; b) Fifteen per cent whichever is less (13) If duties vary from item to item within a package, the appropriate tariff for each goods or piece of equipment shall apply but no preference shall be applied for any associated services or works included in the package.
Step 9: Evaluation with Margin of Preference for	(1) Where a procuring entity has allowed a margin of preference in accordance with
Works or Non-Consulta	Regulation 33, domestic contractors or
Service	service providers, shall be asked to
	provide, as part of the data for
	qualification, details of ownership and
	such other information as shall be
	required to determine whether a contractor, service provider, a group of

contractors, or a group of service
providers is qualified for domestic
preference;
(2) The tender documents shall clearly
indicate that a margin of domestic
preference will be granted and the
method that will be followed in the
evaluation and comparison of tenders to
give effect to such preference;
(3) After tenders have been received and
reviewed by the procuring entity
responsive tenders shall be classified
into the following groups:
(a) Group A: tenders offered by domestic
contractors or service providers eligible
for the preference;
(b) Group B: tenders offered associations
between domestic and foreign
contractors or service providers eligible
for the preference;
(c) Group C: tenders offered by foreign
contractors or service providers
(4) The procuring entity shall first evaluate
and compare all responsive tenders so
as to determine the lowest evaluated
tender within each group;
(5) The lowest evaluated tenders in each
group shall then be compared with each
other. If, as a result of this comparison,
a tender from Group A or Group B is the
lowest, it shall be proposed for the
contract award;

		 (6) If as a result of the comparison made under (5) above, the overall lowest evaluated tender is from Group C, all Group C tenders shall be further compared with the lowest evaluated tender from Group A; (7) For the purpose of evaluation and comparison of tenders, an amount equal to the specified margin of preference shall be added to tenders received from contractors or service providers in Group C and B.
Step 10: Lowest evaluated tender	10.11	 The tenderer with the lowest total is the lowest evaluated cost tenderer at this stage subject to:- a) Application of any discounts, contingent on the simultaneous award of multiple contracts or lots; and b) Post-qualification evaluation, or if pre-qualification has occurred confirmation of pre- qualification information. In case of TANePS, once final corrected prices are set, the system will rank itself to determine the lowest evaluated bidder.
Step11: Post qualification	10.12	 Where prequalification was not undertaken, full post-qualification shall be performed to determine whether the lowest evaluated tender has the legal capacity, capability and resources to carry out the contract. If pre- qualification was undertaken, partial post qualification by evaluation

committee shall be undertaken by
verifying qualifications of the tenderer
through documents which must be
stated in the tendering documents;
2. The criteria for post-qualification shall
be set out in the solicitation documents
and shall include:-
a) experience and past performance on
similar contracts;
b) knowledge of local working
conditions;
c) capabilities with respect to
personnel;
d) equipment and construction or
manufacturing facilities where
applicable;
e) financial capability to perform the
contract;
f) current commitments;
g) legal capacity to make binding
decisions on its rights, duties and
obligations;
h) compliance with health and safety
laws, tax and employment laws
where applicable;
i) litigation record; or
j) Any other relevant criteria as
stipulated in the tendering
documents.

Abnormally Low Price		
	1. Where the tender price of the lowest	
	evaluate tenderer is considered to be	
	abnormally low, the Procuring Entity	
	shall perform price analysis as part of	
	the post-qualification. The following	
	process shall apply:-	
	(a) The Procuring Entity may reject a	
	tender if the Procuring Entity has	
	determined that the price in	
	combination with other constituent	
	elements of the tender is abnormally	
	low in relation to the subject matter	
	of the procurement (scope of works	
	or services) and raise concerns with	
	the Procuring Entity as to the ability	
	of the tenderer that presented that	
	tender to perform the contract;	
	(b) Before rejecting an abnormally low	
	tender the procuring entity shall:	
	request the tenderer an explanation	
	of the tender or of those parts which	
	it considers contribute to the tender	
	being abnormally low; take account	
	of the evidence provided in	
	response to a request in writing or in	
	electronic forms that provide record	
	of the content of communication;	
	and subsequently verify the tender	
	or parts of the tender being	
	abnormal;	
	(c) The decision of the Procuring Entity	
	to reject a tender and reasons for	

the decision shall be recorded in the procurement proceedings and promptly communicated to the tenderer concerned;

- (d) Neither the Authority nor the Procuring Entity shall incur liability solely by rejecting abnormally tender; and
- (e) An abnormally low tender means, in the light of PE's evident knowledge of the market price; the Procuring Entity's estimate budget; and of all the tenders submitted, the tender appears to be abnormally low by not providing a margin for normal levels of profit.
- A procuring entity may seek independent references of a tenderer and the results of reference checks may be used in determining award of contract;
- In case of a foreign company, a procuring entity shall seek independent reference of legal existence of a tenderer from Tanzania diplomatic missions abroad or from any other reliable source;
- 4. An affirmative determination will be a prerequisite for award of the contract to the tenderer. A negative determination will result in rejection of the tenderer's tender, in which event the procuring entity will proceed to the next lowest evaluated tender to make a similar

			determination of that tenderer's
			capabilities to perform satisfactorily;
			5. Where a tenderer has been pre-
			qualified, a full post-qualification may
			not be necessary, but the pre-
			qualification information submitted shall
			be verified and an award may be denied
			to the lowest evaluated tenderer if he is
			judged to no longer meet the pre-
			qualification requirements and criteria.
			The procuring entity shall consider
			a) any material change in
			circumstances since submission of
			the pre-qualification information;
			b) any information which has become
			available since the pre-qualification
			submission, which, in the procuring
			entity's judgement, materially affects
			the capacity of the tenderer to
			perform the contract
			6. A procuring entity may seek to limit the
			number or total value of awards made
			to any tenderer in cases where the
			tenderer's resources are known to be,
			or are likely to be insufficient for the
			additional commitments that would
			result from the proposed contract
	Section IV:	Detaile	d Evaluation Guidelines
11.	Identification, tendering	11.1	Tables 1, 2, and 3 provide for the filing of basic
	process, and tender		information on the procurement process. This
	submission		information is necessary to monitor
1	1	1	

			particularly Regulations 181 and 182 the
			Public Procurement Regulations, Government
			Notice No. 466 of 2013 on advertising and
			contents of invitation to tender;
12.	Tender opening	12.1	All tenderers or their representatives are
			invited to participate online or attend the
			tender opening, where tenders are read out
			and recorded, along with a list of attendees.
			TANePS will provide a summary report of
			tender opening accessible to all tenderers.
			Tender opening procedures are described in
			the Instructions to Tenderers;
		12.2	
			As stated in the Instructions to Tenderers, no
			tenders should be rejected at the tender
10	The state of the Particle	40.4	opening.
13.	Tender validity	13.1	The duration of the validity of each tender
			should be the one specified in the Instructions
			to Tenderers and should, be confirmed in the
			signed form of tender. If exceptional
			circumstances occur in which award cannot be
			made within the validity period, extensions in writing or in electronic form that provides
			record should be requested of tenderers, in
			accordance with the Instructions to Tenderers,
			Public Procurement Act No. 9 of 2011 and the
			Public Regulation 191 of Procurement of
			Regulations, 2013- (GN No. 466 of 2013,).
			Extensions to the validity of tender security
			should also be requested of tenderers, if
			necessary. ² Note any extensions in Table 3.
14.	Principles of Evaluation	14.1	After the public opening of tenders, information
			relating to the examination, clarification, and
			evaluation of tenders shall not be disclosed to

² Particular care must be taken in cases where the deadline for *submission* (or for opening) of tenders can be extended, as the duration of tender security is frequently provided in terms of an expiration date. In contrast, tender validity is specified in terms of an interval after the deadline for receipt or the date of tender opening.

	T
	tenderers or other persons not officially
	concerned with this process until the
	successful tenderer is notified of the award of
	contract ((Regulation 233 of Procurement of
	Regulations, 2013- GN No. 466 of 2013).
14.2	On occasion, the procuring entity may request
	clarifications of tenderers concerning
	ambiguities or inconsistencies in the tender.
	As required in the Instructions to Tenderers,
	such requests shall be through TANePS, and
	no change in the price or scope of the
	originally offered goods, works, or services
	shall be sought or accepted, except for the
	correction of arithmetic errors. The responses
	from tenderers shall also be through TANePS.
	No circumstances shall justify meetings or
	conversations between the procuring entity (or
	its consultants) and tenderers during the
	tender evaluation process;
	tender evaluation process,
	Tenderers frequently attempt to contact the
14.3	procuring entity during tender evaluation,
	directly or indirectly, to query progress of
	evaluation, to offer unsolicited clarifications, or
	to provide criticisms of their competitors should
	be discouraged. Receipt of such information
	should be acknowledged as to receipt only.3
	Procuring entities must evaluate tenders on
	the basis of the information provided in the
	respective tenders. However, additional
	information provided may be useful in
	improving the accuracy, speed, or fairness of
	the evaluation. Nonetheless, no changes in the

³ On occasion, tenderers approach the tender boards with information

			tender price or substance are allowed at this
			stage.
15.	Preliminary Examination of tender	15.1	The evaluation process should begin immediately after, tender opening. The purpose of preliminary examination is to identify and reject tenders that are incomplete, invalid, or substantially non-responsive to the tendering documents and therefore, are not to
			be considered further. The following checks should be applied:-
			 (a) Verification: Attention should be directed towards deficiencies that, if accepted, would provide unfair advantages to the tenderer. Sound judgment must be used: for example, simple omissions or mistakes arguably occasioned by human error should not be grounds for rejection of the tender. Rarely is a tender perfect in all respects. However, the validity of the tender itself, for example, its signatures, must not be in question. If the tenderer is a joint venture, the joint venture agreement must be submitted; if the tenderer is an agent, an authorization
			 from the supplier or manufacturer must be provided in addition to any documentation required of the supplier or manufacturer itself; (b) Eligibility: The tenderer must be a national or a juristic entity from an eligible source country. All partners to a joint venture shall be from an eligible source country, and the joint venture shall be registered in an eligible source country. All goods and services shall originate from eligible source countries.

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In the case of plant and equipment,
(c) This eligibility test is applied only to the
finished product offered in the tender
and to its major and clearly identifiable
components. If pre-qualification has
taken place, only tenders from pre-
qualified tenderers can be considered. ⁴
The tenderer (including all members of
a joint venture and subcontractors) may
be disqualified if affiliated with a firm
that has provided related consulting
services on the project, or if the
tenderer is a publicly owned enterprise
from the United Republic of Tanzania,
lacking legal and financial autonomy.
(See the Instructions to Tenderers for
details);
(d) Tender security: The tendering
document may require submission of a
tender security. If so, the tender security
must conform to the requirements of the
Instructions to Tenderers, and it must
accompany the tender. If the tender
security is issued as a bank guarantee,
it must be consistent with the wording of
the tender security form provided in the
tendering documents. Submission of a
copy of the security or submission of a
counter guarantee naming procuring
entity's bank instead of the procuring
entity is unacceptable. Furthermore,
securities for an amount smaller or for a
period shorter than the one specified in
the Instructions to Tenderers are not

⁴ The juridical entities of the pre-qualified tenderers may not be modified in the submission of tenders.

acceptable. The security for a tender submitted by a joint venture should be in the names of all of the partners of the joint venture;

- (e) Tender Securing Declaration: The Tender Securing Declaration where required shall be submitted in accordance with the instruction to tenderers. Tender Securing Declaration for joint ventures shall be in the names of all partners of the joint venture;
- (f) Completeness of tender: Unless the tendering documents have specifically allowed partial tenders - permitting tenderers to quote for only select items or for only partial quantities of a particular item - tenders not offering all the required items or tenders of inserting new items not specified or not required by the Tendering Documents should ordinarily be considered nonresponsive. However, under works contracts, missing prices for occasional work items are considered to be included in prices for closely related items elsewhere. lf any erasures, interlineations, additions, or other changes have been made, they should initialled the authorized be by representative of the tenderer. They be acceptable if thev may are corrective, editorial, or explanatory. If they are not, they should be treated as deviations and should be analysed as per paragraph 15(g) below. Missing pages in the original copy of the tender may be cause for rejection of the

tender, as may contradictions in model numbers or other designations of critical supply items; (q) Substantial responsiveness: Major deviations the commercial to requirements technical and specifications are a basis for the rejection of tenders. As a general rule, major deviations are those that, if accepted, would not fulfil the purposes for which the tender is requested, or would prevent a fair comparison with tenders that are properly compliant with the tendering documents. Examples of major deviations include: i. Stipulating price adjustment when fixed price tenders were called for; ii. Failing to respond to specifications by offering instead a different design or product that does offer not substantial critical equivalence in performance parameters or in other requirements; iii. Phasing of contract start-up, delivery, installation, or construction not conforming to critical dates required or progress markers; Subcontracting in a substantially iv. different amount or manner than that permitted; ٧. Refusing to bear important responsibilities liabilities and

allocated in the tendering documents, such as performance guarantees and insurance coverage;

- vi. Taking exception to critical provisions such as applicable law, taxes and duties, and dispute resolution procedures;
- vii. Those deviations that are specified in the Instructions to Tenderers as requiring rejection of the tender (such as, in the case of works, participating in the submission of another's tender other than as a subcontractor.

Tenders that offer deviations may be considered substantially responsive at least as to the issue of fairness if the deviations can be assigned a monetary value that would be added as a penalty during the detailed evaluation process and if such deviations would be acceptable in the eventual contract. In all circumstances, any minor deviation shall not be penalized more than 0.001 percent and not less than 0.0001 percent of the original tendered price;

The results of preliminary examination should be presented in Table 5. If the tender fails preliminary acceptance, the reasons must be clearly explained in footnotes or in an attachment, as necessary. An example is shown in Annex 11. Procuring entities may find it useful to include additional tables for itemization of responsiveness to a list of technical or commercial specifications. These should be attached to Table 5.

16. Detailed Examination of 16.1 Only those tenders surviving preliminary

Tender	examination need to be examined in this
	phase.
	(a) <u>Corrections for errors</u> : The methodology
	for correction of computational errors is
	described in the Instructions to
	Tenderers. The read-out tender prices
	and their corrections should be noted in
	Table 6, column d. Tenderers should be
	informed about the arithmetic
	corrections carried out in their tenders
	and should be requested to confirm
	whether or not they accept such
	corrections. If the tenderer does not
	accept the corrected tender sum, its
	tender will be rejected and other
	appropriate actions may be taken by the
	procuring entity in accordance with the
	Instructions to Tenderers. The
	corrections are considered binding on
	the tenderer. Unusual or large
	corrections that could affect the
	comparative ranking of tenders should
	be explained in footnotes;
	(b) <u>Corrections for provisional sums:</u>
	Tenders may contain provisional sums
	set by the procuring entity for
	contingencies or for nominated
	subcontractors, etc. As these sums are
	the same for all tenders, they should be
	subtracted from the read-out prices in
	Table 6, column e to allow for a proper
	comparison of tenders in subsequent
	steps. However, those provisional sums
	set aside for Dayworks, ⁵ where priced

⁵ Refers to unforeseen work. For details, see LWK or SWK

competitively, should not be included in the deductions;

- (c) Modifications and discounts: In accordance with the Instructions to Tenderers, tenderers are allowed to submit, prior tender opening, to modifications to their original tender. TANePS will replace the modified tendering document which will be used in the opening and for evaluation process and eventual contract. These modifications mav include either increases or discounts to the tender reflect last-minute amounts that business decisions.. Discounts offered in accordance with the Instructions to Tenderers that are conditional on the simultaneous award of other contracts or lots of the contract package (crossdiscounts) shall not be incorporated until the completion of all other effect evaluation The steps. of unconditional discounts (or alternatively, increases) should be shown as in Table 6 (columns g and h). Any discount expressed in percent must be applied to the appropriate base specified in the tender (i.e., check to see if it applies to any provisional sums);
- (d) Evaluation currency: The remaining tenders as corrected for computational errors and as adjusted for discounts should be converted to a common evaluation currency, as described in the Instructions to Tenderers. The exchange rates to be used in the calculations are to be listed in Table 7.

If multiple exchange rates exist for a particular currency (for commercial, Government transactions, etc.), indicate which applies, with reasons for the choice. Where exchange rates for a particular currency are not available specified from the authority or publication, identify the secondary source, as well as any necessary conversion calculations;

There are two different currency options for tendering/payment, each requiring a different conversion methodology:-

- The GDS and Option B of LWK use the multiple currency option, in which the tender price is expressed in a number of currencies. For this procurement, use Table 8;
- ii. The SWK and Option A of LWK use the single currency option, in which the tender price is expressed entirely in a specific currency, usually in Tanzania Shillings, with other foreign currency requirements stated as percentages of the tender price, together with the exchange rates used by the tenderer to determine the percentages. For LWK single currency tenders, sections of the Works may require payment in different currencies and proportions. In such instances, the impact of any corrections found will require a lengthier analysis for each tender, based on the submitted Appendix to Tender. Table 9 is to be

used for these calculations. (e) Additions: Omissions to the tender should be compensated for by adding the estimated costs for remedying the deficiency. Where items missing in some tenders are present in others, an average or the highest of quoted prices could be used to compare competitors' tenders. Alternatively, external sources, such as published price lists, freight tariff schedules, etc., may be appropriate. The cost determined should be expressed in the evaluation currency and shown in Table 10, column c: (f) Adjustments: The Instructions to Tenderers specifies which, if any, performance or service factors will be into account in the tender taken evaluation. The methodology used in evaluation of these factors should be precisely described in the tender evaluation report and should be fully consistent with the Instructions to Tenderers provisions Bonuses or additional credits that reduce the evaluated ten der price will not be given in the tender evaluation for features that exceed the requirements stated in the tendering unless documents. specifically provided for in the Instructions to Tenderers.⁶ The value of adjustments will be expressed in terms of cost, for all works and most goods

⁶ Similarly, a tender offering a choice of different product models is evaluated on the basis of the lowest price offered by the tenderer from among the models meeting the requirements of the tendering document.

contracts, and should be shown in Table 10, column d and expressed in the evaluation currency;

- (g) <u>Priced deviations:</u> As discussed under paragraph 15(g), tenders with minor deviations may be considered substantially responsive if their further consideration assigns a monetary cost or penalty to the tender for the purpose of tender comparison:
 - i. Requests for deviations that are expressed by the tenderer in vague terms, such as "we would like an increase in the amount of mobilization advance" or "we wish to discuss changes in the schedule' completion should ordinarily be ignored in tender evaluation. However, а categorical statement by the tenderers taking exception to a requirement in the tendering documents should be treated as a deviation;
 - ii. If a tenderer requires a faster payment stream than specified in the tendering documents, the penalty is based on the benefit the prospective to tenderer. This situation assumes use of a discounted cash flow using the prevailing commercial interest rates for the currencies of the tender. unless the Instructions Tenderers to

			foresees the eventuality and
			specifies a rate;
			iii. If a tender provides for a delivery
			or completion period that is
			beyond the date specified in the
			tendering documents but that is
			nonetheless technically
			acceptable to the procuring
			entity, the time advantage given
			should be assessed a penalty
			specified in the Instructions to
			Tenderers or, if one is not
			provided, based on the rate of
			liquidated damages specified in
			the tendering documents.
			iv. The deviations should be priced
			in the evaluation currency in
			Table 10, column e. The
			monetary value of each minor
			deviation shall not exceed 0.001
			percent and not less than 0.0001
			percent of the original tender
			price obtained from the price
			schedule or bill of quantities.
47	Determination of averal	474	In the second constant of ten days for words, and for
17.	Determination of award	17.1	In the comparison of tenders for works and for
			most goods, the corrected and discounted
			tender prices, together with adjustments for
			omissions, deviations, and specified evaluation
			factors, have been noted in Table 10. The
			tenderer with the lowest total is the lowest
			evaluated cost tenderer at this stage, subject to:-
			 Application of domestic preference, if any is allowed:
			any is allowed;
			 Application of domestic preference, if any is allowed; and
			any is allowed; and

	3) Post-qualification evaluation, or, if pre-
	qualification has occurred, confirmation
	of pre-qualification information.
17.2	(a) Domestic preference
	If domestic preference is allowed in tender
	evaluation, the Instructions to Tenderers will
	so state and provide detailed procedures to be
	used in determining the eligibility for
	preference and the amounts.
	i. With respect to goods contracts,
	verification of the prevailing import
	duties and the related import taxes to a
	non-exempt importer must be made. If
	these duties and taxes are less than 15
	percent of the CIF or CIP price, ⁷ they
	are to be used as to the amount of
	preference. Also, the eligibility of goods
	for domestic preference must be
	examined according to the criteria
	described in the Instructions to
	Tenderers;
	ii. The calculations for determining the
	lowest evaluated tenderer are based
	on a two-step process. In the second
	step, if needed, the domestic
	preference is added (like a tariff) to the
	CIF or CIP tender prices of the goods
	offered from abroad. ⁸ Care should be
	taken to separate these prices from the
	overall tender prices, which may
	include the costs of internal
	transportation and related freight

 ⁷ CIF is cost, insurance and freight for maritime transportation. CIP is cost, carriage and insurance in the case of multi-modular transportation. For further definitions, refer to *INCOTERMS 2010* International Chamber of Commerce,.
 ⁸ This occurs if the apparent low tenderer from the first step is importing the goods

installation, training, and insurance, other costs incurred within the United Republic of Tanzania. Such costs are not to be adjusted for the preference. The CIF or CIP tender prices used will reflect corrections for errors and discounts and will be adjusted for omissions pertaining to the CIF or CIP prices (such as insufficient spare parts). They will not reflect adjustments for deviations or specified evaluation factors. The preference tariff calculated will then be added to the corrected, discounted, and adjusted total prices tabulated in Table 11.

- iii. All calculations involved in assessing domestic preference should be clearly shown in Table 11, together with accompanying explanations as necessary. The lowest evaluated tenderer would be the tenderer with the lowest price total in column i, unless note 2 of Table 11 applies.
- iv. Any domestic preference eligibility allowed under works contracts is dependent on ownership criteria and on the share of work to be undertaken. The domestic preference is provided by adding a specified percent of the preference to the corrected and discounted tender prices of tenderers not eligible for domestic preference. The Instructions to Tenderers excludes domestic preference application to any provisional sums, as well as to adjustments or priced deviations. The lowest evaluated tenderer the is

tenderer with the lowest total in column g of Table 12.

17.3

(b) <u>Cross-Discounts</u>

These are conditional discounts offered in the event that more than one contract or lot will be awarded to the same tenderer. Tender evaluation in such cases can be quite complicated, particularly for goods contracts where domestic preference may apply. The sizes of cross- discounts offered by each tenderer may vary with the potential number of contracts awarded. The Instructions to Tenderers may also limit the number or total value of awards to a tenderer on the basis of its financial and technical capacity.⁹ Thus, a tenderer offering the lowest evaluated tender on a particular contract may be denied awardbecause of such a restriction. The procuring entity shall select the optimum combination of awards on the basis of least overall cost of the total contract package, consistent with the qualification criteria. Presentations of the calculations should be made on an attachment to the report, which should include the tender evaluation(s) for the other contracts, if they have been evaluated separately.

17.4 Post Qualification: Where pre-qualification was conducted, the tenderer whose tender is the lowest evaluated should receive the award, unless the tenderer's qualifications have since materially deteriorated or the tenderer has

⁹ This restriction may originate with pre-qualification.

since received additional work that over stresses its capacity or expiry of some of its qualifications. In this case. Evaluation committee shall conduct partial postqualification as part of evaluation exercise by verifying part of the lowest evaluated tenderer that may have been affected given lapse of time pre-qualification, from prior to submission of evaluation report to the Tender Board by PMU. Where special expertise may be required during partial post qualification, the Accounting Officer considers such expertise during appointment of the evaluation committee.

Where pre-qualification has not occurred, the prospective award should be subjected to full post-qualification, the procedures for which are described in the Instructions to Tenderers.¹⁰ The procuring entity should satisfy itself fully on both accounts by carrying out the postqualification of the Tenderer using only the requirements specified in the **TDS**. In case where the tender price of the lowest evaluate tenderer is considered to be abnormally low, the PE shall perform price analysis as part of the post-qualification. Procuring entity shall seek clarification from the bidder whose bid is determined to be abnormally low and PE shall take necessary initiatives to verify and satisfy itself whether any justifications given by the tenderer are valid before accepting or rejecting its tender.

17.6

17.5

Where the lowest evaluated tenderer fails post-qualification, its tender should be rejected, and the next ranked tenderer should

	then be subject to post-qualification examination after obtained prior approval from respective tender board. If successful, this tenderer should be proposed for the award. If not, the process continues.
17.7	The rejection of a tender for reasons of post qualification requires substantial justification, which should be clearly documented in attachments to the report. A history of poor performance may be considered a substantial justification.
17.8	Alternative tenders: Instructions to Tenderers may request or allow the procuring entity to accept alternative tenders under the stipulation that only the alternative submitted by the lowest evaluated tenderer and conforming to the tendering documents will be considered: i. For works, the Instructions to Tenderers may allow alternative technical solutions and/or alternative times for completion;
	 ii. For goods, the Instructions to Tenderers may allow for submission of an alternative payment schedule. The same Instructions to Tenderers may also require tenderers to submit, in addition to any CIF or CIP tenders, similar tenders less transport or insurance, such as FCA or CFR¹¹ The procuring

¹¹ INCOTERMS 2010

		entity, if it is willing to accept the alternative tender offered by the lowest evaluated tenderer, should provide justification for doing so.
	:	Calculations for the evaluation of alternatives should be provided in an attachment to the report
		Proposed award: The amount of the proposed award shall be the tender price as submitted by the winning tenderer and adjusted as described in the Instructions to Tenderers for corrections, any discounts (including cross- discounts), and acceptance by the procuring entity of alternative offers from the lowest evaluated tenderer. Table 13 should be filled out to establish the actual amount of the contract award.
17		If (a) none of the tenders are found to be responsive, (b) tenders are unreasonably high in price compared with earlier estimates, or (c) none of the tenderers are qualified, the procuring entity may consider rejection of all tenders (prior tender board concurrence is required.
17	7.11	Report submission i. The evaluation committee must submit the detailed and completed tender evaluation report containing the required summary as an attachment in the TANePS generated report summary to the PMU for reviewing prior to submitting to the appropriate

	tender board;
17.12	 tender board; ii. Where the evaluation and preparation of the report is not conducted in accordance with evaluation guidelines, PMU shall return the evaluation report to the evaluation committee for reevaluation; iii. Procuring entities are encouraged to request assistance as needed from the PPRA in explaining the evaluation procedures. However, the PPRA will not participate in the evaluation itself. <u>Review by the tender board</u> PMU may be requested to provide additional information and justification for the recommendations. The appropriate tender board will not contact tenderers. However, it may request the Accounting Officer to do so for necessary clarifications. When the appropriate tender board is satisfied with the evaluation of tenders and recommendations of award, the notification of award should be communicated by the Accounting Officer. Each member of that tender board will sign an undertaking (Annex V) to declare whether or not that member has an pecuniary interest in any of the tenderers and an undertaking not to divulge confidential information to persons not concerned with the approval process of the tender under consideration.

Section V: Negotiations with Tenderers 18. Negotiations with Tenderers 18.1 Negotiations may be undertaken with the lowest evaluated tenderer relating to the following areas in accordance with the Regulation 225 of Government Notice No. 466 of 2013. a. minor alteration to the technical details of the statement of requirements; b. reduction of quantities for budgetary reasons, where the reduction is in excess of any provided for in the solicitation documents; c. a minor amendment to the special conditions of contract; d. finalising payment arrangements; e. mobilisation arrangements; f. agreeing final delivery or work schedule to accommodate any changes required by the procuring entity; g. the methodology or staffing; or h. clarifying details that were not apparent or could not be finalised at the time of bidding;			17.13	Tender securities or bid securing declarations of unsuccessful tenderers should be returned or cease to have effect promptly after the contract has come into force. However, if contract effectiveness is contingent on the receipt of a performance security or other condition, the procuring entity may consider seeking an appropriate extension of time for the tender validity and the accompanying tender security of the next two lowest tenderers.
 Index and the problem of the product of th		Section V	/: Negot	iations with Tenderers
i. For the purpose of reducing price tendered. 18.2	18.	Negotiations with Tenderers		 lowest evaluated tenderer relating to the following areas in accordance with the Regulation 225 of Government Notice No. 466 of 2013. a. minor alteration to the technical details of the statement of requirements; b. reduction of quantities for budgetary reasons, where the reduction is in excess of any provided for in the solicitation documents; c. a minor amendment to the special conditions of contract; d. finalising payment arrangements; e. mobilisation arrangements; f. agreeing final delivery or work schedule to accommodate any changes required by the procuring entity; g. the methodology or staffing; or h. clarifying details that were not apparent or could not be finalised at the time of bidding; i. For the purpose of reducing price

			No estistions abolt and be seend of the second
			Negotiations shall not be conducted so as:-
			a. to substantially change the specification
			or details of the requirement, including
			tasks or responsibilities of the tenderer;
			b. to materially alter the terms and
			conditions of contract stated in the
			solicitation document;
			c. a minor amendment to the special
			conditions of contract;
			d. to substantially alter anything which
			formed a crucial or deciding factor in the
			evaluation of tender.
		18.3	
			Negotiation Team shall prepare a Negotiation
			plan and submit to the appropriate tender
			board for approval prior to commencement of
			negotiation. The negotiation plan shall include
			all parameters proposed for negotiation.
			Negotiation team may add other aspects of
			negotiation where such aspect is necessary to
			be negotiated, and must be included in the
			negotiation plan for tender board approval.
		18.4	
		_	Negotiations with a tenderer are not permitted
			until after the tender board has approved the
			evaluation committee's recommendations.
19.	Membership and conduct of	19.1	In accordance with Public Procurement
	negotiations		Regulations, 2013 - Government Notice No.
			466 of 2013 (Regulations 226, 227, and 228)
			as amended:
			(a) PMU shall recommend membership of
			a negotiation team based on
			appropriate seniority and experience
			depending on the value and complexity
			of the procurement or disposal
			of the productment of disposal

requirement and the membership shall
be approved by the Accounting Officer;
(b) The number of members of the
negotiation team shall depend on the
value and complexity of the
procurement or disposal requirement,
but shall be a minimum of three, and
may include members of the original
evaluation committee or different
officers. If it is necessary that the
number of negotiation team members
be increased, the accounting officer
shall request the Paymaster General for
the approval;
(c) The negotiation team shall include
members with relevant mix of skills and
experience, including:
i. knowledge of end-user
requirements;
ii. negotiation skills;
iii. procurement and contracting skills;
iv. financial management skills; and
v. technical skills relevant to the subject
of the procurement or disposal.
(d) The Accounting Officer shall appoint a
chairperson during appointment of the
negotiation team who shall be
responsible for:
i. ensuring all arrangements for
negotiation meetings are made;
ii. chairing all negotiations;
iii. ensuring the negotiations are conducted
in accordance with all legal
requirements;
iv. ensuring all members are aware of their
responsibilities, including the need for
confidentiality;

			v opeuring all members have a commen				
			v. ensuring all members have a common				
			understanding of the process of				
			negotiations and objectives to be				
			achieved;				
			vi. ensuring members understand their				
			own role in the negotiations and the				
			standard approach of the team;				
			vii. managing communications between the				
			negotiation team and the tenderer or				
			any other body;				
			viii. ensuring that the negotiation team has				
			access to adequate resources; and				
			ix. preparing the final report on the				
			negotiation or ensuring that it is				
			prepared				
			(e) Where negotiations are commenced				
			with the next ranked tenderer or a new				
			tenderer is invited, the procuring entity				
			shall not reopen earlier negotiations;				
			and the original tenderer shall be				
			informed in writing of the reasons for				
			termination of the negotiations;				
			(f) The recommendations of the				
			negotiation team shall be submitted to				
			the tender board for appropriate action				
			as per Regulation 228 (2) of the Public				
			Procurement Regulations, Government				
			Notice No. 466 of 2013.				
20.	Section VI: Award of contract	20.1	t Award and Notification				
20.		20.1	After award has been made, the procuring				
			entity is required to publish a description of the				
			contract, the name and nationality of the				
			contract awarded, and the contract price. Any				
			further information on the tenders or on their				
			evaluation, including the tender evaluation				

			report, is held in confidence by the procuring entity.
		20.2	Unsuccessful tenderers are allowed under the Regulations to seek a debriefing with the procuring entity in anticipation of this and/or any audit or post reviews by the PPRA, the Public Procurement Appeals Authority or the Controller and Auditor General or other authorized institutions, the procuring entity should ensure that tendering documents and evaluations are securely stored.
	Section VII: Handling Dis	agreem	ents in the Tender Evaluation Process
21.	Disagreements between the Accounting Officer or Chief Executive Officer and the Tender Board	21.1	Where the accounting officer is not satisfied with the decision of the tender board regarding application or interpretation of any procurement method, process or practice, the matter shall be handled in accordance with the Regulation 51 of Public Procurement of Regulations, 2013 - Government Notice No. 466. In any case, the Accounting Officer or Chief Executive Officer shall not decide on behalf of the Tender Board.
22.	Disagreements between the Tender Board and the PMU	22.1	Likewise where a tender board disagrees with the recommendations of the procurement management unit, the matter should be handled in accordance with Regulation 52 of Public Procurement of Regulations, 2013 - Government Notice No. 466.
23.	Disagreements between the Procurement management unit and the user department	23.1	Where a PMU disagrees with the user department concerning any decision pertaining to the application or interpretation of any procurement method, process or practice, the matter should be handled in accordance with

			the Regulation 53 of Public Procurement				
			Regulations, 2013 - Government Notice No				
			466.				
24.	Disagreements between the	24.1	Where a PMU disagrees with the evaluation				
	PMU and evaluation		committee on the evaluation report, the matter				
	committee		should be handled in accordance with the				
			Regulation 51 of Public Procurement				
			Regulations, 2013 - Government Notice No.				
			466				

Annex I: Tender Opening Checklist

(To be filled out for each tender as it is read out)

RECORD OF TENDER OPENING

Name of the Procuring Entity: [insert name of Procuring Entity (PE)]

Tender ID No.: [Insert tender identification number]

Subject of Procurement: [insert subject of procurement]

Date of Opening: [insert date]

Time: [insert time]

Location: [insert location for the meeting]

	PART 1: SUMMARY OF TENDER OPENING								
S/N	Name of Tenderer	Tender Price <i>(currency)</i>	Tender Validity Period	Tender Security and Amount (if applicable) or Tender Securing Declaration	Power of Attorney (if applicable)	Manufacturer Authorization (if applicable)	Remarks		
1									
n th									

Certification of record of the tender opening meeting:

Chairperson	Tenderer Representative
Signature:	Signature:
Name:	Name:
Position:	Firm
	Firm:
Date:	Date:

RECORD OF TENDER OPENING

Name of the Procuring Entity: [insert name of Procuring Entity (PE)]

Tender ID No.: [Insert tender identification number]

Subject of Procurement: [insert subject of procurement]

Date of Opening: [insert date]

Time: [insert time]

Location: [insert location for the meeting]

Firm: [insert firm name]

PART 2: Opening Checklist for Tenders					
S/N	Item				
1	Is outer envelope of the tender sealed? [Yes/No]				
2	Is the Form of Tender completed and signed? [
	Yes/No]				
3	Tender Validity Period [insert days]				
4	Is documentary authority for signing enclosed?				
	[Yes/No]				
5	Tender Security [insert currency and amount] or				
	Tender Securing Declaration				
6	Expiration of Tender Security [date]				
7	Indicate if there is any "Substitution", "Withdrawal"				
	or "Modification" submitted				
8	Indicate if there is any alternative tender submitted.				
9	Indicate if there is any discount offered				
10	Has Manufacture's authorization Form (s) been				
	submitted? [Yes/No]				
	How many [insert number]				
11	Name of tenderer or representative present.				
12	Number of separate documents submitted [insert				
	Number]				
13	Additional comments [insert comment]				

Certification of record of the tenders opening meeting:

Chairperson	Name:	Signature:	Position:	Date:
Tenderer's Representative	Name:	Signature:	Firm:	Date:

Annex II: Preliminary Examination

Tender	Verification	Eligibility	Tender Security	Completeness of tender	Substantial responsiveness	Acceptance for detailed examination
Tenderer A	Yes	Yes ¹	Yes	Yes	Yes	Yes
Tenderer B	No ²	Yes	Yes	Yes	Yes ³	No
Tenderer C	Yes ⁴	Yes	Yes	Yes	Yes	Yes
Tenderer D	Yes	Yes	No ⁵	No ⁶	Yes	No
Tenderer E	Yes	No ⁷	No ⁸	Yes	Yes	No
Tenderer F	Yes	Yes	Yes	Yes	Yes	Yes
Tenderer G	Yes	Yes	Yes	Yes	Yes	Yes
Tenderer H	Yes	Yes	Yes	Yes	Yes ⁹	Yes

¹ Tenderer is partly owned (25 percent) by government (of Tanzania). It operates under commercial law and is financially and managerially independent of government.

² Joint venture agreement missing.

³ Requires 25 percent mobilization advance; Tender Document states maximum of 15 percent. Deviation is minor and can be quantified.

⁴ Tenderer pre-qualified as local agent; Tender is joint obligation with parent company. Tender deemed acceptable because increase in financial backing results

⁵ Tender security not in freely convertible currency

⁶ Does not include cost for required disposal of hazardous wastes found at the site.

⁷ source of plant from non – eligible country

⁸ Required validity period of security not met (8 weeks instead of 12 weeks)

⁹ Contains several initialled changes substituting ISO standards in the specifications with DIN standards. This is acceptable to the Engineer-in-charge.

Annex III: Tender Evaluation Summary

- 1. Attach tender opening record.
- 2. Explain any inconsistencies between prices and modifications to prices read out at tender opening (and written into the record) and presented in Table 4.
- 3. Check with direct reference to the tenders the compilation of the price quoted by each tenderer, as indicated in the read-out prices, evaluation sheet/ ranking statement.
- 4. Check once again the tenders of the firms whose offers are proposed to be disqualified, to satisfy that the proposal(s) to disqualify is/are in accordance with the rules.
- 5. With particular reference to those offers which have been proposed to be disqualified on the grounds of unsatisfactory past performance, check whether the assessment and decision to ignore, is reasonable and valid.
- 6. With particular reference to those offers which have been proposed to be disqualified on the grounds of fraud or corruption, check whether the assessment and decision to ignore is reasonable.
- 7. Provide details on eliminating any tender during preliminary examination (Table 5). Copy select pages from tenders, as desirable, to show examples objectionable features.
- 8. If provisional sums in Table 6 vary among tenderers, explain. Explain an, substantial corrections for computational errors that may affect the ranking the tenderers.
- 9. Provide a copy of the rates requested for Table 7 and used in Tables 8 or 9.
- 10. The additions, adjustments, and priced deviations in Table 10 require detailed explanations where they may affect the ranking of tenderers.
- 11. Eligibility for domestic preference as indicated in Tables 11 or 12 must be verified if the ranking of tenders is affected. Provide details in an attachment Exclusions to the calculations for preference should be explained if similarly significant.
- 12. Explain any cross-discount (paragraph 17(b)) not read out and recorded at tender opening. In addition, attach copies of any evaluation reports for the other related contracts awarded to the same tenderer.
- 13. Provide detailed reasons to award a contract to a party other than the lowest evaluated tenderer (paragraph 17(c)).
- 14. A detailed examination of one or two higher offers in the vicinity of the one recommended should be made with a view to avoiding possible mistakes.
- 15. If an alternative tender is accepted, provide a detailed explanation of the reasons for its acceptance, addressing issues of timeliness, performance, and cost implications (paragraph 17(d)).
- 16. An attachment to Table 13 should explain adjustments to the price provided on line 10. Explain any changes to scope of tender and contract conditions.

- 17. Provide evidence of alternative insurance.
- 18. Attach copies of any correspondence from tenderers that raise objections to the tendering and evaluation process, together with detailed responses.
- 19. Attach copies of any letters to tenderers requesting clarifications. Provide copies of responses.
- 20. Check whether or not sufficient funds commensurate with the procurement proposals are available.
- 21. Submit tender evaluation report with separate evaluation report from consultant, if one was commissioned.
- 22. Ensure that the tender evaluation report is double-checked, paginated, and complete, and includes a Letter of Transmittal. The tender boards will only, review reports that are sent to them by the proper authorities.
- 23. Send by courier or by other swift means.

Annex IV: Personal Covenant to be signed by each Member of the Tender Evaluation Committee (TANePS has incooperated this in the system, therefore no hard copy is required during evaluations through TANePS)

THE PUBLIC PROCURMENT ACT No. 7 OF 2011

PERSONAL COVENANT 1

- - That, I do not have any interest, pecuniary or otherwise, directly or indirectly in any of the tenderers, associations or joint ventures that have submitted prequalification applications / tenders for the above mentioned tender; that is to say:
 - i) M/s ii) M/s iii) etc
 - b) That, all knowledge, reports or any other materials not within the public domain which I may acquire from the evaluation process, by virtue of the performance of my duties as a Member of the said Tender Evaluation Committee, shall for all time and for all purposes be regarded by me as strictly confidential and I shall not divulge them to persons not officially concerned with this evaluation process.
 - c) That, as a Member of the Tender Evaluation Committee shall at all times adhere fully with the terms and conditions contained in the Public Procurement Act 2011 and the Public Procurement Regulations, 2013-Government Notice No. 466 of 2013.
 - d) That, the breach of this Covenant or any provisions of the Public Procurement Act, 2011 shall not preclude the institution of criminal proceedings pursuant to the Penal Code, the Prevention of Corruption Act, or any other written Law against me.

Annex V: Personal Covenant for each Member of the Tender Board

THE PUBLIC PROCURMENT ACT No. 7 OF 2011

PERSONAL COVENANT 2

- - a) That, I do not have any interest, pecuniary or otherwise, directly or indirectly in any of the contractors/Suppliers/ consultants, firms, associations or joint ventures that have submitted expressions of interest / proposals / tender for the above mentioned tender; that is to say:
 - i) M/s
 - ii) M/s
 - iii) etc
 - b) That, all knowledge, reports or any other materials not within the public domain which I may acquire from the process, by virtue of the performance of my duties as a Member of the said Tender Board, shall for all time and for all purposes be regarded by me as strictly confidential and I shall not divulge them to persons not officially concerned with this adjudication process.
 - c) That, as a Member of the Tender Board shall at all times adhere fully with the terms and conditions contained in the Public Procurement Act 2011, the Public Procurement Regulations, 2013 - Government Notice No. 466 of 2013.
 - d) That, the breach of this Covenant or any provisions of the Public Procurement Act, 2011 shall not preclude the institution of criminal proceedings pursuant to the Penal Code, the Prevention of Corruption Act or any other written Law against me.