TENDER FOR PROVISION OF EFFLUENT SAMPLING AND ANALYSIS SERVICES

NOCK/PRC/03(1294)2017-2018

NATIONAL OIL CORPORATION – KAWI HOUSE, SOUTH C, RED CROSS ROAD OFF POPO ROAD
P.O Box 58567 – 00200
NAIROBI

Email: tenders@nockenya.co.ke

October 2017

Tender Closing Date & Time: October 24, 2017 at 1000hrs (East Africa Time)
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1 SECTION I – INVITATION TO TENDER

Date: October 2017

Tender Ref No. NOCK/PRC/03(1294)

Tender name: TENDER FOR PROVISION OF EFFLUENT SAMPLING AND ANALYSIS SERVICES

1.1 National Oil Corporation of Kenya invites sealed tenders from eligible candidates who are NEMA approved Laboratory for the provision of effluent sampling and analysis services while working closely with Safety, Health, Environment and Quality (SHEQ) Department for a framework contract of three (3) years.

1.2 Interested and eligible candidates may view/obtain/download the tender documents at www.nationaloil.co.ke or at:

Procurement Department
National Oil Corporation – Kawi House, South C,
Red Cross Road off Popo Road
P.O Box Number 58567 – 00200,
NAIROBI
Tel: +254-20-6952000, Fax: +254-20-6952400
Email: tenders@nockenya.co.ke

during normal working hours on Monday to Friday between 0800hrs to 1700hrs (East Africa Time).

1.1 Eligible tenderers must submit the following requirements that will be used for Preliminary Evaluation (non-submission of the documents below will lead to the tenderer being disqualified from the evaluation process)

   i. Copy of Certificate of Incorporation or Registration.
   ii. Copy of valid Tax Compliance Certificate.
   iii. Copy of NEMA license for laboratory approval
   iv. Duly filled, signed and stamped confidential business questionnaire (Section VII).

Duly filled, signed and stamped Bidder’s Declaration and Integrity Pact (Section VII)

1.3 The complete tender document is downloaded from the National Oil Corporation website www.nationaloil.co.ke free of charge. They should immediately forward their particulars for records and/or for the purposes of receiving any further clarifications/addenda to tenders@nockenya.co.ke

Printed tender documents collected in hard copy attracts a non-refundable fee of Kenya Shillings one thousand only (Kshs 1,000) which is payable before issuance of the tender document. Payment should in form of cash deposits at the National Oil Bank Accounts as given below.
(a) | Account Name: NATIONAL OIL CORPORATION OF KENYA  
| Account Number: 1107169380  
| Bank: KENYA COMMERCIAL BANK LTD  
| Branch: MOI AVENUE  

(b) | Account Name: NATIONAL OIL CORPORATION OF KENYA  
| Account Number: 056029246991  
| Bank: EQUITY BANK LIMITED  
| Branch: KENPIPE INDUSTRIAL AREA  
| Swift Code: EQBLKENA NAIROBI, KENYA  

NOTE: The deposit slip must bear the depositor’s (bidding company) name, so as to have the National Oil receipt for the non-refundable fee issued to the correct bidding company.

A copy of the National Oil’s receipt of payment of the non-refundable fee must be submitted prior to issuance of the hardcopy tender document.

1.4 Prices quoted should be net inclusive of all taxes and delivery costs, must be expressed in Kenya shillings and shall remain valid for a period of One Hundred and Twenty (120) days from the closing date of the tender.

1.5 Tender for provision of effluent sampling and analysis services” and “Tender Ref. No. NOCK/PRC/03(1294)2017-2018” with the instructions “Do not Open Before 24th October 2017 at 1000hrs (East Africa Time)”, should be addressed to:

The Chief Executive Officer  
National Oil Corporation of Kenya  
Kawi House, South C  
Red Cross Road off Popo Road  
P.O Box 58567 – 00200  
NAIROBI

Must be deposited at the Tender Box provided at

The Reception  
National Oil Corporation – Kawi House, South C,  
Red Cross Road off Popo Road  
P.O Box 58567 – 00200  
NAIROBI

to be received on or before October 24, 2017 at 1000hrs (East Africa Time). Late tenders will be rejected no matter the circumstances.
1.6 Tenders will be opened immediately thereafter in the presence of the tenderers representatives who choose to attend the opening at:

National Oil Corporation of Kenya
The Boardroom
Red Cross Road off Popo Road
NAIROBI

For: CHIEF EXECUTIVE OFFICER
# SECTION II – INSTRUCTIONS TO TENDERERS

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2.1 Eligible tenderers

2.1.1. This Invitation to Tender is open to all tenderers eligible as described in the instructions to tenderers. Successful tenderers shall provide the services for the stipulated duration from the date of commencement (hereinafter referred to as the term) specified in the tender documents.

2.1.2. The procuring entity’s employees, committee members, board members and their relative (spouse and children) are not eligible to participate in the tender unless where specially allowed under section 131 of the Public Procurement and Asset Disposal Act, 2015.

2.1.3. Tenderers shall provide the qualification information statement that the tenderer (including all members, of a joint venture and subcontractors) is not associated, or have been associated in the past, directly or indirectly, with a firm or any of its affiliates which have been engaged by the Procuring entity to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the services under this Invitation for tenders.

2.1.4. Tenderers involved in corrupt or fraudulent practices or debarred from participating in public procurement shall not be eligible.

2.1.5. Requirements for tenderer

2.1.5.1. The tenderer will be required to demonstrate that the team assigned is professionally qualified and has relevant expertise in the area of provision of effluent testing and analysis services.

2.2 Cost of tendering

2.2.1. The Tenderer shall bear all costs associated with the preparation and submission of its tender, and the procuring entity, will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the tendering process.

2.2.2. The price to be charged for the tender document shall not exceed KShs 1,000.

2.3 Contents of tender documents

2.3.1. The tender document comprises of the documents listed below and addenda issued in accordance with clause 6 of these instructions to tenders.

i) Instructions to tenderers
ii) General Conditions of Contract
iii) Special Conditions of Contract
iv) Schedule of Requirements
v) Details of service
vi) Form of tender
vii) Price schedules
viii) Contract form
ix) Confidential business questionnaire form
x) Tender security form
xi) Performance security form
xii) Declaration form – statement that the tenderer will not partake in any corrupt, fraudulent or unethical activities or cause undue influence to the outcome of the tender.
2.3.2. The Tenderer is expected to examine all instructions, forms, terms, and specifications in the tender documents. Failure to furnish all information required by the tender documents or to submit a tender not substantially responsive to the tender documents in every respect will be at the tenderers risk and may result in the rejection of its tender.

2.4 Clarification of Documents

2.4.1. A prospective candidate making inquiries of the tender document may notify the Procuring entity in writing or by post, fax or email at the entity’s address indicated in the Invitation for tenders. The Procuring entity will respond in writing to any request for clarification of the tender documents, which it receives no later than seven (7) days prior to the deadline for the submission of tenders, prescribed by the procuring entity. Written copies of the Procuring entities response (including an explanation of the query but without identifying the source of inquiry) will be sent to all prospective tenderers who have received the tender documents.

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

2.5 Amendment of documents

2.5.1. At any time prior to the deadline for submission of tenders, the Procuring entity, for any reason, whether at its own initiative or in response to a clarification requested by a prospective tenderer, may modify the tender documents by issuing an addendum.

2.5.2. All prospective tenderers who have obtained the tender documents will be notified of the amendment by post, fax or email and such amendment will be binding on them.

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

2.6 Language of tender

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

2.7 Documents Comprising the Tender

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

a) A Tender Form and a Price Schedule completed in accordance with Section VII – Standard forms.

b) Documentary evidence established in accordance with clause 2.11 that the tenderer is eligible to tender and is qualified to perform the contract if its tender is accepted.

c) Tender security furnished in accordance with clause 2.12.

d) Confidential business questionnaire.
2.8 **Form of Tender**

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

2.9 **Tender Prices**

2.9.1. The tenderer shall indicate on the Price schedule the unit prices where applicable and total tender prices of the services it proposes to provide under the contract.

2.9.2. Prices indicated on the Price Schedule shall be the cost of the services quoted including all customs duties and VAT and other taxes payable:

2.9.3. Prices quoted by the tenderer shall remain fixed during the term of the contract unless otherwise agreed by the parties. A tender submitted with an adjustable price quotation will be treated as non-responsive and will be rejected, pursuant to clause 2.22.

2.9.4. Contract price variations shall not be allowed for contracts not exceeding one year (12 months).

2.9.5. Where contract price variation is allowed, the variation shall not exceed 10% of the original contract price.

2.9.6. Price variation requests shall be processed by the procuring entity within 30 days of receiving the request.

2.10 **Tender currencies**

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

2.11 **Tenderers eligibility and qualifications**

2.11.1. Pursuant to clause 2.1 the tenderer shall furnish, as part of its tender, documents establishing the tenderers eligibility to tender and its qualifications to perform the contract if its tender is accepted.

2.11.2. The documentary evidence of the tenderers qualifications to perform the contract if its tender is accepted shall establish to the Procuring entity’s satisfaction that the tenderer has the financial and technical capability necessary to perform the contract.

2.12 **Tender security**

2.12.1. The tenderer shall furnish, as part of its tender, a tender security for the amount and form specified in the Invitation to tender.

2.12.2. The tender security shall be in Kenya Shillings.

2.12.3. The tender security is required to protect the Procuring entity against the risk of Tenderer’s conduct which would warrant the security’s forfeiture, pursuant to clause 2.12.7.
2.12.4. The tender security shall be denominated in Kenya Shillings or in another freely convertible currency and shall be in the form of:

a) A bank guarantee.
b) Such insurance guarantee approved by the Authority.
c) Letter of credit.

2.12.5. Any tender not secured in accordance with clause 2.12.1 and 2.12.3 will be rejected by the Procuring entity as non responsive, pursuant to clause 2.20.

2.12.6. Unsuccessful tenderer’s security will be discharged or returned as promptly as possible not later than thirty (30) days after the expiration of the period of tender validity prescribed by the procuring entity.

2.12.7. The successful tenderer’s tender security will be discharged upon the tenderer signing the contract, pursuant to clause 2.29, and furnishing the performance security, pursuant to clause 2.30.

2.12.8. The tender security may be forfeited:

a) If a tenderer withdraws its tender during the period of tender validity specified by the procuring entity on the Tender Form; or
b) In the case of a successful tenderer, if the tenderer fails:
   i. to sign the contract in accordance with clause 2.26; or
   ii. to furnish performance security in accordance with clause 2.27.
c) If the tenderer rejects, correction of an error in the tender.

2.13 Validity of Tenders

2.13.1. Tenders shall remain valid for a period of one hundred and twenty (120) days or as specified in the invitation to tender after date of tender opening prescribed by the Procuring entity, pursuant to clause 2.18. A tender valid for a shorter period shall be rejected by the Procuring entity as nonresponsive.

2.13.2. In exceptional circumstances, the Procuring entity may solicit the Tenderer’s consent to an extension of the period of validity. The request and the responses thereto shall be made in writing. The tender security provided under clause 2.12 shall also be suitably extended. A tenderer may refuse the request without forfeiting its tender security. A tenderer granting the request will not be required nor permitted to modify its tender.

2.14 Format and Signing of Tender

2.14.1. The tenderer shall prepare two copies of the tender, clearly / marking each “ORIGINAL TENDER” and “COPY OF TENDER,” as appropriate. In the event of any discrepancy between them, the original shall govern.

2.14.2. The original and all 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 bind the tenderer to the contract. All pages of the tender, except for unamended printed literature, shall be initialed by the person or persons signing the tender.
2.14.3. The tender shall have no interlineations, erasures, or overwriting except as necessary to correct errors made by the tenderer, in which case such corrections shall be initialed by the person or persons signing the tender.

2.15 Sealing and marking of tenders

2.15.1. 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. The inner and outer envelopes shall:

a) be addressed to the Procuring entity at the address given in the Invitation to Tender; or

b) bear, tender number and name in the invitation to tender and the words: “DO NOT OPEN BEFORE 24th OCTOBER 2017 AT 1000HRS”.

2.15.2. 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”.

2.15.3. If the outer and inner envelopes are not sealed and marked as required by clauses 2.15.1 and 2.15.2, the Procuring entity will assume no responsibility for the tender’s misplacement or premature opening.

2.16 Deadline for submission of tenders

2.16.1. Tenders must be received by the Procuring entity at the address specified in the Invitation to Tender, no later than 24th October 2017 at 1000hrs (East African Time).

2.16.2. The procuring entity may, at its discretion, extend this deadline for the submission of tenders by amending the tender documents in accordance with clause 2.5, in which case all rights and obligations of the procuring entity and candidates previously subject to the deadline will thereafter be subject to the deadline as extended.

2.16.3. Bulky tenders which will not fit in the tender box shall be received by the procuring entity.

2.17 Modification and withdrawal of tenders

2.17.1. The tenderer may modify or withdraw its tender after the tender’s submission, provided that written notice of the modification, including substitution or withdrawal of the tender’s is received by the procuring entity prior to the deadline prescribed for the submission of tenders.

2.17.2. The tenderer’s modification or withdrawal notice shall be prepared, sealed, marked, and dispatched in accordance with the provisions of clause 2.15. A withdrawal notice may also be sent by cable, but followed by a signed confirmation copy, postmarked not later than the deadline for submission of tenders.

2.17.3. No tender may be modified after the deadline for submission of tenders.

2.17.4. No tender may be withdrawn in the interval between the deadline for submission of tenders and the expiration of the period of tender validity specified by the tenderer on the Tender Form. Withdrawal of a tender during this interval may result in the tenderer’s forfeiture of its tender security, pursuant to clause 2.12.7.
2.17.5. The procuring entity may at any time terminate procurement proceedings before contract award and shall not be liable to any person for the termination.

2.17.6. The procuring entity shall give prompt notice of the termination to the tenderers and on request give its reasons for termination within 14 days of receiving the request from any tenderer.

2.18 Opening of tenders

2.18.1. The Procuring entity will open all tenders in the presence of tenderers’ representatives who choose to attend, at the Ground floor meeting room, National Oil Corporation of Kenya, Kawi House Complex P.O Box 58567 – 00200, Nairobi on 24th October 2017 at 1000hrs (East African Time). The tenderers’ representatives who are present shall sign a register evidencing their attendance.

2.18.2. The tenderers’ names, tender modifications or withdrawals, tender prices, discounts, and the presence or absence of requisite tender security and such other details as the Procuring Entity, at its discretion, may consider appropriate, will be announced at the opening.

2.18.3. The procuring entity will prepare minutes of the tender opening which will be submitted to the tenderers that signed the tender opening register and will have made the request.

2.19 Clarification of tenders

2.19.1. To assist in the examination, evaluation and comparison of tenders the procuring entity may at its discretion, ask the tenderer for a clarification of its tender. The request for clarification and the response shall be in writing, and no change in the prices or substance shall be sought, offered, or permitted.

2.19.2. Any effort by the tenderer to influence the procuring entity in the procuring entity’s tender evaluation, tender comparison or contract award decisions may result in the rejection of the tenderers tender.

2.20 Preliminary examination and responsiveness

2.20.1. The Procuring entity will examine the tenders to determine whether they are complete, whether any computational errors have been made, whether required securities have been furnished whether the documents have been properly signed, and whether the tenders are generally in order.

2.20.2. Arithmetical errors will be rectified on the following basis. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail, and the total price shall be corrected. If the candidate does not accept the correction of the errors, its tender will be rejected, and its tender security may be forfeited. If there is a discrepancy between words and figures, the amount in words will prevail.

2.20.3. The Procuring entity may waive any minor informality or nonconformity or irregularity in a tender which does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any tenderer.
2.20.4. Prior to the detailed evaluation, pursuant to clause 2.22, the Procuring entity will determine the substantial responsiveness of each tender to the tender documents. For purposes of these clauses, a substantially responsive tender is one which conforms to all the terms and conditions of the tender documents without material deviations. The Procuring entity’s determination of a tender’s responsiveness is to be based on the contents of the tender itself without recourse to extrinsic evidence.

2.20.5. If a tender is not substantially responsive, it will be rejected by the Procuring entity and may not subsequently be made responsive by the tenderer by correction of the nonconformity.

2.21 Conversion to a single currency

2.21.1. Where other currencies are used, the procuring entity will convert those currencies to Kenya shillings using the selling exchange rate on the date of tender closing provided by the Central Bank of Kenya.

2.22 Evaluation and comparison of tenders

2.22.1. The procuring entity will evaluate and compare the tenders which have been determined to be substantially responsive, pursuant to clause 2.20.

2.22.2. The comparison shall be of the price including all costs as well as duties and taxes payable on all the materials to be used in the provision of the services.

2.22.3. The Procuring entity’s evaluation of a tender will take into account, in addition to the tender price, the following factors, in the manner and to the extent indicated in clause 2.22.4 and in the technical specifications:

   a) operational plan proposed in the tender;
   b) deviations in payment schedule from that specified in the Special Conditions of Contract;

2.22.4. Pursuant to clause 2.22.3 the following evaluation methods will be applied:

   a) Operational Plan.

      The Procuring entity requires that the services under the Invitation for Tenders shall be performed at the time specified in the Schedule of Requirements. Tenderers offering to perform longer than the Procuring entity’s required delivery time will be treated as non-responsive and rejected.

   b) Deviation in payment schedule.

      Tenderers shall state their tender price for the payment on a schedule outlined in the special conditions of contract. 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 Procuring entity may consider the alternative payment schedule offered by the selected tenderer.
2.22.5. **Evaluation criteria**

2.22.6. The tender evaluation committee shall evaluate the tender within a maximum of 30 days from the date of opening the tender.

2.22.7. To qualify for contract awards, the tenderer shall have the following:

- a) Necessary qualifications, capability experience, services, equipment and facilities to provide what is being procured.
- b) Legal capacity to enter into a contract for procurement
- c) Shall not be insolvent, in receivership, bankrupt or in the process of being wound up and is not the subject of legal proceedings relating to the foregoing
- d) Shall not be debarred from participating in public procurement.

2.23 **Contacting the procuring entity**

2.23.1. Subject to clause 2.19, no tenderer shall contact the procuring entity on any matter relating to its tender, from the time of the tender opening to the time the contract is awarded.

2.23.2. Any effort by a tenderer to influence the procuring entity in its decisions on tender evaluation tender comparison or contract award may result in the rejection of the tenderers tender.

2.24 **Award of contract**

2.24.1. **Post qualification**

2.24.1.1. In the absence of pre-qualification, the Procuring entity will determine to its satisfaction whether the tenderer that is selected as having submitted the lowest evaluated responsive tender is qualified to perform the contract satisfactorily.

2.24.1.2. The determination will take into account the tenderer’s financial and technical capabilities. It will be based upon an examination of the documentary evidence of the tenderers qualifications submitted by the tenderer, pursuant to clause 2.11.2, as well as such other information as the Procuring entity deems necessary and appropriate.

2.24.1.3. An affirmative determination will be a prerequisite for award of the contract to the tenderer. A negative determination will result in rejection of the Tenderer’s tender, in which event the Procuring entity will proceed to the next lowest evaluated tender to make a similar determination of that Tenderer’s capabilities to perform satisfactorily.

2.24.2. **Award Criteria**

2.24.2.1. Subject to clause 2.29 the Procuring entity will award the contract to the successful tenderer whose tender has been determined to be substantially responsive and has been determined to be the best responsive evaluated tender as per the evaluation criteria and pricing, provided further that the tenderer is determined to be qualified to perform the contract satisfactorily.

2.24.2.2. The procuring entity reserves the right to accept or reject any tender and to annul the tendering process and reject all tenders at any time prior to contract award, without thereby incurring any liability to the affected tenderer or tenderers or any obligation to inform the affected tenderer or tenderers of the grounds for the procuring entity’s action. If the procuring entity
determines that none of the tenderers is responsive; the procuring entity shall notify each tenderer who submitted a tender.

2.24.2.3. A tenderer who gives false information in the tender document about its qualification or who refuses to enter into a contract after notification of contract award shall be considered for debarment from participating in future public procurement.

2.25 Notification of award

2.25.1. Prior to the expiration of the period of tender validity, the Procuring entity will notify the successful tenderer in writing that its tender has been accepted.

2.25.2. The notification of award will signify the formation of the Contract subject to the signing of the contract between the tenderer and the procuring entity pursuant to clause 2.26. Simultaneously the other tenderers shall be notified that their tenders have not been successful.

2.25.3. Upon the successful tenderer’s furnishing of the performance security pursuant to clause 2.27, the Procuring entity will promptly notify each unsuccessful Tenderer and will discharge its tender security, pursuant to clause 2.12.6.

2.26 Signing of contract

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

2.26.2. Within fourteen (14) days of receipt of the Contract Form, the successful tenderer shall sign and date the contract and return it to the Procuring entity.

2.26.3. The parties to the contract shall have it signed within thirty (30) days from the date of notification of contract award unless there is an administrative review request.

2.27 Performance security

2.27.1. Within thirty (30) days of the receipt of notification of award from the Procuring entity, the successful tenderer shall furnish the performance security in accordance with the Conditions of Contract, in the Performance Security Form provided in the tender documents, or in another form acceptable to the Procuring entity.

2.27.2. Failure of the successful tenderer to comply with the requirements of clause 2.26 or clause 2.27.1 shall constitute sufficient grounds for the annulment of the award and forfeiture of the tender security, in which event the Procuring entity may make the award to the next lowest evaluated or call for new tenders.

2.28 Corrupt or fraudulent practices

2.28.1. The Procuring entity requires that tenderers observe the highest standard of ethics during the procurement process and execution of contracts. A tenderer shall sign a declaration that he has not and will not be involved in corrupt or fraudulent practices.
2.28.2. The procuring entity will reject a proposal for award if it determines that the tenderer recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question;

2.28.3. Further, a tenderer who is found to have indulged in corrupt or fraudulent practices risks being debarred from participating in public procurement in Kenya.
The following information for procurement of services shall complement or amend the provisions of the instructions to tenderers. Wherever there is a conflict between the provisions of the instructions to tenderers and the provisions of the appendix, the provisions of the appendix herein shall prevail over those of the instructions to tenderers.

### Particulars of appendix to instructions to tenderers

#### 2.1

**Particulars of eligible tenderers**

*a) The tenderer shall provide the following mandatory requirements (non-submission of the mandatory documentation below will lead to disqualification from the tender process)*

- i) Copy of Certificate of Incorporation or Registration.
- ii) Copy of valid Tax Compliance Certificate.
- iii) Copy of NEMA license for laboratory approval.
- iv) Duly filled, signed and stamped confidential business questionnaire (Section VII).
- v) Duly filled, signed and stamped Bidder’s Declaration and Integrity Pact (Section VII).

The successful tender(s) will be required as a mandatory to submit the latest CR12 form from the Registrar of Companies on the registrar’s letterhead, prior to contract signing.

**Other requirements**

- i) List of references in similar and/or other assignments
- ii) Is not limited or debarred under any of the provisions of the Public Procurement and Asset Disposal Act, 2015 and the Public Procurement and Disposal Regulation, 2006, Rev. 2013 to enter into a Contract;

Provide information regarding current litigation(s) in which the tenderer is involved (if any);

#### 2.10

Prices should be quoted in Kenya Shillings

#### 2.12

Tender Security is Kshs 50,000.00

#### 2.16.3

**Bulky Tenders** that do not fit into the tender box are to be handed to the receptionist at the main reception located on the ground floor Kawi House, South C, Red Cross Road, off Popo Road

#### 2.22

**Evaluation and comparison of tenders**

In addition to the tenderer’s presentation of their profile, the evaluation criteria below will be used:

<table>
<thead>
<tr>
<th>#</th>
<th>TECHNICAL EVALUATION CRITERIA</th>
<th>WEIGHT</th>
<th>REMARKS</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>COMPANY PROFILE</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
a) The company’s profile highlighting the experience in
provision of effluent testing and analysis services.
- \( \leq 1 \text{ year} \) (0 marks)
- \( > 1 \text{ year} \) - \( \leq 2 \text{ years} \) (3 marks)
- \( > 2 \text{ years} \) - \( \leq 3 \text{ years} \) (5 Marks)
- \( > 3 \text{ years} \) - \( \leq 5 \text{ years} \) (8marks)
- \( > 5 \text{ years} \) (10 marks)

b) Attach evidence of specific experience in offering effluent
testing and analysis services for oil and gas

Provide letters of reference complete with contact (maximum 5 letters, each reference is 1 mark)

3 TECHNICAL TEAM CAPACITY

Number of Technical staff available for Effluent Testing and Analysis assignment at National Oil sites:
Bidder MUST attach list of Technical staff and their duration with the Laboratory.
- 1no. technical staff (2 marks)
- 2-3no. technical staff (3 marks)
- 4-5no. technical staff (5 marks)
- Over 5no. technical staff (10 marks)

4 TECHNICAL TEAM COMPETENCE

a) Team Leader
Team Leader’s academic and technical qualifications relevant to Effluent Testing and Analysis:
**Bidder MUST attach detailed CV and copies of Academic and Technical Certificates of the Team Leader.**

- Diploma Level *(5 marks)*
- Undergraduate Level *(10 marks)*
- Graduate Level *(15 marks)*

### b) Technical Team

Technical Team’s academic and technical qualifications relevant to Effluent Testing and Analysis: 

**Bidder MUST attach detailed CV and copies of Academic and Technical Certificates of the Technical Team**

- 1 no. technical staff *(3 marks)*
- 2-3 no. technical staff *(5 marks)*
- 4-5 no. technical staff *(10 marks)*
- Over 5 no. technical staff *(15 marks)*

### TECHNICAL TEAM EXPERIENCE

#### a) Team Leader

Team Leader’s work experience relevant to Effluent Testing and Analysis: 

**Bidder MUST attach detailed CV of the Team Leader.**

- Below 2 years *(1 mark)*
- 2 – 3 years *(5 marks)*
- 4 – 5 years *(7 marks)*
- Over 5 years *(10 marks)*

**b) Provide letters of reference from employer or clients as proof of experience (maximum 5 marks)**
Technical Team’s work experience relevant to Effluent Testing and Analysis (capped to 4 no. Technical Staff): Bidder MUST attach detailed CVs of the Technical Team.

- Below 2 years (1 mark)
- 2 – 3 years (5 marks)
- 4 – 5 years (7 marks)
- Over 5 years (10 marks)

<table>
<thead>
<tr>
<th>6</th>
<th>METHODOLOGY &amp; VALUE ADDITION</th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td>Outline of applicable methodology and work plan for undertaking Effluent Testing &amp; Analysis at National Oil sites.</td>
</tr>
<tr>
<td>b</td>
<td>Value addition in undertaking Effluent Testing &amp; Analysis at National Oil sites.</td>
</tr>
<tr>
<td>c</td>
<td>Format for comprehensive Effluent Testing &amp; Analysis Report showing compliance/non-compliance to specific sections of the Environmental Management and Coordination (Water Quality) Regulations, 2006 and related legislation, Corrective Action Plan and recommendations to National Oil.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>7</th>
<th>PROJECT DELIVERY</th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td>Project Plan (Gantt Chart) that clearly shows delivery timelines for sample collection, testing &amp; analysis, report preparation, and submission to National Oil. The Project Plan must clearly demonstrate allocation of proposed staff to Effluent Testing and Analysis at National Oil sites.</td>
</tr>
</tbody>
</table>

**TOTAL MARKS**

100

**NB:**
✓ Non-submission of the required documentation as proof will earn a zero score.
✓ To be considered technically responsive the tenderers must score a minimum of 75 marks out of the possible 100 marks to move to the next stage of evaluation i.e. financial evaluation.

**Overall Evaluation**
The winning bid shall be to the highest ranked tenderer whose tender has been determined to be substantially responsive (all items quoted as per the TOR) after combining both technical and financial scores and provided further that the tenderer is determined to be qualified to perform the contract satisfactorily.

**AWARD OF CONTRACT**
Award of contract will be to the eligible tenderer (in line with Clause 2.24 of the tender document);
(i) who has submitted the tender document in line with the tender requirements;
(ii) who has been successfully evaluated in preliminary evaluation and attained the technical evaluation pass mark of 75 marks and above;
(iii) who has been determined to be the best priced on rates (least overall quoted rates) Subject to Prevailing market prices/rates.

2.27 **Particulars of performance security**
The amount of Performance Security shall be 10% of the projected Contract Price in the format of the Performance Security Form provided in the tender document in the form of a bank guarantee drawn by a bank licensed and operating in Kenya. Only the successful tenderer will be required to submit a performance security.

2.28 **In addition:**
**Ethics**
It is a requirement that both the Procuring entity and prospective suppliers of goods, services and works observe the highest standards of ethics during the procurement and execution of contracts.

In pursuance of this policy, the Procuring entity requires that all bidders concerned take measures to ensure that no transfer of gifts, payments or other benefits to officials of the Procuring entity and/or procurement/management staff with decision making responsibility or influence occurs. In this regard, the Procuring entity will require all tenderers to sign, as part of the tender documents, an Integrity Pact (Section 7 – Standard forms). Non-delivery of the Bidders Declaration and Integrity Pact (Section 7 – Standard forms) duly undersigned by the chief executive or legal representative of the tendering party will result in exclusion of the bid/quotation from the procurement process.
| 3.1 | DEFINITIONS | 25 |
| 3.2 | APPLICATION | 25 |
| 3.3 | JOINT DRAFTING | 25 |
| 3.4 | EFFECTIVENESS OF CONTRACT | 25 |
| 3.5 | COMMENCEMENT OF SERVICES | 25 |
| 3.6 | STANDARDS | 26 |
| 3.7 | PATENT RIGHT’S | 26 |
| 3.8 | PERFORMANCE SECURITY | 26 |
| 3.9 | INSPECTIONS AND TESTS | 26 |
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| 3.11 | PRICES | 27 |
| 3.12 | ASSIGNMENT | 27 |
| 3.13 | TERMINATION FOR DEFAULT | 27 |
| 3.14 | TERMINATION OF INSOLVENCY | 27 |
| 3.15 | TERMINATION FOR CONVENIENCE | 28 |
| 3.16 | RESOLUTION OF DISPUTES | 28 |
| 3.17 | GOVERNING LANGUAGE | 28 |
| 3.18 | FORCE MAJEURE | 28 |
| 3.19 | APPLICABLE LAW | 28 |
| 3.20 | NOTICES | 28 |
3.21 CONFIDENTIALITY ........................................................................................................... 29

3.22 CORRUPT GIFTS AND PAYMENTS OF COMMISSION ........................................... 29

3.23 EXPIRATION OF CONTRACT ....................................................................................... 30
3.1 Definitions

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

a) “The contract” means the agreement entered into between the Procuring entity and the tenderer as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.

b) “The Contract Price” means the price payable to the tenderer under the Contract for the full and proper performance of its contractual obligations.

c) “The services” means services to be provided by the contractor including materials and incidentals which the tenderer is required to provide to the Procuring entity under the Contract.

d) “The Procuring entity” means the organization sourcing for the services under this Contract.

 e) “The contractor means the individual or firm providing the services under this Contract.

f) “GCC” means general conditions of contract contained in this section

g) “SCC” means the special conditions of contract

h) “Day” means calendar day

3.2 Application

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

3.3 Joint drafting

The parties have participated jointly in the negotiation and drafting of this agreement. In the event an ambiguity or question of intent or interpretation arises, this agreement shall be construed as if drafted jointly by the parties and no presumption or burden of proof shall arise favoring or disfavoring any party by virtue of the authorship of any of the provisions of this agreement.

3.4 Effectiveness of contract

This Contract shall come into effect on ……………………………2017.

3.5 Commencement of services

The Tenderer shall begin carrying out the Services immediately the Contract becomes effective or at such other date as may be specified.
3.6 **Standards**

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

3.7 **Patent right’s**

The tenderer shall indemnify the Procuring entity against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the services under the contract or any part thereof.

3.8 **Performance security**

3.8.1 Within twenty eight (28) days of receipt of the notification of Contract award, the successful tenderer shall furnish to the Procuring entity the performance security where applicable in the amount specified in Special Conditions of Contract.

3.8.2 The proceeds of the performance security shall be payable to the Procuring entity as compensation for any loss resulting from the Tenderer’s failure to complete its obligations under the Contract.

3.8.3 The performance security shall be denominated in the currency of the Contract or in a freely convertible currency acceptable to the Procuring entity and shall be in the form of:

a) Cash.
b) A bank guarantee.
c) Such insurance guarantee approved by the Authority.
d) Letter of credit.

3.8.4 The performance security will be discharged by the procuring entity and returned to the candidate not later than thirty (30) days following the date of completion of the tenderer’s performance of obligations under the contract, including any warranty obligations under the contract.

3.9 **Inspections and tests**

3.9.1 The Procuring entity or its representative shall have the right to inspect and/or to test the services to confirm their conformity to the Contract specifications. The Procuring entity shall notify the tenderer in writing, in a timely manner, of the identity of any representatives retained for these purposes.

3.9.2 The inspections and tests may be conducted on the premises of the tenderer or its subcontractor(s). If conducted on the premises of the tenderer or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Procuring entity.

3.9.3 Should any inspected or tested services fail to conform to the Specifications, the Procuring entity may reject the services, and the tenderer shall either replace the rejected services or
make alterations necessary to meet specification requirements free of cost to the Procuring entity.

3.9.4 Nothing in paragraph 3.9 shall in any way release the tenderer from any warranty or other obligations under this Contract.

3.10 Payment

The method and conditions of payment to be made to the tenderer under this Contract shall be as specified in Special Conditions of Contract (SCC).

3.11 Prices

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

3.12 Assignment

The tenderer shall not assign, in whole or in part, its obligations to perform under this contract, except with the procuring entity’s prior written consent.

3.13 Termination for Default

The Procuring entity may, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the tenderer, terminate this Contract in whole or in part:

a) If the tenderer fails to provide any or all of the services within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring entity.

b) If the tenderer fails to perform any other obligation(s) under the Contract.

c) If the tenderer, in the judgment of the Procuring entity has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.

In the event the Procuring entity terminates the Contract in whole or in part, it may procure, upon such terms and in such manner as it deems appropriate, services similar to those undelivered, and the tenderer shall be liable to the Procuring entity for any excess costs for such similar services.

3.14 Termination of insolvency

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

3.15.1 The procuring entity by written notice sent to the contractor may terminate the contract in whole or in part, at any time for its convenience. The notice of termination shall specify that the termination is for the procuring entity convenience, the extent to which performance of the contractor of the contract is terminated and the date on which such termination becomes effective.

3.15.2 For the remaining part of the contract after termination the procuring entity may elect to cancel the services and pay to the contractor on agreed amount for partially completed services.

3.16 Resolution of disputes

The procuring entity’s and the contractor shall make every effort to resolve amicably by direct informal negotiations any disagreement or dispute arising between them under or in connection with the contract.

If after thirty (30) days from the commencement of such informal negotiations both parties have been unable to resolve amicably a contract dispute either party may require that the dispute be referred for resolution to the formal mechanisms specified in the SCC.

3.17 Governing language

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

3.18 Force Majeure

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

3.19 Applicable law

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

3.20 Notices

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

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

i. "Confidential Information" shall, for the purposes of this Agreement, include without limitation any financial, strategic, technical, commercial, geological and scientific information, know-how, trade secrets and data in whatever form, communicated to the Tenderer or acquired by the Ministry of Energy or National Oil during the course of the tenderer carrying out its duties as contemplated in this Agreement.

ii. The Tenderer agrees that he will not, during the course of carrying out his duties as contemplated in this Agreement or thereafter into perpetuity, disclose the Confidential Information to any third party for any reason or purpose whatsoever without the prior written consent of the Ministry of Energy or National Oil, save in accordance with the provisions of this Agreement.

iii. The Tenderer agrees not to utilize, exploit or in any other manner whatsoever use the Confidential Information disclosed pursuant to the provisions of this Agreement and the terms of any subsequent Agreement made by parties, for any purpose whatsoever without the prior written consent of the Ministry of Energy or National Oil.

iv. The Tenderer undertakes not to use the Confidential Information for any purpose other than that for which it is disclosed; and in accordance with the provisions of this Agreement and any subsequent Agreement made by parties.

v. The Tenderer shall be held liable for disclosing confidential information unless he proves that:

a) Such information and data was in the public domain prior to such disclosure;

b) Such information and data has become part of the public domain through no fault of the Tenderer, or

c) Such disclosure was required by any written Kenyan law.

3.22 Corrupt gifts and payments of commission

i. The Client is an institution that fosters zero tolerance to fraud and corruption. The Tenderer hereby agrees to avoid fraud and corruption and to report any suspected fraud, corruption, or any activity that jeopardizes the integrity of the Client and its staff to its – Corruption Prevention and Integrity Committee (COPIC).

ii. The Tenderer shall not;

a) Offer or give or agree to give to any person in the service of the Client any gift or consideration of any kind as an inducement or reward for doing or forbearing to do or for having done or forborne to do any act in relation to the obtaining or execution of this or any other Contract with the Client or for showing or forbearing to show favour or disfavour to any person in relation to this or any other contract with the Client.

b) Enter into this or any other contract with the Client in connection with which commission or consideration has been paid or agreed to be paid by it or on his
behalf or to his knowledge, unless before the Contract is made particulars of any such commission or consideration and of the terms and conditions of any agreement for the payment thereof have been disclosed in writing by the Client.

3.23 **Expiration of contract**

Unless terminated earlier pursuant to Clause ……………………., this Contract shall terminate on …………………………………………… after satisfactory completion of services and submission of a report by the Tenderer as required by this contract.
4 SECTION IV – SPECIAL CONDITIONS OF CONTRACT

Notes on Special Conditions of Contract

The clauses in this section are intended to assist the procuring entity in providing contract specific information in relation to corresponding clauses in the general conditions of contract.

The provisions of section IV complement the general conditions of contract included in section III, specifying contractual requirements linked to the special circumstances of the procuring entity and the procurement of services required. In preparing section IV, the following aspects should be taken into consideration.

a) Information that complements provisions of section III must be incorporated.

b) Amendments and/or supplements to provision of section III, as necessitated by the circumstances of the specific service required must also be incorporated.

Where there is a conflict between the provisions of the special conditions of contract and the provisions of the general conditions of contract the provisions of the special conditions of contract herein shall prevail over the provisions of the general conditions of contract.

4.1 Special Conditions of Contract (SCC) shall supplement the general conditions of contract, wherever there is a conflict between the General Conditions of Contract (GCC) and the SCC, the provisions of the SCC herein shall prevail over those in the GCC.

4.2 Special conditions of contract with reference to the general conditions of contract.

<table>
<thead>
<tr>
<th>General conditions of contract reference</th>
<th>Special conditions of contract</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.6</td>
<td><strong>Performance Security</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Particulars of performance security</strong></td>
</tr>
<tr>
<td></td>
<td>The amount of Performance Security shall be 10% of the Contract Price in the format of the Performance Security Form provided in the tender document in the form of a bank guarantee drawn by a bank licensed and operating in Kenya.</td>
</tr>
<tr>
<td>3.10</td>
<td><strong>Payment terms</strong></td>
</tr>
<tr>
<td></td>
<td>The payments will be done promptly, monthly within 30 days after receipt of invoice at National Oil and confirmation of satisfactory receipt of services National Oil; and upon confirmation of satisfactory receipt of services.</td>
</tr>
<tr>
<td>3.16</td>
<td><strong>Resolution of Disputes</strong></td>
</tr>
<tr>
<td></td>
<td>The provisions of the arbitration act of the laws of Kenya shall apply.</td>
</tr>
</tbody>
</table>
5  SECTION V – SCHEDULE OF REQUIREMENTS

Notes for preparing the schedule of requirements

The schedule of requirements for the services shall be included in the tender documents by the procuring entity and shall cover at the minimum a description of the goods and services to be supplied and the delivery schedule.

The objectives of schedule of requirements is to provide sufficient information to enable tenderers to prepare their tenders efficiently and accurately, in particular, the price schedule, for which information is provided.

In addition, the schedule of requirements, together with the price schedule, should serve as a base in the event of quantity variations at the time of award of contract pursuant to instructions to tenderers clause 2.24.

The date or period of delivery should be carefully specified, taking into account the date prescribed herein from which the procuring entity’s delivery obligations start (notice of award).

This part will include any deliverables under the service contract

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
<th>Quantity</th>
<th>Delivery Time</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Start_________</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>End___________</td>
</tr>
</tbody>
</table>
1. SECTION VI – DESCRIPTION OF SERVICES

Notes for preparing technical specifications

A set of precise and clear description of the services required is a prerequisite for tenderers to respond realistically and competitively to requirements of the procuring entity without qualifying their tenders, the specifications should require that all goods and services to be incorporated be new, and of the most recent improvements – in design and materials unless otherwise provided for in the contract.

Samples of specifications from previous similar procurement are useful in their respect.

Care must be taken in describing the services to ensure that they are not restrictive. In the description of services describing the services recognized national or international standards should be used as much as possible. Where other particular standards are used, the description should state the services that meet other authoritative standards and which ensure at least a substantially equal quality than other standards mentioned will also be acceptable.

This part will include any deliverables under the service contract.

EFFLUENT TESTING AND ANALYSIS AT NATIONAL OIL SITES

1. INTRODUCTION

The National Oil Corporation of Kenya is a company wholly owned by the Government of Kenya and charged with the mandate to participate in all aspects of petroleum business. National Oil Corporation of Kenya (National Oil) invites bids for Effluent Sampling and Analysis services from eligible National Environment Management Authority (NEMA) approved Laboratories. The successful bidder will undertake periodic effluent discharge and analysis for National Oil sites across the Republic of Kenya in compliance with the Environmental Management and Coordination (Water Quality) Regulations, 2006. The successful bidder will enter into a three-year (3no.) Framework Contract with National Oil.

2. BACKGROUND

The Environmental Management and Coordination (Water Quality) Regulations, 2006 requires the following:

a) That no person shall discharge or apply any poison, toxic, noxious or obstructing matter, radioactive waste or other pollutants or permit any person to dump or discharge such matter into the aquatic environment unless such discharge, poison, toxic, noxious or obstructing matter, radioactive waste or pollutant complies with the standards set out in the Third Schedule to the Environmental Management and Coordination (Water Quality) Regulations, 2006.

b) That every local authority or person operating a sewage system or owner or operator of any trade or industrial undertaking issued with an effluent discharge license as stipulated under the EMCA, 1999 shall comply with the standards set out

c) Every local authority or person operating a sewage system or owner or operator of any trade or industrial undertaking shall be guided by the monitoring guide for discharge into the environment as set out in the Third Schedule the Environmental Management and Coordination (Water Quality) Regulations, 2006 or as the National Environment Management Authority (NEMA) may prescribe.

d) Every owner or operator of a trade or industrial undertaking issued with a licence by a local authority or sewerage systems shall comply with the standards set out in the Fifth Schedule to the Environmental Management and Coordination (Water Quality) Regulations, 2006.

e) Every person who generates and discharges effluent into the environment under a license issued under the Act shall carry out daily effluent discharge quality and quantity monitoring and shall submit quarterly records of such monitoring to the Authority or its designated representative.

3. TERMS OF REFERENCE FOR EFFLUENT TESTING AND ANALYSIS

The terms of reference for the laboratory will be:

i. To analyze effluent samples drawn from interceptor discharge points in the service stations and National Oil Nairobi Terminal in Industrial Area. The parameters to be analyzed will be based on the Fourth and Fifth Schedule of the Water Quality Regulations as shown below:

- Biochemical Oxygen Demand as BOD (mg/l)
- Total Suspended Solids as TSS (mg/l)
- pH
- Oil & Grease (mg/l)
-Colour (in Hazen units)
- Residual chlorine (mg/l)
- Temperature
- Flow (m3/hr)
- Faecal coliforms(counts/100mls)

In addition, the following parameters will be tested:
- Total Petroleum Hydrocarbons as TPH (mg/l)
- Chemical Oxygen Demand as COD (mg/l)
- Phenols (mg/l)
- Poly-Aromatic Hydrocarbons as PAH (mg/l)
- Benzene, Toluene, Ethyl benzene and Xylene(ug/L)
- Zinc (mg/L)
- Calcium (mg/L)
- Copper (mg/L)
- Manganese(mg/L)
- Iron(mg/L)
- Sodium(mg/L)
- Nitrate(mg/L)
- Mercury(mg/L)
- Lead(mg/L)
- Arsenic(mg/L)
- Detergents(mg/L)

ii. To provide individual analytical reports for each station stating the following:
- Name of station
- Lab reference number
- Dates of sampling and analysis
- Parameters analyzed and result obtained
- Test method reference no. (e.g. APHA 5210)
- Max and Min. Allowable Limits as stipulated in Environmental Management and Coordination (Water Quality) Regulations
- Signed by authorized person(s)

iii. Deliver credible analytical reports within seven (7) working days.
iv. To carry out regular effluent testing and analysis on a regular basis as maybe requested by National Oil
v. Provide an interpretation of the results within the report and suggest ways and means of getting back into compliance with Water Quality Regulations, 2006 where deviations occur
vi. The services will be offered on a framework contract basis for a period of three years
vii. Maintain a database of testing results summary for each station indicating compliance status at each sampling/testing session
viii. **Bidder MUST quote their cost per interceptor/station for all the Counties inclusive of 16% Value Added Tax (VAT).**
ix. The services will be offered on a framework contract basis for a period of three years.

4. **CURRENT LOCATION OF NATIONAL OIL SITES**

National Oil sites where Effluent Testing and Analysis services are required include but are NOT limited to the following in the schedule below:

<table>
<thead>
<tr>
<th>#</th>
<th>County/site where the station is located</th>
<th>Effluent Testing and analysis per interceptor/station as per the terms of reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Mombasa County</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Kwale County</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Kilifi County</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Tana River County</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Lamu County</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Taita Taveta County</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Garissa County</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Wajir County</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Mandera County</td>
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</tr>
<tr>
<td>10.</td>
<td>Marsabit County</td>
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</tr>
<tr>
<td>11.</td>
<td>Isiolo County</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Meru County</td>
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<tr>
<td>13.</td>
<td>Tharaka Nithi County</td>
<td></td>
</tr>
<tr>
<td>14.</td>
<td>Embu County</td>
<td></td>
</tr>
<tr>
<td>#</td>
<td>County /site where the station is located</td>
<td>Effluent Testing and analysis per interceptor/station as per the terms of reference</td>
</tr>
<tr>
<td>---</td>
<td>------------------------------------------</td>
<td>----------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>15.</td>
<td>Kitui County</td>
<td></td>
</tr>
<tr>
<td>16.</td>
<td>Machakos County</td>
<td></td>
</tr>
<tr>
<td>17.</td>
<td>Makueni County</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>Nyandarua County</td>
<td></td>
</tr>
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**NB/ Please quote for all the Counties**
SECTION VII – STANDARD FORMS

Notes on standard forms

1. The tenderer shall complete and submit with its tender the form of tender and price schedules pursuant to Instructions to Tenderers in clause 2.9 and in accordance with the requirements included in the special conditions of contract.

2. When requested by the appendix to the Instructions to Tenderers, the tenderer should provide the tender security, either in the form included herein or in another form acceptable to the procuring entity pursuant to Instructions to Tenderers in clause 2.12.

3. The contract form, the price schedules and the schedule of requirements shall be deemed to form part of the contract and should be modified accordingly at the time of contract award to incorporate corrections or modifications agreed by the tenderer and the procuring entity in accordance with the instructions to tenderers or general conditions of contract.

4. The performance security and bank guarantee for advance payment forms should not be completed by the tenderers at the time of tender preparation. Only the successful tenderer will be required to provide performance/entity and bank guarantee for advance payment forms in accordance with the forms indicated herein or in another form acceptable to the procuring entity and pursuant to the – conditions of contract.

5. The principal’s or manufacturer’s authorization form should be completed by the principal or the manufacturer, as appropriate in accordance with the tender documents.
SECTION VII – STANDARD FORMS

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FORM OF TENDER

Date____________________________
Tender No._______________________

To……………………..
…………………………..
[Name and address of procuring entity]

Gentlemen and/or Ladies:

1. Having examined the tender documents including Addenda Nos …………………………………………….. [insert numbers], of which is hereby duly acknowledged, wed, the undersigned, offer to provide………………………………………………………………………………………..[description of services] in conformity with the said tender 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.

2. We undertake, if our Tender is accepted, to provide the services in accordance with the services schedule specified in the Schedule of Requirements.

3. If our Tender is accepted, we will obtain the tender guarantee in a sum equivalent to _____ percent of the Contract Price for the due performance of the Contract, in the form prescribed by (Procuring entity).

4. We agree to abide by this Tender for a period of [number] days from the date fixed for tender opening of the Instructions to tenderers, and it shall remain binding upon us and may be accepted at any time before the expiration of that period.

5. Until a formal Contract is prepared and executed, this Tender, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract between us.

Dated this ____________________ day of_________________________ 2017
[signature] [In the capacity of] duly authorized to sign tender for and on behalf of___________
## PRICE SCHEDULE OF SERVICES

Name of Tenderer __________

Name of Tenderer __________ Tender Number__________ Page ____of _____

<table>
<thead>
<tr>
<th>#</th>
<th>County /site where the station is located</th>
<th>Cost of Effluent Testing and analysis per interceptor/station</th>
<th>Applicable taxes, whether VAT or Withholding Tax (WHT)</th>
<th>Reimbursable costs</th>
<th>Total Fees per interceptor/station (subtotal + reimbursable costs)</th>
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Name and Signature of authorized representative of tenderer ________________________________
__________________________________________
Stamp ____________________________________________________________________________

**Note:** The price schedule should capture each and every item chargeable by the tenderer, including any personnel costs where applicable. No hidden costs are acceptable.

1. The prices given should be for each parameter as given in Section VI – Description of Services. (Clearly indicate the percentage of the taxes chargeable)
2. Prices quoted should be inclusive of any applicable taxes – the tenderer should clearly state that their prices are inclusive of VAT where applicable. **Note:** In case of discrepancy between unit price and total, the unit price shall prevail.
CONTRACT FORM

THIS AGREEMENT made the ___day of ____, 2017
between ........................................................................................................................................ [name of procurement entity] of .................. [country of Procurement entity](hereinafter called “the Procuring entity”) of the one part and ..................... [name of tenderer] of ............ [city and country of tenderer](hereinafter called “the tenderer”) of the other part.

WHEREAS the procuring entity invited tenders for provision of Effluent testing and analysis services ................................................................. [brief description of the services] and has accepted a tender by the tenderer for the provision of the services in the sum of ........................................... [contract price in words and figures]

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.

2. The following documents shall be deemed to form and be read and construed as part of this Agreement, viz.:

   (a) the Tender Form and the Price Schedule submitted by the tenderer;
   (b) the Schedule of Requirements;
   (c) the Technical Specifications;
   (d) the General Conditions of Contract;
   (e) the Special Conditions of Contract; and
   (f) the Procuring entity’s Notification of Award.

3. In consideration of the payments to be made by the Procuring entity to the tenderer as hereinafter mentioned, the tenderer hereby covenants with the Procuring entity to provide the materials and spares and to remedy defects therein in conformity in all respects with the provisions of the Contract.

4. The Procuring entity hereby covenants to pay the tenderer in consideration of the provision of the materials and spares and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the contract at the times and in the manner prescribed by the contract.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with their respective laws the day and year first above written.

Signed, sealed, delivered by __________ the __________ (for the Procuring entity)

Signed, sealed and delivered by __________ the __________ (for the tenderer) in the presence of __________.
CONFIDENTIAL BUSINESS QUESTIONNAIRE

You are requested to give the particulars indicated in Part 1 and either Part 2 (a), 2(b) or 2(c) whichever applied to your type of business.

You are advised that it is a serious offence to give false information on this form.

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<td><strong>Location of Business Premises</strong> ..........................................................................................</td>
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<td><strong>Postal address</strong> ...................... <strong>Tel No.</strong> ......................... <strong>Fax Email</strong> ......................</td>
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<td><strong>Nature of Business</strong> ...........................................................................................................</td>
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<td><strong>Registration Certificate No.</strong> ...............................................................................................</td>
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<td><strong>Maximum value of business which you can handle at any one time – KShs.</strong> .......................</td>
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<td><strong>Name of your bankers</strong> ...........................................................................................................</td>
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<td><strong>Branch</strong> ....................................................................................................................................</td>
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<th>Part 2 (a) – Sole Proprietor</th>
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<td><strong>Your name in full</strong> .................................. <strong>Age</strong> ............................................................</td>
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<td><strong>Citizenship details</strong> ............................................................................................................</td>
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<th>Part 2 (b) – Partnership</th>
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<th>Part 2 (c) – Registered Company</th>
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<td><strong>Nominal KShs.</strong> ..................................................</td>
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<td><strong>Issued KShs.</strong> ..........................................................</td>
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**Date** .......................................................... **Signature of Candidate** ............................
TENDER SECURITY FORM

Whereas ……………………………………….. [name of the tenderer]

(hereinafter called “the tenderer”) has submitted its tender dated……………….. [date of submission of tender] for the provision of ………………………………………………..
[name and/or description of the services]

KNOW ALL PEOPLE by these presents that WE………………………………………

Of……………………………………………having registered office
at………………………………………………………… (hereinafter called “the Bank”) are
bound unto………………………………………………………….. [name of procuring
entity](hereinafter called “the procuring entity”) in the sum of
……………………………………………………..
for which payment well and truly to be
made to the said Procuring entity, the Bank binds itself, its successors, and assigns by these
presents. Sealed with the Common Seal of the said Bank this_________ day of
______________ 2017.

THE CONDITIONS of this obligation are:
1. If the tenderer withdraws its Tender during the period of tender validity specified by the
   tenderer on the Tender Form; or
2. If the tenderer, having been notified of the acceptance of its Tender by the Procuring
   entity during the period of tender validity:

   (a) fails or refuses to execute the Contract Form, if required; or
   (b) fails or refuses to furnish the performance security, in accordance with the
       instructions to tenderers;

we undertake to pay to the Procuring entity up to the above amount upon receipt of its first
written demand, without the Procuring entity having to substantiate its demand, provided
that in its demand the Procuring entity will note that the amount claimed by it is due to it,
owing to the occurrence of one or both of the two conditions, specifying the occurred
condition or conditions.
This guarantee will remain in force up to and including thirty (30) days after the period of
tender validity, and any demand in respect thereof should reach the Bank not later than the
above date.

____________________________________________________
[signature of the bank]
PERFORMANCE SECURITY FORM

To: ...............................................................................................................................................

[name of the Procuring entity]

WHEREAS ........................................... [name of tenderer]

(hereinafter called “the tenderer”) has undertaken, in pursuance of Contract
No.________ [reference number of the contract] dated _______________20______ to
supply ...........................................................................................................................................

[Description services](Hereinafter called “the contract”)

AND WHEREAS it has been stipulated by you in the said Contract that
the tenderer shall
furnish you with
a
bank guarantee by a reputable bank for the sum specified therein as
security for compliance with the Tenderer’s performance obligations in accordance with the
Contract.

AND WHEREAS we have agreed to give the tenderer a guarantee:

THEREFORE WE hereby affirm that we are Guarantors and responsible to you, on behalf
of the tenderer, up to a total of .................................................................

[amount of the guarantee in words and figures],

and we undertake to pay you, upon your first written demand declaring the tenderer to be in
default under the Contract and without cavil or argument, any sum or sums within the limits of

[amount of guarantee] as aforesaid, without your needing to prove or to show grounds or
reasons for your demand or the sum specified therein.

This guarantee is valid until the _____ day of 20

Signature and seal of the Guarantors

____________________________________________________________________

[name of bank or financial institution]

____________________________________________________________________

[address]

____________________________________________________________________

[date]
BANK GUARANTEE FOR ADVANCE PAYMENT

To…………………………

[name of tender]………………………………………

Gentlemen and/or Ladies:

In accordance with the payment provision included in the special conditions of contract, which amends the general conditions of contract to provide for advance payment,

…………………………………………………………………………………………………………………………

[name and address of tenderer][hereinafter called “the tenderer”] shall deposit with the Procuring entity a bank guarantee to guarantee its proper and faithful performance under the said clause of the contract in an amount of ……………………………………………………………………………………………………………..

(amount of guarantee in figures and words).

We, the ………………………………………………………………………………

[bank or financial institution], as instructed by the tenderer, agree unconditionally and irrevocably to guarantee as primary obligator and not as surety merely, the payment to the Procuring entity on its first demand without whatsoever right of objection on our part and without its first claim to the tenderer, in the amount not exceeding ……………………………………………………………………………………………………………..

(amount of guarantee in figures and words).

We further agree that no change or addition to or other modification of the terms of the Contract to be performed there under or of any of the Contract documents which may be made between the Procuring entity and the tenderer, shall in any way release us from any liability under this guarantee, and we hereby waive notice of any such change, addition, or modification.

This guarantee shall remain valid and in full effect from the date of the advance payment received by the tenderer under the Contract until [date].

Yours truly,

Signature and seal of the Guarantors

____________________________________________________________

[name of bank or financial institution]

____________________________________________________________

[address]

____________________________________________________________

[date]
LETTER OF NOTIFICATION OF AWARD

Address of Procuring Entity
____________________________________
____________________________________

To:________________________
____________________________________
____________________________________

RE: Tender No._____________________  
Tender Name_______________________

This is to notify that the contract/s stated below under the above mentioned tender have been awarded to you.

________________________________________________________________________

1. Please acknowledge receipt of this letter of notification signifying your acceptance.

2. The contract/contracts shall be signed by the parties within 30 days from the date of this letter but not earlier than 14 days from the date of the letter.

3. You may contact the officer(s) whose particulars appear below on the subject matter of this letter of notification of award.

(FULL PARTICULARS)_____________________________________________________________________

____________________________________

SIGNED FOR ACCOUNTING OFFICER
BIDDER’S DECLARATION AND INTEGRITY PACT

Bidder’s Declaration

We/I the undersigned .................................................., in the capacity of ........................................ for .................................................................[name of the company/firm/individual] certify that the bidder is not in any of the following situations:

1  Bankruptcy; are the subject of proceedings for a declaration of bankruptcy, or of an order for compulsory winding up or administration by court, or of any other similar proceedings;

2  Payments to us have been suspended in accordance with the judgment of a court other than a judgment declaring bankruptcy and resulting, in accordance with our national laws, in the total or partial loss of the right to administer and dispose off our property;

3  Legal proceedings have been instituted against us involving an order suspending payments and which may result, in accordance with our 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 our property;

4  Are being wound up, or our affairs are being administered by court, or have entered into an arrangement with creditors, or have suspended business activities or are subject to an injunction against running business by a court of law;

5  Have been convicted by a final judgment of any crime or offence concerning our/my professional conduct;

6  Are guilty of serious misrepresentation with regard to information required for participation in an invitation to tender or execution of a tender already awarded; and

7  Are in breach of contract on another contract with the Government of Kenya or other local or international contracting authority or foreign government.

8  Have been convicted of an offence concerning our/my professional conduct by a court of law, or found guilty of grave professional misconduct;

9  Have not fulfilled obligations relating to payments of taxes or statutory contributions.

If the bidder is in any of the above listed situations, kindly attach documents giving details of the situation.

Names in full: [..............................................................................................]

Signature: [..............................................................................................]

Duly authorized to sign this bid on behalf of (bidder’s name):

[..............................................................................................]

Place and date: [..............................................................................................]

Stamp of the firm/company:
Integrity Pact

Bidder’s Oath to fulfill the Integrity Pact

Accepting that transparent business management and fair public administration are key to social development and national competitiveness, and in an effort to purge corruption and apply sanctions to corrupt businesses, and in full support of the worthy goals of this Integrity Pact, concerning the present tender for: __________________________________, all personnel of_______________________________________ and its sub-contractors and agents hereby agree that:

1. We shall not conduct any unethical business practices, such as bid-rigging for the sake of a particular bidder to win the bid, or price-fixing. If proven as a fact that we have engaged in bid-rigging for the sake of a particular bidder to win the bid, we shall accept to be prohibited from submitting bids placed by National Oil Corporation of Kenya (herein referred to as NATIONAL OIL) for a period of two (2) years. If proven that we have discussed with other bidders in a bid to fix a price, or rigged a bid for a particular bidder to win the bid, we shall accept the prohibition from submitting bids placed by NATIONAL OIL for a period of two (2) years. If any unethical behaviour is tantamount to a fraudulent practice, we accept that such a case may be handed over to the authorities for investigation and possible prosecution.

2. In the process of bidding, or concluding or execution of a contract, we shall not offer any bribe, gifts, entertainment or any other undue benefits directly or indirectly to related officials, and in case it is proved that we have violated any terms of this Integrity Pact in relation with a bid, or concluding or execution of a contract, or offered bribes for favours in a contract, to win a contract, or facilitate payment which should not have been forthcoming, we shall accept the prohibition from submitting a bid placed by NATIONAL OIL for a period of two (2) years. If proven as a fact that we have offered bribes to NATIONAL OIL or related officials for favours regarding a bid or contract to a bidder or a winning bidder, or for the purpose of faulty execution of the objectives of a contract, we shall accept the prohibition from submitting bids placed by NATIONAL OIL for a period of two (2) years. If proven that we have offered bribes to NATIONAL OIL or related officials in relation to bidding, or concluding or execution of a contract, we shall accept the prohibition from submitting bids placed by NATIONAL OIL for a period of two (2) years.

3. In case it is proven that we have offered bribes to a related official or a NATIONAL OIL official regarding a bid, or concluding or execution of a contract, we shall accept the cancellation of the contract, and shall not file any civil, administrative or criminal appeals.

4. We shall make our best effort to institute a Company Code of Conduct that prohibits bribery, bid rigging/fixing or any other corrupt practices in business relations with officials and NATIONAL OIL, and a company regulation that prohibits any retaliatory acts toward anyone reporting inside corruption.

5. In addition, I confirm on behalf of the bidder that the details included in the bidders profile and experience sheet and our quotation are correct to the best of my knowledge and belief. In addition, we authorize, NATIONAL OIL to seek information from any source to confirm our compliance with the requirements of this Integrity Pact.
6 The bidder authorizes NATIONAL OIL, to seek information from any source, including publication of the name of the bidder to confirm that the bidder is compliant with the requirements of this Integrity Pact.

We shall fulfill this Integrity Pact as a solemn oath made on the basis of mutual trust, and, if and when we win a bid, we shall sign and fulfill the above as a “Special Condition of Contract,” and not file any civil, administrative or criminal appeals regarding any of the above terms.

Dated: ____________________________________________

Signed by: ____________________________________________

(Chief Executive/Managing Director)

Full Name printed: ____________________________________________