



Our Ref: **KEBS/T013/2020-2023**

9th February 2021

M/s

Dear Sir/Madam

**ADDENDUM NO. 1 TO THE INTERNATIONAL TENDER NO. KEBS/T013/2020-2023
FOR PROVISION OF PRE-EXPORT VERIFICATION OF CONFORMITY (PVOC) TO
STANDARDS SERVICES**

Reference is made to our Public notice KEBS/T013/2020-2023 on the above stated subject dated 21st January 2021 and the subsequent extension dated 3rd February 2021. Following this tender announcement, some tenderers have asked questions and sought clarifications which have led to the publication of this addendum.

The following amendments are made to the specified provisions of the Tender document for the Provision of Pre-Export Verification of Conformity (PVOC) to Standards Services.

1. RELATIONSHIP WITH THE PRINCIPAL TENDER DOCUMENT

Save where expressly amended by the terms of this Addendum, the Principal Tender Document shall continue to be in full force and effect.

The provisions of this Addendum shall be deemed to have been incorporated in and shall be read as part of the Principal Tender Document.

2. CLARIFICATION HAVE BEEN SOUGHT AS FOLLOWS:

Question 1:

What is the tender number?

Answer:

The Tender number is KEBS/T013/2020-2023 and not KEBS/T013/2020-2021. Take note of the correct tender number while preparing your bid document.

Question 2:

When is the tender invitation date?

Answer:

It is noted that there was an error on the invitation date. The month should be January and not February. The tender Invitation date is 19th January, 2021.

Question 3:

Clause 2.12 of KEBS/T013/2020-2023 Tender Security On review of the wording for the Tender Security Form our issuing bank are requesting the following amendment be made to the wording as follows:

Original Wording on Tender Security Form

"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."

Requested Amended Wording

"This guarantee will remain in force up to and including thirty (30) days after the period of tender validity that is not later than (expiry date), and any demand in respect thereof should reach the Bank not later than the above date before closing of business hours, thereafter this guarantee shall become null and void irrespective of whether or not the original is returned to us for cancellation. This guarantee is not transferable and not assignable"

Please note that the request is a minor alteration request that would still ensure that the guarantee would remain valid and enforceable for the entire period of bid validity. Please confirm.

Answer:

Please note that the Tender Security Form is a standard Template. There should be no alterations.

Question 4:

Clause 2.22.3 Mode of Award of Contract

KEBS shall award the tender to the tenderer(s) that is (are) responsive to Technical and Financial bids with the highest royalty fee offer subject to a minimum of eight (8) tenderers (service providers). Where bidders tie in technical scores and are financial responsive both shall be awarded. Supposedly the tender does NOT achieve a minimum of eight (8) tenderers a possible re-tender may be done to achieve additional numbers of service providers to reach the minimum eight (8) service providers or even more.

If the minimum of 8 tenderers is not achieved, the above clause does not state what would happen to tenderers who may have met the technical and financial requirements. Would they have to re-tender?

Answer:

If the minimum of 8 tenderers is not achieved, those who have met the technical and financial requirements shall be awarded, a possible re-tender might be done to get the additional service providers. Please note that KEBS reserves the right to re-tender.

Question 4.1:

Would unsuccessful bidders be allowed to tender afresh?

Answer:

The unsuccessful bidders will be allowed to tender afresh. Those who will have been awarded contract will not be eligible to bid.

Question 4.2:

The tender provides a requirement for a minimum technical score of 70, which could be met by several bidders. However, it states that where bidders tie in technical scores and are financially responsive both shall be awarded. The word 'Both' suggests two bidders. Does this mean that there will be a maximum of two providers per country?

Answer:

All ties shall be awarded. The limit is not to two bidders.

Question 5:

What is the Performance Security? The Figure in the Tender Form is Different from the one in Clause 3.5.1 Instructions to Tenderers.

Answer:

*The performance Security is **USD 500,000** (United States Dollars Five Hundred Thousand) as per the Appendix instructions to the tenderers (ITT).*

Question 6:

Appendix to ITT reference clause 2.14.3 Tender presentation, provides that both technical and financial proposals shall be presented in ONE envelope. However, according to clause 2.11.2 page 21, financial evaluation is the third

stage of the tenderer's tender evaluation, following and depending on the results of, the technical evaluation. For that reason, we consider that the financial proposal should not be presented with the technical proposal.

Please confirm that the financial proposal (tender form and price schedule) shall be presented in a separate envelope.

Answer:

Please note that evaluation of tender shall be in stages indicated in the tender document and all documents should be submitted in ONE envelope. There is no submission of separate envelopes.

Question 7:

On Page 84 of KEBS/T013/2020-2023, Annex 7, Art 2 Data Flow Design:

Second line, PVOC Partner Column: "receive RFC and IDF Data"

Are all the RFCs sent to all the PVOC partners or is there any selection of the PVOC partner in the previous steps? If so, who does the selection?

Answer:

*This data will be transmitted upon RFC application from KEBS to the selected partner by the exporter.
Refer to API documentation clause 5 and 6*

Question 8:

Third line, KEBS Column: "Send product categorization and standards"

Is it sent as an update of the items of the RFC -received with standards and category sent for each item or is it an update of a global table identifying the standards seen as applicable per category of product?

Answer:

The product categorization will be sent together with the items in the RFC. The details are in the API document (Annex 7)

Question 9:

On Page 103 of KEBS/T013/2020-2023, art 12 Reconciliation (Invoicing)- PVOC Data

What is it about, considering that "Data is transmitted from KEBS to PVOC partners? Is it a Payment from KEBS to the PVOC Partner? What kind of information is transmitted from KEBS to PVOC partners?

Answer:

The data that will be transmitted from KEBS to the PVOC Partners is invoicing details for KEBS royalties due and upon receipting the payment as per the signed contract with each specific PVOC partner.

Question 10:

Annex 6 of KEBS/T013/2020-2023. List of countries where the tenderer must physically be present

Do you confirm that to be eligible the bidder shall be physically present in each of the 60 countries listed?

Answer:

The bidder must be present in at least one of the countries in this list. For any bid placed for any of the mandatory countries, the bidder must be physically present in those countries. To bid in any other country outside the 60, the bidder must have bid in at least one of the 60 mandatory countries but need not be physically present. Thus bidder may subcontract outside the 60 countries

Question 11:

Missing document "Form of Review"

Clause 2.3.1 page 6 of **KEBS/T013/2020-2023**: List of documents comprising the tender document: A document "Form of Review" is listed in XIII but is missing in the tender document. Does it mean that this form is not required? Please clarify.

Answer:

The form is not required

Question 12:

Notarization of Documents: Please clarify with regards to documents from other countries: Can they be notarized in Kenya or is this to be done at source?

Answer:

Notarization should be at the source

Question 13:

After perusal of all the tender documents, there is high expectation in assembling documents from multiple sources towards meeting the requirements. In order for one to be responsive, we would like to request for a minimum of one (1) month's extension period for submission. This will give us adequate time to collect and consolidate the required materials from our multiple network.

Answer:

The tender period for KEBS/T013/2020-2023 has been extended from 10th February, 2021 to 25th February, 2021.

Question 14:

On the same page 44 the tender is expected to indicate the sum for which the services are provided. This is a tender for three years and it is not possible to indicate the amount.

Answer:

Tender form shall be completed based on the prescribed inspection fees per route and minimum royalty. The financial evaluation shall be based on the KEBS prescribed price schedule per route and the minimum royalty fees.

Question 15:

Our company is in China, do you have a specified list of banks that we can choose from for this tender security?

Answer:

Procuring entity does not have a specified list of banks to choose from. The tender security shall be denominated in United States Dollars and shall be in the form of a bank guarantee from a registered and licensed bank. The registration and license shall be valid and current.

Question 16:

Can we use any bank in China as long as it is licensed and registered in China?

Answer:

You can use any bank in China as long as it is licensed and registered in China. The registration and license shall be valid and current.

Question 17:

First and foremost, we would like to enquire whether this tender is meant for participation by Kenyan indigenous companies.

Answer:

This is an international open tender

Question 18:

Assuming that this tender is also meant for participation by local companies, as a local inspection company, we work with network partners globally. Amongst this list of network partners, majority are equally ISO 17020 accredited inspection bodies, kindly therefore clarify for us whether we can use network partners as subcontractors and use their physical addresses as well as their company credentials to satisfy clause 1 on scoring for most countries in Europe, Asia and America.

Answer:

The tender document lists mandatory countries where the potential contractors must be physically present. It also gives the conditions regarding subcontracting. The bidder must be physically present in any of the 60 mandatory countries but may only sub-contract inspection services in countries not listed in Annex 6 as long as they have tendered in at least one of the 60 countries.

Question 19:

With regards to ISO 17020 accreditation scope, we are ourselves accredited as an inspection body and have several network partners who are accredited in almost all the listed fields, please clarify whether we can use them as our sub-contractors in this tender.

Answer:

Requirements for subcontracting are in the tender document (KEBS/T013/2020-2023).

Question 20:

On the 9-year experience, we hope this can be waived for local Kenyan inspection companies as this can be viewed as a discrimination of local entities since they have only been building capacity locally. (This matter was discussed earlier between KEBS and PPOA in 2015).

Answer:

The tender document requires a “list of similar conformity assessment contracts performed by the company within the last nine (9) years (meaning 0-9 years) including the name of country/regulatory authority(ies), nature of service provided and, duration of service provision”.

Question 21:

Although we have a robust operational ICT system, our request for clarification on this particular requirement is whether there are any specific formats of the end reports. And whether these will be available before or after the award.

Answer:

The potential contractor's/bidder's system should be able to integrate with the KEBS ICT System, whose top-level API is in Annex 7 (KEBS/T013/2020-2023) of the tender document. The specific formats for various end user reports will be provided upon signing of contract.

Question 22:

Clause 2.11.2 (b) - Evidence of the tenderer's physical presence and location, to provide PVoC services in each of the country tendered for

We take cognisance of the need for the bidder to provide clear evidence of presence in the locations and countries. To meet this requirement without compromising on correctness and accuracy of information we suggest that the option to provide Physical location (address) of registered offices in the country being tendered for and contact information (Email and Telephone, name, title and contact information of the person responsible for services being tendered), along with a sworn affidavit of the same be acceptable. This along with the notarized business licenses evidence that business being legally conducted in the countries tendered for and can be subject to verification at any time.

Answer:

The requirement is as per clause 2.11.2 (b) of KEBS/T013/2020-2023 and bidders must comply with this clause

Question 23:

Clause 2.11.2, Point 6 - Executed declaration of conflict of interest by executive staff and directors
No format or form has been provided. Would you kindly clarify on what is required? Would a declaration from the relevant director(s) suffice, declaring that Except for client-provider relationships, the tenderer shall not be associated with activities that may suggest or be deemed to be a conflict with the inspection or certification services.

Answer:

The tenderer shall also include a sworn statement made before a commissioner for oaths/notary public (attach valid practicing certificate as a commissioner for oaths/notary public) as per clause 2.11.2 (a) (13)

Question 24:

Clause 2.11.2 (b) Relevant personnel certification in inspection

We assume that this should be any relevant certificates in Inspection as evidence of training.

Answer:

Refer to clause 2.11.2 (b) (4) of KEBS/T013/2020-2023

Question 25:

We refer to Annex 6. LIST OF COUNTRIES WHERE THE TENDERER MUST PHYSICALLY BE PRESENT the criteria for selection of the 60 countries are not clear. It is our understanding that this could probably be based on countries with the most exports to Kenya. We kindly request for clarification on the criteria used.

Answer:

The 60 countries are where most imports to Kenya originate from.

Question 26:

Page 16 of 109: ITT Reference Clause 2.11.2- Documents of evidence of eligibility; Points 2,3 & 9

2. A notarized/certified copy of certificate of incorporation
3. A notarized/certified copy of valid Tax Compliance Certificate
9. Notarized/certified copy(ies) of necessary license(s) to do business in each of the countries the tenderer intends to carry out the services

Page 22 of 109: 2.11.2 (b) THE TECHNICAL EVALUATION

Item (1) ii. Notarized copy(ies) of title/ lease/tenancy agreement for offices.

Item (3) (i and ii) Note: Notarized/certified Copies of reference from the contracting authority

The above point 2 refers. Due to the third wave of Covid 19 pandemic impacting worldwide, mobility of people is restricted in almost all regions, lockdowns and/or curfews apply in a large number of countries. Faced with this situation, it is not possible to book meetings with Notary for Notarization/certification of the above documents as provided for in the tender document.

We are requesting and proposing that the abovementioned documents to be certified by our in-house attorneys.

Answer:

The documents must be notarized/certified as per the tender requirements

Question 27:

Page 22 of 109: 2.11.2 (b) THE TECHNICAL EVALUATION: Item 4 (bullet point number ii and bullet iv)

- Evidence of training in inspection and relevant work experience for inspectors and supervisory work staff
- Relevance personnel certification will be an added advantage

Kindly, clarify the difference between the two certificates

Answer:

Personnel certification is accreditation based on competencies relating to a profession, occupation or job and individuals are registered by a competent authority/an accredited personnel certification body.

Question 28:

Page 24 of 109 2.11.2 on Royalty:

- We observed that the royalty fee has been increased from 31 % to 35% but the fee remained the same
- As you will see from the history, the Royalty fee was revised in tandem with fees charged. E.g. Tender No. KEBSfT012/2017-2020: The Royalty was revised to 31%; minimum fee USD 265 to USD 2700 from Royalty of 27% and minimum USD 250 and Maximum USD 2675
- Tender No. KEBSfT056/2014-2015: The Royalty was increased to from 15% to 27%; the inspection charges were increased from Minimum USD 220, maximum USD 2375 to Minimum USD 250and Maximum USD 2675.

This is clear evidence that it is whenever the royalty is increased then the fee charged for PvoC service is also increased in tandemly.

Based on the historic evolution of the program we do expect that as royalties are to be increased fees are slightly revised, which it is normal as well because the cost of live increases every year

Answer:

KEBS wishes to clarify that the royalty has been reviewed from 35% to a minimum of 31%

Question 29

The Covid-19 Pandemic has forced many countries and their administrations in Europe, Asia and Americas, to take specific measures with regards to handling of documentations with dematerialization solutions, as well as replacing physical visits, audits and inspections with remote and electronic tools. Notary offices have temporary changed their availability and delays are significant. In some countries, for example Singapore, new "COVID timelines" for Notarization are exceeding 3 weeks, thus far beyond the deadlines for this tender. We therefore humbly ask KEBS to take into account the force-majeure situation and accept exceptionally a submission of non-notarized copies for some of the documents and countries and/or scanned originals as below explained in detail:

- Page 26, section 1, point ii): it is requested to provide "notarized copies of title lease/tenancy agreement for offices. For lease/tenancy, provide proof of payment for a period of at least six (6) months." - Please kindly accept non-notarization of title/lease/tenancy agreement for above mentioned reasons. As proof of authenticity we will submit the Proof of Payment that should in itself be a proof that a lease agreement exists.
- Notarized/certified copies are also requested for Certificate of Incorporation, Tax Certificates, Business Licenses, Audited Accounts, sworn statements and Reference letter from other contracting authorities. Although the number of countries of Notarization are more limited for these countries significant delays are expected - Please kindly accept for all Notarized document the authorization for us to submit SCANNED ORIGINAL SIGNED and NOTARIZED COPIES, since dispatching the Originals in time with tender deadline could be challenging or impossible for the above mentioned force majeure situation.
- If required; the provision of original documents could always be submitted after submission of bid with scanned original signed and notarized copies; but within the timeline of the bid bond expiry that could be held as guarantee that we will submit identical original to scanned originals.

Answer:

The documents must be notarized/certified as per the tender requirements. The tender period for KEBS/T013/2020-2023 has been extended from 10th February, 2021 to 25th February, 2021 to give sufficient time for the bids to be submitted

Question 30:

We would like to seek clarification on the following:

With reference to clause 2.4 of the Instructions to Tenderers, we would appreciate receiving your clarifications on the following points:

Page 16, section 3, point #6: It is requested to provide an "executed declaration of conflict of interest by executive staff and directors".

This request is not clear to us. Could you please expand and ideally provide a template with necessary information you would like to see?

Answer:

The tenderer shall also include a sworn statement made before a commissioner for oaths/notary public (attach valid practicing certificate as a commissioner for oaths/notary public) as per clause 2.11.2 (a) (13)

Question 31:

Page 72, item 5.5: reference is made to Legal Notice number 127, this was revoked and replaced by Legal Notice 183, could you please correct/clarify?

Answer:

The current Legal Notice is 78 (2020) and its amendment Legal Notice 212 (2020)

Question 32:

The tender form as provided page 44 of the tender document does not seem applicable/appropriate because it states at the end of § 1 "for the sum of" while we do not offer a lump sum fee but a fee per route, please clarify.

Answer:

Tender form shall be completed based on the prescribed inspection fees per route and minimum royalty. The financial evaluation shall be based on the KEBS prescribed price schedule per route and the minimum royalty fees.

Question 33:

General Conditions of Contract (GCC)

3.12 - Termination for convenience: we respectfully ask for the removal of this provision or alternatively that a notice period to allow us to finalize all pending orders be inserted. Please clarify.

Answer:

This shall be addressed at the contract preparation stage

Question 34:

3.15 - Force Majeure should be a defined term especially since this is tied to a possible forfeiture of the performance security. Please clarify.

Answer:

This shall be addressed at the contract preparation stage

Question 35:

Section 3.13.2 refers to "formal mechanism specified in the SCC" but unless we are mistaken, the said SCC does not contain anything to this respect. Could you please clarify what the dispute resolution mechanism is?

Answer:

Disputes to be settled as per the Arbitration Laws of Kenya

Question 36:

Tenderers are requested to provide list of countries in which they like to perform their services. In addition to this there is an Annex 6 page 79, that shows countries where the presence needs to be physical. What is the rationale, in any case we have Economic blocks such as European Free trade Zone, in one of the main Countries which should suffice with legal Physical representation? The list also includes countries under embargo and smaller countries with almost nil trading history with Kenya, these Countries should be considered for local inspection.

Answer:

The 60 countries are where most imports to Kenya originate from.

Question 37:

The tender requires training documents and CV for inspectors while the tender also require proof of 17020. The latter is a proof; by an approved Accreditation body that our company having a process in place, managing inspector's qualifications, training and capabilities. Therefore, we kindly ask for your approval to withdraw from the tender this requirement of training evidence since it constitutes duplication from 17020?

Answer:

There is no duplication and the tender document requirements must be complied with.

Question 38:

5.3.3 manufacturer specifications are submitted as part of quality documents and presented to KEBS upon request. This will supersede the instruction received via Letter (KEBS/OP/10/1/Vol. 135(18) – dated 14 Sept 2020) from KEBS saying that "KEBS will only rely on the documents available on the portals to resolve issues related to certification of consignments and we will not accept those uploaded or provided after the data is already sent to KEBS?"

Answer:

The tender requirement is as per clause 5.3.3

Question 39**Question 39.1:**

6.2.3 Mentioned 4 routes, what about Route A1 of goods under USD 5000, is this considered as Route A and will still be allowed?

Answer:

Route A provided in the tender document is withdrawn and replaced with the procedure in Annex 1.

Question 39.2:

Route B 4.2 "Route all certification" does this mean Route A certification?

Answer:

KEBS wishes to replace this clause with the following "The agent shall on suspension of a registration notify KEBS PVOC office. Products under a suspended registration shall be certified in line with the procedure for –Route A certification."

Question 39.3:

List of goods that do not qualify for Route B and C and can be certified under Route A only - these are different from the list in PVOC manual version 10 available on KEBS website. Do we follow this or the PVOC manual? And PVOC manual referred on page 70 as well to version 9 instead of current published version 10.

Answer:

KEBS wishes to clarify that the List of goods that do not qualify for Route B and C is in "PVOC Manual Version 10"

Question 39.4

Route C "License validity" is 3 years in the current program. It will be changed to 1 year only? And the surveillance required will be twice per year instead of current ONCE per year?

Answer:

Route C provided in the tender document has been withdrawn and replaced with the correct procedure in Annex 2 where the license validity remains as three (3) years.

Question 39.5:

Route D 1.0 mentioned CoC. Currently Col is issued for this route. Please clarify.

Answer:

Route D provided in the tender document is withdrawn and replaced with the procedure in Annex 3.

Question 39.6:

Under partner agencies KMA - items marked "Jetski???" and "Spares - please specify" are newly to be included? And Radiation protection board - all food products, drinking water and vehicles need importer permit by RPB?

Answer:

Enriched CoC procedure provided in the tender document is withdrawn and replaced with the procedure in Annex 4.

Question 40

In line with the provision under article 2.4 of the tender documents, we would like to seek the following clarifications: The tender specifies that the procuring entity will evaluate the company's financial strength and states a ratio that will be used for such evaluation. We would like to know the criteria that are used to determine the ratio stated

Answer:

The financial strength shall be assessed based on the current assets and current liabilities (current ratio) in the audited financial statements. This is in line with section 60(1) and (2) of the Public procurement and Asset Disposal Act 2015 on specific requirements.

Question 41

It is noted that a bidder can bid for one country in the list annex in the document, where the bidder must demonstrate how it is established. Would it be possible in order to propose the best technical and more importantly financial

proposal to have the details of the volume of CRFs and the FOB Value of those CRFs per country. It is our understanding the incumbents company due to their participation in the programme may have this information from the reports that they have access to; and in order to be treated fairly, we would like to receive the same information as we are not a player already. This can also help evaluate our capacity to bid for a country.

Answer:

Data for CoCs for the period February, 2018 to September, 2020 is attached in Annex 5.

Question 42:

Would it also be possible to receive the number of existing certificates of registration and licensing issued by the incumbents for each country

Answer:

KEBS cannot provide the data because client-contractor confidentiality, however the data of number of CoCs per country has been provided in Annex 5.

Question 43

The tender specifies that the bidder should put a tender security and later if retained/awarded commit to issue a performance bond. For a company bidding on fewer countries, the financial burden will not be the same as for a company bidding for all countries, where they can spread the fixed costs on a larger volume. Would it be possible to determine a value for the security and the performance bond per country, instead of a total, may be as a fixed per country or as a prorate value of the volume of export. We believe that this would also help the bidders proposed the best financial (fee and also highest possible level of royalty the bureau)

Answer:

Tender security is as per the tender document. The performance security is USD 500,000 (United States Dollars Five Hundred Thousand)

Question 44:

Question 44.1:

Would it be possible to get further details on the following:

- a) CRF volumes per country
- b) FOB value of CRF per country
- c) Number of current licensing and certificates of registration by country

Answer:

Licenses and Registrations are subject to a specific contractor's risk management and profiling. However, the number of CoCs per country has been provided

Question 44.2:

Could you please provide more information regarding the criteria (used to determine the ratio stated) to evaluate the company's financial strength?

Answer:

The financial strength shall be assessed based on the current assets and current liabilities (current ratio) in the audited financial statements. This is in line with section 60(1) and (2) of the Public procurement and Asset Disposal act 2015 Act on specific requirements.

Question 44.3:

Could KEBS define a value of security/performance bond per country, should the company bid for specific countries only?

Answer:

The correct amount of Performance security is Five Hundred Thousand United States Dollars (USD 500,000).

Question 45:

We noticed the tender details on the website, it is clearly mentioned that the tender documents and financial requirements should be delivered before the 10th of February to KEBS office.

I would like to ask if it is allowed to send all the documents by mail, as for the current circumstance of epidemic COVID traveling is too difficult and a lot of airports are closed.

Answer:

The tender period for KEBS/T013/2020-2023 has been extended from 10th February, 2021 to 25th February, 2021 to give sufficient time for the bids to be submitted

Question 46:

We need more clarification about the mentioned in point 5.1 regarding the performance security of 500k USD in favor of the client, what client do you mean? We need to better understand what you mean exactly.

Within thirty (30) days after signing of the contract, the contractor shall place an irrevocable performance security in favor of the client for the amount of United States Dollars 500,000 by instrument issued in United States Dollars by a recognized financial institution acceptable to the client, guaranteeing the fulfillment of their contractual obligations.

Answer:

The client is Kenya Bureau of Standards (KEBS). The correct amount of Performance security is Five Hundred Thousand United States Dollars (USD 500,000).

Question 47:

What do you mean by BID security of USD 200,000?

Answer:

"Tender security" is a requirement as per Public Procurement and Asset Disposal Act, 2015 under section 61.

Question 48:

You are also requiring a 3 years audit of our financial situation. For the time being we have only one year audit ready in English, we can proceed to have the required 3 year audit, but these audit is handled by a third party company in China and will be issued in Chinese, so we have to translate it to English, all this process will take some time. So can we get an exception to submit a 1-year audit, or an exception to submit the document when ready?

Answer:

You shall submit three (3) years Audit report as per the tender requirement. The tender period for KEBS/T013/2020-2023 has been extended from 10th February, 2021 to 25th February, 2021 to give sufficient time for the bid requirements to be submitted.

3. CHANGE OF CLOSING DATE

The closing date has been changed from 10th February 2021 to 25th February 2021.

All other terms and conditions remain as per the Principal Tender Document (PTD).

Yours faithfully

FOR: KENYA BUREAU OF STANDARDS



Lt Col (Rtd.) BERNARD N NJIRAINI

MANAGING DIRECTOR