

# **KENYA REINSURANCE CORPORATION LIMITED**

**TENDER NO: KRC/2024/048** 

# **DISPOSAL OF ASSORTED OBSOLETE ITEMS**

**APRIL 2024** 

# **INVITATION TO TENDER**

#### **INVITATION TO TENDER**

PROCURING ENTITY: Kenya Reinsurance Corporation Ltd

#### **CONTRACT NAME AND DESCRIPTION:**

#### <u>Disposal of assorted obsolete items</u>

- 1. The **Kenya Reinsurance Corporation Ltd** invites sealed tenders for the **disposal of assorted obsolete** items.
- 2. Qualified and interested tenderers may obtain further information and inspect the Tender Documents during office hours **0800 to 1700 hours** at the address given below.
- 3. Tender documents may be obtained electronically from the **Kenya Reinsurance Corporation** Website(s) www.kenyare.co.ke. Tender documents obtained electronically will be free of charge.
- 4. Tender documents may be viewed and downloaded for free from the website <a href="www.kenyare.co.ke">www.kenyare.co.ke</a>. Tenderers who download the tender document must forward their particulars immediately to <a href="procurement@kenyare.co.ke">procurement@kenyare.co.ke</a>, +254 703 083 200, P.O. Box 30271-00100, Nairobi to facilitate any further clarification or addendum.
- 5. Tenders shall be quoted in Kenya Shillings and shall include all taxes. Tenders shall remain valid for (**120**) days from the date of opening of tenders.
- 6. All Tenders must be accompanied by a deposit as detailed in the tender document.
- 7. The Tenderer shall chronologically serialize all pages of the tender documents submitted.
- 8. Completed tenders must be delivered to the address below on or before **1000 hours on 16<sup>th</sup> April 2024**
- 9. Electronic Tenders will **not** be permitted.
- 10. Tenders will be opened immediately after the deadline date and time specified above or any deadline date and time specified later. Tenders will be publicly opened in the presence of the Tenderers' designated representatives who choose to attend at the address below.
- 11. Late tenders will be rejected by Kenya Re

The addresses referred to above are:

A. <u>Address for obtaining further information and for purchasing tender documents</u>
Kenya Reinsurance Corporation Ltd,

Nairobi City, Taifa Road, Reinsurance Plaza, 14<sup>th</sup> Floor, Supply Chain Office, P.O Box 30271-00100, Nairobi,

Email: procurement@kenyare.co.ke,

Tel: 0703 083 200.

B. <u>Address for Submission of Tenders.</u>

Kenya Reinsurance Corporation Ltd,

P.O Box 30271-00100, Nairobi,

Attn: Head of Supply Chain,

Nairobi City, Taifa Road, Reinsurance Plaza, 14th Floor, Supply Chain Office.

Address for Opening of Tenders.					
Kenya Reinsurance Corpor Nairobi City, Taifa Road, Re	ation Ltd insurance Plaza, 17 <sup>th</sup> Floor, Sup	oply Chain Office.			
Kenya Reinsurance Corporat	ion Limited				
(Official of the Procuring Ent	ity issuing the invitation)				
Designation	Signature	Date			

C.

# **SECTION I - INSTRUCTIONS TO TENDERERS**

#### 1 Eligible Tenderers

- 1.1 This Invitation for Tenders is open to all tenderers eligible as described in the Appendix to instructions to tenderers.
- 1.2 Tenderers shall be under a declaration of in eligibility for corrupt or fraudulent practices
- 1.3 The Procuring Entity's employees, committee members, board members and their Spouses, Child, Parent, Brothers or Sister. Child, Parent, Brother or Sister of a Spouse are not eligible to participate in the tender unless where specifically allowed under section 131 of the Act.
- 1.4 A Kenyan tenderer shall provide evidence of having fulfilled his/her tax obligations by producing a valid tax compliance certificate or tax exemption certificate issued by the Kenya Revenue Authority.

# 2. Cost of Tendering

- 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 The Procuring Entity shall allow the tenderer to review the tender document and the goods to be sold free of charge before tendering.

#### 3. The Tender Document

- 3.1 The tender document comprises the documents listed below and any addenda is sued in accordance with clause 2.5 of these instructions to tenderers.
  - i) Invitation to tender,
  - ii) Instructions to tenderers,
  - iii) Schedule of items and prices,
  - iv) Conditions of Tender,
  - v) Form of tender,
  - vi) Confidential Business Questionnaire Form,
  - vii) Tender Commitment Declaration Form.
- 2.1 The tenderer is expected to examine all instructions, forms, terms and specifications in the tender documents. Failure to meet all the requirements of the tender will beat the tenderer's risk and may result in the rejection of its tender.

#### 4 Clarification of Documents

- 4.1 A prospective tenderer requiring any clarification of the tender document may notify the Procuring Entity in writing or by post 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 not later than thirty (30) 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 that have received the tender document.
- 4.2 Clarification of tenders shall be requested by the tenderer to be received by the Procuring Entity not later than 7 days prior to the deadline for submission of tenders.
- 4.3 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.

#### 5 Amendment of Documents

- 5.1 At any time prior to the deadline for submission of tenders, the Procuring Entity, may for any reasons, whether at its own initiative or in response to a clarification requested by a prospective tenderer, modify the tender documents by amendment
- 5.2 All prospective candidates that have received the tender documents will be notified of the amendment in writing or by post and will be binding on them.
- 5.3 In order to allow prospective tenderers reasonable time in which to take the amendment in to account in preparing their tenders, the Procuring Entity, at its discretion, may extend the deadline for the submission of tenders.

#### 6 Tender Prices and Currencies

- 6.1 The tenderer shall indicate on the appropriate Price Schedule the unit prices and total tender price of the item sit proposes to purchase under the contract.
- 6.2 Prices quoted by the tenderer shall be fixed during the tender validity period and not subject to variation on any account. A tender submitted with an adjustable price quotation will be treated as non- responsive and will be rejected.
- 6.3 The Price quoted shall be in Kenya Shillings.

# 7 Tender deposit

- 7.1 The tenderer shall put a deposit for every item tendered for in the amount indicated in the schedule of items and prices, to the Bank account indicated in Section III Schedule of Items and Prices
- 7.2 Failure to put the required deposit for any item tendered for will lead to disqualification of the tender for the item.
- 7.3 Unsuccessful Tenderer's tender deposit will be discharged or returned as promptly as possible but not later than Seven (7) days after the expiration of the period of tender validity prescribed by the Procuring Entity.
- 7.4 The successful Tenderer's tender deposit will be credited to his tender price so that it forms part of the amount of the tender and the tender will be required to pay the tender priceless the deposit security.
- 7.5 The tender deposit shall be forfeited:
  - a) If a tenderer withdraws its tender during the period of tender validity specified by the Procuring Entity.
  - b) In the case of a successful tenderer, if the tenderer fails to pay the balance of the tender price.

# **8 Validity of Tenders**

- 8.1 Tenders shall remain valid for 120 days or as specified in the appendix to instruction to tenderers after date of tender opening prescribed by the Procuring Entity, pursuant to paragraph 2.10. Tender valid for a shorter period shall be rejected by the Procuring Entity as non-responsive.
- 8.2 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 there to shall be made in writing. The tender deposit provided under paragraph 2.7 shall also be suitably extended. A tenderer may refuse the request without forfeiting its tender deposit. A tenderer granting the request will not be required nor permitted to modify its tender.

# 9. Viewing of Tender Items

9.1 Prospective tenders are advised to view the items to be sold before tendering. This will enable them to arrive at the most reasonable and competitive tenders. Tenders are based on "AS WHERE IT IS AND THE CONDITION IT IS IN" and the conditions of the items are not guaranteed or warranted by the seller.

# 10. Sealing and Marking of Tenders

- 10.1 The Tenderer shall deliver the Tender in a single, sealed envelope bearing the name and Reference number of the Tender, addressed to the Procuring Entity and a warning not to open before the time and date for Tender opening date. Within the single outer envelope, the Tenderer shall place another sealed envelope containing the list of and prices of the items tendered for and addressed as follows.
  - a) Bear the name and address (including telephone number and email) of the Tenderer.
  - b) Bear the name and Reference number of the Tender, and the lot NO.
  - c) Bear the name and address of the Procuring Entity; and
  - d) Attach a payment slip or certified banking details from a bank, warranting the deposit payment made for the items tender for.
- 10.2 If all envelopes are not sealed and marked as required, the *Procuring Entity* will assume no responsibility for the misplacement or premature opening of the Tender, or failure to contact the tenderer in case of advice on the status of the tender or refund of deposit. Tenders that are misplaced or opened prematurely will not be accepted.

#### **Deadline for Submission of Tenders**

Tenders must be received by the Procuring Entity at the address specified not later than...(day, date, and time).

The Procuring Entity may, at its discretion, extend this deadline for the submission of tenders by amending the tender documents in accordance with paragraph 2.5.in which case all rights and obligations of the Procuring

Entity and tenderers previously subject to the dead line will there after be subject to the dead line as extended.

#### 12. Modification of tenders

- 12.1 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 tenders, is received by the Procuring Entity prior to the deadline prescribed for submission of tenders.
- 12.2 The Tenderer's modification or withdrawal notice shall be prepared, sealed, marked, and dispatched in accordance with the provisions of paragraph 2.9.1. A withdrawal notice may also be sent by fax or email but followed by a signed confirmation copy, post marked not later than the deadline for submission of tenders.
- 12.2 No tender may be modified after the deadline for submission of tenders

#### 13 Withdrawals and tenders

13.1 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. Withdrawal of a tender during this interval may result in the tenderer's forfeiture of its tender deposit, pursuant to paragraph 2.7.5

# 14 Opening of Tenders

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

14.3 The Procuring Entity will prepare minutes of the tender opening.

# 15 Clarification of tenders

- 15.1 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 of the tender shall be sought, offered, or permitted.
  - 15.3 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.

# **16 Evaluation and Comparison of Tenders**

- 16.1 The Procuring Entity will examine the tenders to determine whether they are complete, whether the tenderer has fulfilled the eligibility criteria, whether any computation errors have been made, whether required deposits have been furnished, whether documents have been properly signed and whether the tenders are generally in order. After examination a tender that will be determined to be substantially non-responsive, will be rejected by the Procuring Entity.
- 16.2 Provided that the Tender is substantially responsive, the Procuring Entity shall handle errors on the following basis:
  - a) Any error detected if considered a major deviation that affects the substance of the tender, shall lead to disqualification of the tender as non-responsive.
  - b) Any errors in the submitted tender arising from a miscalculation of unit price, quantity, subtotal and total bid price shall be considered as a major deviation that affects the substance of the tender and shall lead to disqualification of the tender as non-responsive and
  - c) If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail.
- 16.3 The Procuring Entity will evaluate and compare the tenders, which have been determined to be substantially responsive.
- 16.4 The tender evaluation committee shall evaluate the tender within 30 days of the validity period from the date of opening the tender.

#### 17 Award Criteria

17.1 The Procuring Entity will award the contract to the successful tenderer(s) whose tender has been determined to be substantially responsive and has been determined to <u>be the highest tendered price</u>, subject to the reserve price.

# 18 Notification of Intention to enter a Contract/Notification of Award

- 18.3 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.
- 18.4 Simultaneously the other tenderers shall be notified that their tenders have been unsuccessful.

# 18 Canvassing/Contacting the Procuring Entity

- 18.1 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.
- 18.2 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 tenderer's tender.

Instructions to Tenderers Reference	Particulars of appendix to Instructions to tenderers
2.1.1	Eligible tenderers are individuals and firms provided that they meet the requirements.
2.8.1	Tender Validity is 120 days
Nature of items being sold	As listed in the list of items
Unit Prices and Total Prices	Bidders Should indicate the unit prices and Total Prices. Items that are in groups/lots will be sold as lots
Viewing of Items	Bidders should contact Administration Department (Att: Mr. Amonde) on <b>0703083264/0722483559 Ext 264</b> to arrange for viewing of the items at Reinsurance Plaza Nairobi, and Anniversary Towers (Att: Mr Wandala) on <b>0703083258</b> to arrange for viewing of the items at Reinsurance Plaza Kisumu. Bidders can also visit the offices. Viewing will be every <b>Monday-Friday 9.00am-1.00pm and 2.00pm to 4.00pm</b> .  Bidders who view the items should records their particulars in the Tender/Disposal Viewing Register.

# MANDATORY REQUIREMENTS

- Duly Completed form of tender,
- Duly Completed confidential business questionnaire form
- Tender deposit in form of a banker's cheque raised in favour of
- Kenya Reinsurance Corporation Ltd
- FORM SD1
- FORM SD 2
- Declaration and commitment to code of ethics

# **SECTION II - SCHEDULE OF ITEMS AND PRICES**

#### Notes on schedule of Items and Prices

- 1. The schedule of items and prices will include a column for the deposit to be paid by the tenderer for the item and lot. The deposit amount should be indicated by the Procuring Entity.
- 2. The tenderer shall complete the tender by preparing and completing the Table below, indicating the items tendered for and the prices offered and striking out those not tendered for. The Procuring Entity will complete columns 1-4 and 7 and the Tenderer will complete columns 5 and 6, and sign as indicated below.

# **SCHEDULE OF ITEMS AND PRICES**

ITEM DESCRIPTION AND LOT NO.	QTY	PURCHASE PRICE	RESERVE PRICE	JUSTIFICATION FOR SISPOSAL	DEPOSIT REQUIRED IN KSHs
ANNIVERSARY TOWERS					
LOT NO.4 TIMBER/WOOD WOODEN DOORS	ASSORTED	NOT AVAILABLE	25,000.00=	UNREPAREBLE	2,500
LOT NO.5 SCRAP METAL PIECES OF IRON SHEETS VATPLAN CABINET PIECES OF SCRAP METAL	ASSORTED	NOT AVAILABLE	27,000.00=	UNREPAREBLE	2,700
KENYA RE TOWERS					
LOT NO.6 PARTITIONING WOOD GENERATOR FILTERS	ASSORTED	NOT AVAILABLE	10,000.00=	UNREPAREBLE	1,000
REINSURANCE PLAZA	ı	I	ı	ı	
LOT NO.7 SQUARE TABLE 7NO ROUND TABLE 2NO	ASSORTED	NOT AVAILABLE	13,500.00=	REPAIRABLE	1,300
LOT NO.8 OFFICE DESK 11 NO	ASSORTED	NOT AVAILABLE		REPAIRABLE	3,000
			33,000.00		
LOT NO.9					
FILING CABINETS 6 NO WOODEN SHELFS 3 NO	ASSORTED	NOT AVAILABLE	10,000.00=	UNREPAIRABLE	1,000
LOT NO.11					
FABRIC AMCHAIR 26 NO	ASSORTED	NOT AVAILABLE	15,600.00=	UNREPAIRABLE	1,500

WOOD TIMBER	ASSORTED	NOT AVAILABLE	8,000.00=	UNREPAIRABLE	800
EOT NO.13  FAX MACHINE PRINTER OLD AIR CONDITIONERS NO.3 PRINTER OLD	ASSORTED	NOT AVAILABLE	15,000.00=	UNREPAIRABLE	1,500

These are separate items and bidders are allowed to submit bids for any item(s) of their choice.

Bidders are instructed to clearly mark on the envelop the lot they are quoting for.

TENDER NO	DESCRIPTION	Mandatory Tender Deposit to be enclosed in the Tender Document in form of banker's cheque.	Reserve Prices (Kenya Re will not dispose the items to any bidder who quotes below the reserve prices)
KRC/2024/048			

The Deposit(s) have been made to the	he Account as detailed below (details to be completed by the Procuring Entity).
Name of Account Holder	
Name of the Bank	
	Branch Name
and City	
Code SWIFT	
Banking correspondent (If any)	
Name of Tenderer	
Name of Authorized official	
Signature	
Date	

# **SECTION III - CONDITIONS OF TENDER**

- 1.1 A tenderer may tender for each item or each lot and may tender for as many items or lots she/she wishes.
- 1.2 A tenderer will pay a deposit in advance before the closing date of the tender for each item or lot tendered for as indicated in the schedule of items and prices.
- 1.3 Tenderers who will be awarded contracts will be required to pay for the items after 14 days and not later than 21 days. Failure to which the contract award will be cancelled, and the deposit forfeited. If there is an administrative review, the review procedures shall be followed.
- 1.4 Tenderers who will not be awarded contracts will be refunded the deposits within fourteen (14) days after notification of the communication of the contract awards.
- 1.5 Tenderers will be required to collect the items they have paid for within fourteen (14) days after making the payment, failure to which storage charges will be charged as indicated in the appendix to Conditions of Tender.
- 1.6 The Procuring Entity will retain confidential reserve prices for all the items. Items tendered for below the reserve price will be retained by the Procuring Entity.

# **SECTION IV - STANDARD FORMS**

# **Note on Standard Forms**

The form of tender, the confidential business questionnaire form and the tender deposit commitment declaration form must be completed by the tenderers and returned with the tender. Failure to complete any of these forms will lead to the disqualification of the tenderer.

# 1. Form of Tender

						Date:	•••••	•••••
						Tender N	O	•••••
То:	•••••			••••				
	•••••							
	[Nam	e and address of P	rocuring Enti	ity]				
Gen	tlemen a	nd/or Ladies:						
1.	sale, we with of	examined the tene the undersigned, the sa other sums as ma d here with and m	offer to pure nid tei ay be ascerta	chase and col nder c ined in accor	llect all the it locuments [ <i>total tend</i>	ems offered for <i>ler amount</i>	d to us in con the <i>in words and</i>	formity sum figures]
2.		ertake, if our Tend ments of the tende	•	ed, to pay for	and collect tl	ne items in	accordance v	vith the
3.	tender (	ee to adhere by th opening of the Insed at any time befo	tructions to t	enderers, and	d it shall rema	•		
4.	We und	erstand that you a	re not bound	l to accept the	e highest or a	ny tender t	hat vou may r	
SCH	<b>EDULE C</b>					•	nat you may r	eceive.
		OF ITEMS AND PR	<u>ICES</u>			·	nat you may r	eceive.
	1	DF ITEMS AND PR	3	4	5	6	7	eceive.
		1		4 Total Quantity	5 Unit price	6 Total Tender		eceive.
	1 Item	2 Description of	3 Unit of	Total		6 Total	7 Required	eceive.
	1 Item No. 1 2	2 Description of	3 Unit of	Total		6 Total Tender	7 Required	eceive.
	1 Item No. 1 2 3	2 Description of	3 Unit of	Total		6 Total Tender	7 Required	eceive.
	1 Item No. 1 2 3 4	2 Description of	3 Unit of	Total		6 Total Tender	7 Required	eceive.
	1 Item No. 1 2 3	2 Description of	3 Unit of	Total		6 Total Tender	7 Required	eceive.
	1 Item No. 1 2 3 4 5	2 Description of	3 Unit of Issue	Total Quantity	Unit price	6 Total Tender Price	7 Required	eceive.
	1 Item No. 1 2 3 4 5	2 Description of Item	3 Unit of Issue	Total Quantity	Unit price	6 Total Tender Price	7 Required Deposit	eceive.
Date	1 Item No. 1 2 3 4 5	2 Description of Item	3 Unit of Issue	Total Quantity	Unit price	6 Total Tender Price	7 Required Deposit	eceive.

# **Confidential Business Questionnaire Form**

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

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

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

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

	Plot	No
date	Current	
,	•	
al		
Country <i>umber)</i>	of origin	
te or Public)		
	date	

Name			
Designation			
Signature and Comp	pany stamp or Seal		
Date			
6 Tandar danosit o	commitment Declaration Form		
_			
Tender No	(As per te	ender documents)	
As indicated in the s	chedule of items and prices, we do	o confirm that we have pu	ut deposits for the items
tendered for as supp	ported by the attached copies of re	eceipts as follows:-	
ITEM No. or	Item Description	Deposit	Receipt No. and
Lot No.		(Kshs.)	Date
1			
2			
3			
4			
5			
		l .	
uthorizing Official			
	(Name)		
ocianation			
esignation			
(6)			
(Signature)			

# **SELF-DECLARATION FORMS**

# FORM SD1

SELF DECLARATION THAT THE PERSON/TENDERER IS NOT DEBARRED IN THE MATTER OF THE PUBLIC PROCUREMENT AND ASSET DISPOSAL ACT 2015.

	, of		•	
	llows:-	e nepublic of	do fieleby filake a	statement as
1.	THAT I am the Company Secretaryfor name of the Procuring entity) and	(Insert name of the Co	ompany) who is a Bidder in resp lescription) for	ect of <b>Tender No.</b>
2.	THAT the aforesaid Bidder, its direct procurement proceeding under P		ave not been debarred from pai	rticipating in
3.	THAT what is deponed to here in a	above is true to the best of r	ny knowledge, information, and	l belief.
 (Tit	itle)	(Signature)	(Date)	
Bic	dder's Official Stamp			

# FORM SD2

# SELF-DECLARATION THAT THE PERSON/TENDERER WILL NOT ENGAGE IN ANY CORRUPT OR FRAUDULENT PRACTICE.

	being a resident of
1.	THAT I am the Chief Executive/Managing Director/Principal Officer/Director of
2.	THAT the aforesaid Bidder, its servants and/or agents/subcontractors will not engage in any corrupt or fraudulent practice and has not been requested to pay any inducement to any member of the Board, Management, Staff and/or employees and/or agents of(insert name of the Procuring entity) which is the procuring entity.
3.	THAT the aforesaid Bidder, its servants and/or agents /subcontractors have not offered any inducement to any member of the Board, Management, Staff and/or employees and/or agents of(name of the procuring entity).
4.	THAT the aforesaid Bidder will not engage/has not engaged in any corrosive practice with other bidders participating in the subject tender
5.	THAT what is deponed to here in above is true to the best of my knowledge information and belief.
 (T	itle) (Signature) (Date)
Bi	dder's Official Stamp

# **DECLARATION AND COMMITMENT TO THE CODE OF ETHICS**

l	(person) on behalf of (Name of the Business/
Company/Firm)	declare that I have read and fully understood
•	Act, 2015, Regulations and the Code of Ethics for persons al Activities in Kenya and my responsibilities under the
I do here by commit to abide by the provisions of the Co Procurement and Asset Disposal.	ode of Ethics for persons participating in Public
Name of Authorized signatory	
Sign	
Position	
Office address E-mail Firm/Company	Name of the
(Company Seal/ Rubber Stamp where applicable)	
Witness	
Name	
Sign	

# **LETTER OF NOTIFICATION OF AWARD**

[Letter head paper of the Procuring Entity] [Date]

To: [name and address of the Contractor] This is to notify you that your Tender dated [date] for the purcha	ise of
the items and at prices listed on the table below is here by accepted	
by (Name of Procuring Entity).	

Please acknowledge receipt of this letter of notification by signing the attached copy and returning it to us within 14 days of the issue of the notification to signify your acceptance of this award. Your signing the attached copy will constitute a contract between us and yourselves for sale of the said items.

On signature of the copy of the letter of notification, you are required to pay the balance of the tender price within 14 days and collect the items.

In connection with this award, you may contact the Officer(s) whose particulars appear below on the subject matter of this letter of notification of award.

# **OFFERED ITEMS AND PRICES**

1	2	4	5	6
ltem No.	Description of Item	<b>Total Quantity</b>	Unit price	Offered Price
1				
2				
3				
4				
TOTAL P				

Authorized Signature:
Name and Title of Signatory:
Name of Procuring Entity

# **COPY OF THE LETTER OF NOTIFICATION OF AWARD**

(To be signed by the Purchaser) [Letterhead paper of the Procuring Entity] [Date]

To: [name and address of the Purchaser]

Please acknowledge receipt of this letter of notification by signing the attached copy and returning it to us within 14 days of the issue of the notification to signify your acceptance of this award. Your signing the attached copy will constitute a contract between us and yourselves for sale of the said items.

On signature of the copy of the letter of notification, you are required to pay the balance of the tender price within 14 days and collect the items.

In connection with this award, you may contact the Officer(s) whose particulars appear below on the subject matter of this letter of notification of award.

#### **OFFERED ITEMS AND PRICES**

1	2	4	5	6
Item No.	Description of Item	Total Quantity	Unit price	Offered Price
1				
2				
3				
4				
TOTAL PRICE OF ALL ITEMS				

Authorized Signature:
Name and Title of Signatory:
Name of Procuring Entity:
Officer(s) to be contacted
Name of Officer
Postal Address
Telephone Number
email Address

Physical Address (City, Street, Building, Floor number and room number)

SIGN	IFD	RV	THE	DIIR	CHA	SER
JIGN	IED	DI	INC	run	LITA	IJEN

I/we, the undersigned accept the award and will execute the sale of the items as per conditions of the award. We understand that the award will remain cancelled and no deposits will be refunded if we do not:

- a) Return this letter signed within 14 days: or
- b) Pay the balance of the tender amount within fourteen (14) days after notification of the award.

We further understand that if we do not collect the items, we have paid for within fourteen (14) days after making the payment, you charge storage charges at rates to be determined by yourselves.

Name of Purchaser			
Authorized Signature:		Date	
	Name and Title of Signatory		

# **REQUEST FOR REVIEW**

# FORM FOR REVIEW(r.203(1))

PUBLIC PROCUREMENT ADMINISTRATIVE REVIEW BOARD
APPLICATION NOOF20
BETWEEN
APPLICANT
AND
RESPONDENT (Procuring Entity)
Request for review of the decision of the
REQUEST FOR REVIEW
I/Wethe above-named Applicant(s), of address: Physical addressP. O. Box NoTel. NoEmail, hereby request the Public Procurement Administrative Review Board to review the whole/part of the above-mentioned decision on the following grounds , namely:
1.
2.
By this memorandum, the Applicant requests the Board for an order/order that:
1.
2.
SIGNED(Applicant) Dated onday of/20
FOR OFFICIAL USE ONLY Lodged with the Secretary Public Procurement Administrative Review Board onday of20

of

# **SIGNED**

**Board Secretary** 





# **KENYA REINSURANCE CORPORATION LIMITED**

# **QUALITY POLICY**

As a *leading partner in securing the future*, we commit to *provide sustainable risk and financial solutions* through:

- Provision of risk management solutions that secure the future and create value for our stakeholders.
- Compliance with International Standards as well as Quality Management System (QMS) requirements as outlined in ISO 9001.
- Compliance with all applicable regulatory and statutory requirements, and any other requirements that may not be statutory/regulatory.

We undertake to realize the above by tracking and monitoring the performance of our Corporate Objectives, as outlined below:

- i) **Growing shareholders' value** by improving the quality of reinsurance business portfolio; maximizing return on investments; containing management expenses and improving credit control operations.
- **ii) Improving customer centricity** through enhancing customer satisfaction; maintaining ISO 27001 and ISO 9001 certifications and initiating IT capability and maturity assessment.
- **iii) Improving analytics capabilities** by utilizing smart analytics to increase efficiency and grow into new markets.
- **iv)** Leveraging on technology to improve processes by enhancing use of new information technologies; providing a robust and secure IT infrastructure; enhancing collaboration across the Corporation through digital solutions and protecting integrity of the Corporation's information and IT assets.
- v) Growing market share through enhancing brand visibility and recognition; improving credit rating; and advocating for domestication of insurance and reinsurance for government projects.
- vi) Strengthening the human resource capacity by attracting and retaining competent and diverse human resource; building staff capacity; implementing a culture change programme and strengthening performance management systems.
- **vii) Strengthening governance practices** by reviewing the existing legal and regulatory framework and streamlining decision-making authority levels within the Kenya Re Group.



- **viii) Enhancing enterprise risk management** through enhancing risk maturity; enhancing business continuity and enhancing actuarial function.
- ix) **Strengthening internal controls** by enhancing assurance reporting to the HQ and subsidiary audit committee boards and enhancing internal controls.

Consistent with this policy, specific quality objectives have been established at relevant functions and levels within the Corporation. By mutual encouragement, commitment and cooperation through teamwork, all Kenya Re employees will perform their tasks diligently towards the achievement of our quality objectives and continual improvement of the quality management system.

This Policy shall be communicated and understood internally by all employees, and externally by all other stakeholders as well (through our website: <a href="www.kenyare.co.ke">www.kenyare.co.ke</a>). It shall be reviewed for continuing suitability taking into account changing Quality Management System requirements and other best practices.

DR. HILLARY WACHINGA, MANAGING DIRECTOR

DATE

Version: 6.1, Revision/Review Date: 17th May 2023

Page 2 of 2





# KENYA REINSURANCE CORPORATION LIMITED

# **INFORMATION SECURITY POLICY**

It is the policy of the Kenya Reinsurance Corporation (Kenya Re) that information confidentiality, integrity, and availability requirements, needs and expectations of interested parties are identified and that information is protected through a systematic process of risk assessment and risk treatment to satisfy, as appropriate, interested parties and needs of the Corporation in consideration of its mission to provide risk management solutions that secure the future and create value for stakeholders.

To ensure the integration and effective management of information security practices within Kenya Re, an Information Security Management System (ISMS) has been established, implemented, maintained, and shall be continually improved in accordance with the requirements of ISO/IEC 27001. The management system shall be independently audited for conformity at least once annually and results reported to the Managing Director.

As part of this framework, measurable information security objectives shall be established and monitored in the Corporation at all departmental levels. The overall performance of the ISMS shall be reviewed by the Management at planned intervals, and at least once annually or in the event of significant changes to ensure the continuing suitability, adequacy, and effectiveness of the ISMS.

Version: 1.1, Revision/Review Date: 17th May 2023

Page **1** of **2** 

The Corporation is committed to:-

- Establishing, implementing, maintaining, and continually improving the ISMS in accordance with the requirements of ISO/IEC 27001,
- Establishing and reviewing Information Security objectives at all Functions,
- · Managing of information security risks through risk assessment and treatment,
- Reviewing the ISMS at planned intervals and in the event of significant changes to ensure its continuing suitability, adequacy, and effectiveness, and
- Providing assurance to interested parties of the Corporation's information security capability and commitment in meeting their requirements and expectations though third-party audits.

This Policy shall be communicated and understood internally by all employees, and externally by all other stakeholders as well (through our website: <a href="www.kenyare.co.ke">www.kenyare.co.ke</a>). It shall be reviewed for continuing suitability taking into account changing Information Security Management System requirements and other best practices.

DR. HILLARY WACHINGA,
MANAGING DIRECTOR

DATE.

Version: 1.1, Revision/Review Date: 17th May 2023

Page 2 of 2





# **KENYA REINSURANCE CORPORATION LIMITED**

# **ANTI - CORRUPTION POLICY**

Kenya Re has committed itself to "Zero" tolerance on corruption and working with the government and other agencies in tackling the vice. Part of our corporate values is "integrity"; Kenya Re does not engage in corruption or any form of unethical inducement or payment including facilitation payments and "kickbacks".

In order to achieve this, Kenya Re is committed to ensure that:

- No form of bribery or corruption is tolerated.
- Strong internal controls to avert any form of corruption are put in place at all times.
- All employees avoid any activities that might lead to or suggest a conflict of interest with the business of the Corporation.
- Employees declare gifts accepted or offered which will be subjected to managerial review.
- A strong corporate governance framework which encompasses accountability, transparency, participation, equality, rule of law, capacity and competence and responsiveness to people's needs is consistently embraced.
- Immoral behaviour, favouritism, discrimination and nepotism are not tolerated.
- All corruption cases reported by any employee are handled expeditiously and fairly.
- The protection of the identity of persons making corruption disclosures and also take all possible actions to protect individuals subject to unfair or malicious allegations.
- For disciplinary cases, the process as detailed in the HR Policy will be followed.
- Staff are continuously sensitized and trained on matters of ethics and integrity once every year.

This Policy document shall be reviewed from time to time at such intervals as management may determine.

DR. HILLARY WACHINGA,

Version: 1.1, Revision/Review Date: 17th May 2023

**MANAGING DIRECTOR** 

DATE:

Page 1 of 1