REPUBLIC OF CAMEROON Peace — Work — Fatherland

NORTH WEST REGION

DONGA MANTUNG DIVISION

NKAMBE COUNCIL

NKAMBE COUNCIL INTERNAL TENDERS BOARD



REPUBLIQUE DU CAMEROUN Paix – Travail – Patrie

REGION DU NORD OUEST

DEPARTMENT DU DONGA MANTUNG

COMMUNE DE NKAMBE

COMMISSION INTERNE DE PASSASSION DES MARCHES DE LA COMMUNE DE NKAMBE

DRAFT TENDER FILE

PROJECT OWNER:

THE MAYOR OF NKAMBE COUNCIL

CONTRACTING AUTHORITY:

THE MAYOR OF NKAMBE COUNCIL

TENDER BOARD:

NKAMBE COUNCIL INTERNAL TENDERS BOARD (NKCITB)

REQUEST FOR QUOTATION

N°: 002/RQ/NWR/DMD/NK.C/NK.CITB/2024 OF 19/02/2024 FOR THE SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION

FINANCING: MINEP2024

BUDGET HEAD: IZ04097

CHARGE: 582809303641648464211931

2024 FISCAL YEAR

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REPUBLIC OF CAMEROON Peace - Work - Fatherland

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REPUBLIQUE DU CAMEROUN Paix – Travail – Patrie

REGION DU NORD OUEST

DEPARTMENT DU DONGA MANTUNG

COMMUNE DE NKAMBE

COMMISSION INTERNE DE PASSASSION DES MARCHES DE LA COMMUNE DE NKAMBE

NOTICE OF REQUEST FOR QUOTATION

SUBJECT: REQUEST FOR QUOTATION N°.002/RQ/NWR/DMD/NK.C/NK.CITB/2024 OF 19/02/2024 SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION

Within the framework of the execution of the 2024 state budget of the Republic of Cameroon- the State represented by the Mayor of NKAMBE Council, Contracting Authority, hereby launches in an emergency procedure a Request for Quotation SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION PARTICIPATION:

Participation in this Request for Quotation is opened to all Cameroonian companies and business concerns that have proven capacities in the domain of supplies. THE COMPETING COMPANY MUST ATTACH A SPECIAL FIELD REPORT CO- SIGNED WITH THE MAYOR OF NKAMBE COUNCIL (PROJECT OWNER) CLEARLY INDICATING DUE DILIGENCE AND SUFFICIENT UNDERSTANDING OF THE LOCAL SECURITY CONTEXT

1) **FUNDING**: The supplies, subject of this Request for Quotation, shall be financed through the Public Investment Budget of 2024 of MINEP of the Republic of Cameroon as follows:

S/N	Subject	Provisional Amount	Purchase of file	Bid bond
1	SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION	10,000,000	20,000	200,000

- 2) CONSULTATION OF TENDER FILE: In compliance with circular NO. 000001/CL/PR/MINMAP/CAB of 15 January 2021 relating to the issuance of tender files purchase receipts and making of these tender files available to the potential bidders, the file may be consulted at the Service for the awards of contracts at the NKAMBE Council, the Divisional Delegation of Public Contracts Donga-Mantung and the Regional Agency for the Regulation of Public Contracts (ARMP), Bamenda.
- 3) Eliminatory criteria
- 1. Absence of a document in the administrative file; and not submitted within 48H on request
- 2. Bids submitted after the deadline for submission:
- 3. Duration of execution not more than the prescribed;
- 4. False declaration or falsified documents;
- 5. External envelope bearing identification marks of the Bidder:
- 6. Absence of, or insufficient bid bond:
- 7. Omission of a quantified task on the bill of quantities and cost estimates
- 8. Enterprise with an abandoned or overdue contract beyond contractual deadline.
- 9. Failure to obtain at least 75% in the evaluation of the Technical proposal.
- 10.Absence of A SPECIAL FIELD REPORT CO- SIGNED WITH THE MAYOR OF NKAMBE COUNCIL (PROJECT OWNER) CLEARLY INDICATING DUE DILIGENCE AND SUFFICIENT UNDERSTANDING OF THE LOCAL SECURITY CONTEXT
 - 4) ACQUISITION OF THE TENDER FILE: The consultation file may be acquired from the NKAMBE Council upon presentation of a nonrefundable Treasury receipt of twenty thousand (20,000) FCFA, payable at

the Municipal Treasury of NKAMBE. Such a receipt shall identify the payment as representing the company that wants to participate in the tender.

5) SUBMISSION OF BIDS: Each bid drafted either in English or French in seven (07) copies that is the original and six (06) copies marked as such in accordance with the prescriptions of the consultation file should be submitted against a receipt at the NKAMBE Council not later than 19/03/2024 AT 10 A.M local time and should carry the inscription:

SUBJECT: REQUEST FOR QUOTATION N°.002/RQ/NWR/DMD/NK.C/NK.CITB/2024 OF 19/02/2024 FOR SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION

"TO BE OPENED ONLY AT THE TENDERS OPENING SESSION"

6) OPENING AND EVALUATION OF THE BIDS: The opening and evaluation of the bids shall be done in one phase on 19/03/2024 at 11A.M in the Conference Hall of NKAMBE Council Internal Tenders Board. Only bidders may attend or they may be duly represented by a person of their choice, who has full knowledge of the file and mandated in that capacity.

The bids will be evaluated exclusively of value added tax (EVAT) and all taxes inclusive (ATI) and accompanied by a signed submission letter.

7) COMPLEMENTARY INFORMATION: Complementary technical information may be obtained every day during working hours from the NKAMBE Council.

Copies:

- ARMP
- MINMAP
- MINEDEP
- Chairperson of NK.CITB
- Local Media
- Notice boards

LORD MAYOR NKAMBE COUNCIL

REPUBLIC OF CAMEROON Peace - Work - Fatherland

NORTH WEST REGION

DONGA MANTUNG DIVISION

NKAMBE COUNCIL

NKAMBE COUNCIL INTERNAL TENDERS BOARD



REPUBLIQUE DU CAMEROUN Paix – Travail – Patrie

REGION DU NORD OUEST

DEPARTMENT DU DONGA MANTUNG

COMMUNE DE NKAMBE

COMMISSION INTERNE DE PASSASSION DES MARCHES
DE LA COMMUNE DE NKAMBE

AVIS DE CONSULTATION POUR UNE DEMANDE DE COTATION

OBJET : CONSULTATION N°.002/RQ/NWR/DMD/NK.C/NK.CITB/2024 DU 19/02/2024 POUR L'APPUI AUX CTD POUR LA LUTTE CONTRE LÍNSALUBRITE, LES POLLUTIONS, ET LES NUISANCESDANS LA COMMUNE DE NKAMBE DANS LE DEPARTEMENT DE DONGA-MANTUNG, REGION DU NORD-OUEST.

Dans le cadre de l'exécution du Budget d'Investissement Public 2024 l'Etat du Cameroun représenté par, le Maire de la Commune de NKAMBE, Autorité Contractante, lance en procédure d'urgence une demande de quotationPOUR L'APPUI AUX CTD POUR LA LUTTE CONTRE LÍNSALUBRITE, LES POLLUTIONS, ET LES NUISANCES DANS LA COMMUNE DE NKAMBE DANS LE DEPARTEMENT DE DONGA-MANTUNG, REGION DU NORD-OUEST

1) PARTICIPATION: La participation à cette consultation est ouverte à l'égalité de conditions à toutes les sociétés et entreprises Camerounaises régulièrement inscrites dans le registre de commerce et justifiant des capacités pour la fourniture des équipements.danstous les casecheants, chaquesousmissionairedoitjoindre un rapport special de terrain co-singne avec le maire de la commune de Nkambe(MaitreD'ouvrage) indiquantclairement les verificationnecessaires et unemaitrise adequate du contextesecuritaire local.

2) FINANCEMENT: Les prestations de la présente demande de quotation, sont financées par le BUDGET DU MINDDEVELcomme suit

S/N	SUJET	Coutprovisionnel	Caution	Montant DAO
1	POUR L'APPUI AUX CTD POUR LA LUTTE CONTRE LÍNSALUBRITE, LES POLLUTIONS, ET LES NUISANCES DANS LA COMMUNE DE NKAMBE DANS LE DEPARTEMENT DE DONGA-MANTUNG, REGION DU NORD-OUEST	10,000,000	20,000 -	200,000

- 3) CONSULTATION DU DOSSIER DE CONSULTATION:Selon Lettre Circulaire N°. 000001/CL/PR/MINMAP/CAB of 15 January2021, le dossier d'appel d'offres peut être consulté dès publication du présent avis d'appel d'offre aux services de l'Autorité Contractant (Service de passation des marchés de la marie DE NKAMBE), à la DélégationDépartementale des Marchés Publics du Donga/Mantung et au Bureau Régional de l'Agence de Régularisation des Marches Publics (ARMP) Nord-Ouest pendant les heures ouvrables.
- 4) Critères éliminatoires

Il s'agit notamment:

- 1- Absence ou non-conformité d'une pièce administrative ;
- 2- Un dépôt après la date limite
- 3- Délai d'exécution supérieur à celui prescrit (supérieur à trois mois) ;

- 4-Fausses déclarations ou pièces falsifiées;
- 5-L'eneloppe avec les signes d'identification du soumissionnaire ; 6-
- Absence ou insuffisance de la caution provisoire de soumission;
- 7-Omission d'un prix quantifié dans le devis 8-
- Entreprise avec un chantier abandonee ou avec un chantier incomplet au dele de delai contractuelle. 9-
- Non satisfaction d'au moins 80% des criteres d'exeperiences requis.
- 10-Tout soumissionaire n'ayant pas acheve ou anneebudgetaireanterieure ayant abandonne un project durant une 11-
- Absence d'UN RAPPORT SPECIAL DE TERRAIN CO-SINGNE AVEC LE MAIRE DE LA COMMUNE DE NKAMBE (MAITRE D'OUVRAGE) INDIQUANT CLAIREMENT LES VERIFICATION NECESSAIRES ET UNE MAITRISE
 - 5) ACQUISITION DU DOSSIER DE CONSULTATION: Le dossier de consultation peut être obtenu aux heures ouvrables auprès de la Commune de NKAMBE sur présentation d'une quittance de versement d'une somme non remboursable de vingt mille (20,000) francs CFA à la recette Municipal de NKAMBE. Cette quittance devra identifier le payeur comme représentant de l'Entreprise désireuse de participer à l'Appel d'Offres.
 - 6) REMISE DES OFFRES: Chaque offre rédigée en Français ou en Anglais, en sept (07) exemplaires dont un (01) original et six (06) copies marqués comme tels, conformes aux prescriptions du Dossier de consultation, devra être déposée contre un récépissé sous plis fermé, dans les services de la Commune de NKAMBE, au plus tard le 19/03/2024 à 10 heures, heure locale et devra porter la mention suivante:

CONSULTATION N°.002/RQ/NWR/DMD/NK.C/NK.CITB/2024 POUR L'APPUI AUX CTD POUR LA LUTTE CONTRE LÍNSALUBRITE, LES POLLUTIONS, ET LES NUISANCESDANS LA COMMUNE DE NKAMBE DANS LE DEPARTEMENT DE DONGA-MANTUNG, REGION DU NORD-OUEST

« A n'ouvrir qu'en séance de dépouillement »

7) OUVERTURE DES OFFRES: L'ouverture des offres aura lieu en un temps le 19/03/2024 à 11 heures précises dans la salle des Conférences de Commune de NKAMBE, par la Commission Interne de Passation des marchés Compétente en présence des soumissionnaires.

Seuls les soumissionnaires peuvent assister à cette séance d'ouverture ou s'y faire représenter par une personne de leur choix ayant une parfaite connaissance du dossier et mandaté à cet effet.

Les offres devront être chiffrées hors taxes sur la valeur ajoutée (HTVA) et toutes taxes comprises (TTC), et accompagnées du modèle de soumission signé.

8) RENSEIGNEMENTS COMPLEMENTAIRES: Les renseignements complémentaires d'ordre technique peuvent être obtenus tous les jours aux heures ouvrables auprès de la Commune de NKAMBE.

NKAMBE, Le Maire de la Commune de NKAMBE

Ampliation:

- ARMP
- MINMAP:
- MINEPDED
- ARMP:
- President de CIPMCNk.;
- Media Locaux
- Affichage.

MAYOR NKAMBE COUNCIL

REPUBLIC OF CAMEROON Peace - Work - Fatherland NORTH WEST REGION

DONGA MANTUNG DIVISION

NKAMBE COUNCIL

NKAMBE COUNCIL INTERNAL TENDERS BOARD



REPUBLIQUE DU CAMEROUN Paix - Travail - Patrie

REGION DU NORD OUEST

DEPARTMENT DU DONGA MANTUNG

COMMUNE DE NKAMBE

COMMISSION INTERNE DE PASSASSION DES MARCHES DE LA COMMUNE DE NKAMBE

SPECIAL RUGULATIONS OF THE CONSULTATION

2.1. REQUEST FOR QUOTATION FILE

Article 1: CONTENT OF THE REQUEST FOR QUOTATION FILE

- 1.1 The request for quotation file shall describe the supplies which are subject of the consultation and the procedures of the Jobbing Order.
- 1.2 The request for quotation file shall comprise the following documents:
 - a. The letter of invitation to tender,
 - b. Special rules of the consultation
 - c. Technical specification,
 - d. The bill of quantities,
 - e. The draft jobbing order,
- 1.3 The Supplier shall study the instructions, models, conditions and specifications contained in the consultation

2.2 BID PREPARATION

Article 2: Language

The bid as well as any correspondence comprising the bid shall be written in English or French.

Article 3: Documents that constitute the bid

The bid presented by the bidders shall comprise the following documents:

IN A SINGLE ENVELOPE: containing one original Bound Booklet and six photocopies of the original Bound Booklets comprising the

- Declaration of intent to tender
- A certified copy of a taxpayer's card (Carte du contributable).
- 3. An Affidavit of non-bankruptcy issued by the competent Court (original).
- 4. An attestation of fiscal conformity
- 5. An attestation issued by the National Social Insurance Fund (original)
- 6. An attestation of Bank Account COBAC affiliated (original).
- 7. A temporary guarantee deposit for the tender of two hundred thousand (200,000) CFA francs (Bid Bond) issued by a first class bank recognized by COBAC for each lot.
- 8. Receipt showing amount paid to obtain the consultation File,
- 9. A Certificate of Non Exclusion issued by ARMP.
- 10. An attestation of site visit signed in the contractor's honour.
- 11. An attestation of categorization
- 12. The power of Attorney or "Authorization" where necessary.
- 13. A SPECIAL FIELD REPORT CO- SIGNED WITH THE MAYOR OF NKAMBE COUNCIL (PROJECT OWNER) CLEARLY INDICATING DUE DILIGENCE AND SUFFICIENT UNDERSTANDING OF THE LOCAL SECURITY CONTEXT
- 14. References of the company, at least 2 (1st and last page of the contract of supplies executed within the last three years and
- 15. Technical specifications or descriptions
- 16. A submission letter duly filled, dated and signed with a 1500 FCFA fiscal stamp.
- 17. The Unit price list, duly filled, dated and signed
- 18. Bill of quantities and cost estimates, duly filled, dated and signed
- 19. Detail of Unit Prices completed and dated and signed on the last page

Article 4: Bid

4.1 The Bidder shall specify in the bid the place of delivery and nature of prices, all taxes and customs duties inclusive (ATI).

Article 4: Bid

- 4.1 The Bidder shall specify in the bid the place of delivery and nature of prices, all taxes and customs duties inclusive (ATI).
- 4.2 The Supplier shall complete the Bill of Quantities and Cost estimates provided in the consultation file, including the characteristics of the supplies in the line reserved for that purpose, the unit prices, the total price for each item and the delivery period for the jobbing order.

4.3 The Supplier shall fill and sign the draft jobbing order.

Article 5: Bid Currencies

Prices shall be written in CFA francs.

Article 6: Bid validity period: Bids shall be valid for 60 days.

2.3 DEPOSITE OF FILES

Article 7: Submission of offers and Opening of Bids

All documents shall be sealed in an envelope. This sealed envelope shall carry the following inscriptions:

REQUEST FOR QUOTATION N°: 002/RQ/NWR/DMD/NK.C/NK.CITB/2024 OF 19/02/2024 SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION

(TO BE OPENED ONLY AT THE TENDER BOARD OPENING SESSION")

Article 8: Latest time and date of submission of bids: Bids shall be received at the address latest at the time and date indicated in the letter of invitation to tender.

2.4 OPENING AND EVALUATION OF BIDS

Article 9: Opening of bids by the Tenders Board.

- 9.1 The Tenders Board attached to the NKAMBE Council shall open the bids in the presence of representatives of suppliers wishing to attend the bid-opening session to hold on the same day as the last day of submission at 11:00 am prompt.
- 9.2 The above-mentioned Tenders Board shall prepare a report of the bid-opening session as prescribed by the laws in force.

Article 10: Verification of compliance and comparison of bids: The Tenders Board shall verify compliance and compare the bids in the following order;

- Study of the compliance of bids, as regards the administrative documents submitted, delivery periods;
- Verification of arithmetical operations by using, where necessary, the unit prices in words to make any necessary corrections;
- -Assess the number of past supplies contract done in the previous years by the bidders and justified with certified true copies of documents requested in 5 of envelope B. Original document can be requested by the members of the Tender Board for necessary verifications; forged documents shall automatically give right to rejection.
- -Preparation of a summary table of bids.
- -Comparison of technical specifications/description
- -Bidders should submit a guarantee or warrantee for six (06) months.

2.5 AWARD OF THE JOBBING ORDER

Article 11: Award of the jobbing order: The Tender Board shall propose the award of the contract to the bidder whose bid would have been deemed compliant with the provisions of the request for quotation, is the lowest and realistic, having past experience in the domain.

<u>Article 12</u>: Announcement of award of the jobbing order: The Mayor of NKAMBE Council shall decide on the award and publish the result of the jobbing order in the Contracts Newsletter, through the media and/or by board pasting, stating;

- a) The name of the Holder,
- b) The subject of the request for quotation,
- c) The amount of the jobbing order.
- d) The delivery deadline.

Article 13: Signing of the jobbing order: Within 2 (two) weeks following the award, the jobbing order to be produced at the supplier's cost shall be signed by the Bidder and visa by the Divisional Controller of finance for Donga-Mantung. Thereafter, the

Mayor of NKAMBE, Contracting Authority shall sign the jobbing order and notify it to the supplier who shall be responsible for its registration according to the procedure in force.

Article 14: Corruption and fraudulent practices: The Chairpersons and Members of Tender Board as well as Suppliers should at all times comply with the strictest rules of professional ethics. More especially, they should refrain from corruption or any form of fraudulent practices. By virtue of this principle, the expressions hereunder shall be defined as follows:

- (a) Whoever offers, gives, solicits or accepts any benefit whatsoever to influence the action of a State Worker during the award or execution of a jobbing order shall be guilty of "corruption", and
- (b) Whoever provides, solicits or accepts several quotations tendered by the same suppliers under different corporate names and/or under different registration numbers shall be guilty of "corruption",
- (c) Whoever deforms or distorts facts in order to influence the award or execution of a jobbing order in a manner prejudicial to the Project Owner indulges in "Fraudulent practices".

"Fraudulent practices" shall comprise any understanding or collusion of bidders (before or after submission of the bid) seeking to artificially keep the bid prices at levels not corresponding to those resulting from free and open competition, thus depriving the Project Owner of the benefits of competition.

Article 15: Evaluation of Bids

15.1 Evaluation of Administrative Bid

	ENTREPRISE :	YES	NO
01	Declaration of intent to tender		
02	A certified copy of a taxpayer's card (Carte du contributable).		-
03	An Affidavit of non-bankruptcy issued by the competent Court (original).		
04	An attestation of fiscal conformity		
05	An attestation issued by the National Social Insurance Fund (original)		
06	An attestation of Bank Account COBAC affiliated (original).		
07	A temporary guarantee deposit for the tender of two hundred thousand (200,000) CFA francs (Bid Bond) issued by a first class bank recognized by COBAC for each lot.		
08	Receipt showing amount paid to obtain the consultation File.		
09	A Certificate of Non Exclusion issued by ARMP.		
10	Technical descriptions		
11	An attestation of categorization		
12	The draft jobbing order duly filled and signed by the bidders.		
13	An attestation of site visit signed in the contractor's honour		
14	A SPECIAL FIELD REPORT CO- SIGNED WITH THE MAYOR OF NKAMBE COUNCIL (PROJECT OWNER) CLEARLY INDICATING DUE DILIGENCE AND SUFFICIENT UNDERSTANDING OF THE LOCAL SECURITY CONTEXT		,
15	Certified true Copies of attestations of past supplies and reception minutes done by the bidders for the previous years. (The members of the NKAMBE Council Internal Tender Board for any necessary verification can request the originals of these documents). Not applicable to newly created enterprises		
16	A submission letter duly filled, dated and signed with a 1500 FCFA fiscal stamp.		
17	The Unit price list, duly filled, dated and signed		
18	Bill of quantities and cost estimates, duly filled, dated and signed		
19	Detail of Unit Prices completed and dated and signed on the last page		

Article 16: Eliminatory criteria

- Any offer not in conformity with the prescriptions of this request for quotations file shall be declared inadmissible. Especially
 the absence or insufficient provisional guarantee;
- False declaration or falsified documents.
- Incomplete ornon-compliant document and not submitted within 48 hours on request;
- Incomplete financial offer;
- Omission of quantified unit price in the financial offer;
- Unit prices not in accordance with the official commodity price list or not within the generally accepted price scale
- Proof of not having abandoned or not having left uncompleted a project in the past financial year(s)
- Absence of a special field report co- signed with the mayor of Nkambe Council (Project Owner) clearly indicating due diligence and sufficient understanding of the local security context

Document No. 4:

SPECIAL ADMINISTRATIVE CLAUSES (SAC).

CONTENT

Chapter I: General

- Article 1 Subject of the contract
- Article 2 Award procedure (GAC supplemented)
- Article 3 Definitions and duties (article 2 of GAC supplemented)
- Article 4 Applicable language, law and regulations
- Article 5 Standards (article 3 of GAC supplemented)
- Article 6 Constituent documents of the contract (article 9 of GAC)
- Article 7 General applicable instruments (GAC supplemented)
- Article 8 Communication (article 6 of GAC supplemented)
- Article 9 Administrative Orders (article 8 of GAC)
- Article 10 Contracts with conditional phases (article 9 of GAC)
- Article 11 Supplier's material and personnel (GAC supplemented)

Chapter II: Financial conditions

- Article 12 Guarantees and bonds (articles 21 and 40 of GAC)
- Article 13 Amount of contract
- Article 14 Place and method of payment (GAC supplemented)
- Article 15 Price variation (article 17 of GAC)
- Article 16 Price revision formula (article 18 of GAC)
- Article 17 Price updating formula (article 18 of GAC)
- Article 18 Advances (article 21 of GAC)
- Article 19 Payment (article 19 supplemented)
- Article 20 Interest on overdue payments (article 20 of GAC)
- Article 21 Penalties for delay (article 34 of GAC supplemented)
- Article 22 Tax and customs schedule (article 10 of GAC)
- Article 23 Stamp duty and registration of contracts (article 11 of GAC)

Chapter III: Execution of services

- Article 24 Patent rights (GAC supplemented)
- Article 25 Place of delivery and deadline (articles 31 and 33(1))
- Article 26 Role and responsibilities of supplier (GAC supplemented)
- Article 27 Transport and insurance (article 31 of GAC)
- Article 28 Trials and related services (article 28
- Article 29 After-sales service and consumables (article 14 of GAC)

Chapter IV: Acceptance

- Article 30 Documents to be furnished before the technical acceptance (article 41 of GAC supplemented)
- Article 31 Provisional acceptance (articles 40 and 41 of GAC)
- Article 32 Documents to be furnished after provisional acceptance (article 40 of GAC supplemented)
- Article 33 Guarantee deadline (article 40 of GAC supplemented)
- Article 34 Final acceptance (article 48 of GAC)

Chapter V: Sundry provisions

- Article 35 Termination of the contract (article 57 of GAC)
- Article 36 Case of force majeure (article 56 of GAC)
- Article 37 Differences and disputes (article 61 of GAC)
- Article 38 Drafting and dissemination of this contract (GAC supplemented)
- Article 39 and last Entry into force of the contract (GAC supplemented)

Article 1: Subject of tender

Subject of the contract: The subject of this contract is the SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION according to the characteristics defined in the technical specifications and the quantities defined in the estimates.

1.2. Nature of services: SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION

Article 2: Award procedure (GAC supplemented): The Contracting Authority shall award the contract to the bidder whose bid shall be judged essentially in conformity with the Request for Quotation and who has the required technical and financial capacities to execute the contract satisfactorily and whose bid is evaluated as the lowest by including, where necessary, proposed rebates.

Article 3: Definitions and duties (article 2 of GAC supplemented)

3.1 General definition:

- The Contracting Authority: Shall be the Mayor of NKAMBE. He awards the contract and ensures the preservation of originals of contract documents and the transmission of copies to the Ministry in charge of Public Contracts and ARMP.
- The authority in charge of the control of effectiveness of execution of the services shall be the Ministry in charge of Public Contracts;
- The Authorizing Officer: Shall be the Mayor of NKAMBE Council, Donga Mantung Division; he represents the beneficiary administration of the services;
- The Contract Manager: Shall be the Chief of Bureau for Inspection MINEPDEP He ensures the respect of the administrative, technical, financial conditions and contractual time-limits.
- The Contract Engineer: Shall be the DD MINEPDED
- The project Manager: Shall be the CDO NKAMBE COUNCIL
- The control brigade of MINMAP shall ensure the respect of technical and administrative procedures during the execution and on reception.
- The Contractor: Shall be......
- 3.2. Security: This contract may be used a security subject to any form of transfer of the debt. In this case:
- The authority in charge of ordering payment shall be: The Mayor of NKAMBE Council.
- The authority in charge of the clearance of expenditures shall be the is the Divisional Controller of Finance D/M
- The body or official in charge of payment shall be Municipal Treasurer of NKAMBE Council
- The official competent to furnish information within the context of execution of this contract shall be the Mayor of NKAMBE Council.

Article 4: Language, applicable law and regulation (GAC supplemented)

- The language to be used shall be English and/or French.
- The supplier shall be bound to observe the law, regulations and ordinances in force in the Republic of Cameroon both within his own organization and in the execution of the contract. If in Cameroon the regulations, laws and administrative and fiscal measures in force at the date of signature of this contract are amended after the signature of the contract, the possible direct resulting costs shall be taken into account without gain or loss for either party.

Article 5: Standards (article 3 of GAC supplemented)

- 5.1 The supplies done in execution of this contract shall be in conformity with the standards laid down in the Technical Specifications and where no standard is mentioned, to the authoritative standard on the issue and applicable in Cameroon; this standard shall be the most recent standard approved by the competent authority.
- 5.2 The supplier shall study, execute and guarantee the supplies and services of this contract by taking into consideration the best practices in Cameroon for operations of similar technology.

Article 6: Constituent documents of the contract (Article 9 of GAC): The constituent contractual documents of this contract in order of priority are;

- 1) The bid or commitment letter;
- 2) The supplier's bid and its annexes in all provisions not contrary to the SPECIAL ADMINISTRATIVE CLAUSES (GAC) and the Technical Specifications referred to above;
- 3) The SPECIAL ADMINISTRATIVE CLAUSES (SAC);
- 4) The Technical Specifications (TS);
- 5) The particular elements necessary for the determination of the contract price, such as, in order of priority: the unit price schedule, the statement of all-in prices, detailed estimates, the breakdown of all-in prices and the sub-details of unit prices;
- The General Administrative Conditions (GAC) applicable to supplies contracts as put in force by Decree No. 033 of 13 February 2007;
- 7) The General Technical Conditions applicable to services forming the subject of the contract.

Article 7: General instruments in force: This contract shall be governed by the following general instruments:

1. The instruments governing the professional corps;

2. Decree No. 2018/366 of 20th June 2018 to institute the Public Contracts Code;

3. DecreeN.2018/345 of 12 June 2018 to lay down the common rules applicable to Public enterprises

- 4. Decree No. 2012/076 of 8 March 2012 to amend and supplement some provisions of Decree No. 048/2001 of 23 February 2001 on the creation, organization and functioning of the Public Contracts Regulatory Agency;
- 5. Decree No. 2001/048 of 23 February 2001 relating to the creation, organization and functioning of the Public Contracts Regulatory Agency;
- 6. Decree No. 2003/651/PM of 16 April 2003 to lay down the procedure for implementing the tax and customs system applicable to public contracts;
- 7. Circular letter N°00000026/c/MINFI of 29/12/2023 on the instruction relating to the implementation of the finance law on the monitoring and control of the implementation of the budget of the state and other public entities for the 2024 fiscal year.

8. The applicable standards:

9. Other instruments specific to the domain concerned in the contract.

Article 8: Communication (Article 6 of GAC supplemented)

- 8.1. All notifications and written communication within the framework of this contract shall be sent to the following address:
- 8.2. In the case where the contractor is the addressee Sir, Madam, the contractor, beyond the time-limit of 15 days fixed in article 6(1) of the GAC to make his domicile known to the contract manager, correspondences will be validly addressed the DO of NKAMBE, where the supplies shall be delivered.
- 8.3. In the case where the Project Owner is the addressee: Mr. /Madam, The Mayor of NKAMBE Council, with a copy addressed to the Contract Manager, Project Manager and Contract Engineer, where necessary.
- 8.4. In the case where the Contracting Authority is the addressee: Mr. /Madam The Mayor of NKAMBE Council, with a copy addressed within the same deadline to the Project Owner, Contract Manager, Engineer Project Manager, where necessary.
- 8.5. The supplier shall address all written notifications or correspondences to the Project Owner, with copies to the Contracting Authority, Project Manager, the Contract Manager and to DD MINMAP

Article 9: Administrative Orders (Article 8 of GAC): The various Administrative Orders shall be established and notified as follows:

- 9.1. The Administrative Order to start execution of supplies shall be signed by the Contracting Authority and notified to the contractor by the Contract Manager with copies to the Project Owner, the Contract Engineer, and the Paying Body.
- 9.2.On the proposal of the Project Owner, Administrative Orders with incidence on the objective, amount or supply deadline shall be signed by the Contracting Authority and notified to the supplier by Contract Manager with a copy to the Project Owner, Contract Engineer, Project Manager and Paying Body. The prior endorsement of the Payment Body shall possibly be required for those with an incidence on the amount.
- 9.3. Administrative Orders of a technical nature linked to the normal progress of the supplies shall be signed by Contracting Authority and notified to the supplier by the Contract Manager with copies to the contract Engineer and project owner.
- 9.4. Administrative Orders serving as warnings shall be signed by the Contracting Authority and notified to the supplier by Contract Manager and a copy to the Contract Engineer and Project Manager.
- 9.5.Administrative Orders for suspension or resumption of supplies for reasons of the weather or other cases of force majeure shall be signed by the Contract Manager upon the proposal of the Project Manager and notified to the supplier by the Engineer (as per type of supplies).
- 9.6. With regard to Administrative Orders signed by the Contracting Authority and notified by the Project Owner, notification must be done within a maximum deadline of 30 days from the date of transmission by the Contracting Authority to the Project Owner. Beyond this deadline, the Contracting Authority shall establish the default of the Project Owner and proceed to carry out the said notification.

Article 10: Contracts with conditional phases (article 9 of GAC)

10.1 The contract shall be in one phase. At the end of the phase, the Project Owner shall accept the services and issue an attestation of proper execution to the supplier.

Article 11: Supplier's equipment and staff

- 1. Any modification, even partial, made to the technical bid shall only occur after the written approval of the Contract Manager. In case of modification, the supplier shall have himself replaced by a member of staff of equal competence (qualifications and experiences) or by equipment of similar performance and in good working order.
- 2. In any case, the lists of equipment and supervisory staff to be used shall be subject to the approval of the Project Manager within 15 days of the notification of the Administrative Order to start execution. The Project Manager has 07 days to notify his opinion in writing with a copy to the Contract Manager. Beyond this time-limit, these lists shall be considered as approved.
- 11.3 Any unilateral modification on the proposed equipment and supervisory staff made in the technical bid prior to and during the execution shall be a reason for termination of the contract as mentioned in article 34 below or application of penalties (specify). In case of replacement of key staff (site foreman etc.) in non-conformity with this article, the contractor shall be liable to a penalty worth a fifth part of one thousand (5/1000th) of the amount of the contract all taxes inclusive.
- 1. The supplier shall use the appropriate equipment in the proper execution of the project according to the rules of article 10(5). Any modification must be made known to the Contracting Authority.

CHAPTER II: FINANCIAL CONDITIONS

Article 12: Guarantees and securities (Articles 21 and 40 of GAC)

12.1 Final bond: The final bond shall be in conformity with Article 41.2.It is constituted and transmitted to the Contract Manager within a maximum deadline of twenty (20) days from the date of notification of the contract.

The guarantee must be returned or released within one month following the date of provisional acceptance of the supplies, following a release issued by the Project Owner upon request by the supplier.

The return or release of the retention fund or security shall be done within one month after final acceptance by release issued by the Project Owner upon request by the contractor.

1	(C. 7)	C			"	
1		Guaran	ree oi	start-o	tt aa	vance

b) Refund of the start-off advance: The start-off advance shall be refunded by deducting 30% of the amount of each payment on account right from the first account of the contract. It must be entirely refunded by the time the amount of work reaches 80% of the value of the contract.

Article 13: Amount of the contract: The amount of is (in figures)	this contract as shown on the attached [detail or estimates] (in letters) CFA francs Inclusive of All Taxes; that is:
Amount exclusive of VAT:() CFA F Amount of VAT:() CFA F.	
Article 14: Place and method of payment (GAC supplements) No opened in the name of the supplier in	ed): The Project Owner shall pay the sums due by transfer into account bank.

Article 15: Price variation (Article 17 of GAC)

- 1. Prices shall be firm.
- Payments on bills made to the supplier as advances shall not be revisable.
- Revision shall be "frozen" upon expiry of the contractual time-limit, except in the case of price reductions.

Article 16: Price revision formulae (article 18 of GAC): The prices on the unit price schedule shall be revisable only in case where the difference is more than 25% of the contract amount.

Article 17: Price updating formulae (article 18 of GAC): The prices on the unit price schedule shall be updated only in case where the difference is more than 25% of the contract amount.

Article 18: Advances (article 21 of GAC)

- 1. Request for the start-off advance: At the express request of the contractor, a start-off advance not exceeding 30% of the contract ATI may be granted. This advance shall be 100% guaranteed by banking institution in Cameroon and approved by the Ministry in charge of Finance. The bond shall be drafted according to the model enclosed in Appendix.
- 2. The time-limit for payment of the start-off advance is fixed at 05 days from the date of its request by the supplier.

Article 19: Payment (article 19 of GAC supplemented): The Contracting Authority has a time-limit of the three (03) days to visa and forward the contractor's bill for payment.

Article 20: Interest on overdue payments (Article 20 of GAC): Possible interests on overdue payments are paid by statement of sums due in accordance with Decree No. 2018/366 of 20th June 2018 to institute the Public Contracts Code.

Article 21: Penalties for delays (Article 34 of GAC supplemented)

- Penalties for delay
- 1. The amount set for penalties for delays is fixed as follows (modifiable):
- One two thousandth (1/2000^{th)} of the initial contract amount all taxes inclusive per calendar day of delay from the first to the 30th day beyond the contractual time-limit;
- One thousandth (1/1000th) of the initial amount of the contract inclusive of all taxes per calendar day beyond the 30th day.
- 1. The cumulated amounts of penalties for delay shall be limited to ten percent (10 %) of the initial contract inclusive of all taxes.
- Specific penalties (amounts to be specified)
- 1. Independently of penalties for overrun of contractual time-limit, the supplier shall be liable for the following special penalties for non-observation of provisions of the contract
- · Late submission of final bond:
- Late submission of insurances.

Article 22: Tax and customs regulations (article 10 of GAC)

Decree No. 2003/651 of 16 April 2003 lays down the conditions for implementing the tax regulations and customs procedures applicable to public contracts. The taxes applicable to this contract include notably:

- Taxes and dues relating to industrial and commercial profits, including the IAR which is a deduction on company taxes;
- Registration dues in accordance with the Tax Code;
- Dues and taxes attached to the execution of services provided for in the contract;
- Duties and taxes of entry into Cameroonian territory (customs duties, VAT, computer tax);
- Council dues and taxes;

All taxes inclusive prices means VAT included.

Article 23: Stamp duty and registration of contracts (article 11 of GAC): Seven (7) original copies of the contract shall be stamped by and at the cost of the supplier, in accordance with the applicable regulations.

CHAPTER III: EXECUTION OF SERVICES

Article 24: Patent rights (GAC supplemented): The supplier shall guarantee the Authorizing officer against claims by third parties relating to the infringement or unauthorized use of a patent right, a trademark or industrial creation right resulting from the use of supplies or their components.

Article 25: Place and delivery deadline (articles 31 and 33(1) of GAC)

- 1. The place of delivery shall be the NKAMBE Council.
- 2. The delivery deadline of the services forming the subject of this contract shall be: two (02) months (sixty (60) calendar days).
- 3. This deadline shall run from the date of notification of the Administrative Order to start execution.

Article 26: Role and responsibilities of the supplier (GAC supplemented): The mission of the supplier shall be to ensure the supply of goods as described in the Technical Specifications under the control of the Project Manager and in conformity with this contract and the applicable rules and standards.

Article 27: Transport and insurance (article 31 of GAC)

- 1. Packaging for transportation: The supplier must take all the necessary measures so that the supplies proposed are protected by careful packaging appropriate for maritime, air, rail or road transport. The supplier must take all measures to repair the possible damages caused during transportation up to the place of delivery.
- 2. **Insurance**: All types of risks during the transportation up to the place of delivery must be covered by insurance subscribed by the supplier.

3.

Article 28: After-sales service and consumables (article 14 of GAC): NOT APPLICABLE

CHAPTER IV: ACCEPTANCE

Article 29: Documents to be furnished prior to the technical acceptance (article 41 of GAC supplemented)

Within at least ten (10) days prior to the provisional acceptance, the supplier shall forward to the Project Owner the following documents:

1. Copy of the supplier's bill describing the supplies indicating their quantities, prices and total amount;

- 2. Notification of the delivery;
- 3. Certificate of guarantee by the manufacturer or supplier;
- 4. Certificate of origin.

Article 30: Acceptance (articles 40 and 41 of GAC): Prior to the Provisional Acceptance, the supplier shall request in writing to the Contract Manager with a copy to the Engineer, the organization of a technical visit before the acceptance.

- 1. Trials included in preliminary operations to the acceptance shall be the testing of the equipment.
- 2. The Acceptance Commission shall comprise the following members for guidelines only:

- The Authorizing Officer	(Chairman)
- The Contract Engineer	(Secretary)
- HEAD OF CONTRACT DEPARTMENT	(MEMBER)
- The contract manager	(Member)
- The DD MINMAPL	(OBSEVER)
- The Project manager	(Member)
- THE Stores Accountant	(Member)
- The Contractor or his Representative	(Member)
- Control Brigade MINMAP	(Observer)
-ANY OTHER MEMBER DESIGNATED AT THE DISCRETION	OF THE PROJECT OWNER(OBSERVER)

Members of the Commission shall be convened by the chairman to the acceptance by mail at least ten (03) days before the date of acceptance. The supplier is bound to attend. He takes part in the acceptance as an observer. His absence is equivalent to acceptance without reservation of the conclusion of the Acceptance Commission.

The Commission shall examine the minutes of the preliminary operations to the acceptance and shall proceed to provisional acceptance of the supplies if there is need.

The visit for acceptance shall be the subject of minutes of acceptance signed on the spot by all the members of the Commission. There shall be no partial acceptance of the supplies.

NB. All minutes (follow up, controls and reception) relating to this jobbing order shall indicate all the members present, signed by all statutory members except MINMAP representatives. And attached to the minutes, the attendance sheet signed by all members present including MINMAP representative'spresent.

The Guarantee period commences as of the date of provisional reception which is also the final reception

Article 31: Documents to furnish after provisional acceptance (article 40 of GAC supplemented): The following documents shall be furnished after the provisional acceptance;

Operation Manual if needed

Article 32: Guarantee period (article 40 of GAC supplemented) (Not Applicable)

Article 33: Final acceptance (article 48 of GAC)

- 1. The provisional acceptance shall serve as the final acceptance.
- 2. The acceptance shall mark the end of the contract and shall release the Contract Manager of all obligations. The joint signature of the final detailed bills by the **Project Owner**, the supplier and the Contracting Authority shall definitely end the contract.

Chapter V: SUNDRY PROVISIONS

Article 34: Termination of the contract (article 57 of GAC): The contract may be terminated as provided for in Decree No. 2018/366 of 20^{th} June 2018 instituting the Public Contracts Code.

Article 35: Case of force majeure (article 56 of GAC)

Article 36: Disagreements and disputes (article 61 of GAC): Differences or disputes born out of the execution of this contract may be the subject of amicable solution. Where no amicable solution can be found to a dispute, it shall be brought before the competent Cameroonian jurisdiction, subject to the following provisions: [to be filled, where need be].

Article 37: Production and dissemination of this contract (GAC supplemented): Ten (10) copies of this contract shall be produced at the cost of the supplier and furnished to the Contracting Authority.

Article 38 and last: Entry into force of the contract (GAC supplemented): This contract shall be final only upon its signature by the Contracting Authority. It shall enter into force as soon as it is notified to the supplier by the Contracting Authority. (See coherence with the General Administrative Conditions)

DOCUMENT No. 5: TECHNICAL SPECIFICATIONS

The TS constitute the basis of verification of the conformity of the supplies and their evaluation. Consequently, well defined TS ease the preparation of conforming bids by bidders as well as the preliminary examination, evaluation and comparison of bids by the Evaluation Sub-committee.

- The TS require that all supplies as well as the materials that make them up be new, unused, be the recent or current model and that they include all the improvements in issues of conception and materials, except the contract stipulates otherwise.
- The TS take into account practices considered as being the best by experience. The use of specifications prepared in the same country and applied to the same sector may constitute a safe base to prepare the TS.
- The use of the metric system is highly recommended.
- The standardization of TS may have advantages and depends on the complexity of the supplies and the repetitive nature of the award of contracts under consideration. The TS must be sufficiently general to avoid creating difficulties in use by the laborers of the materials, equipment generally used in the manufacture of similar supplies.
- The standards in terms of equipment, materials and labour specified in the tender documents should not have an exclusion character. As far as possible, international standards must be used. References to trade marks, catalogue numbers or other details which circumscribe the materials or articles to a particular manufacturer must, as far as possible, be avoided. Where inevitable, such description of an article must always include the inscription "or equivalent in substance".
- The TS describe in detail the requirements concerning, among others, the following aspects:
- Standards required concerning materials and manufacturing and production of supplies;
- Details concerning tests (type and number);
- Complementary ancillary services necessary to ensure delivery/execution in due form;
- d) Detailed activities borne by the bidder, possible participation of the buyer in these activities;
- e) List of functioning guarantees (details) covered by the Guarantee and details concerning the applicable damages in case of the non-respect of this functioning guarantees.
- TS specify the main technical and functioning characteristics required as well as the other requirements such as the guaranteed maximum or minimum values, as the case may be. If necessary, the Contracting Authority includes an ad hoc formula (document attached to the tender letter) in which the bidder furnishes the detailed information on the acceptable values or guarantees of the functioning guarantees.

When the Project Owner requires that the bidder furnish in his bid part or all the TS, technical documents or other technical information, the nature and quantity of information requested as well as their presentation in the bid must be specified.

1- SPECIAL TECHNICAL CONDITION FOR SUPPORT

Owing that agriculture is a routine activity, farmers supports often comes in terms of inputs (seeds of various types, fertilizers, fungicides, insecticides, herbicides etc.), materials/equipment such as hoes, cutlasses, sprayers, wheelbarrows, files etc. these supports always come to help farmers to have the minimum to carry on with his/her agricultural production.

Prospections

This shall be done by a well-trained and experienced agricultural technician who has a mastery of the rural milieu and agricultural extension activity. Prospection of groups to be supported is done to take stock of who is to be involved, where, when, and need assessment. Support is supposed to be done base on the need of the group as to what they want to be trained on. The various groups to be supported has to meet up with minimum condition of who is considered a group in the law governing groups and cooperatives in Cameroon.

SCHEDULE OF UNIT PRICES

The Schedule of unit and all-in prices must be included in the services forming the subject of the tender file.

UNIT PRICE SCHEDULE FOR THE SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION

SCHEDULE OF UNIT PRICES FOR SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION

ITEM	DESCRIPTION	UNIT	UNIT PRICE IN WORDS	UNIT PRICE IN FIGURES
	100: PURCHASE OF BASIC HYGIENE A	ND SANITATIO	N MATERIALS	
101	Try Cycle, Bazar Motor, 200ZH-X	No		
102	70 L PVC trash cans plus lid	No		
103	70L Plastic PVC Trash cans	No		V
104	40L PVC Trash can	No		=
105	Long Rain Boots (Mark Total) or Equivalent	PAIRS		
106	Waterproof Overall (Mark Total) or Equivalent	No	w	Fo a second
107	Long Hard Reusable Hand Gloves (Mark Total) of Equivalent	PAIRS		
108	Shovels	No		
109	Reusable Nose Masks	No		
110	Helmets (Mark Total)	No		7:
111	Wheel barrows	No		
	200: CONSTRUCTION OF WOO	DEN POUND H	OUSE	70001 1 1 1 1 1 1
201	Boards	No		
202	Rafters	No		
203	Poles	ML		
204	Zinc (Tool Back) 3/10	No		
205	Nails	Packet		
206	Gasket	Packet		
207	Back Wire	Roll		
208	Complete Doors	No		
209	Feeding And Water Trough	No		
210	Purlins	ML		
211	Engine Oil	L		
212	Transportation	LS		
	300: ENVIRONMETAL MANAGEMENT			
301	Environmental Impact Notice			
302	EIN Consultancy fee			

DOCUMENT Nº. 7:

QUANTITIES AND COST ESTIMATES

BILL OF QUANTITIES AND COST ESTIMATES SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION

ITEM	NKAMBE MUNICIPALITY, DONGA N DESCRIPTION	UNIT	QUANTITY	UNIT COST	AMOUNT
100:PL	JRCHASE OF BASIC HYGIENE AND SANITATION N				
101	Try Cycle, Bazar Motor, 200ZH-X or Equivalent	No	1		
102	70 L PVC trash cans plus lid	No	10		
103	70L Plastic PVC Trash cans	No	10		
104	40L PVC Trash can	No	4		
105	Long Rain Boots (Mark Total) or Equivalent	PAIRS	20		
106	Waterproof Overall (Mark Total) or Equivalent	No	20		
107	Long Hard Reusable Hand Gloves (Mark Total) or Equivalent	PAIRS	19		- 1, 2
108	Shovels	No	19		
109	Reusable Nose Masks	No	20		
110	Helmets (Mark Total) or Equivalent	No	20		
111	Wheel barrows	No	5		
	SUBTOTAL 100				
200: 0	CONSTRUCTION OF WOODEN POUND HOUSE				***************************************
201	Boards	No	300		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
202	Rafters	No	30		
203	Poles	ML	22		1
204	Zinc (Tool Back)	No	50		
205	Nails	Packet	15		
206	Gasket	Packet	10		
207	Back Wire	Roll	15		
208	Complete Doors	No	3		
209	Feeding And Water Trough	No	3		
210	Purlins	ML	50		
211	Engine Oil	L	10		
212	Transportation	LS	1		
	SUBTOTAL 200				
	300: ENVIRONMETAL MANAGEMENT				
301	Environmental Impact Notice		1		
302	EIN Consultancy fee		1		
	SUBTOTAL 300				
	Total Without Taxes				
	VAT: 19.25%				
V	AIR: 5.5%				
	Total Taxes				
	Total Taxes Inclusive				

APPENDICES

Appendix I

DECLARATION OF THE INTENTION TO TENDER

I, the undersigned Mr	
Nationality	
Function	
In my capacity as General Manager of	P.O. BOX
19/02/2024 FOR SUPPORT FOR CONTROL OF WASTE,	ST FOR QUOTATION N°.002/RQ/NWR/DMD/NK.C/NK.CITB/2024 OF POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA ION, NORTH WEST REGION
	OLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGAION, NORTH WEST REGION
And hereby declare my intention to tender for the	said contract.
Done at On the	
	General Manager

Appendix 2 Model Submission letter

Date:		••
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REQUEST FOR QUOTATION N°.002/RQ/NWR/DMD/NK.C/NK.CITB/2024 OF 19/02/2024 FOR SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION

The Mayor of Nkambe Council

Dear Sir/Madam,	
After studying the Consultation File which we officially as and deliver the	
(in words) exclusive of Value Added Tax and	
If our bid is approved, we undertake to deliver the sugartities and Cost.	upplies in accordance with the provisions specified in the Bill o
	ninety (90) days from the date fixed for opening of bids, as laid bind us and may be accepted at any time before the end of thi
Pending the due preparation and signing of a jobbing notification of award of the jobbing order, shall serve as	g order, this bid completed by your written acceptance and the s a jobbing order binding us mutually.
On the	
	Signature Name and capacity of signatory On behalf of the Candidate

Appendix 3

MODELBID BOND

Reference of the guaran	ee: N°	
Invitation to tender N° _		
We understand that	(hereinafter called "the bidder"), has submitted his bid on	
REQUEST FOR QUOTATIO	I N°.002/RQ/NWR/DMD/NK.C/NK.CITB/2024 OF 19/02/2024 FOR SUPPORT POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUN DIVISION, NORTH WEST REGION	
We.	(Bank) of (country), with our head quarter	i
	ereby declare to guarantee payment to the contracting authority of the sum	
	(in letters and in figures), that the Bank is committed to pay completely to t	
contracting authority, bidding	itself, its successors and assignees.	
	by the aforementioned Bank this (day) of (month), and (year).	
The conditions of this cor	mitment are as follows:	
1. If after the opening of the	bids, the bidder withdraws his Offer during the validity period specified by himself in	hi
tender, or		
If the bidder, having bee bid validity:	n notified of the award of the contract by the contracting authority during the period	O
 Fails or refu 	es to sign the contract even though required to do so:	
	ses to furnish the final bond for the contract as provided for by the contract. e contracting authority an amount up to the maximum of the sum referred to above up	00
receipt of his written demand,	rithout the contracting authority having to substantiate his demand, provided that in	it
	shall note that the amount claimed by him is due, because on or the other or both of the fulfilled and he shall specify which condition(s) took effect.	th
This bond shall enter into	force from the date of signature and from the date set by the contracting authority	fo
validity of tenders. Any request	remain valid up till the thirtieth day inclusive following the end of the deadline for to by the contracting authority to cause it to take effect should reach the bank by register	
	receipt before the end of this period of validity.	
This bond shall, for purp	ses of its interpretation, be submitted to Cameroon law.	
	Signature and stamp of the Guarantors	
	Date	
	Address	

MODEL OF UNDERTAKING

(To be submitted after the award)

I the undersig	ned (name and first name of the signate	ory)
acting as		(quality of the signatory with respect to the company), of
Nationality	, and residence in	•
Afte	r having read and taken note of all the L/DMD/NK.C/NK.CITB/2024 OF 19/ D NUISANCE IN NKAMBE MUNICIP	parts of the REQUEST FOR QUOTATION /02/2024 FOR SUPPORT FOR CONTROL OF WASTE, ALITY, DONGA MANTUNG DIVISION, NORTH WEST SION
We,	(Bank) of	
Special regulations of particular the quantit	f the Invitation to tender, the special Tec	mentioned Contract in accordance with the conditions of the chnical specifications and the special Administrative Clauses, in work, the respect of the deadlines, the guarantees and the
I declare to	elf moreover to ensure the registration of have perfect knowledge of the decree s applicable to the Contracts of public v	and paying the forwarding costs of the contractual parts. e n° 33/CAB/PM of February 13 2007 putting the general vorks and supplies.
I confirm my	agreement on the terms of the Particu aforesaid document to my offer.	ular Administrative Clauses (Draft contract) and attached the
I declare moreover the opening of the bids.	nat I remain committed by the present to	ender during a ninety (90) days deadline as from the date o
Done in	on the	
	The CONTR	ACTOR (Signature and seal)

INTERNAL TENDERS BOARD OF NKAMBE COUNCIL

REQUEST FOR QUOTATION N°.002/RQ/NWR/DMD/NK.C/NK.CITB/2024 OF 19/02/2024 FOR THE SUPPORT FOR CONTROL OF WASTE, POLLUTION AND NUISANCE IN NKAMBE MUNICIPALITY, DONGA MANTUNG DIVISION, NORTH WEST REGION

Deadli	ne for	submission	of hids			
Dedall	HE IOI	2001111221011	oi bius	 	 	

BID COMPARISON TABLE

No.	Names of	Address	Bid Compliance		Delivery		Total Price	
	Bidders		Yes	No	Period (time)	Place	ттс	Remarks
1								
2								
3								
4								

Members of the Tenders Board

Name	Duty	Signature

Document No. 12:

LIST OF BANKING ESTABLISHMENTS AND FINANCIAL BODIES AUTHORISED TO ISSUE BONDS FOR PUBLIC CONTRACTS IN CAMEROON.

- Afriland First Bank
- BanqueAtlantique
- Banque Gabonaise pour le Financement International (BGFI BANK)
- Banque International du Cameroun pour l'Epargne et le Crédit (BICEC)
- CITI Bank
- Commercial Bank of Cameroon (CBC)
- Ecobank
- National Financial Credit Bank
- Société Camerounaise de Banque au Cameroun
- Société Générale de Banque au Cameroun
- Standard Chartered Bank Cameroon
- Union Bank of Cameroon
- United Bank for Africa.

II- Insurancecompanies

- Chanas Insurance;
- Activa Insurance
- Zenith Insurance