

CONTRACT AGREEMENT

BETWEEN

ZANZIBAR ELECTRICITY COOPERATION

AND

RAKAM GENERAL SUPPLY LTD

FOR THE SUPPLY OF HIGH TENSION &LOW TENSION UNDER COVID 19
PROJECT

THIS CONTRACT AGREEMENT is made this of day of

BETWEEN

Zanzibar Electricity Corporation of P.O. Box 235, Gulioni, Zanzibar (hereinafter referred to as "the Client" which expression includes its successor and assignee) of the one part,

AND

Rakam General Supply Ltd of P.O.BOX 4521, Malindi, Zanziabr (hereinafter referred to as "the Supplier" which expression includes its successor and assignee) of the other part:

WHERE AS:

- a. The Purchaser is an autonomous body established under the laws of Zanzibar for the Supply of Electricity,
- b. The Supplier is an undertaking registered under the laws of Zanzibar and which authorized to trade in the business of



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supplying High Tension & Low Tension Materials within Zanzibar.

- c. The Purchaser is in demand of the High Tension & Low Tension Materials in the sum of TZS Six Hundred Thirty Four Million, Nine Hundred Thousand Sixty Thousand Only (VAT INCLUSIVE) in words (TZS 634,960,000.00) and
- d. The Supplier has won the lot 2A floated by the Purchaser inviting tenders for the supply of **High Tension & Low Tension Materials**.

THEREFORE, ON THE BASIS OF PRINCIPLES OF EQUALITY AND MUTUAL INTERESTS, THE PARTIES DO HEREBY AGREE AS:

- 1. The following documents are forming part to the contract and shall be considered as mutually explanatory of one another:
 - a. This Form of Contract
 - b. Letter of Acceptance;
 - c. The Tender Form and the Price Schedule submitted by the Tenderer;
 - d. The Schedule of Requirements;
 - e. The Technical Specifications;
 - f. The manufacturer authorization;
 - g. The anti-bribery/ code of conduct,
 - h. The Special Conditions of Contract;
 - i. The General Conditions of Contract and;
 - j. Power of attorney;
- 2. This contract shall prevail over the other documents part of the contract and in the event of any discrepancy or inconsistency within the contract documents, the documents shall prevail in the descending order as arranged in the clause 1 of this contract.



- 3. In consideration of the payments to be made by the Purchaser to the **Supplier** as hereinafter stated, the **Supplier** shall supply the **High Tension & Low Tension Materials** to the Purchaser in conformity, in all respect, with the provision of the Contract and remedy defects therein.
- 4. Subject to clause 3 of this contract, the **Purchaser** hereby covenants to pay the **Supplier** in consideration of the supply, the contract price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed in the Contract.
- 5. This contract may not be amended, or otherwise extended, except by written contract between the parties and no other purported amendment or extension thereof shall be effective.

IN WITNESS WHEREOF, the parties hereto have, through their duly authorized agents, set their hands the day, month and the year as herein indicated.

Signed for and on behalf of the Supplier:

Name SALEH RASHID ALI	In the presence of:
Designation MANAGING DIRECTOR	Name NAHYA SULETMAN CHIMAN
Signature. GENERAL SUI	Signature. Signature.
P.O.Box 4521 MALINDI	

Signed for and on behalf of the **Purchaser:**Name THABIT'S KAHAMIS In the presence of:

Designation Ag. GENERAL MANAGER Name. ARAFA S. KHAMIS.

Signature. Signature. Signature.





General Conditions of Contract

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1.	Definit	1.1		In this Contract, the following terms shall be		
	ions			rpreted as indicated:		
			a)	"The Contract" means the agreement entered into between the Purchaser and the Supplier, as recorded in the Contract Form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.		
			b)	"Completion" means the fulfillment of the related services by the Supplier in accordance with the terms and conditions set forth in the contract		
			c)	"The Contract Price" means the price payable to the Supplier as specified under the Contract, subject to such additions and adjustment here to or deduction there from as may be made pursuant to the contract for the full and proper performance of its contractual obligations.		
			d)	"Delivery" means the transfer of the goods from the supplier equipment, machinery, and /or other materials, which the Supplier is required to supply to the Purchaser under Contract.		
			f)	"The Related Services" means those services ancillary to the supply of the Goods, such as transportation and insurance, and any other incidental services, such as installation, commissioning, provision of technical assistance, training, initial		





	maintenance and other such obligations of the Supplier covered under the Contract.
g)	"GCC" means the General Conditions of Contract contained in this section.
h)	"SCC" means the Special Conditions of Contract.
i)	"The Purchaser" means the entity purchasing the Goods and related service, as named in SCC .
j)	"The Supplier" means the individual private or government entity or a combination of the above who's Tender to perform the contract has been accepted by the Purchaser and is named as such in the Contract Agreement, and includes the legal successors or permitted assigns of the supplier.
k)	"The Project Site" where applicable, means the place or places named in SCC.
1)	"Day" means calendar day.
m)	'Effective Date" means the date on which this Contract becomes effective pursuant to GCC Clause
n)	'Eligible Country" means the countries and territories eligible for participation in procurements financed by the specified institution.
0)	"End User" means the organization(s) where the goods will be used, as named in the SCC .
p)	"Origin" means the place where the Goods were mined, grown, or produced or from





			which the Services are supplied. Goods are		
			produced when, through manufacturing,		
			processing, or substantial and major		
			assembly of components, a commercially		
			recognized new produce results that is		
			substantially different in basic		
			characteristics or in purpose or utility from		
			its components.		
			q) "Force Majeure" means an event or		
			situation beyond the control of the Supplier		
			and not involving the Supplier's fault or		
			negligence and not foreseeable, is		
			unavoidable, and is not due to negligence or		
			lack of care on the part of the Supplier.		
2.	Applic	2.1	These General Conditions shall apply to the		
	ation		extent that provisions of other parts of the		
			Contract do not supersede them.		
3.	Govern	3.1	The Contract as all correspondence and		
	ing		documents relating to the contract exchanged by		
	Langua		the Supplier and the Purchaser shall be written		
	ge		in the language specified in SCC . Subject to		
			GCC Clause 3.1, the version of the Contract		
			written in the specified language shall govern its		
			interpretation.		
4.	Applic	4.1	The contract shall be governed and interpreted		
	able		in accordance with the laws of Zanzibar, unless		
	Law		otherwise specified in SCC.		
5.	Countr	5.1	The origin of Goods and Services is distinct from		
	y of		the nationality of the Supplier.		
	Origin				





6.	Standa rds	6.1	The Goods supplied under this Contract shall conform to the standards mentioned in the Technical Specifications, and, when no applicable standard is mentioned, to the authoritative standards appropriate to the Goods' country of origin. Such standards shall be the latest issued by the concerned institution.
7.	Use of Contra ct Docum ents and Inform ation; Inspec tion and Audit by the Govern ment of Zanzib ar	7.1	The Supplier shall not, without the Purchaser's prior written consent, disclose the Contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the Purchaser in connection therewith, to any person other than a person employed by the Supplier in the performance of the Contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.
		7.2	The Supplier shall not, without the Purchaser's prior written consent, make use of any document or information enumerated in GCC Clause 7.1 except for purposes of performing the Contract.
		7.3	Any document, other than the Contract itself, enumerated in GCC Clause 7.1 shall remain the property of the Purchaser and shall be returned (all copies) to the Purchaser on completion of the Supplier's performance under the Contract if so required by the Purchaser.

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		7.4	The Supplier shall permit the Revolutionary Government of Zanzibar or / and donor agencies involved in financing the project to inspect the Supplier's accounts and records relating to the performance of the Supplier and to have them audited by auditors appointed by the Revolutionary Government of Zanzibar or / and the appropriate donor agencies, if so required by the Revolutionary Government of Zanzibar or / and the appropriate donor agencies.
8.	Patent	8.1	The Supplier shall indemnify the Purchaser
	and		against all third-party claims of infringement of
	Copyri		patent, trademark, or industrial design rights
	ghts		arising from use of the Goods or any part thereof
			in Zanzibar.
		8.2	The patent right in all drawings, documents, and other materials containing data and information furnished to the Purchaser by the Supplier herein shall remain vested in the supplier, or, if they are furnished to the Purchaser directly, or through the Supplier by any third party, including suppliers of materials, the patent right in such materials shall remain vested in such third party.
9.	Perfor	9.1	Within thirty (30) days of receipt of the
	mance		notification of Contract award, the successful
	Securit		Tenderer shall furnish to the Purchaser the
	У		performance security in the amount specified in SCC.
		9.2	The proceeds of the performance security shall
			be payable to the Purchaser as compensation for
			any loss resulting from the Supplier's failure to
			complete its obligations under the Contract.



		9.3	The performance security shall be denominated		
			in the currency of the Contract, or in a freely		
			convertible currency acceptable to the Purchaser		
			and shall be in one of the following forms:		
			a) A bank guarantee, an irrevocable letter of		
			credit issued by a reputable bank, or an		
			insurance bond issued by a reputable		
			insurance firm located in		
			Zanzibar/Tanzania or abroad, acceptable to		
			the Purchaser, in the form provided in the		
			Tendering documents or another form		
			acceptable to the Purchaser; or		
			b) A cashier's or certified check.		
		9.4	The performance security will be discharged by		
			the Purchaser and returned to the Supplier not		
			later than thirty (30) days following the date of		
			completion of the Supplier's performance		
			obligations under the Contract, including any		
			warranty obligations, unless otherwise specified		
	_	101	in SCC.		
1	Inspec	10.1	The Purchaser or its representative shall have		
0	tions		the right to inspect and /or to test the Goods to		
	and		confirm their conformity to the Contract		
	Test		specifications at no extra cost to the Purchaser.		
			SCC and the Technical Specifications shall		
			specify what inspections and tests the Purchaser		
			shall notify the Supplier in writing, in a timely		
			manner, of the identity of any representatives		
			retained for these purposes.		





10.2	The inspections and tests may be conducted on the premises of the Supplier or its subcontractor(s), at point of delivery, and/or at the Goods' final destination. If conducted on the premises of the Supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the Purchaser.
10.3	Should any inspected or tested Goods fail to conform to the Specifications, the Purchaser may reject the Goods, and the Supplier shall replace the rejected Goods to meet specification requirements free of cost to the Purchaser.
10.4	The Purchaser's right to inspect, test and, where necessary, reject Goods after the Goods' arrival in the Purchaser's country shall in no way be limited or eared by reason of the Goods having previously been inspected, tested, and passed by the Purchaser or its representative prior to the Goods' shipment from the country of origin.
10.5	Nothing in GCC Clause 10 shall in any way release the supplier from any warranty or other obligations under this Contract.





1 1	Packin g	11.1	The supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the Contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing case size and weights shall take into consideration, where appropriate, the
			remoteness of the Goods final destination and the absence of heavy handling facilities at all points in transit.
		11.2	The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the Contract, including additional requirements, if any, specified in SCC, and in any subsequent instructions ordered by the Purchaser.
1	Deliver	12.1	The Supplier in accordance with the terms
2	y and		specified in the Schedule of Requirements shall
	Docum		make delivery of the Goods. The details of
	ents		shipping and / or other documents to be furnished by the Supplier are specified in SCC .
		12.2	For purposes of the Contract, "EXW" "FOB" "FCA", "CIF", "CIP," and other trade terms used to describe the obligations of the parties shall have the meanings assigned to them by the current edition of INCOTERMS published by the International Chamber of Commerce, Paris. Documents to be submitted by the Supplier are
		12.5	specified in SCC.



1	Insura	13.1	The Goods supplied under the Contract shall be			
-	The second second second second	13.1				
3	nce		fully insured in a freely convertible currency			
			against loss or damage incidental to			
			manufacture or acquisition, transportation,			
			storage, and delivery in the manner specified in			
			the SCC.			
1	Transp	14.1	Where the Supplier is required under Contract			
4	ortatio		to deliver the Goods FOB, transport of the			
	n		Goods, up to and including the point of putting			
			the Goods on board the vessel at the specified			
			port of loading, shall be arranged and paid for by			
			the Supplier, and the cost thereof shall be			
			included in the Contract Price. Where the			
			Supplier is required under the Contract to			
			deliver the Goods FCA, transport of the Goods			
			and delivery into the custody of the carrier at the			
			place named by the Purchaser or other agreed			
			point shall be arranged and paid for by the			
			Supplier, and the cost thereof shall be included			
			in the Contract Price.			
		14.2	11			
			to deliver the Goods CIF or CIP, transport of the			
			Goods to the port of destination or such other			
			named place of destination in Dar-es- Salaam,			
			as shall be specified in the Contract, shall be			
			arranged and paid for by the Supplier, and the			
			cost thereof shall be included in the Contract			
			Price.			
			11100			



1 5.	Incide ntal Servic	14.3	Where the Supplier is required under the Contract to transport the Goods to a specified place of destination within Zanzibar, defined as the Project Site, transport to such place of destination in Zanzibar, including insurance and storage, as shall be specified in the Contract, shall be arranged by the Supplier, and related costs shall be included in the Contract Price. The Supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:	
	es		a) b)	Performance or supervision of on-site assembly and/or start-up of the supplied Goods; Furnishing of tools required for assembly and/or maintenance of the supplied Goods;
			c)	Furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods; Performance or supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties, provided that this service shall not relieve the Supplier of any warranty obligations under this Contract; and.
			e)	Training of the Purchaser's personnel, at the Supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied Goods.



		15.2	service the G	es, if not included in the Contract Price for oods, shall be agreed upon in advance by arties and shall not exceed the prevailing charged to other parties by the Supplier for
				ar services
1 6.	Spare Parts	16.1	requir mater perta	red to provide any or all of the following rials, notifications, and information ining to spare parts manufactured or buted by the Supplier:
			a)	Such spare parts as the Purchaser may elect to purchase from the Supplier, provided that this election shall not relieve the Supplier of any warranty obligations under the Contract; and
			b)	In the event of termination of production of the spare parts: i) advance notification to the Purchaser of the pending termination, in sufficient time to permit the Purchaser to procure needed requirements; and
				ii) Following such termination, furnishing at no cost to the Purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.



1	Warrant	17.1	The Supplier warrants that the Goods
7.	y		supplied under the Contract are new, unused, of the most recent or current models and those they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The Supplier further warrants that all Goods supplied under this Contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the Purchaser, specifications) or from any act or omission of the Supplier that may develop under normal use of the supplied Goods in the conditions prevailing in Zanzibar.
		17.2	This warranty shall remain valid for a period specified in the SCC after the Goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the Contract, or for a period specified in the SCC after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC .
		17.3	The Purchaser shall promptly notify the Supplier in writing of any claims arising under this warranty.



		17.4	Upon receipt of such notice, the Supplier
			shall, within the period specified in SCC
			and with all reasonable speed, repair or
			replace the defective Goods or parts thereof,
			without costs to the Purchaser other than,
			where applicable, the cost of inland delivery
			of the repaired or replaced Goods or parts
			from EXW or the port or place of entry to
			entry to the final destination.
		17.5	If the Supplier, having been notified, fails to
			remedy the defect(s) within the period
			specified in SCC, the Purchaser may
			proceed to take such remedial action as may
			be necessary, at the Supplier's risk and
			expense and without prejudice to any other
			rights which the Purchaser may have
			against the Supplier under the Contract.
1	Paymen	18.1	The method and conditions of payment to be
8.	t		made to the Supplier under this Contract
			shall be specified in SCC.
		18.2	The Supplier's request(s) for payment shall
			be made to the Purchaser in writing,
			accompanied by an invoice describing, as
			appropriate, the Goods delivered and
			Services performed, and by documents
			submitted pursuant to GCC Clause 12, and
			upon fulfillment of other obligations
			stipulated in the Contract.
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	promptly, within sixty (60) days after submission of an invoice or claim by the Supplier. If the Purchaser makes a late payment, the Supplier shall be paid interest on the late payment. Interest shall be calculated from the date by which the payment should have been made up to the date when the late payment is made at the rate as specified in the SCC .
18.4	The currency or currencies in which payment is made to the Supplier under this Contract shall be specified in SCC subject to the following general principle: payment will be made in the currency or currencies in which the payment has been requested in the Supplier's Tender. All payments shall be made in the currency or currencies specified in the SCC pursuant to GCC Clause 18.4
19.1	The contract price shall be as specified in the Contract Agreement Subject to any additions and adjustments thereto or deductions there from, as may be made pursuant to the Contract. Prices charged by the Supplier for Goods delivered and Services performed under the Contract shall not vary from the prices quoted by the Supplier in its Tender, with the exception of any price adjustments authorized in SCC or in the Purchaser's request for Tender validity extension, as the
	18.5





_		00.1	M. Development on time by a written		
2	Change	20.1	The Purchaser may at any time, by a written		
0.	Orders		order given to the Supplier pursuant to GCC		
			Clause 21, make changes within the general		
			scope of the Contract in any one or more of		
			the following:		
			a) Drawings, designs, or specifications,		
			where Goods to be furnished under the		
			Contract are to be specifically		
			manufactured for the Purchaser;		
			b) The method of shipment or packing;		
			c) The place of delivery; and/or		
			d) The Services to be provided by the		
			Supplier.		
		20.2	If any such change causes an increase or		
			decrease in the cost of, or the time required		
			for, the Supplier's performance of any		
			provisions under the Contract an equitable		
			adjustment shall be made in the Contract		
			Price or delivery schedule, or both, and the		
			Contract shall accordingly be amended. Any		
			claims by the Supplier for adjustment under		
			this clause must be asserted within thirty		
			(30) days from the date of the Supplier's		
			receipt of the Purchaser's change order.		
		00.2	Prices to be charged by the supplier for any		
		20.3	and water of the state of the s		
			related services that might be needed but		
			which were not included in the Contract		
			shall be agreed upon in advance by the		
			Parties and shall not exceed the prevailing		
			rates charged to other parties by the		
			Supplier for similar services.		
2	Contrac	21.1	9		
1	t		modification of the terms of the Contract		
	Amend		shall be made except by written amendment		
	ments		signed by the parties.		





2	Assignm	22.1	Neither the Purchaser nor the Supplier shall			
2	ent		assign, in whole or in part, obligations under			
			this Contract, except with the prior written			
			consent of the other party.			
2	Subcont	23.1	The Supplier shall notify the Purchaser in			
3	racts		writing of all subcontracts awarded under			
			this contract if not already specified in the			
			Tender. Such notification, in the original			
			Tender or later, shall not relieve the Supplier			
			from any liability or obligation under the			
			contract.			
		23.2	Subcontracts must comply with the			
			provision of GCC Clause 5.			

24	Delays in the Supplier' s Performa nce	24 .1	Delivery of the Goods and performance of Services shall be made by the Supplier in accordance with the time schedule prescribed by the Purchaser in the Schedule of Requirements.
		.2	If at any time during performance of the Contract, the Supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the Goods and performance of Services, the Supplier shall promptly notify the Purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the Supplier's notice, the Purchaser shall evaluate the situation and may at its discretion extend the Supplier's time for performance, with or without liquidated damages, in which case the extension shall be ratified by the parties by amendment of Contract.



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Liquidat	24 .3	Except as provided under GCC Clause 27, a delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to the imposition of liquidated damages pursuant to GCC Clause 25, unless an extension of time is agreed upon pursuant to GCC Clause 24.2 without the application of liquidated damages. Subject to GCC Clause 27, if the Supplier			
_		fails to deliver any or all of the Goods or to			
	. 1				
		perform the Services within the period(s) specified in the Contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in SCC of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in SCC . Once the maximum is reached, the Purchaser may consider termination of the Contract pursuant to GCC Clause 26.			
Termina	26	The Purchaser or the Supplier, without			
tion for	.1	prejudice to any other remedy for breach of			
Default		Contract, by written notice of default sent to			
		the concerned party may terminate the			
*		Contract if the other party causes a			
		fundamental breach of the Contract.			
	26	Fundamental breaches of Contract shall			
	.2	include, but shall not be limited to the following:			
		a) the Supplier fails to deliver any or all of			
		the Goods within the period(s) specified			
	tion for	Liquidat ed Damages Termina 26 .1 Default 26			



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	in the Contract, or within any extension
	thereof granted by the Purchaser
	pursuant to GCC Clause 24; or
1 \	11. Grandian fails to norform any other
b)	the Supplier fails to perform any other obligation(s) under the Contract;
۵)	The supplier has abandoned or
c)	repudiated the contract.
d)	The Purchaser or the Supplier is made
a,	bankrupt or goes into liquidation other
	than for a reconstruction or
	amalgamation;
e)	a payment is not paid by the Purchaser
	to the Supplier within 84 days of the due
	date for payment;
f)	the Purchaser gives Notice that goods
	delivered with a defect is a fundamental
	breach of Contract and the Supplier fails
	to correct it within a reasonable period of
	time determined by the Purchaser; and
g)	The supplier, in the judgment of the
	Purchaser, has engaged in corrupt or
	fraudulent practices in competing for or
_	in exacting the Contract.
	the purpose of this clause:
	errupt practice" means the offering, giving, eiving, or soliciting of anything of value to
	uence the action of a public official in the
	curement process or in contract
_	cution and includes, inter alia, bribery
	d extortion or coercion which involves
thr	eats of injury to person, property or
	utation, and



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		26 .4	"fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Purchaser, and includes collusive practices among Tenderers (prior to or after Tender submission) In the event the Purchaser terminates the Contract in whole or in part, pursuant to GCC Clause 26.1, the Purchaser may procure, upon such terms and in such manner, as it deems appropriate, Goods or Services similar to those undelivered, and the Supplier shall be liable to the Purchaser for any excess costs for such similar Goods or Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.
27	Force Majeure	27	Notwithstanding the provisions of GCC Clauses 24, 25, and 26, the Supplier shall not be liable for forfeiture of its performance security, liquidated damages, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure. Such events may include, but are not restricted to, acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine, restrictions, acts of terrorists and freight embargoes.



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		.2	If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
28	Termina	28	The Purchaser may at any time terminate the
	tion for	.1	Contract by giving written notice to the
	Insolven		Supplier if the Supplier becomes bankrupt or
	cy		otherwise insolvent. In this event,
			termination will be without compensation to
			the Supplier, provided that such termination
			will not prejudice or affect any right of action
			or remedy that has accrued or will accrue
		20	thereafter to the Purchaser
29	Termina	29	The Purchaser, by written notice sent to the Supplier, may terminate the contract, in
•	tion for Conveni	.1	whole or in part, at any time for its
	ence		convenience. The notice of termination shall
	ence		specify that termination is for the
			Purchaser's convenience, the Contract is
			terminated, and the date upon which such
			termination becomes effective.
		29	The Purchaser shall accept the Goods that
		.2	are complete and ready for shipment within
			thirty (30) days after the Supplier's receipt of
			notice of termination at the Contract terms
			and price. For the remaining Goods, the
			Purchaser may elect:
			To have any portion completed and
			a) delivered at the Contract terms and
			prices; and / or



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			b) To cancel the remainder and pay to the			
			Supplier an agreed amount for partially			
			completed Goods and Services and for			
			materials and parts previously procured			
			by the Supplier.			
30	Disputes	30	If any dispute or difference of any kind			
		.1	whatsoever shall arise between the			
			Purchaser and the Supplier in connection			
			with or arising out of the Contract, the			
			parties shall make every effort to resolve			
			amicably such dispute or difference by			
			mutual consultation.			
		2.0				
		30	If after thirty days, the parties have failed to			
		.2	resolve their dispute or difference by such			
			mutual consultation, and then either the			
			Purchaser or the Supplier may give notice for			
			arbitration			
		30	If the either party believes that a decision			
		.3	taken by the other was wrongly taken, the			
			decision shall be referred to the Arbitration			
			within 14 days of the notification of the			
			decision.			
		0.1				
31	Procedur	31	The Arbitration shall stated in the SCC give			
	e for	.1	a decision in writing within 28 days of receipt			
	Disputes		of a notification of a dispute.			





			The Arbitrator shall be paid by the hour at
		.2	the rate specified in the SCC together with
			remoter sable expenses of the types specified
			and the cost shall be divided
			equally between the Purchaser and the
			Supplier, whatever decision is reached by the
			Arbitrator. Either party may refer a decision
			to an Arbitrator within 28 days of the written
			decision. If neither party refers the dispute
			to arbitration within the above 28 days, the
			Arbitrator's decision will be final and
			binding.
		31	The arbitration shall 1
		.3	accordance with the arbitration procedure
			published by the institution named and in
			the place shown in the SCC .
32	Replace	32	Should the Arbitrator regions 1
•	ment of	.1	Should the Arbitrator resign or die, or should the Purchaser and the San Line
	Arbitrato		the Purchaser and the Supplier agree that the Arbitrator is not functioning in
	r		accordance with the arms in
			accordance with the provisions of the
			Contract a new Arbitrator will be jointly
			appointed by the Purchaser and the
			Supplier. In case of disagreement between
			the Purchaser and the Supplier, within 30
			days, the Arbitrator shall be designated by
			the Appointing Authority designated in the
			SCC at the request of either party, within 14
33	Limitati	33	days of receipt of such request.
	on of	.1	Except in cases of criminal negligence or
7	Liability		willful conduct, and in the case of
	-		infringement pursuant to GCC Clause 8, a) The supplier shall not be light
			of Price Strain Hot De Hable to the
			Purchaser, whether in contract, tort, or
			otherwise, for any indirect or
			consequential loss or damage, loss of
			use, loss of production, or loss of profits



40			
			or interest costs, provided that this
			exclusion shall not apply to any
			obligation of the Supplier to pay
			liquidated damages to the Purchaser;
			and
			11 1 111 0 11 0 11
			the Purchaser, whether under the
			Contract, in tort or otherwise, shall not
			exceed the total Contract Price, provided
			that this limitation shall not apply to the
			cost of repairing or replacing defective
			equipment or to any obligation of the
			Supplier to indemnify the Purchaser with
			respect to patent infringement
34	Notices	34	Any notice given by one party to the other
		.1	pursuant to this Contract shall be sent to the
•			other party in writing or by cable, telex, or
			facsimile and confirmed in writing to the
			other party's address specified in SCC . The
			term "in writing" means communicated in
			written form with proof of receipt.
		34	A notice shall be effective when delivered or
		.2	on the notice's effective date, whichever is
			later.
35	Taxes	35	A foreign Supplier shall be entirely
	and	.1	responsible for all taxes, stamp duties,
	Duties		license fees, and other such levies imposed
			outside the Zanzibar.
		35	If any tax exemptions, reductions,
		.2	allowances or privileges may be available to
-			the Supplier in Zanzibar, the Purchaser shall
			use its best efforts to enable the Supplier to
			benefit from any such tax savings to the
			maximum allowable extent.





	35	A local Supplier shall be entirely responsible
	2	for all taxes, duties, license fees, etc.
	.3	for all taxes, duties, ficelise fees, esta
		incurred until delivery of the contracted
		Goods to the Purchaser.





Special Conditions of Contract

The following Special Conditions of Contract shall supplement the General Conditions of Contract. Whenever there is a conflict, the provisions herein shall prevail over those in the General Conditions of Contract. The corresponding clause number of the GCC is indicated in parentheses.

SCC Claus Numl er	se Cla	nb
	Defi	nitions (GCC Clause 1)
1.	1.1(The Purchaser is: Zanzibar Electricity Corporation P. O Box 235 Gulioni, Zanzibar.
2.	1.1(The Supplier is: Rakam General Supply of P. O BOX 4521, Malindi, Zanzibar.
3.	1.1(k	
	2	Contract effectiveness: The contract become effective from the day of being signed.
		Contract Price: TZS 634,960,000.00, (VAT INCLUSIVE) DDP Saateni Main Store Zanzibar
1	2	estimated, as per the respective and
	Gover	details in the Price Schedule being the first order ning Language (GCC Clause 3)
	3.1	The Governing Language shall be: English.
	Applic	able Law (GCC Clause 4)
	4.1	The Applicable Law shall be: Laws of Zanzibar.
	Count	cy of Origin (GCC Clause 5)
	5.1	Country of Origin is required China





	Perfor	mance Security (GCC Clause 9)
8.	9.1	The amount of performance security, as a
		percentage of the Contract Price, shall be 10%
		of contract price. The performance security shall
		be in the form of Unconditional Bank Guarantee
		or Certified Check.
	9.2	The performance security will be discharged
		by the Purchaser and returned to the Supplier in
		not later than (30) days following the date of
		completion of the Supplier's obligations
		performance under the contract including any
		warranty obligations.
	Inspe	ctions and Tests (GCC Clause 10)
9.	10.1	Inspection and tests prior to shipment of Goods
		and at final acceptance are as follows:
		Quality and quantity inspection shall be carried out prior to shipment of Goods by the manufacturer(s) at the supplier's own expense and responsibility in terms of the items specified in the specifications. The supplier shall submit the inspection certificate issued by him that should be attached with the certificate(s) of the manufacturer(s) to the Procuring Entity in order to ensure that the goods are manufactured in compliance with the contract. Factory Acceptance Test (FAT) will also be witnessed by at least two representatives from ZECO whereby all costs of the representatives from ZECO whereby all costs of the representatives from ZECO shall be borne by Supplier. In order to facilitate this, the Supplier shall give ZECO a minimum of four weeks' notice that the materials are ready for testing. NOT APPLICABLE





	Packin	ng (GCC Clause 11)
10.	11.2	The following SCC shall supplement GCC Clause 11.2 The Goods shall be packed properly in accordance with standard export packing specified by the
	Delive	Procuring Entity in the Technical Specification. ery and Documents (GCC Clause 12)
11.	12.1	For Goods supplied from abroad: Upon shipment, the Supplier shall notify the Procuring Entity and the Insurance Company by cable the full details of the shipment, including Contract number, description of Goods, quantity, the vessel, the bill of lading number and date, port of loading, date of shipment, port of discharge, etc. The Supplier shall mail the following documents to the Procuring Entity, with a copy to the Insurance Company: (i.)One original plus four copies of the Supplier's invoice showing Goods' description, quantity, unit price, and total amount; (ii.)original and four copies of the negotiable, clean, on-board bill of lading marked "freight prepaid" and four copies of nonnegotiable bill of lading; (iii.)One original plus four copies of the packing list identifying contents of each package;





		(iv.)Insurance certificats;
		(IV.)IIIsurance certificats,
		(v.)Manufacturer's or Supplier's warranty certificate;
		(vi.)inspection certificate, issued by the nominated inspection agency, and the Supplier's factory inspection report; and
		(vii.)Certificate of country of origin issued by the chamber of commerce and industry or equivalent authority in the country of origin in duplicate.
		The above documents shall be received by the Procuring and Disposing Entity at least one week before arrival of the Goods at the port or place of arrival and, if not received, the Supplier will be responsible for any consequent expenses.
12.	12.3	For Goods from/ within Zanzibar or Tanzania mainland.
		Upon delivery of the Goods to the transporter, the Supplier shall notify the Procuring and Disposing Entity and mail the following documents to the Procuring and Disposing Entity:
		(i.) one original plus four copies of the Supplier's invoice showing Goods' description, quantity, unit price, and total amount;
		(ii.) delivery note, ship receipt, or truck receipt;





	Warrar	nty (GCC Clause 17)
10.	10.1	Additional spare parts requirements are: NOT APPLICABLE.
15.	Spare 16.1	Parts (GCC Clause 16)
14.	15.1	Incidental services to be provided are: Not Applicable
14.	Incide	ental Services (GCC Clause 15)
10.	13.1	The Insurance shall be in an amount equal to 110 percent of the DDP value of the Goods from "warehouse" to "Point of destination (DDP Saateni main Store" on "All Risks" basis, including War Risks and Strikes.
13.	Insura 13.1	ance (GCC Clause 13)
		The Procuring and Disposing Entity shall receive the above documents before arrival of the Goods and, if not received, the Supplier will be responsible for any consequent expenses. NOT APPLICABLE
		(v.) Certificate of country of origin issued by the Zanzibar Chamber of Commerce, Industry and Agriculture or equivalent authority in the country of origin in duplicate.
		(iv.) inspection certificate issued by the nominated inspection agency, and the Supplier's factory inspection report; and
		(iii.) Manufacturer's or Supplier's warranty certificate;



16.	17.2	GCC 17.2—In partial modification of the provisions, the warranty period shall be 12 months from date of acceptance of the Goods. The Supplier shall, in addition, comply with the performance and/or consumption guarantees specified under the Contract. If, for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the Purchaser shall, at its discretion, either: (a) Order Supplier to make such changes, modifications, and/or additions to the Goods or any part thereof as may be necessary in order to attain the contractual guarantees specified in the Contract at Supplier own cost and expense and to carry out further performance tests in accordance with SCC 14, or (b) Order Supplier to pay liquidated damages to the Procuring and Disposing Entity with respect to the failure to meet the contractual guarantees. The rate of these liquidated damages
		shall be 0.20 per cent per day of undelivered materials/goods value up to the sum equivalent to the amount of ten percent of the contract value.
17.	17.4	The period for correction of defects in the warranty period is: One month .
	17.5	
	Payme	nt (GCC Clause 18)
18.	18.1	The method and conditions of payment to be
		made to the Supplier under this Contract shall be as follows:
		i) After fulfilment of all required obligations 100% of the contract price shall be paid





upon submission of claim supported by Bill of Lading, Commercial Invoice and other relevant documents.

18.2

ii) After fulfilment of delivered of goods at Zanzibar Saateni main store, and to be accepted by the Client.

The payment shall be paid to Supplier through Supplier's Bank stated below:

Name of Bank: PBZ Bank,

Address of Bank: Malindi Branch,

Account Name: Rakam General Supply Ltd

Account Number No: 0709404000

Currency: TZS

Payment for Goods supplied from abroad:

Payment of foreign currency shall be made in the following manner:

- (i) Advance Payment: NOT APPLICABLE. Percent of the Contract Price shall be paid within thirty (30) days of signing of the Contract, and upon submission of claim and a bank guarantee for equivalent amount valid until the Goods are delivered and in the form provided in the Tendering documents or another form acceptable to the Procuring and Disposing Entity.
- (ii) On Shipment: NOT APPLICABLE.

 percent of the Contract Price of the Goods shipped shall be paid through irrevocable confirmed letter





		of credit opened in favor of the Supplier in a bank in its country.
		(iii) On Acceptance: 100 Percent of the Contract Price of Goods received shall be paid upon submission of claim supported by bill of lading and other documents required by purchaser through the selected reputable bank by the Procuring and Disposing Entity.
		Payment for Goods and Services supplied, as follows.
		(i) Advance Payment: NOT APPLICABLE. Percent of the Contract Price shall be paid within thirty (30) days of signing of the Contract against a simple receipt and a bank guarantee for the equivalent amount and in the form provided in the Tendering documents or another form acceptable to the Procuring and Disposing Entity.
		(ii) On Delivery: NOT APPLICABLE. Percent of the Contract Price shall be paid on receipt of the Goods and upon submission of the documents specified in GCC Clause 10.
		(iii) On Acceptance: 100 Percent of the Contract Price of Goods received shall be paid within thirty (30) days of receipt of the Goods upon submission of claim supported by the acceptance certificate issued by the Procuring and Disposing Entity. NOT APPLICABLE
19.	18.3	Rate to be used for paying the Supplier's interest on the late payment made by Purchaser shall be: NOT APPLICABLE.
	Contra	act Amendments (GCC Clause 21)





21.1	 a. This agreement may not be amended, or otherwise extended, except by written agreement between the parties and no other purported amendment or extension thereof shall be effective. b. The Contract shall be valid until the fulfillment of all delivery and this contract shall commence from the date of signing the contract
Price	es (GCC Clause 19)
19.1	Prices shall be adjusted in accordance with provisions in the Attachment to SCC. NOT APPLICABLE.
Delay	
24	The goods shall be delivered at Saateni Zeco Main Store in Zanzibar within the period specified in the Tender Document from the effective date of signing the contract.
Liquio 25.1	dated Damages (GCC Clause 25) Applicable rate: 0.2 per cent per day of undelivered materials/good's value
	Maximum deduction: is equal to the performance security.
Proced	dure for Disputes (GCC Clause 31)
31.1	The Dispute shall be referred to Zanzibar Commercial Court.
Notice	s (GCC Clause 34)
34.1	Procuring and Disposing Entity's address for notice purposes: The General Manager, Zanzibar Electricity Corporation, P.O. Box 235,
	Price 19.1 Delay 24 Liquid 25.1 Proced 31.1



Gulioni,

ZANZIBAR

Managing Director Rakam General Supply Ltd, P. O BOX 4521, Malindi,

ZANZIBAR



YUEQING ZHICHENG ELECTRICAL EQUIPMENT CO., LTD

Add: Ao Wai Industrial Zone, Liushi, Yueqing, Wenzhou City, Zhejiang , China Tel:86-577-61726628, Fax:86-577-62731616 Mob:86-13567774222 Website: http://www.acconnector.com , Email: acconnector@vip.163.com

GURANTEED TECHNICAL PARTICULARS

The guarantee technical particular shall be filled signed and stamped by manufacturer. The document shall be submitted together with letter of manufacturer authorization

Insulation Piercing Connector

Description	Unit	SPEC	Bid
Insulating Piercing Connectors			
Type of Clamp			,
Manufacturer's Part Number		ZC3-95	
International Standard it complies with		NFC33040	
Manufacturer's Logo		ZC	
Range of Conductor Sizes	mmupe	25-95MM2	
Current Rating	A	157A	
2s Short Circuit Current Rating	l kA		
Waterproof Design (y/n)		YES	
Type of Torque Limiting Design		18-23Nm	
Typé of Assembly Tool		18-23Nm	自由设备
			NAME OF THE PARTY
Installation (With Without Disassembly)		Without a line	
Lype, Grade: Housing Material		Thermo plastic	
Insulation Mater.al		Thermo plastic	
Conducting Paris Material		Tinned copper	
Tightening Bolt Material		Cravanzied steel	Silver Service
Grease		Silicone grease	
Drop Point of Sealing Grease			
Harkings		ZC3-95	
Color of Connector Housing		Btack	
Dimensions	กากา	52X60X87MM	
Net Weight	kg	0.175	



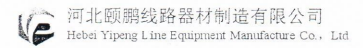
YUEQING ZHICHENG ELECTRICAL EQUIPMENT CO., LTD

Add: Ao Wai Industrial Zone, Liushi, Yueqing, Wenzhou City, Zhejiang , China Tel:86-577-61726628, Fax:86-577-62731616 Mob:86-13567774222 Website: Http://www.acconnector.com, Email: acconnector@vip.163.com

Tension Clamps

Description		Unit	CDPC	
Strain Clamps		CHIL	SPEC	Bid
Type of Clamp 4X25SQMM	-			
Manufacturer's Part Number		-		
		ı	PA4/25	+
International Standard it complies with			Alliana	
Марибрачи			NFC33	
Manufacturer's Logo			ZC	
Range of Conductor Sizes				
	5q.n	nm	25-50MM2	
Type of Design (bolted, wedge, etc.)			Wedge	
Loop Anchor Attachment (Open, Close)				
		•	Close	
nstallation (With/Without Disassembly)			Without	
ypę and Grade: Metallic Material			10.000	
Non Metallic Material			Gavanzied Steel	
		_	Thermo Plastic	
ype of Hot Dip Galvanizing		-		
arkings				•
		- 1	CC .	
olor of Non Metal Parts		IB	lack	
mensions				-
	ının	3.	3X78X200	
t Weight	kg	1	0.1	
	- 5	-	/.1	

乐清市致域配电设备有限公司



3. Tension Clamp

D	Un	ZECO	Bid
Strain Clamps e	it		Strain Clamps
Type of Clamp 4X50SQMM			4x(50-120)
Manufacturer's Part Number			YP
International Standard it complies with			BS 50483 /
Manufacturer's Logo			YP
Range of Conductor Sizes	sq.m		4x(50-120)
Type of Design (bolted, wedge, etc.)			Wedge full tension clamp
Loop Anchor Attachment (Open, Close)			Open
Installation (With/Without Disassembly)			With
Type and Grade: Metallic Material			43A Galvanized steel
Non Metallic Material			Resistant plastic
Type of Hot Dip Galvanizing			BS729
Markings			Y
Color of Non Metal Parts			Black
Dimensions	ınım	1	WELLOW THE 380
Net Weight	kg	三面	河 北 (谷) 线路等材制造 [8]
		121	有明小司 人。人

Tel: 0086-13930010399 Web: www.hbyppowerline.com amber@yp163.net Add: Nanyan, Donghuan Road.Shahe, Xingtai City, Hebei Province, CHINA 034100



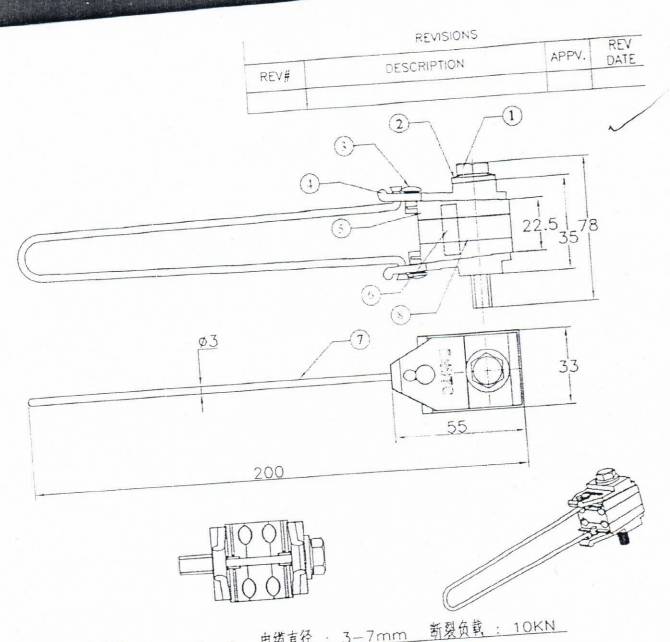
YUEQING ZHICHENG ELECTRICAL EQUIPMENT CO., LTD

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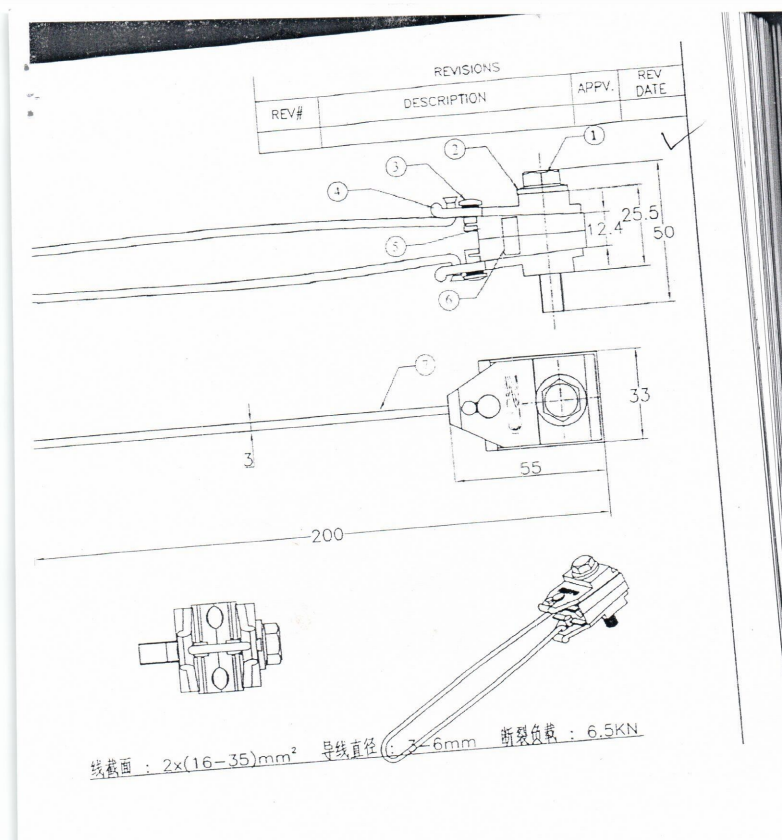
SUSPENSION CLAMPS

S/N	D	Unit	SPEC '	Bid
3411	Suspension Clamps			
	Type of Clamp			
-	International Standard it complies with		NFC33	
	Manufacturer's Logo		PTB95	
		sq.mm .	95MM2	
	Range of Conductor Sizes	3qanin ,		
	Installation (with/without disassembly)		Without	
	Type and Grade: Metallic Material		Gavanzied steel	,
-;	1,750			
	Non Metallic Material		Thermo plastic	
		•		
	Type of Hot Dip Galvanizing			
	Markings		zc	
	Color of Non Metal Parts		Black	
	Dimensions	mm		
		lia	0.3	
	Net Weight	kg .		
	Gross Weight of Loaded Crate	kg	8KN .	古頭

To



线截面 : 4X16-35mm2 电缆直径 : 3-7mm 断裂负载 : 10KN



RAKAM GENERAL SUPPLY LIMITED

Dealers in Electrical Material, Electrical Equipment, Building Material and Other General Supply

Head Office: P.O BOX 4521 Malindi Zanzibar

General Sup

Office: +255777509025

+255776341460

Email: rakamlimited@gmail.com

Schedule of Requirement and Price

SMZ/F0120/G/RNCB/2021-2022/04

LOT 2 A

SN	PARTICULAR	QTY	DDP UNIT PRICE(VAT EXCLUSIVE)	DDP UNIT PRICE(VAT INCLUSIVE)	TOTAL DDP PRICE VAT EXCLUSIVE	TOTAL DDP PRICE VAT EXCLUSIVE
1	Tap-off Connectors	8,160	6,087	7,000	49,669,565	57,120,000
2	Tension Clamp 4x25	400	7,391	8,500	2,956,522	3,400,000
3	Tension Clamp 2x25	59,600	6,522	7,500	388,695,652	447,000,000
4	Tension Clamp 4x50	6,120	10,435	12,000	63,860,870	73,440,000
5		300,000	157	180	46,956,522	54,000,000
		ount in TZ	'S		552,139,130	634,960,000

P.O.BOX 4521
P.O.BOX 4521
MALINDI
ZANZIBAR

In the capacity of:

SALEH RASHID ALI

Managing Director

Duly authorized to sign bid for and on behalf of : RAKAM GENERAL SUPPLY LTD



22nd December 2021

Zanzibar Electricity Corporation, P.O.Box 235, Zanzibar.

SUPPLY OF HIGH TENSION AND LOW-TENSION MATERIALS UNDER THE COVID-19 PROJECT

TENDER NO. SMZ/F0120/G/RNCB/2021-2022/04

- (a) We have examined and have no reservations to the Bidding Documents, including Addenda issued in accordance with Instructions to Bidders ITB 9
- (b) We meet the eligibility requirements and have no conflict of interest in accordance with ITB 4:
- (c) We have not been suspended nor declared ineligible by the Purchaser based on execution of a Bid Securing Declaration in the Purchaser's country in accordance with ITB 18
 - We offer to supply in conformity with the Bidding Documents and in accordance with the Delivery Schedules specified in the Schedule of Requirements the following Goods: Supply of High Tension and Low-Tension Materials Under the Covid-19 Project;
- (d) The total price of our Bid, excluding any discounts offered in item (f) below is:
 - The Sum of is Six Hundred Thirty Four Million Nine Hundred Sixity Thousand Tanzania Shillings (TZS. 634,960,000) VAT Inclusive for LOT 2 A;



- (a) The discounts offered and the methodology for their application are:
- (i) The discounts offered are: [NA]
- (ii) The exact method of calculations to determine the net price after application of discounts is shown below: [NA];
- (b) Our bid shall be valid for a period of 120 days from the date fixed for the bid submission deadline in accordance with the Bidding Documents, and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
- (c) [Applicable] If our bid is accepted, we commit to obtain a Performance Security in accordance with the Bidding Documents;
- (d) We accept that Zanzibar Attorney General Chamber be appointed as the Adjudicator;
 or
- (e) We do not accept that [name proposed by Purchaser] be appointed as Adjudicator, we are hereby proposing [name proposed by the Supplier] be appointed as Adjudicator. The Biography of [insert the name of the Adjudicator proposed by the Supplier] is attached with this form. N/A
- (f) We are not participating, as a Bidder in more than one bid in this bidding process other than alternative bids submitted in accordance with ITB 19;
- (g) Our firm, its affiliates or subsidiaries including any subcontractors or suppliers for any part of the contract – has not been declared ineligible by the Revolutionary Government of Zanzibar under Zanzibar's laws or official regulations or by an act of compliance with a decision of the United Nations Security Council;
- (h) We are not a government owned entity/ We are a government owned entity but meet the requirements of ITB 3.5;
- (i) We have paid, or will pay the following commissions, gratuities, or fees with respect to the bidding process or execution of the Contract: N/A

Name of Recipient	Address	Reason	Amount
•			

(If none has been paid or is to be paid, indicate "none.")



S

- (j) We understand that this bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal contract is prepared and executed; and
- (k) We understand that you are not bound to accept the lowest evaluated bid or any other bid that you may receive.
- (l) We undertake that, in competing for (and, if the award is made to us, in executing) the above contract, we will strictly observe the laws against fraud and corruption in force in Zanzibar;

P.O.Box 4521
MALINDI
MALINDI
In the capacity of:

SALEH RASHID ALI

Managing Director

Duly authorized to sign bid for and on behalf of : RAKAM GENERAL SUPPLY LTD





RAKAM GENERAL SUPPLY LIMITED

Dealers in Electrical Material, Electrical Equipment, Building Material and Other General Supply

Head Office: P.O BOX 4521 Malindi

Zanzibar

Office: +255777509025

+255776341460

Email: rakamlimited@gmail.com

Schedule of Requirement

SUPPLY OF HIGH TENSION AND LOW-TENSION MATERIALS UNDER THE COVID-19 PROJECT SMZ/F0120/G/RNCB/2021-2022/04

LOT 2 A

	PARTICULAR	QTY
SN		8,160
1	Tap-off Connectors	400
2	Tension Clamp 4x25 sqmm	
3	Tension Clamp 2x25 sqmm	59,600
	Tension Clamp 4x50 sqmm	6,120
4		300,000
5	Cable Cleats	

P.O.Box 4521 MALINDI MALINDI

SALEH RASHID ALI

In the capacity of:

Managing Director

Duly authorized to sign bid for and on behalf of : RAKAM GENERAL SUPPLY LTD





Power of Attorney

TO ALL IT MAY CONCERN

THAT BY THIS POWER OF ATTORNEY given on the 22nd December 2021, WE the undersigned Rakam General Supplies Itd of P.O.BOX 4521, Malindi Zanzibar, by virtue of authority conferred to us by the Board Resolution No.13 of day of 22nd December 2021, do hereby ordain nominate and appoint Saleh Rashid Ali of P.O. Box 4521, Zanzibar to be our true lawful Attorney and Agent, with full power and authority, for us and in our names, and for our accounts and benefits, to do any, or all of the following acts, in the execution of tender No. SMZ/F0120/G/RNCB/2021-2022/04 that is to say; To act for the company and do any other thing or things incidental for SMZ/F0120/G/RNCB/2021-2022/04 of SUPPLY OF HIGH TENSION AND LOW-TENSION MATERIALS UNDER THE COVID-19 PROJECT for the Zanzibar Electricity Corporation.

AND provided always that this Power of Attorney shall not revoke or in any manner affect any future power of attorney given to any other person or persons for such other power or powers shall remain and be of the same force and affect as if this deed has not been executed.

AND we hereby undertake to ratify everything, which our Attorney or any substitute or substitutes or agent or agents appointed by him under this power on his behalf herein before contained shall do or purport to do in virtue of this Power of Attorney.

SEALED with the common seal of the said Rakam General Supply Ltd and delivered in the presence of us this 22nd day of December 2021.

IN WITNESS whereof we have signed this deed on this 22nd day of December 2021 a Mjini Maghrib for and on behalf of Rakam General Supply Ltd.

SEALED and DELIVERED by the Common Seal of Saleh Rashid Ali This 22nd December 2021

DONOR

BEFORE ME:

COMMISSIONER FOR OAT

ADVOCATE NOTARY PUBLIC SE COMMISSIONER FOR OATHS

ZANZIBAR ELECTRICITY CORPORATION P.O.BOX 235 ZANZIBAR

SUPPLY OF HIGH TENSION AND LOW-TENSION MATERIALS UNDER THE COVID-19 PROJECT TENDER NO. SMZ/F0120/G/RNCB/2021-2022/04

THE REVOLUTIONARY GOVERNMENT OF ZANZIBAR MEMORANDUM FOR ANTI-BRIBERY POLICY

This company RAKAM GENERAL SUPPLY LTD places importance on competitive bidding taking place on a basis that is free, fair, and competitive and not open to abuse. It is pleased to confirm that it will not offer or facilitate, directly or indirectly, any improper inducement or reward to any public officer their relations or business associates, in connection with its bid, or in the subsequent performance of the contract if it is successful.

This company has an Anti-Bribery Policy/ Code of Conduct and a Compliance Program which includes all reasonable steps necessary to assure that the No-bribery commitment given in this statement will be complied with by its managers and employees as well as by all third parties working with this company on the public sector projects or contract including agents, consultants, consortium partners, subcontractors and suppliers. Copies of our Anti- Bribery Policy/Code Conduct and Compliance Program are attached

In the capacity of :

SALEH RASHID ALI Managing Director
Duly authorized to sign bid for and on behalf of : RAKAM GENERAL SUPPLY
LTD

P.O.Box





河北顾鹏线路器材制造有限公司 Hebei Yipeng Line Equipment Manufacture Co., Ltd

Manufacturer's Authorization Form

Date: 21/12/2021

To: ZANZIBAR ELECTRICITY CORPORATION, P.O BOX 235, GULIONI, ZANZIBAR.

WHEREAS [HEBEI YIPENG LINE EQUIPMENT MANUFACTURE CO.,LTD] who are established and reputable manufacturers of Stay rod sets, Tension Clamp 4x50sqmm, Roof pole Materials, Roof pole materials (Galvanized Pipe), Fisher, Screws and Meter Seal having factories at [NANYAN, DONGHUAN ROAD, SHAHE CITY, HEBEI, CHINA]

do hereby authorize RAKAM GENERAL SUPPLY LTD to submit a Bid, and subsequently negotiate and sign the Contract with you against IFT No. SMZ/F0120/G/RNCB/2021-2022/04 for the above goods manufactured by us.

We hereby extend our full guarantee and warranty as per Clause 17 of the General Conditions of Contract for the goods offered for supply by the above firm against this Invitation for Bids.

Name: Jizhanjun

Title: Overseas Manager

SIGNED: Ji Zhanjun

DULY AUTHORIZED TO SIGN For and On Bekal MANUFACTURE CO.,LTD

G LINE EQUIPMENT







