

INSTRUCTIONS DOCUMENT

FOR

REQUEST FOR APPLICATIONS

FOR APPOINTMENT TO A

MULTI-PARTY FRAMEWORK AGREEMENT

FOR

MINOR BUILDING WORKS COMMERCIAL – PUBLIC SERVICE BODIES

**PLEASE NOTE THAT ALL INFORMATION RELATING TO THIS COMPETITION,
INCLUDING CLARIFICATIONS AND ADDENDA WILL BE PUBLISHED ON**

WWW.ETENDERS.GOV.IE

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1.0 PARTICULARS

1.1 CONTRACTING AUTHORITY

1.1.1 The Local Government Operational Procurement Centre (LGOPC)¹ acting as a Central Purchasing Body (CPB)² under the auspices of Kerry County Council is coordinating the establishment of a Framework Agreement³ of Minor Building Works Contractors⁴ for works on Public Service Commercial Properties on behalf of Contracting Authorities.

1.1.2 Contracting Authorities include:

- Ministers of the Government of Ireland; Central Government Departments; offices and non-commercial agencies and organisations which have a formal reporting and legal relationship to Central Government Departments, including all local authorities in Ireland (as defined in the Local Government Act 2014), (themselves including regional assemblies, local enterprise boards and library bodies), and those approved housing bodies which also constitute "bodies governed by public law" within the meaning of Regulation 2 of the European Union (Award of Public Authority Contracts Regulations 2016 (S. I. No. 284 of 2016), listed on the Register of Approved Housing Bodies maintained by the Department of Housing, Planning, Community and Local Environment currently approved under section 6 of the Housing Act 1992;
- Contracting authorities in the Irish health sector including but not limited to the Health Service Executive (HSE); the Health Information and Quality Authority (HIQA) and HSE funded Agencies delivering health & personal social services funded by more than 50% from Exchequer funds;
- Contracting authorities which are Third Level Educational Institutions (including universities, institutes of technology and members of the Education Procurement Service);
- Contracting authorities which are Education and Training Boards (ETBs) and ETB schools, and primary, post-primary, special and secondary schools as well as ETBs acting on behalf of schools;
- An Garda Síochana (Police);
- The Irish Prison Service;
- The Defence Forces.

1.1.3 Notwithstanding the entitlement of the above mentioned Contracting Authorities to utilise this Framework Agreement, neither the LGOPC nor the Contracting Authorities give any assurances as to the level of engagement or expenditure by Contracting Authorities through this Framework Agreement.

1.2 PURPOSE OF TENDER COMPETITION

1.2.1 The purpose of this competition is to establish a multi-party Framework Agreement for the provision of Minor Building Works within commercial properties across the public service.

1.2.2 Tenderers⁵ that are admitted to the Framework Agreement will be invited to participate in Supplementary Requests for Tender⁶ (sRFTs) issued by Contracting Authorities for the provision of the works and/or services described in the Terms & Conditions.

¹ The LGOPC is responsible for the development and implementation of all Central Purchasing Mechanisms for the Category Councils of Plant Hire and Minor Building Works & Civils as established by the Office of Government Procurement.

² means a contracting authority or a contracting entity within the meaning of Regulation 2(1) of the European Union (Award of Public Authority Contracts) Regulations 2016 providing centralised purchasing activities and possibly, ancillary purchasing activities.

³ means the Framework Agreement and the Terms & Conditions Document.

⁴ means Tenderers admitted to the Framework Agreement and shall have the same meaning as Supplier on the www.supplygov.ie system.

⁵ means an entity that submits a tender.

⁶ means a tender request issued via www.supplygov.ie by the Contracting Authority to the Contractors, undertaken in accordance with the procedure set out in the Terms & Conditions.

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- 1.2.3 The total value of sRFT contracts that will be awarded pursuant to this Framework Agreement is estimated to exceed the threshold for the application of the EU Procurement Directives.
- 1.2.4 It is anticipated that the Framework Agreement will commence in Quarter 3, 2019 and that the term of the Framework Agreement will be two (2) years with the option, at the sole discretion of the LGOPC, to extend the term of the Framework Agreement for two (2) further periods of one (1) year each unless it is otherwise terminated in accordance with the provisions of the Framework Agreement.
- 1.2.5 This tender competition supersedes and replaces all previous documentation, communications and correspondence between the LGOPC and Tenderers in relation to the subject matter of this tender competition, and Tenderers should place no reliance on such previous documentation and correspondence.

1.3 TERMS & CONDITIONS

- 1.3.1 All terms and conditions regarding this competition, the establishment of the Framework Agreement and for the award of sRFT are set out in the Terms & Conditions document included with the Tender Documents⁷.

1.4 DESCRIPTION OF WORKS AT SUPPLEMENTARY REQUEST FOR TENDER STAGE

- 1.4.1 As set out in the Terms & Conditions.

1.5 DIVISION INTO LOTS

Not Applicable to this framework.

⁷ means this Instructions Document, Online Qualification questions, Pricing Document, Terms & Conditions and Framework Agreement.

2.0 TENDERER RESPONSIBILITIES

2.1 GENERAL

- 2.1.1 Applications must be submitted electronically via www.etenders.gov.ie⁸.
- 2.1.2 Tenderers are advised to commence their Application as early as possible to allow sufficient time to address the requirements of this tender competition.
- 2.1.3 Tenderers may edit their Application at any stage up to the Response Deadline⁹.
- 2.1.4 Tenderers not currently registered on www.etenders.gov.ie must register as a 'Supplier' on www.etenders.gov.ie to be able to make an application.
- 2.1.5 Applications in any other format (including hardcopy submissions) will not be accepted.
- 2.1.6 Tenderers must:
- fully comply with these Instructions when preparing their Application and participating in this process.
 - read the Tender Documents and ensure that they fully understand the requirements of the tender competition prior to applying.
 - submit any queries in relation to the requirements of this tender competition via the messaging function on www.etenders.gov.ie no later than 10 calendar days prior to the Response Deadline.
 - complete all elements of the online application via www.etenders.gov.ie (online envelope 1 Technical documents and online envelope 2 Quotation documents).
 - ensure that their Application is submitted online via www.etenders.gov.ie by the stated Response Deadline.
 - be aware that the "Submit Response" button will be disabled automatically upon the expiration of the response deadline.
 - respond to queries/requests for clarification both during the tender period and post tender as may be issued by the LGOPC via www.etenders.gov.ie.
 - take into account the fact that upload speeds vary.
 - note there is a maximum upload limit of 2.14GB per file. Documents larger than this should be divided into smaller files prior to upload.
 - ensure electronic documents are not corrupt. The Contracting Authority is not responsible for corruption in electronic documents.
- 2.1.7 The LGOPC does not issue hard copy correspondence relating to any aspect of this competition and it is the responsibility of the Tenderer to ensure that the correct incoming email address for the receipt of all electronic correspondence is stored on www.etenders.gov.ie. If the links are not working in any electronic correspondence (due to internal firewalls or IT security), log in directly via the www.etenders.gov.ie portal to view any new activity. It is the responsibility of Tenderers to log on to www.etenders.gov.ie regularly to ensure that they are aware of any new activity and should not rely solely on email notifications from LGOPC via www.etenders.gov.ie. All Tenderers should include noreply@eu-supply.com in their spam filters (if they use a filtering tool) in order to receive notifications. The LGOPC shall have no liability in respect of a Tenderer not receiving email notifications or any failure on the part of a Tenderer to regularly check www.etenders.gov.ie.

⁸ means the Irish Government's electronic tendering platform administered by the Office of Government Procurement.

⁹ means the latest date & time for submission of Applications for admittance to the Framework Agreement.

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- 2.1.8 Should a Tenderer experience any technical difficulty with any aspect of their Application on www.etenders.gov.ie please contact the eTenders Support Desk for technical assistance. Email etenders@eu-supply.com or Telephone: 353 (0) 21 243 92 77 (09:00am – 17:30pm GMT).
- 2.1.9 Tenderers can make only one (1) Application (per entity¹⁰) in response to this tender competition.

¹⁰ means 'economic operator' as defined in EU Directive 2014/24 – EU Procurement Directive.

3.0 APPLICATION PROCESS

3.1 GENERAL

- 3.1.1 All Applications must be made via www.etenders.gov.ie. Applications in any other format (including hardcopy) will not be accepted and will result in the application being deemed non-compliant.
- 3.1.2 Tenderers must fully complete and submit the following in order to make a compliant application:
- 3.1.2.1. An online European Single Procurement Document (hereinafter referred to as the "ESPD")
 - 3.1.2.2. Online Envelope 1 (Technical Documents): Tenderers must complete online envelope 1 Technical documents;
 - 3.1.2.3. Online Envelope 2 (Quotation Documents): Tenderers must complete online envelope 2 Quotation documents;
 - 3.1.2.4. Bill of Quantities: Tenderers are required to submit a completed Bill of Quantities; and
 - 3.1.2.5. All supporting documentation as identified in the Tender Documents
- 3.1.3 A User Guide is available on www.etenders.gov.ie for further information on Tender Management.

3.2 ESPD

- 3.2.1 The ESPD is a self-declaration of the Tenderer's financial status, abilities and suitability for a public procurement procedure and is used as preliminary evidence of fulfilment of the conditions required in public procurement procedures across the European Union.
- 3.2.2 The Tenderer is described as the "Economic Operator" in parts of the ESPD and accordingly we describe the Tenderer as "the Economic Operator (the Tenderer)" below.
- 3.2.3 Tenderers can access the ESPD by clicking on "*Manage ESPD Responses*" in the ESPD section on www.etenders.gov.ie and selecting '*Create*'.
- 3.2.4 Part I of the ESPD relates to information concerning the contracting authority and the procurement procedure and does not require any input on the part of the Economic Operator (the Tenderer).
- 3.2.5 Part II of the ESPD relates to information concerning the Economic Operator (the Tenderer) and requires input on the part of the Economic Operator (the Tenderer) and includes the following:
- Section A: This section has been pre-populated with the details entered by the Economic Operator (the Tenderer) when creating its profile on eTenders. The Economic Operator (the Tenderer) must:
 - a) ensure that the pre-populated details regarding the Economic Operator (the Tenderer) are correct
 - Or
 - b) if necessary, amend the pre-populated details regarding the Economic Operator (the Tenderer) in order to correct them;
 - Section B: The Economic Operator (the Tenderer) must enter details regarding the representative(s) of the Economic Operator (the Tenderer) i.e. the person(s) empowered to represent the Economic Operator (the Tenderer) for the purpose of this tender competition.
 - Section C: If applicable, the Economic Operator (the Tenderer) must enter details regarding other entities that the Economic Operator (the Tenderer) relies on to meet the selection criteria (and rules (if any) under Part V) of this tender competition.

(If a Tenderer is relying on the capacities of one or more other entities, those entities must also each submit an ESPD setting out the relevant information for the respective entity. In addition, where a group of entities, including temporary associations, participate together in this tender competition, a separate ESPD must be submitted for each of the participating entities).

- Section D: Section D of the ESPD does not require any input on the part of the Economic Operator (the Tenderer) for this tender competition.

3.2.6 Part III of the ESPD relates to exclusionary grounds¹¹ and requires input on the part of the Economic Operator (the Tenderer) as follows:

- Part 3.A: The Economic Operator (the Tenderer) must answer all queries on these exclusionary grounds.
- Part 3.B: The Economic Operator (the Tenderer) must answer all queries on these exclusionary grounds.
- Part 3.C: The Economic Operator (the Tenderer) must answer all queries on these exclusionary grounds.

3.2.7 Part IV of the ESPD: Selection criteria. In order to comply with the selection criteria for this tender competition the Economic Operator (the Tenderer) must fully complete the Envelope 1 – Technical Documents, online Envelope 2 - Quotation Documents and Bill Of Quantities (a Note to this effect has been inserted by the LGOPC in Part IV of the online ESPD).

3.2.8 Part V of the ESPD does not require any input on the part of the Economic Operator (the Tenderer) for this tender competition.

3.2.9 Part VI of the ESPD allows the Economic Operator (the Tenderer) review its responses before selecting the date and location prior to submission of the ESPD.

3.2.10 The Economic Operator (the Tenderer) must select the 'Finalize' button in the bottom right hand corner of the screen in order to submit the ESPD.

3.3 ONLINE ENVELOPE 1 – TECHNICAL DOCUMENTS

3.3.1 Qualification questions

Tenderers must complete all of the 'Qualification questions' for online envelope 1 on www.etenders.gov.ie.

Tenderers can access the 'Qualification questions' by clicking on the 'Answer questions' button in the envelope 1 section of the RFT on www.etenders.gov.ie.

3.3.2 A tender submission that includes an answer and/or response to a minimum selection criteria ("pass/fail criteria") question and/or declaration in the Online Qualification Questions which denotes that the Tenderer fails to meet the minimum selection criteria for appointment to the Framework Agreement shall be deemed to be a compliant submission but shall be adjudged to fail to meet the minimum selection criteria necessary for entry on to the Framework Agreement and, accordingly, shall not be awarded entry on to the Framework Agreement.

3.4 ONLINE ENVELOPE 2 – QUOTATION DOCUMENTS

3.4.1 Qualification questions

Tenderers must complete all of the 'Qualification questions' for online Envelope 2 on www.etenders.gov.ie.

Tenderers can access the 'Qualification questions' by clicking on the 'Answer questions' button in the envelope 2 section of the RFT on www.etenders.gov.ie.

¹¹ Exclusionary Grounds means exclusion grounds as defined in Regulation 57 of the Regulations.

3.4.2 Pricing

(i) Ceiling Rates

Tenderers must complete the ceiling rates in the Pricing Document by entering their ceiling rates, (maximum all-inclusive hourly labour rates (ex vat)), for the following Contractors Personnel¹² electronically by clicking on the 'Price BoQ online' tab of envelope 2 on www.etenders.gov.ie -:

- 1) Contracts / Project Manager
- 2) Site Manager / Supervisor
- 3) Safety Officer
- 4) Craftworker
- 5) Construction General Operative; including Grade A, B and New Entrant
- 6) Apprentice

The ceiling rates will establish the all-inclusive hourly labour rates that may be proposed at sRFT stage.

The rates submitted shall be fixed as the ceiling rates for these works items applying over the initial 12 months of the Framework Agreement only. Thereafter, these 'ceiling rates' will not apply.

(ii) Lump Sum

Tenderers must enter their total amount of lump sum notional tender 'Total quote' (ex vat) from their completed Pricing Document, electronically by clicking on 'Enter response sum' in Envelope 2 on www.etenders.gov.ie.

(iii) Pricing Document

Tenderers must upload the completed Pricing Document in Envelope 2 under 'Qualification Questions' by clicking 'Answer Questions' and proceeding to the relevant Question 6. The Tenderer must click on the folder icon to the right of relevant Question and then upload the Pricing Document. Microsoft Excel, PDF or Buildsoft Pricing Documents may be uploaded.

The Pricing Document can be obtained by clicking on 'Access documents' within the 'My Response' tab on www.etenders.gov.ie.

Notes:

- Failure by a Tenderer to enter correctly the 'Total quote' and 'Ceilings rates' electronically within Envelope 2 or failure to comply with any of the above requirements may deem their tender non-compliant. No further consideration shall be given by the Central Purchasing Body to a Tender deemed non-compliant.
- Envelope 2 is the electronic Form of Tender for this competition. Only correct price entries by a Tenderer within Envelope 2 including the 'Total quote' and 'Ceilings rates' will be acceptable and considered further in the competition.
- As set out hereunder, Tenderers will be considered for the award of a place on the Framework Agreement based on the ranking of their 'Total Quote'.
- The Tenderer must provide price entries in euro only, to two decimal places. The Tenderer must not use negative rates or zero rates; must not use blank spaces, use the term 'nil', 'included' or dashes or the like. All items within Envelope 2 must be priced and entered electronically.

¹² The Contractors representative, supervisor and subcontractors, employees and other persons working on or adjacent to the site for the Contractor or Subcontractors, and other persons assisting the Contractor to perform the Contract.

3.5 SUBMISSION OF RESPONSE TO TENDER COMPETITION

- 3.5.1 Tenderers can review all information relating to the progress of their application via the 'My response' tab on www.etenders.gov.ie.
- 3.5.2 Tenderers must click on the 'Submit response' tab prior to the Response Deadline to submit their Application.

3.6 COMMUNICATIONS AND CLARIFICATIONS

- 3.6.1 All queries from Tenderers in relation to the requirements of this tender competition shall be submitted online only through the messaging function on www.etenders.gov.ie no later than **10 calendar days** prior to the deadline for the receipt of Applications.
- 3.6.2 The LGOPC will endeavor to respond to all reasonable queries received without delay, in any case, no later than **6 calendar days** prior to the deadline for the receipt of Applications, but does not undertake to respond to all queries received. Queries seeking interpretation of these Instructions may not result in a response.
- 3.6.3 The query and the LGOPC response will, where appropriate, be communicated to all those expressing an interest in this competition, without disclosing the name of the Tenderer who initiated the query.
- 3.6.4 If a Tenderer believes a query and/or its response relates to a confidential or commercially sensitive aspect of its Application, it must mark the query as "Confidential" and state the reason(s) why. If the LGOPC in its absolute discretion is satisfied that the query and/or its response should be properly regarded as confidential or commercially sensitive, the nature of the query and its response shall be kept confidential, subject to any obligations under law.

3.7 RESPONSE DEADLINE

- 3.7.1 It is the responsibility of each individual Tenderer to ensure that their tender is submitted by the response deadline noted on www.etenders.gov.ie.

3.8 NOTICE OF ADDENDA

- 3.8.1 The LGOPC reserves the right to update or alter these Instructions and the information and documents included with this tender at any time by notice via www.etenders.gov.ie to Tenderers.
- 3.8.2 Any such notification will automatically become part of these Instructions.

3.9 EXTENSION OF RESPONSE DEADLINE

- 3.9.1 The LGOPC reserves the right, at its sole discretion, to revise the response deadline for receipt of tender submissions by giving notice in writing via www.etenders.gov.ie to Tenderers at any point up to the response deadline.

3.10 CONFIRMATION OF APPLICANT DETAILS FORM

- 3.10.1 As part of the within application the LGOPC may examine and verify the Tenderers' details including, but not limited to, the following:
- Nature of the Tenderer;
 - Name of the Tenderer;
 - Address of the Tenderer;
 - VAT Registration Number of the Tenderer (if applicable);

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- Company Registration Number of the Tenderer (if applicable);
 - SupplyGov ID No. of the Tenderer (if applicable).

3.10.2 Where, in the course of such examination, the LGOPC determines that a Tenderer has provided details which contain discrepancies, or which are incomplete and/or incorrect the LGOPC may forward to the Tenderer, by way of e-mail, either: (a) a blank Confirmation of Applicant Details Form (hereinafter referred to as a "COADF") requesting that the Tenderer insert the correct details and return same by way of e-mail or; (b) a pre-populated COADF requesting that the Tenderer confirm, by way of e-mail, the details as inserted by the LGOPC are correct.

3.10.3 In circumstances where either a blank or pre-populated COADF is utilised the following terms shall apply:

- Where details have been inserted in a pre-populated COADF by the LGOPC it is completed for convenience purposes only and it is incumbent upon the Tenderer to verify the details inserted are correct.
- Providing or confirming incorrect or incomplete details in a COADF may lead to the Tenderers' exclusion from the application process herein, SupplyGov, the Central Purchasing Mechanisms (hereinafter the "CPMs") operating under same and the contracts issued under such CPMS.
- The LGOPC may apply the details provided or confirmed in a COADF: (a) to the Tenderers' application generally; (b) in the event of any inconsistencies in other documents submitted as part of the Tenderers' application and; (c) as the basis for drafting declarations to be submitted as part of the Tenderers' application.
- The Tenderer indemnifies and holds harmless the LGOPC for any errors, omissions or misinformation in the details initially submitted or where such details are provided or confirmed in the COADF whether such details were inserted by the LGOPC or the tenderer.
- The LGOPC may from time to time prescribe certain language and terminology to be used by the Tenderer in the Tenderer's email correspondence in respect of confirming that the details as inserted by the LGOPC in a pre-populated COADF are correct. A failure by the Tenderer to use such language and terminology in the email correspondence may lead to it being excluded from the application process herein, SupplyGov.ie, the CPMs operating under same and the contracts issued under such CPMs.
- The LGOPC may from time to time prescribe certain language and terminology to be used by the Tenderer in its email correspondence returning a completed COADF. A failure by the Tenderer to use such language and terminology in the email correspondence may lead to it being excluded from the application process herein, SupplyGov.ie, the CPMs operating under same and the contracts issued under such CPMs.
- The confirmation, by way of e-mail, from a Tenderer that the details as inserted by the LGOPC in a pre-populated COADF are correct shall operate as if the pre-populated COADF had been signed and/or sealed (and witnessed appropriately) by the Tenderer and shall be construed accordingly for all legal purposes.
- The return, by way of e-mail, of a previously blank COADF duly completed by a Tenderer shall operate as if the completed COADF had been signed and/or sealed (and witnessed appropriately) by the Tenderer and shall be construed accordingly for all legal purposes.

3.10.4 Nothing in the within obliges the LGOPC to verify the details submitted by the Tenderer and providing incorrect or incomplete information or details may lead to the Tenderers' exclusion from the application herein, SupplyGov.ie, the CPMs operating under same and the contracts issued under such CPMs.

4.0 TENDER EVALUATION & APPOINTMENT

4.1 GENERAL

4.1.1 Applications for admittance to the Framework Agreement will be evaluated by the LGOPC as follows:

PROCESS	ACTION
Compliance	Examine completeness of all Applications
Selection	Determine suitability of compliant Tenderers
Award	Award marks and rank tenders

4.2 COMPLIANCE CHECK

4.2.1 Applications will be checked to determine whether they are fully complete and include all information required.

4.2.2 Applications passing the compliance check will then proceed to suitability assessment in accordance with the criteria set out in the Tender Documents.

4.3 MINIMUM SUITABILITY CRITERIA

4.3.1 Applications will be assessed against the minimum suitability criteria set out in the Tender Documents.

4.4 TENDER AWARD

4.4.1 All Applications that meet the minimum suitability criteria will be further assessed and ranked in terms of the following award criteria and ranking methodology established for securing a place on the Framework Agreement:

AWARD CRITERIA	WEIGHTING	MAXIMUM MARKS AVAILABLE
Most Economically Advantageous Tender: Price (<i>Total quote</i>)	100%	100

4.4.2 To secure a place on the Framework Agreement, each Tenderer will be ranked based on the 'Total quote' submitted on www.etenders.gov.ie as follows -:

Score on price formula = (Maximum 'Score')-100*(1- (Lowest 'Bid'/Bid))

- 'Score' = marks awarded,
- 'Bid' = Tenderers Total Quote.

4.4.3 The Tenderer who submits the lowest 'Total quote' will be awarded 100 marks and position 1 on the Framework.

4.4.4 All other Tenderers will receive marks and be ranked in descending order in accordance with the score on price formula above.

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- 4.4.5 The ranking by the LGOPC of the Tenderer's applications is for the purpose of generally assembling the Framework Agreement only. The ranking by the LGOPC of a Tenderer on the Framework Agreement does not have any relevance to or impact on the subsequent award of contracts by Contracting Authorities following an sRFT.

4.5 COMMUNICATIONS AND CLARIFICATIONS

- 4.5.1 During the evaluation period, the LGOPC may seek clarification of tender submissions via www.etenders.gov.ie.
- 4.5.2 The Tenderers response to requests for clarification shall be submitted via www.etenders.gov.ie no later than the date specified by the LGOPC and must not materially change any of the elements of the submitted Application.
- 4.5.3 If a Tenderer fails to comply in any way with these Instructions, the LGOPC may disqualify the Tenderer concerned and reject its Application. Without prejudice to this right the LGOPC may seek clarification or further information from the Tenderer (that does not materially alter its Application) or take any other step permitted by law.
- 4.5.4 Requests for clarification or further information from the Tenderer shall not be construed as an indication of success in the tender competition.

4.6 NOTIFICATION OF TENDER EVALUATION

- 4.6.1 Following the evaluation of tender submissions, all Tenderers will be informed in writing via www.eTenders.gov.ie of the outcome of the evaluation.
- 4.6.2 Any notification of successful Tenderer status by the LGOPC shall not give rise to any enforceable rights by the Tenderer.

4.7 STANDSTILL PERIOD¹³

- 4.7.1 The LGOPC decision on the outcome of the tender evaluation process will be communicated electronically via www.eTenders.gov.ie to Tenderers.
- 4.7.2 The LGOPC will observe a Standstill Period of fourteen (14) days minimum between the communication of the award decision to the Tenderers and the formal conclusion of the Framework Agreement.
- 4.7.3 No contract can or will be executed or take effect until at least fourteen (14) calendar days after the day on which the Tenderers have been sent a notice informing them of the outcome of the tender evaluation.

4.8 FRAMEWORK AGREEMENT

- 4.8.1 Following the expiry of the standstill period, successful Tenderers will be invited to enter into the Framework Agreement by formally signing the Multi-Party Framework Agreement. A copy of the Framework Agreement has been published with the Tender Documents.
- 4.8.2 On receipt by the LGOPC of the Framework Agreement signed by the successful Tenderer, the Tenderer will be appointed to the Framework.
- 4.8.3 No amendments to the Framework Agreement will be accepted or negotiated. Should a successful Tenderer fail to enter into a Framework Agreement in the required form, that Tenderer shall not be appointed to the Framework Agreement.

¹³ means a period of time to allow for effective pre-contract remedy to unsuccessful Tenderers. The Contracting Authority may not conclude a contract with the identified preferred Tenderers during this time.

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- 4.8.4 The Terms and Conditions detail the conditions for the award of sRFTs under the Framework Agreement. A copy of the Terms & Conditions has been published with the Tender Documents.
- 4.8.5 The appointment of the successful Tenderers to the Framework Agreement does not constitute a commitment or guarantee from Contracting Authorities to enter into a contract with the Tenderer and does not confer any exclusivity on the appointed Contractor. Contracting Authorities reserve the right to carry out separate procurement processes for any works and/or services described in this tender competition from any supplier outside of the Framework Agreement, should they, at their sole discretion, consider it appropriate to do so.

4.9 TERMINATION FROM THE FRAMEWORK

- 4.9.1 A Contractor may be terminated from the Framework Agreement pursuant to the terms of the Framework Agreement.
- 4.9.2 The Framework Agreement may be terminated at any time during the period noted, at the sole and absolute discretion of the LGOPC.