KENYA AIRPORTS AUTHORITY

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Addressed to: "THE MANAGING DIRECTOR"



OFFICE OF THE MANAGING DIRECTOR.
P.O. BOX 19001,
EMBAKASI,
NAIROBI,
KENYA

KAA / 8 / 2003 -04

November 18, 2004

The Clerk of the National Assembly, Clerks Chambers National Assembly, Parliament Buildings P.O.BOX 41842 NAIROBI.

Dear Sir,

RE: SUPPLY, DELIVERY AND INSTALLATION OF PASSENGER TERMINAL LOUNGE SEATS AT JKIA

TENDER NO. KAA / 08 / 2003-04

Reference is made to your letter NA / PIC / CORR/ 2004 (36) dated November 3, 2004 on the above matter. Please find herewith my submission on the same.

Scope of Works

Supply seven hundred (700) three seater units with armrest and fixed tables at one end of each unit. Thirty units were to be fitted with adjustable footrests to be deployed in the transit lounge.

Bidding Process

The tender was advertised in three local dailies starting on March 30, 2004. Bids were opened on April 30, 2004 at 10.00am. Twenty (20)

firms had bought the bid documents but only twelve (12) returned their bids.

Preliminary Evaluation

This was carried out by an evaluation team to determine compliance with the qualification requirements as per instructions to tenderers. As a result of this process, the following seven (7) firms were disqualified on the basis of non-responsiveness to the set requirements in the tender document.

- 1) Pisu & Company
- 2) Office Mart
- 3) Design Wear
- 4) Multi-Options
- 5) Furniture Land
- 6) G/Arreda
- 7) Zadok Furniture's

Responsive Firms

The following five (5) firms were found to be technically responsive and were therefore requested to provide samples of the seats.

- 1) OMK Design
- 2) Adra (K) Ltd
- 3) Wapa Woodcraft
- 4) Victoria Furniture's
- 5) Space & Style

Sample Evaluation

The evaluation committee analyzed the samples on technical compliance particularly on the following three aspects: -

Passenger comfort

(Ascertain padding and

Ergonomics)

Structural Strength

(To confirm durability)

Resistance to Vandalism (Low Maintenance)

Only two firms fulfilled all the three critical requirements and were further considered for financial evaluation. These were: -

Space & Style

Ksh 193, 408,332.00

Victoria Furniture's

Ksh 125,274,466.80

(Euro 1,351,980.00 @ 92.66)

Award

The tender committee which comprises of three board members and senior management staff, met on September 3, 2004 to adjudjudicate on the tender among others. The tender committee awarded this tender to the lowest evaluated firm M/S Victoria Furniture Systems at their quoted sum of Ksh 125,274,466.80 (Euro 1,351,980.00) at the exchange rate of 92.66 prevailing on the tender opening day.

Award Notification

As provided in the Exchequer and Audit (Public Procurement) Regulations 2001, the successful tenderer was notified as well as the unsuccessful bidders awaiting the 21 days period provided for appeals before signing the contract. At the last day of the lapse of 21 days, M/S Zadok Furniture Systems filed an appeal Public Complaints, Review and Appeals Board.

Newspaper Article

On Friday October 22, 2004 an article appeared in the Standard accusing the Authority of having corruptly awarded the contract. This was false information as the facts of the case in our reply appeared in the Daily Nation of Sunday, October 24th 2004 and the Standard on Monday, October 25th, 2004. (Copies attached).

Hearing of Appeal

The matter was scheduled for hearing by the Appeals Board on Monday October 25th, 2004 at the Treasury at 2pm. The Authority gave the facts of the matter and all the documents pertaining to the whole process had been forwarded immediately the appeal was filed.

Appeals Board Ruling

The ruling was delivered on Monday, November 1, 2004 at 4 pm. The overall ruling was that the Authority re-tenders the process afresh. (A copy of the ruling is attached).

Yours faithfully,

GEORGE K. MUHOHO
MANAGING DIRECTOR

C.C The Permanent Secretary
Ministry of Transport and Communications
P.O.BOX 52692 00100
NAIROBI



TENDER TO SUPPLY PASSENGER TERMINAL LOUNGE SEATS AT JOMO KENYATTA INTERNATIONAL AIRPORT

My attention has been drawn to the lead article appearing in the Standard Newspaper Edition of October 22, 2004 titled *Tender Setback War on Graft*. The article suggests that I unprocedurally, corruptly and irregularly awarded a Contract. As required by the Public Procurement Regulations, the Tender was evaluated by an Evaluation Committee, which I am not a member of and duly adjudicated and awarded by the Tender Committee of the Board of Directors of Kenya Airports Authority. As Chief Executive Officer I notified the successful bidder of the award and informed all the other bidders.

From the onset, I wish to state that the matter regarding the tender for the Supply of Passenger Terminal Lounge Seats at Jomo Kenyatta International Airport is currently before the Public Procurement Complaints, Review and Appeals Board, and in that respect I do not wish to rehearse its deliberations.

The matter is due for hearing before the Appeals Board on Monday, the 25th of October 2004. I can only speculate that the Newspaper article was intended to prejudice the Boards findings.

However certain allegations carried in the article are factually inaccurate, patently outrageous and outrightly malicious. For instance the article indicated that samples of seats submitted by bidders were not scrutinized. This is manifestly false. All samples presented by bidders were duly scrutinized by the Evaluation Committee and indeed was the basis for the adjudication of the Tender.

Secondly the article stated that the successful bidder did not furnish the Authority with a Tender Surety – this flies on the face of facts. Had the successful bidder not submitted a Tender Surety, its bid would not have been evaluated in the first place.

Further, the article stated that I had awarded the contract. No contract has been executed with any supplier as yet. In accordance with the Public Procurement Regulations, a contract cannot be

executed before the lapse of a 21 day notification period of the award to allow for appeals by dissatisfied bidders, which right was exercised by Zaddock Furniture System.

GEORGE K. MUHOHO MANAGING DIRECTOR

KENYA AIRPORTS AUTHORITY

22nd October 2004

Contract: Kibaki confidant accused

in multi-million airport seats deal

Tender setback for war on graft

EXAM TIPS

Following instructions to score maximun points in Kiswahili composition (insha)

Sea Page 6

DOUGLAS OKWATCH, INVESTIGATIVE EDITOR

THE Kenya Airports Authority (KAA) is being accused of irregularly awarding a Nairobi-based furniture firm a multi-million shilling tender.

The scandal will come as an unwelcome development for the National Rainbow Coalition government, which is keen to put as much distance as possible between it and the vice of corruption.

The KAA's Managing Director, Mr George Muhoho, is a close confidant of President Kibaki's. The authority is being accused of

Page 2 column 3 >>

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Tender setback for war on graft

From Page 1

awarding Victoria Furnitures Ltd the tender without specifying how much money it wanted spent on the job.

It is further alleged that the authority has given Victoria Furnitures the green light to go ahead with the supply and installation of seats at the Jomo Kenyatta International Airport's passenger terminal lounge without scrutinising all the available samples.

Muhoho signed the letter awarding the contract.

Victoria, one of the largest and most successful furniture dealers, was the fourth low-

est bidder for the contract at Sh125,274,466.80. In a transaction, which is

alleged to have been riddled with irregularities, Victoria Furnitures Ltd also won the tender without executing a valid bank guarantee, when bidding for the job.

The award of the contract has already been challenged and a complaint of alleged flouting of tendering rules by the parastatal is now before the Public Procurement Complaints, Review and Appeals Board.

Yesterday, the KAA spokes-man, Mr Chris Kibiru, refused to comment. He could only say: "As you may be aware, this matter is now before the Procurement Com-Public plaints, Review and Appeals Board

And it has now emerged that it is Victoria Furnitures itself which wrote to KAA point-ing out the problems with the deal. In a letter dated September 29, 2004 Victoria Furnitures says in part:

"We thank you for accepting our offer and your request to us to arrange to send the proposed adjustable footrests and two armrests. This has been forwarded to the suppliers in Spain, who shall dispatch the same shortly for presentation to you.'

The firm also alerts KAA of the following problems with the contract:

■That Muhoho's letter dated September 10, 2004 does not specify any amount even though the law is clear that a Letter of Acceptance must specify the contract sum.

■That even though KAA



has not forwarded a contract agreement for their signa-ture, the requirement is that when a company notifies the successful bidder that a tender has been accepted, such a notice is always accompanied by a contract agreement for a signature. This has not been forwarded to Victoria.

Concerned that the anomalies could cost it the multi-million shilling project, the firm observed that "the failure of a successful bidder to lodge the required performance security shall constitute a breach of the contract and sufficient grounds for the annulment of the award and forfeiture of the tender security and any other remedy under the contract." It is still not clear why the KAA management exempted Victoria from this requirement.

Out of the 20 firms which had bought the tender documents, only 12 submitted their bids namely, OMK Design Ltd, Pisu & Company Ltd, Adra (K) Ltd, Office Mart, Design Wear Ltd., and Multi Options Ltd.

Others were Zadok Fur-niture System, Wapa Wood

Craft, Furniture Land Ltd, Victoria Furnitures, G. Arreda Ltd and Space & Style.

Office Mart was the lowest bidders at Sh14,741,280 under option I, while Victoria Furnitures were sixth at Sh67,952,396.32.

Under option II, Victoria Furnitures was fourth with Sh125,274,466.80 while Zadok Furniture System was the lowest with Sh34,382,000.80.

In its reply to a complaint filed by one of the unsuccessful bidders before the Public Complaints, Procurement Review and Appeals Board, KAA says it wrote to all the responsive bidders and required them to submit their respective samples, which they did. It also explains that the large price differential was due to the disparity in the quality of products.

KAA also says that the samples submitted were examined and tested against three critical parameters — passenger comfort, structural strength, and resistance to vandalism.

From the sample evaluation exercise, according to KAA, only two tenderers were found to have satisfied all the three critical requirements, which were further subjected to financial evaluation.

Eventually, says KAA, Victoria Furnitures were the lowest bidders at Sh125,274,466.80 followed by Space and Style at Sh193,408,322.00.

Finally, says KAA, Victoria Furnitures' bid was held to be the lowest evaluated tender and accordingly the tender for the supply, delivery and installation of passenger seats at JKIA was awarded to the

28.500/=

120W 45,500/=

70W



\$	22/10/2004	Tar. Later
	SUHUR	IFTAR
	CLOSING	OPENING
	A.M.	P.M.
Nairobi	4.43	6.27
Mombasa	4.30	6.17
Kisumu	4.52	6.34
Nakuru :-	447	6.29
Nveri	4 44	6.26
Eldoret	4.50	6.32
Kitale	4.51	6.33
Isiolo	f4.41	6.23
Garissa	4.33	6.15
Wajir	4.32	6.12
Moyale	4.38	6.14
Lamu	4.26	6.12
Malindi	4.29	6.15

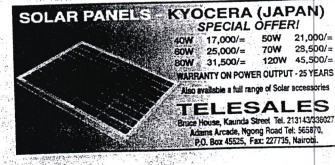
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SCHEDULE 1

FORM 4

REPUBLIC OF KENYA

PUBLIC PROCUREMENT COMPLAINTS, REVIEW AND APPEALS BOARD

APPLICATION NO. 40/2004 OF 2004

BETWEEN

ZADOK FURNITURE SYSTEMS LTD

(APPLICANT)

AND

KENYA AIRPORTS AUTHORITY

(PROCURING ENTITY)

Appeal against the Award Decision of the Tender Committee of the Kenya Airports Authority (Procuring Entity) dated 10th September 2004, in the matter of Tender No. KAA/8/2003-04 of March 2004.

BOARD MEMBERS PRESENT

- I. Mr. Richard Mwongo (Chairman)
- 2. Mr. Adam S. Marjan
- 3. Prof. N. D. Nzomo
- 4. Eng. D. W. Njora
- 5. Mr. John Wamaguru
- 6. Ms. Phyllis Nganga
- 7. Kenneth N. Mwangi (Secretary)

BOARD'S DECISION

Upon hearing the submissions of the parties and the Interested Candidates, and upon considering the information contained in all the documents before it, the Board hereby makes its decision as follows:

BACKGROUND

The tender herein for the supply, delivery and installation of Passenger terminal lounge seats, was advertised in the media on 30th and 31st March 2004, and 1st April 2004. The closing/opening date was 30th April 2004 at 10.00 a.m. Twenty tenderers purchased tender documents and, twelve returned completed bids.

Tender opening took place on 30th April 2004, as advertised, in the presence of interested bidders, all of whom sent a representative. Tenders opened were as follows:

Bidder's Name	Read out	Currency	Exchange
	Price/Options		Rate
1. OMK Design	Opt 1 – 135,892,820	Kshs	
	Opt 2 – 151,148,540	Kshs	
2. Pisu & Company	102,718,000	Kshs	
3. Adra (K) Ltd	Opt $1 - 1,259,725.20$	Euros	(92.66)
	Opt $2 - 1,307,702.80$	Euros	(92.66)
4. Office Mart	14,741,280	Kshs	
5. Designer Wear Ltd	Opt $1 - 40,716,000$	Kshs	
	Opt $2 - 52,896,000$	Kshs	
	Opt 3 – 37,062,000		
6. Multi Options Ltd	60,854,760	Kshs	
7. Zadok Furniture	Opt 1 – 39,927,482	Kshs.	
Systems	Opt 2 – 34,381,998	Kshs	
8. Wapa Woodcraft	110,553,382	Kshs	
9. Furniture Land Ltd		Kshs	
	29,835,499.20		
10. Victoria Furnitures	Opt $1 - 733,352$.	USD	(78.35)
Ltd	Opt 2 – 1,351,980	Euros	(92.66)
11. G/Arreda Ltd		Kshs	
	162,480,492.40		
12. Space and Style	193,408,332	Kshs	

Evidently the lowest priced tender was Office Mart at Shs 14,741,280/= and the highest priced tender was Space and Style at Shs.193,408,332/=, a difference of over Shs. 178 million.

The Tender, as designed, provided for two stages of evaluation, namely:

1. Responsiveness evaluation under Sec 3. Instructions to Tenderers (ITT) Condition 21, for conformation to the terms, conditions and

specifications of the tender documents, leading to rejection of tenders not so conforming.

2. Price evaluation under ITT Conditions 22 and 23 at which prices would be evaluated, and arithmetic errors corrected.

Thereafter, the award would be made to the tenderer whose tender was determined to be substantially responsive to the tender documents and who had offered the lowest evaluated tender price.

Responsiveness, or preliminary, evaluation was carried out as shown in the Procuring Entity's Evaluation Report, and the following five (5) firms were found to be responsive:

- OMK Design Ltd
- 2. Adra (K) Ltd
- 3. Wapa Woodcraft
- 4. Victoria Furnitures
- 5. Space and Style

The seven non-responsive firms were rejected for various failures to comply with the responsiveness requirements. In particular, the Applicant's tender was rejected for failure to provide a valid tender security, in that its tender security had a shorter validity period than the duration of the tender validity.

There followed what the Evaluation Committee in its report called a Technical Responsiveness evaluation. The five firms that qualified under the preliminary evaluation were subjected to the technical evaluation. This evaluation was simply carried out by the evaluation committee awarding one (1) point for each item of the technical specifications indicated in ITT Section 10 B1-B6 and A(d)(ii), (pg 25), and ITT Section 14 (Manufacturer's Authorisation).

During this technical evaluation, the Procuring Entity wrote on 6th July 2004 to the five responsive firms undergoing evaluation, and requested them to provide samples of the seats they were offering to supply. All firms responded, and the Applicant, upon discovering that seat samples had been called for, also insisted on submitting its own samples, which it did. All samples were evaluated including the Applicant's. The outcome of the technical evaluation was the disqualification of three out of five of the responsive bidders. Those who satisfied the technical requirements and proceeded to price evaluation were:

- 1. Victoria Furnitures Shs.125.274,466.80
- 2. Space & Style Shs.193,408,322.00

Victoria Furnitures, having the lowest evaluated tender price, were recommended for award of the tender by the evaluation committee. The Procuring Entity, through its Tender Committee meeting held on 3rd September 2004, at Paper No. 7, awarded the tenderer to Victoria Furnitures at the quoted price of Euro 1,351,980.00, equivalent to Kshs.125,274,466.80 at an exchange rate of Kshs.92.66 per Euro. Letters of notification to all tenderers were written on 10th September 2004.

THE APPEAL

The Applicant has appealed against the said decision of the Tender Committee through its Application filed on 30th September 2004. It has raised four (4) grounds of appeal which we deal with as hereunder:

GROUND NO. 1

This was a complaint that the technical specifications given for the seats under Sec. 10 of the tender, were not clear, contrary to Reg. 14 of the Public Procurement Regulations.

The Applicant argued that Sec. 10 merely provided for the basic requirements for goods, and the tenderers were required to submit with their offers the detailed specifications for the products they intended to supply as indicated in Sec. 10A(a). This amounted to shifting the onus of providing specifications from the Procuring Entity, to the tenderers. Further, the Applicant complained that the evaluation method or criteria was not contained in the tender documents. Finally, the Applicant pointed out that, had the bidders been bidding on an equal basis using similar technical specifications, the price differential between the lowest and highest bidder would not have been so large.

In response, the Procuring Entity pointed out that Sec.10 part B contained the detailed technical specifications for the seats. These include specifications as to quality, dimensions, design, fabrication e.t.c. The Procuring Entity further argued that if the Applicant had any difficulty in following the technical specifications provided, it should have sought for clarification as provided for in the Instructions to Tenderers Condition 6.1 or during a Site Visit as provided for in Tender Condition 4.1. With regard to price differential, this could be explained by the differences in quality and, in any event, that there is nothing in the Regulations that requires that tender prices be "near equal".

We have carefully considered the parties' contentions. We have also perused the tender documents and tenders submitted by the tenderers. At the outset, we note that the requirement in the tender conditions at Sec. 10A(a) that indicates

the Tender Specification, General aspects, and which appears to shift the burden of providing detailed specifications on tenderers, is reproduced directly from the Standard Tender Document for Procurement of Goods Sec. G Technical Specifications, General. This is as required by Reg. 24 (1) on the use of standard tender documents, and the Procuring Entity's inclusion of that provision cannot be criticised.

We also agree with the Procuring Entity that it is incumbent upon a bidder who is uncertain as to specifications, to seek clarification which can be done by a Procuring Entity making modification to the tender, via an addendum, as provided for in Reg. 26.

The foregoing notwithstanding, it is the primary duty of the Procuring Entity to provide specifications that are clear, correct and complete. Where appropriate, the specifications should be based on international standards where such exist or otherwise recognized standards under Reg. 14(3). This enables proper evaluation on a like-for-like basis, and reduces the likelihood of large differentials on the basic characteristics of the goods. We consider that this tender was of the kind that required reference to Standards, since they exist.

In this case, we noted that many of the bidders submitted catalogues with their bids, in which standards for conformance are clearly set out for the various components of the seats. The Procuring Entity on its part, merely set out the heads of requirement, without indicating the standards against which the seats were expected to comply. The catalogues submitted by bidders included the following standards:

Fire Ignitability - BS 5852 of 1990
Combustion by Cigarettes - 1S0 8191-1/88
Strength test requirement (durability) - BS4875 (1985)
Resistance to boiling water, staining and cigarette burns - 1S0 4586
Fire Rating - 1S0 476 Class 2
Fatigue Class (resistance to wear) - BS 3379
Alloy conformity - BS 1490
Perforated steel - BS 4875 (strength of steel tables)

All the above components were indicated in the tender specifications, minus the standards. There was therefore no basis for equality of evaluation which led to each tenderer offering highly different qualities of the goods, at greatly varying prices. In addition, no testing was carried out as to conformance of the samples to any standards nor was any documentary evidence provided that the samples submitted conformed to any standards.

Accordingly, this ground of appeal succeeds.

GROUND NO. 2

This was a complaint that Reg. 30 (8) (b) of the Regulations was breached in that the Tender was not awarded to the lowest evaluated bidder. Here, the Applicant complained that price is not the sole determinant of an award, and that so long as the Applicant had met all requirements, it should have been awarded. This complaint concerns the tender evaluation.

The Procuring Entity pointed out how the evaluation was conducted, resulting in only two firms being qualified for financial evaluation. These were:

Victoria Furnitures, and Space and Style.

The Procuring Entity also indicated that the Applicant failed in responsiveness at the preliminary evaluation stage, in that its tender security validity period ran only up to July 28, 2004, a period of ninety (90) days.

In reply, the Applicant argued that their tender security could not have been invalid for two reasons. First, that there was no requirement in the tender document as to validity period of the security; and second, that the Procuring Entity wrote to the Applicant on 26th and 27th August 2004, requesting it, and other bidders, to extend their tender validity and tender surety.

We have considered the parties contentions herein. A perusal of the Applicant's tender security shows that it was valid up to 28th July 2004, after which it would expire. On the tender security, the Tender document provided as follows:

Sec. 3 Condition 11.1

"The tender shall remain valid and open for acceptance for a period of one hundred and twenty days (120 days) from the specified date of tender opening or from the extended date of tender opening."

Sec 3 Condition 12.3

"Any tender not accompanied by an acceptable Tender Surety will be rejected by the Employer as non-responsive."

Condition 12.2 required the tenderers to furnish a tender in accordance with the format and following the sample form of the Tender Surety contained in the tender document. The sample form was contained in Sec. 5 Form of Tender Security (pg. 18) of the tender document. The last paragraph of that form reads as follows:

"This guarantee will remain valid and in force up to and including thirty (30) days AFTER THE PERIOD OF TENDER VALIDITY . . ." (emphasis added).

Now, if tender validity was 120 days after the tender opening date of 30th April, 2004, that takes us to 28th August 2004. The Tender security should therefore have been valid for at least thirty (30) days thereafter, that is 28th September 2004.

The Applicant's tender security therefore failed in this regard, and it was properly eliminated for failing to be responsive. As such, it could not have qualified for technical or financial evaluation, and therefore the Applicant had no basis for complaint on this ground.

Accordingly this ground of appeal fails.

However, the Board also observed the following with regard to this ground. The tender securities of most other bidders expired on 30th August, 2004, whilst the proper expiry date should strictly have been at least 28th September, 2004. On this basis, the successful bidder's tender should also have been found to have been non-responsive, by the evaluation committee, and disqualified.

GROUND NO. 3

This is a complaint that the Procuring Entity required tenderers to modify their tender by requesting them to submit samples of the lounge seat, contrary to Reg. 32.

The Applicant had three limbs to its argument on this ground. That there was Pre-award modification, then, Post-award modification, and finally, Price modification.

On Pre-award modification, the Applicant argued that the request by the Procuring Entity for seat samples after tender closing, amounted to a modification of the tender. On Post-award modification, the Applicant produced a copy of a letter written on 29th September, 2004 by the winning bidder, Victoria Furnitures. In it, the winning bidder states:

"We thank you for accepting our offer and your request to us to arrange to <u>send the proposed adjustable footrests and two armrests</u>. This has been forwarded to the suppliers in Spain who shall despatch the same shortly for presentation to you soonest..." (emphasis added).

From this, the Applicant argues that the winning tenderer did not meet the sample specifications and was being permitted to supply new armrests and footrests after the award of the tender to enable it to qualify, and that other bidders were not accorded a similar opportunity.

On price modification, the Applicant argued that the winning bidder quoted its unit and total prices in Euros, rather than in Kenya Shillings, as required by the tender conditions. As a result, this would lead to changes in price should there be fluctuations in the exchange rate of the shilling to the Euro.

The Procuring Entity in response to the first limb, pointed out that Sec. 4 Special Conditions 4(i) (Pg 17) of the Tender permitted the Procuring Entity to request samples during evaluation. The request by the Procuring Entity did not therefore amount to a modification.

On the second limb, the Procuring Entity pointed out that the tender specifications required both armrests for each seat, and adjustable footrests for thirty (30) seats under Sec. 10 B1, B2 and B3(b). Accordingly, there was no modification to the tender.

On the third limb, the Procuring Entity admitted that the prices were required to be quoted in shillings pursuant to Tender Condition 10.2 which required both unit rates and total prices to be in shillings. However, it argued that at tender opening, the tender prices were all converted at the then ruling exchange rates so that subsequent exchange rate fluctuations would not affect the final bid prices. The Procuring Entity also produced the letter of award in which the price quoted had been converted to Kenya Shillings.

We have carefully considered the parties' arguments, and we deal with each limb as hereunder:

(a) Pre-Award Modifications: The provisions of Sec 4 Special Conditions item (i) states as follows:

"The employer may request bidders to submit the actual samples of the seats during the evaluation process to determine the quality of the seats to be delivered." There is no doubt from this provision that the Procuring Entity was vested with discretion to request samples during evaluation. Their exercise of that discretion, cannot therefore amount to a modification of the tender. This allegation therefore fails.

(b) Post-Award Modifications: We have perused the successful bidder's letter of 29th September 2004, and the notification of award to the successful bidder. We have earlier cited the relevant content of the successful bidder's said letter. The Procuring Entity's letter of notification of award reads, in part, as follows:

"...in the meantime please arrange to send us a sample of the proposed adjustable footrest and two armrests for us to fit on the sample you provided for our confirmation. The final confirmation for total supply will be made once samples of proposed adjustable footrest and two armrests have been received and accepted by the Authority..." (emphasis added)

There is no doubt, from this letter, that the Procuring Entity was yet to finally confirm and accept the armrests and adjustable footrests, yet the award was being made. A perusal of the Evaluation Committees undated Report on this point reveals as follows:

At Pg 8 – the Victoria Furniture sample:

- "- Did not have adjustable footrest
- sample did not have two middle armrests
- satisfied all other technical specifications"

At Pg 9 – the Recommendation was that:

"The best evaluated bidder for the supply, delivery and installation of Airport Lounge seats within specified areas of the passenger departure terminal is M/s Victoria Furniture Ltd."

In our view, the seat sample submitted by Victoria Furniture did not comply with the requirements as to footrests and armrests and therefore did not meet the specifications. The Procuring Entity's requirement under Sec 10b(1) was for:

- 670 three seater bench with armrests for each seat and fixed tables at one end
- 30 units of seats to be fitted with adjustable footrests.

At the end of the sample evaluation, the criteria on armrests and footrests had not been fulfilled by any tenderer, and the post award request for these samples

by the Procuring Entity, amounted to a substantial modification to the tender requirements.

This allegation therefore succeeds.

(c) With regard to Price Modification, we observe that the tender had a mandatory requirement that unit and total prices be quoted in shillings. The successful bidder did not do this in respect of either its US Dollar offer, Option 1, or the Euro offer, Option 2.

We have perused the original tender and, in particular, the price Schedule for Goods therein. Option 1 shows the unit and all total prices in dollars. The bottom of the page bears the bidder's stamp and an initial. There is no indication of the exchange rate to be used at all. Option 2 shows the unit prices and all totals in Euro. There is also a handwritten note below the figures as follows:

"Exchange rate 92.66 30/04/04."

There is no signature against the handwritten note.

At the bottom of the page there is the bidder's stamp and an initial, as indicated on all other pages on which the bidder has provided information in the bid as part of the bidder's offer at the time of the tender opening.

In our view, there is no verifiable evidence that the exchange rate was indicated.

It is therefore unsafe to rely on the prices offered in Euros as fixed at the rate of exchange given, even though we note that the letter of award fixes the total price at the exchange rate of Shs. 92.66 to the Euro.

Accordingly, this allegation succeeds to that extent.

Taking into account our other observations herein, this ground of appeal succeeds, overall.

GROUND 4

This was a complaint that the letter requesting samples amounted to inducing bidders to breach the provisions of Reg. 31(2) on confidentiality. The Applicant's argument was that the mischief intended to be arrested by Reg. 31 (2) included a requirement that a Procuring Entity is not allowed to initiate communication for an illegal purpose.

The Procuring Entity on its part, argued that no breach was committed since the tender document allowed for the calling of samples, and Reg. 12 requires all such communications to be in writing

We agree with the Procuring Entity on this point which we dealt with earlier and this ground fails.

The Procuring Entity also argued that it was the Applicant who breached the requirements on confidentiality. After the Procuring Entity requested for samples, the Applicant, not having been contacted on account of its non-responsiveness, wrote an unsolicited communication to the Procuring Entity. Their letter, dated 20th August 2004 reads in part as follows:

"We apologise should our inquisitive behaviour be out of expected norms.

If you recall our anxiety on the ongoing (sic) of the above tender made us stumble into information that other people had been invited to bring their sample . . . finally we were verbally asked to deliver the sample . . .

We are once again anxious about the results, though we have made telephone calls our concern still remains because as you know though it is not anybody's intention, awards, I can be challenged within 21 days from the date of the award....."

That letter contains evidence of a litany of most obnoxious breaches of Reg 31 (2) by which bidders are barred from engaging in unsolicited communications with the Procuring Entity, or attempting to influence the Procuring Entity's examination and evaluation of the tenders. So persistent was the Applicant in regard to this breach, that the Procuring Entity not only felt obliged to accept the Applicant's uncalled for sample, but it also went ahead to evaluate the same. This merely complicated further, an already complicated situation. The Evaluation Committee made a record of this problem at Pg. 7 of its Evaluation Report.

The Board has repeatedly expressed its concern that the integrity of the tender evaluation process must always be maintained. Here is a situation where it was compromised by the misconduct of the Applicant, which misconduct was not dealt with firmly by the Procuring Entity. The Applicant has therefore come before this Board with dirty hands, and is warned against repeating such conduct in any future public procurement.

In. conclusion, two grounds of appeal have succeeded and two have failed. Taking into account all the foregoing matters and the complaints of the other interested candidates, and in particular, the flawed tender evaluation and

successful bidder's unresponsive tender security, we are constrained to find that the tender process was fatally flawed.

We therefore annul the tender award, and order re-tendering using proper specifications and clearly defined evaluation criteria.

Delivered at Nairobi this 27th Day of October, 2004.

PPCRAB