



THE UNITED REPUBLIC OF TANZANIA  
MINISTRY OF FINANCE  
PUBLIC PROCUREMENT REGULATORY AUTHORITY



**PUBLIC NOTICE**

Pursuant to Section 72 of the Public Procurement Act, Cap 410, the Authority is mandated to debar firms or individuals from participating in public procurement and disposal of public assets by tender on specified grounds and to inform Procuring Entities and the general public accordingly. Based on the foregoing provisions, **the GENERAL PUBLIC** is informed that the Authority has debarred **M/s Nolana International Limited** (including their directors, partners, officers and agents) for a period of **one (1) year** from participating in public procurement and disposal of public assets by tender with effect from 4<sup>th</sup> December 2025 to 4<sup>th</sup> December 2026 on ground of fraudulent acts (forgery).

The company mentioned above participated in Tender No. TR196/2025/2026/G/63 for Supply of Staff Uniforms, which was advertised by the Public Service Social Security Fund (PSSSF). It was one of the tendering requirements that each tenderer submit three (3) contracts for the supply of staff uniforms, executed between 1<sup>st</sup> January 2021 and 15<sup>th</sup> August 2025, each with a contract value equal to or exceeding Tshs. 300,000,000. In compliance thereof, M/s Nolana International Limited submitted three (3) contracts, one being from Tanzania Revenue Authority (TRA) AE/023/2021-2022/HQ/G/15, with a total contract value of Tshs. 1,642,005,649.68. Upon verification, TRA confirmed that it had not entered into the said Contract with M/s Nolana International Limited. The Authority satisfied itself that the submitted contract was forged.

**THEREFORE**, following issuance of debarment decision/order, Procuring Entities (Pes) and the general public are hereby **NOTIFIED** that, by virtue of Regulation 104 (3) of the Public Procurement Regulations, G.N 518 of 2024, all persons who at the time of debarment were involved in the management affairs of the company mentioned above as directors, partners, agents or officers are also not allowed to participate in public procurement or disposal of public assets by tender for the same periods in which a firm is debarred. Also, pursuant to the provisions of Section 72 (8) of Cap 410, such directors,

partners, agents, or officers are not allowed to incorporate any company or entity for the purpose of supplies, civil works, consultancy and non-consultancy services for the duration of debarment. The details of the blacklisted company and directors/officers are provided below: -

**Table A: Details of the Debarred Firm/Company**

| NAME & ADDRESS OF THE COMPANY   | DEBARMENT DURATION             |                                | GROUNDS         |
|---|--------------------------------|--------------------------------|-----------------|
|   | FROM                           | TO                             |                 |
| M/s Nolana International Limited,<br>Kisutu, PLOT NO. 9, Block A,<br>House No 02<br>P.O. Box 62254,<br><b><u>DAR ES SALAAM</u></b><br><u>said@nolanainternational.com</u><br><br><b><u>Directors/Officer(s)</u></b><br>i) Ashura Hilal Sood<br>ii) Said Omary Hango | 4 <sup>th</sup> December, 2025 | 4 <sup>th</sup> December, 2026 | Fraud (Forgery) |

Issued at **DODOMA** this 4<sup>th</sup> December 2025



CPA S. Y. Malole  
For: **DIRECTOR GENERAL**



