

public works & infrastructure

Department: Public Works and Infrastructure

REPUBLIC OF SOUTH AFRICA

KWADWESI SAPS: EASTERN CAPE: INSTALLATION OF 1 X **10 000 LITRE WATER TANKS**

TENDER NO.

: PEQ06/2022

REFERENCE NO. : 14/1/3/1/6428/6819

QUOTATION DOCUMENT

ISSUED BY:

National Department of Public Works & Infrastructure **Eben Donges Building** Gqeberha 6056

NAME	OF	TENDERER:	***************************************
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T1.1 Tender Notice and Invitation to Tender



PA-03 (EC): NOTICE AND INVITATION FOR QUOTATION

THE DEPARTMENT OF PUBLIC WORKS AND INFRASTRUCTURE INVITES QUOTATIONS FOR:

Project title:	EASTERN CAPE SAPS: KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANKS WITH PUMPS
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Quotation no:	PEQ06/2022	Reference no:	14/1/3/1/6428/6819
Advertising date:	26 August 2022	Closing date:	06 September 2022
Closing time:	11h00	Validity period:	30 Calendar days

1. REQUIRED CIDB GRADING

It is estimated that tenderers should have a CIDB contractor grading designation of **1 GB** or higher, or **1 GB** * or higher.

It is estimated that potentially emerging enterprises should have a CIDB contractor grading designation of select tender value range select class of construction works PE or higher, or select tender value range select class of construction works PE* or higher.

2. RESOPONSIVNESS CRITERIA

2.1 Substantive responsiveness criteria

Only tenderers who are responsive to the following substantive responsiveness criteria are eligible to submit tenders. Failure to comply with the criteria stated hereunder <u>shall</u> result in the tender offer being disqualified from further consideration:

1	\boxtimes	Only those tenderers who satisfy the eligibility criteria stated in the Tender Data may submit tenders.
2		Tender offer must be properly received on the tender closing date and time specified on the invitation, fully completed either electronically (if issued in electronic format), or by writing legibly in non-erasable ink. (All as per Standard Conditions of Tender).
3		Use of correction fluid is prohibited.
4		Submission of (DPW-07 EC): Form of Offer and Acceptance.
5	\boxtimes	Submission of (PA-16): Preference points claim form in terms of the Preferential Procurement Regulations 2017.
6		Submission of (PA – 36 and Annexure/s C): Declaration Certificate for Local Production and Content for designated sectors.
7		Submission of DPW-09 (EC): Particulars of Tenderer's Projects.
8	\boxtimes	Submission of DPW-16 (EC): Site Inspection Meeting Certificate.
9		Submission of record of attending compulsory virtual bid clarification / site inspection meeting.
10	\boxtimes	Submission of DPW-21 (EC): Record of Addenda to tender documents.
11	\boxtimes	The tenderer shall submit his fully priced Bills of Quantities / Lump Sum Document (complete document inclusive of all parts) together with his tender.
12		

^{*} Delete "or select tender value range select class of construction works" where only one class of construction works is applicable

^{*} Delete "or select tender value range select class of construction works PE" where only one class of construction works is applicable



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2.2 Administrative responsiveness criteria

The Employer reserves the right to request further information regarding the undermentioned criteria. Failing to submit further clarification and/or documentation within seven (7) calendar days from request or as specifically indicated, will disqualify the tender offer from further consideration.

	·	
1	\boxtimes	Any correction to be initialled by the person authorised to sign the tender documentation as per PA 15.1 or PA 15.2 resolution of board/s of directors / or PA15.3 Special Resolution of Consortia or JV's.
2		Submission of applicable (PA-15.1, PA-15.2, PA-15.3): Resolution by the legal entity, or consortium / joint venture, authorising a dedicated person(s) to sign documents on behalf of the firm / consortium / joint venture.
3	\boxtimes	Submission of (PA-11): Bidder's disclosure.
4	\boxtimes	Submission of (PA 40): Declaration of Designated Groups for Preferential Procurement.
5	\boxtimes	Submission of proof of Registration on National Treasury's Central Supplier Database (CSD).
6	\boxtimes	Submission of DPW-15 (EC): Schedule of proposed sub-contractors
7		The tenderer shall submit his fully priced Bills of Quantities (complete document inclusive of all parts) within 14 days from request.
8		Upon request, submission of fingerprints obtainable from local SAPS including any other additional documentation and information required for vetting purposes.
9		Upon request, submission of a fully completed security clearance application form with supporting documentation and information as required. The security clearance form will be provided by the Employer for projects requiring a security clearance.
10		Attendance of site inspection meeting by all potential bidders to get clarity regarding the geographical location of the site and the scope of work
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Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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PREQUALIFICATION CRITERIA 3.

Preferential procurement: Applicable

Tenderer must comply with the Pre-qualification criteria for Preferential Procurement listed below

A tenderer having stipulated minimum B-BBEE status level of contributor: Level 1 or Level 2
or Level 3
An EME or QSE
A tenderer subcontracting a minimum of 30% to: An EME or QSE which is at least 51% owned by black people An EME or QSE which is at least 51% owned by black people who are youth An EME or QSE which is at least 51% owned by black people who are women An EME or QSE which is at least 51% owned by black people with disabilities An EME or QSE which is at least 51% owned by black people living in rural or underdeveloped areas or townships A co-operative which is at least 51% owned by black people An EME or QSE which is at least 51% owned by black people An EME or QSE;

Functionality: Not applicable

Note: All bids involving the acquisition of engineering and construction works from cidb Grade 4 and above are subjected to functionality.

Note: Functionality will be applied as a prequalification criterion. Such criteria are used to establish minimum requirements where after bids will be evaluated solely on the basis of price and preference.

Minimum functionality score to qualify for further evaluation:	N/A
Functionality criteria:	Weighting factor:
N/A	N/A

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Total 100 Points

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4. BID EVALUATION METHOD

This bid will be evaluated according to the preferential procurement model in the PPPFA: (Tick applicable preference point scoring system)

	_		☐ Either 80/20 or 90/10 Preference points scoring system
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In case where below/above R 50 000 000 is selected, the lowest acceptable tender will be used to determine the applicable preference point system.

5. ELIGIBILITY IN RESPECT OF RISK TO THE EMPLOYER:

Standard risk management assessment criteria in respect of tenders received for routine projects in the engineering and construction works environments:

Tender offers will be evaluated by an Evaluation Committee based on the technical and commercial risk criteria listed hereunder. Each criterion carries the same weight / importance and will be evaluated individually based on reports presented to the Bid Evaluation Committee by the Professional Team appointed on the project. A tender offer will be declared non-responsive and removed from any further evaluation if any one criterion is found to present an unacceptable risk to the Employer.

In order for the evaluation reports to be prepared by the Professional Team, the Tenderer is obliged to provide comprehensive information on form DPW-09 (EC). Failure to complete the said form will cause the tender to be declared non-responsive and removed from any further consideration. The Employer reserves the right to request additional information over and above that which is provided by the Tenderer on said form. The information must be provided by the Tenderer within the stipulated time as determined by the Bid Evaluation Committee, failing which the tender offer will *mutatis mutandis* be declared non-responsive.

5.1 Technical risks:

Criterion 1: Experience on comparable projects during the past specify period between 5 and 10 years.

The tendering Service Provider's experience on comparable projects during the past specify period between 5 and 10 years. The number of current and previous comparable projects performed by the Tenderer as per the evaluation report prepared by the Consultant Team, based on its research and inspection of a representative sample of the Tenderer's current and previous work as reflected on form DPW-09 (EC), as well as, if necessary, of any additional work executed by the Tenderer, not reflected on form DPW-09 (EC). Failing to provide contactable references will result in the tender offer will be *mutatis mutandis* declared non-responsive.

Aspects to be regarded as "comparable" includes (but may be extended according to circumstances): size of projects (measured against monetary value or other project quantifying parameters), nature of projects (building, engineering, high/low rise, etc.), locality/area of execution (site-specific influences, knowledge of local conditions, etc.), complexity of project, projects for similar client department irrespective of end purpose of buildings/facilities created or in progress of being created and time scales of projects (normal, fast track, etc.) and stage of its/their development.

Criterion 2: Contractual commitment and quality of performance on comparable projects during the past specify between 5 and 10 years.



Adherence to contractual commitments and quality of performance of comparable current and previous projects performed by the Tenderer during the past specify period betwen 5 and 10 years as per the

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evaluation report prepared by the Consultant Team, based on its research and inspection of a representative sample of the Tenderer's current and previous work as reflected on form DPW-09 (EC), as well as, if necessary, of any additional work executed by the Tenderer.

Aspects to be considered include, but are not limited to the following:

- 1. The level of progress on current projects in relation to the project programme or, if such is not available/applicable, to the contractual construction period in general;
- 2. The degree to which previous projects have been completed within the contractual completion periods and/or extensions thereto, and the extend of penalties imposed;
- 3. Project performance: time management & programming of works, timeous ordering of materials and appointment of subcontractors;
- 4. Financial management: payment to suppliers and cash flow problems:
- 5. Quality of workmanship: extent of reworks and timeous attention to remedial works;
- 6. Personnel resources: suitably qualified and experienced, turnover in site staff and labour force, specifically site manager and foreman;
- 7. Personnel management: extent of labour disputes and ability to resolving labour disputes amicably;
- 8. Sub-contractors: extent of turnover in subcontractors, general liaison and payment problems experienced;
- Contract administration: contractual aspects such as complying to laws and regulations, insurances, security, submission of required documentation timeously, reaction to written contract instructions, appointments of subcontractors, etc. as can generally be expected in standard/normal conditions of contract.
- Health & Safety: adherence to regulations and compliance, and number of transgressions & serious incidents.
- 11. Plant & equipment: sufficient resources on site and in time.
- 12. Delays: extent of causing delays, submission of claims timeously, and abuse of or exaggerated delay claims.
- 13. Final account: extent to which the contractor assisted in finalising the final account.

Criterion 3: Suitably qualified and appropriately experienced human resources

Allocation of suitably qualified and appropriately experienced human resources, both in respect of principals and/or other staff (contract manager, site agent, site foreman including other professional, technical and/or administrative) of the tendering Service Provider to the project, as proof that the tendering Service Provider will be able to react/respond appropriately to the Services required herein. The Company Organogram with CV's and certified ID's of all principals and employed workforce as well as proof of Professional Registration will be verified. Current and future workload of the tenderer in relation to capacity and capability will also be considered. The tenderer should demonstrate that he or she possesses the necessary professional and technical qualifications and -competence in relation to the scope of work and work to be undertaken.

Criterion 4: Attendance of compulsory bid clarification meeting, if applicable

If applicable, submission of confirmation of DPW-16.1 (PSB) attendance of compulsory bid clarification meeting or proof of attending the compulsory virtual meeting by a suitably qualified and experienced representative of the tenderer in terms of PA-04 (EC): Notice and Invitation to Tender.

5.2 Commercial risks:

The financial viability assessment evaluates the risk over the life of the construction period, as to whether the tenderer will be able to deliver the goods and services which are specified in the contract and / or be able to fulfil guarantees or warranties provided for in the contract in order to complete the project successfully for the amount tendered.



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Aspects to be considered include but are not limited to, the respective rates tendered, bank rating, financial capability and capacity whether the tenderer has or has access to sufficient financial resources to deliver the goods or services described in the tender documentation (including fulfilling any quarantees or warranty

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claims), whether the tenderer is not subject to any current or impending legal action (either formal proceedings or notification of legal action) which could impact on the financial standing of the tenderer or the delivery of the goods or services, financial report from auditors as proof of current liquidity, and company or any parent company or investor guarantee/s and financial statements.

6. COLLECTION OF TENDER DOCUMENTS

X E	Bid documents are ava	ilable for free download	d on e-Tender portal	www.etenders.gov.za
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Alternatively; quotation documents may be collected during working hours at the following address

Department of Public Works and Infrastructure, Cnr Hancock and Roberts Street,

North End, Gqeberha 6056. A non-refundable bid deposit of R 0.00 is payable (cash only) on collection of the bid documents.

7. SITE INSPECTION MEETING

A pre-tender site inspection meeting will **be** held in respect of this tender. Attendance of said pre- tender site inspection meeting is **not compulsory**

The particulars for said pre-tender site inspection meeting or virtual bid clarification / site inspection meeting, are:

Venue:	01 Mkwenkwe Street, Kwadwesi Police Station, Gqeberha		
Virtual meeting Link:	N/A		
Date:	29 August 2022	Starting time:	14h00

8. ENQUIRIES

Enquiries related to tender documents may be addressed to:

DPWI Project Manager:	Papani Boto	Telephone no:	041 408 2126
Cellular phone no:	076 709 8447	Fax no:	N/A
E-mail:	Papani.Boto@dpw.gov.za		

9. DEPOSIT / RETURN OF QUOTATION DOCUMENTS

Telegraphic, telephonic, telex, facsimile, electronic and / or late tenders will not be accepted.

Requirements for sealing, addressing, delivery, opening and assessment of tenders are stated in the Tender Data.

All tenders must be completed in non-erasable ink and submitted on the official forms – (forms not to be retyped).

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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Tender documents may be posted to:		Deposited in the tender box at:
The Director-General Department of Public Works and Infrastructure Private Bag X 3913 Gqeberha 6056	OR	Department of Public Works and Infrastructure Eben Donges Building Hancock and Roberts Street 296
Attention: Procurement section: Room 296		

10. COMPILED BY:

Papani Boto		26 August 2022
Name of Project Manager	Signature	Date

T 1.2 Tender Data



SPECIAL CONDITIONS OF BID

1. INTERPRETATION

- 1.1. The word "Bidder" in these conditions shall mean and include any firm of Contractors, Services Providers or any company or body incorporated or unincorporated or any other legal entities.
- 1.2. The word "Department" in these conditions shall mean the DEPARTMENT OF PUBLIC WORKS AND INFRASTRUCTURE
- 1.3. Any reference to words "Bid" or "bidder" herein and or any other documentation shall be construed to have the meaning as the words "Tender" or Tenderer".

2. PRECEDENCE

- 2.1. If any other condition (bid rule) in the bid document is in contradiction with the "Special Conditions of Bid" the "Special Conditions of Bid" will take preference.
- 2.2. The "Special Conditions of Bid" can only be amended by an official addendum before the closing date of the bid.

3. GENERAL BID RULES

- 3.1. "Written" or "in writing" means hand-written in non-erasable ink or any form of electronic or digital writing and or a combination thereof.
- 3.2. The digital and or electronic completion and signing of documents is permitted.
- 3.3. A bidder participates in this bid process entirely at its own risk and cost.
- 3.4. The Department may accept or reject any bid offer and may cancel the bid process (or reject all bid offers at any time) prior to the formation of a contract, due to the following:
 - 3.4.1. due to changed circumstances, there is no longer a need for the goods or services specified in the invitation;
 - 3.4.2. funds are no longer available to cover the total envisaged expenditure:
 - 3.4.3. no acceptable tender is received;
 - 3.4.4. there is a material irregularity in the tender process; or
 - 3.4.5. there is material change in the scope of works.
- 3.5. The Department shall not accept or incur any liability for such cancellation or rejection or acceptance, but will give written reasons for such action upon receiving a written request to do so.
- 3.6. Bids which are late or submitted by facsimile or electronically, will not be accepted.
- 3.7. Completed bid documents in a sealed envelope endorsed with the relevant bid number, bid description and the closing, must be deposited in the bid box as indicated in the bid document.
- 3.8. Bidders must ensure that bids submitted via courier services are deposited by the courier service in the Departmental Bid box, prior to the closing date and time. The Department will not accept responsibility for any bids not timeously deposited in the Bid Box.
- 3.9. Bids received after the closing date and time will not be accepted for consideration and where practical, be returned unopened to the Bidder(s).
- 3.10. The bidder must be registered on the Central Supplier Database (CSD) for government prior to the award and must be active on the CIDB where applicable.
- 3.11. Bidders are not allowed to recruit or shall not attempt to recruit an employee of the Department for purposes of preparation of the bid or for the duration of the execution of this contract or any part thereof.

4. AMBIGUITIES/ VAGUENESS

4.1. If there is any ambiguities or vagueness in the bid document or the specifications, drawings or descriptions or functionality or quality, this should be clarified with the



Department, at least five days (5) working days before the closing time stated in the tender data.

5. PERIOD OF VALIDITY FOR BIDS AFTER CLOSING DATE

- 5.1 All Bids must remain valid for a period of 12 weeks (84 days) from the closing date as stipulated in the bid document.
- 5.2 The Department reserves the right to request for the validity extensions of bids, should it deemed necessary. The following conditions will apply when the Department request for a validity extension of a bid:
 - 5.2.1 The request for a validity extension will be done while the validity period of the bids are still valid.
 - 5.2.2 Bidders have the right to refuse the extension of the validity period of their bids.
 - 5.2.3 If a request for validity extensions are send to bidders while the validity period of the bids are still valid, non-replying to the request for validity extension before the expiry date will be deemed a tacit agreement to the extension of the validity period. The Department will communicate with the affected bidders to confirm such tacit agreement.
 - 5.2.4 Should the bidder not agree with the tacit agreement, the bidder shall be deemed to be non-responsive and not considered for further evaluation.
 - 5.2.5 If a bidder(s) refused a validity extension, it will be deemed that the bidder(s) had withdrawn their bids from the bidding process. The Department reserves the right to continue with its bid evaluation and adjudication of the remaining bids and finalise the process.

6. BRAND NAMES

6.1 Wherever a brand name is specified in this bid document (i.e. in the specifications, pricing schedule or bill of quantities or anywhere in this document), the department's requirement is not limited to the specified brand name, but requires an item similar/equivalent or better than specified.

7. CONTRACTUAL PRICE ADJUSTMENTS

7.1 The Bid will not be subjected to any price escalations.

8. AUTHORITY TO SIGN BID DOCUMENTS

- 8.1 No authority to sign (PA 15.1: Resolution of Board of Directors) is required from an enterprise which has only one director or is a sole ownership.
- 8.2 In the case of a bid being submitted on behalf of a company, close corporation or partnership, evidence should be submitted with the bid at the closing time, that the Bid has been signed by a person properly authorised by resolution of the directors or under the articles of the entity. For that purpose, forms PA-15.1-15.3 (Resolution of Board of Directors) are included in the bid document for completion by the relevant Board(s) of Directors
- 8.3 The department further accepts that, in the absence of a PA 15.1: Resolution of Board of Directors, any director or any member of the enterprise may have the authority to bind the enterprise. Therefore the following will apply when only one director or one member of the enterprise signed the bid documents:
 - 8.3.1 The signature of any one of the directors or any one of the members of the enterprise will bind the enterprise and all the directors/ members of the enterprise. This condition will therefore render the bid valid; and
 - 8.3.2 The Department will verify the authority to sign (if deemed necessary) and where possible, may request proof of such authority of the relevant director or relevant member to act on behalf of the enterprise in the form of a "Resolution"



of the Board of Directors", if such ", (PA 15.1: Resolution of Board of Directors)," was not submitted with the bid or was not completed or was incorrectly completed,

- 8.4 In the case of a sub-contractor agreement, a joint venture or consortia, the signing of the sub-contractor agreement, or Joint Venture or Consortia agreement by any director or member of each of the parties to the agreement, will render the sub-contractor agreement or Joint Venture or Consortia agreement valid. Therefore:
 - 8.4.1 The Department reserves the right to request from each party to the subcontractor agreement or Joint Venture or Consortia" agreement, proof of such authority of the relevant director or relevant member to act on behalf of the enterprise(s), in the form of a "Resolution of the Board of Directors", if it was not submitted with the bid or was not completed or was incorrectly completed,
- 8.5 In the event that a non-member or non-director to the enterprise(s) sign the bid documents and or sign a joint venture or consortia agreement, an "Authority to sign" issued by a director of the enterprise(s) or by the Board of Directors of the enterprise(s) must be submitted with the bid at the closing date. Failure to comply with this requirement at the closing date of the bid, will invalidate the bid submitted.

9. CONTRACT PERIOD

- 9.1 The expected contract period is as stipulated in the Contract Data. The construction period is as stipulated within the Contract Data from date of handing over of site in the case of contractors.
- 9.2 The service contract period in terms of consultants would commence on the date of agreeing on the project execution plan stipulating specific milestone date, as agreed by the department.

10. NEGOTIATION WITH THE IDENTIFIED PREFERRED BIDDER

- 10.1 The Bid will be awarded to the bidder who scores the highest PPPFA number of points:
 - 10.1.1 However, should an offer not be market related, the Department reserves the right to negotiate with bidders in accordance with the PPPFA Regulation 6 sub regulations 9(a) & (b).

11. AWARD OF CONTRACTS TO TENDERERS NOT SCORING HIGHEST POINTS

11.1 The Department reserves the right to award the bid to a tenderer, other than the highest scoring bidder, after having applied an objective criteria (i.e risk assessment, as per the risk assessment criteria in the notice to invitation to tender/quote).

12. TAX COMPLIANCE

- 12.1 No tender shall be awarded to a bidder who is non tax -compliant.
- 12.2 All bidders' tax matters must be in order prior to award.
- 12.3 If the recommended bidder's tax status is non-compliant, the recommended bidder must submit written proof from SARS of their tax compliant status or submit written proof that they have made an arrangement with SARS to meet their outstanding tax obligations.
- 12.4 The recommended bidder will be given a maximum of seven (7) working days to correct their tax compliance status.
- 12.5 Failure to comply within seven (7) working days, from the date of the request, the Department will reject the bid submitted by the bidder.



13. REGISTRATION AS A VAT-VENDOR

- 13.1 Non-VAT vendors do not have to include VAT in their bid prices.
- 13.2 Non-VAT vendors who submit bids for contracts that would, if successful, take their annual turnover above the threshold of R1 million, must include VAT in the prices quoted and must therefore immediately upon award of the contract, register with the South African Revenue Service (SARS) as VAT vendors.
- 13.3 The award of contract would be conditional (for Non-VAT vendors who included VAT in their prices) conditional pending the successful bidder submitting proof of registration as VAT vendor with SARS within 21 days of award.
- 13.4 Failure to comply within 21 days after being notified to do so will lead to the automatic withdrawal of the "provisional letter of award" and elimination of the bidder's offer.
- 13.5 VAT vendors must include VAT in their bid prices and failure to comply will lead to an automatic elimination of the bidder's offer.
- 13.6 In all other instances, where bidders have excluded VAT from the prices quoted, if the bidder is successful, the letter of award will clearly state that the price at which the contract is awarded is exclusive of VAT and that VAT will not be added on at any stage after the contract has been signed.
- 13.7 If a Non-VAT vendor/ bidder is contracted with the Department with a price which is Excluded Vat, and it becomes a VAT vendor after award or alternatively becomes a VAT vendor due to a cumulative number of awards, the bidder will have to absorb the adverse financial implications of not including VAT in their price quoted. VAT cannot be claimed from the Department for any payments already made or from any future payments.

14. CERTIFICATION OF DOCUMENTS

- 14.1 Where so required in the bid documents, bidders are required to submit copies which are certified as a "true copy of the original".
- 14.2 If a bidder submitted an uncertified copy of an original document, or an original copy which is not correctly certified, the bidder will be afforded an opportunity to correct such non-compliance within a minimum period of 48 hours as follows:
 - 14.2.1 The corrected noncompliance must be made from the initial copied document and not from a new document or from another document.
- 14.3 All bidders' whose copies complies with the minimum requirements above, will be "deemed in order" and will be subjected for consideration in further evaluation processes, even if the Department did not request any corrections.
- 14.4 No submissions of new or alternative documents or certified copies of new or alternative documents will be allowed after the bid closing date.
- 14.5 The Department will not accept a copy of a copied document and will not provide any bidder an opportunity to correct such a non-compliance.

15. AWARDING OF B-BBEE POINTS

- 15.1 A tenderer must submit proof of its B-BBEE status level of contributor with the bid at the closing date and time.
- 15.2 A valid B-BBEE Certificate is a B-BBEE Certificate which has not expired at the closing date of the bid.
- 15.3 Parties in an unincorporated joint venture must submit its own consolidated B-BBEE certificate, which has not expired at the closing date of the bid
- 15.4 A "Sworn Affidavit" must comply with the following to be considered valid:
 - 15.4.1 The "Sworn Affidavit" must not be expired at the closing date.
 - 15.4.2 In respect of Construction bids, a "Sworn Affidavit" issued in terms of the Amended Construction Sector Code; (Gazette Vol. 630 No. 41287); Issued in terms of paragraph 3.6.2.4.1 (B), must not be expired at the closing date.



- 15.4.3 The Annual Total Revenue must be based on the latest financial year-end's Financial Statements/Management Accounts and other information of the bidder. A "Sworn Affidavit" based on information obtained or declared from older periods than the latest financial year-end or future periods (after the closing date of the bid) will not be accepted.
- 15.4.4 The latest financial year-end must be clearly indicated by the bidder (Deponent) in the "Sworn Affidavit". An omission of the financial year will invalidate the submitted "Sworn Affidavit".
- 15.4.5 The "Sworn Affidavit" must be correctly completed, signed and dated by the bidder (Deponent).
- 15.4.6 The "Sworn Affidavit" submitted must be correctly signed and stamped by the "Commissioner of Oath".
- 15.5 If a bidder submit at the closing date of the bid, a B-BBEE certificate or a "Sworn Affidavit" which is not certified or is certified incorrectly, the bidder will be given a minimum of 48 hours to submit a correctly certified copy. The copy maybe certified after the closing date of the bid.
- 15.6 If a bidder submit at the closing date of the bid a valid B-BBEE certificate or a valid "Sworn Affidavit", but the bidder's PA 16 is not signed or dated or witnessed or it is not properly completed, or its not completed or submitted or did not claim points, the bidder will be given a minimum of 48 hours to correctly complete its PA 16.
- 15.7 Should the bidder intend to sub-contract more than 25%, it is compulsory to submit a valid B-BBEE certificate (s) or a valid Sworn Affidavit(s) for all its proposed sub-contractors. If the B-BBEE certificate (s) or Sworn Affidavit(s) are valid, but it is not certified or is certified incorrectly, the bidder will be given a minimum of 48 hours to submit a certified copy(s). The copy(s) may be certified after the closing date of the bid.
- 15.8 If a bidder clearly indicates "that it will not sub-contract a portion of its contract on its PA-16, but listed a subcontractor(s) on its SCHEDULE OF PROPOSED SUBCONTRACTORS (DPW-15(EC)), the bidder will be given zero points for B-BBEE, irrespective of the actual total R-value to be sub-contracted or the B-BBEE level or the EME status of the subcontractor.
- 15.9 If a bidder indicates "that it will sub-contract a portion of its contract on its PA-16, but the percentage or names of the subcontractor or B-BEE level or EME/QSE status and or the table is not completed correctly or is incomplete and or does not reconcile to the listed subcontractor(s) on its SCHEDULE OF PROPOSED SUBCONTRACTORS (DPW-15(EC)), the bidder will be given an opportunity to correct such reconciliation or non-compliance and may thereafter be accordingly scored for B-BBEE points.
- 15.10 The conditions for B-BBEE Certificates and Sworn Affidavits above, are also applicable to bids where:
 - 15.10.1 Pregualification criteria is a condition of tender and:
 - 15.10.2 Sub-contractors, where subcontracting is a condition of tender.
- 15.11 All bidders' whose B-BBEE Certificates or Sworn Affidavits complies with the minimum requirements above, will be "deemed in order" and will be subjected for consideration in further evaluation, even if the Department did not request any corrections.
- 15.12 No submissions of alternative or new B-BBEE Certificates or "Sworn Affidavits" will be allowed after the bid closing date.

16 LOCAL PRODUCTION AND CONTENT (IF APPLICABLE)

The conditions below, will serve as the evaluation criteria for evaluation on local production and content:



- 15.1.1 On local content designated items, only locally produced goods or services with a stipulated minimum threshold for local production and content will be considered.
- 15.1.2 The relevant designated sector for local production and content is indicated in the bid document.
- 15.1.3 Exchange rate to be used for the calculation of local content (local content and local production are used interchangeably) must be the exchange rate published by the SARB at 12:00 on the date on the date of advertisement of bid
- 15.1.4 Failure to meet the minimum percentage for local production and content, will automatically invalidate the bid for further consideration.
- 15.1.5 If the raw material or input to be used for a specific item is not available locally, bidders should obtain written authorisation from the DTI) should there be a need to import such raw material.
- 16.2 Bidders must at the minimum comply with the following at the closing date and time:
 - 15.1.6 Bidders are not allowed to submit a blank Local Content- Summary Schedule (Annexure C.) and the bidder must at the minimum correctly complete sections C10 to C15 of the Local Content Declaration Summary schedule (Annexure C).
 - 15.1.7 Bidders' offers must meet the minimum percentage for local production and content.
 - 15.2.3 If the raw material or input to be used for a specific item is not available locally, bidders should obtain written authorisation from the DTI) should there be a need to import such raw material or input and a copy of this authorisation letter must be submitted.
- 16.3 It is not mandatory for a bidder to complete table 2 (c) of the LOCAL CONTENT DECLARATION. If a bidder did not complete table 2(c), the information as per Summary schedule (Annexure C) will be utilised.
- 16.4 If the bid is for more than one product, the local content percentages for each product contained in Declaration C (Annexure C) shall be used instead of the table 2 (c) on Local Content Declaration PA36.
- 16.5 If a bidder's PA36 LOCAL CONTENT DECLARATION is not completed, or incorrectly completed or not properly sign, or not dated or not witnessed, the bidder's offer will not be disqualified/ eliminated.
- 16.6 If a bidder incorrectly completed sections C16 to C25 or did not properly sign or date or witnessed its Local Content Declaration Summary schedule (Annexure C), the bidder's offer will not be disqualified/ eliminated.
- A minimum of 48 hours will be given by the Department to a bidder to accurately complete its PA36 and or Local Content Declaration (Summary schedule (Annexure C) sections C16 to C25, should it be required. Failure to adhere to the Department's request on or before the prescribed timeframe, will lead to elimination of the bidder's offer.
- 16.8 The Department reserves the right and discretion not to request all bidders for corrections of their PA36 and Local Content Declaration (Summary schedule (Annexure C). All bidders' whose offers complies with the minimum requirements,



will be "deemed responsive" and will be subjected for further evaluation, even if the Department did not request any corrections.

For further information, bidders may contact the Designated Sector unit within DTI at 012 394 1135.

17 SUBCONTRACTING IS A CONDITION OF TENDER

- 17.1 Where sub-contracting is a condition of tender, bidders are required to comply with the prescribed B-BBEE category(s) of sub-contracting and submit with the bid at the closing date and time at least the following:
 - 17.1.1 A signed subcontracting agreement between the bidder and the intended subcontractor and;
 - 17.1.2 The subcontractor's agreement must be signed by a person properly authorised by each party to the sub-contractor agreement. If a deemed unauthorised person(s) signed the agreement, it will be dealt with as specified in the "Special Conditions of Contract" paragraph 8.
 - 17.1.3 A valid original or certified copy of the B-BBEE certificate or "Sworn Affidavit" of the intended sub-contractor as per the requirements specified in the bid document. Non-complaint B-BBEE certificates or "Sworn Affidavits" of sub-contractors will be dealt with as specified in the "Special Conditions of Contract" paragraph 15.
- 17.2 Where sub-contracting is a condition of tender, the bidder is not obligated to list the proposed mandatory sub-contractor in its SCHEDULE OF PROPOSED SUBCONTRACTORS (DPW-15(EC)).
- 17.3 Failure to comply with the minimum conditions above, will lead to the bid being eliminated.

18 BIDDER'S DISCLOSURE/ BIDDER'S DECLARATION (PA - 11)

- 18.1 The Department will afford a bidder an opportunity to correct its PA-11 form, if the bidder omitted to sign or to complete or to properly complete this form.
- 18.2 A bidder's offer maybe eliminated if the bidder's declaration is proven false during the bid evaluation process.

19 FORM OF OFFER AND ACCEPTANCE

- 19.1 The tender amount in words takes precedence, where there is a discrepancy between the amount in figures, and the amount in words will govern.
- 19.2 The successful bidder will be required to balance its rates prior signing of a contract.
- 19.3 If the tenderer makes an obvious grammatical error in the amount of words, the wording will be compared to all the submitted comparative figures (i.e. the amount in figures on the submitted "Form of Offer and Acceptance" and the amount stipulated in the bills of quantities or the final summary page, or activity schedule or pricing schedule) and if deemed the same:
 - 19.3.1 The tenderer's offer will not be disqualified.
 - 19.3.2 The tenderer can be requested to correct the error and ratify its "Form of Offer and Acceptance".
- 19.4 If there is no amount in words, the amount in figures on the submitted "Form of Offer and Acceptance" will be compared to all the submitted comparative figures (i.e. the amount stipulated in the submitted bills of quantities or the final summary page or the activity schedule, or the pricing schedule) and if deemed the same:



- 19.4.1 The tenderer's offer will not be disqualified.
- 19.4.2 The tenderer can be requested to correct the omission of the amount in words and ratify its "Form of Offer and Acceptance".
- 19.5 In addition to the above, the form of Offer and Acceptance, must at the closing date of the bid, comply with the following minimum criteria:
 - 19.5.1 It must be signed by an authorised person of the Bidder;
 - 19.5.2 The Surname with Initials/ Name of the authorised person must be clearly indicated:
 - 19.5.3 The date on the form of offer must be completed;
 - 19.5.4 The name of the bidder/ legal entity must be clearly indicated.
 - 19.6 If both the "amount in words" and the "amount in figures" is not completed, the bid will be eliminated.

20 CORRECTION OF ERRORS

- Only the authorised signatory to the tender should initial corrections in the tender document.
- 20.2 All corrections must be in non-erasable ink and the use of correcting fluid (tippex) is prohibited.
- 20.3 In the event that a correction is not initialled or the correction is initialled by a person not having the prescribed authority, the Department will:
 - 20.3.1 Seek the necessary clarification from the tenderer and;
 - 20.3.2 If accepting the response from the tenderer, evaluate the bid further and or:
 - 20.3.3 Allow the tenderer to correct/ ratify any noncompliance, where necessary.

21 INCOMPLETE SECTIONS OR SCHEDULES IN BID DOCUMENTS

21.1 Bidders' who omitted or incorrectly completed a section(s) or a schedule(s) in the bid document, but have submitted with the bid the required/ specified proof or supportive documents for that particular sections of the document, maybe allowed to correct such non-compliance.

22 DISCLAIMER

- 22.1 It is impractical and cumbersome for the Department to communicate with all qualifying bidders to correct/ ratify all eligible matters as articulated in this "Special Conditions of Bid". The Department therefore reserves the right and discretion, during its evaluation and other administrative processes to:
 - 22.1.1 Limit its correspondences for corrections/ ratifications/ clarities to potential higher point scoring bidders only and to
 - 22.1.2 Further evaluate any potential qualifying lower scoring bidder(s) as "deemed responsive" without requesting the corrections/ ratifications of a matter which is eligible as per the "Special Conditions of Bid".



DPW-03 (EC): TENDER DATA

Project title:	EASTERN CAPE: KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRE WATER TANKS WITH PUMPS
Reference no:	14/1/3/1/6428/6819

Tender / Quotation no:	PEQ06/2022	Closing date:	06/09/2022
Closing time:	11h00	Validity period:	30 Calendar days

Clause number:	
	The conditions of tender are the Standard Conditions of Tender as contained in Annex C of the CIDB Standard for Uniformity in Construction Procurement as per Government Notice No. 423 published in Government Gazette No. 42622 of 8 August 2019 and as amended from time to time. (see www.cidb.org.za).
	The Standard Conditions of Tender make several references to the Tender Data for details that apply specifically to this tender. The Tender Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and the Standard Conditions of Tender.
	Each item of data given below is cross-referenced to the clause marked "C" in the above mentioned Standard Conditions of Tender.
C.1.1	The employer is the Government of the Republic of South Africa in its Department of Public Works and Infrastructure.
C.1.2	For this contract the three volume approach is adopted.
	This procurement document has been formatted and compiled under the headings as contained in the CIDB's "Standard for Uniformity in Construction Procurement."
	The three volume procurement document issued by the employer comprises the following:
	Volume 1: Tendering procedures T1.1 - Notice and invitation to tender (PA-04 EC) T1.2 - Tender data (DPW-03 EC)
	Volume 2: Returnable documents T2.1 - List of returnable documents (PA-09 EC) C1.1 - Form of offer and acceptance (DPW-07 EC) C1.2 - Contract Data T2.2 - Returnable schedules
	Volume 3: Contract Part C1: Agreement and contract data C1.2 - Contract data (Part 1: Data provided by employer) (DPW-04 EC or DPW-05 EC) C1.3 - Form of guarantee (DPW-10.1 EC / DPW-10.3EC or DPW-10.2 EC/DPW-10.4 EC)
	Part C2: Pricing data C2.1 - Pricing Assumptions (PG-02.2 EC or PG-02.1EC) C2.2 - Bills of Quantities / Lump sum document (if not a returnable document)
	Part C3: Scope of work C3 - Scope of work (PG-01.2 EC or PG-01.1EC)
	Part C4: Site information C4 - Site information (PG-03.2 EC or PG03.1EC)



Tender no: PEQ06/2022

The Employer's agent is:		
Name:	Papani Boto	
Capacity:	Departmental Project Manager	
Address:	Cnr Hancock and Roberts Street, North End, Gqeberha	
Tel:	041 408 2126	
Fax:	N/A	
E-mail:	Papani.Boto@dpw.gov.za	
	Name: Capacity: Address: Tel: Fax:	

C.2.1 C.3.11

A. <u>ELIGIBILITY IN RESPECT OF CIDB REGISTRATION</u>:

The following tenderers who are registered with the CIDB, or are *capable of being so registered prior to the evaluation of submissions, are eligible to have their tenders evaluated (* tenderers who are capable of being so registered, or who have applied for registration but have not yet received confirmation of such registration, must provide, with this tender, acceptable documentary proof thereof):

- a) contractors who have a contractor grading designation equal to or higher than a contractor grading designation determined in accordance with the sum tendered, or a value determined in accordance with Regulation 25 (1B) or 25 (7A) of the Construction Industry Development Regulations, for a 1GB or 1 GB** class of construction work; and
- b) contractors registered as potentially emerging enterprises with the CIDB who are registered in one contractor grading designation lower than that required in terms of a) above

Joint ventures are eligible to submit tenders provided that:

- 1. every member of the joint venture is registered with the CIDB;
- the lead partner has a contractor grading designation in the 1GB or 1GB** class of construction work; and
- the combined contractor grading designation calculated in accordance with the Construction Industry
 Development Regulations is equal to or higher than a contractor grading designation determined in
 accordance with the sum tendered, or a value determined in accordance with Regulation 25 (1B) or 25
 (7A) of the Construction Industry Development Regulations for a 1GB or 1GB** class of construction
 work

A contract will be entered into with a tenderer who has in his employ management and supervisory staff satisfying the requirements of the scope of work for labour intensive competencies for supervisory and management staff. - *Applicable*

^{**} Delete "or select tender value range select class of construction works" where only one class of construction works is applicable



B. INDICATE THE FUNCTIONALITY WEIGHTING APPLICABLE TO THIS BID:

<u>Note:</u> All bids involving the acquisition of engineering and construction works from cidb Grade 4 and above are subjected to functionality.

<u>Note:</u> Functionality will only be applied as a prequalification criterion. Such criteria are used to establish minimum requirements where after bids will be evaluated solely on the basis of price and preference.

Functionality Criteria	Weighting Factor
N/A	N/A
Total	100 Points

(Weightings will be multiplied by the scores allocated during the evaluation process to arrive at the total functionality points)

Mini	mum functionality score to qualify for further evaluation:	N/A
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(Total minimum qualifying score for functionality is 50 Percent).

C ELIGIBILITY IN RESPECT OF RISK TO EMPLOYER:

Standard risk management assessment criteria in respect of tenders received for routine projects in the engineering and construction works environments:

Tender offers will be evaluated by an Evaluation Committee based on the technical and commercial risk criteria listed hereunder. Each criterion carries the same weight / importance and will be evaluated individually based on reports presented to the Bid Evaluation Committee by the Professional Team appointed on the project. A tender offer will be declared non-responsive and removed from any further evaluation if any one criterion is found to present an unacceptable risk to the Employer.

In order for the evaluation reports to be prepared by the Professional Team, the Tenderer is obliged to provide comprehensive information on form DPW-09 (EC). Failure to complete the said form will cause the tender to be declared non-responsive and removed from any further consideration. The Employer reserves the right to request additional information over and above that which is provided by the Tenderer on said form. The information must be provided by the Tenderer within the stipulated time as determined by the Bid Evaluation Committee, failing which the tender offer will *mutatis mutandis* be declared non-responsive.

C.1 Technical risks:

Criterion 1: Experience on comparable projects during the past 5 years.

The tendering Service Provider's experience on comparable projects during the past 5 years. The number of current and previous comparable projects performed by the Tenderer as per the evaluation report prepared by the Consultant Team, based on its research and inspection of a representative sample of the Tenderer's current and previous work as reflected on form DPW-09 (EC), as well as, if necessary, of any additional work executed by the Tenderer, not reflected on form DPW-09 (EC). Failing to provide contactable references will result in the tender offer will be *mutatis mutandis* declared non-responsive.



Aspects to be regarded as "comparable" includes (but may be extended according to circumstances): size of projects (measured against monetary value or other project quantifying parameters), nature of projects (building, engineering, high/low rise, etc.), locality/area of execution (site-specific influences, knowledge of local conditions, etc.), complexity of project, projects for similar client department irrespective of end purpose of buildings/facilities created or in progress of being created and time scales of projects (normal, fast track, etc.) and stage of its/their development.

Criterion 2: Contractual commitment and quality of performance on comparable projects during the past 5 years.

Adherence to contractual commitments and quality of performance of comparable current and previous projects performed by the Tenderer as per the evaluation report prepared by the Consultant Team, based on its research and inspection of a representative sample of the Tenderer's current and previous work as reflected on form DPW-09 (EC), as well as, if necessary, of any additional work executed by the Tenderer, not reflected on form DPW-09 (EC). Failing to provide contactable references will result in the tender offer be *mutatis mutandis* declared non-responsive.

Aspects to be considered include, but are not limited to the following:

- 1. The level of progress on current projects in relation to the project programme or, if such is not available/applicable, to the contractual construction period in general;
- 2. The degree to which previous projects have been completed within the contractual completion periods and/or extensions thereto, and the extend of penalties imposed;
- 3. Project performance: time management & programming of works, timeous ordering of materials and appointment of subcontractors;
- 4. Financial management: payment to suppliers and cash flow problems;
- 5. Quality of workmanship: extent of reworks and timeous attention to remedial works;
- Personnel resources: suitably qualified and experienced, turnover in site staff and labour force, specifically site manager and foreman;
- 7. Personnel management: extent of labour disputes and ability to resolving labour disputes amicably;
- 8. Sub-contractors: extent of turnover in subcontractors, general liaison and payment problems experienced;
- Contract administration: contractual aspects such as complying to laws and regulations, insurances, security, submission of required documentation timeously, reaction to written contract instructions, appointments of subcontractors, etc. as can generally be expected in standard/normal conditions of contract.
- Health & Safety: adherence to regulations and compliance, and number of transgressions & serious incidents.
- 11. Plant & equipment: sufficient resources on site and in time.
- 12. Delays: extent of causing delays, submission of claims timeously, and abuse of or exaggerated delay claims.
- 13. Final account: extent to which the contractor assisted in finalising the final account.

Criterion 3: Suitably qualified and appropriately experienced human resources

Allocation of suitably qualified and appropriately experienced human resources, both in respect of principals and/or other staff (contract manager, site agent, site foreman including other professional, technical and/or administrative) of the tendering Service Provider to the project, as proof that the tendering Service Provider will be able to react/respond appropriately to the Services required herein. The Company Organogram with CV's and certified ID's of all principals and employed workforce as well as proof of Professional Registration will be verified. Current and future workload of the tenderer in relation to capacity and capability will also be considered. The tenderer should demonstrate that he or she possesses the necessary professional and technical qualifications and -competence in relation to the scope of work and work to be undertaken.

Criterion 4: Attendance of compulsory bid clarification meeting, if applicable

If applicable, submission of confirmation of DPW-16.1 (PSB) attendance of compulsory bid clarification meeting or proof of attending the compulsory virtual meeting by a suitably qualified and experienced representative of the tenderer in terms of PA-04 (EC): Notice and Invitation to Tender.



	C.2 Commercial risks:
	The financial viability assessment evaluates the risk over the life of the construction period, as to whether the tenderer will be able to deliver the goods and services which are specified in the contract and / or be able to fulfil guarantees or warranties provided for in the contract in order to complete the project successfully for the amount tendered.
	Aspects to be considered include but are not limited to, the respective rates tendered, bank rating, financial capability and capacity whether the tenderer has or has access to sufficient financial resources to deliver the goods or services described in the tender documentation (including fulfilling any guarantees or warranty claims), whether the tenderer is not subject to any current or impending legal action (either formal proceedings or notification of legal action) which could impact on the financial standing of the tenderer or the delivery of the goods or services, financial report from auditors as proof of current liquidity, and company or any parent company or investor guarantee/s and financial statements.
C.2.7	For particulars regarding a pre-tender site inspection meeting, see Notice and Invitation to Tender T1.1
C.2.12	If a tenderer wishes to submit an alternative tender offer, the only criteria permitted for such alternative tender offer is that it demonstrably satisfies the Employer's standards and requirements. A tenderer may submit alternative tender offers only if a main tender offer, strictly in accordance with all the requirements of the tender documents, is also submitted. Provided that the tenderer's main tender offer is according to specification and would under normal circumstances be recommended for acceptance, his alternative tender offer may also be considered for the purpose of the award of the contract.
	Calculations, drawings and all other pertinent technical information and characteristics as well as modified or proposed Pricing Data must be submitted with the alternative tender offer to enable the Employer to evaluate the efficacy of the alternative and its principal elements, to take a view on the degree to which the alternative complies with the Employer's standards and requirements and to evaluate the acceptability of the pricing proposals. Calculations must be set out in a clear and logical sequence and must clearly reflect all design assumptions. Pricing Data must reflect all assumptions in the development of the pricing proposal.
	Acceptance of an alternative tender offer will mean acceptance in principle of the offer. It will be an obligation of the contract for the tenderer, in the event that the alternative is accepted, to accept full responsibility and liability that the alternative offer complies in all respects with the Employer's standards and requirements.
	The modified Pricing Data must include an amount equal to 5% of the amount tendered for the alternative offer to cover the Employer's costs of confirming the acceptability of the detailed design before it is constructed.
	Alternative tender offer permitted: Yes ☐ No ☒
C.2.13.2	The list of Returnable Documents identifies which of the documents a tenderer must complete when submitting a tender offer. The tenderer must submit his tender offer by completing the Returnable Documents, signing the "Offer" section in the "Form of Offer and Acceptance" and delivering the Returnable Documents back to the Department.
C.2.13.5	The Employer's address for delivery of tender offers and identification details to be shown on each tender offer package are as per Notice and Invitation to Tender T1.1.
C.2.13.6 C.3.5	A two-envelope procedure will not be followed.
C.2.15	The closing time for submission of tender offers is as per Notice and Invitation to Tender T1.1.
C.2.16	The tender offer validity period is as per Notice and Invitation to Tender T1.1.
C2.16.3	Omit the wording of the last sentence for those projects which are subject to CPAP
C.2.18	The tenderer will be required to submit his fully priced Bills of Quantities / Lump Sum Document (complete document inclusive of all parts):
	 ☐ Together with his tender; or ☐ The tenderer shall submit his fully priced and completed sectional summary- and final summary pages with the tender and thereafter submit the fully completed Bills of Quantities within fourteen (14) calendar days of the date requested to do so prior to the award of the contract.



Access shall be provided for inspections, tests and analysis as may be required by the Employer. The location for opening of the tender offers, immediately after the closing time thereof shall be at: Department of Public Works and Infrastructure, Cnr Hancock and Roberts, Eben Donges Building, Gqeberha, 6056 The words "responsive tender" and "acceptable tender" shall be construed to have the same meaning. Omit the wording and replace with the following:
Department of Public Works and Infrastructure, Cnr Hancock and Roberts, Eben Donges Building, Gqeberha, 6056 The words "responsive tender" and "acceptable tender" shall be construed to have the same meaning. Omit the wording and replace with the following:
Omit the wording and replace with the following:
"Notify the tenderer of all errors, omissions and/or rate imbalances that are identified in the tender offer and request the tenderer to, within a stipulated time, accept the total of prices as corrected in accordance with C.3.9.4."
Omit the wording of the first sentence and replace with the following: "In cases where tender offers contain errors, omissions and/or rate imbalances, these are to be corrected as follows:"
Add sub paragraph c) to C.3.9.4, as follows: "c) If the tenderer does not accept the corrected tender offer, or cannot reach consensus with the Employer on a corrected tender offer, the tender is to be classified as not acceptable/non responsive and removed from further contention."
The procedure for the evaluation of responsive tenders is Method 2: Financial Offer and Preference.
Add the following to sub paragraph a), as follows: The tenderer or any of its directors is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act, 2004 (Act No. 12 of 2004) as a person prohibited from doing business with the public sector;
Provide to the successful tenderer one copy of the signed contract document.
T F C



PA-09 (EC): LIST OF RETURNABLE DOCUMENTS

Project title:	EASTERN CAPE SAPS: KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANKS WITH PUMPS		
Tender / Quotation no:	PEQ06/2022	Reference no:	14/1/3/1/6428/6819
Receipt Number:			

1. RETURNABLE DOCUMENTS REQUIRED FOR TENDER EVALUATION PURPOSES

<u>Note</u>: Failure to submit the applicable documents will result in the tender offer being disqualified from further consideration.

Tender document name	Number of pages issued	Returnable document
Form of Offer and Acceptance (DPW-07 EC)	4 Pages	Yes
Submission of Bidder's disclosure (PA-11)	3 Pages	Yes
Resolution of Board of Directors (PA-15.1) (if applicable)	1 Page	Yes
Resolution of Board of Directors to enter into Consortia or JV's (PA-15.2) (if applicable)	2 Pages	Yes
Special Resolution of Consortia or JV's (PA-15.3) (if applicable)	3 Pages	Yes
Preference points claim form in terms of the Preferential Procurement Regulations 2017 (PA – 16.1)	5 Pages	Yes
Declaration Certificate for Local Production and Content for designated sectors (PA – 36 and Annexure/s C)	4 Pages	Yes
Fully completed Declaration of Designated Groups for Preferential Procurement (PA 40)	2 Pages	Yes
Registration on National Treasury's Central Supplier Database (CSD).	-	Yes
Particulars of Tenderer's Projects (DPW-09 EC)	2 Pages	Yes
Site Inspection Meeting Certificate (DPW-16 EC) (if applicable).	1 Page	
Record of attending compulsory virtual bid clarification / site inspection meeting (if applicable).	1 Page	
Record of Addenda to tender documents (DPW-21 EC)	1 Page	Yes
Proof of 30% Subcontracting participation and related documents in terms of the Preferential Procurement Regulations 2017 (if applicable).		
0		

^{*} In compliance with the requirements of the cidb SFU Annexure G

PA-09 (EC): List of Returnable Documents

Tender / Quotation no: PEQ06/2022

2. ADDITIONAL RETURNABLE DOCUMENTS REQUIRED FOR TENDER EVALUATION PURPOSES

Note: Failure to submit the applicable documents will result in the Tenderer having to submit same upon request within a stipulated time and if not complied with, will result in the tender offer being disqualified from further consideration. [See also C.2.18 of the Standard Conditions of Tender]

Tender document name	Number of pages issued	Returnable document		
Any <u>additional</u> information required to complete a risk assessment (if applicable)	-	Yes		
Any correction to be initialled by the person authorised to sign the tender documentation as per PA 15.1 or PA 15.2 resolution of board/s of directors / or PA15.3 Special Resolution of Consortia or JV's.				
Submission of applicable (PA-15.1, PA-15.2, PA-15.3): Resolution by the legal entity, or consortium / joint venture, authorising a dedicated person(s) to sign documents on behalf of the firm / consortium / joint venture.	5 Pages	Yes		

3. RETURNABLE DOCUMENTS THAT WILL BE INCORPORATED INTO THE CONTRACT

Note: Failure to submit the applicable documents will result in the Tenderer having to submit same upon request within a stipulated time and if not complied with, will result in the tender offer being disqualified from further consideration. [See also C.2.18 of the Standard Conditions of Tender]

Tender document name	Number of pages issued	Returnable document
Schedule of proposed sub-contractors (DPW-15 EC) (if applicable)	1 Page	Yes
Particulars of Electrical Contractor (DPW-22 EC) (if applicable)	1 Page	Yes
Mechanical / Electrical / Security Work material and equipment schedules (if applicable)	Pages	Yes
Schedule for Imported Materials and Equipment (DPW-23 EC) (if applicable)	1 Page	Yes

4. OTHER DOCUMENTS THAT WILL BE INCORPORATED INTO THE CONTRACT
(Insert a tick in the "Returnable document" column to indicate which documents must be returned with the tender)

<u>Note</u>: Failure to submit the applicable documents will result in the tender offer being disqualified from further consideration.

Tender document name	Number of pages issued	Returnable document
Priced Bills of Quantities / Lump Sum Document (complete document inclusive of all parts)	64 Pages	⊠Yes □No
Fully priced and completed sectional summary- and final summary pages with the tender.	Pages	□Yes □No



Tender document name	Number of pages issued	Returnable document
Site inspection meeting certificate (DPW-16)	1 Pages	□Yes □No
insert document name	Pages	□Yes □No
insert document name	Pages	□Yes □No

5. ADDITIONAL INFORMATION THAT MAY BE REQUIRED FOR TENDER EVALUATION PURPOSES

Legal Status of Tendering Entity: If the Tendering Entity is:		Documentation to be submitted with the tender, or which may be required during the tender evaluation:
	A close corporation, incorporated prior to 1 May 2011 under the Close Corporations Act, 1984 (Act 69 of 1984, as amended)	Copies of the Founding Statement – CK1
b.	A profit company duly registered as a private company. [including a profit company that meets the criteria for a private company, whose Memorandum of Incorporation states that the company is a personal liability company in terms of Section 8(2)(c) of the Companies Act, 2008 (Act 71 of 2008, as amended)].	Copies of: i. Certificate of Incorporation – CM1; ii. Shareholding Certificates of all Shareholders of the company, plus a signed statement of the company's Auditor, certifying each Shareholder's ownership / shareholding percentage relative to the total; and/or iii. Memorandum of Incorporation in the case of a personal liability company.
C.	A profit company duly registered as a private company in which any, or all, shares are held by one or more other close corporation(s) or company(ies) duly registered as profit or non-profit company(ies).	Copies of documents referred to in a. and/or b. above in respect of all such close corporation(s) and/or company(ies).
d.	A profit company duly registered as a public company.	Copy of Certificate of Incorporation – CM1, and a signed statement of the company's Secretary or Auditor confirming that the company is a public company.
e.	A non-profit company, incorporated in terms of Section 10 and Schedule 1 of the Companies Act, 2008 (Act 71 of 2008, as amended).	Copies of: I the Founding Statement – CK1; and ii the Memorandum of Incorporation setting out the object of the company, indicating the public benefit, cultural or social activity, or communal or group interest.
f.	A natural person, sole proprietor or a Partnership	Copy(ies) of the Identity Document(s) of: i. such natural person/ sole proprietor, or each of the Partners to the Partnership.
g.	A Trust	Deed of Trust duly indicating names of the Trustee(s) and Beneficiary (ies) as well as the purpose of the Trust and the mandate of the Trustees.

Signed by the Tenderer					
Name of representative	Signature	Date			

C1.1 Form of Offer and Acceptance



DPW-07 (EC): FORM OF OFFER AND ACCEPTANCE

Project title:	Project title: EASTERN CAPE SAPS: KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITI WATER TANKS WITH PUMPS					X 10 000 LITRES
Tender / Quotation	n no:	PEQ06/2022	F	Reference no:	14/1/3/1/64	28/6819
FFER					· · · · · · · · · · · · · · · · · · ·	
rocurement of: Installation of two fi	ve tho	the acceptance signature usand litres water tanks m sting ablution systems				
		e offer signature block, has able schedules, and by sub				
cceptance, the Tend cluding compliance	derer o with al	e Tenderer, deemed to be ffers to perform all of the o I its terms and conditions a ith the conditions of contrac	obligat iccordi	ions and liabilities on ng to their true inten	f the Contractor t and meaning for	under the contrac
		SIVE OF ALL APPLICABLE Tance fund contributions and ski			cludes value- addec	l tax, pay as you earr
Rand (in words):	211,000		• 22 • 22 • 22			
Rand in figures:	R					
		lence over the amount in figures. I				ce negotiation with
turning one copy of	this do	by the Employer by signing ocument to the Tenderer be comes the party named as	fore th	ne end of the period	of validity stated	in the tender data
HIS OFFER IS MAD Company or Close C		THE FOLLOWING LEGAL on:	ENTIT	Y: (cross out block natural Person or Pa		cable)
And: Whose Registra		mber is:	OR	Whose Identity Numb		••••••••••••
And: Whose Income				Whose Income Tax F		s/are:
				CSD supplier numl	oer:	

^{*}Any reference to words "Bid" or "Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

**Any reference to the words "payment reduction" herein shall be construed to have the same meaning as the word "retention"

Page 1 of 4

For Internal & External Use



			AND WHO IS (if app	olicable):	
Trac	ding unde	er the name and style of:			
			AND WHO IS	3:	
Rep	resented	I herein, and who is duly authorised to	do so, by:	Note:	
Mr/N	Mrs/Ms:			A Resolution / Power of	f Attorney, signed by all the rtners of the Legal Entity must
In h	is/her ca	pacity as:			thorising the Representative to
IGNI	ED FOR	THE TENDERER:			
	٨	lame of representative	S	ignature	Date
VITN	ESSED	BY:			
		Name of witness	S	ignature	Date
The of	fficial do fficial alt	respect of: (Please indicate with cumentsernative			(N.B.: Separate Offer and Acceptance forms are to be completed for the main and for each alternative offer)
SECU	RITY O	FFERED:			
a) b)	(exclu	enderer accepts that in respect of coding VAT) will be applicable and will bect of contracts above R1 million, the	pe deducted by the E Tenderer offers to p	Employer in terms of the ap provide security as indicated	plicable conditions of contract d below:
	(1)	cash deposit of 10 % of the Contra	ct Sum (excluding V	AT)	Yes 🗌 No 🗍
	(2)	variable construction guarantee of	10 % of the Contrac	t Sum (excluding VAT)	Yes 🗌 No 🗍
	(3)	payment reduction of 10% of the va	alue certified in the p	payment certificate (excludi	ng VAT) Yes 🗌 No 🗌
	(4)	cash deposit of 5% of the Contract of the value certified in the paymen			of 5% Yes No
	(5) fix	ted construction guarantee of 5% of the reduction of 5% of the value certifi			nt Yes ☐ No ☐

NB. Guarantees submitted must be issued by either an insurance company duly registered in terms of the Insurance Act [Long-Term Insurance Act, 1998 (Act 52 of 1998) or Short-Term Insurance Act, 1998 (Act 35 of 1998)] or by a bank duly registered in terms of the Banks Act, 1990 (Act 94 of 1990) on the pro-forma referred to above. No alterations or amendments of the wording of the pro-forma will be accepted.

^{*}Any reference to words "Bid" or "Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

^{**}Any reference to the words "payment reduction" herein shall be construed to have the same meaning as the word "retention" For Internal & External Use



The Tenderer elects as its <i>domicilium citandi et executandi</i> in the Republic of South Africa, where any and all legal notices may be served, as (physical address):
Other Contact Details of the Tenderer are:
Telephone No
Fax No
Postal address
Banker Branch
Registration No of Tenderer at Department of Labour
CIDB Registration Number:
ACCEPTANCE
ACCEPTANCE
By signing this part of this form of offer and acceptance, the Employer identified below accepts the Tenderer's offer. In consideration thereof, the Employer shall pay the Contractor the amount due in accordance with the conditions of contract identified in the contract data. Acceptance of the Tenderer's offer shall form an agreement between the Employer and the Tenderer upon the terms and conditions contained in this agreement and in the contract that is the subject of this agreement.
The terms of the contract are contained in: Part C1 Agreement and contract data, (which includes this agreement) Part C2 Pricing data Part C3 Scope of work Part C4 Site information and drawings and documents or parts thereof, which may be incorporated by reference into the above listed Parts.
Deviations from and amendments to the documents listed in the tender data and any addenda thereto as listed in the tender schedules as well as any changes to the terms of the offer agreed by the Tenderer and the Employer during this process of offer and acceptance, are contained in the schedule of deviations attached to and forming part of this agreement. No amendments to or deviations from said documents are valid unless contained in this schedule.
The Tenderer shall within two weeks after receiving a completed copy of this agreement, including the schedule of deviations (if any), contact the Employer's agent (whose details are given in the contract data) to arrange the delivery of any securities, bonds, guarantees, proof of insurance and any other documentation to be provided in terms of the conditions of contract identified in the contract data. Failure to fulfil any of these obligations in accordance with those terms shall constitute a repudiation of this agreement.
Notwithstanding anything contained herein, this agreement comes into effect on the date when the tenderer receives

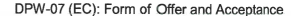
notwithstanding anything contained herein, this agreement comes into effect on the date when the tenderer receives one fully completed original copy of this document, including the schedule of deviations (if any). Unless the tenderer (now contractor) within five (5) working days of the date of such receipt notifies the employer in writing of any reason why he/she cannot accept the contents of this agreement, this agreement shall constitute a binding contract between the parties.

F	or	the	Emp	loyer:

Name of signatory	Signature	Date

^{*}Any reference to words "Bid" or "Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

^{**}Any reference to the words "payment reduction" herein shall be construed to have the same meaning as the word "retention" For Internal & External Use





Name of Organisation: Department of Public Works and Infrastructure			
Address of Organisation:	Department of North end, Gqe	Public Works and Infrastructure, Cnr Hai ebrha, 6056	ncock and Robert Street,
WITNESSED BY:			
Name of witne	ess	Signature	Date
Schedule of Deviations		· c	
1.1.1. Subject:			
Detail:			
1.1.2. Subject: Detail:			
1.1.3. Subject: Detail:			
1.1.4. Subject:			
1.1.5. Subject:			
Detail:			
1.1.6. Subject:			
Detail:			
Outho duly outhorized repres	ontotivos signing t	this agreement, the Employer and the Tonde	eror garge to and accept the

By the duly authorised representatives signing this agreement, the Employer and the Tenderer agree to and accept the foregoing schedule of deviations as the only deviations from and amendments to the documents listed in the tender data and addenda thereto as listed in the tender schedules, as well as any confirmation, clarification or changes to the terms of the offer agreed by the Tenderer and the Employer during this process of offer and acceptance.

It is expressly agreed that no other matter whether in writing, oral communication or implied during the period between the issue of the tender documents and the receipt by the Tenderer of a completed signed copy of this Agreement shall have any meaning or effect in the contract between the parties arising from this agreement.

^{*}Any reference to words "Bid" or "Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

^{**}Any reference to the words "payment reduction" herein shall be construed to have the same meaning as the word "retention" For Internal & External Use

C2.2 Bills of Quantities / Lump Sum Document

T2.2 Returnable Documents required for tender evaluation purposes



PA-11: BIDDER'S DISCLOSURE

1. PURPOSE OF THE FORM

Any person (natural or juristic) may make an offer or offers in terms of this invitation to bid. In line with the principles of transparency, accountability, impartiality, and ethics as enshrined in the Constitution of the Republic of South Africa and further expressed in various pieces of legislation, it is required for the bidder to make this declaration in respect of the details required hereunder.

Where a person/s are listed in the Register for Tender Defaulters and / or the List of Restricted Suppliers, that person will automatically be disqualified from the bid process.

2. Bidder's declaration

2.1 Is the bidder, or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest (1) in the enterprise, employed by the state?

YES / NO

2.1.1 If so, furnish particulars of the names, individual identity numbers, and, if applicable, state employee numbers of sole proprietor/ directors / trustees / shareholders / members/ partners or any person having a controlling interest in the enterprise, in table below.

Full Name	Identity Number	Name of State institution

⁽¹⁾ the power, by one person or a group of persons holding the majority of the equity of an enterprise, alternatively, the person/s having the deciding vote or power to influence or to direct the course and decisions of the enterprise.



2.2	Do you, or any person connected with the bidder, have a relationship with any person who is employed by the procuring institution?
	YES / NO
2.2.1	If so, furnish particulars:
2.3	Does the bidder or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest in the enterprise have any interest in any other related enterprise whether or not they are bidding for this contract? YES / NO
2.3.1	If so, furnish particulars:
3 D	ECLARATION
	I, the undersigned, (name)

3.1 I have read and I understand the contents of this disclosure:

certify to be true and complete in every respect:

3.2 I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect;

in submitting the accompanying bid, do hereby make the following statements that I

- 3.3 The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However, communication between partners in a joint venture or consortium2 will not be construed as collusive bidding.
- 3.4 In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation, the intention or decision to submit or not to submit the bid, bidding with the intention not to win the bid and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 3.5 The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
- 3.6 There have been no consultations, communications, agreements or arrangements made by the bidder with any official of the procuring institution in relation to this procurement process prior to and during the bidding process except to provide clarification on the bid submitted where so required by the institution; and the bidder was not involved in the drafting of the specifications or terms of reference for this bid.

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer". Page 2 of 3 For External Use Effective date 5 July 2022 Version: 2022/03

² Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.

PA-11: BIDDER'S DISCLOSURE



3.7 I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS 1, 2 and 3 ABOVE IS CORRECT.

I ACCEPT THAT THE STATE MAY REJECT THE BID OR ACT AGAINST ME IN TERMS OF PARAGRAPH 6 OF PFMA SCM INSTRUCTION 03 OF 2021/22 ON PREVENTING AND COMBATING ABUSE IN THE SUPPLY CHAIN MANAGEMENT SYSTEM SHOULD THIS DECLARATION PROVE TO BE FALSE.

Signature	Date
Position	Name of bidder



PA-29: CERTIFICATION OF INDEPENDENT BID DETERMINATION

Project title:	EASTERN CAPE SAPS: KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANKS WITH PUMPS		
Bid no:	id no: PEQ06/2022 Reference no:		14/1/3/1/6428/6819

INTRODUCTION

- 1. This PA-29 [Certificate of Independent Bid Determination] must form part of all bids¹ invited.
- 2. Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).² Collusive bidding is a *per se* prohibition meaning that it cannot be justified under any grounds.
- 3. Treasury Regulation 16A9 prescribes that accounting officers and accounting authorities must take all reasonable steps to prevent abuse of the supply chain management system and authorizes accounting officers and accounting authorities to:
 - a. disregard the bid of any bidder if that bidder, or any of its directors have abused the institution's supply chain management system and or committed fraud or any other improper conduct in relation to such system.
 - cancel a contract awarded to a supplier of goods and services if the supplier committed any corrupt or fraudulent act during the bidding process or the execution of that contract.
- 4. This form (PA-29) serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of bid-rigging.
- 5. In order to give effect to the above, the attached Certificate of Bid Determination (PA-29) must be completed and submitted with the bid:

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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For External Use

Effective date 20 September 2021

Version: 2021/01

¹ Includes price quotations, advertised competitive bids, limited bids and proposals.

² Bid rigging (or collusive bidding) occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a bidding process. Bid rigging is, therefore, an agreement between competitors not to compete.



CERTIFICATE OF INDEPENDENT BID DETERMINATION

I, the undersigned, in submitting the accompanying bid:		
(Bid Number and Description)		
in response to the invitation for the bid made by:		
(Name of Institution)		
do hereby make the following statements that I certify to be true and complete in every respect:		
I certify, on behalf of: that:		
(Name of Bidder)		

- 1. I have read and I understand the contents of this Certificate.
- 2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect.
- 3. I am authorized by the bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder.
- 4. Each person whose signature appears on the accompanying bid has been authorized by the bidder to determine the terms of, and to sign the bid, on behalf of the bidder.
- 5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the bidder, whether or not affiliated with the bidder, who:
 - (a) has been requested to submit a bid in response to this bid invitation;
 - (b) could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and
 - (c) provides the same goods and services as the bidder and/or is in the same line of business as the bidder.



- 6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium³ will not be construed as collusive bidding.
- 7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - (a) prices;
 - (b) geographical area where product or service will be rendered (market allocation)
 - (c) methods, factors or formulas used to calculate prices;
 - (d) the intention or decision to submit or not to submit, a bid;
 - (e) the submission of a bid which does not meet the specifications and conditions of the bid; or
 - (f) bidding with the intention not to win the bid.
- 8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.
- The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.

I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

Name of Bidder	Signature	Date	Position

³ Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.



PA-15.1: RESOLUTION OF BOARD OF DIRECTORS

RESOLUTION of a meeting of the Board of *Directors / Members / Partners of:

				• · · · · · · · · · · · · · · · · · · ·
(Leg	gally	correct full name and registration number, if applic	able, of the Enterprise)	
Не	ld a	t	(place)	
on	_		(date)	
RE	SO	LVED that:		
1.	Th	e Enterprise submits a Bid / Tender to the	Department of Public Works in re	espect of the following project:
	(Pr	oject description as per Bid / Tender Document)		
	Bio	d / Tender Number:	(Bid / Tender N	lumber as per Bid / Tender Document)
2.	*M	r/Mrs/Ms:		
	in '	*his/her Capacity as:		(Position in the Enterprise)
	an	d who will sign as follows:		
	co	, and is hereby, authorised to sign the rrespondence in connection with and rela y and all documentation, resulting from ove.	ating to the Bid / Tender, as wel	I as to sign any Contract, and
		Name	Capacity	Signature
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:	2			
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6	6			
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1	6			

For external use



PA-15.1: Resolution of Board of Directors

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The bidding enterprise hereby absolves the Department of Public Works from any liability whatsoever that may arise as a result of this document being signed.

locui	ment being signed.		
Not	e:	ENTERP	RISE STAMP
1. 2. 3.	* Delete which is not applicable. NB: This resolution must, where possible, be signed by all the Directors / Members-/ Partners of the-Bidding-Enterprise. In the event that paragraph 2 cannot be complied with, the resolution must be signed by Directors / Members / Partners holding a majority of the shares / ownership of the Bidding Enterprise (attach proof of shareholding / ownership hereto).		
<i>4. 5.</i>	Directors / Members / Partners of the Bidding Enterprise may alternatively appoint a person to sign this document on behalf of the Bidding Enterprise, which person must be so authorized by way of a duly completed power of attorney, signed by the Directors / Members / Partners holding a majority of the shares / ownership of the Bidding Enterprise (proof of shareholding / ownership and power of attorney are to be attached hereto). Should the number of Directors / Members / Partners exceed the space available above, additional names and		
	signatures must be supplied on a senarate nage		



PA-15.1: RESOLUTION OF BOARD OF DIRECTORS

RESOLUTION of a meeting of the Board of *Directors / Members / Partners of:

(] ec	gally correct full name and registration number, if a	applicable of the Enterprise)	
	d at		
	SOLVED that:	(0000)	
	The Enterprise submits a Bid / Tender to	o the Department of Public Works in ı	respect of the following project:
	(Project description as per Bid / Tender Docume	ent)	
	Bid / Tender Number:	(Bid / Tender I	Number as per Bid / Tender Document)
2.	*Mr/Mrs/Ms:		
	in *his/her Capacity as:		(Position in the Enterprise)
	and who will sign as follows:		
	be, and is hereby, authorised to sig correspondence in connection with and any and all documentation, resulting above.	d relating to the Bid / Tender, as we	ell as to sign any Contract, and
	Name	Capacity	Signature
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1	6		

For external use



signatures must be supplied on a separate page.

PA-15.1: Resolution of Board of Directors

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The bidding enterprise hereby absolves the Department of Public Works from any liability whatsoever that may arise as a result of this document being signed.

Note: **ENTERPRISE STAMP** * Delete which is not applicable. NB: This resolution must, where possible, be signed by all the Directors / Members / Partners of the Bidding Enterprise. 3. In the event that paragraph 2 cannot be complied with, the resolution must be signed by Directors / Members / Partners holding a majority of the shares / ownership of the Bidding Enterprise (attach proof of shareholding / ownership hereto). Directors / Members / Partners of the Bidding Enterprise may alternatively appoint a person to sign this document on behalf of the Bidding Enterprise, which person must be so authorized by way of a duly completed power of attorney, signed by the Directors / Members / Partners holding a majority of the shares / ownership of the Bidding Enterprise (proof of shareholding / ownership and power of attorney are to be attached hereto). Should the number of Directors / Members / Partners exceed the space available above, additional names and



PA-15.2: RESOLUTION OF BOARD OF DIRECTORS TO ENTER INTO CONSORTIA OR JOINT VENTURES

RE	RESOLUTION of a meeting of the Board of *Directors / Members / Partners of:				
(Le	gally correct full name and registration number, if applicable, of the Enterprise)				
Нє	ld at(place)				
on	(date)				
RE	SOLVED that:				
1.	The Enterprise submits a Bid /Tender, in consortium/Joint Venture with the following Enterprises:				
	(List all the legally correct full names and registration numbers, if applicable, of the Enterprises forming the Consortium/Joint Venture)				
	to the Department of Public Works in respect of the following project:				
	(Project description as per Bid /Tender Document)				
	Bid / Tender Number: (Bid / Tender Number as per Bid / Tender Document)				
2.	*Mr/Mrs/Ms:				
	in *his/her Capacity as: (Position in the Enterprise)				
	and who will sign as follows:				
	be, and is hereby, authorised to sign a consortium/joint venture agreement with the parties listed under item 1 above, and any and all other documents and/or correspondence in connection with and relating to the consortium/joint venture, in respect of the project described under item 1 above.				
3.	The Enterprise accepts joint and several liability with the parties listed under item 1 above for the due fulfilment of the obligations of the joint venture deriving from, and in any way connected with, the Contract to be entered into with the Department in respect of the project described under item 1 above.				
4.	The Enterprise chooses as its <i>domicilium citandi et executandi</i> for all purposes arising from this joint venture agreement and the Contract with the Department in respect of the project under item 1 above:				
	Physical address:				
	(code)				



PA-15.2: Resolution of Board of Directors to enter into Consortia or Joint Ventures

Postal Address:		_
		_
		_
	(cod	e)
Telephone number:		-
Fax number:		_

	Name	Capacity	Signature
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2	2		
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The bidding enterprise hereby absolves the Department of Public Works from any liability whatsoever that may arise as a result of this document being signed

Note:

- 1. * Delete which is not applicable.
- NB: This resolution must, where possible, be signed by all the Directors / Members / Partners of the Bidding Enterprise.
- In the event that paragraph 2 cannot be complied with, the resolution must be signed by Directors / Members / Partners holding a majority of the shares / ownership of the Bidding Enterprise (attach proof of shareholding / ownership hereto).
- 4. Directors / Members / Partners of the Bidding Enterprise may alternatively appoint a person to sign this document on behalf of the Bidding Enterprise, which person must be so authorized by way of a duly completed power of attorney, signed by the Directors / Members / Partners holding a majority of the shares / ownership of the Bidding Enterprise (proof of shareholding / ownership and power of attorney are to be attached hereto).
- Should the number of Directors / Members / Partners exceed the space available above, additional names and signatures must be supplied on a separate page.

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ENTERPRISE STAMP

For external use



PA16: PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2017

This preference form must form part of all bids invited. It contains general information and serves as a claim form for preference points for Broad-Based Black Economic Empowerment (B-BBEE) Status Level of Contribution

NB: BEFORE COMPLETING THIS FORM, BIDDERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF B-BBEE, AS PRESCRIBED IN THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017 AND THE AMENDED B-BBEE CODES.

1. GENERAL CONDITIONS

- 1.1. The following preference point systems are applicable to all bids:
 - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
 - the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).
- 1.2. The value of this bid is estimated to R50 000 000 (all applicable taxes included) and therefore the......system shall be applicable.
- 1.3. Preference points for this bid shall be awarded for:
 - (a) Price; and
 - (b) B-BBEE Status Level of Contribution.
- 1.3.1 The maximum points for this bid are allocated as follows:

POINTS

1.3.1.1 PRICE

1.3.1.2 B-BBEE STATUS LEVEL OF CONTRIBUTION

Total points for Price and B-BBEE must not exceed

100

- 1.4. Failure on the part of a bidder to fill in and/or to sign this form and submit a B-BBEE Verification Certificate from a Verification Agency accredited by the South African Accreditation System (SANAS) or an Accounting Officer as contemplated in the Close Corporation Act (CCA) together with the bid, will be interpreted to mean that preference points for B-BBEE status level of contribution are not claimed.
- 1.5. An Exempted Micro Enterprise (EME) is only required to obtain a sworn affidavit or a certificate issued by Companies and intellectual property Commission (CIPC) confirming their annual turnover of R10 Million or less and level of black ownership to claim points.
- 1.6. Qualifying Small Enterprise (QSE) is only required to obtain a sworn affidavit or a certificate issued by Companies and intellectual property Commission (CIPC) confirming their annual turnover of R10 Million or less and level of black ownership to claim points.

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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Effective date 20 September 2021

Version: 2021/01



- 1.7 The purchaser reserves the right to require of a bidder, either before a bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser.
- 1.8 CERTIFICATES ISSUED BY IRBA AND ACCOUNTING OFFICER HAVE BEEN DISCONTINUED; HOWEVER VALID CERTIFICATES ALREADY ISSUED BEFORE 01 JANUARY 2017 MAY BE USED UNTIL THEY PHASE OUT COMPLETELY BY DECEMBER 2017

2. DEFINITIONS

- (a) "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- (b) "B-BBEE" means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (c) "B-BBEE status level of contributor" means the B-BBEE status received by a measured entity based on its overall performance using the relevant scorecard contained in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- (d) "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of services, works or goods, through price quotations, advertised competitive bidding processes or proposals;
- (e) "Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (f) "comparative price" means the price after the factors of a non-firm price and all unconditional discounts that can be utilized have been taken into consideration;
- (g) "consortium or joint venture" means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract;
- (h) "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- (i) "EME" means an Exempted Micro Enterprise as defines by Codes of Good Practice under section 9 (1) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (j) "Firm price" means the price that is only subject to adjustments in accordance with the actual increase or decrease resulting from the change, imposition, or abolition of customs or excise duty and any other duty, levy, or tax, which, in terms of the law or regulation, is binding on the contractor and demonstrably has an influence on the price of any supplies, or the rendering costs of any service, for the execution of the contract;
- (k) "functionality" means the measurement according to predetermined norms, as set out in the bid documents, of a service or commodity that is designed to be practical and useful, working or operating, taking into account, among other factors, the quality, reliability, viability and durability of a service and the technical capacity and ability of a bidder;
- (I) "non-firm prices" means all prices other than "firm" prices;
- (m) "person" includes a juristic person;



- (n) "QSE" means a Qualifying Small Enterprise as defines by Codes of Good Practice under section 9 (1) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (o) "rand value" means the total estimated value of a contract in South African currency, calculated at the time of bid invitations, and includes all applicable taxes and excise duties;
- (p) "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing, another person to support such primary contractor in the execution of part of a project in terms of the contract;
- (q) "total revenue" bears the same meaning assigned to this expression in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act and promulgated in the Government Gazette on 9 February 2007;
- (r) "trust" means the arrangement through which the property of one person is made over or bequeathed to a trustee to administer such property for the benefit of another person; and
- (s) "trustee" means any person, including the founder of a trust, to whom property is bequeathed in order for such property to be administered for the benefit of another person.

3. ADJUDICATION USING A POINT SYSTEM

- 3.1 The bidder obtaining the highest number of total points will be awarded the contract.
- 3.2 Preference points shall be calculated after prices have been brought to a comparative basis taking into account all factors of non-firm prices and all unconditional discounts;.
- 3.3 Points scored must be rounded off to the nearest 2 decimal places.
- 3.4 In the event that two or more bids have scored equal total points, the successful bid must be the one scoring the highest number of preference points for B-BBEE.
- 3.5 However, when functionality is part of the evaluation process and two or more bids have scored equal points including equal preference points for B-BBEE, the successful bid must be the one scoring the highest score for functionality.
- 3.6 Should two or more bids be equal in all respects, the award shall be decided by the drawing of lots.

4. POINTS AWARDED FOR PRICE

4.1 THE 80/20 OR 90/10 PREFERENCE POINT SYSTEMS

A maximum of 80 or 90 points is allocated for price on the following basis: 80/20 or 90/10

$$Ps = 80 \left(1 - \frac{Pt - P\min}{P\min} \right)$$
 or $Ps = 90 \left(1 - \frac{Pt - P\min}{P\min} \right)$

Where



Ps = Points scored for comparative price of bid under consideration

Pt = Comparative price of bid under consideration

Pmin = Comparative price of lowest acceptable bid

5. Points awarded for B-BBEE Status Level of Contribution

5.1 In terms of Regulation 6(2) and /or 7(2), of the Preferential Procurement Regulations, preference points must be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table below:

B-BBEE Status Level of Contributor	Number of points (90/10 system)	Number of points (80/20 system)
1	10	20
2	9	18
3	6	14
4	5	12
5	4	8
6	3	6
7	2	4
8	1	2
Non-compliant contributor	0	0

- 5.2 A trust, consortium or joint venture, will qualify for points for their B-BBEE status level as a legal entity, provided that the entity submits their B-BBEE status level certificate.
- 5.3 A trust, consortium or joint venture will qualify for points for their B-BBEE status level as an unincorporated entity, provided that the entity submits their consolidated B-BBEE scorecard as if they were a group structure and that such a consolidated B-BBEE scorecard is prepared for every separate bid.
- 5.4 Tertiary institutions and public entities will be required to submit their B-BBEE status level certificates in terms of the specialized scorecard contained in the B-BBEE Codes of Good Practice.
- A person awarded a contract may not sub-contract more than 25% of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level than the person concerned, unless the contract is sub-contracted to an EME that has the capability and ability to execute the sub-contract.

6. BID DECLARATION

6.1 Bidders who claim points in respect of B-BBEE Status Level of Contribution must complete



the following:

7.	B-BBEE STAT 1.3.1.2 AND 5.1	TUS LEVEL OF	CONTRIBU	JTION CLA	IMED IN	TERMS O	F PARAGRA	\PHS
7.1	B-BBEE Status	Level of Contr	ibution:	·····	= .	(ma	ximum of 10	or 20
points	(Points claimed ir paragraph 5.1 a Verification Agend	nd must be su	ubstantiated	by means	of a B-E	BBEE certifi	cate issued	
8	SUB-CONTRAC	TING (relates	to 5.5)					
8.1 8.1.1	Will any portion applicable) If yes, indicate: (i) what percer	on of the contract				,		
	(ii) the name of	the sub-contra	ctor?					
	(iii) the	B-BBEE	status	level	of	the	sub-contra	ctor?
	cable) ignated Group: A	n EME or QSE by:	E which is a	t last 51% d	owned	EME √	QSE	
Black	people							
	people who are y						1	
	people who are w							
	people with disab		, ,	(-		
	people living in ru		/eloped area	s or townsn	ips			
	erative owned by lare many people who are m		<u> </u>					
Diaoi	people who are in	intary votorane	OR					
Any E	EME							
Any (QSE							
9	DECLARATION	WITH REGAR	RD TO COM	PANY/FIRM	l			
9.1	Name of comp	any/firm						
9.2	VAT registration	on number						
9.3	Company		registr	ation		r	number	
								:



9.4	TYPE OF C Partnership/ One person Close corpo Company (Pty) Limited	Joint Ventur business/so ration	re / Cons					-	
[Тіск 9.5	APPLICABLE BOX] DESCRIBE P		USINES	S ACTI	VITIES				
			•••••						
								•••••	
9.6	COMPANY Manufacture Supplier		ATION						
	Professiona Other servic [TICK APPLIC	e providers,		sporter	, etc.	- walking!			
9.7	Total nur	nber of	years	the	company/firm	has	been	in	business
9.8	certify that the paragraph 7 c preference(s) (i) (ii) as in (iii) show proo (iv) frauc	e points clain of the foregoth shown and The informa The preferent dicated in p In the even of to the satis of the B-BBE dulent basis	med, bas ing certif I / we ack tion furnis nce point aragraph t of a co raph 7, 1 sfaction o EE status or any o	sed on the contract the confit th	true and correct; ed are in accorda	ance with as a respective color as a respective color as a respective color as a secondary as been atract has	f contributhe compare corrections to the corrections of the correction	eneral coints of the cot; or obt	ndicated in firm for the Conditions claimed as ocumentary
	(d) (e)	to such of restrict the share obtaining years, aft applied;	Recover that per Cancel as a restancellation bidders business ter the author cand	er costs rson's c the c ult of h on; or co and di s from a udi alte	person from the I , losses or dama conduct; ontract and cla aving to make le ntractor, its shall rectors who act any organ of sta ram partem (hea	ges it had any ess favoureholder ed on the for a car the car	damage urable are s and da fraudu period r	es wherange irecto lent b	nich it has ements due rs, or only pasis, from ceeding 10
	WITNESSE								

Any reference to words "Bid" or Bidder" herein and/or in any other documents "Tender" or "Tenderer".

For Internal Use

Effective date 20 September 20 September

g as the 6 of 7 n: 1.4

1.		
2.		CIONATURE(C) OF RIDDER(C)
DATE:	ADDRESS:	SIGNATURE(S) OF BIDDER(S)

B-BBEE EXEMPTED AFFIDAVIT FOR EXEMPTED MICRO ENTERPRISES (ISSUED IN TERMS OF THE AMENDED CONSTRUCTION SECTOR CODE) (Gazette Vol. 530 No. 41287)

		terms of paragraph 3.6.2.4.1 (B)		
	I, the undersigned,			•
	Full names and surname			
	Identity number			35
1. 2.				<u></u>
	Enterprise Name:			
	Trading Name (if Applicable):			
	The second secon			· · · · · · · · · · · · · · · · · · ·
	Registration Number:			
	Physical Address:			
	Type of Entity (CC, (Pty) Ltd, Sole Prop etc.):			***************************************
	Nature of Construction Business: indicate the applicable category with a tick.	BEP (Built Environment Professional)	Contractor	Supplier
	Definition of "Black People"	As per the Broad-Based Black Econom Amended by Act No 46 of 2013 "Black I Africans, Coloureds and Indians — who are citizens of the Republic of Sout citizens of the Republic of South Africa after 27 April 1994 and who would have naturalization prior to that date;"	People" is a generic term th Africa by birth or desc by naturalization before	m which means
	Definition of "Black Designated Groups"	"Black Designated Groups" means: (a) unemployed black people not atte educational institution and not awa Black people who are youth as de of 1936; (b) Black people who are persons with Practice on employment of people Employment Equity Act; (d) Black people living in rural and un Black military veterans who qualifit the Military Veterans Act 18 of 201	nting admission to an e- filmed in the National Yo h disabilities as defined with disabilities issued der developed areas; ies to be called a militar	ducational institution; buth Commission Act in the Code of Good under the
3)	I hereby declare under Oath that as per Amended section 9 (1) of B-BBEE Act No 53 of 2003 as Ame The Enterprise is	ended by Act No 46 of 2013, d e Owned		
	o Black Youth % o Black Disabled % o Black Unemployed % o Black People living in Rural areas % o Black Military Veterans %	% % % % %		

3)

BEP	R1.8 million	
Contractor	R3.0 million	
Supplier	R3.0 million If in the table above then this efficient is no longer applicable and an EME certificate must be obtained in	
Please Confirm on the below table 100% Black Owned	Level One (135% B-BBEE procurement recognition level)	
At least 51% Black Owned	Level Two (125% B-BBEE procurement recognition level)	
At least 30% Black Owned	Level Four (100% B-BBEE procurement recognition level)	
At least 30% Black Owned Less than 30% Black Owned	Level Four (100% B-BBEE procurement recognition level) Level Five (80% B-BBEE procurement recognition level)	
Less than 30% Black Owned know and understand the content sinding on my conscience and on t	Level Five (80% B-BBEE procurement recognition level) s of this affidavit and I have no objection to take the prescribed oath and consider the ne Owners of the Enterprise which I represent in this matter. a period of 12 months from the date signed by commissioner,) Oi
Less than 30% Black Owned know and understand the content sinding on my conscience and on t	Level Five (80% B-BBEE procurement recognition level) of this affidavit and I have no objection to take the prescribed oath and consider the Owners of the Enterprise which I represent in this matter.) Oa
Less than 30% Black Owned know and understand the content sinding on my conscience and on t	Level Five (80% B-BBEE procurement recognition level) s of this affidavit and I have no objection to take the prescribed oath and consider the ne Owners of the Enterprise which I represent in this matter. a period of 12 months from the date signed by commissioner,	



PA-36: DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

This Standard Bidding Document (SBD) must form part of all bids invited. It contains general information and serves as a declaration form for local content (local production and local content are used interchangeably).

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2017, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 (Edition 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. General Conditions

- 1.1. Preferential Procurement Regulations, 2017 (Regulation 8) make provision for the promotion of local production and content.
- 1.2. Regulation 8.(2) prescribes that in the case of designated sectors, organs of state must advertise such tenders with the specific bidding condition that only locally produced or manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 1.3. Where necessary, for tenders referred to in paragraph 1.2 above, a two stage bidding process may be followed, where the first stage involves a minimum threshold for local production and content and the second stage price and B-BBEE.
- 1.4. A person awarded a contract in relation to a designated sector, may not sub-contract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 1.5. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 2011 as follows:

$$LC = [1 - x / y] * 100$$

Where

x is the imported content in Rand

y is the bid price in Rand excluding value added tax (VAT)

Prices referred to in the determination of x must be converted to Rand (ZAR) by using the exchange rate published by South African Reserve Bank (SARB) on the date of advertisement of the bid as indicated in paragraph 3.1 below.

The SABS approved technical specification number SATS 1286:2011 is accessible on http://www.thedti.gov.za/industrial development/ip.jsp at no cost.

Version: 2021/01

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer". Page 1 of 4



PA36: Declaration Certificate for Local Production and Content for Designated Sectors.

(This form has been aligned with NT - SBD 6.2)

- 1.6. A bid may be disqualified if this Declaration Certificate and the Annex C (Local Content Declaration: Summary Schedule) are not submitted as part of the bid documentation;
- 2. The stipulated minimum threshold(s) for local production and content (refer to Annex A of SATS 1286:2011) for this bid is/are as follows:

<u>Description of services, works or goods</u>	Stipulated minimum threshold
Electrical and Telecom Cables	90%
Steel Products and Components	100%
Valves	<u>70%</u>
Plastic pipes	100%
Cement	100%
Steel	100%

3. Does any portion of the goods or services offered have any imported content?
(Tick applicable box)

YES	NO	
120	 110	

3.1 If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by SARB for the specific currency on the date of advertisement of the bid.

The relevant rates of exchange information is accessible on www.resbank.co.za

Indicate the rate(s) of exchange against the appropriate currency in the table below (refer to Annex A of SATS 1286:2011):

Currency	Rates of exchange	
US Dollar		
Pound Sterling		
Euro		
Yen		
Other		

NB: Bidders must submit proof of the SARB rate (s) of exchange used.

4. Where, after the award of a bid, challenges are experienced in meeting the stipulated minimum threshold for local content the dti must be informed accordingly in order for the dti to verify and in consultation with the AO/AA provide directives in this regard.

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tendere" or "Tenderer". Page 2 of 4



PA36: Declaration Certificate for Local Production and Content for Designated Sectors.

(This form has been aligned with NT - SBD 6.2)

LOCAL CONTENT DECLARATION (REFER TO ANNEX B OF SATS 1286:2011)

LOCAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF **EXECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY** (CLOSE CORPORATION, PARTNERSHIP OR INDIVIDUAL) IN RESPECT OF BID NO. **ISSUED BY**: (Procurement Authority / Name of Institution): NB The obligation to complete, duly sign and submit this declaration cannot be transferred 1 to an external authorized representative, auditor or any other third party acting on behalf of the bidder. 2 Guidance on the Calculation of Local Content together with Local Content Declaration and (Annex C. D E) http://www.thedti.gov.za/industrial development/ip.jsp. Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. Declaration C should be submitted with the bid documentation at the closing date and time of the bid in order to substantiate the declaration made in paragraph (c) below. Declarations D and E should be kept by the bidders for verification purposes for a period of at least 5 years. The successful bidder is required to continuously update Declarations C, D and E with the actual values for the duration of the contract. I, the undersigned,(full names), do hereby declare, in my capacity as of(name of bidder entity), the following: The facts contained herein are within my own personal knowledge. (b) I have satisfied myself that: the goods/services/works to be delivered in terms of the above-specified bid (i) comply with the minimum local content requirements as specified in the bid, and

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer". Page 3 of 4

The local content percentage (%) indicated below has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in

as measured in terms of SATS 1286:2011; and



PA36: Declaration Certificate for Local Production and Content for Designated Sectors.

(This form has been aligned with NT - SBD 6.2)

paragraph 3.1 above and the information contained in Declaration D and E which has been consolidated in Declaration C:

Bid price, excluding VAT (y)	R
Imported content (x), as calculated in terms of SATS 1286:2011	R
Stipulated minimum threshold for local content (paragraph 3 above)	
Local content %, as calculated in terms of SATS 1286:2011	

If the bid is for more than one product, the local content percentages for each product contained in Declaration C shall be used instead of the table above.

The local content percentages for each product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 3.1 above and the information contained in Declaration D and E.

- (d) I accept that the Procurement Authority / Institution has the right to request that the local content be verified in terms of the requirements of SATS 1286:2011.
- (e) I understand that the awarding of the bid is dependent on the accuracy of the information furnished in this application. I also understand that the submission of incorrect data, or data that are not verifiable as described in SATS 1286:2011, may result in the Procurement Authority / Institution imposing any or all of the remedies as provided for in Regulation 14 of the Preferential Procurement Regulations, 2017 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).

SIGNATURE:	
WITNESS No. 1	 DATE:
WITNESS No. 2	 DATE:

SATS 1286.2011		d from all			Total Imported content	(C19)								
AS		Note: VAT to be excluded from all calculations		Tander cummany	oted ntent	(C18)						d content (C23) Total Imported content	(C24) Total local content	ontent % of tender
		2 0	_	opus T	Total tender value	(C17)					otal tender Value (C21) Total Exempt imported content	(<i>LZZ) Total</i> Tender value net of exempt imported content [(C24)	(C25) Average local content % of tender
				8	Tender Qty	(C16)	20	2	25		Total Exemp	net of exemp		
					Local content % (per item)	(C15)				1000	(CZU) Total tender value (CZU) Total Exemp	/ Tender value		
Schedule					Local value	(C14)					1-1-1	(CZZ) Tota		
C				GBP	Imported	(C13)								
Annex C		INK WITH		Galculation of local content	Tender value net of exempted imported content	(C12)								
Annex C Local Content Declaration - Summary Schedule		TRES WATER TA		EU	ed de	(C11)								
Local		OF 1 X 10 000 LI			Tender price - each (excl VAT)	(C10)								
	PEQ06/2022	KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANK WITH PUMPS	Cables	Pula %06	List of items	(63)			150mm Wide cable danger warning tape placed 150mm above cables in trenches					
			(s	nt:			16mm2 x 2 - Core	16mm2 x 2 - Core	150mm Wide cable dang above cables in trenches		r from Annex B			
	Tender No.	Tender description:	Designated product(s) Tender Authority: Tendering Entity name:	Tender Exchange Rate: Specified local content:	Tender item no's	(83)	Page 60, Item 3	Page 60, Item 4			Signature of tenderer from Annex B			Date:
	(C1)	(C2)	(3)	200									-	

	SATS 1286.2011	1000年		luded from all			Total Imported content	(C19)								
FEOSE/2022 September Publis Formation Format				Note: VAT to be exc		ar walls a		(C18)							al Imported content	Total local content content % of tender
FeODe/2022 KWADWESI SAPS. INSTALLATION OF 1 X 10 000 LITRES WATER TANK WITH PUMPS					_	, Pro-	Total tender value	(C17)						it imported content	(C23) Tota	(C25) Average local o
PEQ06/2022 KWADWES SAPE: INSTALLATION OF 1 X 10 000 LITRES WATER TANK WITH PUMPS Valve Products & Actuators Valve Products & Actuators Valve Products & Actuators Valve Products & Actuators Pula Exempted List of items List of items (C30) (C10) (C11) (C12) (C12) (C13) (C13) (C12) (C13) (C13) (C13) (C13) (C13) (C14) (C15)							Tender Qty	(C16)	п	Ħ	1	3	nder value	Total Exemp	•	
PEQ06/2022 KWADWESI SAPE: INSTALLATION OF 1 X 10 000 LITRES WATER TANK WITH PUMPS Valve Products & Actuators Va		10.5					Local content % per item)	(C15)					C20) Total te	(C21) ender value r		
PEQ06/2022 KWADWESI SAPS: INSTALLATION OF 1 X 10 000 UTRES WATER TANK WITH PUMPS		A STATE OF						(C14)						(C22) Total T		
PEQ06/2022 KWADWESI SAPS. INSTALLATION OF 1 X 10 000 LITRES WATER TANK WITH PUMPS Valve Products & Actuators Valve Products & Actuators Valve Products & Actuators (C9) (C10) (C1		chedule				GBP	Imported	(C13)								
PEQ06/2022 KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANK WITH PUMPS Valve Products & Actuators Valve Products & Actuators Valve Products & Actuators Valve Products & Actuators (C9) (C10) (C10) (C10) (C11) (C10) (C10) (C11) (C10) (C1		ummary S				le l	Tender value net of exempted imported	(C12)								
PEQ06/2022 KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES W Valve Products & Actuators 10% List of items (C9) - tank cock with lugged brass lever as Cobra 541 ic float level control valve including float switch or stainless steel ball v ste as per manufactures instructions in UPVC 500L - Toward valve	Annex (laration - S				Ēυ		(C11)								
PEQ06/2022 KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES W Valve Products & Actuators To% List of items (C9) Tank cock with lugged brass lever as Cobra 541 ic float level control valve including float switch or stainless steel ball v ste as per manufactures instructions in UPVC 500L caturo valve Curn valve		ontent Dec		WITH PUMPS			Tender price - each (excl VAT)	(C10)								
		Local C	PEQ06/2022	KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANI	Valve Products & Actuators		List of items	(63)	tank cock with lugged brass lever as Cobra 541.	ic float level control valve including float switch or stainless steel ball valve ste as per manufactures instructions in UPVC 500L	rate valve with teffon seat					
			Tender No.	Tender descripti	Designated prod Tender Authority	Tendering Entity Tender Exchange Specified local co	Tender item no	(83)	Page 55, Item 7	Page 55, item 8	Page 55, Item 9	Page 55, Item 10		Signature of tend		Date:
Tender No. Tender description: Designated product(s) Tender Authority: Tender Exchange Rate: Specified local content: Tender item no's (CB) Page 55, Item 7 Page 55, Item 7 Page 55, Item 9 Page 55, Item 10 Summ Non - ret Signature of tenderer from Annex B			(C1)	(23)	(23)	(2)							_			8

.2011			=					orted 1t			П	T	T]		6 7	П
SATS 1286.2011			cluded from a					Total Imported content	(C19)								« «	
			Note: VAT to be excluded from all	calculations			Tender summary	Total exempted imported content	(618)								(C23) Total Imported content R	content % of tende
					•		Tende	Tender Qty Total tender value	(CD)						2	nportec	(C23) Tot	(C25) Average local content % of tender
								Tender Qty	(C16)	100	2	m	2	2	(C20) Total tender value R	1) Total Exemple net of exemp	•	
								Local content % (per item)	(C15)						(C20) Tota	(C2) tal Tender valu		
								Local value	(C14)							(C22) To		
	aliiba					GBP	ocal content	Imported	(C13)									
	mary Scho						Calculation of local content	Tender value net of exempted imported content	(C12)	:4								
	Annex C	1000				E	9	Exempted imported value	(C11)									
	A A							Tender price - each (excl VAT)	(010)									
	Annex C		PEQ06/2022	KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANK	Plastic Pipes NDPWI] eina	100%	List of items	(62)	32mm Pipe layed in induding trenches	32mm pipe cast in concrete (Concrete elsewhere)							
					(s)	me: te:	ant			32mm Pipe layed	32mm pipe cast ir	32mm Adaptor	32mm Tee	32mm Elbow		er from Annex B		
			Tender No.	Tender description:	Designated product(s) Tender Authority:	Tendering Entity name: Tender Exchange Rate:	Specified local content	Tender item no's	(C8)	Page 56, item 16	Page 56, Item 17	Page 56, Item 18	Page 56, item 19	Page 56, item 20		Signature of tenderer from Annex B		Date:
		-0.0	(0)	(2)	(E) (Z)													•

Pula E La 2000 LTRES WATER TANK Pula E La Calculation of local content and imported excitof from all imported content (eact VAT) value imported (eact VAT) value imported (calculation of local content (calculation of local content (eact VAT) (C13) (C14) (C15) (C17) (C18) (C18	 Tender No.	1	Local Cont	Annex C Local Content Declaration - Summary Schedule	Annex C aration - Sun	nmary Sche	edule		3				SATS 1286.2011
Pula Calculation of local content Tender price Exempted	Tender description: KWADWESI SAPS: IN	KWADWESI SAPS: IN	KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANK									Note: VAT to be exc calculations	uded from all
Tender price - Exempted result of local content feet of local value content % content (C10) (C11) (C12) (C12) (C13) (C14) (C15) (C15) (C17) (C18)	Designated product(s) Steel Tender Authority: NDPWI Tender finding Rate:	Steel NDPWI	Pula.		EU		дяб		_				
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(C10) (C11) (C12) (C13) (C15) (C16) (C17) (C18) (C18) (C17) (C18) (C19)	Tender item no's	List of	List of frems	Tender price - each (excl VAT)		Tender value net of exempted imported	Imported	Local value	Local content % (per item)	Tender Qty	Total tender value		Total Imported content
	(63)	(6D)		(C10)	(C11)	(C12)	(C13)	(C14)	(C15)	(C16)	(C12)	(C18)	(C19)
(CC)) Total feeder value R	Page 48, item 11 Type 245 fabric reinforcement in concrete surface beds, slabs, etc	cement in concrete surface beds,	slabs, etc							32			
(177)) Total feader value R													
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THE PERSON NAMED IN CO. LANSING STREET, CO. LANDING STREET, CO. LA									(C20) Tota	tender value	~		
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SATS 1286.2011	uded from all		Total Imported content	(612)				ac ac	
	Note: VAT to be excluded from all calculations		Tender summary Total exempted imported content	(813)				Imported content otal local content ntent % of tender	
	Z	_	Tender Total tender value	(C17)			mported content	(C23) Total Imported content R (C24) Total Imported content R (C25) Average local content % of tender	
47			Tender Qty To	(C16)	= =		Total Exempt in net of exempt is	Ŋ	
			Local content % (per item)	(C15)			(C21) (C21) a/ Tender value		
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edule		[] GBP	local content	(C13)					
mmary Sch			Calculation of local content Tender value net of exempted value imported	(C12)					
Annex C Local Content Declaration - Summary Schedule		ng [Exempted imported value	(C11)					
A tent Decla			Tender price - each (excl VAT)	(C10)				ET	
Local Con	PEQ06/2022 KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANK	Cement NDPW/I	List of items	(33)					
				Allow defined on C	One brick walls		m Annex 8		
	Tender No. Tender description:	Designated product(s) Tender Authority: Tendering Entity name: Tender Exchange Rate: Sparified loval content	Tender item no's	(8)			Signature of tenderer from Annex B		



PA- 40: DECLARATION OF DESIGNATED GROUPS FOR PREFERENTIAL PROCUREMENT

Tender no: PEQ06/2022

Name of Tenderer	Name of Tenderer	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		D		☐ EME¹ ☐ QSE² [☐ QSE² ☐ Non EME/QSE (tick applicable box)	icable box)
1. LIST ALL PROP	LIST ALL PROPRIETORS, MEMBERS OR SHAREHOLDERS	SHAREHOLD	- 11	Y NAME, IDENTITY NUMBER, CITIZENSHIP AND DESIGNATED GROUPS.	, CITIZENSHIP A	IND DESIGNATE	GROUPS.	
Name and Surname #	Identity/ Passport number and Citizenship##	Percentage	Black	Indicate if youth	Indicate if woman	Indicate if person with disability	Indicate if living in Rural (R) / Under Developed Area (UD) / Township (T) / Urban (U).	Indicate if military veteran
<u> </u>		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □ T □ U	☐ Yes ☐ No
2.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □ T □ U	☐ Yes ☐ No
3.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □T □ U	☐ Yes ☐ No
4.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No		☐ Yes ☐ No
5.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □T □ U	☐ Yes ☐ No
6.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □T □ U	☐ Yes ☐ No
7.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □T □ U	☐ Yes ☐ No
8.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □T □ U	☐ Yes ☐ No
Ö		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □T □ U	☐ Yes ☐ No
10.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □UD□T □U	☐ Yes ☐ No
11.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □T □ U	☐ Yes ☐ No
12.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □T □ U	☐ Yes ☐ No

Where Owners are themselves a Company, Close Corporation, Partnership etc, identify the ownership of the Holding Company, together with Registration number State date of South African citizenship obtained (not applicable to persons born in South Africa) ##

¹ EME: Exempted Micro Enterprise ² QSE: Qualifying Small Business Enterprise

PA- 40: DECLARATION OF DESIGNATED GROUPS FOR PREFERENTIAL PROCUREMENT

Tender no: PEQ06/2022

2. DECLARATION:

The undersigned, who warrants that he/she is duly authorized to do so on behalf of the Tenderer, hereby confirms that:

- The information and particulars contained in this Affidavit are true and correct in all respects;
- The Broad-based Black Economic Empowerment Act, 2003 (Act 53 of 2003), Preferential Procurement Policy Framework Act, 2000 (Act 5 of 2000), the Preferential Procurement Regulations, 2017, National Small Business Act 102 of 1996 as amended and all documents pertaining to this Tender were studied and understood and that the above form was completed according to the definitions and information contained in said documents; 2
 - The Tenderer understands that any intentional misrepresentation or fraudulent information provided herein shall disqualify the Tenderer's offer herein, as well as any other tender offer(s) of the Tenderer simultaneously being evaluated, or will entitle the Employer to cancel any Contract resulting from the Tenderer's offer herein; ന
 - The Tenderer accepts that the Employer may exercise any other remedy it may have in law and in the Contract, including a claim for damages for having to accept a less favourable tender as a result of any such disqualification due to misrepresentation or fraudulent information provided herein;
- Any further documentary proof required by the Employer regarding the information provided herein, will be submitted to the Employer within the time period as may be set by the latter;

S

	Date
	Signature
Signed by the Tenderer	Name of representative



DPW-21 (EC): RECORD OF ADDENDA TO TENDER DOCUMENTS

Project title:	EASTERN CAPE SAPS: N LITRES OF WATER TANK		LLATION OF 1 X 10 1000
Tender no:	PEQ06/2022	Reference no:	14/1/3/1/6428/6819

1. I / We confirm that the following communications received from the Department of Public Works and Infrastructure before the submission of this tender offer, amending the tender documents, have been taken into account in this tender offer: (Attach additional pages if more space is required)

	Date	Title or Details
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		
11.		
12.		
13.		

2. I / We confirm that no communications were received from the Department of Public Works and Infrastructure before the submission of this tender offer, amending the tender documents.

Name of Tenderer

Name of Tenderer	Signature	Date

Signature

Effective date: 20 September 2021 Version: 1.2

Date



Name of organisation:

	DPW-15 (EC):	SCHED	ULE OF P	ROPOSED S	UBCO	NTRACTORS
Proj	ect title:			KWADWESI SAPS (S WITH PUMPS	: INSTA	LLATION OF 1 X 10 000
Ten	der no:	PEQ06/202	22	Reference no:		14/1/3/1/6428/6819
	notify you that it is our into					
	confirm that all subcontronal Home Builders Regi			onstruct a nouse are	registere	d as home builders with the
	Name and address of	proposed	Nature and ext	ent of work	Previou	s experience with
	Subcontractor		Mature and ext	ent of work	Subcor	ntractor
1						
2						
3						
4						
_						
5						
			•			
N	lame of representativ	re l	Signature	Сара	city	Date

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

Page 1 of 1

Extractly date 20 September 2021

Version: 1.2



DPW-23 (EC): SCHEDULE FOR IMPORTED MATERIALS AND EQUIPMENT

Project title:	EASTERN CAPE SAPS: I LITRES WATER TANKS V		LLATION OF 1 X 10 000
Tender no:	PEQ06/2022	Reference no:	14/1/3/1/6428/6819

This schedule should be completed by the tenderer. (Attach additional pages if more space is required)

Item	Material / Equipment	Rand (R) (Excluding VAT)
1.		R
2.		R
3.		R
4.		R
5.		R
6.		R

The Contractor shall list imported items, materials and/or equipment which shall be excluded from the Contract Price Adjustment Provisions (if applicable) and shall be adjusted in terms of currency fluctuations only. Copies of the supplier's quotations for the items, materials or equipment (provided that such costs shall not be higher than the relevant contract rate as listed above) should be lodged with the Principal Agent / Engineer of the Department of Public Works and Infrastructure within 60 (sixty) days from the date of acceptance of the tender. No adjustment of the local VAT amount, nor the contractor's profit, discount, mark-up, handling costs, etc. shall be allowed.

These net amounts will be adjusted as follows:

FORMULA:

The net amount to be added to or deducted from the contract sum:

$$A = V \left(\frac{Z}{Y} - 1 \right)$$

A = the amount (R) of adjustment

V = the net amount (supplier's quotation) (R) of the imported item

Y = exchange rate at the closing date of tender submission

Z = exchange rate on the date of payment.

Name of Tenderer	Signature	Date

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tenderer" or "Tenderer".

Page 1 of 1

For Internal Use

Fiftective date: 20 September 2021

Version: 1.3

T2.2 Returnable Documents: Other Documents that will be incorporated into the contract

Annex F (normative)

Standard Conditions of Tender

As published in Annexure F of the cidb Standard for Uniformity for construction Procurement, Board Notice 136 Government Gazette No 38960 of 10 July 2015

F.1 General

F.1.1 Actions

- **F.1.1.1** The employer and each tenderer submitting a tender offer shall comply with these conditions of tender. In their dealings with each other, they shall discharge their duties and obligations as set out in F.2 and F.3, timeously and with integrity, and behave equitably, honestly and transparently, comply with all legal obligations and not engage in anticompetitive practices.
- **F.1.1.2** The employer and the tenderer and all their agents and employees involved in the tender process shall avoid conflicts of interest and where a conflict of interest is perceived or known, declare any such conflict of interest, indicating the nature of such conflict. Tenderers shall declare any potential conflict of interest in their tender submissions. Employees, agents and advisors of the employer shall declare any conflict of interest to whoever is responsible for overseeing the procurement process at the start of any deliberations relating to the procurement process or as soon as they become aware of such conflict, and abstain from any decisions where such conflict exists or recuse themselves from the procurement process, as appropriate.
- Note: 1) A conflict of interest may arise due to a conflict of roles which might provide an incentive for improper acts in some circumstances. A conflict of interest can create an appearance of impropriety that can undermine confidence in the ability of that person to act properly in his or her position even if no improper acts result.
 - 2) Conflicts of interest in respect of those engaged in the procurement process include direct, indirect or family interests in the tender or outcome of the procurement process and any personal bias, inclination, obligation, allegiance or loyalty which would in any way affect any decisions taken.
- **F.1.1.3** The employer shall not seek and a tenderer shall not submit a tender without having a firm intention and the capacity to proceed with the contract.

F.1.2 Tender Documents

The documents issued by the employer for the purpose of a tender offer are listed in the tender data.

F.1.3 Interpretation

- **F.1.3.1** The tender data and additional requirements contained in the tender schedules that are included in the returnable documents are deemed to be part of these conditions of tender.
- **F.1.3.2** These conditions of tender, the tender data and tender schedules which are only required for tender evaluation purposes, shall not form part of any contract arising from the invitation to tender.

F.1.3.3 For the purposes of these conditions of tender, the following definitions apply:

- a) **conflict of interest** means any situation in which:
 - i) someone in a position of trust has competing professional or personal interests which make it difficult to fulfill his or her duties impartially;
 - ii) an individual or organisation is in a position to exploit a professional or official capacity in some way for their personal or corporate benefit; or
 - iii) incompatibility or contradictory interests exist between an employee and the organisation which employs that employee.
- b) **comparative offer** means the price after the factors of a non-firm price and all unconditional discounts it can be utilised to have been taken into consideration;
- c) **corrupt practice** means the offering, giving, receiving or soliciting of anything of value to influence the action of the employer or his staff or agents in the tender process;
- d) **fraudulent practice** means the misrepresentation of the facts in order to influence the tender process or the award of a contract arising from a tender offer to the detriment of the employer, including collusive practices intended to establish prices at artificial levels;
- e) organization means a company, firm, enterprise, association or other legal entity, whether incorporated or not, or a public body;
- f) **functionality** means the measurement according to the predetermined norms of a service or commodity designed to be practical and useful, working or operating, taking into account quality, reliability, viability and durability of a service and technical capacity and ability of a tenderer.

F.1.4 Communication and employer's agent

Each communication between the employer and a tenderer shall be to or from the employer's agent only, and in a form that can be readily read, copied and recorded. Communications shall be in the English language. The employer shall not take any responsibility for non-receipt of communications from or by a tenderer. The name and contact details of the employer's agent are stated in the tender data.

F.1.5 Cancellation and Re-Invitation of Tenders

- F1.5.1 An organ of state may, prior to the award of the tender, cancel a tender if-
- (a) due to changed circumstances, there is no longer a need for the services, works or goods requested; or
- (b) funds are no longer available to cover the total envisaged expenditure; or
- (c) no acceptable tenders are received.
- F1.5.2 The decision to cancel a tender must be published in the cidb website and in the government Tender Bulletin for the media in which the original tender invitation was advertised.

F.1.6 Procurement procedures

F.1.6.1 General

Unless otherwise stated in the tender data, a contract will, subject to F.3.13, be concluded with the tenderer who in terms of F.3.11 is the highest ranked or the tenderer scoring the highest

number of tender evaluation points, as relevant, based on the tender submissions that are received at the closing time for tenders.

F.1.6.2 Competitive negotiation procedure

- **F.1.6.2.1** Where the tender data require that the competitive negotiation procedure is to be followed, tenderers shall submit tender offers in response to the proposed contract in the first round of submissions. Notwithstanding the requirements of F.3.4, the employer shall announce only the names of the tenderers who make a submission. The requirements of F.3.8 relating to the material deviations or qualifications which affect the competitive position of tenderers shall not apply.
- **F.1.6.2.2** All responsive tenderers, or not less than three responsive tenderers that are highest ranked in terms of the evaluation method and evaluation criteria stated in the tender data, shall be invited in each round to enter into competitive negotiations, based on the principle of equal treatment and keeping confidential the proposed solutions and associated information. Notwithstanding the provisions of **E.2.17**, the employer may request that tenders be clarified, specified and fine-tuned in order to improve a tenderer's competitive position provided that such clarification, specification, fine-tuning or additional information does not alter any fundamental aspects of the offers or impose substantial new requirements which restrict or distort competition or have a discriminatory effect.
- **F.1.6.2.3** At the conclusion of each round of negotiations, tenderers shall be invited by the employer to make a fresh tender offer, based on the same evaluation criteria, with or without adjusted weightings. Tenderers shall be advised when they are to submit their best and final offer.
- **F.1.6.2.4** The contract shall be awarded in accordance with the provisions of F.3.11 and F.3.13 after tenderers have been requested to submit their best and final offer.

F.1.6.3 Proposal procedure using the two stage-system

F.1.6.3.1 Option 1

Tenderers shall in the first stage submit technical proposals and, if required, cost parameters around which a contract may be negotiated. The employer shall evaluate each responsive submission in terms of the method of evaluation stated in the tender data, and in the second stage negotiate a contract with the tenderer scoring the highest number of evaluation points and award the contract in terms of these conditions of tender.

F.1.6.3.2 Option 2

- **F.1.6.3.2.1** Tenderers shall submit in the first stage only technical proposals. The employer shall invite all responsive tenderers to submit tender offers in the second stage, following the issuing of procurement documents.
- **F.1.6.3.2.2** The employer shall evaluate tenders received during the second stage in terms of the method of evaluation stated in the tender data, and award the contract in terms of these conditions of tender.

F.2 Tenderer's obligations

F.2.1 Eligibility

- **F.2.1.1** Submit a tender offer only if the tenderer satisfies the criteria stated in the tender data and the tenderer, or any of his principals, is not under any restriction to do business with employer.
- **F.2.1.2** Notify the employer of any proposed material change in the capabilities or formation of the tendering entity (or both) or any other criteria which formed part of the qualifying requirements used by the employer as the basis in a prior process to invite the tenderer to submit a tender offer and obtain the employer's written approval to do so prior to the closing time for tenders.

F.2.2 Cost of tendering

- **F2.2.1** Accept that, unless otherwise stated in the tender data, the employer will not compensate the tenderer for any costs incurred in the preparation and submission of a tender offer, including the costs of any testing necessary to demonstrate that aspects of the offer complies with requirements.
- **F2.2.2** The cost of the tender documents charged by the employer shall be limited to the actual cost incurred by the employer for printing the documents. Employers must attempt to make available the tender documents on its website so as not to incur any costs pertaining to the printing of the tender documents.

F.2.3 Check documents

Check the tender documents on receipt for completeness and notify the employer of any discrepancy or omission.

F.2.4 Confidentiality and copyright of documents

Treat as confidential all matters arising in connection with the tender. Use and copy the documents issued by the employer only for the purpose of preparing and submitting a tender offer in response to the invitation.

F.2.5 Reference documents

Obtain, as necessary for submitting a tender offer, copies of the latest versions of standards, specifications, conditions of contract and other publications, which are not attached but which are incorporated into the tender documents by reference.

F.2.6 Acknowledge addenda

Acknowledge receipt of addenda to the tender documents, which the employer may issue, and if necessary apply for an extension to the closing time stated in the tender data, in order to take the addenda into account.

F.2.7 Clarification meeting

Attend, where required, a clarification meeting at which tenderers may familiarize themselves with aspects of the proposed work, services or supply and raise questions. Details of the meeting(s) are stated in the tender data.

F.2.8 Seek clarification

Request clarification of the tender documents, if necessary, by notifying the employer at least five working days before the closing time stated in the tender data.

F.2.9 Insurance

Be aware that the extent of insurance to be provided by the employer (if any) might not be for the full cover required in terms of the conditions of contract identified in the contract data. The tenderer is advised to seek qualified advice regarding insurance.

F.2.10 Pricing the tender offer

- **F.2.10.1** Include in the rates, prices, and the tendered total of the prices (if any) all duties, taxes (except Value Added Tax (VAT), and other levies payable by the successful tenderer, such duties, taxes and levies being those applicable 14 days before the closing time stated in the tender data.
- **F2.10.2** Show VAT payable by the employer separately as an addition to the tendered total of the prices.
- **F.2.10.3** Provide rates and prices that are fixed for the duration of the contract and not subject to adjustment except as provided for in the conditions of contract identified in the contract data.
- **F.2.10.4** State the rates and prices in Rand unless instructed otherwise in the tender data. The conditions of contract identified in the contract data may provide for part payment in other currencies.

F.2.11 Alterations to documents

Do not make any alterations or additions to the tender documents, except to comply with instructions issued by the employer, or necessary to correct errors made by the tenderer. All signatories to the tender offer shall initial all such alterations.

F.2.12 Alternative tender offers

- **F.2.12.1** Unless otherwise stated in the tender data, submit alternative tender offers only if a main tender offer, strictly in accordance with all the requirements of the tender documents, is also submitted as well as a schedule that compares the requirements of the tender documents with the alternative requirements that are proposed.
- **F.2.12.2** Accept that an alternative tender offer may be based only on the criteria stated in the tender data or criteria otherwise acceptable to the employer.
- **F.2.12.3** An alternative tender offer may only be considered in the event that the main tender offer is the winning tender.

F.2.13 Submitting a tender offer

- **F.2.13.1** Submit one tender offer only, either as a single tendering entity or as a member in a joint venture to provide the whole of the works, services or supply identified in the contract data and described in the scope of works, unless stated otherwise in the tender data.
- **F.2.13.2** Return all returnable documents to the employer after completing them in their entirety, either electronically (if they were issued in electronic format) or by writing legibly in non-erasable ink.
- **F.2.13.3** Submit the parts of the tender offer communicated on paper as an original plus the number of copies stated in the tender data, with an English translation of any documentation in a language other than English, and the parts communicated electronically in the same format as they were issued by the employer.
- **F.2.13.4** Sign the original and all copies of the tender offer where required in terms of the tender data. The <u>employer</u> will hold all authorized signatories liable <u>on behalf</u> of the tenderer. Signatories for tenderers proposing to contract as joint ventures shall state which of the signatories is the lead partner whom the employer shall hold liable for the purpose of the tender offer.
- **F.2.13.5** Seal the original and each copy of the tender offer as separate packages marking the packages as "ORIGINAL" and "COPY". Each package shall state on the outside the employer's address and identification details stated in the tender data, as well as the tenderer's name and contact address.
- **F.2.13.6** Where a two-envelope system is required in terms of the tender data, place and seal the returnable documents listed in the tender data in an envelope marked "financial proposal" and place the remaining returnable documents in an envelope marked "technical proposal". Each envelope shall state on the outside the employer's address and identification details stated in the tender data, as well as the tenderer's name and contact address.
- **F.2.13.7** Seal the original tender offer and copy packages together in an outer package that states on the outside only the employer's address and identification details as stated in the tender data.
- **F.2.13.8** Accept that the employer will not assume any responsibility for the misplacement or premature opening of the tender offer if the outer package is not sealed and marked as stated.
- **F.2.13.9** Accept that tender offers submitted by facsimile or e-mail will be rejected by the employer, unless stated otherwise in the tender data.

F.2.14 Information and data to be completed in all respects

Accept that tender offers, which do not provide all the data or information requested completely and in the form required, may be regarded by the employer as non-responsive.

F.2.15 Closing time

- **F.2.15.1** Ensure that the employer receives the tender offer at the address specified in the tender data not later than the closing time stated in the tender data. Accept that proof of posting shall not be accepted as proof of delivery.
- **F.2.15.2** Accept that, if the employer extends the closing time stated in the tender data for any reason, the requirements of these conditions of tender apply equally to the extended deadline.

F.2.16 Tender offer validity

- **F.2.16.1** Hold the tender offer(s) valid for acceptance by the employer at any time during the validity period stated in the tender data after the closing time stated in the tender data.
- **F.2.16.2** If requested by the employer, consider extending the validity period stated in the tender data for an agreed additional period with or without any conditions attached to such extension.
- **F.2.16.3** Accept that a tender submission that has been submitted to the employer may only be withdrawn or substituted by giving the employer's agent written notice before the closing time for tenders that a tender is to be withdrawn or substituted.
- **F.2.16.4** Where a tender submission is to be substituted, submit a substitute tender in accordance with the requirements of F.2.13 with the packages clearly marked as "SUBSTITUTE".

F.2.17 Clarification of tender offer after submission

Provide clarification of a tender offer in response to a request to do so from the employer during the evaluation of tender offers. This may include providing a breakdown of rates or prices and correction of arithmetical errors by the adjustment of certain rates or item prices (or both). No change in the competitive position of tenderers or substance of the tender offer is sought, offered, or permitted.

Note: Sub-clause F.2.17 does not preclude the negotiation of the final terms of the contract with a preferred tenderer following a competitive selection process, should the Employer elect to do so.

F.2.18 Provide other material

- **F.2.18.1** Provide, on request by the employer, any other material that has a bearing on the tender offer, the tenderer's commercial position (including notarized joint venture agreements), preferencing arrangements, or samples of materials, considered necessary by the employer for the purpose of a full and fair risk assessment. Should the tenderer not provide the material, or a satisfactory reason as to why it cannot be provided, by the time for submission stated in the employer's request, the employer may regard the tender offer as non-responsive.
- **F.2.18.2** Dispose of samples of materials provided for evaluation by the employer, where required.

F.2.19 Inspections, tests and analysis

Provide access during working hours to premises for inspections, tests and analysis as provided for in the tender data.

F.2.20 Submit securities, bonds and policies

If requested, submit for the employer's acceptance before formation of the contract, all securities, bonds, guarantees, policies and certificates of insurance required in terms of the conditions of contract identified in the contract data.

F.2.21 Check final draft

Check the final draft of the contract provided by the employer within the time available for the employer to issue the contract.

F.2.22 Return of other tender documents

If so instructed by the employer, return all retained tender documents within 28 days after the expiry of the validity period stated in the tender data.

F.2.23 Certificates

Include in the tender submission or provide the employer with any certificates as stated in the tender data.

F.3 The employer's undertakings

F.3.1 Respond to requests from the tenderer

- **F.3.1.1** Unless otherwise stated in the tender Data, respond to a request for clarification received up to five working days before the tender closing time stated in the Tender Data and notify all tenderers who drew procurement documents.
- **F.3.1.2** Consider any request to make a material change in the capabilities or formation of the tendering entity (or both) or any other criteria which formed part of the qualifying requirements used to prequalify a tenderer to submit a tender offer in terms of a previous procurement process and deny any such request if as a consequence:
- a) an individual firm, or a joint venture as a whole, or any individual member of the joint venture fails to meet any of the collective or individual qualifying requirements;
- b) the new partners to a joint venture were not prequalified in the first instance, either as individual firms or as another joint venture; or
- c) in the opinion of the Employer, acceptance of the material change would compromise the outcome of the prequalification process.

F.3.2 Issue Addenda

If necessary, issue addenda that may amend or amplify the tender documents to each tenderer during the period from the date that tender documents are available until three days before the tender closing time stated in the Tender Data. If, as a result a tenderer applies for an extension to the closing time stated in the Tender Data, the Employer may grant such extension and, shall then notify all tenderers who drew documents.

F.3.3 Return late tender offers

Return tender offers received after the closing time stated in the Tender Data, unopened, (unless it is necessary to open a tender submission to obtain a forwarding address), to the tenderer concerned.

F.3.4 Opening of tender submissions

- **F.3.4.1** Unless the two-envelope system is to be followed, open valid tender submissions in the presence of tenderers' agents who choose to attend at the time and place stated in the tender data. Tender submissions for which acceptable reasons for withdrawal have been submitted will not be opened.
- **F.3.4.2** Announce at the meeting held immediately after the opening of tender submissions, at a venue indicated in the tender data, the name of each tenderer whose tender offer is opened and, where applicable, the total of his prices, number of points claimed for its BBBEE status level and time for completion for the main tender offer only.
- **F.3.4.3** Make available the record outlined in F.3.4.2 to all interested persons upon request.

F.3.5 Two-envelope system

- **F.3.5.1** Where stated in the tender data that a two-envelope system is to be followed, open only the technical proposal of valid tenders in the presence of tenderers' agents who choose to attend at the time and place stated in the tender data and announce the name of each tenderer whose technical proposal is opened.
- **F.3.5.2** Evaluate functionality of the technical proposals offered by tenderers, then advise tenderers who remain in contention for the award of the contract of the time and place when the financial proposals will be opened. Open only the financial proposals of tenderers, who score in the functionality evaluation more than the minimum number of points for functionality stated in the tender data, and announce the score obtained for the technical proposals and the total price and any points claimed on BBBEE status level. Return unopened financial proposals to tenderers whose technical proposals failed to achieve the minimum number of points for functionality.

F.3.6 Non-disclosure

Not disclose to tenderers, or to any other person not officially concerned with such processes, information relating to the evaluation and comparison of tender offers, the final evaluation price and recommendations for the award of a contract, until after the award of the contract to the successful tenderer.

F.3.7 Grounds for rejection and disqualification

Determine whether there has been any effort by a tenderer to influence the processing of tender offers and instantly disqualify a tenderer (and his tender offer) if it is established that he engaged in corrupt or fraudulent practices.

F.3.8 Test for responsiveness

- **F.3.8.1** Determine, after opening and before detailed evaluation, whether each tender offer properly received:
- a) complies with the requirements of these Conditions of Tender,
- b) has been properly and fully completed and signed, and
- c) is responsive to the other requirements of the tender documents.
- **F.3.8.2** A responsive tender is one that conforms to all the terms, conditions, and specifications of the tender documents without material deviation or qualification. A material deviation or qualification is one which, in the Employer's opinion, would:
- a) detrimentally affect the scope, quality, or performance of the works, services or supply identified in the Scope of Work.
- b) significantly change the Employer's or the tenderer's risks and responsibilities under the contract, or
- c) affect the competitive position of other tenderers presenting responsive tenders, if it were to be rectified.

Reject a non-responsive tender offer, and not allow it to be subsequently made responsive by correction or withdrawal of the non-conforming deviation or reservation.

F.3.9 Arithmetical errors, omissions and discrepancies

- F.3.9.1 Check the highest ranked tender or tenderer with the highest number of tender evaluation points after the evaluation of tender offers in accordance with F.3.11 for:
- a) the gross misplacement of the decimal point in any unit rate;
- b) omissions made in completing the pricing schedule or bills of quantities; or
- c) arithmetic errors in:
 - i) line item totals resulting from the product of a unit rate and a quantity in bills of quantities or schedules of prices; or
 - ii) the summation of the prices.
- F3.9.2 The employer must correct the arithmetical errors in the following manner:
- a) Where there is a discrepancy between the amounts in words and amounts in figures, the amount in words shall govern.
- b) If bills of quantities or pricing schedules apply and there is an error in the line item total resulting from the product of the unit rate and the quantity, the line item total shall govern and the rate shall be corrected. Where there is an obviously gross misplacement of the decimal point in the unit rate, the line item total as quoted shall govern, and the unit rate shall be corrected.
- c) Where there is an error in the total of the prices either as a result of other corrections required by this checking process or in the tenderer's addition of prices, the total of the prices shall govern and the tenderer will be asked to revise selected item prices (and their rates if bills of quantities apply) to achieve the tendered total of the prices.

Consider the rejection of a tender offer if the tenderer does not correct or accept the correction of the arithmetical error in the manner described above.

F.3.10 Clarification of a tender offer

Obtain clarification from a tenderer on any matter that could give rise to ambiguity in a contract arising from the tender offer.

F.3.11 Evaluation of tender offers

F.3.11.1 General

Appoint an evaluation panel of not less than three persons. Reduce each responsive tender offer to a comparative offer and evaluate them using the tender evaluation methods and associated evaluation criteria and weightings that are specified in the tender data.

F.3.11.2 Method-1: Price and Preference

In the case of a price and preference:

- 1) Score tender evaluation points for price
- 2) Score points for BBBEE contribution
- 3) Add the points scored for price and BBBEE.

F.3.11.3 Method 2: Functionality, Price and Preference

In the case of a functionality, price and preference:

- 1) Score functionality, rejecting all tender offers that fail to achieve the minimum number of points for functionality as stated in the Tender Data.
- 2) No tender must be regarded as an acceptable tender if it fails to achieve the minimum qualifying score for functionality as indicated in the tender invitation.
- 3) Tenders that have achieved the minimum qualification score for functionality must be evaluated further in terms of the preference points system prescribed in paragraphs 4 and 4 and 5 below.

The 80/20 preference point system for acquisition of services, works or goods up to Rand value of R1 million

4) (a)(i) The following formula must be used to calculate the points for price in respect of tenders(including price quotation) with a rand value equal to, or above R 30 000 and up to Rand value of R 1 000 000 (all applicable taxes included):

$$Ps = 80 \left(1 - \frac{Pt - P\min}{P\min} \right)$$

Where

 $Ps = Points \ scored for \ comparative \ price \ of \ tender \ or \ offer \ under \ consideration;$

Pt = Comparative price of tender or offer under consideration; and

Pmin = Comparative price of lowest acceptable tender or offer.

(4)(a)(ii) An employer of state may apply the formula in paragraph (i) for price quotations with a value less than R30 000, if and when appropriate:

(4)(b) Subject to subparagraph(4)(c), points must be awarded to a tender for attaining the B-BBEE status level of contributor in accordance with the table below:

B-BBEE status level of contributor	Number of points
1	20
2 ,	18
3	16
4	12
5	8
6	6
7	4
8	2
Non-compliant contributor	0

- (4)(c) A maximum of 20 points may be allocated in accordance with subparagraph (4)(b)
- (4)(d) The points scored by tender in respect of B-BBEE contribution contemplated in contemplated in subparagraph (4) (b) must be added to the points scored for price as calculated in accordance with subparagraph (4)(a).
- (4)(e) Subject to paragraph 4.3.8 the contract must be awarded to the tender who scores the highest total number of points.

The 90/ 10 preference points system for acquisition of services, works or goods with a Rand value above R 1 million

(5)(a) The following formula must be used to calculate the points for price in respect of tenders with a Rand value above R1 000 000 (all applicable taxes included):

90/10

$$Ps = 90 \left(1 - \frac{Pt - P\min}{P\min} \right)$$

Where

Ps = Points scored for comparative price of tender or offer under consideration;

Pt = Comparative price of tender or offer under consideration; and

Pmin = Comparative price of lowest acceptable tender or offer.

(5)(b) Subject to subparagraph(5)(c), points must be awarded to a tender for attaining the B-BBEE status level of contributor in accordance with the table below:

B-BBEE status level of contributor	Number of points	
1	10	
2	9	

B-BBEE status level of contributor	Number of points
3	8
4	5
5	4
6	3
7	2
8	1
Non-compliant contributor	0

- (5)(c) A maximum of 10 points may be allocated in accordance with subparagraph (5)(b).
- (5)(d) The points scored by tender in respect of B-BBEE contribution contemplated in contemplated in subparagraph (5) (b) must be added to the points scored for price as calculated in accordance with subparagraph (5)(a).
- (5)(e) Subject to paragraph 4.3.8 the contract must be awarded to the tender who scores the highest total number of points.

F.3.11.6 Decimal places

Score price, preference and functionality, as relevant, to two decimal places.

F.3.11.7 Scoring Price

Score price of remaining responsive tender offers using the following formula:

 $N_{FO} = W_1 \times A$

where: N_{FO}

N_{FO} is the number of tender evaluation points awarded for price.

W₁ is the maximum possible number of tender evaluation points awarded for price as

stated in the Tender Data.

A is a number calculated using the formula and option described in Table F.1 as stated in the Tender Data.

Table F.1: Formulae for calculating the value of A

Formula	Comparison aimed at achiev	ing Option 1 ^a	Option 2 a
1	Highest price or discount	$A = (1 + (\underline{P - Pm}))$ Pm	A = P / Pm
2	Lowest price or per commission / fee	reentage $A = (1 - (P - Pm))$ Pm	A = Pm / P
a F	is the comparative offer of	of the most favourable comparate	tive offer.
P	is the comparative offer of the ten	der offer under consideration.	

F.3.11.8 Scoring preferences

Confirm that tenderers are eligible for the preferences claimed in accordance with the provisions of the tender data and reject all claims for preferences where tenderers are not eligible for such preferences.

Calculate the total number of tender evaluation points for preferences claimed in accordance with the provisions of the tender data.

F.3.11.9 Scoring functionality

Score each of the criteria and subcriteria for quality in accordance with the provisions of the Tender Data.

Calculate the total number of tender evaluation points for quality using the following formula:

 $N_Q = W_2 \times S_O / M_S$

where:

 S_0 is the score for quality allocated to the submission under consideration;

M_s is the maximum possible score for quality in respect of a submission; and

 W_2 is the maximum possible number of tender evaluation points awarded for the quality as stated in the

tender data

F.3.12 Insurance provided by the employer

If requested by the proposed successful tenderer, submit for the tenderer's information the policies and / or certificates of insurance which the conditions of contract identified in the contract data, require the employer to provide.

F.3.13 Acceptance of tender offer

Accept the tender offer, if in the opinion of the employer, it does not present any risk and only if the tenderer:

- a) is not under restrictions, or has principals who are under restrictions, preventing participating in the employer's procurement,
- b) can, as necessary and in relation to the proposed contract, demonstrate that he or she possesses the professional and technical qualifications, professional and technical competence, financial resources, equipment and other physical facilities, managerial capability, reliability, experience and reputation, expertise and the personnel, to perform the contract.
- c) has the legal capacity to enter into the contract,

- d) is not insolvent, in receivership, under Business Rescue as provided for in chapter 6 of the Companies Act, 2008, bankrupt or being wound up, has his affairs administered by a court or a judicial officer, has suspended his business activities, or is subject to legal proceedings in respect of any of the foregoing,
- e) complies with the legal requirements, if any, stated in the tender data, and
- f) is able, in the opinion of the employer, to perform the contract free of conflicts of interest.

F.3.14 Prepare contract documents

- **F.3.14.1** If necessary, revise documents that shall form part of the contract and that were issued by the employer as part of the tender documents to take account of:
- a) addenda issued during the tender period,
- b) inclusion of some of the returnable documents, and
- c) other revisions agreed between the employer and the successful tenderer.
- **F.3.14.2** Complete the schedule of deviations attached to the form of offer and acceptance, if any.

F.3.15 Complete adjudicator's contract

Unless alternative arrangements have been agreed or otherwise provided for in the contract, arrange for both parties to complete formalities for appointing the selected adjudicator at the same time as the main contract is signed.

F.3.16 Notice to unsuccessful tenderers

- **F.3.16.1** Notify the successful tenderer of the employer's acceptance of his tender offer by completing and returning one copy of the form of offer and acceptance before the expiry of the validity period stated in the tender data, or agreed additional period.
- **F.3.16.2** After the successful tenderer has been notified of the employer's acceptance of the tender, notify other tenderers that their tender offers have not been accepted.

F.3.17 Provide copies of the contracts

Provide to the successful tenderer the number of copies stated in the Tender Data of the signed copy of the contract as soon as possible after completion and signing of the form of offer and acceptance.

F.3.18 Provide written reasons for actions taken

Provide upon request written reasons to tenderers for any action that is taken in applying these conditions of tender, but withhold information which is not in the public interest to be divulged, which is considered to prejudice the legitimate commercial interests of tenderers or might prejudice fair competition between tenderers.

F3.19 Transparency in the procurement process

- F3.19.1 The cidb prescripts require that tenders must be advertised and be registered on the cidb i.Tender system.
- F3.19.2 The employer must adopt a transparency model that incorporates the disclosure and accountability as transparency requirements in the procurement process.
- F3.19.3 The transparency model must identify the criteria for selection of projects, project information template and the threshold value of the projects to be disclosed in the public domain at various intervals of delivery of infrastructure projects.
- F3.19.4 The client must publish the information on a quarterly basis which contains the following information:
 - Procurement planning process
 - Procurement method and evaluation process
 - Contract type
 - Contract status
 - Number of firms tendering
 - Cost estimate
 - Contract title
 - Contract firm(s)
 - Contract price
 - Contract scope of work
 - Contract start date and duration
 - Contract evaluation reports
- F3.19.5 The employer must establish a Consultative Forum which will conduct a random audit in the implementation of the transparency requirements in the procurement process.
- F3.19.6 Consultative Forum must be an independent structure from the bid committees.
- F3.19.7 The information must be published on the employer's website.
- F 3.19.8 Records of such disclosed information must be retained for audit purposes.

Part C1: Agreement and Contract Data

C1.2 Contract Data



DPW-04 (EC): CONTRACT DATA: JBCC PRINCIPAL BUILDING AGREEMENT (Edition 6.2 of May 2018)

Project title:

EASTERN CAPE SAPS: KWADWESI SAPS: INSTALLATION OF 1X 10 000LITRE WATER TANKS WITH PUMPS

 Tender / Quotation no:
 PEQ06/2022
 WCS no:
 055560
 Reference no:
 14/1/3/1//6428/6819

The Conditions of Contract are clauses 1 to 30 of the **JBCC**[®] Principal Building Agreement (Edition 6.2 of May 2018) prepared by the Joint Building Contracts Committee.

Contractors are cautioned to read the JBCC PBA and Contract Data (DPW-04 (EC)) together as some clauses in the JBCC PBA have been amended in the Contract Data (DPW-04 (EC)).

Copies of these conditions of contract may be obtained through most regional offices of the Association of South African Quantity Surveyors, Master Builders Association, South African Association of Consulting Engineers, South African Institute of Architects, Association of Construction Project Managers, Building Industries Federation South Africa, South African Property Owners Association or Specialist Engineering Contractors Committee.

Bidders to note that materials procured for the works should be from South African manufactures and suppliers. Imported materials shall only be considered under exceptional circumstances, based on compelling technical justifications, and subject to the approval by the NDPWI.

CONTRACT VARIABLES

THE SCHEDULE

The **schedule** is the listed variables in this agreement and contains all variables referred to in this document including specific changes made to JBCC® documentation. It is divided into part 1: contract data completed by the **employer** and part 2: contract data completed by the **tenderer**. Part 1 must be completed in full and included in the tender documents. Both the part 1 and part 2 form part of this **agreement**.

Spaces requiring information must be filled in, shown as 'not applicable' or deleted but not left blank. Where choices are offered, the non-applicable items are to be deleted. Where insufficient space is provided the information should be annexed hereto and cross referenced to the applicable clause of the **schedule**. Reference to clause numbers in the JBCC Principal Building Agreement are shown in [square brackets] in this contract data e.g. [3.1].

PART 1: CONTRACT DATA COMPLETED BY THE EMPLOYER:

A PROJECT INFORMATION

A 1.0 Works [1.1]

Works description

Refer to document **PG01.2 (EC) – Scope of Works** for detailed description

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

Page 1 of 32



Installation of 1x 10 000 litre water tanks Electrical pumps Rain water gutters Tank stand

Tender / Quotation no: PEQ06/2022

A 2.0 Site [1.1]

Erf / stand number	2967
Site address	01 Mkwenkwe street
Township / Suburb	Kwadwesi
City / Town	Gqeberha
Province	Eastern Cape
Local authority	Nelson Mandela Bay Municipality
GPS Coordinates	-LATITUDE: -33.84109 LONGITUDE: 25.52347

A 3.0 EMPLOYER AND ITS REPRESENTATIVE

A 3.1 Employer:

Official Name of Organ of State / Public Sector Body	Government of the Republic of South Africa in its Department of Public Works & Infrastructure		
Business registration number	Not applicable	VAT number	Not applicable
E-mail	NA	Telephone	0414082003
Postal address	The Director General Private BagX3913 Port Elizabeth 6056		
Physical address	Cnr Hancock Street North end Gqeberha 6056		

A 3.2 Employer's representative:

Name	Papani Boto	Telephone number	041 408 2126
E-mail	Papani.Boto@dpw.gov.za	Mobile number	076 709 8447



DPW-04 (EC) Contract Data: JBCC Principal Building Agreement (Edition 6.2 of May 2018)

Postal address	The Director General Private Bag X3913 Gqeberha 6056
Physical address	Cnr Hancock and Roberts Street North end Gqeberha 6056

Tender / Quotation no: PEQ06/2022

A 4.0 Pr	rincipal Agent [1.1; 6.2]	Discipli ne	Architect
Lancing and according to the contract of the c			As also as a superior was a superior of the contract of

Name	Idrees Salaam-Madatt		
Legal entity of above		Contact person	
Practice number		Telephone number	041 408 2193
Country	South Africa	Mobile number	0828148369
E-mail	idrees.salaam-madatt@)dpw.gov.za	
Postal address	Private Bag X3913 North end Gqeberha 6056		
Physical address	Cnr Hancock street North end Gqeberha 6056		

A 5.0	Agent [1.1; 6.2]	Discipline	Quantity Surveyor	

Name	Martin Meiring		
Legal entity of above		Contact person	
Practice number		Telephone number	0414082123
Country		Mobile number	0769910011
E-mail			
Postal address	Private Bag X3913 Northend Port Elizabeth 6056		
Physical address	Cnr Hancock street North end Gqeberha 6056		

I	11 10,0 1 0 17 18 18 18 18		
A 6.0	Agent [1.1; 6.2]	Discipline	

Name		
Legal entity of above	Contact person	
Practice number	Telephone number	
Country	Mobile number	
E-mail		

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer". Page 3 of 32

DPW-04 (EC) Contract Data: JBCC Principal Building Agreement (Edition 6.2 of May 2018)

Postal	address		
Physic	al address		
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	entity of above		Contact person
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A 8.0	Agent [1.1; 6.2]	Discipline	
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A 9.0	Agent [1.1; 6.2]	Discipline	

Version: 2022/08



Agent [1.1; 6.2]

DPW-04 (EC) Contract Data: JBCC Principal Building Agreement (Edition 6.2 of May 2018)

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	ntity of above		Contact person
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E-mail			

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A 10.0	Agent [1.1; 6.2]	Discipline	
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Postal a	address		
Physica	al address	4.000.4	
A 11.0	Agent [1.1; 6.2]	Discipline	
Name			
1	ntity of above		Contact person
	e number		Telephone number
Country	У		Mobile number
E-mail	STATE STATE OF STATE		
Postal a	address		
Physica	al address	11	
	1		•
A 12.0	Agent [1.1; 6.2]	Discipline	

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer". Page 5 of 32

DPW-04 (EC) Contract Data: JBCC Principal Building Agreement (Edition 6.2 of May 2018)

Name		
Legal entity of above	Contact person	
Practice number	Telephone number	
Country	Mobile number	
E-mail		
Postal address		

Tender / Quotation no: PEQ06/2022

B CONTRACT INFORMATION

B 1.0 Definitions [1.1]

-	Bills of quantities: System/Method of	Standard system of measurement of building
- Constant	measurement	works 7 th edition

B 2.0 Law, regulations and notices [2.0]

B 3.0 Offer and acceptance [3.0]

	700.000
Currency applicable to this agreement [3.2]	South African Rand

B 4.0 Documents [5.0]

The original signed agreement is to be held by the principal agent [5.2], if not, indicate by whom	Employer
Number of copies of construction information issued to the contractor at no cost [5.6]	3

Documents comprising the agreement	Page numbers
The JBCC® Principal Building Agreement, Edition 6.2 May 2018	1 to 30
DPW-04 (EC): CONTRACT DATA: JBCC PRINCIPAL BUILDING AGREEMENT (Edition 6.2 of May 2018)	1 to 31
The JBCC® General Preliminaries for use with the JBCC® Principal Building Agreement, Edition 6.2 May 2018	
Drawings as per drawing register issued with the tender	1-3
Bills of Quantities issued with the tender	1-64
Addenda as issued during tender stage, if applicable	As issued



B 5.0 Employer's agents [6.0]

Authority is delegated to the following agents to issue contract instructions and perform duties for specific aspects of the works [6.2] [6.7 [CD]]

Principal Agent

Principal agent's and agents' interest or involvement in the works other than a professional interest [6.3]

Tender / Quotation no: PEQ06/2022

B 6.0 Insurances [10.0]

Insurances by contractor

NB: Insurances submitted must be issued by either an insurance company duly registered in terms of the Insurance Act [Long-Term Insurance Act, 1998 (Act 52 of 1998) or Short-Term Insurance Act, 1998 (Act 53 of 1998)] or by a bank duly registered in terms of the Banks Act, 1990 (Act 94 of 1990). Insured amounts to include VAT.

	New works [10.1.1] With a deductible not exceeding 5% of each and every claim	Contract sum plus 10%	
Or	Works with practical completion in sections [10.2] With a deductible not exceeding 5% of each and every claim	Contract sum plus 10%	
Or	Works with alterations and additions [10.3] (reinstatement value of existing structures with or including new works) With a deductible not exceeding 5% of each and every claim	Contract sum plus 10%	
	Direct contractors [10.1.1; 10.2] where applicable, to be included in the contract works insurance	RPQS to determine value	
	Free issue [10.1.1; 10.2] where applicable, to be included in the contract works insurance	RPQS to determine value	
	Escalation, professional fees and reinstatement costs must be included in the above respective insurances		Applicable
Supp	plementary insurance [10.1.2; 10.2]	Contract sum plus 10%	Applicable
Publ	ic liability insurance [10.1.3; 10.2]	R 5 000 000	Applicable
Rem	noval of lateral support insurance [10.1.4; 10.2]	R QS to determine value	
Oth	er insurances [10.1.5]		
Hi R	isk Insurance Refer B18.0 [10.1.5.1]	R PQS to determine value	
Othe	er insurances: If applicable, description 1:	R PQS to determine value	



DPW-04 (EC) Contract Data: JBCC Principal Building Agreement (Edition 6.2 of May 2018)

Other insurances; If applicable, description 2:	R PQS to determine value

Tender / Quotation no: PEQ06/2022

B 7.0 Obligations of the employer [12.1]

Existing premises will be in use and occupied [12.1.2]	
If applicable, description: The work is external and building will be fully occupied by the client.	
Restriction of working hours [12.1.2]	
If applicable, description: No work on Sundays and Public holidays.	
Natural features and known services to be preserved by the contractor [12.1.3]	
If applicable, description:	
Restrictions to the site or areas that the contractor may not occupy [12.1.4]	
If applicable, description: The main SAPS building i.e. the contractor may only occupy designated site are	ea.
Supply of free issue of material and goods [12.1.10]	
If applicable, description:	i de la companya de

B 8.0 Appointment of Nominated Subcontractors [14.0]

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If applicable	description of	of specialis	sation		
 	consumerate from the state of the state of				

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".



Specialisation 1	
Specialisation 2	
Specialisation 3	
Specialisation 4	
Specialisation 5	

B 9.0 Appointment of Selected Subcontractors [15.0]

	If applicable, description of specialisation
Specialisation 1	
Specialisation 2	
Specialisation 3	
Specialisation 4	
Specialisation 5	Int An anum

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B 10.0 Appointment of Direct Contractors [16.0]

	If applicable, description of extent of work [12.1.11]
Extent of work	

B 11.0 Works to be completed in sections [20.1]

3-3-3-3	If applicable, description of sections
Section 1	
Section 2	
Section 3	
Section 4	
Section 5	

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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Section 6		
Remainder of the works.		

B 12.0 Contract period [B18: 1.2], Construction period [B18: 1.1], Possession of site [12.1.5], Practical Completion [19.0; 20.0], Works Completion Refer B18.0 [19.8], Final Completion [21] and Penalties [24.0]

B12.1 Contract Period

Contract period [B18: 1.2]: Period in **months** as indicated, include time for submitting contractual obligatory documents, submission of Health & Safety Plan and approval, period for obtaining the Construction Permit (if applicable), the Construction Period and the Defect Liability Period up to and including Final Completion

The contract period is determined as follows (Period/s indicated in months):	
Period to submit contractual obligatory documents including submission and approval of health and safety plan by the appointed Health & Safety Agent	(21 calendar days)

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Period to obtain Construction Permit from Department of Labour upon approval of the Health & Safety Plan by the appointed Health & Safety Agent	0
Total construction period for the Works as a whole up to and including Practical Completion, as indicated below [24.1]	3 Months
Period to achieve Works Completion Refer B18.0 [19.8]	0
Defect liability period up to and including Final Completion	***
Total Contract period [B18: 1.2]	15 Months
Penalty amount per calendar day for late submission of contractual obligatory documents: Ten percent (10%) of the penalty amount per calendar day for late Practical Completion, excluding VAT. [24.1]	R 24.64

B12.2 Construction Period for completion of the Works as a whole

Construction period [B18: 1.2] and Practical Completion for the Works as a whole [19.0] The time for achieving Practical Completion of the whole of the Works is measured from the date of possession of the site by the contractor inclusive of all public holidays, special non-working days and builders' holiday shut down periods.	
The date for practical completion for the works as a whole shall be the period in months as indicated, starting from the date of possession of the site by the contractor inclusive of all special non-working days and builders' holiday shut down periods [12.2.7; 24.1]	3 Months
Period for inspection in working days by the principal agent [19.3]	5 calendar days
Penalty amount per calendar day for late Practical Completion, excluding VAT. [24.1]	R246.40



Penalty amount per calendar day for late Works Completion Refer B18.0 [19.8]: Thirty percent (30%) of penalty amount per calendar day for late Practical Completion, excluding VAT.	R 73.92
Penalty amount per calendar day for late Final Completion [21]: Fifteen percent (15%) of penalty amount per calendar day for late Practical Completion, excluding VAT.	R 36.96

B12.3 Construction Period for completion of the Works in portions

Construction period [B18: 1.1] and Practical Works [20.0]	complet	ion for p	UI LIUIIS C	n uic	man yelepingala asa dan la	
Portions of the Works in sections:	1	2	3	4	5	6
Period for inspection by the principal agent in working days [19.3]					***************************************	-
The date for practical completion shall be the period in months as indicated from the date of possession of the site by the contractor [12.2.7; 24.1]						

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The date for practical completion for the whole of the Works, if applicable shall be the period in months as indicated from the date of possession of the site by the contractor inclusive of all public holidays , special non-working days and builders' holiday shut down periods [12.2.7; 24.1]	3 Months days.
Penalty for late Practical Completion, if completion in sections is required, exclu	ding VAT
The penalty amount per day for failing to complete section 1 of the Works is:	R
The penalty amount per day for failing to complete section 2 of the Works is:	R
The penalty amount per day for failing to complete section 3 of the Works is:	R
The penalty amount per day for failing to complete section 4 of the Works is:	R
The penalty amount per day for failing to complete section 5 of the Works is:	R
The penalty amount per day for failing to complete section 6 of the Works is:	R
The penalty amount per day for failing to complete the whole of the Works, if applicable, is:	R
Penalty amount per calendar day for late Works Completion Refer B18.0 [19.8]: T Thirty percent (30%) of penalty / calendar day to complete, excluding VAT	o be calculated at
Penalty amount per calendar day for late Final Completion [21]: To be calculated (15%) of penalty / calendar day to complete , excluding VAT	at Fifteen percent

B 13.0 Criteria to achieve Practical Completion [19.0; 20.0]



Criteria	to achieve Practical Completion not covered in the definition of practical completion
13.1	All relevant CoCs
13.2	Training on electrical, security and mechanical installations if contractually required
13.3	Maintenance / operating manual
13.4	
13.5	S
13.6	
13.7	
13.8	
13.9	
13.10	

Defects liability period [21.0] B 14.0

Extended defects liability period: Refer B18.0 [21.13]

	If applicable, description of applicable elements
14.1	3 Months for the tanks and the tank stand
14.2	12 Months for the electric pump
14.3	
14.4	
14.5	
14.6	
14.7	
14.8	
14.9	

DPW-04 (EC) Contract Data: JBCC Principal Building Agreement (Edition 6.2 of May 2018)

	ALLEN TO THE PARTY OF THE PARTY	_accombinedo
14.10		
	procedure of	

B 15.0 Payment [25.0]

Date of month for issue of regular payment certificates Refer B18.0 [25.2]	25
Contract price adjustment / Cost fluctuations Refer [25.3.4; 26.9.5]	
If applicable, method to calculate	CPAP
Employer shall pay the contractor within: Refer B18.0 [25.10]	Thirty (30) calendar days

B 16.0 Dispute resolution [30.0]

Mediation	Applicable	
Name of nominating body	Association of Arbitrators (Southern Africa)	
Appointment of Mediator	State Attorney	
Litigation	Court with Jurisdiction	

Tender / Quotation no: PEQ06/2022

B 17.0 JBCC® General Preliminaries - selections

For Internal & External Use

Effective date: 20 July 2022

Version: 2022/08



Provisional bills of quantities [P2.2]		
Availability of construction information [P2.3]		
Previous work - dimensional accuracy - details of previous contract(s) [P3.1]		
Previous work - defects - details of previous contra		
Inspection of adjoining properties - details [P3.3]		
Handover of site in stages - specific requirements	[P4.1]	
Enclosure of the works - specific requirements [P4	.2]	
Geotechnical and other investigations - specific re-	quirements [P4.3]	
Existing premises occupied - details [P4.5]		
Services - known - specific requirements [P4.6]		
	By contractor	
Water [P8.1]	By employer	
	By employer – metered	
	By contractor	
Electricity [P8.2]	By employer	
	By employer – metered	
Ablution and welfare facilities [P8.3]	By contractor	
	By employer	
Communication facilities - specific requirements [P		
Protection of the works - specific requirements [P1		
Protection / isolation of existing works and works occupied in sections - specific requirements [P11.2]		
Disturbance - specific requirements [P11.5]		
Environmental disturbance - specific requirements [P11.6]		

B 18.0 SPECIFIC CHANGES MADE TO JBCC® DOCUMENTATION

[Details of changes made to the provisions of **JBCC** standard documentation]

Any reference of the same meaning as the words and a state of the same meaning as the words and a state of the same meaning as the words are same meaning as

For Internal a Bacefollowing definitions replace fectives possibly adefinitions or are added to the definitions in the JBCC PRINCIPAL BUILDING AGREEMENT (Edition 6.2 of May 2018), whatever the case may



lender / Quotation no. PEQ00/2022		
CONTRACTS	SPECIFIC DATA	
The following	contract specific data, referring to the General Conditions of Contract for Construction Works, PAL BUILDING AGREEMENT (Edition 6.2 of May 2018), are applicable to this Contract:	
3.3	Replace clause with the following: This agreement shall come into force on the date of letter of acceptance and continue to be of force and effect until the end of the latent defects liability period [22.0] notwithstanding termination [29.0] or the certification of final completion [21.0] and final payment [25.0].	
4.2	Refer to clause 6.7 [CD].	
4.3	Replace clause with the following: Where a contractor cedes any right or any monies due to or to become due under this agreement as security in favour of a financial institution, the prior written consent of the employer, which consent shall not be unreasonably withheld, must be obtained.	
5.2	Replace last sentence with the following: The original signed agreement shall be held by the Employer.	
5.4	Replace clause with the following: The Bills of Quantities shall not be used as a specification of material and goods or methods unless so instructed by the Principal Agent. The contractor may not use the Bills of Quantities for purpose of ordering material. All dimensions and quantities must be determined on site before ordering. In the event of discrepancy between the drawings and Bills of Quantity, the drawings shall take preference.	
5.5	Replace clause with the following: The parties may publish or disclose on any platform only the contract scope and contract amount.	
6.5	Replace clause with the following: Where the principal agent and/or an agent fails to act or is unable to act or ceases to be the principal agent or an agent in terms of this agreement, the employer may appoint another principal agent and/or an agent, be it temporary or permanently.	
6.7	Add the following as clause 6.7: In terms of the clauses listed hereunder, the employer has retained its authority and has no given a mandate to the principal agent, notwithstanding other provisions in the contract. The employer shall sign all documents in relation to clauses 4.2, 14.1.4, 14.4.1, 14.6, 15.1.4 15.4.1, 23.1, 23.2, 23.3, 23.7, 23.8, 26.1, 26.7, 26.12.	
7.2	Replace first sentence with the following: Any design responsibility undertaken by a subcontractor shall not devolve on the contractor except for items that require specific component design and or compatibility design and or shop drawings and or the assembly thereof.	
8.4	Replace clause with the following: The contractor shall bear the full risk of damage to and/or destruction of the works by whatever cause during construction of the works and hereby indemnifies and holds harmless the employer against any such damage. The contractor shall take such precautions and security measures and other steps for the protection and security of the works as the contractor may deem necessary.	
9.2.7	Add the following to the end of the first sentence: " due to no fault of the contractor".	

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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9.2.9	No clause.
9.2.10	No clause.
9.3	Add the following as clause 9.3: The employer's rights to claim damages for the contractor's omissions and actions will not be affected.
10.1	Replace clause with the following: The party responsible shall effect and keep the respective insurances [CD] in force, in favour of the employer as beneficiary, from the date of possession of the site until the issue of the certificate of practical completion and with an extension to cover the contractor's obligations after the date of practical completion [8.2.2].
10.1.5.1	Add the following as clause 10.1.5.1: Hi Risk Insurance In the event of the project being executed in a geological area classified as a "High Risk Area", that is an area which is subject to highly unstable sub-surface conditions that might result in catastrophic ground movement evident by sinkhole or doline formation the following will apply:
10.1.5.1.1	Add the following as clause 10.1.5.1.1: Damage to the works The contractor shall, from the date of possession of the site until the date of the certificate of practical completion, bear the full risk of and hereby indemnifies and holds harmless the employer against any damage to and/or destruction of the works consequent upon a catastrophic ground movement as mentioned above. The contractor shall take such precautions and security measures and other steps for the protection of the works as he may deem necessary. When so instructed to do so by the principal agent, the contractor shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works, at the contractor's own costs.
10.1.5.1.2	Add the following as clause 10.1.5.1.2: Injury to persons or loss of or damage to property The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above. The contractor shall be liable for and hereby indemnifies the employer against any and al liability, loss, claim or proceeding consequent upon loss of or damage to any moveable, or immovable property, or personal property, or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract.
10.1.5.1.3	Add the following as clause 10.1.5.1.3: It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.1.5.1.1 and 10.1.5.1.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the date of letter of acceptance, but before commencement of the works, submit to the employer proof of such insurance policy.

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10.1.5.1.4	Add the following as clause 10.1.5.1.4: The employer shall be entitled to recover any and all losses and/or damages of whatever nature suffered or incurred consequent upon the contractor's default of his obligations as set out in 10.1.5.1.1; 10.1.5.1.2 and 10.1.5.1.3. Such losses or damages may be recovered from the contractor or by deducting the same from any amounts still due under this contract or under any other contract presently or hereafter existing between the employer and the contractor and for this purpose all these contracts shall be considered one indivisible whole.
10.2	Replace clause with the following: Where practical completion in sections is required [20.0), or where the works is for alterations and additions, the contractor shall effect and keep in force contract works insurance [10.1.1], supplementary insurance [10.1.2], public liability insurance [10.1.3] and where applicable, removal of lateral support insurance [10.1.4] and other insurances [10.1.5) in favour of the employer as beneficiary.
10.6	No clause.
10.11	Add the following as clause 10.11 In the event that an insurer dispute the amount of the claim to be paid to the employer, the contractor shall be liable to the employer for the difference between the claim (as determined by the employers QS appointed on the project) made by the employer and the amount that the insurer is willing to pay.
11.1	Add the following to clause 11.1. In respect of contracts with a contract sum up to R1 million, the security to be provided by the contractor to the employer will be a payment reduction of five per cent (5%) of the value certified in the payment certificate (excluding VAT). In respect of contracts with a contract sum above R1 million, the contractor shall have the right to select the security to be provided in terms of C 1.0 Securities, as stated in the schedule. Such security shall be provided to the employer within fifteen (15) working days from contract commencement date. Should the contractor fail to select the security to be provided or should the contractor fail to provide the employer with the selected security within fifteen (15) working days from the contract commencement date, the security in terms of C 1.0 Option C shall be deemed to have been selected. The payment reduction of the value certified in a payment certificate shall be <i>mutatis mutandis</i> in terms of 25.12.1 - 25.12.5.
11.1.1	No clause.
11.1.2	No clause.
11.2.2	No clause.
11.3	No clause.
11.4.1	Replace clause 11.4.1 with the following: Hand over the site to the contractor and withhold an amount equal to ten per cent (10%) of each interim payment certificate until practical completion is achieved. The value certified shall be subject to the adjustments in terms of 25.12.6 to 25.12.10.
11.5	No clause.
	No clause.

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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11.7	No clause.
11.8	No clause.
11.9	No clause.
11.10	No clause.
11.11	Add the following as clause 11.11 Where the security as a cash deposit of ten per cent (10%) of the contract sum (excluding VAT) has been selected:
11.11.1	Add the following as clause 11.11.1 The contractor shall furnish the employer with a cash deposit equal in value to ten percent (10%) of the contract sum (excluding VAT) within fifteen (15) working days from the contract commencement date. Failure to furnish the employer with a cash deposit within fifteen (15) working days clause 11.4 will apply mutatis mutandis.
11.11.2	Add the following as clause 11.11.2 The employer shall be entitled to recover expense and loss from the cash deposit in terms of 27.0 provided that the employer notifies the Contractor in which event the employer's entitlement shall take precedence over his obligations to refund the cash deposit security or portions thereof to the contractor.
11.11.3.	Add the following as clause 11.11.3 Within fifteen (15) working days of the date of practical completion of the works the employer shall reduce the cash deposit to an amount equal to three per cent (3%) of the contract value (excluding VAT).
11.11.4	Add the following as clause 11.11.4 Within fifteen (15) working days of the date of final completion of the works the employer shall reduce the cash deposit to an amount equal to one per cent (1%) of the contract value (excluding VAT).
11.11.5	Add the following as clause 11.11.5 On the date of payment of the amount in the final payment certificate, the employer shall refund the remainder of the cash deposit to the contractor.
11.11.6	Add the following as clause 11.11.6 The parties expressly agree that neither the employer nor the contractor shall be entitled to cede the rights to the deposit to any third party.
11.12	Add the following as clause 11.12 Where security as a variable construction guarantee of ten percent (10%) of the contract sum (excluding VAT) has been selected:
11.12.1	Add the following as clause 11.12.1 The contractor shall furnish the employer with an acceptable variable construction guarantee equal in value to ten per cent (10%) of the contract sum (excluding VAT) within fifteen (15) working days after issuance of the letter of acceptance. Failure to submit an acceptable variable construction guarantee within fifteen (15) working days clause 11.4 will apply mutatis mutandis.
11.12.2	Add the following as clause 11.12.2 The variable construction guarantee shall reduce and expire in terms of the Variable Construction Guarantee form included in the invitation to tender.

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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11.12.3	Add the following as clause 11.12.3 The employer shall return the variable construction guarantee to the contractor within fourteen (14) calendar days of it expiring.
11.12.4	Add the following as clause 11.12.4 Where the employer has a right of recovery against the contractor in terms of 27.0, the employer shall issue a written demand in terms of the variable construction guarantee.
11.13	Add the following as clause 11.13 Where security is a fixed construction guarantee of five per cent (5%) of the contract sum (excluding VAT) and a five per cent (5%) payment reduction of the value certified in the payment certificate (excluding VAT) has been selected:
11.13.1	Add the following as clause 11.13.1 The contractor shall furnish a fixed construction guarantee to the employer equal in value to five per cent (5%) of the contract sum (excluding VAT).
11.13.2	Add the following as clause 11.13.2 The fixed construction guarantee shall come into force on the date of issue and shall expire on the date of the last certificate of practical completion.
11.13.3	Add the following as clause 11.13.3 The employer shall return the fixed construction guarantee to the contractor within fourteen (14) calendar days of it expiring.
11.13.4	Add the following as clause 11.13.4 The payment reduction of the value certified in a payment certificate shall be <i>mutatis mutandis</i> in terms of 25.12.1 - 25.12.5.
11.13.5	Add the following as clause 11.13.5 Where the employer has a right of recovery against the contractor in terms of 27.0, the employer shall be entitled to issue a written demand in terms of the fixed construction guarantee or may recover from the payment reduction or from both.
11.14.1	Add the following as clause 11.14.1 Where security as a cash deposit of five per cent (5%) of the contract sum (excluding VAT) and a payment reduction of five per cent (5%) of the value certified in the payment certificate (excluding VAT) has been selected:
11.14.2	Add the following as clause 11.14.2 The contractor shall furnish the employer with a cash deposit equal in value to five per cent (5%) of the contract sum (excluding VAT) within fifteen (15) working days from the contract commencement date. Failure to submit a cash deposit within fifteen (15) working days clause 11.4 will apply <i>mutatis mutandis</i> .
11.14.3	Add the following as clause 11.14.3 Within fifteen (15) working days of the date of practical completion of the works the employer shall refund the cash deposit in total to the contractor.
11.14.4	Add the following as clause 11.14.4 The payment reduction of the value certified in a payment certificate shall be <i>mutatis mutandis</i> in terms of 25.12.1 - 25.12.5.
11.14.5	Add the following as clause 11.14.5 Where the employer has a right of recovery against the contractor in terms of 27, the employer may recover from the payment reduction or cash deposit or from both.

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".



11.15	Add the following as clause 11.15 Where security as a payment reduction of ten per cent (10%) of the value certified in the payment certificate (excluding VAT) has been selected:
11.15.1	Add the following as clause 11.15.1 The payment reduction of the value certified in a payment certificate shall be <i>mutatis mutandis</i> in terms of 25.12.6 to 25.12.10.
11.15.2	Add the following as clause 11.15.2 The employer shall be entitled to recover expense and loss from the cash deposit in terms of 27.0 provided that the employer notifies the Contractor in which event the employer's entitlement shall take precedence over his obligations to refund the cash deposit security or portions thereof to the contractor.
11.16	Add the following as clause 11.16 Payments made by the guarantor to the employer in terms of the fixed or variable construction guarantee shall not prejudice the rights of the employer or contractor in terms of this agreement.
11.17	Add the following as clause 11.17 Should the contractor fail to furnish the security in terms of 11.2 the employer, in his sole discretion, and without notification to the contractor, is entitled to change the contractor's selected form of security to that of a ten per cent (10%) payment reduction of the value certified in the payment certificate (excluding VAT).
12.1.1	No Clause.
12.1.5	Replace clause with the following: Give possession of the site to the contractor within ten (10) working days after approval of the Health and Safety Plan or the issue of a construction permit by the Department of Labour, if applicable, after the contractor complied with the terms of 12.2.22.
12.1.6	No clause.
12.1.8	No clause.
12.2.2	Replace clause with the following: The priced Bills must be submitted to the Employer within fourteen (14) calendar days from date of request. Where the priced document contains errors or discrepancies and/or prices considered by the employer or principal agent to be imbalanced or unreasonable the employer or principal agent and the contractor shall adjust such prices without any change to the contract sum .
12.2.5	Replace clause with the following: Effect and keep in force insurances in favour of the employer as beneficiary where the contractor is responsible for providing insurances [10.0) [CD].
12.2.13	Replace clause with the following: Designate a competent person full time on site to continuously administer and control the works on site and to receive and implement notices and contract instructions on behalf of the contractor.
12.2.22	Insert the following clause as 12.2.22: Within fourteen (14) working days of the date of the letter of acceptance submit to the principal agent an acceptable health and safety plan, required in terms of the Occupational Health and Safety Act, 1993 (Act No 85 of 1993).
	1

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer". Page 20 of 32



12.2.23	Insert the following clause as 12.2.23: The contractor shall within reasonable time inform the agents regarding inspection of the works before covering / closing [B 12.0].	
14.1.4	Refer to clause 6.7 [CD].	
14.1.5	No clause.	
14.4.1	Replace "principal agent" with "employer" [6.7 [CD]].	
14.6	Refer to clause 6.7 [CD].	
15.0	See clause 6.7 above for clauses, 15.5.	
15.1.2	Replace clause with the following: The principal agent shall call for tenders from a list of tenderers agreed between the contractor and the employer.	
15.1.4	Refer to clause 6.7 [CD].	
15.1.5	No clause.	
15.4.1	Replace "principal agent" with "employer" [6.7 [CD]].	
17.4	Replace clause with the following: The contractor shall comply with and duly execute all contract instructions except any contract instruction for additional work issued after the date of practical completion other than making good physical loss and repairing damage to the works in terms of 8.0 and 21.	
17.6	Add the following as clause 17.6: Minutes of meetings shall not constitute a site instruction unless reduced to a written contract instruction issued by the principal agent in terms of this contract / agreement.	
19.5	Replace clause with the following: On issue of the only or last certificate of practical completion the employer shall be entitled to possession of the works and the site. On issue of the certificate of practical completion for section, the employer shall be entitled to possession of such section.	
19.8	Add the following as: 19.8	
	 WORKS COMPLETION (1) Within seven (7) calendar days of the date of practical completion the principal agent shall issue to the contractor a works completion list defining the outstanding work and defects apparent at the date of practical completion to be completed or rectified to achieve works completion. (2) Where, in the opinion of the contractor, the works completion list has been completed the contractor shall notify the principal agent who shall inspect within seven (7) calendar days of receipt of such a notice. Where, in the opinion of the principal 	
	agent, the Works Completion list: (2)(a) Has been satisfactorily completed, the principal agent shall forthwith issue a certificate of Works Completion to the contractor with a copy to the employer	



0.0	
9.8 ontinued	(2)(b) Has not been satisfactorily completed, the principal agent shall forthwith identify the works completion list items that are not yet complete and inform the contractor thereof. The contractor shall repeat the procedure in terms of 19.8(2)
	(3) Should the principal agent not issue a works completion list, in terms of 19.8 (1) or 19.8 (2) (b), within seven (7) calendar days from the end of the inspection period, the contractor shall notify the employer and principal agent. Should the principal agent not issue such Works Completion list within seven (7) calendar days of receipt of such notice, the employer may within seven (7) calendar days issue to the contractor a Works Completion list. Should the employer:
	(3)(a) Not issue such works completion list within seven (7) calendar days, then the certificate of Works Completion shall be deemed to have been issued on the date of expiry of the initial notice period and works completion shall be deemed to have been achieved on such date
	(3b) Issue a works completion list and the work on Works Completion list not have been completed or where further defects have become apparent, the employer shall forthwith identify such items on the updated works completion list and notify the contractor. The contractor shall repeat the procedure in terms of 19.8 (2) (b) until such items have been completed to the satisfaction of the employer
	(4) Should the works completion list not be completed to the satisfaction of the employer within a period of twenty (20) working days of the issue final works completion list the contractor shall be liable to a daily penalty as described in B13.
	(5) The defects liability period in terms of 21.1 shall commence with the issue or deemed issue of the certificate of Works Completion in terms of 19.8(2)(a) or 19.8(3).
20.2.1.A	Add the following as: 20.2.1.A A certificate of Works Completion [19.8]
21.1	Replace clause 21.1 with the following: The defects liability period for the works shall commence on the calendar day following the date of works completion and end at midnight (00:00) ninety (90) calendar days from the date of works completion [CD] or when work on the list for completion has been satisfactoril attended to [21.6), whichever is the later (if we use works completion).
21.6	Replace clause 21.6 with the following: On the expiry of the ninety (90) calendar days defects liability period [21.1] for items not indicated as items with an extended liability as indicated in B14 and on receipt of the contractor's notice to the principal agent.
	And/or
	On the expiry of the defects liability period as indicated in B14, for items indicated in B14 and on receipt of the contractor's notice to the principal agent, the principal agent shall:
	 (1) inspect the works And within ten (10) working days either issue a list for fina completion detailing all outstanding work or defects that must be attended to, or rectified to achieve final completion or (2) issue the certificate of final completion to the contractor with a copy to the employer for that part of the works where defects liability period has expired.
	employer for that part of the works where delects liability period has expired.



In the following as clause 21.13 In the following as clause 21.13 In the following as clause 21.14 In the following as clause and sixty-five (365) calendar days in the following and sixty-five (365) calendar days in
nalties will be applied if the items on the completion list have his deed attented to hin a period of ninety (90) calendar days [21.1]. If additional defect items have being ded to the list during this period, then the Principal Agent and Contractor will agree on a rised completion date. Failing in achieving the revised date will result in penalties being plied [B12.0]. I clause. I clause 6.7 [CD]. I clause 23.3 with the following: I clause 23.3 with the following: I clause and be applied if the items on the confidence in the control that could not have reasonably been anticipated and provided
fer to clause 6.7 [CD]. fer to clause 6.7 [CD]. clause. place 23.3 with the following: rther circumstances that delays practical completion due to any other cause beyond the
clause. place 23.3 with the following: rther circumstances that delays practical completion due to any other cause beyond the
clause. place 23.3 with the following: rther circumstances that delays practical completion due to any other cause beyond the
place 23.3 with the following: rther circumstances that delays practical completion due to any other cause beyond the
rther circumstances that delays practical completion due to any other cause beyond the
without an adjustment of the contract value as determined by the Employer [6.7 CD].
efer to clause 6.7 [CD].
efer to clause 6.7 [CD].
eplace clause 24.1 with the following: There the contractor fails to bring the works , or a section thereof, to practical- , works- In final- completion by the applicable completion date [B10 CD], or the revised applicable ompletion date, the contractor shall be liable to the employer for the penalty [B10 CD].
eplace clause 24.2 with the following: /here the employer elects to levy such penalty the employer, or the principal agent or estruction from the employer, shall give notice thereof to the contractor. The principal gent shall determine the penalty due from the later of the date for practical- works-, o nal- completion [B10 CD], or the revised date for practical- works-, or final- completion p to and including the earlier of:
Replace clause 24.2.1 with the following: The actual or deemed date of practical-, works- or final- completion of the works, or a ection thereof [23.7.1].
Replace clause 25.2 with the following: he principal agent shall issue at regular agreed intervals [CD] payment certificates, to the contractor with a copy to the employer, up to and including practical completion. Interimely ayment certificates may be issued to the contractor between practical completion and the nal payment certificate. A payment certificate may be for a nil or negative amount.



25.3	Add the following to clause 25.3:	art of the decided the e	
	25.3.12 Monthly Local content report.		
	.o.o. 12 Worlding Education Response		
	25.3.13 EPWP / NYS payment register, labour reports and certified ID document of NYS beneficiaries, Contract between Contractor and EPWP/ NYS bene attendance register (if applicable).		
	25.3.14 Tax Invoice.		
	25.3.15 Labour intensive report.		
	25.3.16 Contract participation goal and cidb BUILD programme reports.		
25.5	No Clause.	b***d:	
25.6	Replace clause 25.6 with the following: Materials and goods will only be certified and paid for upon providing proof of full payment to the supplier and proof of transfer of ownership from the supplier to the contractor by the contractor. Once paid, material and goods shall become the property of the employer and shall not be removed from site without the written authority of the Employer.		
25.7.5	No clause.		
25.10	Replace clause 25.10 with the following: The employer shall pay the contractor the amount stipulated in an issued payment certificate, correct in all material respects, within thirty (30) calendar days from the date of receiving the payment certificate and invoice including all other substantiating documentation for items certified in the payment certificate.		
25.12	Replace clauses 25.12 to 25.12.3 with the following:		
	The value certified shall be subject to the following percentage adjustments:		
	Clauses 25.12.1 to 25.12.5 shall be applicable to a contract sum up to R1 millicevent of a contract sum more than R1 million for Options D & E (C 1.0 Securitical Clauses 25.12.1 to 25.12.5 shall be applicable)		
	Where a security is selected in terms of C 1.0 Securities [11.0] the va works in terms of 25.1 and of the materials and goods in terms of 25. certified in full. The value certified shall be subject to the following padjustments:	4 shall be	
	Ninety-five per cent (95%) of such value in interim payment certificates to the date of practical completion .	issued up	
	25.12.3 Ninety-seven per cent (97%) of such value in interim payment certificat on the date of works completion and up to but excluding the date completion .		
	25.12.4 Ninety-nine per cent (99%) of such value in interim payment certificat on the date of final completion and up to but excluding the final certificate in terms of 26.		
	25.12.5 One hundred per cent (100%) of such value in the final payment cer	tificate in	

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".





terms of 26 except where the amount certified is in favour of the **employer**. In such an event the payment reduction shall remain at the adjustment level applicable to the final **payment certificate**.

Tender / Quotation no: PEQ06/2022

TOTICOL 7 Carolin		
25.12 Continued	(Clauses 25.12.6 to 25.12.10 shall be applicable to a contract sum more than R1 million for Option C (C 1.0 Securities [11.0])	
	25.12.6 Where security is a payment reduction in term of Option C, the value of the works in terms of 25.1 and materials and goods in terms of 25.4 shall be certified in full. The value certified shall be subject to the following percentage adjustments:	
	25.12.7 Ninety per cent (90%) of such value in interim payment certificates issued up to the date of practical completion .	
	25.12.8 Ninety-seven per cent (97%) of such value in interim payment certificates issued on the date of practical completion and up to but excluding the date of final completion .	
	25.12.9 Ninety-nine per cent (99%) of such value in interim payment certificates issued on the date of final completion and up to but excluding the final payment certificate in terms of 26.	
	25.12.10 One hundred per cent (100%) of such value in the final payment certificate in terms of 26 except were the amount certified is in favour of the employer . In such an event the payment reduction shall remain at the adjustment level applicable to the final payment certificate .	
26.1	Refer to clause 6.7 [CD].	
26.4.3	Omit clause.	
26.7	Refer to clause 6.7 [CD].	
26.10	Replace 26.10 with the following: The principal agent shall prepare the final account in consultation with the employer and issue the final account , to the contractor within sixty (60) working days of the date of practical completion .	
26.12	Refer to clause 6.7 [CD].	
27.1. 2	Replace 27.1.2 with the following: Interest due to late payment only.	
27.1.4	Replace 27.1.4 with the following: Interest due to late payment only.	
27.1.5	No clause.	
27.5	Add the following as clause 27.5: Where the employer decides to recover an amount due in terms of 27.2 from a construction guarantee, cash deposit or retention money held as security, the employer shall issue a written demand to the contractor before recovering the amount. Should such amount not be paid to the employer within fourteen (14) calendar days of the date-of notice by the employer, the employer may recover such an amount from the security.	

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".



27.6	Add the following as clause 27.6: Where a provisional sequestration or provisional liquidation order has been granted or where an order has been granted which commences sequestration, liquidation, bankruptcy, receivership, winding-up or any similar effect, against the contractor or this agreement is cancelled in terms of 29, the employer may issue a demand to the guarantor in terms of the construction guarantee or advance payment guarantee held as security.
28.0	No clause.
28.1	No clause.
28.1.1	No clause.
28.1.2	No clause.
28.1.3	No clause.
28.1.4	No clause.
28.1.5	No clause.
28.2	No clause.
28.3	No clause.
28.4	No clause.
29.1.4	Add the following as clause 29.1.4: The contractor 's estate has been sequestrated, liquidated or surrendered in terms of the insolvency laws in force within the Republic of South Africa.
29.1.5	Add the following as clause 29.1.5: The contractor has engaged in corrupt or fraudulent practices in competing for or in executing the contract.
29.1.6	Add the following as clause 29.1.6: Honour his obligations in terms of clauses 10.1.5.1.3, 11.4.1 and 12.2. sub-clauses 5, 6, 8, 9, 10, 11, 12, 13, 15, 16, 19, 20, 22.
29.7	Replace clause 29.7 with the following: The employer, on notice to the contractor, may recover damages from the contractor from the date of termination including, but not limited to, additional costs incurred in the completion, consultant cost, rental of alternative accommodation, invitation of completion tenders, salaries of officials and safeguarding the site, of the remaining work [25.3.7; 27.1.3].
29.9	Replace clause 29.9 with the following: The employer has the right of recovery against the contractor, where applicable, [CD] from: The guarantee for construction (variable) until the final payment has been made; or The guarantee for construction (fixed) until the date of practical completion; or The payment reduction until the final payment is made; or The cash deposit made as security until the final payment is made.

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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	Sales Participation (Control of the Control of the
29.14.1	No clause.
29.14.3	No clause.
	AND ADDRESS OF THE PARTY OF THE

29.14.4	No clause.
29.14.5	No clause.
29.14.6	No clause.
29.14.7	No clause.
29.15	No clause.
29.16	No clause.
29.17.3	No clause.
29.17.6	No clause.
29.21.5	No clause.
29.22	No clause.
29.23	No clause.
29.25.3	No clause.
29.25.4	No clause.
29.27	No clause.
30.2	Replace clause 30.2 with the following: Where such disagreement is not resolved within ten (10) working days of receipt of such notice it shall be deemed to be a dispute and shall be submitted to Mediation as a first method of dispute resolution failing which the parties will resort to Litigation.
30.3 to 30.7.7	No clauses.
30.8	Replace clause 30.8 with the following: The parties may, by agreement and at any time before Litigation, refer a dispute to mediation, in which event:
30.8.1	No clause.
30.8.2	Replace clause 30.8.2 with the following: The appointment of a mediator, the procedure, and the status of the outcome shall be agreed between the parties.
30.8.3	Replace clause 30.8.3 with the following: Regardless of the outcome of a mediation the parties shall bear their own costs concerning the Mediation and equally share the costs of the mediator and related expenses.
30.9	Replace clause 30.9 with the following: Institution of Litigation shall be commenced and process served within three (3) year from the date of existence of the dispute, failing which the dispute shall lapse.
30.10	No clause.
30.12	No clause.

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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B 19.0 CONTRACT PARTICIPATION GOAL TARGETS AND CIDB B.U.I.L.D. PROGRAMME

The contractor shall achieve in the performance of the contract the following Contract Participation Goals (CPGs) as described in PG-01.2 (EC): Scope of Work and PG-02.2 (EC): Pricing Assumptions and in accordance with the feasibility study, which forms part of the specifications in the CPG Section of the Specification of this contract.

	-	
(a)	Minimum 30% mandatory Subcontracting to SMMEs in accordance with the Preferential Procurement Policy Framework Act, 2000: Preferential Procurement Regulations, 2017 as published in the Government Gazette Notice No. 40553 of 20 January 2017 – Condition of Tender. (Applicable to all projects above R30 Mil for all class of works categories)	
(b)	Minimum Targeted Local Manufacturers of Material Contract Participation Goal, in accordance with the cidb Standard for Contract Participation Goals for Targeting Enterprises and Labour through Construction Works Contracts as published in the Government Gazette Notice No. 41237 of 10 November 2017, as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020 — Condition of Contract. (Applicable to projects which require 7GB or 7CE cidb grading, i.e. R20 000 001 and above with minimum 6 month construction period)	
(c)	Minimum Targeted Local Building Material Suppliers Contract Participation Goal in accordance with the cidb Standard for Contract Participation Goals for Targeting Enterprises and Labour through Construction Works Contracts as published in the Government Gazette Notice No. 41237 of 10 November 2017, as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020 – Condition of Contract. (Applicable to projects which require 7GB or 7CE cidb grading, i.e. R20 000 001 and above with minimum 6 month construction period)	
(d)	Minimum Targeted Local Labour Skills Development Contract Participation Goal in accordance with the cidb Standard for Contract Participation Goals for Targeting Enterprises and Labour through Construction Works Contracts as published in the Government Gazette Notice No. 41237 of 10 November 2017, as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020 – Condition of Contract. (Applicable to projects which require Grade 7 to 9 cidb grading, i.e. R20 000 001 and above with minimum 12 month construction period)	
(e)	cidb BUILD Programme: Minimum Targeted Enterprise Development Contract Participation Goal in accordance with the cidb Standard for Indirect Targeting for Enterprise Development through Construction Works Contracts, No 36190 Government Gazette, 25 February 2013, as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020 – Condition of Contract. (Applicable to projects which require 7GB or 7CE cidb grading, i.e. R20 000 001 and above with minimum 6 month construction period)	
(f)	cidb BUILD Programme: Minimum Targeted Contract Skills Development Goal in accordance with the cidb Standard for Developing Skills through Infrastructure Contracts as published in the Government Gazette Notice No. 43495 of 3 July 2020, as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020 as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020 — Condition of Contract. (Applicable to projects which require cidb Grade 7 and above for all class of works categories, i.e. R20 000 001 and above with minimum 12 month construction period)	

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DPW-04 (EC) Contract Data: JBCC Principal Building Agreement (Edition 6.2 of May 2018)

(g)	DPWI National Youth Service training and development programme (NYS) – Condition of Contract. (Applicable to projects with a minimum contract value R2 Mil and minimum 12 month construction period.	
-----	------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	--

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(h)	Labour Intensive Works – Condition of Contract. (Applicable to all CE projects and all GB projects ≥ R30 million)	
(i)		
(j)		

PART 2: CONTRACT DATA COMPLETED BY THE TENDERER:

C TENDERER'S SELECTIONS

C 1.0 Securities [11.0]

In respect of contracts with a contract sum up to R1 million, the security to be provided by the contractor to the employer will be a payment reduction of five per cent (5%) of the value certified in the payment certificate (excluding VAT).

In respect of contracts with a contract sum more than R1 million, the security to be provided by the contractor to the employer will be selected by the Contractor as indicated below:

Guarantee for construction: Select Option A, B, C, D or E	
-----------------------------------------------------------	--

Option A	cash deposit of 10 % of the contract sum (excluding VAT)
Option B	variable construction guarantee of 10 % of the contract sum (excluding VAT) (DPW-10.3 EC)
Option C	payment reduction of 10% of the value certified in the payment certificate (excluding VAT)
Option D	cash deposit of 5% of the contract sum (excluding. VAT) and a payment reduction of 5% of the value certified in the payment certificate (excluding. VAT)
Option E	fixed construction guarantee of 5% of the contract sum (excluding VAT) and a payment reduction of 5% of the value certified in the payment certificate (excluding VAT) (DPW-10.1 EC)]

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NB: Insurances submitted must be issued by either an insurance company duly registered in terms of the Insurance Act [Long-Term Insurance Act, 1998 (Act 52 of 1998) or Short-Term Insurance Act, 1998 (Act 53 of 1998)] or by a bank duly registered in terms of the Banks Act, 1990 (Act 94 of 1990) on the pro-forma referred to above. No alterations or amendments of the wording of the pro-forma will be accepted.

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Guarantee	e for payment by employer [11.5.1; 11.10]	Not applicable	
Advance p	eayment, subject to a guarantee for advance payment [11.2.2;	11.3] Not applicable	
C 2.0 Pay	ment of preliminaries [25.0]		
Contracto	or's selection		
Select Option	on A or B		
Where the	contractor does not select an option, Option A shall apply		
Payment	methods		
Option A	The preliminaries shall be paid in accordance with an amount prorated to the value of the works executed in the same ratio as the amount of the preliminaries to the contract sum , which contract sum shall exclude the amount of preliminaries . Contingency sum(s) and any provision for cost fluctuations shall be excluded for the calculation of the aforesaid ratio		
Option B	The preliminaries shall be paid in accordance with an amount and the contractor in terms of the priced document to charge, a time-related charge and a final dis-establishment related charge shall be assessed by the principal agent are may be necessary to take into account the rate of progress or	identify an initial establishment of the time- nt charge. Payment of the time- nd adjusted from time to time as	
Where the	m contract e amount of preliminaries is not provided it shall be taken as in act sum, excluding contingency sum(s) and any provision for co	7.5% (seven and a half per cent) o	
C 3.0 Adj	justment of preliminaries [26.9.4]		
Contracto	or's selection		
Select Opt	ion A or B		

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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Where the contractor does not select an option, Option A shall apply.

Provision of particulars



The **contractor** shall provide the particulars for the purpose of the adjustment of **preliminaries** in terms of his selection. Where completion in **sections** is required, the **contractor** shall provide an apportionment of **preliminaries** per **section**.

Tender / Quotation no: PEQ06/2022

Option A	An allocation of the preliminaries amounts into Fixed, Value-related and Time-related amounts as defined for adjustment method Option A below, within fifteen (15) working days of the date of acceptance of the tender
Option B	A detailed breakdown of the preliminaries amounts within fifteen (15) working days of possession of the site . Such breakdown shall include, inter alia, the administrative and supervisory staff, the use of construction equipment , establishment and dis-establishment charges, insurances and guarantees, all in terms of the programme

Adjustment methods

The amount of **preliminaries** shall be adjusted to take account of the effect which changes in time and/or value have on **preliminaries**. Such adjustment shall be based on the particulars provided by the **contractor** for this purpose in terms of Options A or B, shall preclude any further adjustment of the amount of **preliminaries** and shall apply notwithstanding the actual employment of resources by the **contractor** in the execution of the **works**.

	The preliminaries shall be adjusted in accordance with the allocation of preliminaries amounts provided by the contractor , apportioned to sections where completion in sections is required
	Fixed - An amount which shall not be varied.
Option A	Value-related - An amount varied in proportion to the contract value as compared to the contract sum . Both the contract sum and the contract value shall exclude the amount of preliminaries , contingency sum(s) and any provision for cost fluctuations.
	Time-related - An amount varied in proportion to the number of calendar days extension to the date of practical completion to which the contractor is entitled with an adjustment of the contract value [23.2; 23.3] as compared to the number of calendar days in the initial construction period [26.9.4].
Option B	The adjustment of preliminaries shall be based on the number of calendar days extension to the date of practical completion to which the contractor is entitled with an adjustment of the contract value [23.2; 23.3] as compared to the number of calendar days in the initial construction period [26.9.4]. The adjustment shall take into account the resources as set out in the detailed breakdown of the preliminaries for the period of construction during which the delay occurred.

Failure to provide particulars within the period stated

7,000	Where the allocation of preliminaries amounts for Option A is not provided, the following allocation of preliminaries amounts shall apply:
Option A	Fixed - Ten per cent (10%) Value-related - Fifteen per cent (15%) Time-related - Seventy-five per cent (75%)
	Where the apportionment of the preliminaries per section is not provided, the categorised amounts shall be prorated to the cost of each section within the contract sum as determined by the principal agent

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer". Page 31 of 32

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Option B

Where the detailed breakdown of **preliminaries** amounts for Option B is not provided, Option A shall apply

Lump sum contract

Where the amount of **preliminaries** is not provided it shall be taken as 7.5% (seven and a half per cent) of the **contract sum**, excluding contingency sum(s) and any provision for cost fluctuations.

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C1.3 Form of Guarantee



DPW-10.1 (EC): FIXED CONSTRUCTION GUARANTEE - JBCC 2000 PRINCIPAL BUILDING AGREEMENT (EDITION 6.2 OF MAY 2018)

Director-General
Department of Public Works and Infrastructure
Government of the Republic of South Africa

FOR ATTENTION

NATIONAL DEPARTMENT OF PUBLIC WORKS AND INFRASTRUCTURE Private Bag X 3913 Gqeberha 6056

Sir,

FIXED CONSTRUCTION GUARANTEE FOR THE EXECUTION OF A CONTRACT IN TERMS OF JBCC 2000 (EDITION 6.2 OF MAY 2018)

With reference to the contract between
PEQ06/2022, for the KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANKS WITH PUMPS (hereinafter referred to as the "contract") in the amount of R <i>insert amount</i> , (insert amount in words), (hereinafter referred to as the contract sum),
I / We,
in my/our capacity asand hereby
representing (hereinafter referred to as the "guarantor") advise that the guarantor holds at the employer's disposal the sum of R <i>insert amount</i> , (insert amount in words) being 5% of the contract sum (excluding VAT), for the due fulfillment of the contract.
The guarantor hereby renounces the benefits of the exceptions <i>non numeratae pecunia; non causa debiti; excussionis et divisionis;</i> and <i>de duobus vel pluribus reis debendi</i> which could be pleaded against the enforcement of this guarantee, with the meaning and effect whereof I/we declare myself/ourselves to be conversant, and undertake to pay the employer the amount guaranteed, or receipt of a written demand from the employer to do so, stating that the employer has a right of recovery against the contractor in terms of 33.0 of the contract.
Subject to the above, but without in any way detracting from the employer's rights to adopt any of the procedures provided for in the contract, the said demand can be made by the employer , at any stage prior to the expiry of this guarantee.
The amount paid by the guarantor in terms of this guarantee may be retained by the employer or condition that upon the issue of the last final payment certificate , the employer shall account to the guarantor showing how this amount has been expended and refund any balance due to the guarantor .

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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(Edition 6.2 of May 2018)

Tender no: (Insert Tender Number)

- 5. The employer shall have the absolute right to arrange his affairs with the contractor in any manner which the employer deems fit and the guarantor shall not have the right to claim his release on account of any conduct alleged to be prejudicial to the guarantor. Without derogating from the aforegoing, any compromise, extension of the construction period, indulgence, release or variation of the **contractor's** obligation shall not affect the validity of this guarantee.
- The quarantor reserves the right to withdraw from this guarantee at any time by depositing the 6. quaranteed amount with the employer, whereupon the guarantor's liability ceases.
- This guarantee is neither negotiable nor transferable, and 7.
 - must be surrendered to the guarantor at the time when the employer accounts to the (a) guarantor in terms of clause 4 above, or
 - (b) shall lapse on the date of the last certificate of practical completion.

8.	This guarantee	shall not be	interpreted a	s extending the	guarantor's	liability to	anything	more than
paymen	it of the amount	guaranteed.						

SIGNE	D AT	ON THIS	DAY OF
		20	
AS WI	TNESS		
1.			
2.	·		
		By and on behalf of	_
			_
		(insert the name and physical address o	f the guarantor)
		NAME:	
Annex	cure A)	CAPACITY: (duly authorised thereto by resolution a	ttached marked
		DATE:	
A.	No alterations and/or additi	ons of the wording of this form will be accepted.	
B.	• •	e guarantor must be clearly indicated and will be ndi et executandi, for all purposes arising from thi	
C.	This GUARANTEE must	be returned to:	

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer". Page 2 of 3 Version: 2021/02



(Edition 6.2 of May 2018)



DPW-10.3 (EC): VARIABLE CONSTRUCTION GUARANTEE - JBCC 2000 PRINCIPAL BUILDING AGREEMENT (EDITION 6.2 OF MAY 2018)

Director-General
Department of Public Works and Infrastructure
Government of the Republic of South Africa

FOR ATTENTION

NATIONAL DEPARTMENT OF PUBLIC WORKS AND INFRASTRUCTURE
Private Bag X 3913
GQEBERHA
6056

Sir,

1.

VARIABLE CONSTRUCTION GUARANTEE FOR THE EXECUTION OF A CONTRACT IN TERMS OF JBCC 2000 (EDITION 6.2 OF MAY 2018)

With reference to the contract between	
	(hereinafter
referred to as the "contractor") and the Government of the Re of Public Works and Infrastructure, (hereinafter referred to as PEQ06/2022, for the KWADWESI SAPS: INSTALLATION OF WITH PUMPS (hereinafter referred to as the "contract" in the amount in words) (hereinafter referred as the contract sum),	epublic of South Africa, in its Department s the " employer "), Contract/Tender No: OF 1 X 10 000 LITRES WATER TANKS the amount of R insert amount, (insert
I / We,	
in my/our capacity as	and hereby
representing	r's disposal the sum of R insert amount,

- 2. I / We advise that the **guarantor's** liability in terms of this guarantee shall be as follows:
 - (a) From and including the date on which this guarantee is issued and up to and including the date of payment of the amount in the last final payment certificate, the guarantor will be liable in terms of this guarantee to the maximum amount of 10% of the contract sum (excluding VAT);
 - (b) The **guarantor's** liability shall reduce to 3 % of the **contract value** (excluding VAT) as determined at the date of the last **certificate of practical completion**, subject to such amount not exceeding 10% of the **contract sum** (excluding VAT).
 - (c) The **guarantor's** liability shall reduce to 1 % of the **contract value** (excluding VAT) as determined at the date of the last **certificate of final completion**, subject to such amount not exceeding 10 % of the **contract sum** (excluding VAT).
 - (d) This guarantee shall expire on the date of the last **final payment certificate**.
 - (e) The **practical completion certificate** and the **final completion certificate** referred to in this guarantee shall mean the certificates issued in terms of the contract.



Tender no: PEQ06/2022

- The **guarantor** hereby renounces the benefits of the exceptions *non numeratae pecunia; non causa debiti; excussionis et divisionis;* and *de duobus vel pluribus reis debendi* which could be pleaded against the enforcement of this guarantee, with the meaning and effect whereof I/we declare myself/ourselves to be conversant, and undertake to pay the **employer** the amount guaranteed on receipt of a written demand from the **employer** to do so, stating that the **employer** has a right of recovery against the **contractor** in terms of 33.0 of the contract.
- 4. Subject to the above, but without in any way detracting from the **employer's** rights to adopt any of the procedures provided for in the contract, the said demand can be made by the **employer** at any stage prior to the expiry of this guarantee.
- 5. The amount paid by the **guarantor** in terms of this guarantee may be retained by the **employer** on condition that upon the issue of the last **final payment certificate**, the **employer** shall account to the **guarantor** showing how this amount has been expended and refund any balance due to the **guarantor**.
- 6. The **employer** shall have the absolute right to arrange his affairs with the **contractor** in any manner which the **employer** deems fit and the **guarantor** shall not have the right to claim his release on account of any conduct alleged to be prejudicial to the **guarantor**. Without derogating from the aforegoing, any compromise, extension of the construction period, indulgence, release or variation of the **contractor's** obligation shall not affect the validity of this guarantee.
- 7. The **guarantor** reserves the right to withdraw from this guarantee at any time by depositing the amount guaranteed with the **employer**, whereupon the **guarantor's** liability ceases.
- 8. This guarantee is neither negotiable nor transferable, and
 - (a) must be surrendered to the **guarantor** at the time when the **employer** accounts to the **guarantor** in terms of clause 5 above, or
 - (b) shall lapse in accordance with clause 2(d) above.
- 9. This guarantee shall not be interpreted as extending the **guarantor's** liability to anything more than the payment of the amount guaranteed.

SIGNED AT	ON THIS	DAY OF _	20
AS WITNES	SS		
1.			
2.			



Tender no: *PEQ06/2022*

		By and on behalf of
		(insert the name and physical address of the guarantor)
		NAME:
Annexure A)		CAPACITY:(duly authorised thereto by resolution attached marked
		DATE:
A.	No alterations and/or additions	s of the wording of this form will be accepted.
B.	The physical address of the g	uarantor must be clearly indicated and will be regarded as the
		i et executandi, for all purposes arising from this guarantee.
C.	This guarantee must be ret	turned to:

Part 2: Pricing Data

C2.1 Pricing Instructions



PG-01.2 (EC) SCOPE OF WORKS – JBCC 2000 PRINCIPAL BUILDING AGREEMENT (Edition 6.2 of May 2018)

Project title:	EASTERN CAPE SAPS: LITRES WATER TANKS	KWADWESI SAPS: INSTA WITH PUMPS	ALLATION OF 1 X 10 000
Tender / Quotation no:	PEQ06/2022	Reference no:	14/1/3/1/6428/6819

C3. Scope of Works

C3.1 EXTENT OF THE WORKS

Construct and install water tanks with pumps and reticulation in accordance with the specification and PW271-A.

C3.2 ORDER OF THE WORKS

No procedure affecting the works

C3.3 BUILDINGS OCCUPIED

Ablution facilities (works thereto part of the scope) will be occupied and in use during the construction period.

C3.4 ACCESS

None.

Standard for Minimum Requirements for Engaging Contractors and Sub-Contractors on Construction Works Contracts, Government Gazette No. 42021 of 9 November 2018.

C3.5 STANDARD MINIMUM REQUIREMENTS

In terms of section 5(2) of the Construction Industry Development Board Act, 2000 (Act no. 38 of 2000) (the Act), the Construction Industry Development Board is empowered to establish and promote best practice standards, Standard Requirements and Guidelines which includes the following but not limited to:

- C3.5.1 cidb Best Practice: Green Building Certification, No. 34158 Government Gazette, 1 April 2011
- C3.5.2 cidb Standard for Developing Skills through Infrastructure Contracts, No. 36760 Government Gazette, 23 August 2013
- C3.5.3 cidb Standard for Indirect Targeting for Enterprise Development through Construction Works Contracts, No 36190 Government Gazette, 25 February 2013
- C3.5.4 Preferential Procurement Policy Framework Act, 2000: Preferential Procurement Regulations, 2017, No. 40553 Government Gazette, 20 January 2017
- C3.5.5 cidb Standard for Contract Participation Goals for Targeting Enterprises and Labour through Construction Works Contracts, No. 41237 Government Gazette, 10 November 2017

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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- C3.5.6 cidb Standard for Minimum Requirements for Engaging Contractors and Sub-Contractors on Construction Works Contracts, No. 41237 Government Gazette, 10 November 2017
- C3.5.7 cidb Standard for Minimum Requirements for Engaging Contractors and Sub- Contractors on Construction Works Contracts, No. 42021 Government Gazette, 9 November 2018
- C3.5.8 cidb Standard for Developing Skills through Infrastructure Contracts, No. 43495 Government Gazette, 3 July 2020

C3.6 CONTRACT PARTICIPATION GOALS AND CIDB BUILD PROGRAMME

The contractor shall achieve in the performance of the contract the following Contract Participation Goals (CPGs) as specified below. Provision for pricing of compliance with the achieving the CPGs is made in the Contract Participation Goal Section of the Bills of Quantities and it is explicitly pointed out that all requirements in respect of the aforementioned are deemed to be priced thereunder and no additional claims in this regard shall be entertained:

C3.6.1 Minimum Thirty Percent (30%) Mandatory Sub-contracting Contract Participation Goal

MINIMUM THIRTY PERCENT (30%) MANDATORY SUBCONTRACTING TO SMMES: IMPLEMENTATION OF PREFERENCIAL PROCUREMENT RGULATIONS 2017

30% Mandatory subcontracting is not applicable to this project.

It is the requirement of the employer that the contractor enhances the use of local Small, Micro and Medium Enterprises (SMME's) in executing this contract, irrespective whether the thirty percent (30%) Participation Goal is applicable or not.

The thirty percent (30%) mandatory Sub-contracting shall be achieved in the execution of the contract in accordance with the Preferential Procurement Policy Framework Act, 2000: Preferential Procurement Regulations, 2017 as published in the Government Gazette Notice No. 40553 of 20 January 2017.

- (a) SMME's involvement of at least **not applicable** of the tender amount at the time of tender to be sourced from within **not applicable** radius of the project site with the intention to maximize use of local SMMEs within **not applicable**
- (b) SMME's involvement of at least **not applicable** of the Tender Value to be sourced from within **not applicable** radius of the project site.

Bidders are cautioned not to under-price items earmarked to be executed by SMMEs as adjustment to too low rates will not be entertained by the Employer.

Bidders to sub-contract a minimum of thirty percent (30%) of the tender amount including VAT at the time of tender (All inclusive, Including VAT). to any one or more of the following categories:

- a. An EME or QSE
- b. An EME or QSE which is at least 51% owned by black people
- c. An EME or QSE which is at least 51% owned by black people who are youth
- d. An EME or QSE which is at least 51% owned by black people who are women
- e. An EME or QSE which is at least 51% owned by black people with disabilities
- f. An EME or QSE which is at least 51% owned by black people living in rural or underdeveloped areas or townships
- g. A co-operative which is at least 51% owned by black people
- h. An EME or QSE which is at least 51% owned by black people who are Military veterans
- i. More than one of the categories referred to in paragraphs (a) to (h).

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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Bidders to refer to the CSD for a list of prospective sub-contractors provided with the tender. The bidder may to refer to the CSD website should the list provided be insufficient.

Bidders must ensure that the sub-contractors conform to the following:

- a. Possess relevant accreditation where applicable;
- b. Be registered with relevant bodies (CIDB, various Councils, etc.) where applicable;
- c. Possess necessary capabilities to deliver the sub-contracted work;
- d. Meet the requirements in terms of the stipulated designated groups; and
- e. Geographical located at the place where the project will be delivered. Geographical location must be determined using the following criteria:
 - Relevant Ward. If not available:
 - Relevant neighbouring Wards. If not available;
 - Relevant Local Municipality. If not available;
 - Relevant District Municipality. If not available;
 - · Relevant Metro. If not available;
 - Relevant Province. If not available:
 - Relevant Neighbouring Province. And If not available;
 - Anywhere within the borders of South Africa.

It is the bidder's responsibility to source alternative SMMEs should the parties with whom agreements were entered into at the time of tendering either no longer exist or do not perform or render work of an acceptable standard, subject to the approval by the Employer. Failure to achieve the **minimum thirty percent (30%)** SMME participation based on the tender amount including VAT, will result in a **not applicable** penalty on the amount of work on which there is no compliance (Excluding VAT), unless the contractor can prove to the Employer's satisfaction that the non-achievement was beyond his/her control.

The bidder shall submit monthly reports in terms of monthly achievement and accumulative targets achieved including audited supporting documentation to the Employer's Representative.

C3.6.2 Minimum Targeted Local Material Manufacturer Contract Participation Goal

The Minimum Targeted Local Building Material Manufacturers CPG is *not applicable* to this project.

It is the requirement of the employer that the contractor enhances the use of local Small, Micro and Medium Enterprise Local Material Manufacturers (SMME's) in executing this contract, irrespective whether a minimum percentage Participation Goals is applicable or not.

The Minimum Targeted Local Manufacturers of Material Contract Participation Goal, in accordance with the cidb Standard for Contract Participation Goals for Targeting Enterprises and Labour through Construction Works Contracts as published in the Government Gazette Notice No. 41237 of 10 November 2017, as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020.

A Targeted Local Material Manufacturer is a targeted enterprise that operates or maintains a factory or establishment that produces on its premises materials or goods required by the principal contractor for the performance of the contract.

Note: Adapted from SANS 10845-7:2015, definition 2.13

Preference shall be given to the Targeted Local Material Manufacturer where feasible in **not** applicable, and provided that:

- (a) Such materials comply in all respects with the specific requirements of PW371 and SANS specifications,
- (b) The non-availability of such materials shall not adversely affect the desired progress of the specific works,

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

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- (c) The use of such suppliers shall not constitute grounds for any claim for increased cost in respect thereof,
- (d) Materials of at least **not applicable** of the total value of materials purchased excluding VAT to be sourced from within **not applicable** radius of the project site,
- (e) Material of at least **not applicable** of the total value of materials purchased excluding VAT to be sourced from within **not applicable** radius of the project site.

Failure to achieve the minimum **not applicable** Targeted Local Material Manufacturer participation expressed as a percentage of the original tender amount, excluding allowances and VAT, will result in a **not applicable** penalty of the prorate targeted value of materials not complied with unless the contractor can prove to the Employer's satisfaction that the non-achievement was beyond his/her control.

The bidder shall submit monthly reports in terms of monthly achievement and accumulative targets achieved including audited supporting documentation to the Employer's Representative.

C3.6.3 Minimum Targeted Local Building Material Suppliers Contract Participation Goal

The Minimum Targeted Local Building Material Suppliers CPG is *not applicable* to this project.

It is the requirement of the employer that the contractor enhances the use of local Small, Micro and Medium Enterprise Local Material Suppliers (SMME's) in executing this contract, irrespective whether a minimum percentage Participation Goals is applicable or not.

The Minimum Targeted Local Manufacturers of Material Contract Participation Goal shall be achieved in accordance with the cidb Standard for Contract Participation Goals for Targeting Enterprises and Labour through Construction Works Contracts as published in the Government Gazette Notice No. 41237 of 10 November 2017, as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020 – Condition of Contract..

A targeted supplier is a targeted enterprise that

- owns, operates or maintains a store, warehouse or other establishment in which goods are bought, kept in stock and regularly sold to wholesalers, retailers or the public in the usual course of business; and
- b) engages, as its principal business and in its own name, in the purchase and sale of goods. Note: Adapted from SANS 10845-7:2015, definition 2.14

Preference shall be given to the local material suppliers where feasible in the **not applicable**, and provided that:

- (a) Such materials comply in all respects with the specific requirements of PW371 and SANS specifications,
- (b) The none availability of such materials shall not adversely affect the desired progress of the specific works,
- (c) The use of such suppliers shall not constitute grounds for any claim for increased cost in respect thereof,
- (d) Materials of at least **not applicable** of the total value of materials purchased excluding VAT to be sourced from within **not applicable** of the project site,
- (e) Material of at least **not applicable** of the total value of materials purchased excluding VAT to be sourced from within **not applicable** of the project site.

Failure to achieve the minimum **not applicable** Targeted Local Material Manufacturer participation expressed as a percentage of the original tender amount, excluding allowances and VAT, will result in a **not applicable** penalty of the prorate targeted value of materials not complied with, unless the contractor can prove to the Employer's satisfaction that the non-achievement was beyond his/her control.

The bidder shall submit monthly reports in terms of monthly achievement and accumulative targets achieved including audited supporting documentation to the Employer's Representative.



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C3.6.4 Minimum Targeted Local Labour Skills Development Contract Participation Goal

The Minimum Targeted Local Labour Skills Development CPG is *not applicable* to this project.

It is the requirement of the employer that the contractor enhances the use of local labour in executing this contract. This is required to be done through the use of both traditional building techniques and labour-intensive construction techniques careful and considered construction planning and implemented in the project irrespective whether a minimum percentage Participation Goal is applicable or not.

The Minimum Targeted Local Skills Development Contract Participation Goal shall be achieved in accordance with the cidb Standard for Contract Participation Goals for Targeting Enterprises and Labour through Construction Works Contracts as published in the Government Gazette Notice No. 41237 of 10 November 2017, as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020 – Condition of Contract..

Targeted labour: individuals who:

- a) are employed by the principal contractor, sub-contractor or targeted enterprises in the performance of the contract;
- b) are defined as the target group in the targeting data; and
- c) permanently reside in the target area or who are recognized as being residents of the target area on the basis of identification and association with and recognition by the residents of the target area.

Adapted from SANS 10845-7:2015, definition 2.12

Targeting of labour by skills categories is only permissible within categories of semi-skilled and unskilled labour.

Contract participation goals for semi-skilled and unskilled labour shall be limited to on-the-job training to targeted labour to enable such labour to master the basic work techniques required to undertake the work in accordance with the requirements of the contract and in a manner that does not compromise worker health and safety. In the case of targeted labour, the certification of records shall be in accordance with SANS 10845-8.

Beneficiaries will be sourced from the **not applicable** for the full duration of the Construction Period, employed by either the principal contractor, sub-contractors or targeted enterprises. The total number of working days to complete the Works amount to **not applicable** working days. The minimum CPG participation for Targeted Local Labour Skills Development is **not applicable**, expressed as a percentage of the total number of working days required to complete the Works. The contractor shall attain or exceed the CPG in the performance of the contract. Failure to achieve the minimum Targeted Local Labour Skills Development CPG will result in a payment reduction of **R5 000** (Excluding VAT), per working day which training has not been provided to the workforce in attendance, unless the contractor can prove to the Employer's satisfaction that the non-achievement was beyond his/her control.

The bidder shall submit monthly reports in terms of monthly achievement and accumulative targets achieved including audited supporting documentation to the Employer's Representative.



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C3.6.5 CIDB BUILD PROGRAMME: Minimum Targeted Enterprise Development Contract Participation Goal

The Minimum Targeted Enterprise Development Contract Participation Goal is *not applicable* to this project.

The aim of this best practice standard for indirect targeting for enterprise development in accordance with the Standard for Indirect Targeting for Enterprise Development (published in Government Gazette 36190 of 25 February 2013), as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020 — Condition of Contract. is to promote enterprise development by providing for a minimum contract participation goal (CPG) of **five percent (5%)** of the contract amount as defined in the Standard (Tender amount, excluding allowances and VAT on selected contracts to be undertaken by joint-venture partners or to be sub-contracted to developing contractors that are also to be beneficiaries of enterprise development support from the main contractor.

The bidder shall submit monthly reports in terms of monthly achievement and accumulative targets achieved including audited supporting documentation to the Employer's Representative.

The lead partner or main contractor shall dedicate a **minimum five percent (5%)** of the tender value at the time of award, excluding allowances and VAT, to provide developmental support to targeted subcontractor or joint venture partner applicable to contracts in Grades 7 to 9, General Building and Civil Engineering contracts. Preference will be given to **not applicable**

The contractor shall attain or exceed the enterprise development goal in the performance of the contract. Failing to achieve the Participation Goal will result in A) a thirty percent (30%) penalty of the value not achieved, excluding VAT, unless the contractor can prove to the Employer's satisfaction that the non-achievement was beyond his/her control.

C3.6.5.1 Criteria

The main or lead partner of the successful bidder shall:

- (a) There must be a needs analysis for indirect targeting and development or skill standard and should be development in at least any two developmental areas namely;
 - Administrative and cost control systems
 - construction management systems and plans
 - planning, tendering and programming
 - business; technical; procurement skills
 - legal compliance
 - credit rating/history; financial loan capacity/history
 - contractual knowledge
- (b) The above needs analysis shall be mutually agreed upon between contractor and targeted enterprise
- (c) The contractor shall appoint an enterprise development coordinator to:
 - perform needs analysis on the targeted enterprise to identify developmental goals
 - develop a project specific enterprise development plan to improve the targeted enterprise/s performance in the identified developmental areas
 - provide internal mentorship support to improve the targeted enterprise/s performance
 - monitor and submit to the employer's representative a monthly enterprise development report thereby reporting on the progress of the agreed development areas with the targeted enterprise/s
 - submit a project completion report to the Employer's representative for each targeted enterprise.



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Management C3.6.5.2

The contractor shall provide a competent person/s to provide internal mentorship to the Targeted Enterprise/s in the two agreed developmental areas.

Competence Criteria for an Enterprise Development Co-ordinator C3.6.5.3

The enterprise development co-ordinator shall have the following competencies:

- Minimum experience of 5 years in the construction industry at Managerial level as a Site Agent, Contracts Manager, Site Manager, Construction Manager, Business Development Manager or Enterprise Development Manager.
- Minimum experience of 2 years in training and development in Building or Construction; and
- National Diploma or B Degree in the Built Environment or Business Management

Format of Communications C3.6.5.4

The contractor shall submit to the Employer's Representative:

- Project interim reports in the specified format (ED105P) detailing interim values of the CPG that was achieved together with an assessment of the enterprise development support provided should be tabled and discussed at least monthly at progress meetings between employer's representative and the contractor;
- Project completion report in the specified format (ED101P) to the Employer's Representative for acceptance within 15 days of achieving practical completion. The report shall include the value of the CPG that was certified in accordance with the contract, cidb registration numbers of each and every targeted enterprise, and the value of the subcontracted works or of the joint venture entered into; and the participation parameter
- Enterprise development declaration (ED104P).

The Key Personal C3.6.5.5

The contractor shall appoint an Enterprise Development Co-ordinator and a competent person/s to provide internal mentorship.

C3.6.5.6 Management Meetings

The contractor shall report to the Employer's Representative on the implementation and progress of the targeted enterprise development and CPG at monthly progress site meetings.

Forms for contract administration C3.6.5.7

The contractor shall submit to the Employer's Representative the following proformas:

- Form ED 105P Project Interim Report
- Form ED 104P Enterprise Development Declaration
- Form ED 101P Project Completion Report

Records C3.6.5.8

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The contractor shall:

- · keep records of the targeted enterprise development
- keep records of the payments made to the targeted enterprises in relation to the CPG.
- ensure all the documentation required in terms of the Standard is provided with each monthly progress payment certificate and according to a prescribed format where applicable.

C3.6.5.9 Payment Certificates

The contractor shall:

- achieve the measurable CPG and providing enterprise development support to the targeted enterprise/s as per the Standard.
- submit payment certificates to the Employer Representative at intervals determined in the Contract.

C3.6.5.10 Compliance requirements

Non-compliance with the Best Practice Project Assessment Scheme

The wording of regulation 27A of the cidb regulations makes provision for the Board to enforce the cidb code of conduct in the event of clients being found to be in breach of the best practice project assessment scheme.

- Not including the requirements of the cidb standards in the conditions of tender
- Not registering the award of contract on the cidb Register of Projects (RoP)
- Not reporting practical completion on the cidb Register of Projects (RoP)

3.6.6 CIDB BUILD PROGRAMME: Minimum Targeted Contract Skills Development Goal (CSDG)

The Minimum Targeted Contract Skills Development CPG is not applicable to this project.

The contractor shall achieve or exceed in the performance of the contract the Contract Skills Development Goal (CSDG) established in the Standard for Developing Skills through Infrastructure Contracts (published in Government Gazette No 43495 of 3 July 2020, as amended in cidb Best Practice Project Assessment Scheme Notice No. 43726 of 18 September 2020 – Condition of Contract.

Failing to achieve the targeted Contract Skills Development Goal will result in A) a thirty percent (30%) penalty of the value of the portion not achieved, excluding VAT, and B) the issuing of completion certificates only after the completion certificate of achieving the skills development goal, counter-signed by the relevant individuals has been submitted, unless the contractor can prove to the Employer's satisfaction that the non-achievement was beyond his/her control.

The contractor shall apportion the learners in the different construction activities based on the scope of work. The cost of accommodating learners will be determined by using Table 3 in the Standard and this cost will be used to determine the value in Rand and will be added to the provision for training as provided for in the Preliminary and General section in the Bill of Quantities/Pricing schedules/Activity schedule.

C3.6.6.1 Methodology

The contractor shall achieve the measurable contract skills development goal by providing opportunities to learners requiring structured workplace learning using one or a combination of any of the following in relation to work directly related to the contract or order:



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Method 1: structured workplace learning opportunities for learners towards the attainment of a part or a full occupational qualification;

Method 2: structured workplace learning opportunities for apprentices or other artisan learners towards the attainment of a trade qualification leading to a listed trade (GG No. 35625, 31 August 2012) subject to at least sixty percent (60%) of the artisan learners being holders of public TVET college qualifications;

integrated learning opportunities for University of Technology Method 3: work Comprehensive University students completing their national diplomas;

Method 4: structured workplace learning opportunities for candidates towards registration in a professional category by a statutory council listed in Table 1 above.

The contract skills participation goals, expressed in Rand, shall not be less than the contract amount multiplied by a percentage (%) factor given in Table 2 in the Standard for the applicable class of construction works.

Table 2: Contracting skills development goals for different classes of engineering and construction works contracts

Class of const (3) of the Cons	Construction skills development goal		
Designation	Description	(CSDG) (%)	
CE	Civil Engineering	0.25	
CE and GB	Civil engineering and General Building	0.375	
EE	Electrical Engineering works (buildings)	0.25	
EP	Electrical Engineering works (infrastructure)	0.25	
GB	General Building	0.5	
ME	Mechanical Engineering works	0.25	
SB	Specialist	0.25	

The contractor shall apportion the learners in the different construction activities based on the scope of work. The cost of accommodating learners will be determined by using Table 3 in the Standard and this cost will be used to determine the value in Rand and will be added to the provision for training as provided for in the Preliminary and General section in the Bill of Quantities/Pricing schedules/Activity schedule.

Table 3: Notional Cost of Training per Headcount

Source: cidb Standard for Skills Development



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Type of Training Opportunity	Provision for stipends (Unemployed learners only)	Provisions for mentorship	Provisions for additional costs*	Total costs	
				Unemployed learners	Employed learners
Method 1					
Occupational qualification	R7 000	R0	R9 000	R16 000	R9 000
Method 2					
TVET College graduates	R14 000	R0	R9 000	R23 000	N/A
Apprenticeship	R14 000	R0	R12 000	R26 000	R12 000
Method 3					
P1 and P2 learners	R24 000	R20 000	R4 500	R48 500	N/A
Method 4	•			_	
Candidates with a 3 year diploma	R37 000	R20 000	R4 500	R61 500	R20 000
Candidates with 4 year qualification	R47 000	R20 000	R4 500	R71 500	R20 000

Note: the required CPG will be recalculated based on the awarded tender amount and "Contract amount" once the beneficiaries have been appointed and actual costs are known. The notional cost of providing training opportunities will increase by CPI on an annual basis based on April CPI. Should the rates increase after bid award or during construction the rates will be adjusted as a remeasuarble item.

C3.6.7 NATIONAL YOUTH SERVICE TRAINING AND DEVELOPMENT PROGRAMME (NYS)

The National Youth Service Training and Development Programme is *not applicable* to this project.

The programme shall be implemented in terms of the Implementation of the National Youth Service Programme under the Expanded Public Works (EPWP) and shall be priced in the CPG section of the Bills of Quantities. Monthly reports are to be submitted to the Employer's Representative.

Failure by the contractors to achieve the specified number to be trained in the NYS section of the CPG section within the Bills of quantities will result in a Payment reduction as per bill of quantities per person, excluding VAT, unless the contractor can prove to the Employer's satisfaction that the non-achievement was beyond his/her control.

C3.6.8 LABOUR-INTENSIVE WORKS

Labour Intensive Works is applicable to this project.

Where labour intensive work is specified in the Bill of Qualities and specified by "LI" the contractor must price for and include in rates. Contractors are expected to use their initiative to identify additional activities that can be done labour-intensively to comply with the set minimum labour intensity target. Allowance must be made for submitting monthly reports illustrating the value of the works executed under Labour Intensive Works.

Failure by the contractor to achieve the specified value of the Labour Intensive Participation Goal as stipulated within the Bills of quantities will result in a **thirty percent (30%)** penalty of the value of the works not done by means of labour intensive methods, excluding VAT, unless the contractor can prove to the Employer's satisfaction that the non-achievement was beyond his/her control.

Employer's objectives:



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The employer's objectives are to deliver public infrastructure using labour-intensive methods in accordance with EPWP Guidelines.

Labour-intensive works:

Labour-intensive works shall be constructed/maintained using local workers who are temporarily employed in terms of the scope of work.

Labour-intensive competencies of supervisory and management staff:

Contractors shall only engage supervisory and management staff in labour-intensive works that have completed the skills programme including Foremen/ Supervisors at NQF level 4 "National Certificate: Supervision of Civil Engineering Construction Processes" and Site Agent/ Manager at NQF level 5 "Manage Labour-Intensive Construction Processes" or equivalent QCTO qualifications (See Appendix C) at NQF outlined in Table 1

C3.6.8.1 GENERIC LABOUR-INTENSIVE SPECIFICATION

Contractors are referred to the Guidelines for the Implementation of Labour-intensive Infrastructure Projects under the Expanded Publics Works Programme (EPWP) for the generic labour-intensive specification applicable to the contract.

This specification establishes general requirements for activities which are to be executed by hand involving the following:

- trenches having a depth of less than 1.5 metres
- stormwater drainage
- roads
- sidewalks and non-motorised transport infrastructure
- water and sanitation

Precedence

Where this specification is in conflict with any other standard or specification referred to in the Scope of Works to this Contract, the requirements of this specification shall prevail

Hand excavateable material

Hand excavateable material is:

a) granular materials:

- i) whose consistency when profiled may in terms of table 2 be classified as very loose, loose, medium dense, or dense; or
- ii) where the material is a gravel having a maximum particle size of 10mm and contains no cobbles or isolated boulders, no more than 15 blows of a dynamic cone penetrometer is required to penetrate 100mm:

b) cohesive materials:

- i) whose consistency when profiled may in terms of table 2 be classified as very soft, soft, firm, stiff and stiff / very stiff; or
- ii) where the material is a gravel having a maximum particle size of 10mm and contains no cobbles or isolated boulders, no more than 8 blows of a dynamic cone penetrometer is required to penetrate 100mm;

Note

- 1) A boulder is material with a particle size greater than 200mm, a cobble and gravel is material between 60 and 200mm.
- 2) A dynamic cone penetrometer is an instrument used to measure the in-situ shear resistance of a soil comprising a drop weight of approximately 10 kg which falls through a height of 400mm and drives a cone having a maximum diameter of 20mm (cone angle of 60° with respect to the horizontal) into the material being used.



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Table 2: Consistency of materials when profiled			
GRANULAR MATERIALS		COHESIVE MATERIALS	
CONSISTENCY	DESCRIPTION	CONSISTENCY	DESCRIPTION
Very loose	Crumbles very easily when scraped with a geological pick.	Very soft	Geological pick head can easily be pushed in as far as the shaft of the handle.
Loose	Small resistance to penetration by sharp end of a geological pick.	Soft	Easily dented by thumb; sharp end of a geological pick can be pushed in 30-40 mm; can be moulded by fingers with some pressure.
Medium dense	Considerable resistance to penetration by sharp end of a geological pick.	Firm	Indented by thumb with effort; sharp end of geological pick can be pushed in up to 10 mm; very difficult to mould with fingers; can just be penetrated with an ordinary hand spade.
Dense	Very high resistance to penetration by the sharp end of a geological pick; requires many blows for excavation.	Stiff	Can be indented by thumb-nail; slight indentation produced by pushing geological pick point into soil; cannot be moulded by fingers.
Very dense	High resistance to repeated blows of a geological pick.	Very stiff	Indented by thumb-nail with difficulty; slight indentation produced by blow of a geological pick point.

Trench excavation

All hand excavateable material in trenches having a depth of less than 1,5 metres shall be excavated by hand.

Compaction of backfilling to trenches (areas not subject to traffic)

Backfilling to trenches shall be placed in layers of thickness (before compaction) not exceeding 100mm. Each layer shall be compacted using hand stampers;

- a) to 90% Mod AASHTO;
- b) such that in excess of 5 blows of a dynamic come penetrometer (DCP) is required to penetrate 100 mm of the backfill, provided that backfill does not comprise more than 10% gravel of size less than 10mm and contains no isolated boulders, or
- c) such that the density of the compacted trench backfill is not less than that of the surrounding undisturbed soil when tested comparatively with a DCP.

Excavation

All excavateable material including topsoil classified as hand excavateable shall be excavated by hand. Harder material may be loosened by mechanical means prior to excavation by hand. Any material which presents the possibility of danger or injury to workers shall not be excavated by hand.

Clearing and grubbing

Grass and bushes shall be cleared by hand.

Shaping

All shaping shall be undertaken by hand.

Loading



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All loading shall be done by hand. Haulage equipment should be selected in a manner that allows loading by hand to the greatest extent possible.

Haul

Excavation material shall be hauled to its point of placement by means of wheelbarrows where the haul distance is not greater than 150m.

Offloading

All material, however transported, is to be off-loaded by hand, unless tipper-trucks are utilised for haulage.

Spreading

All material shall be spread by hand.

Compaction

Small areas may be compacted by hand provided that the specified compaction is achieved. Appropriate rollers should be used where higher (than can be achieved by hand) levels of compaction are required or for large areas.

Grassing

All grassing shall be undertaking by sprigging, sodding, or seeding by hand.

Stone pitching and rubble concrete masonry

All stone required for stone pitching and rubble concrete masonry, whether grouted or dry, must to be collected, loaded, off loaded and placed by hand.

Sand and stone shall be hauled to its point of placement by means of wheelbarrows where the haul distance is not greater than 150m.

Grout shall be mixed and placed by hand.

Manufactured Elements

Elements manufactured or supplied by the Contractor, such as manhole rings and cover slabs, precast concrete planks and pipes, masonry units and edge beams shall not individually, have a mass of more than 320kg. Where the mass of an element exceeds 55 kg, consideration should be given to the size of the element relative to its total mass related to the number of workers who would be needed to lift such mass

C3.7 Submission of Accrual Reports

The Contractor shall submit accrual reports to the client representative at the end of March and September each year for the duration of the Service Contract period from the date of appointment up to and including project closeout. This is to ensure that PMTE complies with the accounting framework GRAP, which requires that PMTE disclose all its accruals as at the end of each reporting date.

C3.8 Submission of Monthly Local Material Utilisation Report (Local Content)

The contractors shall be responsible for record keeping, documenting and submission of monthly local material utilization report with supporting documentation to the Employer's representative within 7 working days of the beginning of the successive month, in terms of DTI&C designated industry/sector/sub-sector schedule as per the PA36 and Annexures C attached to the tender document. The final percentage achievement to be reconciled upon completion of the project and form part of the final account. Failure by the contractors to achieve the specified percentage of local content per designated industry/sector/sub-sector as listed will result in a thirty percent thirty percent (30%) penalty of the value not achieved, excluding VAT, unless the contractor can prove to the Employer's satisfaction that the non-achievement was beyond his/her control.



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Examples of calculating CPGs and related penalties

CPGs values are based on the Tender Amount at the time of the award. Determining the actual values is based either on the Tender Amount including allowances and Vat or the Tender Amount at the time of award excluding allowances and VAT, where <u>Allowances</u> include the following:

- Provisional amounts
- CPG allowances
- Nominated and/or selected subcontractors
- Contract price adjustment (Not provided for within the B of Q by NDPWI)
- Contingency amounts (Not provided for within the B of Q by NDPWI)

CPG values in the CPG Bill of Quantities Section will be recalculated based on the "Tender Amount" or the "Contract Amount" which ever applicable and the provisional amounts adjusted accordingly. Sanctions (penalties) are applicable to all CPGs where the contractor fails to achieve the minimum specified requirements, unless the contractor can prove to the Employer's satisfaction that the non-achievement was beyond his/her control. No penalties will be applied should the CPG value, based on the original "Tender Amount" or the "Contract Amount", has been achieved.

1.1. 30% SMME mandatory subcontracting CPG

When applicable, a minimum of 30% of the total tender amount at the time of award, including all allowances and VAT are to be subcontracted to SMMEs.

CPG calculation example:

"Tender Amount" = R150 mil CPG 30% subcontracting value = R45 Mil

Calculation of penalty:

Percentage penalty applicable = 5% as specified in the Scope of Works (PG01.2) CPG Achieved = R30 Mil (R15 Mil shortfall) Penalty = R15 Mil x 5% = R750 000 Excl. VAT

1.2 Targeted Local Building Material Manufacturers CPG

When applicable, the CPG is expressed as a percentage of the "Contract Amount", i.e. the Tender Amount at the time of award excluding allowances and VAT.

CPG calculation example:

"Tender Amount" = R150 Mil all inclusive of allowances and VAT

"Contract Amount" = R130 Mil (Tender Amount at the time of award excluding allowances and VAT)

CPG to be achieved = 5% as specified in the Scope of Works (PG01.2)

CPG target value = R130 Mil x 5% = R 6,5 Mil (Value of material to be purchased from local manufacturers, excluding VAT)

Calculation of penalty:

Percentage penalty applicable = 10% as specified in the Scope of Works (PG01.2) CPG target value = R6,5 Mil excluding VAT CPG Achieved = R5,5 Mil (R1 Mil shortfall) excluding VAT Penalty = R1 Mil x 10% = R100 000 excluding VAT

1.3 Targeted Local Building Material Suppliers CPG

When applicable, the CPG is expressed as a percentage of the "Contract Amount", i.e. the Tender Amount at the time of award excluding allowances and VAT.

CPG calculation example:

"Tender Amount" = R150 Mil all inclusive of allowances and VAT

"Contract Amount" = R130 Mil (Tender Amount at the time of award excluding allowances and VAT)

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CPG to be achieved = 5% as specified in the Scope of Works (PG01.2)

CPG target value = R130 Mil x 5% = R 6.5 Mil (Value of material to be purchased from local suppliers. excluding VAT)

Calculation of penalty:

Percentage penalty applicable = 20% as specified in the Scope of Works (PG01.2) CPG target value = R6,5 Mil excluding VAT CPG Achieved = R5,5 Mil (R1 Mil shortfall) excluding VAT Penalty = R1 Mil x 20% = R200 000 excluding VAT

Targeted Local Labour Skills Development CPG

When applicable, the CPG is expressed as a percentage of the total number working days required to complete the Works.

CPG calculation example:

'Tender Amount" = R150 Mil all inclusive of allowances and VAT

"Contract amount" = R130 Mil (Tender Amount at the time of award excluding allowances and VAT) Number of working days required to complete the Works based on the construction period = 600 days CPG percentage participation to be achieved = 30% as specified in the Scope of Works (PG01.2) Required number of working days training to be provided = 180 days (600 x 30%)

Calculation of penalty:

Payment reduction = R 5 000 per day for not providing training as specified in the Scope of Works (PG01.2) CPG = 600 working days x 30% = 180 working days training to be provided CPG Achieved = 160 days (20 days shortfall where no training was provided) Penalty = 20 days x R5 000 payment reduction per day= R100 000 excluding VAT

National Youth Service Programme (NYS) CPG 1.5

When applicable, a separate NYS Bill of Quantities will be included in the tender documentation will indicate the number of beneficiaries to be trained.

Calculation of penalty:

Payment reduction per person not trained as stipulated in the NYS Bill of Quantities = R 2 500 per person. Total number of NYS Beneficiaries as stipulated in the NYS Bill of Quantities = 25 Total Number of NYS beneficiaries trained = 20 (shortfall of 5 beneficiaries) Penalty = 5 x R2 500 = R12 500 Excl. VAT

1.6 **Labour Intensive Works CPG**

When applicable, the work to be done by way of Labour intensive methods are specified in the Bills of Quantities with a "LI".

CPG calculation example:

"Tender Amount" = R150 Mil all inclusive of allowances and VAT

"Contract Amount" = R130 Mil (Tender Amount at the time of award excluding allowances and VAT) CPG value = R10 Mil (Total value of labour-intensive works specified in the Bills of Quantities)

Calculation of penalty:

CPG value = R10 Mil

Percentage penalty applicable = 30% as specified in the Scope of Works (PG01.2) CPG Achieved = 9 Mil (R1 Mil shortfall) Penalty = R1 Mil x 30% = R300 000 Excl. VAT

Cidb BUILD Programme: Enterprise Development 1.7

When applicable, the Enterprise Development CPG expressed as a percentage of the "Contract amount" =

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Tender amount at the time of award excluding allowances and VAT. Failure to achieve the minimum Targeted Local Labour Skills Development CPG will result in a payment reduction of an amount specified in the Scope of Works (PG01.2) per working day where training was not provided.

The monetary value of training to be provided is stipulated in the CPG BoQ section. The number of beneficiaries to be trained is dependent on the "Contract Amount" as well the number of beneficiaries appointed which will generally resort under the Grade 1 and 2 cidb categories. The provisional amount will therefore be adjusted in terms of the "contract Amount", the number of beneficiaries to be trained and the actual cost for providing the training.

Part 1: Calculation of 5% CPG example:

"Tender Amount" = R150 Mil all inclusive of allowances and VAT

"Contract Amount" = R130 Mil (Tender Amount at the time of award excluding allowances and VAT) CPG percentage participation to be achieved = 5% as specified in the Scope of Works (PG01.2) CPG value = R6,5 Mil (Value of work to be subcontracted to emerging enterprises)

Calculation of penalty

Percentage penalty applicable = 30% as specified in the Scope of Works (PG01.2)

CPG Minimum 5% = R6,5 Mil

Achieved = R5,5 Mil (Only subcontracted work to the value of R5,5 Mil, i.e. R1 Mil shortfall)

Penalty = R1 Mil x 30% = R300 000 Excl. VAT

Part 2: Calculations in terms of training to be done:

The number of enterprises to be developed is subject to the contract amount and the apportionment of the work as per Example 1 below.

Number of enterprises to be trained = 6 x 1 GB subcontractors

Total cost for training = R 1 660 000

Calculation of penalty

training

Total number of enterprises to be trained = 6

Total number trained = 4 (2 Shortfall)

Training cost per beneficiary = R1 660 000 / 6 = R 276 666,67 per beneficiary

Penalty = R 276 666,67 x 2 x 30% = R166 000 Excl. VAT

B of Q Item	Description	Unit	Rate	Quantity	Amount (R)
5	Enterprise Development				
5.1	Enterprise Development of Targeted Enterprise or JV partners				
5.1.1	Appointment of training co-ordinator	Per Quarter	45 000	8	360 000
5.1.2	Appointment of Mentor /Training Service provider	Per Quarter	135 000	8	1 080 000
5.1.3	Needs Analysis and Enterprise Development Plan per Targeted Enterprise	No.	5 000	6	30 000
5.1.4	Monitoring and Interim reporting per targeted enterprise	Per Quarter	20 000	8	160 000
5.1.5	Project Completion report per Targeted Enterprise	No.	5 000	6	30 000
	Provisional Sum to be carried over to CPG bill of quantities				1-660 000

"Contract amount" Tender amount excl. allowances and VAT. 130 000 000 CPG Monetary value (5%) to be subcontracted to beneficiaries for 6 500 000

No of enterprises based on the CPG value 6

Grade 1 / 2 GB/CE.ETC.

Contract period (months)

Note: Rates to be determined by PQS and adjusted to accepted quotation amounts

1.8 Cidb BUILD Programme: Skills Development (Principal contractor including subcontractors and consultants)

When applicable, the contract skills development participation goals, expressed in Rand, shall be no less than the "contract amount" multiplied by a percentage (%) factor for the applicable class of

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construction works.

The monetary value of training to be provided is stipulated in the CPG BoQ section. The number of beneficiaries to be trained is dependent on the "Contract Amount" as well the number of beneficiaries appointed which will generally resort under the Grade 1 and 2 cidb categories. The provisional amount will therefore be adjusted in terms of the "Contract Amount", the number of beneficiaries to be trained from which *Method* and the actual cost for providing the training.

CPG Calculation

Table 2: Contracting skills development goals for different classes of engineering and construction works contracts

Source: cidb Standard for Developing Skills through Infrastructure Contracts as published in the Government Gazette Notice No. 43495 of 3 July 2020 (Page 7)

Class of construction works as identified in terms of Regulation 25 (3) of the Construction Industry Regulations 2004		Construction skills development goal (CSDG) (%)
Designation	Description	
CE	Civil Engineering	0.25
CE and GB	Civil engineering and General Building	0.375
EE	Electrical Engineering works (buildings)	0.25
EP	Electrical Engineering works (infrastructure)	0.25
GB	General Building	0.5
ME	Mechanical Engineering works	0.25
SB	Specialist	0.25

[&]quot;Contract amount" = Tender amount at the time of award excluding allowances and expenses, and VAT

Contractor CPG:

CPG calculation

CPG calculation example:

"Tender Amount" = R150 Mil for GB, all inclusive of allowances and VAT

CPG in R value = R130 Mil x 0,5% = R650 000 i.e. total cost of training to amount to R650 000

Calculation of penalty:

Percentage penalty applicable = 30% as specified in the Scope of Works (PG01.2)

CPG value = R650 000

Achieved = R550 000 = R100 000 Shortfall

Penalty = R100 000 x 30% = R30 000 Excl. VAT

Calculations based on "Contract Amount" after b5d award and aafter bid award and appointment of beneficiaries

Actual CPG training requirement value after award upon selecting method/s of training and appointment of beneficiaries = R676 000 (Table 4 below) and the provisional amount allowed for to be adjusted accordingly. The new monetary value of training required will then form the basis for determining penalties applicable. No penalties will be applied should the CPG value, based on the "Contract Amount" be achieved.

Table 4: Notional cost recalculation upon appointment of beneficiaries.

Source: cidb Standard for Developing Skills through Infrastructure Contracts as published in the Government Gazette Notice No. 43495

of 3 July 2020 (Page 10)

Skills Types	Number of learners	Notional Cost / Learner / Quarter	Notional cost / learner / year	Total Notional Cost over 12 months Contract
Method 2: Workplace learning opportunities, with unemployed TVET graduates	2	R23 000	R92 000	R184 000

[&]quot;Contract amount" x factor from Table 3 above.

[&]quot;Contract Amount" = R130 Mil (Tender Amount at the time of award excluding allowances and VAT) Factor for GB = 0.5% (as per Table 2 above)



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Method3: Candidacy for an unemployed learner with a 3-year qualification	2	R61 500	R246 000	R492 000
Total	4			R676 000

Note: the required CPG will be recalculated based on the awarded Tender amount and "Contract Amount" once the beneficiaries have been appointed and actual costs are known

Note: The notional cost of providing training opportunities will increase by CPI on an annual basis based on April CPI as published by Stats SA. The rates will be adjusted as an adjustment to the provisional amounts should the rates increase after bid award or during the construction period

Item No		Quantity	Amount
	BILL NO 1		
	PRELIMINARIES		
	MEANING OF TERMS "TENDER / TENDERER"		
	Any reference to the words "Tender" or "Tenderer" herein and/or in any other documentation shall be construed to have the same meaning as the words "Bid" or "Bidder"		
	PRELIMINARIES		
	The JBCC Preliminaries Code 2103, May 2005 edition for use with the JBCC Principal Building Agreement Edition 4.1 Code 2101, March 2005 is taken to be incorporated herein. The tenderer is deemed to have referred to these documents for the full intent and meaning of each clause. These clauses are referred to by number and heading only. Where standard clauses or options are not applicable to the contract such modifications or corrections as are necessary are given under each relevant clause. Where an item is not relevant to this specific contract such item is marked "N/A" signifying "Not Applicable".		
	PRICING OF PRELIMINARIES		
	Should Option A, as set out in clause B10.3.1 hereinafter be used for the adjustment of preliminaries then each item priced is to be allocated to one or more of the three categories Fixed, Value Related or Time Related and the respective amounts entered in the spaces provided under each item		
	Items not priced in these Preliminaries shall be deemed to be included elsewhere in these Bills of Quantities.		
	SECTION A - JBCC PRINCIPAL BUILDING AGREEMENT		
	DEFINITIONS		
1	A1.0 DEFINITIONS AND INTERPRETATION		
	Clause 1.0		
	Clause 1.1 Definition of "Commencement Date" is added:		
	COMMENCEMENT DATE" means the date that the agreement, made in terms of the Form of Offer and Acceptance, comes into effect		
	Carried Forward	R	
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Clause 1.1 Definition of "Construction Guarantee" is amended by replacing it with the following:		
"CONSTRUCTION GUARANTEE" means a guarantee at call obtained by the contractor from an institution approved by the employer in terms of the employer's construction guarantee form as selected in the schedule		
Clause 1.1 Definition of "Construction Period" is amended by replacing it with the following:		
"CONSTRUCTION PERIOD" means the period commencing on the commencement date and ending on the date of practical completion		
Clause 1.1 Definition of "Corrupt Practice" is added:		
"CORRUPT PRACTICE" means the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.		
Clause 1.1 Definition of "Fraudulent Practice" is added:		
"FRAUDULENT PRACTICE" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any tenderer and includes collusive practice among tenderers (prior to or after the tender submission) designed to establish tender prices at artificial non-competitive levels and to deprive the tenderer of the benefits of free and open competition.		
Clause 1.1 Definition of "Interest" is amended by replacing it with the following:		
"INTEREST" means the interest rates applicable on this contract, whether specifically indicated in the relevant clauses or not, will be the rate as determined by the Minister of Finance, from time to time, in terms of section 80(1)(b) of the Public Finance Management Act, 1999 (Act no. 1 of 1999).		
Clause 1.1 Definition of "Principal Agent" is amended by replacing it with the following:		
"PRINCIPAL AGENT" means the person or entity appointed by the employer and named in the schedule. In the event of a principal agent not being appointed, then all the duties and obligations of a principal agent as detailed in the agreement shall be fulfilled by a representative of the employer as named in the schedule		
Clause 1.1 Definition of "Security" is amended by replacing it with the following:		
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	"SECURITY" means the form of security provided by the employer or contractor, as stated in the schedule, from which the contractor or employer may recover expense or loss		
	Clause 1.6 is amended by replacing the words "prepaid registered post, telefax or e-mail" with "pre-paid registered post or telefax"		
	Clause 1.6.4 is amended by replacing it with the following:		
	No clause		
	Fixed: Value: Time:	Item	
	OBJECTIVE AND PREPARATION		
2	A2.0 OFFER, ACCEPTANCE AND PERFORMANCE		
	Clause 2.0		
	Fixed:Value:Time:	Item	
3	A3.0 DOCUMENTS		
	Clause 3.0		
	Clause 3.2.1 is amended by replacing "14.1" with 14.0"		
	Clause 3.7 is amended by the addition of the following:		
	The contractor shall supply and keep a copy of the JBCC Series 2000 Principal Building Agreement and Preliminaries applicable to this contract on the site , to which the employer , principal agent and agents shall have access at all times		
	Clause 3.10 is amended by replacing the second reference to "principal agent" with the word "employer"		
	Fixed: Value: Time:	Item	
	Carried Forward	R	
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4	A4.0 DESIGN RESPONSIBILITY		
	Clause 4.0		
	Clause 4.3 is amended by replacing it with the following:		
	No clause		
	Fixed: Value: Time:	Item	
5	A5.0 EMPLOYER'S AGENTS		
	Clause 5.0		
	Clause 5.1.2 is amended to include clauses 32.6.3, 34.3, 34.4 and 38.5.8		
	Fixed: Value: Time:	Item	
6	A6.0 SITE REPRESENTATIVE		
	Clause 6.0		
	Fixed: Value: Time:	Item	
7	A7.0 COMPLIANCE WITH REGULATIONS		
	Clause 7.0		
	Note: A separate clause has been included in Section C: Specific Preliminaries of the bills of quantities / lump sum document for the contractor to have the opportunity to price for all the requirements of the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification		
	Fixed: Value: Time:	Item	
8	A8.0 WORKS RISK		
	Clause 8.0		
	Fixed: Value: Time:	Item	
	Carried Forward	R	
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	Brought Forward	R	
9	A9.0 INDEMNITIES		
	Clause 9.0		
	Fixed: Value: Time:	Item	
10	A10.0 WORKS INSURANCES		
	Clause 10.0		
	Clause 10.0 is amended by the addition of the following clauses:		
	10.5 Damage to the Works		
	(a) Without in any way limiting the contractor's obligations in terms of the contract, the contractor shall bear the full risk of damage to and/or destruction of the works by whatever cause during construction of the works and hereby indemnifies and holds harmless the employer against any such damage. The contractor shall take such precautions and security measures and other steps for the protection and security of the works as the contractor may deem necessary		
	(b) The contractor shall at all times proceed immediately to remove or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works		
	(c) The employer shall carry the risk of damage to or destruction of the works and materials paid for by the employer that is the result of the excepted risks as set out in 10.6		
	(d) Where the employer bears the risk in terms of this contract, the contractor shall, if requested to do so, reinstate any damage or destroyed portions of the works and the costs of such reinstatement shall be measured and valued in terms of 32.0 hereof		
	10.6 Injury to Persons or loss of or damage to Properties		
	(a) The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever arising out of or in the course of or caused by the execution of the works unless due to any act or negligence of any person for whose actions the employer is legally liable		
	(b) The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding consequent upon loss of or		
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	damage to any moveable or immovable or personal property or property contiguous to the site , whether belonging to or under the control of the employer or any other body or person, arising out of or in the course of or by reason of the execution of the works unless due to any act or negligence of any person for whose actions the employer is legally liable		
(c) The contractor shall, upon receiving a contract instruction from the principal agent, cause the same to be made good in a perfect and workmanlike manner at his own cost and in default thereof the employer shall be entitled to cause it to be made good and to recover the cost thereof from the contractor or to deduct the same from amounts due to the contractor		
(d) The contractor shall be responsible for the protection and safety of such portions of the premises placed under his control by the employer for the purpose of executing the works until the issue of the certificate of practical completion		
	(e) Where the execution of the works involves the risk of removal of or interference with support to adjoining properties including land or structures or any structures to be altered or added to, the contractor shall obtain adequate insurance and will remain adequately insured or insured to the specific limit stated in the contract against the death of or injury to persons or damage to such property consequent on such removal or interference with the support until such portion of the works has been completed		
	(f) The contractor shall at all times proceed immediately at his own cost to remove or dispose of any debris and to rebuild, restore, replace and/or repair such property and to execute the works		
	10.7 High risk insurance		
	In the event of the project being executed in a geological area classified as a "High Risk Area", that is an area which is subject to highly unstable subsurface conditions that may result in catastrophic ground movement evident by sinkhole or do line formation the following will apply:		
	10.7.1 Damage to the works		
	The contractor shall, from the commencement date of the works until the date of the certificate of practical completion bear the full risk of and hereby indemnifies and holds harmless the employer against any damage to and/or destruction of the works consequent upon a catastrophic ground movement as mentioned above. The contractor shall take such precautions and security		
	Carried Forward	R	
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Brought Forward	R	
measures and other steps for the protection of the works as he me deem necessary		
When so instructed to do so by the principal agent , the contractor shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works at the contractor's own costs		
10.7.2 Injury to persons or loss of or damage to property		
The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above		
The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immoveable or personal property or property contiguous to the site , whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic movement, a mentioned above, which occurred during the period of the contract		
10.7.3 It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty one (21) calender days of the commencement date but before commencement of the works, submit to the employer proof of such insurance policy, if requested to do so		
10.7.4 The employer shall be entitled to recover any and all losses and/or damages of whatever nature suffered or incurred consequent upon the contractor's default of his obligations as set out in 10.7.1; 10.7.2 and 10.7.3. Such losses or damages may be recovered from the contractor or by deducting the same from any amounts still due under this contract or any other contract presently or hereafter existing between the employer and the contractor and for this purpose all these contracts shall be considered one indivisible whole		
Fixed: Value: Time:	Item	
Carried Forward	R	
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	Brought Forward	R	
11	A11.0 LIABILITY INSURANCES		
	Clause 11.0		
	Fixed: Value: Time:	Item	
12	A12.0 EFFECTING INSURANCES		
	Clause 12.0		
	Fixed: Value: Time:	Item	
13	A13.0 No Clause	Item	
14	A14.0 SECURITY		
	Clause 14.0		
	Clauses 14.1 - 14.8 are amended by replacing them with the following:		
	14.1 In respect of contracts with a contract sum up to R1 million, the security to be provided by the contractor to the employer will be a payment reduction of five per cent (5%) of the value certified in the payment certificate (excluding VAT)		
	14.1.1 The payment reduction of the value certified in a payment certificate shall be <i>mutatis mutandi</i> in terms of 31.8(A)		
	14.1.2 The employer shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to refund the payment reduction security or portions thereof to the contractor		
	14.2 In respect of contracts with a contract sum above R1 million, the contractor shall have the right to select the security to be provided in terms of 14.3, 14.4, 14.5, 14.6, or 14.7 as stated in the schedule . Such security shall be provided to the employer within twenty-one (21) calender days from commencement date . Should the contractor fail to select the security to be provided or should the contractor fail to provide the employer withe the selected security within twenty-one (21) calender days from commencement date , the security in terms of 14.7 shall be deemed to have been selected.		
	14.3 Where security as a cash deposit of ten per cent (10%) of the contract sum (excluding VAT) has been selected:		
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14.3.1 The contractor shall furnish the employer with a cash deposit equal in value to ten per cent (10%) of the contract sum (excluding VAT) within twenty-one (21) calender days from commencement date			
14.3.2 Within twenty-one (21) calender days of the day of practical completion of the works the employer shall reduce the cash deposit to an amount equal to three per cent (3%) of the contract value (excluding VAT), and refund the balance to the contractor			
14.3.3 Within twenty-one (21) calender days of the date of final completion of the works the employer shall reduce the cash deposit to an amount equal to one per cent (1%) of the contract value (excluding VAT) and refund the balance to the contractor			
14.3.4 On the date of payment of the amount in the final payment certificate , the employer shall refund the remainder of the cash deposit to the contractor			
14.3.5 The employer shall be entitled to recover expense and loss from the cash deposit in terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to refund the cash deposit security or portions thereof to the contractor			
14.3.6 The parties expressly agree that neither the employer nor the contractor shall be entitled to cede the rights to the deposit to any third party			
14.4 Where security as a variable construction guarantee of ten per cent (10%) of the contract sum (excluding VAT) has been selected:			
14.4.1 The contractor shall furnish the employer with an acceptable variable construction guarantee equal in value to ten per cent (10%) of the contract sum (excluding VAT) within twenty-one (21) calender days from commencement date			
14.4.2 The variable construction guarantee shall reduce and expire in terms of the Variable Construction Guarantee form included in the invitation to tender			
14.4.3 The employer shall return the variable construction guarantee to the contractor within fourteen (14) calender days of it expiring			
14.4.4 Where the employer has a right of recovery against the contractor in terms of 33.0, the employer shall issue a written demand in terms of the variable construction guarantee			
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14.5 Where security as a fixed construction guarantee of five per cent (5%) of the contract sum (excluding VAT) and a five per cent (5%) payment reduction of the value certified in the payment certificate (excluding VAT) has been selected:		
14.5.1 The contractor shall furnish a fixed construction guarantee to the employer equal in value to five per cent (5%) of the contract sum (excluding VAT)		
14.5.2 The fixed construction guarantee shall come into force on the date of issue and shall expire on the date of the last certificate of practical completion		
14.5.3 The employer shall return the fixed construction guarantee to the contractor within fourteen (14) calender days of it expiring		
14.5.4 The payment reduction of the value certified in a payment certificate shall be in terms of 31.8 (A) and 34.8		
14.5.5 Where the employer has a right of recovery against the contractor in terms of 33.0, the employer shall be entitled to issue a written demand in terms of the fixed construction guarantee or may recover from the payment reduction or may do both		
14.6 Where security as a cash deposit of five per cent (5%) of the contract sum (excluding VAT) and a payment reduction of five per cent (5%) of the value certified in the payment certificate (excluding VAT) has been selected:		
14.6.1 The contractor shall furnish the employer with a cash deposit equal in value to five per cent (5%) of the contract sum (excluding VAT) within twenty-one (21) calender days from commencement date		
14.6.2 Within twenty-one (21) calender days of the date of practical completion of the works the employer shall refund the cash deposit in total to the contractor		
14.6.3 The payment reduction of the value certified in a payment certificate shall be <i>mutatis mutandi</i> in terms of 31.8(A)		
14.6.4 Where the employer has a right of recovery against the contractor in terms of 33.0, the employer may issue a written notice in terms of 33.4 or may recover from the payment reduction or may do both		
14.7 Where security as a payment reduction of ten per cent (10%) of the value certified in the payment certificate (excluding VAT) has been selected:		
14.7.1 The payment reduction of the value certified in a payment certificate		
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shall be <i>mutatis mutandi</i> in terms of 31.8(B)		
14.7.2 The employer shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to refund the payment reduction or portions thereof to the contractor		
14.8 Payments made by the guarantor to the employer in terms of the fixed or variable construction guarantee shall not prejudice the rights of the employer or contractor in terms of this agreement		
14.9 Should the contractor fail to furnish the security in terms of 14.2, the employer , in his sole discretion and without notification to the contractor , is entitled to change the contractor's selected form of security to that of a ten per cent (10%) payment reduction of the value certified in the payment certificate (excluding VAT), whereafter 14.7 shall be applicable		
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	EXECUTION			
15	A15.0 PREPARATION FOR AND EXECU	TION OF THE WORKS		
	Clause 15.0			
	Clause 15.1.1 is amended by replacing it w	vith:		
	No clause			
	Clause 15.1.2 is amended by replacing it w	vith:		
	The security selected in terms of 14.0			
	Clause 15.1 is amended by the addition of	the following clause:		
	15.1.4 And acceptable health and sa Occupational Health and Safety Act, 199 (21) calender days of commencement days	afety plan, required in terms of the 3 (Act 85 of 1993), within twenty-one ate		
	Clause 15.2.1 is amended by replacing it v	with the following clause:		
	Give the contractor possession of the sit contractor complying with the terms of 15	te within ten (10) working days of the 5.1.4		
	Fixed: Value: Ti	me:	Item	
16	A16.0 ACCESS TO THE WORKS			
	Clause 16.0			
	Fixed: Value: Ti	ime:	Item	
17	A17.0 CONTRACT INSTRUCTIONS			
	Clause 17.0			
	Clause 17.1.11 is amended by deleting th nominated and selected subcontractors	ne words "and the appointment of s"		
	Fixed: Value: T	ime:	Item	
		Carried Forward	R	
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18	A18.0 SETTING OUT OF THE WORKS		
	Clause 18.0		
	Fixed: Value: Time:	Item	
19	A19.0 ASSIGNMENT		
	Clause 19.0		
	Fixed: Value: Time:	Item	
20	A20.0 NOMINATED SUBCONTRACTORS		
	Clause 20.0		
	Clause 20.1.3 is amended by replacing it with the following:		
	No clause		
	Note: See item B9.1 hereinafter for adjustment of attendance on nominated subcontractors executing work allowed for under provisional sums		
	Fixed: Value: Time:	Item	
21	A21.0 SELECTED SUBCONTRACTORS		
	Clause 21.0		
	Clause 21 is amended by replacing it with:		
	No clause		
	Fixed: Value: Time:	Item	
22	A22.0 EMPLOYER'S DIRECT CONTRACTORS		
	Clause 22.0		
	Fixed: Value: Time:	Item	
	Carried Forward	R	
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23	A23.0 CONTRAC	TOR'S DOMESTIC	C SUBCONTRACTORS	3		
	Clause 23.0					
	Fixed:	Value:	Time:		Item	
	COMPLETION					
24	A24.0 PRACTICA	L COMPLETION				
	Clause 24.0					
	Fixed:	_ Value:	Time:		Item	
25	A25.0 WORKS C	OMPLETION				
	Clause 25.0					
	Fixed:	_ Value:	Time:		Item	
26	A26.0 FINAL CO	MPLETION				
	Clause 26.0					
	Clause 26.1.2 is a	amended by insert	ing "#" next to 26.1.2			
	Fixed:	Value:	Time:		Item	
27	A27.0 LATENT	DEFECTS LIABILI	TY PERIOD			
	Clause 27.0					
	Fixed:	_ Value:	Time:		Item	
28	A28.0 SECTION	AL COMPLETION	I			
	Clause 28.0					
	Fixed:	Value:	Time:		Item	
				Carried Forward	R	
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29	A29.0 REVISION OF DATE FOR PRACTICAL COMPLETION		
	Clause 29.0		
	Clause 29.2.5 is amended by replacing it with:		
	No clause		
	Fixed: Value: Time:	Item	
30	A30.0 PENALTY FOR NON-COMPLETION		
	Clause 30.0		
	Fixed: Value: Time:	Item	
	PAYMENT		
31	A31.0 INTERIM PAYMENT TO THE CONTRACTOR		
	Clause 31.0		
	Clause 31.5.2 is amended by replacing "14.7.1" with "14.0"		
	Clause 31.8 is amended by replacing it with the following two alternative clauses:		
	Alternative A		
	31.8(A) Where a security is selected in terms of 14.1; 14.5 or 14.6, the value of the works in terms of 31.4.1 and materials and goods in terms of 31.4.2 shall be certified in full. The value certified shall be subject to the following percentage adjustments:		
	31.8(A).1 Ninety-five per cent (95%) of such value in interim payment certificates issued up to the date of practical completion		
	31.8(A).2 Ninety-seven per cent (97%) of such value in interim payment certificates issued on the date of practical completion and up to but excluding the date of final completion	, ,	
	31.8(A).3 Ninety-nine per cent (99%) of such value in interim payment certificates issued on the date of final completion and up to but excluding the final payment certificate in terms of 34.6		
	31.8(A).4 One hundred per cent (100%) of such value in the final payment certificate in terms of 34.6 except where the amount certified is in favour of the		
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employer. In such an event the payment reduction shall remain at the adjustment level applicable to the final payment certificate		
Alternative B		
31.8(B) Where security as a payment reduction in terms of 14.7 has been selected, the value of the works in terms of 31.4.1 and materials and goods in terms of 31.4.2 shall be certified in full. The value certified shall be subject to the following percentage adjustments:		
31.8(B).1 Ninety per cent (90%) of such value in interim payment certificates issued up to the date of practical completion		
31.8(B).2 Ninety-seven per cent (97%) of such value in interim payment certificates issued on the date of practical completion and up to but excluding the date of final completion		
31.8(B).3 Ninety-nine per cent (99%) of such value in interim payment certificates issued on the date of final completion and up to but excluding the final payment certificate in terms of 34.6		
31.8(B).4 One hundred per cent (100%) of such value in the final payment certificate in terms of 34.6 except where the amount certified is in favour of the employer . In such an event the payment reduction shall remain at the adjustment level applicable to the final payment certificate		
Clause 31.12 is amended by deleting the following:		
Payment shall be subject to the employer giving the contractor a tax invoice for the amount due		
Fixed: Value: Time:	Item	
32 A32.0 ADJUSTMENT TO THE CONTRACT VALUE		
Clause 32.0		
Clauses 32.5.1, 32.5.4 and 32.5.7 are amended by the addition of the following at the end of the sentence:		
"due to no fault of the contractor"		
Fixed: Value: Time:	Item	
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33	A33.0 RECOVERY OF EXPENSE AND LOSS		
	Clause 33.0		
	Fixed: Value: Time:	Item	
34	A34.0 FINAL ACCOUNT AND FINAL PAYMENT		
	Clause 34.0		
	Clause 34.1 is amended by removing "#" next to 34.1		
	Clause 34.2 is amended by inserting "#" next to 34.2		
	Clause 34.8 is amended by deleting the words "where security as a fixed construction guarantee in terms of 14.4 has been selected or where payment reduction has been applied in terms of 14.7.1"		
	Clause34.13 is amended by replacing "seven (7) calender days" with "twenty-one (21) calender days" and deleting the words "subject to the employer giving the contractor a tax invoice for the amount due"		
	Fixed: Value: Time:	Item	
35	A35.0 PAYMENT TO OTHER PARTIES		
	Clause 35.0		
	Fixed: Value: Time:	Item	
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	CANCELLATION		
36	A36.0 CANCELLATION BY EMPLOYER - CONTRACTOR'S DEFAULT		
	Clause 36.0		
	Clause 36.1 is amended by the addition of the following clauses:		
	36.1.3 refuses or neglects to comply strictly with any of the conditions of contract		
	36.1.4 estate being sequestrated, liquidated or surrendered in terms of the insolvency laws in force within the Republic of South Africa		
	36.1.5 in the judgement of the employer , has engaged in corrupt or fraudulent practices in competing for or in executing the contract		
	Clause 36.3 is amended by removing the reference to "No clause" and replacing the words "principal agent" with "employer"		
	Clause 36.0 is amended by the addition of the following clause:		
	36.7 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever		
	Fixed: Value: Time:	Item	
	Carried Forward	R	
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37	A37.0 CANCELLATION BY EMPLOYER - LOSS AND DAMAGE		
	Clause 37.0		
	Clause 37.3.5 is amended by replacing "ninety (90) with "one hundred and twenty (120)"		
	Clause 37.0 is amended by the addition of the following clause:		
	37.5 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever		
	Fixed: Value: Time:	Item	
38	A38.0 CANCELLATION BY CONTRACTOR - EMPLOYER'S DEFAULT		
	Clause 38.0		
	Clause 38.5.4 is amended by replacing "ninety (90)" with "one-hundred and twenty (120)"		
	Clause 38.0 is amended by the addition of the following clause:		
	38.7 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever		
	Fixed: Value: Time:	Item	
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39	A39.0 CANCELLATION - CESSATION OF THE WORKS			
	Clause 39.0			
	Clause 39.3.5 is amended by the addition of the following at the end of the sentence: "within one hundred and twenty (120) working days of completion of such a report"			
	Fixed: Value: Time:	Item		
	DISPUTE			
40	A40.0 DISPUTE SETTLEMENT			
	Clause 40.0			
	Clause 40.2.2 is amended by replacing "one (1) year" with "three (3) years"			
	Clause 40.6 is amended by removing the reference to:			
	No clause			
	Clause 40.7.1 is amended by replacing "(10)" with "(15)" and by the addition of the following:			
	Whether or not mediation resolves the dispute, the parties shall bear their own costs concerning the mediation and equally share the costs of the mediator and related costs			
	Fixed: Value: Time:	Item		
	SUBSTITUTE PROVISIONS		2	
41	A41.0 STATE CLAUSES			
	Clause 41.0			
	Fixed: Value: Time:	Item		
	Carried Forward	R		
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	CONTRACT VARIABLES		
42	THE SCHEDULE (DPW-04EC)		
	Clause 42.0		
	Tenderers are referred to the Contract Data (DPW-04EC) for variables pertaining to this contract	Item	
	SECTION B - JBCC PRELIMINARIES		
	B1.0 DEFINITIONS AND INTERPRETATION		
43	B1.1 Definition and interpretation		
	See also clause A1.0 of Section A for additional and/or amended definitions which shall apply equally to this Section		
	Fixed: Value: Time:	Item	
	B2.0 DOCUMENTS		
44	B2.1 Checking of documents		
	Fixed: Value: Time:	Item	
45	B2.2 Provisional bills of quantities YES		
	Fixed: Value: Time:	Item	
46	B2.3 Availability of construction documentation		
	Fixed: Value: Time:	Item	
47	B2.4 Interest of agents		
	Fixed: Value: Time:	Item	
48	B2.5 Priced documents		
	Fixed: Value: Time:	Item	
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49	B2.6 Tender submission		
	Clause 2.6 is amended by replacing "JBCC Formand Acceptance DPW-07(EC)"	m of Tender" with "Form of Offer	
	Fixed: Value: Time:	Item	
	B3.0 THE SITE		
50	B3.1 Defined works area		
	Fixed: Value: Time:	Item	
51	B3.2 Geotechnical investigation N/A		
	Fixed: Value: Time:	Item	
52	B3.3 Inspection of the site		
	Fixed: Value: Time:	ltem	
	No claims for extras arising from the contractor clause will be entertained	having failed to comply with this	
53	B3.4 Existing premises occupied		
	Fixed: Value: Time:	Item	
54	B3.5 Previous work - dimensional accuracy		
	Fixed: Value: Time:_	Item	
55	B3.6 Previous work - defects		
	Fixed: Value: Time:_	Item	
56	B3.7 Services - known		
	Fixed: Value: Time:_	Item	
57	B3.8 Services - unknown		
	Fixed: Value: Time:_	lten	
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58	B3.9 Protection of trees		
	Fixed: Value: Time:	Item	
59	B3.10 Articles of value		
	Fixed: Value: Time:	Item	
60	B3.11 Inspection of adjoining properties		
	Fixed: Value: Time:	Item	
	B4.0 MANAGEMENT OF CONTRACT		
61	B4.1 Management of the works		
	Fixed: Value: Time:	Item	
62	B4.2 Programme for the works		
	Fixed: Value: Time:	Item	
63	B4.3 Progress meetings		
	Fixed: Value: Time:	Item	
64	B4.4 Technical meetings		
	Fixed: Value: Time:	Item	
65	B4.5 Labour and plant records		
	Fixed: Value: Time:	Item	Į
	B5.0 SAMPLES, SHOP DRAWINGS AND MANUFACTURERS' INSTRUCTIONS		
66	B5.1 Samples of materials		
	Fixed: Value: Time:	Item	
67	B5.2 Workmanship samples		
	Fixed: Value: Time:	Item	
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68	B5.3 Shop drawing	gs				
	Fixed:	Value:	Time:		Item	
69	B5.4 Compliance	with manufacturers'	instructions			
	Fixed:	Value:	Time:		Item	
	B6.0 TEMPORAR	Y WORKS AND PL	ANT			
70	B6.1 Deposits and	d fees				
	Fixed:	Value:			Item	
71	B6.2 Enclosure of	the works				
	Fixed:	Value:	_ Time:		Item	
72	B6.3 Advertising					
	Fixed:	Value:	_ Time:		Item	
73	B6.4 Plant, equip	ment , sheds and of	fices			
	Fixed:	Value:	Time;		Item	
74	B6.5 Main notice	board N/A				
	Fixed:	_ Value:	_ Time:		Item	
75	B6.6 Subcontract	ors notice board	N/A			
	Fixed:	_ Value:	_ Time:		Item	
	B7.0 TEMPORA	RY SERVICES				
76	B7.1 Location					
	Fixed:	_ Value:	Time:		Item	
77	B7.2 Water					
	Fixed:	_ Value:	Time:		Item	
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78	B7.3 Electricity		161
	Fixed: Value: Time:	Item	
79	B7.4 Telecommunication facilities		
	Fixed: Value: Time:	Item	
80	B7.5 Ablution facilities		
	Fixed: Value: Time:	Item	
	B8.0 PRIME COST AMOUNTS		
81	B8.1 Responsibility for prime cost amounts		
	Fixed: Value: Time:	Item	
	B9.0 ATTENDANCE ON N/S SUBCONTRACTORS		
82	B9.1 General attendance		
02			
	Fixed: Value: Time:	Item	
83	B9.2 Special attendance		
	Fixed: Value: Time:	Item	
84	B9.3 Commissioning - fuel, water and power		
	Fixed: Value: Time:	Item	
	B10.0 FINANCIAL ASPECTS		
85	B10.0 Statutory taxes, duties and levies		
	Fixed: Value: Time:	Item	
86	B10.2 Payment of preliminaries		
	Fixed: Value: Time:	Item	
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87	B10.3 Adjustment of preliminaries			
	Clauses B10.3.1 and B10.3.2 are amended by replacing "within fifteen (15) working days of taking possession of the site" with "when submitting his priced bills of quantities / lump sum document"			
	Fixed: Value: Time:	Item		
88	B10.4 Payment certificate cash flow			
	Fixed: Value: Time:	Item		
	B11 GENERAL			
89	B11.1 Protection of the works			
	Fixed: Value: Time:	Item		
90	B11.2 Protection/isolation of existing/sectionally occupied works			
	Fixed: Value: Time:	Item		
91	B11.3 Security of the works			
	Fixed: Value: Time:	Item		
92	B11.4 Notice before covering work			
	Fixed: Value: Time:	Item		
93	B11.5 Disturbance			
	Fixed: Value: Time:	Item	-	
94	B11.6 Environmental disturbance			
	Fixed:	Item		
95	B11.7 Works cleaning and clearing			
	Fixed:Value:Time:	ltem		
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96	B11.8 Vermin			
	Fixed: Value: Time:	Item		
97	B11.9 Overhand work			
	Fixed: Value: Time:	Item		
98	B11.10 Instruction manuals and guarantees			
	Fixed: Value: Time:	Item		
99	B11.11 As built information			
	Fixed: Value: Time:	Item		
100	B11.12 Tenant installations			
	Fixed: Value: Time:	Item		
	B12 SCHEDULE OF VARIABLES			
101	B12.1 Schedule of variables			
	This schedule contains all variables referred to in this document and is divided into pre-tender and post-tender categories. The pre-tender category must be completed in full and included in the tender documents. Both the pre-tender and post-tender categories form part of these Preliminaries .			
	Spaces requiring information must be filled in, shown as "not applicable" or deleted and not left blank. Where choices are offered, the non-applicable items are to be deleted. Where insufficient space is provided the information should be annexed hereto and cross-referenced to the applicable clause of the schedule . Key cross reference clauses are italicised in [] brackets		4	
	Fixed: Value: Time:	Item		
	12.1 PRE-TENDER INFORMATION			
	12.1.1 Provisional bills of quantities [2.2] The quantities are provisional YES			
	12.1.2 Availability of construction documentation [2.3] Construction documentation is complete - Bills of Quantities Only			
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12.1.3 Interests of agents [2.4] Details: The professional team has no financial interest in this contract		
12.1.4 Defined works area [3.1] The works area is confined to existing Kwadwezi SAPS site in the Eastern Cape.		
12.1.5 Geotechnical investigation [3.2] Details: No Geotechnical investigation was carried out.		
12.1.6 Existing premises occupied [3.4] Specific requirements: The existing premises are occupied and tenderer's should take coqnosence thereof when pricing this document.		
12.1.7 Previous work - dimensional accuracy [3.5] Details: The accuracy of the existing building work is accepted		
12.1.8 Previous work - defects [3.6] Details: The defects are accepted		
12.1.9 Service - known [3.7] Details: The services that are known and can be pointed out to the successful tenderer at the Site Handover Meeting		
12.1.10 Protection of trees [3.9] Specific requirements: N/A		
12.1.11 Inspection of adjoining properties [3.11] Specific requirements: None		
12.1.12 Enclosure of the works [6.2] Specific requirements: The Contractor is to safely close-off the areas where construction is taking place as to ensure the safety of pupils and staff during all hours		
12.1.13 Offices [6.4.3] Specific requirements:The Contractor shall provide, maintain and remove on completion of the works an office for the exclusive use of the principal agent, minimum size 4 x 3 x 3m high internally, suitably insulated and ventilated, provided with electric lighting and fitted with boarded floor, desk, chair. The office shall be kept clean and fit for use at all times.		
Carried Forward	R	
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		Brought Forward	R	1
12.1.14 [6.5]	Main notice board Specific requirements: N/A			•
	The contractor shall provide, erect remove on completion of the works typical drawing no. W503 attache constructed of suitable boarding with fibead 19mm thick round outer edges boarding and rounded on front edge. to hoarding, where hoarding is provisuitable supporting structure of timber board is to be painted ivory white and dark green. All wording shall be insert of arms for SA, painted sans serif letter	a notice board size 3 x 3m, per d to these Bills of Quantities, lat smooth surface and with edging and projecting 12mm from face of The board shall be securely fixed rided, or fixed to and including a or tubular posts and braces. The the bead and 12mm dividing lines ribed in dark green as per the coat		
	The notice board for the EPWP is also the forgoing board.	to be errected in accordance with		
12.1.15 [6.6]	Subcontractors notice board A notice board is required Specific requirements:	NO NONE		
12.1.16 <i>[7.2]</i>	Water Option A (by contractor)	YES		
	Option B (by employer - free of charg	e) NO		
	Option C (by employer - metered)	NO		
12.1.17 [7.3]	['] Electricity Option A (by contractor)	NO		
	Option B (by employer - free of charg	e) YES		
	Option C (by employer - metered)	NO		
12.1.18 [7.4]	Telecommunications Telephone	YES		
	Facsimile	No		
	E-mail	YES		
		Carried Forward	R	

		Broug	jht Forward	R∥	
	Ablution facilities Option A (by contractor)	YES			
	Option B (by employer)	NO			
12.1.20 [11.2]	Protection of existing/sectionally o Protection is required	ccupied works YES			
12.1.21 [9.2]	Special attendance Subcontractor (1) details:	N/A			
	Subcontractor (2) details:	N/A			
	Subcontractor (3) details:	N/A			
	Subcontractor (4) details:	N/A			
12.1.22 [11.1]	Protection of the works Specific requirements: None				
	Disturbance Specific requirements:				
	The contractor shall keep the site, operations to prevent dust and shall completion of the works all necessal satisfaction of the principal agent	I provide and erect and	remove on		
	Environmental disturbance Specific requirements:	NONE			
12.2	POST-TENDER INFORMATION				
12.2.1 [10.2]	Payment of preliminaries Option A (prorated)	YES / NO			
	Option B (calculated)	YES / NO			
12.2.2 [10.3]	Adjustment of preliminaries Option A (three categories)	YES / NO			
-	Option B (detailed breakdown)	YES / NO			
		Carrie	ed Forward	R	
Profes	. 1 inaries ssional Services / & I - Port Elizabeth Regional Offic	e			

1	Brought Forward	R	
	12.2.3 Additional agreed preliminaries items Details:		
	SECTION C - SPECIFIC PRELIMINARIES		
	Section C contains specific preliminary items which apply to this contract except where N/A (Not Applicable) appears against an item		
102	C1 CONTRACT DRAWINGS N/A		
	The drawings issued with this tender documents do not comprise the complete set but serve as a guide only for tendering purposes and for indicating the scope of the work to enable the tenderer to acquaint himself with the nature and extent of the works and the manner in which they are to be executed		
	Should any part of the drawings not be clearly understood by the tenderer he shall, before submitting his tender, obtain clarification in writing from the principal agent		
	Fixed: Value: Time:	Item	
103	C2 PREAMBLES		
	The document "Construction Works: Specifications: General Specification (PW371-A) Edition 2.0" is obtainable on the Department's website (http://www.publicworks.gov.za under "Consultants Guidelines") and shall be read in conjunction with the bills of quantities and be referred to for the full descriptions of work to be done and materials to be used		
	The document "Construction Works: Specifications: Particular Specification (PW371-B) Edition 2.0" is issued together with the drawings and shall be read in conjuction with the drawings and bills of quantities .		
	Fixed: Value: Time:	Item	
	Carried Forward	R	
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104	C3 TRADE NAMES		
	Wherever a trade name for any product has been described in the bills of quantities , the tenderer's attention is drawn to the fact that any other product of equal quality may be used subject to the written approval of the principal agent being obtained prior to the closing date for submission of tenders		
	If prior written approval for an alternative product is not obtained, the product described shall be deemed to have been tendered for		
	Fixed: Value: Time:	Item	
105	C4 IMPORTED MATERIALS AND EQUIPMENT		
	Where imported items are listed in the tender documents, the tenderer shall provide all the information called for, failing which the price of any such item, materials or equipment shall be excluded from currency fluctuations. (refer to Schedule of Imported Materials and Equipment DPW-23(EC) to be completed by tenderer)		
	Notwithstanding any provisions elsewhere regarding the adjustment of contract prices, the price of any item, material or equipment listed in terms of this clause shall be excluded from the Contract Price Adjustment Provisions (if applicable)		
	Fixed: Value: Time:	Item	
106	C5 VIEWING THE SITE IN SECURITY AREAS		
	The site is situated in a security area and the tenderer must arrange with the responsible officer of Correctional Services to obtain permission to enter the site for tendering purposes		
	Fixed: Value: Time:	Item	
107	C6 COMMENCEMENT OF WORKS IN SECURITY AREAS		
	As the works falls within a security area the contractor must give the unit commander or other responsible officer notice before commencement of the works. Should the contractor fail to make such arrangements, admission to the site may be refused and any additional costs will be for the contractor's account		
	Fixed: Value: Time:	Item	
	Carried Forward	R	
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	Brought Forward	R		
108	C7 ENTRANCE PERMITS TO SECURITY AREAS			
	As the works falls within a security area the contractor shall obtain entrance permits for his personnel and workmen entering the area and shall comply with all regulations and instructions which may be issued from time to time regarding the protection of persons and property under the control of the Defence Force, Police or chief security officer			
	Fixed: Value: Time:	Item		
109	C8 SECURITY CHECK OF PERSONNEL			
	The principal agent may require the contractor to have his personnel and workmen, or a certain number of them, security classified			
	In the event of the principal agent requesting the removal of a person or persons from the works for security reasons, the contractor shall do so forthwith and shall thereafter ensure that such person or persons are denied access to the works and the site and/or to any document or information relating to the works		,	
	Fixed: Value: Time:	Item		
110	C9 PROHIBITION ON TAKING PHOTOGRAPHS			
	In terms of article 119 of the Defence Act, 44 of 1957, it is prohibited to sketch or to take photographs of any military site or installation or any building or civil works thereon or to be in possession of a camera or other apparatus used for taking photographs except when authorized thereto by or on behalf of the Minister			
	The same prohibition is also applicable to all correctional institutions in terms of article 44.1(e) of the Correctional Services Act 8 of 1959			
	Fixed: Value: Time:	Item		
	Carried Forward	R		
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Brought Forward	R		
C10 HIV/AIDS AWARENESS N/A			
It is required of the contractor to thoroughly study the HIV/AIDS Specification (PW1544) of the Department that must be read together with and is deemed to be incorporated under this Section of the bills of quantities. Provision for pricing of HIV/AIDS awareness is made under items C10.1 to C10.5 hereafter and it is explicitly pointed out that all requirements of the aforementioned specification are deemed to be priced hereunder, as the said items represent the only method of measurement and no additional items or extras to the contract in this regards shall be entertained			
The contractor must take note that compliance with the HIV/AIDS Specification is compulsory. In the event of partial or total non-compliance, the principal agent , notwithstanding the provisions of clause A31.0 of Section A or any other clause to the contrary, reserves the right to delay issuing any progress payment certificate until the contractor provides satisfactory proof of compliance. The contractor shall not be entitled to any compensation of whatsoever nature, including interest, due to such delay of payment			
C10.1 AWARENESS CHAMPION N/A			
Selection, appointment, briefing and making available of an Awareness Champion including provision of all relevant services, all in accordance with the HIV/AIDS Specification			
Fixed: Value: Time:	Item		
C10.2 AWARENESS WORKSHOPS N/A			
Selection and appointment of a competent Service Provider approved by the principal agent , provision of a Service Provider Workshop Plan and a suitable venue, conducting of awareness workshops by means of traditional and/or modern multi-media techniques, including follow-up courses, making available all tuition material and performing assessment procedures, all in accordance with the HIV/AIDS Specification			
Fixed: Value: Time:	Item		
C10.3 POSTERS, BOOKLETS, VIDEOS, ETC. N/A			
Provision, displaying, maintaining and replacing when necessary of four plastic laminated posters, booklets and educational videos, etc. for the duration of the contract period, all in accordance with the HIV/AIDS Specification			
Fixed: Value: Time:	Item		
Carried Forward	R		
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	It is required of the contractor to thoroughly study the HIV/AIDS Specification (PVH544) of the Department that must be read together with and is deemed to be incorporated under this Section of the bills of quantities. Provision for pricing of HIV/AIDS awareness is made under items C10.1 to C10.5 hereafter and it is explicitly pointed out that all requirements of the aforementioned specification are deemed to be priced hereunder, as the said items represent the only method of measurement and no additional items or extras to the contract in this regards shall be entertained The contractor must take note that compliance with the HIV/AIDS Specification is compulsory. In the event of partial or total non-compliance, the principal agent, notwithstanding the provisions of clause A31.0 of Section A or any other clause to the contractor provides satisfactory proof of compliance. The contractor shall not be entitled to any compensation of whatsoever nature, including interest, due to such delay of payment C10.1 AWARENESS CHAMPION Selection, appointment, briefing and making available of an Awareness Champion including provision of all relevant services, all in accordance with the HIV/AIDS Specification Fixed: Value: Time: C10.2 AWARENESS WORKSHOPS N/A Selection and appointment of a competent Service Provider approved by the principal agent, provision of a Service Provider Workshop Plan and a suitable venue, conducting of awareness workshops by means of traditional and/or modern multi-media techniques, including follow-up courses, making available all tuition material and performing assessment procedures, all in accordance with the HIV/AIDS Specification Fixed: Value: Time: C10.3 POSTERS, BOOKLETS, VIDEOS, ETC. N/A Provision, displaying, maintaining and replacing when necessary of four plastic laminated posters, booklets and educational videos, etc. for the duration of the contract period, all in accordance with the HIV/AIDS Specification Fixed: Value: Time: Time: Carried Forward	It is required of the contractor to thoroughly study the HIV/AIDS Specification (PV/1544) of the Department that must be read together with and is deemed to be incorporated under this Section of the bills of quantities. Provision for pricing of HIV/AIDS awareness is made under items C10.1 to C10.5 hereafter and it is explicitly pointed out that all requirements of the aforementioned specification are deemed to be priced hereunder, as the said items represent the only method of measurement and no additional items or extras to the contract in this regards shall be entertained The contractor must take note that compliance with the HIV/AIDS Specification is compulsory. In the event of partial or total non-compliance, the principal agent, notwithstanding the provisions of clause A31.0 of Section A or any other clause to the contractor provides satisfactory proof of compliance. The contractor shall not be entitled to any compensation of whatsoever nature, including interest, due to such delay of payment C10.1 AWARENESS CHAMPION Selection, appointment, briefing and making available of an Awareness Champion including provision of all relevant services, all in accordance with the HIV/AIDS Specification Fixed: Value: Time: Items	tis required of the contractor to thoroughly study the HIV/AIDS Specification (PVM1644) of the Department that must be read together with and is deemed to be incorporated under this Section of the bills of quantities. Provision for pricing of HIV/AIDS awareness is made under items C10.1 to C10.5 hereafter and it is explicitly pointed out that all requirements of the aforementioned specification are deemed to be priced hereunder, as the said items represent the only method of measurement and no additional items or extras to the contract in this regards shall be entertained The contractor must take note that compliance with the HIV/AIDS Specification is compulsory. In the event of partial or total non-compliance, the principal agent, notwithstanding the provisions of clauses A3.0 of Section A or any other clause to the contrary, reserves the right to delay issuing any progress payment certificate until the contractor provides satisfactory proof of compliance. The contractor shall not be entitled to any compensation of whatsoever nature, including interest, due to such delay of payment C10.1 AWARENESS CHAMPION N/A Selection, appointment, briefing and making available of an Awareness Champion including provision of all relevant services, all in accordance with the HIV/AIDS Specification Fixed: Value: Time: Item C10.2 AWARENESS WORKSHOPS N/A Selection and appointment of a competent Service Provider approved by the principal agent, provision of a Service Provider Workshop Plan and a suitable venue, conducting of awareness workshops by means of traditional and/or modern multi-media techniques, including follow-up courses, making available all tuition material and performing assessment procedures, all in accordance with the HIV/AIDS Specification Fixed: Value: Time: Item C10.3 POSTERS, BOOKLETS, VIDEOS, ETC. N/A Provision, displaying, maintaining and replacing when necessary of four plastic laminated posters, booklets and educational videos, etc. for the duration of the contract period, all in accordance with

	Brought Forward	R	
114	C10.4 ACCESS TO CONDOMS N/A		
	Provision and maintenance of condom dispensers fixed in position, including male and female condoms, replenishing male and female condoms on a daily basis as required for the duration of the construction period , all in accordance with the HIV/AIDS Specification		
	Fixed: Value: Time:	Item	
115	C10.5 MONITORING N/A		
	Monitoring HIV/AIDS awareness of workers, providing the principal agent with access to information including making available all reports, thoroughly completed and reflecting the correct information, for the duration of the construction period and close out, all in accordance with the HIV/AIDS Specification		
	Fixed: Value: Time:	Item	
	Carried Forward	R	
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Brought Forward	R	
C11 OCCUPATIONAL HEALTH AND SAFETY ACT		
The contractor shall comply with all the requirements set out in the Construction Regulations, 2014 issued under the Occupational Health and Safety Act, 1993 (Act no 85 of 1993).		
It is required of the contractor to thoroughly study the Health and Safety Specification that must be read together with and is deemed to be incorporated under this section of the Bills of Quantities.		
The contractor must take note that compliance with the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification is compulsory. In the event of partial or total non-compliance, the principal agent , notwithstanding the provisions of clause A31.0 of Section A or any other clause to the contrary, reserves the right to delay issuing any progress payment certificate until the contractor provides satisfactory proof of compliance. The contractor shall not be entitled to any compensation of whatsoever nature, including interest, due to such delay of payment.		
Provision for pricing of the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification is made under this clause and it is explicitly pointed out that all requirements of the aforementioned are deemed to be priced hereunder and no additional claims in this regard shall be entertained.		
Preparation of the Contractor's site specific Health and Safety Plan Item 1		
Fixed: Value: Time:		
Principal Contractor's initial obligations in respect of the Occupational Health and Safety Act and Construction Regulations Item 1		
Fixed: Value: Time:		
Principal Contractor's time related obligations in respect of the Occupational Health and Safety Act and Construction Regulations Months 3		
Fixed: Value: Time:		
	Item	
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17	C12 IMPLEMENTATION OF LABOUR INTENSIVE INFRASTRUCTURE PROJECTS UNDER THE EXPANDED PUBLIC WORKS PROGRAMME (EPWP)		
	The contractor shall comply with all the requirements of the "Code of Good Practice for Employments and Conditions of Works for Special Public Works Programme" issued in terms of the "Basic Conditions of Employment Act, 1997 (Act No 75 of 1997)" and the related "Ministerial Determination", for the employment of locally employed temporary workers on a labour-intensive infrastructure project under the Expanded Public Works Programme (EPWP)		
	The contractor shall enter into an employment agreement with all workers and provide certified copies of such agreements and identity documents of the workers to the principal agent within 28 calender days		
	The contractor shall maintain daily records with regard to the workers employed and shall, on monthly basis, submit a report to the principal agent in the prescribed format. Compulsory indicators such as the project budget, actual project expenditure, number of job opportunities created, demographic characteristics of workers employed, minimum daily wage rate, number of person-days of employment created and number of training person-days, shall be included in the said report all as defined in the "Guidelines for the Implementation of Labour intensive Infrastructure Projects under the Expanded Public Works Programme (EPWP)"		
	Provision for pricing of compliance with the aforementioned is made under this clause and it is explicitly pointed out that all requirements in respect of the aforementioned are deemed to be priced hereunder and no additional claims in this regard shall be entertained		
	Fixed: Value: Time:	Item	
	8		
	Carried Forward	R	
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1	Brought Forward	R	
118	C13 EMPLOYMENT AND TRAINING OF YOUTH WORKERS ON THE EXPANDED PUBLIC WORKS PROGRAMME (EPWP) INFRASTRUCTURE PROJECTS: NATIONAL YOUTH SERVICE (NYS) N/A		
	The contractor shall comply with Additional Specification SL: Employment and Training of Youth Workers on the Expanded Public Works Programme (EPWP) Infrastructure Projects: National Youth Service (NYS) as attached to these bills of quantities		
	The contractor shall identify a minimum of youth workers from a priority list, and shall employ them at the statutory labour rates for a minimum period and train them as per aforementioned specification and as elsewhere measured in these bills of quantities		
	The contractor shall iaise and co-ordinate with the employer and the EPWP Training Service Provider with regard to the priority list, the selection of youth workers, and the employment and training of the identified youth workers		
	The contractor shall avail the services of an adequately qualified foreman specifically for the EPWP- NYP youth workers, to act as their construction supervisor. The foreman will be responsible for continually monitoring the progress of the youth workers and for addressing questions and issues that may arise from the youth workers		
	Separate items which will be subject to re-measurement, have been included elsewhere in these bills of quantities to cover the direct costs associated with the employment and training of youth workers. Any additional requirements in respect of the aforementioned specification are deemed to be priced hereunder and no additional claims in this regard shall be entertained		
	Fixed: Value: Time:	Item	
119	C14 USE OF LOCAL SMME's		
	It is the requirement of the employer that the contractor enhances the use of local Small, Micro and Medium Enterprises (SMME's) involved in the project. This is required to be done through the use of both traditional building techniques and labour intensive construction techniques careful and considered construction planning		
	Provision for pricing of compliance with the aforementioned is made under this clause and it is explicitly pointed out that all requirements in respect of the aforementioned are deemed to be priced hereunder and no additional claims in this regard shall be entertained		
	(a) SMME's involvement of at least 5% of the contract value to be		
	Carried Forward	R	
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sourced from within 50km of the project site		
(b) SMME's involvement of at least 25% of the contract value to be sourced from within 400km of the project site		
It is the requirement of the employer that the contractor shall sub-contract a minimum of 30% of their contract value to any one or more of the following categories: N/A		
(a) An EME or QSE (b) An EME or QSE which is at least 51% owned by black people (c) An EME or QSE which is at least 51% owned by black people who are youth (d) An EME or QSE which is at least 51% owned by black people who are		
women (e) An EME or QSE which is at least 51% owned by black people with disabilities (f) An EME or QSE which is at least 51% owned by black people living in rural or underdevelop areas or townships (g) A co-operative which is at least 51% owned by black people (h) An EME or QSE which is at least 51% owned by black people who are Military vererans		
Contractors are refered to the CSD for a list of prospective sub-contractors. Contractors must ensure that their proposed sub-contractor(s) conform to the following: 1. Possess necessary accreditation where applicable; 2. Be registered with relevant bodies (CIDB, various Councils,etc.) where applicable; 3. Possess necessary capabilities to deliver the sub-contract work; 4. Meet the requirements in terms of the stipulated designated groups; 5. Geographical located at the place where the project will be delivered.		
Geographical location must be determined using the following criteria: (a) Relevant ward, if not available; (b) Relevant neighbouring wards, if not available; (c) Relevant Local Municipality, if not available; (d) Relevant District Municipality, if not available; (e) Relevant Metro, if not available; (f) Relevant Province, if not available; (g) Relevant neighbouring Province, if not available; (h) Anywhere within the borders of South Africa.		
The 30% should be allowcated to SMME's in the following CIDB graded catagories at the percentages specified:		
CIDB Grade 2 with max. value range of R 650,000 40% CIDB Grade 3 with max. value range of R 2,000,000 30%		
Carried Forward	R	
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CIDB Grade 4 with max. value range of R 4,000,000 30%		
Failure to achieve the above-mentioned 30% SMME participation goal sharesult in a penalty of 3% of the contract value to be deducted by the Employer	all	
The contractor must provide proof of agreements reached with SMME's from list of SMME's provided by the department. These agreements are to be provided at the closing date of the tender and will form part of the contractor responsiveness criteria.	oe	
The contractor must provide all the necessary proof and documentation that the 30% SMME's participation goals have been reached.	ne	
All costs in compliaing with the above-mentioned requirements must be price under this item, no additional claims whatsoever shall be entertained wiregards to the above-mentioned requirements.	ed th	
Fixed: Value: Time:	Item	
C15 USE OF LOCAL BUILDING MATERIALS		
Preference shall be given to the supply of materials produced or manufactured the Eastern Cape Province, and provided that:	in	
(a) Such materials comply in all respects with the specific requirement of PW371 (b) The availability of such materials shall not adversely affect the desired progress of the specific works (c) The use of such materials shall not constitute grounds for any class for increased cost in respect thereof (d) Materials of at least 10% of the contract value to be sourced frow within 50km of the project site (e) Material of at least 20% of the contract value to be sourced frow within 400km of the project site Provision for pricing of compliance with the aforementioned is made under the clause and it is explicitly pointed out that all requirements in respect of the aforementioned are deemed to be priced hereunder and no additional claims	he im om om his he	
this regard shall be entertained Fixed: Value: Time:	Item	
Carried Forward	d R	
Bill No. 1 Preliminaries Professional Services NDPW & I - Port Elizabeth Regional Office		

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Brought Forward	R	
C16: EXPANDED PUBLIC WORKS PROGRAMME (EPWP)		
The contractor shall comply with all the requirements of the "Code of Good Practice for Employments and Conditions of Work for Special Public Works Programme" issued in terms of the "Basic Conditions of Employment Act, 1997 (Act No 75 of 1997)" and the related "Ministerial Determination", for the employment of locally employed temporary workers on a labour-intensive infrastructure project under the Expanded Public Works Programme (EPWP)		
The contractor shall enter into an employment agreement with all workers and provide certified copies of such agreements and Identity documents of the workers to the principal agent within 28 calendar days.		
The contractor shall maintain daily records with regard to the workers employed and shall, on monthly basis, submit a report to the principal agent in the prescribed format. Compulsory indicators such as the project budget, actual project expenditure, number of job opportunities created, demographic characteristics of workers employed, minimum daily wage rate, number of person-days of employment created and number of training person-days, shall be included in the said report all as defined in the "Guidelines for the Implementation of Labour-Intensive Infrastructure Projects under the Expanded Public Works Programme (EPWP)"		
Provision for pricing of compliance with the aforementioned is made under this clause and it is explicitly pointed out that all requirements in respect of the aforementioned are deemed to be priced hereunder and no additional claims in this regard shall be entertained		Ÿ
Fixed:Value:Time:	Item	
Carried to Summary	R	
Bill No. 1 Preliminaries Professional Services NDPW & I - Port Elizabeth Regional Office		

Item No			Quantity	Rate	Amount
	BILL No. 2				
	ALTERATIONS				
	NOTE: Tenderers are advised to study the Model Preambles for Trades before pricing this bill				
	Tenderers are advised to study the Department of Public Works- Construction works: General Specification (PW371-A) and Construction works: Particular Specification (PW371-B) before pricing this bill				
	REMOVAL OF EXISTING WORK				
	Breaking up and removing mass concrete:				
1	Surface beds and slabs	m3	1		
2	Strip footings and foundations	m3	1		
	Breaking down and removing brickwork, etc.:				
3	Half brick walls.	m2	3		
4	One brick walls.	m2	5		
	Taking out and removing piping, sanitary fittings, etc including disconnecting piping from fittings and making good floor and wall finishes (making good tiling and paintwork elsewhere)				
5	Rainwater pipes and holderbats	m	12		
6	Eaves gutters and brackets.	m	60)	
	0. 1.14. 0				
	Carried to Summary			R	
	Bill No. 2 Alterations				
	Professional Services NDPW & I - Port Elizabeth Regional Office				

Item No		Quantity	Rate	Amount
	BILL No. 3EARTHWORKS			
	NOTE: Tenderers are advised to study the Model Preambles for Trades before pricing this bill			
	Tenderers are advised to study the Department of Public Works- Construction works: General Specification (PW371-A) and Construction works: Particular Specification (PW371-B) before pricing this bill			
	SUPPLEMENTARY PREAMBLES			
	Proprietary items or materials			
	Proprietary items or materials where specified are to be of the brand specified - or other approved - by the Head: Works			
	Nature of material to be excavated			
	The material to be excavated is assumed to be predominantly of a composition that will allow "soft excavation" as specified, but including a percentage of "intermediate excavation" and "hard rock excavation"			
	Carting away of excavated material			
	Descriptions of carting away of excavated material shall be deemed to include loading excavated material onto trucks directly from the excavations, or alternatively, from stock piles situated on the building site			
	SITE CLEARANCE			
	Site clearance			
1	Digging up and removing rubbish, debris, vegetation, hedges, shrubs, bush, etc and trees not exceeding 200mm girth	n2 3	2	
	REMOVAL OF TREES ETC			
	Carried Forward		R	
	Bill No. 3			
	Earthworks			
	Professional Services NDPW & I - Port Elizabeth Regional Office			

	Brought Forward		1	R	
	Taking out and removing, grubbing up roots, filling in holes and compacting to 90% Mod AASHTO density				
2	Tree stump not exceeding 1m high, exceeding 200mm and not exceeding 500mm girth	No	1		
	Cutting down and removing, grubbing up roots, filling in holes and compacting to 90% Mod AASHTO density				
3	Tree exceeding 200mm and not exceeding 500mm girth	No	1		
	EXCAVATION, FILLING, ETC OTHER THAN BULK				
	EXCAVATIONS ETC				
	Digging up topsoil				
4	Digging up topsoil to an average depth of 150mm and preserving for use of filling	m2	13		
	Soft excavation not exceeding 2m deep				
5	Trenches	m3	11		
	Extra over trench and hole soft excavations for				
6	Soft rock	m3	1		
7	Hard rock	m3	1		
	Extra over excavations in earth for breaking up and removing		i		
8	Brickwork	m3	1		
9	Unreinforced concrete	m3	1		
10	Reinforced concrete	m3	1		
				_	_
	Carried Forward			R	
	Bill No. 3 Earthworks				
	Professional Services NDPW & I - Port Elizabeth Regional Office				

	Brought Forward	-		R	
	Extra over all excavations for carting away				
11	Surplus material from excavations and/or stock piles on site to a dumping site to be located by the contractor	m3	5		
	Risk of collapse of excavations				
12	Sides of trench and hole excavations not exceeding 1,5m deep	m2	3		
	Keeping excavations free from water				
13	Keeping excavations free from mud and all water other than from subterranean sources		Item		
	FILLING, ETC				
	Earth filling obtained from the excavations and/or prescribed stock piles on site compacted to 98% Mod AASHTO density				
14	Backfilling to trenches, holes, etc	m3	6		
	Earth filling G5 supplied by the contractor compacted to 98% Mod AASHTO density				
15	Under floors, etc	m3	2		
	Earth filling G3 supplied by the contractor compacted to 98% Mod AASHTO density				
16	Under floors, etc	m3	2		
	Course river sand filling supplied by the contractor compacted in 150mm layers to 95% Mod AASHTO density				
17	50mm thick dry, clean, washed riversand layer evenly spread over filling (elsewhere), leveled, watered and rammed to receive waterproof membrane (elsewhere) under solid floors.	m2	10		
	Carried Forward			R	
	Bill No. 3 Earthworks Professional Services NDPW & I - Port Elizabeth Regional Office				

Kwadwesi SAPS Water Tank Installation WCS 055 560 PEQ 06/2022

	Brought Forward			R	
	Compaction of surfaces				
18	Compaction of ground surface under floors, etc including scarifying for a depth of 150mm, breaking down oversize material, adding suitable material where necessary and compacting to 90% Mod AASHTO density	m2	10		
	PROTECTION AGAINST TERMITES				
	Soil insecticide				
19	Under floors, etc including forming and poisoning shallow furrows against foundation walls, etc and filling in furrows and ramming	m2	10		
	×				
	Convince to Summany				_
	Carried to Summary Bill No. 3			R	_
	Earthworks Professional Services NDPW & I - Port Elizabeth Regional Office				

item No			Quantity	Rate	Amount
	BILL No. 4				
	CONCRETE, FORMWORK AND REINFORCEMENT				
	NOTE: Tenderers are advised to study the Model Preambles for Trades before pricing this bill				
	Tenderers are advised to study the Department of Public Works- Construction works: General Specification (PW371-A) and Construction works: Particular Specification (PW371-B) before pricing this bill				
	UNREINFORCED CONCRETE CAST AGAINST EXCAVATED SURFACES				
	25 MPa/19mm concrete				
1	Strip footings	m3	3		
	REINFORCED CONCRETE				
	25 MPa/ 19mm Concrete poured around reinforcement:				
2	Surface beds cast in panels on waterproofing	m3	2		
3	Surface beds cast in panels around water tanks on waterproofing	m3	2		
4	Pavings cast in panels	m3	1		
	SMOOTH FORMWORK (DEGREE OF ACCURACY II)			1	
	Smooth formwork to sides				
5	Edges, risers, ends and reveals not exceeding 300mm high or wide	m	10		
	Carried Forward			R	
	Bill No. 4 Concrete, formwork and reinforcement Professional Services NDPW & I - Port Elizabeth Regional Office				

	Brought Forward			R	
	CONCRETE TESTING				
6	Allow for all necessary concrete test cubes size 150 x 150 x 150mm cast from batches of concrete required for the entire contract as specified, made, stored, cured and tested in accordance with SABS Methods 861 and 863, including use of approved cube moulds, transporting to an approved testing laboratory for testing, paying all charges and submitting reports to the Head: Works		ltem		
	CONCRETE SUNDRIES				
	Finishing top surfaces of concrete smooth with a wooden float to a broom finish				
7	Surface beds, slabs, etc.	m2	20		
	MOVEMENT JOINTS, ETC.				
	Vertical joggle construction joints through concrete including one coat thick cement slurry and one coat Bitumen paint to one face				
8	Surface beds not exceeding 300mm thick	m	2		
	Expansion joints with 12mm thick Bitumen impregnated softboard between vertical concrete and brick surfaces				
9	Expansion joint not exceeding 300mm high	m	27		
	Saw cut joints:				
10	Form 3 x 40mm saw cut to top of concrete within 12 hours of pouring. Allow to cure for 7 days, then ream out to form 13mm deep and 6mm wide recess.	m	2		
	REINFORCEMENT				
	Fabric reinforcement				
11	Type 245 fabric reinforcement in concrete surface beds, slabs, etc.	m2	32		
	Carried to Summary			R	
	Bill No. 4 Concrete, formwork and reinforcement Professional Services NDPW & I - Port Elizabeth Regional Office				_

Item No		Quantity	Rate	Amount
	BILL No. 5MASONRY			
	NOTE: Tenderers are advised to study the Model Preambles for Trades before pricing this bill			
	Tenderers are advised to study the Department of Public Works- Construction works: General Specification (PW371-A) and Construction works: Particular Specification (PW371-B) before pricing this bill			
	SUPPLEMENTARY PREAMBLES			
	Proprietary items or materials			
	Proprietary items or materials where specified are to be of the brand specified - or other approved - by the Head: Works			
	BRICKWORK			
	Sizes in descriptions			
	Where sizes in descriptions are given in brick units, "one brick" shall be the length and "half brick" the width of a brick			
	Cement mortar			
	Unless otherwise described, all brickwork shall be built in 1:5 cement mortar			
6	External walls, etc	ı		
	Descriptions of hollow walls shall be deemed to include leaving every fifth perpend of the bottom course of the external skin open as a weep hole			
	Walls in two skins described as "bagged and sealed" shall be deemed to include having the outer face of the inner skin bagged with 1:6 cement and sand mixture and sealed with two coats "Brixeal" bitumen emulsion waterproofing coating			
	Carried Forward		R	
	Bill No. 5			
	Masonry			
	Professional Services			
	NDPW & I - Port Elizabeth Regional Office			

	Brought Forward			R		
	Face bricks					
	Bricks shall be ordered timeously to obtain uniformity in size and colour					
	<u>Pointing</u>					
	Descriptions of recessed pointing to fair face brickwork and face brickwork shall be deemed to include square recessed, hollow recessed, weathered pointing, etc					
	Samples, etc					
	Rates for brickwork, faced brickwork, etc shall include for all required samples					
	BRICKWORK					
	Brickwork of NFX bricks (14 MPa nominal compressive strength) in foundations (Provisional)					
1	One brick walls	m2	11			
	Brickwork of NFP bricks in superstructure					
2	One brick walls	m2	11			
	BRICKWORK SUNDRIES					
	Joint forming material in movement joints					
3	12mm Bitumen impregnated fibre board built in vertically through brick walls in foundations (Provisional)	m2	1		vo.	
	Brickwork reinforcement					
4	150mm Wide reinforcement built in horizontally	m	180			
	Galvanised hoop iron cramps, ties, etc					
5	32 x 1,6mm Cramp 600mm long, three times bend with one end fixed to brickwork and one end buildt into brickwork	No	8			
	Carried Forward			R		\vdash
	Bill No. 5 Masonry Professional Services NDPW & I - Port Elizabeth Regional Office					
	I		'			į.

	Brought Forward			R		
	FACE BRICKWORK					
	"Face bricks at (PC Amount R 7000/1000 delivered to site) with recessed horizontal and vertical joints.					
6	Extra over brickwork for face brickwork.	m2	13			
	Brick-on-edge header course copings, sills, etc pointed with recessed joints on all exposed faces					
7	Coping on top of one brick wall pointed on top and both sides	m	15			
	Carried to Summary			R		
	Bill No. 5 Masonry					
	Professional Services NDPW & I - Port Elizabeth Regional Office					
					I	1

Item No			Quantity	Rate	Amount
	BILL No. 6				
	WATERPROOFING				
	NOTE: Tenderers are advised to study the Model Preambles for Trades before pricing this bill				
	Tenderers are advised to study the Department of Public Works- Construction works: General Specification (PW371-A) and Construction works: Particular Specification (PW371-B) before pricing this bill				
	SUPPLEMENTARY PREAMBLES				
	Proprietary items or materials				
	Proprietary items or materials where specified are to be of the brand specified - or other approved - by the Head: Works				
	Waterproofing				
	Waterproofing of roofs, basements, etc shall be laid under a twelve year maintenance free guarantee. Waterproofing to roofs shall be laid to even falls to outlets etc with necessary ridges, hips and valleys. Descriptions of sheet or membrane waterproofing shall be deemed to include additional labour to turn-ups and turn-downs				
	DAMPPROOFING OF WALLS AND FLOORS				
	One layer of 250 micron USB green waterproof sheeting sealed at laps with pressure sensitive tape				
1	Under surface beds	m2	21		
2	Between existing brick wall and new tank stand	m2	8		
	JOINT SEALANTS, ETC				
	Carried Forward			R	
	Bill No. 6 Waterproofing Professional Services NDPW & I - Port Elizabeth Regional Office				

	Brought Forwa	rd	Ĭ	R	
	Two-part grey polysulphide sealing compound including backing cord, bond breaker, primer, etc				
3	6 x 10mm In expansion joints in floors including raking out expansion joint filler as necessary (Provisional)	m	2		
4	12 x 10mm In expansion joints in floors/walls including raking out expansion joint filler as necessary (Provisional)	m	15		
	~				
	Carried to Summary	,		R	
	Bill No. 6 Waterproofing Professional Services NDPW & I - Port Elizabeth Regional Office				

ltem No		Quantity	Rate	Amount
	BILL No. 7			
	PLUMBING AND DRAINAGE (PROVISIONAL)			
	NOTE: Tenderers are advised to study the Model Preambles for Trades before pricing this bill			
	Tenderers are advised to study the Department of Public Works- Construction works: General Specification (PW371-A) and Construction works: Particular Specification (PW371-B) before pricing this bill			
	SUPPLEMENTARY PREAMBLES			
	Fixing of pipes			
	Unless specifically otherwise stated, descriptions of pipes shall be deemed to include fixing to walls etc, casting in, building in or suspending not exceeding 1m below suspension level			
	Reducing fittings			
	Where fittings have reducing ends or branches they are described as "reducing". In the case of pipes with diameters not exceeding 60mm only the largest end or branch size is given. Should the contractor wish to use other fittings and bushes or reducers he may do so on the understanding that no claim in this regard will be entertained. In the case of pipes with diameters exceeding 60mm all sizes are given and no claim for extra bushes, reducers, etc will be entertained			
	Exposed concrete surfaces			
	Exposed surfaces of concrete stormwater channels, cover slabs, inspection eye marker slabs, gulley tops, cleaning eye tops, catchpits, inspection chambers, etc shall be finished smooth with plaster			
	RAINWATER DISPOSAL			
	Carried Forward		R	
	Bill No. 7 Plumbing and Drainage Professional Services NDPW & I - Port Elizabeth Regional Office			

	Brought Forward			R	
	0.7mm Baked enamel on aluminium gutter system in contiuous lenghts:				
1	100 x 125mm Ogee eaves gutters.	m	60		
2	Extra over eaves gutter for stopped end.	No	4		
3	Extra over eaves gutter for outlet for 76 x 64mm pipe.	No	4		
4	76 x 64mm Rainwater pipes.	m	16		
5	Extra over rainwater pipe for offset bend.	No	4		
6	Extra over rainwater pipe for shoe.	No	2		
	TAPS, VALVES, ETC.				
	Polished brass				
7	22mm Lockable tank cock with lugged brass lever as Cobra 541	No	1		
8	50mm Automatic float level control valve including float switch or stainless steel ball valve installed complete as per manufacturers instructions in uPVC 5000L watertank.	No	1		
	Stainless steel				
9	28mm Sluice/gate valve with teflon seat	No	1		
10	32mm Non-return valve	No	3		
	INTERNAL WATER SUPPLY				
11	15mm Pipes	m	6		
12	22mm Pipes	m	12		
			13		
	Carried Forward			R	
	Bill No. 7 Plumbing and Drainage Professional Services NDPW & I - Port Elizabeth Regional Office				

Brought Forward			R		
Extra over class 2 copper pipes for "Conex" compression fittings					
15mm Bush, elbow, bend, tee, reducing tee, saddles, etc.	No	6			
22mm Bush, elbow, bend, tee, reducing tee, saddles, etc.	No	6			
Sundries					
Testing internal water reticulation		Item			
EXTERNAL WATER RETICULATION					
Class 12 uPVC pressure pipes					
32mm Pipe layed in and including trenches	m	100			
32mm Pipe cast in concrete (concrete elsewhere)	m	2			
Extra over uPVC pressure pipes for solvent welded pressure fittings					
32mm Adaptor.	No	3			
32mm Tee	No	2			
32mm Elbow	No	2			
TANKS, ETC.					
5000 Litre Polyethylene water tank with 40mm diameter inlet at top and 40mm overflow outlet and 40mm outlet at base of tank including access hatch on top with vermin-proof vent	No	2			
STORMWATER CHANNELS					
Carried Forward			R		
Bill No. 7 Plumbing and Drainage Professional Services NDPW & I - Port Elizabeth Regional Office					
	Extra over class 2 copper pipes for "Conex" compression fittings 15mm Bush, elbow, bend, tee, reducing tee, saddles, etc. 22mm Bush, elbow, bend, tee, reducing tee, saddles, etc. Sundries Testing internal water reticulation EXTERNAL WATER RETICULATION Class 12 uPVC pressure pipes 32mm Pipe layed in and including trenches 32mm Pipe cast in concrete (concrete elsewhere) Extra over uPVC pressure pipes for solvent welded pressure fittings 32mm Adaptor. 32mm Tee 32mm Elbow TANKS, ETC. 5000 Litre Polyethylene water tank with 40mm diameter inlet at top and 40mm overflow outlet and 40mm outlet at base of tank including access hatch on top with vermin-proof vent STORMWATER CHANNELS Carried Forward Bill No. 7 Plumbing and Drainage Professional Services	Extra over class 2 copper pipes for "Conex" compression fittings 15mm Bush, elbow, bend, tee, reducing tee, saddles, etc. No 22mm Bush, elbow, bend, tee, reducing tee, saddles, etc. No Sundries Testing internal water reticulation EXTERNAL WATER RETICULATION Class 12 uPVC pressure pipes 32mm Pipe layed in and including trenches m 32mm Pipe cast in concrete (concrete elsewhere) m Extra over uPVC pressure pipes for solvent welded pressure fittings 32mm Adaptor. No 32mm Tee No 32mm Elbow No TANKS, ETC. 5000 Litre Polyethylene water tank with 40mm diameter inlet at top and 40mm overflow outlet and 40mm outlet at base of tank including access hatch on top with vermin-proof vent No STORMWATER CHANNELS Carried Forward Bill No. 7 Plumbing and Drainage Professional Services	Extra over class 2 copper pipes for "Conex" compression fittings 15mm Bush, elbow, bend, tee, reducing tee, saddles, etc. No 6 22mm Bush, elbow, bend, tee, reducing tee, saddles, etc. No 6 Sundries Testing internal water reticulation Item EXTERNAL WATER RETICULATION Class 12 uPVC pressure pipes 32mm Pipe layed in and including trenches m 100 32mm Pipe cast in concrete (concrete elsewhere) m 2 Extra over uPVC pressure pipes for solvent welded pressure fittings 32mm Adaptor. No 3 32mm Tee No 2 32mm Elbow No 2 TANKS, ETC. 5000 Litre Polyethylene water tank with 40mm diameter inlet at top and 40mm overflow outlet and 40mm outlet at base of tank including access hatch on top with vermin-proof vent No 2 STORMWATER CHANNELS Carried Forward Bill No. 7 Plumbing and Drainage Professional Services	Extra over class 2 copper pipes for "Conex" compression fittings 15mm Bush, elbow, bend, tee, reducing tee, saddles, etc. No 6 22mm Bush, elbow, bend, tee, reducing tee, saddles, etc. No 6 Sundries Testing internal water reticulation Item EXTERNAL WATER RETICULATION Class 12 uPVC pressure pipes 32mm Pipe layed in and including trenches m 100 32mm Pipe cast in concrete (concrete elsewhere) m 2 Extra over uPVC pressure pipes for solvent welded pressure fittings 32mm Adaptor. No 3 32mm Tee No 2 TANKS, ETC. 5000 Litre Polyethylene water tank with 40mm diameter inlet at top and 40mm overflow outlet and 40mm outlet at base of tank including access hatch on top with vermin-proof vent No 2 STORMWATER CHANNELS Carried Forward R	Extra over class 2 copper pipes for "Conex" compression fittings 15mm Bush, elbow, bend, tee, reducing tee, saddles, etc. No 6 22mm Bush, elbow, bend, tee, reducing tee, saddles, etc. No 6 Sundries Testing internal water reticulation Item EXTERNAL WATER RETICULATION Class 12 uPVC pressure pipes 32mm Pipe layed in and including trenches m 100 32mm Pipe cast in concrete (concrete elsewhere) m 2 Extra over uPVC pressure pipes for solvent welded pressure fittings 32mm Adaptor. No 3 32mm Tee No 2 32mm Elbow No 2 TANKS, ETC. 5000 Litre Polyethylene water tank with 40mm diameter inlet at top and 40mm overflow outlet and 40mm outlet at base of tank including access hatch on top with vermin-proof vent STORMWATER CHANNELS R

	Brought Forward			R∥	
	Unreinforced concrete 20 Mpa in-situ stormwater channels rendered smooth all round, including excavations, formwork, etc.				
22	1000 x 150mm Thick V-dish channel 75mm deep	m	10		
23	Extra for angles, intersections, ends, dressing into sides of catchpits, etc.	No	4		
	<u>Sundries</u>				
24	Excavate to open face to form cutt-off drain to falls, form banks and remainder deposit on site where directed	m3	1		
25	Triangular shaped stormwater channel outlet 900mm wide at head, 1.5m wide at base and 1.5m long at sides formed of 100mm thick concrete V-shaped base including all excavations, formwork and six 150 x 150mm broken bricks or stones protruding 150mm high at base of the spill basin	No	1		
	at base of the spill basin		1		
	Carried to Summary			R	
	Bill No. 7 Plumbing and Drainage Professional Services				
	NDPW & I - Port Elizabeth Regional Office				

ltem No		Quantity	Rate	Amount
	BILL No. 8			
	ELECTRICAL WORK (PROVISIONAL)			
	NOTE: Tenderers are advised to study the Model Preambles for Trades before pricing this bill			
	Tenderers are advised to study the Department of Public Works- Construction works: General Specification (PW371-A) and Construction works: Particular Specification (PW371-B) before pricing this bill			
	PREAMBLES			
	All equipment, electrical materials or methods of installation shall comply fully with SABS 0142-1 as published December 2001			
	SUPPLEMENTARY PREAMBLES			
	The descriptions of items in this section is abbreviated descriptions of the work to be done and of the materials to be used, the tenderer are therefore referred to the full specifications for the full descriptions and complete specifications			
	Proprietary items or materials			
	Proprietary items or materials where specified are to be of the brand specified - or other approved - by the Head: Works			
	ELECTRICAL INSTALLATION			
	Qualified Electrician			
	Tenderer's are advised that a registered and qualified 3-phase electrician will be required to provide a electrical compliance certificate upon completion of the project			
	Carried Forward		R	
	Bill No. 8 Electrical Work (Provisional) Professional Services NDPW & I - Port Elizabeth Regional Office			
		1		

Brought Forward	R	
Schedule of information		
Tenderers are advised that information schedules are included with the project specifications. These schedules must be completed and submitted with the Tenders.		
<u>Labelling & Colour Coding</u>		
The cost of labelling and colour coding must be included within the prices of the respective equipment.		
Fixing of conduits		
The fixing of conduits shall be as follows		
a) Build in conduits in wall chases with cement mortar and clamps		
b) Fix conduits on wall surfaces and in roof spaces with approved saddles		
c) Cast conduit in concrete surface beds or slabs		
d) Do surface fixing level, plumb, neatly and in straight line by means of standard spacer saddles		
Chasing		
All chasing shall be carried out neatly. Do not chase walls constructed of hollow blocks, locate services in the block cavities. Chase solid walls not deeper than one third of the wall thickness vertically and not more than one sixth horizontally. Avoid horizontal chasing where possible. Ensure that chases, holes and recesses are so made as not to impair the strength or stability of the wall, or reduce the fire resistance properties of the wall. Fill chases with mortar once the conduits are in position		
Chasing and making good have not been measured separately and shall be deemed to be included in the descriptions of conduiting		
Carried Forward Bill No. 8 Electrical Work (Provisional)	R	
Electrical Work (Provisional) Professional Services NDPW & I - Port Elizabeth Regional Office		

Brought Forward	[R		
Laying of electric cables					
Excavate 600mm below finished ground level					
Encase the installed cable in river sand or sifted sand					
Mark the cable route with approved concrete cable markers					
DISTRIBUTION BOARDS					
Distribution boards complete with sheetmetal trays, frames, subframes, busbars, provision for future circuit breakers, labeling and legend cards					
25A Single pole mccb's	No	1			
63A Double pole earth leakage units	No	1			
ELECTRICAL SUPPLY					
PVC/PVC/SWA-ECC/PVC/600/1000V grade cable in ground not exceeding 1m deep					
16mm² x 2 - Core	m	50			
Cable termination to PVC/PVC/SWA-ECC/PVC cable including glands, shrouds, lugs, making off and connections and any additional lenghts required					
16mm² x 2 - Core	No	2			
Cable sundries					
150mm Wide cable danger warning tape placed 150mm above cables in trenches	m	25			
LIGHTING AND SMALL POWER					
Rigid PVC conduits					
25mm Diameter	m	25			
Carried Forward			R		
Bill No. 8 Electrical Work (Provisional) Professional Services NDPW & I - Port Elizabeth Regional Office					
	Laying of electric cables Excavate 600mm below finished ground level Encase the installed cable in river sand or sifted sand Mark the cable route with approved concrete cable markers DISTRIBUTION BOARDS Distribution boards complete with sheetmetal trays, frames, subframes, busbars, provision for future circuit breakers, labeling and legend cards 25A Single pole mccb's 63A Double pole earth leakage units ELECTRICAL SUPPLY PVC/PVC/SWA-ECC/PVC/600/1000V grade cable in ground not exceeding 1m deep 16mm² x 2 - Core Cable termination to PVC/PVC/SWA-ECC/PVC cable including glands, shrouds, lugs, making off and connections and any additional lengths required 16mm² x 2 - Core Cable sundries 150mm Wide cable danger warning tape placed 150mm above cables in trenches LIGHTING AND SMALL POWER Rigid PVC conduits 25mm Diameter Carried Forward Bill No. 8 Electrical Work (Provisional) Professional Services	Excavate 600mm below finished ground level Encase the installed cable in river sand or sifted sand Mark the cable route with approved concrete cable markers DISTRIBUTION BOARDS Distribution boards complete with sheetmetal trays, frames, subframes, busbars, provision for future circuit breakers, labeling and legend cards 25A Single pole mccb's No 63A Double pole earth leakage units No ELECTRICAL SUPPLY PVC/PVC/SWA-ECC/PVC/600/1000V grade cable in ground not exceeding 1m deep 16mm² x 2 - Core Cable termination to PVC/PVC/SWA-ECC/PVC cable including glands, shrouds, lugs, making off and connections and any additional lenghts required 16mm² x 2 - Core No Cable sundries 150mm Wide cable danger warning tape placed 150mm above cables in trenches m LIGHTING AND SMALL POWER Rigid PVC conduits 25mm Diameter m Carried Forward Bill No. 8 Electrical Work (Provisional) Professional Services	Excavate 600mm below finished ground level Encase the installed cable in river sand or sifted sand Mark the cable route with approved concrete cable markers DISTRIBUTION BOARDS Distribution boards complete with sheetmetal trays, frames, subframes, busbars, provision for future circuit breakers, labeling and legend cards 25A Single pole mccb's No 1 ELECTRICAL SUPPLY PVC/PVC/SWA-ECC/PVC/600/1000V grade cable in ground not exceeding 1m deep 16mm² x 2 - Core m 50 Cable termination to PVC/PVC/SWA-ECC/PVC cable including glands, shrouds, lugs, making off and connections and any additional lenghts required 16mm² x 2 - Core No 2 Cable sundries 150mm Wide cable danger warning tape placed 150mm above cables in trenches m 25 LIGHTING AND SMALL POWER Rigid PVC conduits Electrical Work (Provisional) Professional Services	Excavate 600mm below finished ground level Encase the installed cable in river sand or sifted sand Mark the cable route with approved concrete cable markers DISTRIBUTION BOARDS Distribution boards complete with sheetmetal trays, frames, subframes, busbars, provision for future circuit breakers, labeling and legend cards 25A Single pole mccb's No 1 63A Double pole earth leakage units No 1 ELECTRICAL SUPPLY PVC/PVC/SWA-EC/PVC/600/1000V grade cable in ground not exceeding 1m deep 16mm² x 2 - Core Cable termination to PVC/PVC/SWA-EC/PVC cable including glands, shrouds, lugs, making off and connections and any additional lengths required 16mm² x 2 - Core No 2 Cable sundries 150mm Wide cable danger warning tape placed 150mm above cables in trenches LIGHTING AND SMALL POWER Rigid PVC conduits 25 Carried Forward R Bill No. 8 Electrical Work (Provisional) Professional Services	Excavate 600mm below finished ground level Encase the installed cable in river sand or sifted sand Mark the cable route with approved concrete cable markers DISTRIBUTION BOARDS Distribution boards complete with sheetmetal trays, frames, subframes, busbars, provision for future circuit breakers, labeling and legend cards 25A Single pole mccb's No 1 63A Double pole earth leakage units No 1 ELECTRICAL SUPPLY PVC/PVC/SWA-ECC/PVC/690/1000V grade cable in ground not exceeding 1m deep 16mm² x 2 - Core Cable termination to PVC/PVC/SWA-ECC/PVC cable including glands, shrouds, lugs, making off and connections and any additional lengths required 16mm² x 2 - Core No 2 Cable sundries 150mm Wide cable danger warning tape placed 150mm above cables in trenches LIGHTING AND SMALL POWER Rigid PVC condults 25mm Diameter Rigid PVC condults Elictrical Work (Provisional) Professional Services

	Brought Forward			R	
	GALVANISED CONDUIT				
	Chased and/or fixed in brickwork not exceeding 3000mm above floor level (making good of chase by others)				
7	25mm Diameter	m	4		
	CONDUIT BOXES AND FITTINGS				
8	100 x 50 x 50mm Deep box	No	1		
9	100 x 100 x 50mm Deep box	No	1		
	Galvanised trunking with cover fixed to brickwork				
10	50x50mm Trunking	m	25		
	CONDUCTORS				
	PVC insulated stranded copper conductors drawn into wireways				
11	1,5mm²	m	50		
12	2,5mm²	m	50		
13	4mm²	m	50		
	LIGHT SWITCHES, SWITCHED SOCKET OUTLETS, ETC.				
14	16A Single three-pin switched socket outlet	No	1		
15	25A Two phase isolator with external waterproof box	No	1		
	TESTING AND COMMISSIONING				
16	Allow for testing, balancing and commissioning the complete electrical installation		Item		
	Carried to Summary Bill No. 8 Electrical Work (Provisional) Professional Services NDPW & I - Port Elizabeth Regional Office			R	

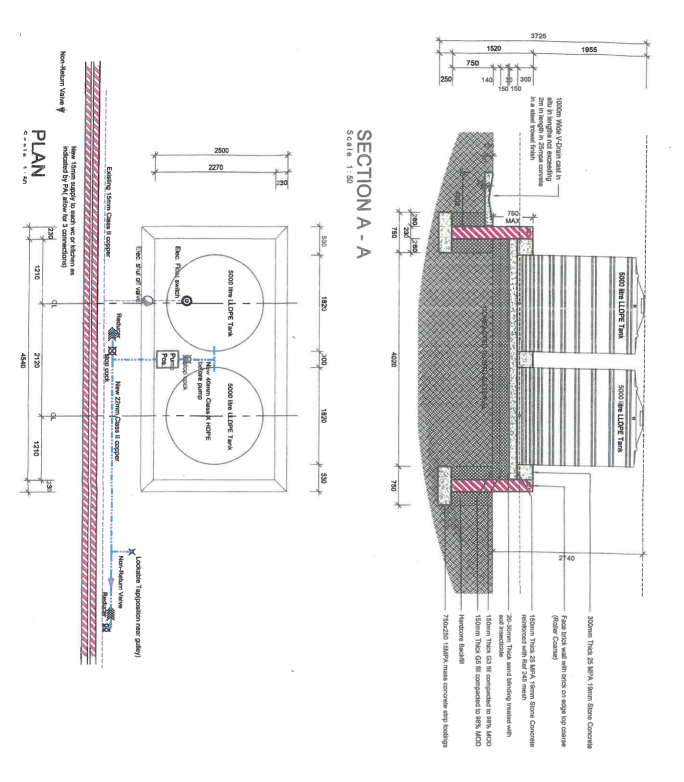
Item No			Quantity	Rate	Amount
	BILL No. 9				
	MECHANICAL INSTALLATION (PROVISIONAL)				
	SUPPLEMENTARY PREAMBLES				
	The descriptions of items in this Bill is abbreviated descriptions of the work to be done and of the materials to be used, the tenderer are therefore referred to the full specifications attached to these bills of quantities for the full descriptions and complete specifications				
	Proprietary items or materials				
	Proprietary items or materials where specified are to be of the brand specified - or other approved - by the Head: Works				
	Schedule of information				
	Tenderers are advised that information schedules are included with the project specifications. These schedules must be completed and submitted with the Tenders.				
	Labelling and Colour Coding				
	The cost of labelling and colour coding must be included within the prices of the respective items.				
	Pressure Pump with Controller				
1	Supply and install a K40/100 double impeller electric pump supplied by DAB Water Technology including a Smart Press WG 3.0 on/off controller complete fixed to concrete plinth (plinth elsewhere)	No	1		
	Carried Forward			R	
	Bill No. 9 Mechanical Installation (Provisional) Professional Services NDPW & I - Port Elizabeth Regional Office				

	Brought Forward			F	I	
	Galvanised Cage for Pressure pump consisting of 50 x 50 x 5mm angle iron framework covered with expanded metal mesh, bolted to concrete surface bed.					
2	Single cage 400mm wide, 600mm long and 600mm high internally.	No	1			
3	100mm M13 expansion bolt	No	6			
	Commissioning, Maintenance, etc					
4	Allow for commissioning and testing of the installation		Item			
5	Allow for 12 month maintenance and guarantee of the installation		ltem			
6	Allow for providing operating and maintenance manuals		Item			
×						
	Carried to Summary			R		
	Bill No. 9 Mechanical Installation (Provisional) Professional Services NDPW & I - Port Elizabeth Regional Office					

Kwadwesi SAPS Water Tank Installation WCS 055 560 PEQ 06/2022

	FINAL SUMMARY			1	
Bill No		Page No		Amount	
1	Preliminaries	41			
2	Alterations	42			
3	Earthworks	46			
4	Concrete, formwork and reinforcement	48			
5	Masonry	51			
6	Waterproofing	53			
7	Plumbing and Drainage	57			
8	Electrical Work (Provisional)	61			
9	Mechanical Installation (Provisional)	63		***************************************	-
	Sub Total		R		_
	Value Added Tax (15%)		R		
	v v				
	Carried to Form of Tender		R		-
	Professional Services				=
	NDPW & I - Port Elizabeth Regional Office				

Building Work / Specification



CONSTRUCTION NOTES:

Department of Public Works Copyright vests in the

5kl Double cad file name Tank Stand.dwg



public works

REPUBLIC OF SOUTH AFRICA

discipline

ARCHITECTURAL

(2X5KL) TANK STAND DRAWING FOR THE PROVISION 10 000litre MULTIPLE APPLICATION STANDARD TYPE

FOR PRICING PURPOSES ONLY drawing title

WCS number	Client
N/A	PrSAT 20698
ref.no	designed MM
scale as indicated	drawn
date 04-02-2020	checked MM
type number	

drawing number



OCCUPATIONAL

EMILESTETT STEETING

FOR

PROJECTS AND MAINTENANCE (BUILDING/ELECTRICAL/MECHANICAL)

MANAGED ON BEHALF OF

THE DEPARTMENT OF PUBLIC WORKS AND INFRASTRUCTURE

(SOUTH AFRICAN POLICE SERVICE)





SUPERVISION BY THE DEPARTMENT OF PUBLIC WORKS:

Mr./Ms./Me -	PROJECT MANAGER (Add full details of the project manager)
<u>Mr. /Ms/Me</u> -	CONTROL/WORKS MANAGER (Add full details of the inspector)
AND/OR ITS AGENT:	[as per CR 5(5)] – {Also refer specifically to Sections 8(2)(g), 8(2)(h) and 37(2) of the Act}
AGENT:	(full particulars of agent)
SUPERVISION BY THE PRINCI	PAL CONTRACTOR:
PRINCIPAL CONTRACTOR:	(full particulars of principle contractor / contractor)
Mr./Ms/Me -	HEALTH & SAFETY OFFICER (BUILDING) (Add full details of this officer)
Mr. /Ms/Me	-HEALTH & SAFETY OFFICER (ELECTRICAL) (Add full details of this officer)
Mr./Ms/Me -	HEALTH & SAFETY OFFICER (MECHANICAL) (Add full details of this officer)
<u>Mr. /Ms./Me</u> -	HEAD: PROJECTS & MAINTENANCE (Add full details of the head of the project)

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1. PREAMBLE

In terms of Construction Regulation 5(1)(a) of the Occupational Health and Safety Act, 1993 (Act 85 of 1993), the Department of Public Works, as the Client and/or its Agent on its behalf, shall be responsible to prepare a baseline risk assessment for an intended construction work project. In terms of construction regulations 5(1)(b), the client must prepare a suitable, sufficiently documented and coherent site specific Health & Safety Specifications for any intended construction project and provide any Principal Contractor who is making a bid or appointed to perform construction work for the Client and/or its Agent on its behalf with the same.

The Client's further duties are as described in The Act and the Regulations made there-under. The Principal Contractor shall be responsible for the Health & Safety Policy for the site in terms of Section 7 of the Act and in line with Construction Regulation 5 as well as the Health and Safety Plan for the project.

This 'Health and Safety Specifications' document is governed by the "Occupational Health and Safety Act, 1993 (Act No. 85 of 1993), hereinafter referred to as 'The Act'. Notwithstanding this, cognisance should be taken of the fact that no single Act or its set of Regulations can be read in isolation. Furthermore, although the definition of Health and Safety Specifications stipulates 'a documented specification of all health and safety requirements pertaining to associated works on a construction site, so as to ensure the health and safety of persons', it is required that the entire scope of the Labour legislation, including the Basic Conditions of Employment Act be considered as part of the legal compliance system. With reference to this specification document this requirement is limited to all health, safety and environmental issues pertaining to the site of the project as referred to here-in. Despite the foregoing it is reiterated that environmental management shall receive due attention.

Due to the wide scope and definition of construction work, every construction activity and site will be different, and circumstances and conditions may change even on a daily basis. Therefore, due caution is to be taken by the Principal Contractor when drafting the Health and Safety Plan based on these Health and Safety Specifications. Prior to drafting the Health and Safety Plan, and in consideration of the information contained here-in, the contractor shall set up a Risk Assessment Program to identify and determine the scope and details of any risk associated with any hazard at the construction site, in order to identify the steps needed to be taken to remove, reduce or control such hazard. This Risk Assessment and the steps identified will be the basis or point of departure for the Health and Safety Plan. The Health and Safety Plan shall include documented 'Methods of Statement' (see definitions under Construction Regulations) detailing the key activities to be performed in order to reduce as far as practicable, the hazards identified in the Risk Assessment.

The Department of Public Works is tasked to provide accommodation and operational facilities to a very large proportion of the approximate 40 National Departments responsible for the governance of the Department of Public Works. A very large number of State employees and public users of the facilities and the services provided there-in directly interacts with the facilities provided by the well-being, health and safety of a great number of people. This Department thus has directly or indirectly, an impact on the Republic of South Africa as well as the National Parliament.

In this a high premium is to be placed on the health and safety of the most valuable assets of the Department of Public Works. These are its personnel, the personnel of its Clients and the physical assets of which it is the custodian and may also include the public as well. The responsibilities the Department and relevant stakeholders have toward its employees and other people present in the facilities or on the sites are captured further in this specification document. These responsibilities stem from both moral, civil and a variety of legal obligations. The Principal Contractor is to take due cognisance of the above statement.

Every effort has been made to ensure that this specification document is accurate and adequate in all respects. Should it however, contain any errors or omissions they may not be considered as grounds for claims under the contract for additional reimbursement or extension of time, or relieve the Principal Contractor from his responsibilities and accountability in respect of the project to which this specification document pertains. Any such inaccuracies, inconsistencies and/or inadequacies must immediately be brought to the attention of the Agent and/or Client.

2. SCOPE OF HEALTH AND SAFETY SPECIFICATION DOCUMENT

These Specifications should be read in conjunction with the Act, the Construction Regulations and all other Regulations and Safety Standards which were or will be promulgated under the Act or incorporated into the Act and be in force or come into force during the effective duration of the project. The stipulations in this specification, as well as those contained in all other documentation pertaining to the project, including contract documentation and technical specifications shall not be interpreted, in any way whatsoever, to countermand or nullify any stipulation of the Act, Regulations and Safety Standards which are promulgated under, or incorporated into the Act.

3. PURPOSE

The Department is obligated to implement measures to ensure the health and safety of all people and properties affected under its custodianship or contractual commitments, and is further obligated to monitor that these measures are structured and applied according to the requirements of these Health and Safety Specifications. (All references to the singular shall also be regarded as references to the plural)

The purpose of this specification document is to provide the relevant Principal Contractor (and his /her contractor) with any information other than the standard conditions pertaining to construction sites which might affect the health and safety of persons at work and the health and safety of persons in connection with the use of plant and machinery; and to protect persons other than persons at work against hazards to health and safety arising out of or in connection with the activities of persons at work during the carrying out of construction work for the Department of Public Works. The Principal Contractor (and his /her contractor) is to be briefed on the significant health and safety aspects of the project and to be provided with information and requirements on inter alia:

- a) Safety considerations affecting the site of the project and its environment;
- b) Health and safety aspects of the associated structures and equipment;

- c) Submissions on health and safety matters required from the Principal Contractor (and his /her contractor); and
- d) The Principal Contractor's (and his /her contractor) health & safety plan.

To serve to ensure that the Principal Contractor (and his /her contractor) is fully aware of what is expected from him/her with regard to the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993) and the Regulations made there-under including the applicable safety standards, and in particular in terms of Section 7 and 8 of the Act, Construction regulations 7 and 8.

To inform the Principal Contractor that the Occupational Health and Safety Act, 1993 (Act 85 of 1993) in its entirety shall apply to the contract to which this specification document applies. The Construction Regulations promulgated on 07 February 2014 shall apply to any person involved in construction work pertaining to this project, as will the Act.

4. DEFINITIONS - The most important definitions in the Act and Regulations pertaining to this specification document are hereby extracted.

"Purpose of the Act" -

To provide for the health and safety of persons at work and the health and safety of persons in connection with the use of plant and machinery; the protection of persons other than persons at work against hazards to health and safety arising out of or in connection with the activities of persons at work; to establish an advisory council for occupational health and safety; and to provide for matters connected therewith.

"Agent" -

means any person who acts as a representative for a client;

"Client" -

means any person for whom construction work is performed;

"Construction Work" is defined as any work in connection with -

- (a) The construction, erection, alteration, renovation, repair, demolition or dismantling of or addition to a building or any similar structure; or
- (b) the construction, erection, maintenance, demolition or dismantling of any bridge, dam canal, road, railway, runway, runway, sewer or water reticulation system; or the moving of earth, clearing or land, the making of excavation, piling or any similar civil engineering structure or type of work;

"Construction work permit"

means a document issued in terms of construction regulations 3

"Contractor" -

means an employer, as defined in Section 1 of the Act, who performs construction work and includes Principal Contractors;

"Health and Safety File" -

means a file, or other record in permanent form, containing the information required a contemplated in the regulations;

"Health and Safety Plan" -

means a documented plan which addresses hazards identified and includes safe work procedures to mitigate, reduce or control the hazards identified;

"Health and Safety Specification" -

means a documented specification of all health and safety requirements pertaining to the associated works on a construction site, so as to ensure the health and safety of persons;

"Method Statement" -

means a document detailing the key activities to be performed in order to reduce as reasonably as practicable the hazards identified in any risk assessment;

"Principal Contractor" -

means an employer, as defined in section 1 of the Act who performs construction work and is appointed by the client to be in overall control and management of a part of or the whole of a construction site;

"Risk Assessment" -

means a program to determine any risk associated with any hazard at a construction site, in order to identify the steps needed to be taken to remove, reduce or control such hazard.

5. OCCUPATIONAL HEALTH & SAFETY MANAGEMENT

5.1 Structure and Organization of OH&S Responsibilities

5.1.1. Overall Supervision and Responsibility for OH&S

- * The Client and/or its Agent on its behalf to ensure that the Principal Contractor, appointed in terms of Construction Regulation 5(5), implements and maintains the agreed and approved H&S Plan. Failure on the part of the Client or Agent to comply with this requirement will not relieve the Principal Contractor from any one or more of his/her duties under the Act and Regulations.
- * The Chief Executive Officer of the Principal Contractor in terms of Section 16 (1) of the Act to ensure that the Employer (as defined in the Act) complies with the Act. The proforma Legal Compliance Audit may be used for this purpose by the Principal Contractor or his/her appointed contractor.
- * All OH&S Act (85/1993), Section 16 (2) appointee/s as detailed in his/her/their respective appointment forms to regularly, in writing, report to their principals on matters of health and safety per routine and ad hoc inspections and on any deviations as soon as observed, regardless of whether the observation was made during any routine or ad hoc inspection and to ensure that the reports are made available to the principal Contractor to become part of site records (Health & Safety File).
- * The Construction Manager and Assistant Construction Manager appointed in terms of Construction Regulation 8(1), 8(2) to regularly, in writing, report to their principals on matters of health and safety per routine and ad hoc inspections and on any deviations as soon as observed, regardless of whether the observation was made during any routine or ad hoc inspection and to ensure that the reports are made available to the principal Contractor to become part of site records (Health & Safety File).

* All Health and Safety Representatives (SHE-Reps) shall act and report as per Section 18 of the Act.

5.1.2. Further (Specific) Supervision Responsibilities for OH&S

Several appointments or designations of responsible and /or competent people in specific areas of construction work are required by the Act and Regulations. The following competent appointments, where applicable, in terms of the Construction Regulations are required to ensure compliance to the Act, Regulations and Safety Standards.

Required appointments as per the Construction Regulations:-

Item	Regulation	Appointment	Responsible Person
1.	5(1)(k)	Principal contractor for each phase or project	Client
2.	7(1)(c)	Contractor	Principal Contractor
3.	7(2)(c)	Contractor	Contractor
4.	8(1)	Construction Manager	Principal Contractor
5.	8(2)	Construction Manager assistant	Principal Contractor
6.	8(5)	Construction Health and Safety Officer	Principal Contractor
7.	9(1)	Person to carry out risk assessment	Contractor
9.	10(1)(a)	Fall protection planner	Contractor
10.	12 (1)	Temporary works designer	Contractor
12.	13(1)(a)	Excavation supervisor	Contractor
13.	13(2)(b)(ii)(bb)	Professional engineer or technologist	Contractor
14.	13(2)(k)	Explosives expert	Contractor
15.	14(1)	Supervisor demolition work	Contractor
16.	14(11)	Demolition expert	Contractor
18.	16(1)	Scaffold supervisor and scaffold erector	Contractor
19.	17(1)	Suspended platform supervisor	Contractor
20.	17(2)(c)	Compliance plan developer	Contractor
21.	17(8)(c)	Suspended platform expert	Contractor
22.	17(13)	Outrigger expert	Contractor
23.	18(1)	Rope access supervisor	Contractor
24.	19(8)(a)	Material hoist inspector	Contractor
25.	20(1)	Bulk mixing plant supervisor	Contractor
26.	21(2)(b)	Explosive actuator expert	Contractor
27.	22(a) ·	Crane supervisor	Contractor
28.	24(d)	Temporal electrical installations controller	Contractor
29.	24(e)	Temporal electrical installations inspector	Contractor
30.	28(a)	Stacking and storage supervisor	Contractor
31.	29(h)	Fire equipment inspector	Contractor

This list may be used as a reference or tool to determine which components of the Act and Regulations would be applicable to a particular site, as was intended under paragraph 3 & 4 of the Chapter "Preamble" (page 4) above. This list must not be assumed to be exclusive or comprehensive.

5.2 Communication & Liaison

- 5.2.1 OH&S Liaison between the Employer, the Principal Contractor, the other Contractors, the Designer and other concerned parties shall be through the H&S Committee as per the procedures determined by the H&S Committee.
- 5.2.2 In addition to the above, communication may be directly to the Client or his appointed Agent, verbally or in writing, as and when the need arises.
- 5.2.3 Consultation with the workforce on OH&S matters will be through their Supervisors and H&S Representatives ('SHE Reps')

5.2.4 The Principal Contractor will be responsible for the dissemination of all relevant OH&S information to the other Contractors e.g. design changes agreed with the Client and/or its Agent on its behalf and the Designer, instructions by the Client and/or his/her agent, exchange of information between Contractors, the reporting of hazardous/dangerous conditions/situations etc.

6. INTERPRETATION

- (i) The Occupational Health and Safety Act and all its Regulations, with the exception of the Construction Regulations, distinguish between the roles, responsibilities and functions of employers and employees respectively. It views consultants and contractors as employees of the "owner" of a construction or operational project, the "owner" being regarded as the employer. Only if formally agreed to by way of the written agreement in this regard between the "owner(s)" and consultant and /or between the "owner(s)" and the contractor(s), will these assumptions be relinquished in favour of the position agreed upon between the relevant parties.
- The position taken by the Construction Regulations is that the "owner", in terms of its (ii) instructions, operates (has to operate) in the role of client as per relevant definition. contractors working for the "client" are seen to be in two categories, i.e. the Principal Contractor and Contractors. The Principal Contractor has to take full responsibility for the health and safety on the site of the relevant project / contract. This includes monitoring health and safety conditions and overseeing administrative measures required by the Construction Regulations from all contractors on the project site. (Ordinary / sub) Contractors are required to operate under the scrutiny and control (in terms of all health and safety measures which are covered in the Construction Regulations) of the Principal Contractor. Where, for the work the Principal Contractor will have to execute himself, practical health and safety measures are applicable, he will also be subject to the relevant requirements with which (ordinary / sub) Contractors have to comply. The Principal Contractor will, however, not have to actually fulfill such requirements in respect of any of the work / functions of any (ordinary / sub) Contractors on the site for which he has been appointed as Principal Contractor. However, he has to monitor / oversee such processes, ensuring that the requirements are complied with and that the required appointments / evaluations / inspections / assessments and tests are done and that the records are duly generated and kept as prescribed in the Construction Regulations. This has to feature clearly in the Principal Contractor's Health and Safety Plan.

7. RESPONSIBILITIES

7.1 Client

- 7.1.1 The Client or his appointed Agent on his behalf will appoint each Principal Contractor for this project or phase/section of the project in writing for assuming the role of Principal Contractor as intended by the Construction Regulations and determined by the Bills of Quantities.
- 7.1.2 The Client or his appointed Agent on his behalf shall discuss and negotiate with the Principal Contractor the contents of the health and safety plan of the both Principal Contractor and Contractor for approval.

- 7.1.3 The Client or his appointed Agent on his behalf, will take reasonable steps to ensure that the health and safety plan of both the Principal Contractor and Contractor is implemented and maintained. The steps taken will include periodic audits at intervals of at least once every month.
- 7.1.4 The Client or his appointed Agent on his behalf, will prevent the Principal Contractor and/or the Contractor from commencing or continuing with construction work should the Principal Contractor and/or the Contractor at any stage in the execution of the works be found to:
 - have failed to have complied with any of the administrative measures required by the Construction Regulations in preparation for the construction project or any physical preparations necessary in terms of the Act;
 - have failed to implement or maintain their health and safety plan;
 - have executed construction work which is not in accordance with their health and safety plan; or
 - act in any way which may pose a threat to the health and safety of any person(s) present on the site of the works or in its vicinity, irrespective of him/them being employed or legitimately on the site of the works or in its vicinity.

7.2 **Principal Contractor**

- 7.2.1 The Principal Contractor shall accept the appointment under the terms and Conditions of Contract. The Principal Contractor shall sign and agree to those terms and conditions and shall, before commencing work, notify the Department of Labour of the intended construction work in terms of Regulation 3 of the Construction Regulations. Annexure B of this Specification contains a "Notification of Construction Work" form. The Principal Contractor shall submit the notification in writing prior to commencement of work and inform the Client or his Agent accordingly.
- 7.2.2 The Principal Contractor shall ensure that he is fully conversant with the requirements of this Specification and all relevant health and safety legislation. This Specification is not intended to supersede the Act nor the Construction Regulations or any part of either. Those sections of the Act and the Construction Regulations which apply to the scope of work to be performed by the Principal Contractor in terms of this contract (entirely or in part) will continue to be legally required of the Principal Contractor to comply with. The Principal Contractor will in no manner or means be absolved from the responsibility to comply with all applicable sections of the Act, the Construction Regulations or any Regulations proclaimed under the Act or which may perceivable be applicable to this contract.
- 7.2.3 The Principal Contractor shall provide and demonstrate to the Client a suitable and sufficiently documented health and safety plan based on this Specification, the Act and the Construction Regulations, which shall be applied from the date of commencement of and for the duration of execution of the works. This plan shall, as appendices, include the health and safety plans of all Sub-contractors for which he has to take responsibility in terms of this contract.

- 7.2.4 The Principal Contractor shall provide proof of his registration and good standing with the Compensation Fund or with a licensed compensation insurer prior to commencement with the works.
- 7.2.5 The Potential Principal Contractor shall, in submitting his tender, demonstrate that he has made provision for the cost of compliance with the specified health and safety requirements, the Act and Construction Regulations. (Note: This shall have to be contained in the conditions of tender upon which a tenderer's offer is based.)
- 7.2.6 The Principal Contractor shall consistently demonstrate his competence and the adequacy of his resources to perform the duties imposed on the Principal Contractor in terms of this Specification, the Act and the Construction Regulations.
- 7.2.7 The Principal Contractor shall ensure that a copy of his health and safety plan is available on site and is presented upon request to the Client, an Inspector, Employee or Sub-contractor.
- 7.2.8 The Principal Contractor shall ensure that a health and safety file, which shall include all documentation required in terms of the provisions of this Specification, the Act and the Construction Regulations, is opened and kept on site and made available to the Client or Inspector upon request. Upon completion of the works, the Principal Contractor shall hand over a consolidated health and safety file to the Client.
- 7.2.9 The Principal Contractor shall, throughout execution of the contract, ensure that all conditions imposed on his Sub-contractors in terms of the Act and the Construction Regulations are complied with as if they were the Principal Contractor.
- 7.2.10 The Principal Contractor shall from time to time evaluate the relevance of the Health and Safety Plan and revise the same as required, following which revised plan shall be submitted to the Client and/or his/her Agent for approval.
- 7.3 **Contractor** (Responsibilities of in terms of this contract and health and safety specification)

As per 7.2 above, as and where applicable or as indicated in the letter of appointment.

8. SCOPE OF WORK (also refer to paragraph 2 on page 5)

These specifications are applicable to the specific scope of work pertaining to the above-mentioned project as detailed in the tender documents, this amongst all includes for example:

"Phase 1 - Refurbishment of existing houses & outbuildings for Library information services consisting of elaborate audio visual aids and facilities including auditoriums.

- Site clearance (what does this entail?)
- Site hoarding, demarcation and demolition as follows:
- Bulk Earthworks comprising...(excavations, filling, compaction, evening surface....)
- Piling (by drilling, excavating....pile driving....pile hammering....????)

Phase 2 – Construction of a new four (4) storied Administration building.

- Preparation of site by leveling, compaction etc.
- Excavations for parking areas/services
- *Etc.* '

(elaborate sufficiently and provide adequate information to give full understanding of all work to be done)

[Notes to the Client, Designer, Project Manager, Architect, Agent:

add references to the above project and include specific elements identified as the 'Critical Few'. The 'Critical Few' refer to those few or singular elements of the project that have the potential to impact in a major or devastating way on the project as a whole in the event of an accident or incident occurring. (20:80 principle)

Because of the inherent generic nature of the Health and Safety Specifications document, specific relevant information on the project must be provided and it may be necessary to draft the required information under this paragraph on a separate attached document.

If at any time after commencement of the project changes are brought about to the design or construction, sufficient health and safety information and appropriate resources are to be made available to the Principal Contractor to execute the work safely.]

N.B Construction Regulation 5(1)(g) determines that potential contractors submitting tenders have made provision for the cost of health and safety measures during the construction process. The Principal Contractor shall on tendering make provision for the cost of health and safety measures in terms of his/her documented Health and Safety Plan and measures based on these Health and Safety Specifications during the period of the project. The cost shall be duly quantified and clearly identified for such identifiable purpose.

THE HEALTH AND SAFETY PLAN IS THEREFORE TO BE INCLUDED WITH THE TENDER DOCUMENTS WHEN TENDERS ARE INVITED FOR THE PROJECT.

9. HEALTH AND SAFETY FILE

The Principal Contractor must, in terms of Construction Regulation 7(1)(b), keep a Health & Safety File on site at all times that must include all documentation required in terms of the Act and Regulations and must also include a list of all Contractors on site that are accountable to the Principal Contractor and the agreements between the parties and details of work being done. A more detailed list of documents and other legal requirements that must be kept in the Health and Safety File is attached as an addendum to this document.

IMPORTANT:

The Health and Safety File will remain the property of the Client and/or its Agent on its behalf throughout the period of the project and shall be consolidated and handed over to the Client and/or its Agent on its behalf at the time of completion of the project.

10. OH&S GOALS AND OBJECTIVES AND ARRANGEMENTS FOR MONITORING AND REVIEWING OH&S PERFORMANCE

The Principal Contractor is required to maintain an acceptable disabling incident frequency rate (DIFR) and report on this to the Client and/or its Agent on its behalf on a monthly basis.

11. IDENTIFICATION OF HAZARDS AND DEVELOPMENT OF RISK ASSESSMENTS, STANDARD WORKING PROCEDURES (SWP) AND METHOD STATEMENTS

The Principal Contractor is required to develop Risk Assessments, Standard Working Procedures (SWP) and Method Statements for each activity executed in the contract or project (see 4. below "Project/Site Specific Requirements")

The identification of hazards is over and above the hazards identification programme and those hazards identified during the drafting of the Health and Safety Plan.

12. ARRANGEMENTS FOR MONITORING AND REVIEW

12.1 Monthly Audit by Client and/or its Agent on its behalf

The Client and/or its Agent on its behalf will be conducting Periodic Audits at times agreed with the Principal Contractor Audit to comply with Construction Regulation 7(1)(c)(vii) to ensure that the principal contractor has implemented, is adhering to and is maintaining the agreed and approved OH&S Plan.

12.2 Other audits and inspections by client and/or its agent on its behalf.

The Client and/or its Agent on its behalf reserves the right to conduct any other ad hoc audits and inspections as it and/or its Agent on its behalf deem necessary.

A representative of the Principal Contractor and the relevant Health and Safety Representative(s) (SHE-Reps) must accompany the Client and/or its Agent on its behalf on all Audits and Inspections and may conduct their own audit/inspection at the same time. Each party will, however, take responsibility for the results of his/her own audit/inspection results. The Client and/or its Agent on its behalf may require to be handed a copy of the minutes of the previous Health and Safety Committee meeting reflecting possible recommendations made by that committee to the Employer for reference purposes.

12.3 Reports

- 12.3.1 The Principal Contractor shall report all incidents where an employee is injured on duty to the extent that he/she:
- * dies
- * becomes unconscious
- * loses a limb or part of a limb
- * is injured or becomes ill to such a degree that he/she is likely either to die or to suffer a permanent physical defect or likely to be unable for a period of at least 14 days either to work or continue with the activity for which he/she was usually employed

OR where:

- * a major incident occurred
- * the health or safety of any person was endangered
- * where a dangerous substance was spilled
- * the uncontrolled release of any substance under pressure took place
- * machinery or any part of machinery fractured or failed resulting in flying, falling or uncontrolled moving objects
- * machinery ran out of control,

to the Provincial Director of the Department of Labour within seven days and at the same time to the Client and/or its Agent on its behalf.

Refer in this regard to Section 24 of the Act & General Administrative Regulation 8.

- 12.3.2 The Principal Contractor is required to provide the Client and/or its Agent on its behalf with copies of all statutory reports required in terms of the Act and the Regulations.
- 12.3.3 The Principal Contractor is required to provide the Client and/or its Agent on its behalf with a monthly "SHE Risk Management Report".
- 12.3.4 The Principal Contractor is required to provide a.s.a.p. the Client and/or its Agent on its behalf with copies of all internal and external accident/incident investigation reports including the reports contemplated in 12.7, 12.8.2, 15, 16, 17, 21 and 22 below. As soon as the occurrence of any accident/incident of whatever nature comes to the notice of the Principal Contractor, it shall be reported immediately to the relevant Regional Manager for that particular jurisdiction.

12.4 Review

The Principal Contractor is to review the Hazard Identification, Risk Assessments and Standard Work Processes at each Production Planning and Progress Report meeting as the construction work develops and progresses and each time changes are made to the designs, plans and construction methods and processes.

The Principal Contractor must provide the Client and/or its Agent on its behalf, other Contractors and all other concerned parties with copies of any changes, alterations or amendments as contemplated in the above paragraph.

12.5 Site Rules and other Restrictions

12.5.1 Site OH&S Rules

The Principal Contractor must develop a set of site-specific OH&S rules that will be applied to regulate the Health and Safety Plan and associated aspects of the construction.

When required for a site by law, visitors and non-employees upon entering the site shall be issued with the proper Personal Protective Equipment (PPE) as and when necessary.

12.5.2 Security Arrangements

The Principal Contractor must establish site access rules and implement and maintain these throughout the construction period. Access control must include the rule that non-employees shall at all times be provided with fulltime supervision while on site.

The Principal Contractor must develop a set of Security rules and procedures and maintain these throughout the construction period.

If not already tasked to the H&S Officer appointed in terms of Construction Regulation 6(6), the Principal Contractor must appoint a competent Emergency Controller who must develop contingency plans for any emergency that may arise on site as indicated by the risk assessments. These must include a monthly practice/testing programme for the plans e.g. January: trench collapse, February: flooding etc. and practiced/tested with all persons on site at the time, participating.

12.6 Training

The contents and syllabi of all training required by the Act and Regulations including any other related or relevant training as required must be included in the Principal Contractor's Health and Safety Plan and Health and Safety File.

12.6.1 General Induction Training

All employees of the Principal and other Contractors must be in possession of proof of General Induction training

12.6.2 Site Specific Induction Training

All employees of the Principal and other Contractors must be in possession of Site Specific Occupational Health and Safety Induction or other qualifying training.

12.6.3 Other Training

All operators, drivers and users of construction vehicles, mobile plant and other equipment must be in possession of valid proof of training.

All employees in jobs requiring training in terms of the Act and Regulations must be in possession of valid proof of training as follows:

Occupational Health and Safety Training Requirements: (as required by the Construction Regulations and as indicated by the Health and Safety Specification Document & the Risk Assessment/s and recommendations by the Health and Safety Committee):

- * General Induction (Section 8 of the Act)
- * Site/Job Specific Induction (also visitors) (Sections 8 & 9 of the Act)
- * Site/Project Manager
- * Construction Supervisor
- * OH&S Representatives (Section 18 (3) of the Act)
- * Training of the Appointees indicated in 12.6.1 & 12.6.2 above
- * Operation of Cranes (Driven Machinery Regulations 18 (11)
- * Operators & Drivers of Construction Vehicles & Mobile Plant (Construction Regulation 23)
- * Basic Fire Prevention & Protection (Environmental Regulations 9 and Construction Regulation 29)
- * As a minimum basic First Aid to be upgraded when necessary (General Safety Regulations 3)
- * Storekeeping Methods & Safe Stacking (Construction Regulation 28)
- * Emergency, Security and Fire coordinator

12.7 Accident and Incident Investigation

The Principal Contractor is responsible to oversee the investigation of all accidents/incidents where employees and non-employees were injured to the extent that he/she/they had to receive first aid or be referred for medical treatment by a doctor, hospital or clinic. (General Administrative Regulation 9)

The results of the investigation to be entered into the Accident/Incident Register listed above. (General Administrative Regulation 9)

The Principal Contractor is responsible for the investigation of all non-injury incidents as described in Section 24 (1) (b) & (c) of the Act and keeping a record of the results of such investigations including the steps taken to prevent similar incidents in future.

The Principal Contractor is responsible for the investigation of all road traffic accidents relating to the construction site and keeping a record of the results of such investigations including the steps taken to prevent similar accidents in future.

Notwithstanding the requirements of Section 24 of the Act, ALL incidents shall be investigated and reported on in writing, irrespective of whether such incident gave rise to injury or damage.

12.8 H&S Representatives (SHE-Reps – 'safety, health & environment') and H&S Committees

12.8.1 Designation of H&S Representatives ('SHE - Reps')

Where the Principal Contractor employs more that 20 persons (including the employees of other Contractors (sub-contractors) he has to appoint one H&S Representatives for every 50 employees or part thereof. (Section 17 of the Act and General Administrative Regulation 6. & 7.)

H&S Representatives have to be designated in writing and the designation shall be in accordance with the Collective Agreement as concluded between the parties as is required in terms of General Administration Regulation 6.

12.8.2 Duties and Functions of the H&S Representatives

The Principal Contractor must ensure that the designated H&S Representatives conduct at least a weekly inspection of their respective areas of responsibility using a checklist and report thereon to the Principal Contractor, after which these reports shall be consolidated for submission to the Health and Safety Committee.

H&S Representatives must be included in and be part of accident/incident investigations.

H&S Representatives shall be members of at least one H&S Committee and must attend all meetings of that H&S committee.

12.8.3 Establishment of H&S Committee(s)

The Principal Contractor must establish H&S Committees consisting of designated H&S Representatives together with a number of Employers Representatives appointed as per Section 19(3) that are not allowed to exceed the number of H&S Representatives on the committee. The persons nominated by the employer on a H&S Committee must be designated in writing for such period as may be determined by him. The H&S Committee shall co-opt advisory (temporary) members and determine the procedures of the meetings including the chairmanship.

The H&S Committee must meet minimum monthly and consider, at least, the following Agenda for the first meeting. Thereafter the H&S Committee shall determine its own procedures as per the previous paragraph.

Agenda:

- 1) Opening and determining of chairmanship (only when necessary)
- 2) Minutes of Previous Minutes
- 3) Observations
- 4) Program and Safety considerations
- 5) Hygiene
- 6) Housekeeping improvement
- 7) Incidents & Accidents / Injuries
- 8) Registers:
 - a H&S Rep. Inspections
 - b. Matters of First Aid
 - c. Scaffolding
 - d. Ladders
 - e. Excavations
 - f. Portable Electric Equipment

- g. Fire Equipment
- h. Explosive Power Tools
- i. Power Hand tools
- j. Incident! Report Investigation
- k. Pressure Vessels
- 1. Personal Protective Equipment
- 9) Safety performance Evaluations
- 10) Education & Safety promotion program
- 11) First Aid Officials and training in First Aid
- 12) Demarcation of work-/hazardous-/safe areas/walkways
- 13) Posters and signage
- 14) Environmental preservation and conservation
- 15) Specific training programmes
- 16) General
- 17) Date of Next Meeting
- 18) Closing

13. PROJECT/SITE SPECIFIC REQUIREMENTS

The following is a list of specific activities and considerations that have been identified for the project and site and for which Risk Assessments, Standard Working Procedures (SWP), management and control measures and Method Statements (where necessary) have to be developed by the Principal Contractor:

- * Clearing & Grubbing of the Area/Site
- * Site Establishment including:
 - o Office/s
 - o Secure/Safe Storage and storage areas for materials, plant & equipment
 - Ablution facilities
 - o Sheltered dining area
 - Vehicle access to the site
- * Dealing with existing Structures.
- * Location of existing Services
- * Installation & Maintenance of Temporary Construction Electrical Supply, Lighting and Equipment
- * Adjacent Land uses/Surrounding property exposures
- * Boundary & Access control/Public Liability Exposures (Remember: the Employer is also responsible for the OH&S of non-employees affected by his/her work activities.)
- * Health risks arising from neighboring as well as own activities and from the environment e.g. threats by dogs, bees, snakes, lightning, allergies etc.
- * Exposure to Noise
- * Exposure to Vibration
- * Protection against dehydration and heat exhaustion
- * Protection from wet & cold conditions
- * Dealing with HIV/Aids and other diseases as per specific programme provided by the client and/or its Agent on its behalf
- * Use of Portable Electrical Equipment including:
 - o Angle grinder
 - o Electrical Drilling machine
 - o Skill saw

- * Excavations including:
 - o Ground/soil conditions
 - Trenching
 - Shoring
 - o Drainage
 - Daily inspections
- * Welding including:
 - o Arc Welding
 - o Gas welding
 - o Flame Cutting
 - Use of LP Gas torches and appliances
- * Loading & Offloading of Trucks
- * Aggregate/Sand and other Materials Delivery
- * Manual and Mechanical Handling
- * Lifting and Lowering Operations
- * Driving & Operation of Construction Vehicles and Mobile Plant including:
 - o Trenching machine
 - o Excavator
 - o Bomag Roller
 - o Plate Compactor
 - Front End Loader
 - o Mobile Cranes and the ancillary lifting tackle
 - o Parking of Vehicles & Mobile Plant
 - o Towing of Vehicles & Mobile Plant
- * Use and Storage of Flammable Liquids and other Hazardous Substances the client and/or its Agent on its behalf to be informed of this prior to commencing of the project
- * Layering and Bedding of trench floor
- * Installation of Pipes in trenches
- Backfilling of Trenches
- * Protection against Flooding
- * Gabion work
- * Use of Explosives the client and/or its Agent on its behalf to be informed of this prior to commencing of the project
- Protection from Overhead Power Lines
- * As discovered by the Principal Contractor's hazard identification exercise
- * As discovered from any inspections and audits conducted by the Client and/or its Agent on its behalf or by the Principal Contractor or any other Contractor on site
- * As discovered from any accident/incident investigation.

13.1 The following are in particular requirements depending on scope of works and will form a basis for compliance audits.

- 1. Administrative & Legal Requirements
- 2. Education, Training & Promotion
- 3. Public Safety & Emergency Preparedness
- 4. Personal Protective Equipment
- 5. Housekeeping
- 6. Scaffolding, Formwork & Support work
- 7. Ladders

- 8. Electrical Safeguarding
- 9. Emergency/Fire Prevention & Protection
- 10. Excavations & Demolition
- 11. Tools
- 12. Cranes
- 13. Personnel & Material Hoists
- 14. Transport & Materials Handling
- 15. Site Plant & Machinery
- 16. Plant & Storage Yards/Site Workshops Specifics
- 17. Health & Hygiene

14. OUTLINED DATA, REFERENCES AND INFORMATION ON CERTAIN AND/OR SPECIFIC OBLIGATORY REQUIREMENTS TO ENSURE COMPLIANCE

14.1 Administrative & Legal Requirements

OHS Act	Subject	Requirements
Section/		
Regulation		
Construction	Construction work	Apply to the Provincial Labour Office for any
Regulation 3	permit	construction work as defined under CR 3(1)(a)(b) & (c)
Construction.	Notice of carrying	Department of Labour notified
Regulation 4	out Construction work	Copy of Notice available on Site
General Admin.	*Copy of OH&S Act	Updated copy of Act & Regulations on site.
Regulation 4	(Act 85 of 1993)	Readily available for perusal by employees.
COID	*Registration with	Written proof of registration/Letter of good standing
Construction	Compensation	available on Site
regulations 5(1)(j)	Insurer	, and the second
Construction.	H&S Specification &	H&S Spec received from Client and/or its Agent on its
Regulation	Programme '	behalf
5(1)(b) & 5(1)(n)		OH&S programme developed & Updated regularly
Section 8(2)(d)	*Hazard	Hazard Identification carried out/Recorded
Construction.	Identification & Risk	Risk Assessment and – Plan drawn up/Updated
Regulation 9	Assessment	RA Plan available on Site
		Employees/Sub-Contractors informed/trained
Section 16(2)	*Assigned duties	Responsibility of complying with the OH&S Act
	(Managers)	assigned to other person/s by CEO.
Construction.	Designation of	Competent person appointed in writing as
Regulation 8(1)	Person Responsible	Construction Manager with job description
	on Site	
Construction.	Designation of	Competent person appointed in writing as
Regulation 8(2)	Assistant for above	Assistant Construction Supervisor with job description
Section 17 & 18	*Designation of	More than 20 employees - one H&S Representative, one
General	Health & Safety	additional H&S Rep. for each 50 employees or part
Administrative	Representatives	thereof.
Regulations 6 & 7		Designation in writing, period and area of responsibility specified in terms of GAR 6 & 7

		Meaningful H&S Rep. reports.
		Reports actioned by Management.
G .: 10.0.00	4TT 1/1 0 C C /	H&S Committee/s established.
Section 19 & 20	*Health & Safety	
General	Committee/s	All H&S Reps shall be members of H&S Committees
Administrative		Additional members are appointed in writing.
Regulations 5		Meetings held monthly, Minutes kept.
		Actioned by Management.
Section 37(1) &	*Agreement with	Written agreement with (Sub-)Contractors
(2)	Mandataries/	List of (Sub-) Contractors displayed.
	(Sub-)Contractors	Proof of Registration with Compensation Insurer/Letter
		of Good Standing
		Construction Supervisor designated
		Written arrangements re.
		H&S Reps & H&S Committee
		Written arrangements re. First Aid
Section 24 &	*Reporting of	Incident Reporting Procedure displayed.
General Admin.	Incidents	All incidents in terms of Sect. 24 reported to the
Regulation 8	(Dept. of Labour)	Provincial Director, Department of Labour, within 3
COID Act		days. (Annexure 1?)(WCL 1 or 2) and to the Client
Sect.38, 39 & 41		and/or its Agent on its behalf
,		Cases of Occupational Disease Reported
		Copies of Reports available on Site
		Record of First Aid injuries kept
General Admin.	*Investigation and	All injuries which resulted in the person receiving
Regulation 9	Recording of	medical treatment other than first aid, recorded and
21080200202	Incidents	investigated by investigator designated in writing.
		Copies of Reports (Annexure 1) available on Site
		Tabled at H&S Committee meeting
	1	Action taken by Site Management.
Construction.	Fall Prevention &	Competent person appointed to draw up and supervise
Regulation 10	Protection	the Fall Protection Plan
Regulation 10	Trottetion	Proof of appointees competence available on Site
		Risk Assessment carried out for work at heights
		Fall Protection Plan drawn up/updated
		Available on Site
Construction	Structures	Information re. the structure being erected received from
Construction.	Structures	the Designer including:
Regulation 11		- geo-science technical report where relevant
		1 9
		- the design loading of the structure
		- the methods & sequence of construction
		- anticipated dangers/hazards/special measures to
		construct safely
		Risk Assessment carried out
		Method statement drawn up
		All above available on Site
		Structures inspected before each shift. Inspections
		register kept
Construction.	Scaffolding	Competent persons appointed in writing to:
Regulation 16		- erect scaffolding (Scaffold Erector/s)
		- act as Scaffold Team Leaders
		- inspect Scaffolding weekly and after inclement

		1
		weather (Scaffold Inspector/s) Written Proof of Competence of above appointees available on Site Risk Assessment carried out Inspected weekly/after bad weather. Inspection register/s kept
Construction. Regulation 17	Suspended Platforms	Competent persons appointed in writing to: - control the erection of Suspended platforms - act as Suspended platforms Team Leaders - inspect Suspended Scaffolding weekly and after inclement weather Risk Assessment conducted Certificate of Authorisation issued by a registered professional engineer available on Site/copy forwarded to the Department of Labour The following inspections of the whole installation carried out by a competent person - after erection and before use - daily prior to use. Inspection register kept The following tests to be conducted by a competent person: - load test of whole installation and working parts every three months - hoisting ropes/hooks/load attaching devices quarterly. Tests log book kept Employees working on Suspended Platform medically examined for physical & psychological fitness. Written proof available
Construction. Regulation 13	Excavations	Competent person/s appointed in writing to supervise and inspect excavation work Written Proof of Competence of above appointee/s available on Site Risk Assessment carried out Inspected: - before every shift - after any blasting - after an unexpected fall of ground - after any substantial damage to the shoring - after rain. Inspections register kept Method statement developed where explosives will be/ are used
Construction. Regulation 14	Demolition Work	Competent person/s appointed in writing to supervise and control Demolition work Written Proof of Competence of above appointee/s available on Site Risk Assessment carried out Engineering survey and Method Statement available on Site Inspections to prevent premature collapse carried out by competent person before each shift. Inspection register

		kept
Construction. Regulation 19	Materials Hoist	Competent person appointed in writing to inspect the Material Hoist
-		Written Proof of Competence of above appointee available on Site.
		Materials Hoist to be inspected weekly by a competent
		person. Inspections register kept.
Construction.	Explosive actuated	Competent person appointed to control the issue of the Explosive actuated fastening & cartridges and the
Regulation 21	fastening device	service, maintenance and cleaning. Register kept of
		above
		Empty cartridge cases/nails/fixing bolts returns recorded
		Cleaned daily after use Work areas are demarcated!
Construction.	Bulk mixing plant	Competent person appointed to control the operation of
Regulation 20		the Bulk mixing plant and the service, maintenance and cleaning. Register kept of above
		Risk Assessment carried out
		Bulk mixing plant to be inspected weekly by a
		competent person. Inspections register kept
Construction.	Cranes & Lifting	Competent person appointed in writing to inspect
Regulation 23/ Driven Machinery	Machines Equipment	Cranes, Lifting Machines & Equipment Written Proof of Competence of above appointee
Regulations 18 &		available on Site.
19		Cranes & Lifting tackle identified/numbered
		Register kept for Lifting Tackle
		Log Book kept for each individual Crane
		Inspection: - All cranes - daily by operator - Tower Crane/s - after erection/6monthly
		- Other cranes - annually by comp. person
		- Lifting tackle(slings/ropes/chain slings etc.) - daily or
		before every new application
Construction.	*Inspection &	Competent person appointed in writing to inspect/test
Regulation 24/Electrical	Maintenance of Electrical	the installation and equipment. Written Proof of Competence of above appointee
Machinery	Installation &	available on Site.
Regulations 9 &	Equipment	Inspections:
10/	(including portable	- Electrical Installation & equipment inspected after
Electrical	electrical tools)	installation, after alterations and quarterly. Inspection
Installation Regulations		Registers kept Portable electric tools, electric lights and extension leads
Regulations		must be uniquely identified/numbered.
		Weekly visual inspection by User/Issuer/Storeman.
		Register kept.
Construction.	*Designation of	Competent Person/s with specific knowledge and
Regulation 28/	Stacking & Storage	experience designated to supervise all Stacking &
General Safety	Supervisor.	Storage
Regulation 8(1)(a)		Written Proof of Competence of above appointee available on Site
Construction.	*Designation of a	Person/s with specific knowledge and experience
Regulation 29/	Person to	designated to co-ordinate emergency contingency

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Environmental Regulation 9	Co-ordinate Emergency Planning And Fire Protection	planning and execution and fire prevention measures Emergency Evacuation Plan developed: - Drilled/Practiced - Plan & Records of Drills/Practices available on Site Fire Risk Assessment carried out All Fire Extinguishing Equipment identified and on register. Inspected weekly. Inspection Register kept Serviced annually
General Safety Regulation 3	*First Aid	Every workplace provided with sufficient number of First Aid boxes. (Required where 5 persons or more are employed) First Aid freely available Equipment as per the list in the OH&S Act. One qualified First Aider appointed for every 50 employees. (Required where more than 10 persons are employed) List of First Aid Officials and Certificates Name of person/s in charge of First Aid box/es displayed. Location of First Aid box/es clearly indicated.
General Safety Regulation 2	Personal Safety Equipment (PSE)	Signs instructing employees to report all Injuries/illness including first aid injuries PSE Risk Assessment carried out Items of PSE prescribed/use enforced Records of Issue kept Undertaking by Employee to use/wear PSE PSE remain property of Employer, not to be removed from premises GSR 2(4)
General Safety Regulation 9	*Inspection & Use of Welding/Flame Cutting Equipment	Competent Person/s with specific knowledge and experience designated to Inspect Electric Arc, Gas Welding and Flame Cutting Equipment Written Proof of Competence of above appointee available on Site All new vessels checked for leaks, leaking vessels NOT taken into stock but returned to supplier immediately Equipment identified/numbered and entered into a register Equipment inspected weekly. Inspection Register kept Separate, purpose made storage available for full and empty vessels
Pressure Equipment Regulations (PER)	Pressure Equipment Regulations (PER)	Competent Person/s with specific knowledge and experience designated to supervise the use, storage, maintenance, statutory inspections & testing of Pressure Equipment. Written Proof of Competence of above appointee available on Site Risk Assessment carried out Certificates of Manufacture available on Site Register of Pressure Equipment on Site Inspections & Testing by Approved Inspection

		Authority (AIA):
		- after installation/re-erection or repairs
		- Annual External inspections,
		- every 36 months.
		- Register/Log kept of inspections, tests.
		Modifications & repair
		A risk based inspection process by an authorised
		certification body, SAQCC(IPE) registered person
Construction.	Construction	Operators/Drivers appointed to:
Regulation 23	Vehicles & Mobile	- Carry out a daily inspection prior to use
	Plant	- Drive the vehicle/plant that he/she is competent to
		operate/drive
		Written Proof of Competence of above appointee
		available on Site. Record of Daily inspections kept
General Safety	*Inspection of	Competent person appointed in writing to inspect
Regulation 13A	Ladders	Ladders
		Ladders inspected at arrival on site and weekly there
		after. Inspections register kept
		Application of the types of ladders (wooden, aluminium
		etc.) regulated by training and inspections and noted in
		register
General Safety	Ramps	Competent person appointed in writing to Supervise the
regulation 13B		erection & inspection of Ramps. Inspection register
		kept.
		Daily inspected and noted in register

14.2 Education & Training

Subject	Requirement	
*Company	Policy signed by CEO and published/Circulated to Employees	
OH&S Policy	Policy displayed on Employee Notice Boards	
Section 7(1)	Management and employees committed.	
*Company/Sit	Rules published	
e OH&S	Rules displayed on Employee Notice Boards	
Rules	Rules issued and employees effectively informed or trained: written proof	
(Section 13(a)	Follow-up to ensure employees understand/adhere to the policy and rules.	
*Induction &	All new employees receive OH&S Induction Training.	
Task Safety	Training includes Task Safety Instructions.	
Training	Employees acknowledge receipt of training.	
(Section 13(a)	Follow-up to ensure employees understand/adhere to instructions.	
*General	All current employees receive specified OH&S training: written proof	
OH&S	Operators of Plant & Equipment receive specified training	
Training	Follow-up to ensure employees understand/adhere to instructions.	
(Section 13(a)		
*Occupationa	Incident Experience Board indicating e.g.	
l Health &	* No. of hours worked without an Injury	
Safety	* No. of days worked without an Injury	
Promotion	Mission, Vision and Goal	
	Star Grading - Board kept up to date.	
	Safety Posters displayed & changed regularly	

Employee Notice Board for OH&S Notices.
 Site OH&S Competition.
 Company OH&S Competition.
 Participation in Regional OH&S Competition
Suggestion scheme.

14.3 Public Safety, Security Measures & Emergency Preparedness

	Safety, Security Measures & Emergency Preparedness	
Subject	Requirement	
*Notices	Notices & Signs at entrances / along perimeters indicating	
&Signs	"No Unauthorised Entry".	
	Notices & Signs at entrance instructing visitors and non - employees what to do,	
	where to go and where to report on entering the site/yard with directional signs. e.g.	
	"Visitors to report to Office"	
	Notices & Signs posted to warn of overhead work and other hazardous activities. e.g.	
	General Warning Signs	
Site	Nets, Canopies, Platforms, Fans etc. to protect members of the public passing /	
Safeguarding entering the site.		
*Security	Access control measures/register in operation	
Measures	Security patrols after hours during weekends and holidays	
	Sufficient lighting after dark	
	Guard has access to telephone/ mobile/other means of emergency communication	
*Emergency	Emergency contact numbers displayed and made available to Security & Guard	
Preparedness	Emergency Evacuation instructions posted up on all notice boards (including	
	employees' notice boards)	
	Emergency contingency plan available on site/in yard	
	Doors open outwards/unobstructed	
	Emergency alarm audible all over (including in toilets)	
*Emergency	Adequate No. of employees trained to use Fire Fighting Equipment.	
Drill &	Emergency Evacuation Plan available, displayed and practiced.	
Evacuation (See Section 1 for Designation & Register)		

14.4 Personal Protective Equipment

Subject	Requirement	
*PPE needs	Need for PPE identified and prescribed in writing.	
analysis	PPE remain property of Employer, not to be removed from premises GSR 2(4)	
*Head Protection	All persons on site wearing Safety Helmets including Sub-contractors and	
	Visitors (where prescribed)	
*Foot Protection	All employees on site wearing Safety Footwear including Gumboots for concrete	
	/ wet work and non-slip shoes for roof work.	
	Visitors to wear same upon request or where prescribed	
*Eye and Face	Eye and Face (also Hand and Body) Protection (Goggles, Face Shields, Welding	
Protection	Helmets etc.) used when operating the following:	
	* Jack/ Kango Hammers	
	* Angle / Bench Grinders	
	* Electric Drills (Overhead work into concrete / cement / bricks	
	* Explosive Powered tools	

	4. C
	* Concrete Vibrators / Pokers
	* Hammers & Chisels
	* Cutting / Welding Torches
	* Cutting Tools and Equipment
	* Guillotines and Benders
	* Shears
	* Sanders and Sanding Machines
	* CO2 and Arc Welding Equipment
	* Skill / Bench Saws
	* Spray Painting Equipment etc.
*Hearing	Hearing Protectors (Muffs, Plugs etc.) used when operating the following:
Protection	* Jack / Kango Hammers
	* Explosive Powered Tools
	* Wood/Aluminium Working Machines e.g. saws, planers, routers
*Hand Protection	Protective Gloves worn by employees handling / using:
	* Cement / Bricks / Steel / Chemicals
	* Welding Equipment
	* Hammers & Chisels
	* Jack / Kango Hammers etc.
*Respiratory	Suitable/efficient prescribed Respirators worn correctly by employees handling /
Protection	using:
	* Dry cement
	* Dusty areas
	* Hazardous chemicals
	* Angle Grinders
	* Spray Painting etc.
*Fall Prevention	Suitable Safety Belts / Fall Arrest Equipment correctly used by persons working
Equipment	on / in unguarded, elevated positions e.g.:
	* Scaffolding
	* Riggers
	* Lift shafts
	* Edge work
	* Ring beam edges etc.
	Other methods of fall prevention applied e.g. catch nets
*Protective	All jobs requiring protective clothing (Overalls, Rain Wear, Welding Aprons
Clothing	etc.) Identified and clothing worn.
*PPE Issue &	Identified Equipment issued free of charge.
Control	All PPE maintained in good condition. (Regular checks).
	Workers instructed in the proper use & maintenance of PPE.
	Commitment obtained from wearer accepting conditions and to wear the PPE.
	Record of PPE issued kept on H&S File.
	PPE remain property of Employer, not to be removed from premises GSR 2(4)

14.5 Housekeeping

Subject	Requirement
*Scrap	All items of Scrap/Unusable Off-cuts/Rubble and redundant
Removal	material removed from working areas on a regular basis.

System	(Daily)
- J	Scrap/Waste removal from heights by chute/hoist/crane.
	Nothing thrown/swept over sides.
	Scrap disposed of in designated containers/areas
	Removal from site/yard on a regular basis.
Stacking &	Stacking:
Storage	* Stable, on firm level surface/base.
Storage	* Prevent leaning/collapsing
	* Irregular shapes bonded
	* Not exceeding 3x the base
	* Stacks accessible
	* Removal from top only.
	Storage:
	* Adequate storage areas provided.
	* Functional – e.g. demarcated storage
	areas/racks/bins etc.
	* Special areas identified and demarcated e.g.
(See Section 1	flammable gas, cement etc.
for	* Neat, safe, stable and square.
Designation &	* Store/storage areas clear of superfluous material.
Register)	* Storage behind sheds etc. neat/under control.
Register)	* Storage areas free from weeds, litter etc.
*Waste	Re-usable off-cuts and other re-usable material removed daily
Control/Reclam	and kept to a minimum in the work areas.
ation	All re-usable materials neatly stacked/stored in designated
ation	areas. (Nails removed/bent over in re-usable timber).
	Issue of hardware/nails/screws/cartridges etc. controlled and
	return of unused items monitored.
Sub-contractors	Sub-contractors required to comply with Housekeeping
(Housekeeping)	requirements.
(110uscheching)	requirements.

14.6 Working at Heights (including roof work)

Subject	Requirement
Openings	Unprotected openings adequately guarded/fenced/barricaded/catch nets installed
	Roof work discontinued when bad/hazardous weather
	Fall protection measures (including warning notices) when working close to edges
	or on fragile roofing material
	Covers over openings in roof of robust construction/secured against displacement

14.7 Scaffolding / Formwork / Support Work

Subject	Requirement
Access/System	Foundation firm / stable
Scaffolding	Sufficient bracing.
_	Tied to Structure/prevented from side or cross movement
	Platform boards in good condition/sufficient/secured.
	Handrails and toe boards provided.
	Access ladders / stairs provided.
	Area/s under scaffolding tidy.
	Safe/unsafe for use signs
	Complying with OH&S Act/SABS 085

Free Standing Scaffolding Foundation firm / stable Sufficient bracing. Platform boards in good condition/sufficient/secured. Handrails and toe boards provided. Access ladders / stairs provided. Area/s under scaffolding tidy. Safe/unsafe for use signs Height to base ratio correct Outriggers used /tied to structure where necessary Complying with OH&S Act/SABS 085 *Mobile Scaffolding Foundation firm / stable Scaffolding Sufficient bracing. Platform boards in good condition/sufficient/secured. Handrails and toe boards provided. Access ladders / stairs provided. Area/s under scaffolding tidy. Safe/unsafe for use signs *Mobile Scaffolding Wheels / swivels in good condition Brakes working and applied.
Platform boards in good condition/sufficient/secured. Handrails and toe boards provided. Access ladders / stairs provided. Area/s under scaffolding tidy. Safe/unsafe for use signs Height to base ratio correct Outriggers used / tied to structure where necessary Complying with OH&S Act/SABS 085 *Mobile Scaffolding Foundation firm / stable Scaffolding Sufficient bracing. Platform boards in good condition/sufficient/secured. Handrails and toe boards provided. Access ladders / stairs provided. Area/s under scaffolding tidy. Safe/unsafe for use signs *Mobile Scaffolding Wheels / swivels in good condition Brakes working and applied.
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Height to base ratio correct.
Outriggers used where necessary
Complying with OH&S Act/SABS 085
Suspended Outriggers securely supported and anchored.
Scaffolding Correct No. of steel wire ropes used.
Platform as close as possible to the structure.
Handrails on all sides
All winches / ropes / cables / brakes inspected regularly and replaced as
prescribed
Scaffolding complies with OHS Act (Act 85/93)
Winch(es) maintained by competent person(s)
Formwork / All components in good condition.
Support Work Foundation firm / stable. Adequate bracing / stability ensured.
Good workmanship / uprights straight and plumb.
Good cantilever construction.
Safe access provided.
Areas under support work tidy.
Same standards as for system scaffolding.
Special Special Scaffolding e.g. Cantilever, Jib and Truss-out scaffolds erected to an
Scaffolding acceptable standard and inspected by specialists.
Edges & Edges barricaded to acceptable standards.
Openings Manhole openings covered / barricaded.
Openings in floor / other openings covered, barricaded/fenced.
Stairs provided with handrails.
Lift shafts barricaded / fenced off.

14.8 Ladders

Subject	Requirement
*Physical	Stepladders - hinges/stays/braces/stiles in order.
Condition / Use &	Extension ladders - ropes/rungs/stiles/safety latch/hook in order.
Storage	Extension / Straight ladders secured or tied at the bottom / top.

No joined ladders used
Wooden ladders are never painted except with varnish
Aluminium ladders NOT to be used with electrical work
All ladders stored on hooks / racks and not on ground.
Ladders protrude 900 mm above landings / platforms / roof.
Fixed ladders higher than 5 m have cages/Fall arrest system

14.9 Electricity (as part of, or additional to the manual "Safety & Switching Procedures for Electrical Installations"- see attached document)

Subject	Requirement
*Electrical	Colour coded / numbered / symbolic sign displayed.
Distribution	Area in front kept clear and unobstructed.
Boards & Earth	Fitted with inside cover plate / openings blanked off / no exposed "live"
Leakage	conductors / terminals/Door kept close
	Switches / circuit breakers identified.
	Earth leakage protection unit fitted and operating.
	Tested with instrument: Test results within 15 – 30 milliamps
	Aperture/Opening/s provided for the plugging in and removal of extension leads
	without the need to open the door
	Apertures and openings used for extension leads to be protected against the
	elements and especially rain
*Electrical	Temporary wiring / extension leads in good condition / no bare or exposed wires.
Installations &	Earthing continuity / polarity correct:
Wiring	Looking at the open connectors to connect the wiring, the word "Brown" has
	the letter 'R' in it, so the <u>b'R'own</u> wire connects to the <u>'R'ight</u> hand
	connector. "Blue" has the letter 'L' in it, so the b'L'ue wire connects to the
	'L'eft hand connector.
	Cables protected from mechanical damage and moisture.
	Correct loading observed e.g. no heating appliance used from lighting circuit etc.
	Light fittings/lamps protected from mechanical damage/moisture.
	Cable arrestors in place and used inside plugs
*Physical	Electrical Equipment and Tools: (includes all items plugging in to a 16 Amp
condition of	supply socket)
Electrical	Insulation / casing in good condition.
Appliances &	Earth wire connected/intact where not of double insulated design
Tools	Double insulation mark indicates that no earth wire is to be connected.
	Cord in good condition/no bare wires/secured to machine & plug.
	Plug in good condition, connected correctly and correct polarity.

14.10 Emergency and Fire Prevention and Protection

14:10 Emergency and the treatment and treeseen	
Subject	Requirement
*Fire	Fire Risks Identified and on record
Extinguishing	The correct and adequate Fire Extinguishing Equipment available for:
Equipment	* Offices
	* General Stores
	* Flammable Store
	* Fuel Storage Tank/s and catchment well
	* Gas Welding / Cutting operations

	* Where flammable substances are being used / applied.
	* Equipment Easily Accessible
*Maintenance	Fire equipment checked minimum monthly, serviced yearly
*Location & Signs	Fire Extinguishing Equipment:
Location & Signs	* Clearly visible
	* Unobstructed
	* Signs posted including "No Smoking" / "No Naked Lights" where required.
	(Flammable store, Gas store, Fuel tanks etc.)
* Storage Issue &	Storage Area provided for flammables with suitable doors, ventilation, bund etc.
Control of	Flammable store neat / tidy and no Class A combustibles. Decanting of
Flammables (incl.	flammable substances carried out in ignition free and adequately ventilated area.
Gas cylinders	Container bonding principles applied
	Only sufficient quantities issued for one task or one day's usage
	Separate, special gas cylinder store/storage area.
	Gas Cylinders stored / used / transported upright and secured in
	trolley/cradle/structure and ventilated.
	Types of Gas Cylinders clearly identified as well as the storage area and stored
	separately.
	Full cylinders stored separately from empty cylinders.
	All valves, gauges, connections, threads of all vessels to be checked regularly for
	leaks.
	Leaking acetylene vessels to be returned to the supplier IMMEDIATELY .
*Storage, Issue &	HCS storage principles applied: products segregated
Control of	Only approved, non-expired HCS to be used
Hazardous	Only the prescribed PPE shall be used as the minimum protection
Chemical	Provision made for leakage/spillage containment and ventilation
Substances (HCS)	Emergency showers/eye wash facilities provided
	HCS under lock & key controlled by designated person
	Decanted/issued in containers as prescribed with information/warning labels
	Disposal of unwanted HCS by accredited disposal agent
	No dumping or disposal of any HCS on or inside the storage area or anywhere else on the project site
	All vessels or containers to be regularly checked for leaks
	An vessels of containers to be regularly effected for leaks

14.11 Excavations

Subject	Requirement
Excavations, any	Shored / Braced to prevent caving / falling in.
man-made cavity,	Provided with an access ladder.
trench, pit or	Excavations guarded/barricaded/lighted after dark in public areas
depression formed	Soil dumped at least 1 m away from edge of excavation
by cutting, digging	On sloping ground soil dumped on lower side of excavation
or scooping	All excavations are subject to daily inspections

14.12 Tools

Subject	Requirement	
*Hand Tools	Shovels / Spades / Picks:	

	* Handles free from cracks and splinters
	* Handles fit securely
	* Working end sharp and true
	Hammers:
	* Good quality handles, no pipe or reinforcing steel handles.
	* Handles free from cracks and splinters
	Handles fit securely
	<u>Chisels:</u>
	* No mushroomed heads / heads chamfered
	* Not hardened
	* Cutting edge sharp and square
	Saws:
	* Teeth sharp and set correctly
	* Correct saw used for the job
*Explosive	Only used by trained / authorised personnel.
actuated fastening	Prescribed warning signs placed / displayed where tool is in use.
device.	Work area must be properly isolated/demarcated during use of tool.
	Inspected at least monthly by competent person and results recorded.
	Issue and return recorded including cartridges / nails and unused cartridges / nails
	/ empty shells recorded.
	Cleaned daily after use.

14.13 Cranes

Subject	Requirement
Tower Crane	Only operated by trained authorised operator with valid certificate of training
Tower Clane	Structure - no visible defects
	Electrical installation good/safe
	Crane hook: Throat pop marked/safety latch fitted/functional
	SWL/MML displayed
	Limit switches with backup switches fitted/operational
	Access Ladder fitted with backrests/Fall arrest system installed
	Lifting tackle in good condition/inspection colour coding
	Lifting tackle checked daily
*Mobile Crane	Only operated by trained authorised operator with valid certificate of training
	Rear view mirrors
	Windscreen visibility good
	Windscreen wipers operating effectively
	Indicators operational
	Hooter working
	Tyres safe/sufficient tread/pressure visibly sufficient
	No missing Wheel nuts
	Headlights, taillights operational
	Reverse alarm working and audible and known by all employees
*Mobile Crane	Grease nipples and grease on all joints
continued	No Oil leaks
	Hydraulic pipes visibly sound/no leaks
	No corrosion on Battery terminals
	Boom visibly in good condition/no apparent damage
	Cable/sheaves greased/no visible damage/split wires/corrosion and checked daily
	The state of the s

	Brakes working properly Crane hook: Throat pop marked/safety latch fitted/functional SWL/MML displayed By-pass valves operational Deflection chart displayed/visible to operator/driver Outriggers functional used
*Gantry Crane	Only operated by trained authorised persons Correct slinging techniques used Recognised/displayed on chart signals used Log book kept/up to date Prescribed inspections conducted on crane &lifting tackle and checked daily "Crane overhead" signage, where applicable Crane hook: Throat pop marked/safety latch fitted/functional SWL/MML displayed/load limiting switches fitted/operational

14.14 Builder's Hoist

Subject	Requirement
Builder's Hoist	"Hoist In Operation" - sign displayed.
	General construction strong and free from patent defects.
	Tower: * Adequately secured / braced.
	* At least 900 mm available for over travel.
	* Barricaded at least 2 100 mm high at ground level and floors.
	* Landing place provided with gate at least 1 800 high.
	Platform: * No persons conveyed on platform
	* Steel wire ropes with breaking strength of six times max. load.
	* Signal systems used which may include two way radio connection.
	* Goods prevented from moving / falling off.
	* Effective brake capable of stopping and holding max. load.

14.15 Transport & Materials Handling Equipment

Subject	Requirement
*Site Vehicles	All Site Vehicles, Dumpers, Bobcats, Loaders etc; checked daily before use by
	driver / operator.
	Inventory of vehicles used/operated on site
	Inspection by means of a checklist / results recorded.
	No persons riding on equipment not designed or designated for passengers.
	Site speed limit posted, enforced and not exceeded.
	Drivers / Operators trained / licensed and carrying proof.
	No unauthorised persons allowed to drive / operate equipment.
Conveyors	Conveyor belt nip points and drive gear guarded.
•	Emergency stop/lever/brake fitted, clearly marked & accessible and tested to be
	functional under full load.

14.16 Site Plant and Machinery

Subject	Requirement
Brick Cutting	Operator Trained.
Machine	Only authorised persons use the machine.

	T
	Emergency stop switch clearly marked and accessible.
	Area around the machine dry and slip/trip free/clear of off-cuts
	All moving drive parts guarded/electrical supply cable protected
	Operator using correct PPE - eye/face/hearing/foot/hands/body.
*Electric Arc	Welder Trained.
Welder	Only authorised / trained persons use welder.
	Earth cable adequately earthed to work.
	Electrode holder in good condition/safe
	Cables, clamps & lugs/connectors in good condition.
	Area in which welding machine is used is dry/protected from wet.
	Welder using correct PPE - eye/ face/foot/body/respirator.
	Correct transparent screens & warning signs placed
*Woodworking	Operators Trained.
Machines	Only authorised persons use machines.
	Provided with guards.
	Guards used.
	Operators using correct PPE - eye/face/feet/hearing
	Circular saws strictly operated according to prescribed methods and settings
	Only prescribed saw blades (cross-cut, ripping blade, smooth cut, aluminium)
	shall be used for various applications
*Compressors	Relief valves correctly set and locked / sealed.
00	Maximum Safe Working Pressure (MSWP) indicated on face of pressure gauge:
	not on glass cover.
	All drives adequately guarded.
	Receiver/lines drained daily
	Hoses good condition/clamped, not wired
	Compressed air NEITHER used to dust off clothing/PPE/ and work areas NOR
	on bare skin
Concrete Mixer /	Top platform provided with guardrails.
Batch Plant	Dust abatement methods in use.
Daton i mit	Operators using correct PPE - eye / hands / respirators.
	All moving drive parts guarded.
	Emergency stops identified / indicated and accessible.
	Area kept clean/dry/and free from tripping and slipping hazards.
	Operators overseer identified and crane signals displayed and used.
*Gas Welding /	Only authorised/trained persons use the equipment.
Flame	Torches and gauges in good condition.
Cutting Equipment	Flashback arrestors fitted at cylinders and gauges.
Cutting Equipment	Hoses in good condition/correct type/all connections with clamps
	Cylinders stored, used and transported in upright position, secured in trolley /
	cradle / to structure.
	All cylinders regularly checked for leaks, leaking cylinders returned immediately
	Fire prevention/control methods applied/hot work permits
	1 ne prevention/condor memous apprica/not work permits

14.17 Plant & Storage Yards/Site Workshops Specifics

Subject	Requirements
Section 8(2)(1)	Person/s with specific knowledge and experience designated in writing
General Machinery	to Supervise the Use & Maintenance of Machinery

Regulation 2(1):	Critical items of Machinery identified/numbered/placed on
Supervision of the Use &	register/inventory
Maintenance of	Inspection/maintenance schedules for abovementioned
Machinery	Inspections/maintenance carried out to above schedules
	Results recorded
General Machinery	Schedule D Notice posted in Work areas
Regulation 9(2): Notices	
Operation of Machinery	
Lock-out Procedure	Lock-out procedure in operation
Ergonomics	Ergonomics survey conducted – results on record
	Survey results applied
Demarcation & Colour	Demarcation principles applied
Coding	All services, pipes, electrical installation, stop-start controls, emergency
	controls etc. colour coded to own published or SABS standard
	Employees trained to identify colour coding
Portable & Bench Grinders	Area around grinder clear/trip/slip free
	Bench grinders mounted securely/grinder generally in good
	condition/No excessive vibration
	On/Off switch/button clearly demarcated/accessible
	Adequate guards in place
	Tool rest – secure/square/max. 2 mm gap, perpendicular to drive shaft
	Stone/disk - correct type and size/mounted correctly/dressed
	Use of Eye protection enforced
Battery Storage &	Adequately ventilated, ignition free room/area/no smoking sign/s
Charging	Batteries placed on rubber/wooden surface
	Emergency shower/eye wash provided
	No acid storage in area
	Prescribed methods in place and adhered to when charging batteries
Ancillary Lifting	Chain Blocks/Tirfors/jacks/mobile gantries etc. identified/
Equipment	numbered on register
	Chains in good condition/links no excessive wear/checked daily
	Lifting hooks – throat pop marked/safety latch fitted
	SWL/MML marked/displayed
Presses/Guillotines/	Only operated by trained/authorised persons
Shears	Interlocks/lock-outs fitted/PPE worn or used at all times

14.18 Workplace Environment, Health and Hygiene

Subject	Requirement
*Lighting	Adequate lighting in places where work is being executed e.g. stairwells and
	basements.
	Light fittings placed / installed causing no irritating/blinding glare.
	Stroboscopic effect eliminated (not only reduced) where moving objects or
	machinery is used
*Ventilation	Adequate ventilation / extraction / exhausting in hazardous areas e.g. chemicals /
	adhesives / welding / petrol or diesel/ motors running and in confined spaces /
	basements.
*Noise	Tasks identified where noise levels exceeds 85 dB at any one time.
	All reasonable steps taken to reduce noise levels at the source.
	Hearing protection used where noise levels could not be reduced to below 85 dB.

*Heat Stress	Measures in place to prevent heat exhaustion in heat stress problem areas e.g.
	steel decks, when the WBGT index reaches 30. (See Environmental Regulation 4)
	Cold drinking water readily available at all times.
*Ablutions	Sufficient hygiene facilities provided - 1 toilet per 30 employees (National
	Building Regulations prescribe chemical toilets for Construction sites)
	Toilet paper available.
	Sufficient showers provided.
	Facilities for washing hands provided
	Soap/cleaning agent available for washing hands
	Means of drying hands available
	Lock-up changing facilities / area provided.
	Ablution facilities kept hygienic and clean.
*Eating / Cooking	Adequate storage facilities provided.
Facilities	Weather protected eating area provided, separate from changing area
	Refuse bins with lids provided.
	Facilities kept clean and hygienic.
*Pollution of	Measures in place to minimize dust generation.
Environment	Accumulation or littering of empty cement pockets, plastic wrapping / bags,
	packing materials etc. prevented.
	Spillage / discarding of oil, chemicals and dieseline into storm water and other
	drains or into existing or newly dug holes/cavities on site expressly prohibited.
*Hazardous	All substances identified and list available e.g. acids, flammables, poisons etc.
Chemical	Material Safety Data Sheets (MSDS) indicating hazardous properties and
Substances	emergency procedures in case of incident on file and readily available.
	Substances stored safely.

15. THE PRINCIPAL CONTRACTOR'S GENERAL DUTIES

The Principal Contractor shall at all times ensure his status of an "employer" as referred to in the Act, and will abide by his/her responsibilities, duties and functions as per the requirements of the Act and Regulations with specific reference to Section 8 of the Act.

The Principal Contractor shall keep, and on demand make available, a copy of the Act on site at all times and in addition to that he/she will introduce and maintain a file titled "Health and Safety File", or other record in permanent form, which shall contain all relevant aspects and information as contemplated in the Construction Regulations. He/she will make this file available to the client or his representative whenever necessary or on request to an interested party.

16. THE PRINCIPAL CONTRACTOR'S SPECIFIC DUTIES

The Principal Contractor's specific duties in terms of these specifications are detailed in the Construction Regulations promulgated in February 2014.

The Principal Contractor is specifically referred to the following elements of the Construction Regulations:

Regulation No. 1	- Definitions
Regulation No. 2	- Scope of application
Regulation No. 3	- Application of construction permit
Regulation No. 4	- Notification of construction work
Regulation No. 7	- Principal Contractor and Contractor
Regulation No. 8	- Supervision of construction work
Regulation No. 9	- Risk Assessment
Regulation No. 28	- Stacking & Storage on construction sites
Regulation No. 30	- Construction employees' facilities
Regulation No. 32	- Approved Inspection authorities
Regulation No. 33	- Offences and penalties

This list must not be taken to be exclusive or exhaustive!

The Principal Contractor shall ensure compliance to the Act and its Regulations and specifically to the above regulations, and document each record in the Health and Safety File.

19. HOUSE KEEPING

Good housekeeping will be maintained at all times as per Construction Regulation 27. Poor housekeeping contributes to three major problems, namely, costly or increased accidents, fire or fire hazards and reduction in production. Good housekeeping will enhance production time.

Particular emphasis is to be placed on the following crucial elements of a construction site:

- Phase priorities and production/plant layout
- Enclosures
- Pits, openings and shoring
- Storage facilities
- Effective, sufficient and maintained lighting or illumination
- Principal sources of injuries e.g. stairways, runways, ramps, loose building material
- Oil, grease, water, waste, rubble, glass, storm water
- Colour coding
- Demarcations
- Pollution
- Waste disposal
- Ablution and hygiene facilities

First aid

This list must not be taken to be exclusive or exhaustive!

In promotion of environmental control all waste, rubble, scrap etc, will be disposed of at a registered dump site and records will be maintained. Where it is found to be impractical to use a registered dump site or it is not available, the Principal Contractor will ensure that the matter is brought to record with the client or his representative, after which suitable, acceptable alternatives will be sought and applied.

Dross and refuse from metals, and waste matters or by-products whose nature is such that they are poisonous or capable of fermentation, putrefaction or constituting a nuisance shall be treated or disposed of by methods approved of by an inspector.

NOTE: No employer (Principal Contractor) shall require or permit any person to work at night or after hours unless there is adequate, suitable artificial lighting including support services in respect of Health and Safety.

20. LOCKOUT SYSTEMS: - ELECTRICAL!

A system of control shall be established in order that no unauthorized person can energize a circuit, open a valve, or activate a machine on which people are working or doing maintenance, even if equipment, plant or machinery is out of commission for any period, thus eliminating injuries and damage to people and equipment as far as is reasonably practicable.

Physical/mechanical lock-out systems shall be part of the safety system and included in training. Lockouts shall be tagged and the system tested before commencing with any work or repairs.

21. INCIDENT INVESTIGATION

Inspection and reporting is the best way in which a responsible contractor can control his area of responsibility. All incidents therefore, irrespective of whether it gave rise to loss, injury, damage or not, shall be investigated and the results recorded in the Health and Safety File.

22. GENERAL

The project under control of the Principal Contractor shall be subject to periodic health and safety audits that will be conducted by the client at intervals agreed upon between the Principal Contractor and the client, provided such intervals will not exceed periods of one month. The Principal Contractor is to ensure that he/she and all persons under his control on the construction site shall adhere to the above specifications, as non-conformance will lead to the client taking action as directed by Construction Regulation 5(1) (q). The Principal Contractor should note that he/she shall be held liable for any anomalies including costs and resulting deficiencies due to delays caused by non-conformance and/or non-compliance to the above Health and Safety Specifications and the Health and Safety Plan based on these specifications.

23. IMPORTANT RECORDS TO BE KEPT

1 Inspection checklist (template)

The documents are to be used as a point of reference to determine which components of the Act would be applicable to a particular site or task or project,

INSPECTION CHECKLIST

Employer Particulars				
Employer:				
Registered Name of Enterprise:				
Trade Name of Enterprise:				
Company Registration No.:				
SARS Registration No.:				
UIF Registration No.:				
COIDA Registration No.:				
Relevant SETA for EEA purposes:				
Industry Sector:				
Bargaining Council:				
Contact Person:				
Address of Premises:				
Postal Address:				
Telephone Number:				
Fax Number:				
E-mail Address:				
Chief Executive Officer:				
Chief Executive Officer Address:				
Competent Person:				
Maximum power demand: in KW				
Health and Safety Representatives:				
Activities, products manufactured and/				
services rendered:				
Raw materials, materials and chemical/				
biological substances:				
Total Number of Employees:	Male:			
	Female:			

Contractor Particulars				

CR13(1)(a): EXCAVATION WORK:	
CR14(1): DEMOLITION WORK:	
CR21(2)(b): EXPLOSIVE ACTUATED	
FASTENING TOOLS	
CR28(a): STACKING	

SECTION/REGS	ITEM CHECKED	N/A	YES	NO
	APPOINTMENTS			
CR8(1)	Supervisor:			+
CR8(2)	Assistant Supervisor:			
CR8(5)	Construction Health and Safety Officer			
S17(1)	Health & Safety Representative: (ratio)			+
S19(1)	Health & Safety Committees			_
CR 14(1)	Demolition Expert			
	DOCUMENTS			
GAR 9(1)	Records of Incidents			
GAR 4	Copy of the Act			
GAR 7	Safety Reps Report			
Section 20(2)	Safety Committee Minutes			
DMR 18(7)	Lifting Machines, hand-powered lifting devices and lifting tackle			
CR 3(4)	Application for Construction Work Permit			
CR 4	Notification of Construction Work			
CR 9(6)	Risk Assessment			
CR 7(7)	Proof of the Health & Safety Induction Training			
CR 11(2)(c)	Structures			
CR13(2)(i)	Excavations			
CR7(1)(g)	Medical Certificates of Fitness			
CR 17(11)	Suspended platforms; inspections and performance test records			
CR 7(1)	Health & Safety File			
CR 17(11)	Suspended Platforms' Performance Records			
CR 19(8)(c)	Material Hoists Record Book			
CR21(2)(g)	Explosive actuated fastening device register			
CR 23(1)(k)	Construction Vehicle & Mobile Plant Register			
CR 24(e)	Electrical Installation & Machinery Register			
	INCIDENTS			
GAR 8(1) S24	Reported			
GAR 9(1)	Recorded			
	Investigated Action Taken			
	ACUOII LANCII			
	PUBLIC SITE			
FR 2(1)	Sanitary Facilities			
CR 30(1) (c)	Changing Facilities for each sex			
CR 27(f)	Perimeter fence & no admittance			
CR 27(g)	Overhead protection netting/falling objects			

NB Notice	Pedestrian warning		
	PERSONAL SAFETY EQUIPMENT		
	Items Issued:		
GSR 2(3)	Items Required:		
S23	(What is the payment on each item?)		
	SAFETY PLANS		
	FIRST AID		
GSR 3(6)	Name(s) of First Aider(s):		
CR 5(1)(b)	Client's Health & Safety Specification		
CR7(1)(a)	Principal's contractor H&S Plan		
	FIRE HAZARD & PRECAUTIONS		
GR29	Flammables used, waste, hot work, diesel, fuel, gas		
	ELECTRICAL INSTALLATIONS & MACHINERY		
CR24	Guarding to Electrical Installations		
	ILLUMINATION		
ER 3(6)	Dangerous Places and signage as well		
	Housekeeping		
ER6(2)(b),(c),(d)	Clear space storage		
ER6(3)	Disposal of waste		

The guidelines and conditions provided in this attached document form an integral constituent of the Health and Safety Specifications. It is therefore a condition of acceptance that no Health and Safety Plan shall be complete unless all relevant elements of this document applicable to the above project have been included in the Health and Safety Plan. The final approval of the Health and Safety Plan in terms of CR5(1)(1) shall be subject to this requirement based on the following certification by the Principal Contractor or his Agent:



(FOR HEALTH & SAFETY ASPECTS ONLY)

The contractor is to add all the important contact information about essentials services, support and assistance.

	SERVICE	NUMBER	CONTACT PERSON
	Hospital		
000	Ambulance		
	Water Electricity		
C	Police		
	Fire Brigade	¥	
The state of the s	Engineer		

ADD OTHER IMPORTANT HEALTH & SAFETY CONTACT DETAILS AS MAY BE FOUND NECESSARY.

C4 Site Information



PG-03.2 (EC) SITE INFORMATION – JBCC 2000 PRINCIPAL BUILDING AGREEMENT (EDITION 6.2 OF MAY 2018)

Project title:	EASTERN CAPE SAPS: KWADWESI SAPS: INSTALLATION OF 1 X 10 000 LITRES WATER TANKS WITH PUMPS					
Tender no:		WCS no:	055560	Reference no:	14/1/3/1/6428/6819	

C4 Site Information

- (a) Ground conditions of the site are generally normal with ground conditions being majority soft rock.
- (b) The tank stand is to constructed adjacent to the police station building. The site is located at ERF No. 2967 within the Nelson Mandela Bay Municipality at the following address:

01 Mkwenkwe Street Kwadwesi Gqeberha 6201



