

INVITATION TO BID

ARMD/2023/06 - PROVISION FOR A SERVICE PROVIDER TO SUPPLY AND REFURBISH VARIOUS PUMPS IN ARMSCOR DOCKYARD

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PROPRIETARY INFORMATION

- Bid documents may **ONLY** be obtained from the Armscor Supply Chain Management Department.
- Bid documents obtained from Armscor may **NOT** be given to a third party.
- Bid proposals received from companies whose bid documents were **NOT** obtained from Armscor will **NOT** be considered.

*Bids must **ONLY** be submitted in hard copy; electronic bids submissions are **NOT** acceptable.*

Kindly register on the National Treasury's Central Supplier Database (CSD) via www.csd.gov.za

RETURNABLE DOCUMENTS CHECKLIST

Bidders are required to develop a returnable schedule annexure in accordance with the following table of contents

	List of documents required.	Submitted [Yes or No]	
		Yes	No
1.	Central Supplier database (CSD) registration report or Unique Registration Reference Number	<input type="checkbox"/>	<input type="checkbox"/>
2.	Valid Tax Clearance Certificate (s) and or proof of application endorsed by SARS and / or SARS issued verification pin code.	<input type="checkbox"/>	<input type="checkbox"/>
3.	Copies of bidders CIPC Company registration documents listing all members with percentage, See bidding structure for required documents.	<input type="checkbox"/>	<input type="checkbox"/>
4.	Copy of the Joint Venture / Consortium Agreement duly signed by all parties	<input type="checkbox"/>	<input type="checkbox"/>
5.	Copy of the Sub-Contracting Agreement duly signed by all parties	<input type="checkbox"/>	<input type="checkbox"/>
6.	Valid proof of BBBEE status for the bidder and its sub-contractor(s)	<input type="checkbox"/>	<input type="checkbox"/>
7.	Designated sectors: Local production and content. (Where applicable)	<input type="checkbox"/>	<input type="checkbox"/>
8.	Originally certified copy of Identity Document for the Company representative	<input type="checkbox"/>	<input type="checkbox"/>
9.	Copy of latest audited financial statements	<input type="checkbox"/>	<input type="checkbox"/>
10.	Bid conditions acceptance form on KD17 (Mandatory)	<input type="checkbox"/>	<input type="checkbox"/>

**ARMAMENTS CORPORATION OF SOUTH AFRICA SOC LTD
(ARMSCOR)**

Company registration: 1968/008611/06 Vat registration: 4500101169

**REQUEST FOR BID: ARMD/2023/06 - PROVISION FOR A SERVICE
PROVIDER TO SUPPLY AND REFURBISH VARIOUS PUMPS IN
ARMSCOR DOCKYARD**

1. INSTRUCTIONS ON SUBMISSION OF BIDS

- 1.1 Bid Closing at **11:00 am on 03/08/2023 (SOUTH AFRICAN TIME)**
- 1.2 Bids must be submitted in a sealed envelope marked with this bid reference number.
- 1.3 The sealed envelope must be deposited in the bid box at Armscor Dockyard, Cole Point Security gate, Simon's Town before the bid closing date and time addressed to:

The Divisional Manager Procurement & Logistics
Armscor Dockyard

Postal address: Armscor Dockyard
Private Bag X3
Simon's Town, 7995

Delivery address: Armscor Dockyard Tender Box
Dockyard Security Entrance
Cole Point Road
Simon's Town

- 1.4 Bids dispatched by the courier service Company must be marked with bid reference number on the delivery note / packaging and the courier must ensure that the bid document is deposited in the bid box before the closing date and time. **Armscor will not be held responsible for any delays where bid documents are handed to the Armscor Dockyard Reception.**
- 1.5 Bid proposals received after the closing time and date will not be considered.

2. ENQUIRIES

- 2.1 All queries regarding this bid must be addressed in writing to:
The Procurement Division
E-mail Address: **BambananiT@armscordy.co.za**

3. BID VALIDITY PERIOD

Bid proposals to remain valid for acceptance for a period of **hundred and twenty (120)** days counted from the closing date.

NOTE: Bids for the supply of the goods and/or services described in the attached documents are invited in accordance with the provisions of the General Conditions of Contract (A-STD-0020) Issue 5 dated 22 June 2022 , as well as any special condition contained in these documents. Copies of the General Conditions of Contract and the Rules of Procedure are available on Armscor's website at www.armscor.co.za.

BID AWARD RESULTS:

Result on bid awarding information is not sent to unsuccessful bidders.

Particulars of successful bidders are also NOT published on the Armscor Acquisition Bulletin.

BIDDING STRUCTURE

Indicate the type of bidding structure by marking with an 'X' in an appropriate box.	
Individual Bidder	
Joint Venture	
Consortium	
Using Sub-contractors	
Other	

Only fill the relevant category:

If individual bidder, indicate the following:	
Name of Bidder	
Company / Close Corporation Registration Number	
VAT Registration Number	
National Treasury Supplier Number	
Unique Registration Reference Number	
Contact Person	
Telephone Number	
Fax Number	
Email Address	
Postal Address	
Physical Address	
NB: Submit with the bid the following documents:	
Copies of the bidder's CIPC company registration documents listing all members with percentages, in case of a CC.	
In case of individual supply ID document for local and if foreigner supply passport number or identification as applicable in that country.	
Latest copies of all share certificates, in case of a company or any other form of a legal entity.	
Shareholding breakdown per race, gender and percentage shareholding with shareholders of the bidding entity.	

If Joint Venture or Consortium, indicate the following: (To be completed for each JV/Consortium member)

Name of Joint Venture / Consortium	
Company / Close Corporation Registration Number	
VAT Registration Number	
National Treasury Supplier Number	
Unique Registration Reference Number	
Contact Person	
Telephone Number	
Fax Number	
Email Address	
Postal Address	
Physical Address	

NB: Submit with the bid the following documents:

- Copies of the bidder's CIPC company registration documents listing all members with percentages, in case of a CC.
- In case of individual supply ID document for local and if foreigner supply passport number or identification as applicable in that country.
- Latest copies of all share certificates, in case of a company or any other form of a legal entity.
- Shareholding breakdown per race, gender and percentage shareholding with shareholders of the bidding entity.

If using subcontractors, indicate the following:	
Name of Prime -Contractor	
Percentage Value to be subcontracted	
Company / Close Corporation Registration Number	
VAT Registration Number	
National Treasury Supplier Number	
Unique Registration Reference Number	
Contact Person	
Telephone Number	
Fax Number	
Email Address	
Postal Address	
Physical Address	
Subcontractor Details:	
Name of Subcontractor	
Company / Close Corporation Registration Number	
VAT Registration Number	
National Treasury Supplier Number	
Unique Registration Reference Number	
Contact Person	
Telephone Number	
Fax Number	
Email Address	
Postal Address	
Physical Address	
NB: Submit with the bid the following documents for both Prime and Sub-Contractors:	
Copies of the bidder's CIPC company registration documents listing all members with percentages, in case of a CC.	
In case of individual supply ID document for local and if foreigner supply passport number or identification as applicable in that country.	
Latest copies of all share certificates, in case of a company or any other form of a legal entity.	
Shareholding breakdown per race, gender and percentage shareholding with shareholders of the bidding entity.	

Other:	
Name of Bidder	
Company / Close Corporation Registration Number	
VAT Registration Number	
National Treasury Supplier Number	
Unique Registration Reference Number	
Contact Person	
Telephone Number	
Fax Number	
Email Address	
Postal Address	
Physical Address	
NB: Submit with the bid the following documents:	
Copies of the bidder's CIPC company registration documents listing all members with percentages, in case of a CC.	
In case of individual supply ID document for local and if foreigner supply passport number or identification as applicable in that country.	
Latest copies of all share certificates, in case of a company or any other form of a legal entity.	
Shareholding breakdown per race, gender and percentage shareholding with shareholders of the bidding entity.	

Declaration:

I, as the duly authorized representative of the bidder hereby authorize Armscor to request, investigate and process company information including tax compliance via the SARS website.

.....
Name

.....
ID number

BID CONDITIONS ACCEPTANCE FORM

Bidders shall complete and sign this bid conditions acceptance form

I/We hereby offer to supply all of the supplies and/or services described in the Pricing Schedule and /or attached documents on the terms and conditions and in accordance with the conditions set out in A-STD-0020 Issue 5 dated 22 June 2022 (and I/we acknowledge that I/we am/are acquainted therewith) at the price and on the terms of delivery/execution inserted by me/us.

I/We agree -

1. that this bid shall remain binding on me/us and open for acceptance for the period stipulated above;
2. that if my/our bids is accepted, the acceptance will be communicated to me/us by letter or order through the post, and such acceptance shall constitute a contract between me/us and Armscor, subject to the terms and conditions set out in Armscor's General Conditions of Contract (A-STD-0020), Issue 5 dated 22 June 2022, the contents of which I/we acknowledge ourselves to be acquainted with.

I/We choose as domicilium citandi et executandi in the Republic

.....

 (no post box or private bag)

IN BLOCK LETTERS ON BEHALF OF -

Complete registered:

Name of bidder:.....

AUTHORISED SIGNATURE

..... Date:

Name in block letters:

Capacity:

NB: FAILURE TO COMPLETE AND SIGN THIS PAGE SHALL INVALIDATE THE BID AND WILL BE DISQUALIFIED FROM FURTHER EVALUATION.

SUPPLIER REGISTRATION

- 1.1 Bidders must register on the National Treasury Central Supplier Database (CSD) in terms of National Treasury Instruction Note 3 of 2016/17.
- 1.2. Bidders must electronically register for Security on Armscor website to be considered for orders which are administered by Armscor SOC Ltd on Behalf of clients.

For more information on security registration contact:-

The Security Registration
Private Bag X337
PRETORIA
0001

E-mail:- register@armscor.co.za

ALL BIDDERS SHALL COMPLY WITH THE FOLLOWING:

1. The pages of the KD17 document are numbered from one, and the final page bears the words "and last". Bidders should check the numbers of the pages as no liability arising from claims owing to the omission or duplication of pages will be recognised by Armscor. The appendices mentioned in these pages form part of the bids.
2. **All bidders shall -**
 - 2.1. insert their name at the top of each price schedule form used (a rubber stamp may be used);
 - 2.2. insert the information in the spaces provided in the price schedules by writing or typing on the dotted lines only (additional information should be contained in a separate annexure);
 - 2.3. if they wish to make more than one bid against an item, as an alternative, apply for additional copies of the bid documents or photocopy one or more pages, and not retype or redraft any of the forms used;
 - 2.4. indicate the prices quoted in the units shown and quote them per item;
 - 2.5. indicate in respect of each item whether the goods/services quoted comply strictly with the specified requirements, and furnish particulars of deviations if this is not so;
 - 2.6. complete all appendices.
3. **Value-added tax, customs duties, *ad valorem* customs duties and surcharges:**
 - 3.1. Value added tax levied by the Receiver of Revenue must not be included in the prices quoted but be shown as a separate line item.
 - 3.2. Where supplies are quoted which are subject to levying of any customs duty, *ad valorem* customs or excise duty or surcharge by the Department of Customs and Excise, such charges must not be included by the bidder in the prices quoted. The applicable customs duty, *ad valorem* customs or excise duty or surcharge must, however, be indicated separately where provided for on Armscor's Questionnaire (KD 18).
4. **Security:**
 - 4.1. Classified bids are to be handled in the manner set out in Armscor's Security Instruction, document number A-WI-014, copies of which are obtainable on request from the Contractor Security Section, P O Box 411, Pretoria, 0001.
 - 4.2. Attention is drawn particularly to the procedure set out in chapter 4 of the manual, which is to be complied with when forwarding classified documents.

5. Mandatory Requirements In Terms Of The 2019 Defence Sector Code (Where applicable)

- 5.1 Bidders, excluding exempted entities, must comply with a minimum black equity ownership target of 35% in line with the Defence Sector Code, where applicable.
- 5.2 Mandatory requirements in terms of the defence sector code are applicable to all Department of Defence/Armcor requirements and all entities as envisaged in the Defence Sector Code.

6. Advance payments:

Bidders shall furnish the price without advance payment.

7. Performance Guarantee:

Armcor reserves the right to request the successful bidders to submit a performance guarantee for the proposed contract. Bidders must submit prices without provision for the performance guarantee as well as prices including the cost of such a guarantee.

8. Commissions:

If any commission is payable by yourself to any person(s) or body as a result of any order which may arise from this Request for Proposal, you must submit full details of the applicable person(s) or body and the amount payable, with this bids.

9. Compliance with Arms Control and Non-Proliferation requirements

Any bidder responding to this Request for Proposal (RFP) shall comply with the following when dealing with defence matériel:

- 9.1 All relevant South African legislation, including, but not restricted to, the following:
 - a) National Conventional Arms Control Act, Act No. 41 of 2002, and its implementing Regulations; and
 - b) Non-proliferation of Weapons of Mass Destruction Act, Act No. 87 of 1993, as amended, and its implementing Regulations.
- 9.2 Defence export legislation of supplier countries, i.e. countries from which defence matériel is exported to South Africa as well as countries of origin of the matériel.

- 9.3 It is the responsibility of the bidder to, when applicable, register with the Directorate Conventional Arms Control (DCAC), Defence Secretariat, in terms of section 13 of the National Conventional Arms Control Act and with the South African Council for the Non-Proliferation of Weapons of Mass Destruction Act.
- 9.4 If a contract with Armscor is being entered into, the Contractor shall comply with arms control and non-proliferation requirements as prescribed by the contract-

10. Submission of a NCACC Permit

- 10.1 In terms of the National Conventional Arms Control Act (Act No 41 of 2002, Chapter II, section 13), no person may trade in conventional arms, unless that person is:
- a) Registered with the National Conventional Arms Control Committee (NCACC)
 - b) Is in possession of a permit authorised by the NCACC and issued by the Directorate Conventional Arms control (DCAC).

NOTE: Local bidders who trade in Conventional Arms as set out above are required to submit a certified copy of a valid NCACC permit when submitting a bid.

11. Tax Compliance

The conditions detailed in the Instruction for Application for Tax Compliance (KD 25) must be adhered to. Armscor Suppliers /Bidders must remain tax compliant for the duration of their contracts.

12. Defence Industrial Participation and National Industrial Participation

- 12.1 The DIP value threshold of foreign content is based on:

Any single agreement of which the foreign content exceeds USD 2 million; Multiple main agreements concluded within two years of each other, within the framework of a specific project or across different projects, for same and or similar products or services, awarded to the same Seller of which the aggregate value of the foreign content exceeds USD 2 million; Extensions or amendments to the main agreement within the active life of the agreement, which result in the aggregate foreign content value of the project exceeding USD 2 million; Where multiple suppliers are used to address a single Defence Acquisition for the same products or services and the value of the foreign content, in total, exceeds USD 2 million, each supplier shall incur pro rata 50% of the total DIP obligation.

- 12.2 Where a contract to the value of the equivalent of USD10 000 000 or more, is placed on a foreign company, a minimum of 30 % National Industrial Participation (NIP) shall be part of the foreign company's contractual obligations, in addition to the 50 % DIP. This condition is also applicable to all contracts placed on a local company, subcontracting a single foreign company to the aforesaid value or more.

14. **Awarding of Bids**

The awarding of bids will be in terms of the Preferential Procurement Policy Framework Act, 2000: Preferential Procurement Regulations, 2022 and Armscor Preference Point System of the Preferential Procurement Regulations, 2022.

The applicable points are:

Price: (Pp)	80 Points
Broad-Based Black Economic Empowerment:	20 Points
	Total: 100 Points

The following formula must be used to calculate the points in respect of a bid up to a rand value of R 50 000 000, 00 (all applicable taxes included).

A maximum of 80 points is allocated for price on the following basis:

80/20

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

Where

P_s	=	Points scored for price of bid under consideration
P_t	=	Price of bid under consideration
P_{min}	=	Price of lowest acceptable bid

BID NUMBER : ARMD/2023/06

CLOSING AT 11:00 ON : 03/08/2023

VALIDITY PERIOD: 120 DAYS

NAME OF BIDDER :

1. KD 17 pricing schedule:

ITEM NO	DESCRIPTION	QTY	UNIT PRICE IN FOREIGN CURRENCY	UNIT PRICE IN S.A. CURRENCY	SUBTOTAL
1	DEWATERING PUMPS				
1.1	Supply of a new SULZER dewatering pump as per Annexure A, section 3.1.1.1 in the RFB document.	1			
1.2	Refurbishment of existing dewatering pumps as per Annexure A, section 3.1.1.2 in the RFB document.	3			
1.3	(Training (theoretical and practical) as per Annexure A, section 3.1.1.4 in the RFB document.	20			
1.4	The service provider shall supply spares as per Table 1 in APPENDIX A below for future ADY use. (The pump specification is in Annexure A, section 3.1.1.2 in the RFB document).				
2	DRAINAGE PUMP				
2.1	Supply of a new FLYGT submersible drainage pump as per Annexure A, section 3.1.2.1 in the RFB document.	1			
2.2	The service provider shall supply spares as per Table 2 in APPENDIX A below for future ADY use. (The pump specification is in Annexure A, section 3.1.2.1 in the RFB document).				
3	SEA WATER PUMPS				
3.1	Supply of new pump set DESMI NSL 100-215/D02 (pump plus motor) as per Annexure A, section 3.1.3.1 in the RFB document.	1			
3.2	Supply of new pump set DESMI NSL 80-330/D02 (pump plus motor) as per Annexure A, section 3.1.3.1 in the RFB document.	1			
3.3	The service provider shall				

supply spares as per Table 3 in APPENDIX A below. (The pump specification is in Annexure A, section 3.1.3.1 in the RFB document).				
TOTAL (excluding VAT)				
VAT				
TOTAL (including VAT)				

2. Delivery address: Armscor Dockyard, Naval Dockyard, Simon's Town, Western Cape South Africa.
3. * Period required for commencement of delivery, after receipt of order:
 Line item 1.1:
 Line item 1.2:
 Line item 1.3:
 Line item 1.4:
 Line item 2.1:
 Line item 2.2:
 Line item 3.1:
 Line item 3.2:
 Line item 3.3:
4. * Rate of delivery:
 Line item 1.2 shall be completed within 12 months from receipt of order
 Line item 1.3 shall be completed within 6 months from receipt of order
5. * Period required for completion of order, after receipt thereof: 36 months
 * Must be completed by bidder if not completed by Armscor.
6. Price breakdown: Equipment repairs over 36 months contract period as per Annexure A, section 3.1.1.3 in the RFB document.
 - **Note:** Transport rate (R/km) shall be in line with Armscor's transport rate threshold.
 - Labour cost:

No.	Skill required	Rand per hour rate (R/hour)
5.1.	Assistant	
5.2.	Artisan	
5.3.	Technician	

7. Mark-up percentage for line items 1.1 up to and including 3.3 in the pricing schedule table above:
 _____%

APPENDIX A: SPARES FOR THE VARIOUS PUMPS PRICE SCHEDULE

Table 1: Spares to be supplied for ABS dewatering pumps service kit

ITEM NO.	PART NUMBER	DESCRIPTION	QTY	UNIT PRICE IN FOREIGN CURRENCY	UNIT PRICE IN S.A. CURRENCY	SUBTOTAL
1.	11100062	Mechanical Seal 110mm C-Cr	6			
2.	11110053	Mechanical Seal 110mm SIC-SIC	6			
3.	KIT	O-Ring Kit	3			
4.	KIT	Zinc Anode Kit	3			
5.	42130456	Seal-Probe	3			
6.	42130453	Seal-Probe	3			
7.	42130453	Seal-Probe	3			
8.	11020045	Angular Ball Bearing	3			
9.	11020044	Angular Ball Bearing	9			
10.	12120029	Temperature Control Device	3			
11.	12120031	Temperature Control Device	3			
12.	11010061	Radial Roller Bearing	9			
TOTAL (excluding VAT)						

Note: Transfer the TOTAL (excluding VAT) to the SUB TOTAL column in the KD 17 Pricing Schedule, line item 1.4

Table 2: Spares to be supplied for FLYGT drainage pumps service kit

ITEM NO.	PART NUMBER	DESCRIPTION	QTY	UNIT PRICE IN FOREIGN CURRENCY	UNIT PRICE IN S.A. CURRENCY	SUBTOTAL
1.	825626	Spring washer	3			
2.	825929	Retaining ring	3			
3.	829701	O ring kit	3			
4.	833021	Bearing	3			
5.	833028	Ball Bearing	3			
6.	7308300	Sticker	3			
7.	671 5613	Zinc anode kit	3			
8.	671 5611	Zinc anode kit	3			
9.	800 93 31	Mechanical seal	3			
10.	40-501 560	Mini cas (submersible pump seal monitor relay – part no SPSM1)	2			
11.	Control/016	Bolts and nuts (12 x m20 x 70 mm)	1			

		stainless steel bolts with washers and nuts)				
					TOTAL (excluding VAT)	

Note: Transfer the TOTAL (excluding VAT) to the SUB TOTAL column in the KD 17 Pricing Schedule, line item 2.2

Table 3: The service provider shall supply spares as listed below for future ADY use.

ITEM NO	DESCRIPTION	QTY	UNIT PRICE IN FOREIGN CURRENCY	UNIT PRICE IN S.A. CURRENCY	SUBTOTAL
1.	One (1) impellor for the DESMI NSL 100-215/D02 pump (Nickel aluminium bronze).	1			
2.	Set (2) of bearings for the DESMI NSL 100-215/D02 pump.	2			
3.	One (1) mechanical seal for the DESMI NSL 100-215/D02 pump.	1			
4.	One (1) impellor for the DESMI NSL 80-330/D02 pump (Nickel aluminium bronze).	1			
5.	Set (2) of bearings for the DESMI NSL 80-330/D02 pump.	2			
6.	One (1) mechanical seal for the DESMI NSL 80-330/D02 pump.	1			
				Total (excluding VAT)	

Note: Transfer the TOTAL (excluding VAT) to the SUB TOTAL column in the KD 17 Pricing Schedule, line item 3.3

-1-

**ARMAMENTS CORPORATION OF SOUTH AFRICA LTD
(ARMSCOR)**

QUESTIONNAIRE

REPLIES

1. What is the request for bids number?

.....

2. Price basis of bids (if deviating from **Delivered into store**):

.....

3. Indicate which of the following applies:

3.1 The prices are fixed.

☐

3.2 The prices are not fixed

☐

4. The delivery period shall be fixed

5. Are you the accredited agent in the RSA for the manufacturer of the supplies quoted by you?

.....

WHERE SUPPLIES OFFERED ARE TO BE IMPORTED OR ARE OFFERED EX BONDED WAREHOUSE, THE ATTACHED SECURITY QUESTIONNAIRE (KD 22) MUST BE COMPLETED AND THE FOLLOWING QUESTIONS ANSWERED:

6. Is a special import permit required?

.....

If not, state your imports permit number

.....

7. What are the names and addresses of your overseas suppliers? (Give particulars in KD 22)

.....

8. Foreign content:

8.1 What amount in foreign currency must be remitted? overseas?

.....

8.2 What is the rate of exchange used in converting the ZAR1,00 =

amount into SA Rand and the date on which this is based? DATE:

9. Statutory costs:

9.1 Are the goods quoted on subject to customs duty, ad valorem customs or surcharge?

.....

.../2

9.2 If so, what is the amount payable in respect of

a) Customs duty

b) Ad valorem customs duty?

PRICE BREAKDOWN

10. The following particulars must be furnished, failure of which may invalidate the bids.

	AMOUNT	% OF TOTAL PRICE
10.1 FOB/FCA cost of item		
10.2 Sea/Air freight		
10.3 Insurance charges		
10.4 Clearance charges		
10.5 Customs duties		
10.6 Ad valorem customs duties		
10.7 Delivery costs from port/airport to your premises		
10.8 Local content (excluding (10.10))		
10.9 Delivery costs from your premises into store		
10.10 Balance (detail to be submitted)		
TOTAL		

.....
DATE

.....
BIDDER'S SIGNATURE

-1-

**ARMAMENTS CORPORATION OF S.A. LIMITED
(ARMSCOR)**

PREVIOUS PURCHASES

LAST TWO BIDS

If any similar or identical equipment has been supplied to ARMSCOR,
or to any of ARMSCOR'S subsidiaries or the South African National Defence
Force, the completion of this form by bidders is compulsory.

DATE OF BIDS	ORGANIZATION	ORDER NO.	ITEMS PURCHASED	UNIT PRICE	MOTIVATION FOR PRICE DIFFERENCES

BIDDER:	
SURNAME AND INITIALS:	
DATE:	
SIGNATURE:	

**ARMAMENTS CORPORATION OF SOUTH AFRICA LIMITED
(ARMSCOR)**

SECURITY QUESTIONNAIRE ON THE IMPORTED CONTENT OF BIDS

1. In all cases where the supplies quoted are imported (either in full or in part), bidders shall furnish the following particulars (if space is insufficient, use additional pages):

1.1 COUNTRY OF ORIGIN:

Item No(s).	Country
.....
.....
.....
.....

1.2 NAME OF MANUFACTURER(S)/SUPPLIER(S)/STOCKIST(S):

Item No(s).	Name
.....
.....
.....
.....

1.3 NAME OF INTERMEDIARY (IES) (WHEN THERE IS NO DIRECT CONTACT WITH THE FIRMS LISTED IN 1.2):

Item No(s).	Name
.....
.....
.....
.....

1.4 NAME OF AGENTS RESPONSIBLE FOR SHIPPING AND CLEARANCE:

Item No(s)	Name
.....
.....
.....
.....

1.5 NAME OF BANK ARRANGING TRANSFER OF FUNDS OVERSEAS:

Item No(s).	Name
.....
.....
.....
.....

.../2

1.6 IS AN END-USER CERTIFICATE REQUIRED? YES/NO

If yes:-

Item No. (s).

.....

1.7 ARE THE ITEMS SUBJECT TO ANY SPECIAL EXPORT REQUIREMENTS? YES/NO

If Yes:-

Item No. (s).

Requirements

.....
.....
.....
.....

2. Failure to furnish the information requested may render the bid invalid.

.....
 NAME

.....
 DATE

.....
 BIDDER'S SIGNATURE

BROAD-BASED BLACK ECONOMIC EMPOWERMENT

ACRONYMS AND ABBREVIATIONS

B-BBEE	Broad-Based Black Economic Empowerment
CIPC	Companies and Intellectual Property Commission
COTS	Commercial Off The Shelf
EME	Exempted Micro Enterprises
MOTS	Military Off The Shelf
QSE	Qualifying Small Enterprises
SANAS	South African National Accreditations Systems

1. MANDATORY REQUIREMENTS IN TERMS OF THE 2019 DEFENCE SECTOR CODE

- 1.1 Bidders, excluding exempted entities, must comply with a minimum black equity ownership target of 35% in line with the Defence Sector Code, where applicable.
- 1.2 Mandatory requirements in terms of the defence sector code are applicable to all Department of Defence/Armcor requirements and all entities as envisaged in the Defence Sector Code.

2. PREFERENCE POINTS FOR BROAD-BASED BLACK ECONOMIC EMPOWERMENT

- 2.1 The following preference points will be awarded in terms of the Preferential Procurement Policy Framework Act, 2000; Preferential Procurement Regulations, 2022; Armscor Preference Point System of the Preferential Procurement Regulations, 2022.
- 2.2 The 80/20 preference point system is applicable to all bids with a Rand value of up to R50 000 000,00 (all applicable taxes included)
- 2.3 Preference points for this bid shall be awarded for:
- | | |
|---|-----|
| PRICE | 80 |
| B-BBEE STATUS | 20 |
| Total points for Price and B-BBEE must not exceed | 100 |
- 2.4 Bidders who do not submit a valid proof of B-BBEE status will score zero (0) for preference points.

3. ALLOCATION OF PREFERENCE POINTS FOR SPECIFIC GOALS

- 3.1 The preference points for specific goals will be allocated according to the table below, for acquisition of services, works or goods with a value of up to R50 000 000, 00. B-BBEE Points claimed must be in accordance with the table below and must be substantiated by means of a valid proof of B-BBEE.

(Specific Goals) B-BBEE status level	Points Allocated
Level 1	20
Level 2	18
Level 3	14
Level 4	12
Level 5	8
Level 6	6
Level 7	4
Level 8	2
Non-compliant	0

- 3.2 The Armscor BBE Division reserves the right to require a bidder and/or its sub-contractor(s) to substantiate any claim at any stage in the bidding process to verify and confirm the B-BBEE status of the bidder and/or its sub-contractor(s).

4. PRINCIPLES**4.1 Valid proof of B-BBEE status is either of the following:****4.1.1 A B-BBEE Sworn Affidavit fully completed and**

- 4.1.1.1 Deposed and signed in the presence of the Commissioner of Oaths
- 4.1.1.2 Does not contradict itself (% black ownership matches compliance level)
- 4.1.1.3 Commissioner of Oaths credentials and signature are reflected.

4.1.2 A B-BBEE Certificate issued by either the CIPC or a SANAS Accredited Verification Agency**4.1.3 An unincorporated Joint Venture / Consortium must submit a Consolidated B-BBEE Certificate in the name of the Joint Venture / Consortium issued by a SANAS accredited Verification Agency.****4.1.4 B-BBEE status must be based on the latest financial year-end information, otherwise it is invalid and unacceptable.**

B-BBEE DECLARATION**1. Confirmation of the Bidder's Turnover**

Name of the Bidder			
Registration Number			
Financial Year End			
Turnover (As at the latest financial year end)	R	Period Starting (Day, Month, Year)	
		Period Ending (Day, Month, Year)	

2. Confirmation of Subcontractors involved in the execution of the order:

Bidder	% Black Ownership	B-BBEE Status	% Value to be Contracted
1.			
Subcontractors	% Black Ownership	B-BBEE Status	% Value to be Contracted
1.			
2.			
3.			

*Percentages of the bid value which will be subcontracted including main contractor must add up to 100%.

3. Confirmation of Suppliers involved in the execution of the order:

Supplier's name	% Black Ownership	B-BBEE status	% Value to be Supplied
1.			
2.			
3.			
4.			
5.			

I, the undersigned, am duly authorised to certify on behalf of the abovementioned entity that the information contained herein above is true and correct.

AUTHORISED SIGNATURE : Date:

Name in block letters :

Capacity :

It is a condition of bids that the successful bidder **MUST** be tax compliant, or that satisfactory arrangements have been made with the South African Revenue Service (SARS) to meet the bidder's tax obligations. **FOREIGN COMPANIES ARE REQUIRED TO COMPLETE QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS OF ANNEXURE 1 TO KD 25**

1. In order to meet this requirement the bidder is required to access SARS e-filing and complete the SARS ONLINE "SARS tax compliance status" under tax status. Tax compliance requirements are also applicable to individuals who wish to submit bids.
2. SARS will then furnish the bidder with a Tax compliance PIN code that will be valid for a period of 1 (one) year from the date of approval.
3. The Tax compliance PIN letter shall be submitted with the bids, with an authorisation letter for Armscor to use the PIN code for verification of tax compliance status of the bidder.
4. In bids where Consortia /Joint Ventures / are involved, each party must submit a separate tax compliance PIN with authorisation letter.
5. In the event of subcontracting, tax compliance PIN letter and authorisation letter for the subcontractor must also be submitted with the bids.
6. Tax compliance is done via e-filing on the SARS website www.sars.gov.za.

NOTE: Armscor Suppliers/ Bidders and Subcontractors must remain tax compliant for the duration of their contracts.

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 interest¹ 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

- 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:

.....

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.

3 DECLARATION

I, the undersigned, (name)....., in submitting the accompanying bid, do hereby make the following statements that I certify to be true and complete in every respect:

- 3.1 I have read and I understand the contents of this disclosure;
- 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;
- 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.
- 3.4 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.
- 3.5 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.
- 3.6 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

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.

**ARMAMENTS CORPORATION OF SOUTH AFRICA LIMITED
(ARMSCOR)**

INTELLECTUAL PROPERTY REQUIREMENTS

1 INTRODUCTION

1.1 What is Intellectual Property?

Intellectual Property (or "IP") means the result or outcome of human creative effort as typically, but not exclusively, manifested and embodied in or taking the form of data items or documents.

IP typically includes design and mental activities, e.g.:

- Bills of Material (BOM's)
- Instructions,
- Reports,
- Specifications,
- Interface designs,
- Manufacturing processes,
- Material Specifications,
- Processes,
- Product designs,
- Re-engineering (maintenance/obsolescence),
- Software,
- Algorithms,
- Source Codes,
- System/integration designs,
- Test and Evaluation Methods, etc.

IP typically excludes Project Management activities and Hardware created/built according to a design or following a "recipe".

1.2 How is IP manifested?

IP is typically manifested and embodied in Data Items or Documents.

"Data items or Documents" means any recorded information, however recorded, including but not limited to books, manuscripts, reports, studies, algorithms, computer software, invention descriptions, registered patents, drawings, designs, plans, analyses, calculations, standards, data packs, process documents, instructions, specifications, mathematical or simulation models, compositions, photographs, video recordings, audio recordings, reports, holographic recordings, trademarks, graphical images, etc.

NOTE:

- The document itself is not IP
- The contents of a document represent IP
- The document becomes the tangible and recordable carrier of IP

1.3 What is Background IP?

For definition, refer to A-STD-0020 "Armcor General Conditions of Contract".

"Background IP" belongs to a contractor because he fully paid for the generation thereof or had bought it at his own cost, which may be used or serve as a basis from which to develop new Foreground IP.

1.4 What is Historic IP?

"Historic IP" is existing IP which was created previously, and which may serve as a basis from which to develop new Foreground IP.

1.5 What is Foreground IP?

For definition, refer to A-STD-0020 "Armcor General Conditions of Contract".

"Foreground IP" is new intellectual property that is created during the execution of the order.

1.6 When is IP Shared or Jointly Owned or Co-owned?

For the definition, refer to A-STD-0020 "Armcor General Conditions of Contract".

"Shared" or "Jointly Owned" or "Co-owned" IP is IP which belongs to both the DOD and a contractor, because both contributed to the cost of generation thereof. Ownership is typically (and preferably) proportional to contribution.

Historic and Foreground IP may be either

1. Wholly owned by the DOD; or
2. Shared or Jointly Owned or Co-owned between DOD or the contractor

2. IP RECORDAL REQUIREMENTS

It is a requirement that prospective suppliers provide all information about applicable Intellectual Property (IP) to the bid. Armcor will record the information on their IP System that will generate a Statement of IP which will be appended to the order. The Statement of IP will serve as a contractual agreement between Armcor and the contractor in so far as IP related matters are concerned.

The recordal requirements are further described herein and broken down to an appropriate level, as follows:

2.1 Background IP Utilised

For each Background IP Item that will be modified or utilised to generate Foreground IP in the execution of the quoted scope of work, provide the following details:

- Short IP description
- Original Supplier
- Cost of Establishment (If available)

2.2 Historic IP Utilised

For each Historical IP item that will be modified or is required as a prerequisite in the execution of the quoted scope of work, provide the following details:

- Armcor IP Number (if available)
- Short IP description
- The next information is to be provided **per order**, on which Historic IP was established:
 - Order Number on which Historic IP was generated
 - Master record index (MRI) reference
 - Original Supplier
 - Cost of Establishment
 - Percentage Ownership (DOD)
 - Associated Milestone / Line item on the order under which the IP was established

2.3 Foreground IP to be generated

For each new Foreground IP item that will be generated in the execution of the quoted scope of work, provide the following details:

- IP number of Historic IP, if IP is enhanced (modified/improved/upgraded).
- Short IP description
- Master record index (MRI) reference with version and date
- Original Supplier
- Cost of Establishment
- Percentage Ownership (DOD)
- Associated Milestone / Line item on the order under which the IP will be established.

Note 1: The cost of establishment has always been included in item/milestone prices of order, and will continue to be so included, but will in future become visible by being shown separately in the Statement of IP appended to orders in order to properly manage such IP;

Note 2: To facilitate the easy and correct recording of IP, bidders and contractors will be required to utilise the specially constructed spread sheet from Armscor's web site. After completion, the spreadsheet must be printed and attached to the bid, which will thus form an integral part of the bid.

3. SAFEGUARDING OF IP

3.1 IP Agreement

The IP agreement which will be embodied in the Statement of IP will be concluded with the main contractor in the name of the main contractor and will apply to the creating sub-contractor(s), who will remain the design authority for his particular IP.

3.2 Management and Safeguarding of IP

The main contractor will be responsible for the management of IP he generated during the execution of the order, as well as the management of IP generated by his sub-contractors. Upon completion of the project or order, the relevant IP will be formally transferred to the main contractor, who will then be responsible for the continued management of such IP.

The main contractor will be responsible for proper safeguarding and configuration control of IP, including off-site back-ups, as further described in various other Armscor documents, e.g. A-STD-0020 "Armscor General Conditions of Contract, K-STD-61 "Armscor Standard for Technical Contract Conditions", A-WI-014 "Armscor Security Instruction" and other documents that may be applicable.

3.3 IP Delivery

Notwithstanding 3.2 above, upon completion of the order, the main contractor will deliver all data items or documents relating to the IP generated during the execution of the order to Armscor ADAC Department.

3.4 IP Audits

Armscor is by law required to conduct an IP or intangible asset audit of all existing DOD IP every financial year. The main contractor will cooperate with Armscor's Intellectual Property Management Division and the Auditor General during the audit period and will make available all relevant information required to conduct the audit.

4. COMPLETION OF THE IP INFORMATION BY MEANS OF THE ELECTRONIC FORM

4.1 Background

The electronic form of the KD27 IP Information.xlsx is available as a Microsoft Excel workbook on the Armscor website (www.armscor.co.za/Downloads/Download.asp) and must be used as template to provide the relevant IP information.

The workbook consists of the following three spreadsheets:

- “Background IP” provides a form to capture all background IP information
- “Historic IP” provides a form to capture all historic IP information.
- “Foreground IP” provides a form to capture all foreground IP information.

4.2 Electronic Form Definitions

The column definitions as provided in the forms are as follows:

IP Name	A short descriptive name to identify the IP item.
IP Number	Armscor Number provided to Historic IP.
IP Description	An abridged description of the IP Item.
Original Supplier	The name of the supplier at which the IP item exists or was established.
Establishment Cost	The amount paid by Armscor to establish the IP Item (including VAT).
MRI Reference	The Master Record Index (MRI) or other document reference that uniquely describe the IP.
DOD Shareholding	The percentage of the IP that belongs to the DOD through Armscor
Associated Milestone/Item	The contractual milestone or item, which when completed, will define the point in time at which the IP will be established.

5. INTELLECTUAL PROPERTY QUESTIONNAIRE

I/We, the undersigned, who warrant that I/we am/are duly authorised to do so on behalf of the firm certify that the following information is correct and complete in terms of Intellectual Property relevant to the offered scope of work. (Please circle the relevant answer)

Will Background IP be applicable during the execution of the quoted scope of work? Yes No

If yes, state particulars by completing the 'Background IP' worksheet. Indicate each IP item as a separate line.

Will Historic IP be utilised and/or is it required as a prerequisite to execute the quoted scope of work? Yes No

If yes, state particulars by completing the 'Historic IP' worksheet for each IP item. Indicate each IP item as a separate line;

Will any of these Historic IP items be enhanced during the execution of the quoted scope of work? Yes No

If yes, also complete the 'Foreground IP' worksheet for those IP items

Will new Foreground IP be generated during the execution of the quoted scope of work? Yes No

If yes, state particulars by completing the 'Foreground IP' worksheet for each IP item. Indicate each IP item as a separate line.

This completed form, along with all additional information, as requested above where relevant, populated on the KD27 Spreadsheet, have to be attached to the bid.

WITNESSES:

1 _____

2 _____

SIGNATURES OF BIDDER(S)

DATE:

ADDRESS:

DEFENCE SECTOR BBBEE SWORN AFFIDAVIT – EXEMPTED MICRO ENTERPRISE

I, the undersigned,

Full name & Surname	
Identity number	

Hereby declare under oath as follows:

1. The contents of this statement are to the best of my knowledge a true reflection of the facts.
2. I am a Member / Director / Owner of the following enterprise and am duly authorised to act on its behalf:

Enterprise Name:	
Trading Name (If Applicable):	
Registration Number:	
Type of Entity (CC, (Pty) Ltd, Sole Prop etc.):	
Nature of Business:	
Definition of "Black People"	As per the Broad-Based Black Economic Empowerment Act 53 of 2003 as Amended by Act No 46 of 2013 "Black People" is a generic term which means Africans, Coloureds and Indians – (a) who are citizens of the Republic of South Africa by birth or descent; or (b) who became citizens of the Republic of South Africa by naturalisation- i. before 27 April 1994; or ii. on or after 27 April 1994 and who would have been entitled to acquire citizenship by naturalization prior to that date;"
Definition of "Black Designated Groups"	"Black Designated Groups means: (a) unemployed black people not attending and not required by law to attend an educational institution and not awaiting admission to an educational institution; (b) Black people who are youth as defined in the National Youth Commission Act of 1996; (c) Black people who are persons with disabilities as defined in the Code of Good Practice on employment of people with disabilities issued under the Employment Equity Act; (d) Black people living in rural and under developed areas; (e) Black military veterans who qualifies to be called a military veteran in terms of the Military Veterans Act 18 of 2011;"

ANNEXURE 1 TO KD24

3. I hereby declare under Oath that:

- The Enterprise has _____% Black Owned as per Amended Code Series 100 of the Amended Codes of Good Practice issued under section 9 (1) of B-BBEE Act No 53 of 2003 as Amended by Act No 46 of 2013,
- The Enterprise has _____% Black Female Owned as per Amended Code Series 100 of the Amended Codes of Good Practice issued under section 9 (1) of B-BBEE Act No 53 of 2003 as Amended by Act No 46 of 2013,
- The Enterprise has _____% Black Designated Group Beneficiaries as per Amended Code Series 100 of the Amended Codes of Good Practice issued under section 9 (1) of B-BBEE Act No 53 of 2003 as Amended by Act No 46 of 2013,
- Black Designated Group Owned % Breakdown as per the definition stated above:
 - Black Youth % = _____%
 - Black people living with disabilities % = _____%
 - Black Unemployed % = _____%
 - Black People living in Rural areas % = _____%
 - Black Military Veterans % = _____%
- Based on the Financial Statements/Management Accounts and other information available on the latest financial year-end of _____, the annual Total Revenue was R5,000,000.00 (Five Million Rands) or less
- Please confirm on the table below the B-BBEE level contributor, **by ticking the applicable box.**

100% Black Owned	Level One (135% B-BBEE procurement recognition)	
At Least 51% Black Owned	Level Two (125% B-BBEE procurement recognition)	
Less than 51% Black Owned	Level Four (100% B-BBEE procurement recognition)	

4. I know and understand the contents of this affidavit and I have no objection to take the prescribed oath and consider the oath binding on my conscience and on the owners of the enterprise which I represent in this matter.

5. The sworn affidavit will be valid for a period of 12 months from the date signed by commissioner.

Commissioner of Oaths	Deponent
Credentials and Signature	 <hr/> Signature
<hr/> Date	<hr/> Date

DEFENCE SECTOR BBBEE SWORN AFFIDAVIT – QUALIFYING SMALL ENTERPRISE

I, the undersigned,

Full name & Surname	
Identity number	

Hereby declare under oath as follows:

1. The contents of this statement are to the best of my knowledge a true reflection of the facts.
2. I am a Member / Director / Owner of the following enterprise and am duly authorised to act on its behalf:

Enterprise Name:	
Trading Name (If Applicable):	
Registration Number:	
Type of Entity (CC, (Pty) Ltd, Sole Prop etc.):	
Nature of Business:	
Definition of "Black People"	<p>As per the Broad-Based Black Economic Empowerment Act 53 of 2003 as Amended by Act No 46 of 2013 "Black People" is a generic term which means Africans, Coloureds and Indians –</p> <p>(a) who are citizens of the Republic of South Africa by birth or descent; or</p> <p>(b) who became citizens of the Republic of South Africa by naturalisation-</p> <p>i. before 27 April 1994; or</p> <p>ii. on or after 27 April 1994 and who would have been entitled to acquire citizenship by naturalization prior to that date;"</p>
Definition of "Black Designated Groups"	<p>"Black Designated Groups means:</p> <p>(a) unemployed black people not attending and not required by law to attend an educational institution and not awaiting admission to an educational institution;</p> <p>(b) Black people who are youth as defined in the National Youth Commission Act of 1996;</p> <p>(c) Black people who are persons with disabilities as defined in the Code of Good Practice on employment of people with disabilities issued under the Employment Equity Act;</p> <p>(d) Black people living in rural and under developed areas;</p> <p>(e) Black military veterans who qualifies to be called a military veteran in terms of the Military Veterans Act 18 of 2011;"</p>

3. I hereby declare under Oath that:

- The Enterprise has _____% Black Owned as per Amended Code Series 100 of the Amended Codes of Good Practice issued under section 9 (1) of B-BBEE Act No 53 of 2003 as Amended by Act No 46 of 2013,
- The Enterprise has _____% Black Female Owned as per Amended Code Series 100 of the Amended Codes of Good Practice issued under section 9 (1) of B-BBEE Act No 53 of 2003 as Amended by Act No 46 of 2013,
- The Enterprise has _____% Black Designated Group Beneficiaries as per Amended Code Series 100 of the Amended Codes of Good Practice issued under section 9 (1) of B-BBEE Act No 53 of 2003 as Amended by Act No 46 of 2013,
- Black Designated Group Owned % Breakdown as per the definition stated above:
 - Black Youth % = _____%
 - Black people living with disabilities % = _____%
 - Black Unemployed % = _____%
 - Black People living in Rural areas % = _____%
 - Black Military Veterans % = _____%
- Based on the Financial Statements/Management Accounts and other information available on the latest financial year-end of _____, the annual Total Revenue was between R5,000,000.00 (Five Million Rands) to R50,000,000.00 (Fifty Million Rands)
- Please confirm on the table below the B-BBEE level contributor, **by ticking the applicable box.**

100% Black Owned	Level One (135% B-BBEE procurement recognition)	
At Least 51% Black Owned	Level Two (125% B-BBEE procurement recognition)	

4. I know and understand the contents of this affidavit and I have no objection to take the prescribed oath and consider the oath binding on my conscience and on the owners of the enterprise which I represent in this matter.

5. The sworn affidavit will be valid for a period of 12 months from the date signed by commissioner.

Commissioner of Oaths	Deponent
Credentials and Signature	
	Signature
Date	Date

ANNEXURE 1 TO KD25

YOU ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF ARMSCOR							
BID NUMBER:		CLOSING DATE:		CLOSING TIME:			
DESCRIPTION							
BID RESPONSE DOCUMENTS MAY BE DEPOSITED IN THE BID BOX SITUATED AT :							
ARMSCOR BID BOX VISITORS ENTRANCE (BLOCK 8), 370 NOSSOB STREET,							
BIDDING PROCEDURE ENQUIRIES MAY BE DIRECTED TO				TECHNICAL ENQUIRIES MAY BE DIRECTED TO:			
CONTACT PERSON		Mr. A.L Mmbengwa		CONTACT PERSON		Mr. A.L Mmbengwa	
TELEPHONE NUMBER		012 428 3610		TELEPHONE NUMBER		012 428 3610	
FACSIMILE NUMBER		N/A		FACSIMILE NUMBER		N/A	
E-MAIL ADDRESS		scmbids@armscor.co.za		E-MAIL ADDRESS		scmbids@armscor.co.za	
SUPPLIER INFORMATION							
NAME OF BIDDER							
POSTAL ADDRESS							
STREET ADDRESS							
TELEPHONE NUMBER		CODE			NUMBER		
CELLPHONE NUMBER							
FACSIMILE NUMBER		CODE			NUMBER		
E-MAIL ADDRESS							
VAT REGISTRATION NUMBER							
SUPPLIER COMPLIANCE STATUS		TAX COMPLIANCE SYSTEM PIN:			OR	CENTRAL SUPPLIER DATABASE No:	MAAA
B-BBEE STATUS LEVEL VERIFICATION CERTIFICATE		TICK APPLICABLE BOX] <input type="checkbox"/> Yes <input type="checkbox"/> No		B-BBEE STATUS LEVEL SWORN AFFIDAVIT		TICK APPLICABLE BOX] <input type="checkbox"/> Yes <input type="checkbox"/> No	
[A B-BBEE STATUS LEVEL VERIFICATION CERTIFICATE/ SWORN AFFIDAVIT (FOR EMES & QSEs) MUST BE SUBMITTED IN ORDER TO QUALIFY FOR PREFERENCE POINTS FOR B-BBEE]							
ARE YOU THE ACCREDITED REPRESENTATIVE IN SOUTH AFRICA FOR THE GOODS /SERVICES /WORKS OFFERED?		<input type="checkbox"/> Yes <input type="checkbox"/> No [IF YES ENCLOSE PROOF]		ARE YOU A FOREIGN BASED SUPPLIER FOR THE GOODS /SERVICES /WORKS OFFERED?		<input type="checkbox"/> Yes <input type="checkbox"/> No	
QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS							
IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)?						<input type="checkbox"/> YES <input type="checkbox"/> NO	
DOES THE ENTITY HAVE A BRANCH IN THE RSA?						<input type="checkbox"/> YES <input type="checkbox"/> NO	
DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA?						<input type="checkbox"/> YES <input type="checkbox"/> NO	
DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA?						<input type="checkbox"/> YES <input type="checkbox"/> NO	
IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION?						<input type="checkbox"/> YES <input type="checkbox"/> NO	
IF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 BELOW.							

ANNEXURE 1 TO KD25

1. BID SUBMISSION:	
1.1.	BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.
1.2.	ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED-(NOT TO BE RE-TYPED) OR IN THE MANNER PRESCRIBED IN THE BID DOCUMENT.
1.3.	THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT, 2000 AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2022, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.
2. TAX COMPLIANCE REQUIREMENTS	
2.1	BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.
2.2	BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VERIFY THE TAXPAYER'S PROFILE AND TAX STATUS.
2.3	APPLICATION FOR TAX COMPLIANCE STATUS (TCS) PIN MAY BE MADE VIA E-FILE THROUGH THE SARS WEBSITE WWW.SARS.GOV.ZA.
2.4	BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH THE BID.
2.5	IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.
2.6	WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.
2.7	NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE, COMPANIES WITH DIRECTORS WHO ARE PERSONS IN THE SERVICE OF THE STATE, OR CLOSE CORPORATIONS WITH MEMBERS PERSONS IN THE SERVICE OF THE STATE."

NB: FAILURE TO PROVIDE / OR COMPLY WITH ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID INVALID.

SIGNATURE OF BIDDER:

CAPACITY UNDER WHICH THIS BID IS SIGNED:
(Proof of authority must be submitted e.g. company resolution)

DATE:



RFB NUMBER: ARMD/2023/06

PROVISION FOR A SERVICE PROVIDER TO SUPPLY AND REFURBISH VARIOUS PUMPS IN ARMSCOR DOCKYARD

SUMMARY: THIS DOCUMENT CONTAINS THE REQUIREMENT FOR THE PROVISION FOR A SERVICE PROVIDER TO SUPPLY ONE DEWATERING, ONE DRAINAGE AND TWO SEA WATER PUMPS.

REFURBISH THREE EXISTING DEWATERING PUMPS LOCATED AT THE PUMP STATION IN ARMSCOR DOCKYARD, SIMON'S TOWN.

DATE OF ISSUE : JUNE 2023

DEFINITIONS

The following non-standard terms have been used in this document, which are explained as follows:

Client	ARMSCOR Dockyard
Contractor	The company contracted by Armscor to supply as per Statement of Work
RFB	Request For Bid

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APPENDICES

ANNEXURE A: STATEMENT OF WORK
ANNEXURE B: OHASA ACT AGREEMENT

1. INTRODUCTION

1.1 Instruction to Bidder

The Bidder must strictly adhere to the requirements stipulated in this Request for Bid (RFB). The onus rests on the Bidder to submit an unambiguous bid in order to enable Armscor to carry out a transparent and fair bid evaluation.

1.2 Scope

The scope of this RFB covers the requirement of the Client for the provision for a service provider to supply one dewatering, one drainage and two sea water pumps. Refurbish three existing dewatering pumps located at the Pump Station in Armscor Dockyard, Simon's Town, as set out in Annexure A: Statement of Work in this document.

2. DOCUMENTS

2.1. Applicable Documents

No	Document No	Title
1	A-PROC-9053	Supplier Sourcing Procedure
2	A-DOC-9046	Terms of Reference for the Bid Specification Committee
3	A-DOC-9045	Terms of Reference for the Bid Evaluation Committee
4	A-PRAC-4011	B-BBEE Practice
5	Preferential Procurement Regulations 2022	Preferential Procurement Regulations 2022
6	Signed URS dated (09 May 2023)	User Requirement Statement for the provision for a service provider to supply and refurbish various pumps in Armscor Dockyard
7	OHSA	Occupational Health and Safety Act (Act 85 of 1993), Driven Machinery Regulations GNR.540 of 24 June 2015
8	A-STD-0010	Rules Applicable to prospective Contractors, Issue 2, 21 April 2014.
9	A-STD-0020	Armscor's General Conditions of Contract, Issue: 005, 22 June 2022.
10	A-STD-61 Part 6	Contract Conditions, Technical, Standard for Maintenance Programmes Applicable to clause 2 of A-STD-0020.

2.2. Reference Documents

No	Document No	Title
1	AA-GUID-1014	Critical Criteria Guideline
2	Act 5 of 2000	Preferential Procurement Policy Framework Act (PPPFA) No.5
3	Act 52 of 2003	Broad-Based Black Economic Empowerment Act, as amended
4	Defence Sector Code	Codes of Good Practice on Broad based Black Economic Empowerment as Gazetted
5	PPPFA Regulations of 2022	Preferential Procurement Regulations 2022

3. BID REQUIREMENTS

3.1. General

The bid shall address each and every requirement of the RFB in a comprehensive and logical way. The following information and communication is to be observed:

3.1.1 Armscor Registration

In order to qualify as a potential supplier, prospective Bidders must be registered with Armscor as a supplier. Bidders that are not registered shall undertake to register before the bid submission closing date. Registration must take place prior to any contract placement.

3.1.2 Communication

3.1.2.1 All communication with Armscor shall be made to: The Procurement Division, E-mail address: BambananiT@armscordy.co.za, Tel: +27 (021) 787 3177.

3.1.2.2 The Bidder shall appoint a single person for communication with Armscor. Communication shall not take place via an agent or representative other than a fulltime employee of the Bidder.

3.1.2.3 All enquiries regarding the RFB shall be directed to the Procurement Division and the RFB reference number shall be used in all correspondence.

3.1.2.4 No direct contact or communication with Armscor or the Department of Defence personnel shall be allowed, unless through formally arranged meetings or briefing sessions if and when required by the prospective Bidders

3.1.3 Submission of Bids

Partial Bids: Armscor shall only consider a bid for the total requirement. Partial bids shall not be considered.

3.1.4 Validity of Bids

The validity of the bid shall be one hundred and twenty (120) days after the tender closing date.

3.1.5 Confidentiality of information

The information contained in this RFB, as well as the response received shall be treated as "Company Confidential" between Armscor and the Bidder submitting the response. The receiver of this RFB may not disclose any information in connection with this RFB to the media or any third party, or allow information to be disclosed without prior written approval of Armscor. The potential Bidder shall ensure that any confidentiality arrangements between themselves and Armscor apply *mutatis mutandis* to partners and/or subcontractors or agents of the Bidder.

3.1.6 Submission of offer documentation

The original offer and two (2) copies thereof together with any supporting documentation such as brochures, handbooks and drawings shall be submitted to Armscor. The original must be marked as the original and each copy must be marked with a copy number. The original shall take precedence over any copy in the event of discrepancies.

3.2 Minimum requirements

The following is the minimum prescribed requirements of the bid:

3.2.1 Covering letter

The covering letter shall give a brief introduction to the bid and briefly summarise the implementation methodology, time-scale and the total cost. The letter shall also state any other aspects the Bidder deems necessary and important. The Bidder shall use the company's official letterhead when providing the covering letter.

3.2.2 Appendices

The Bidder shall complete and include the following with his offer:

ANNEXURE B - OHASA ACT AGREEMENT

3.2.3 Forms to be completed

The following forms shall be completed by the Bidder and submitted as part of the bid:

- Commercial Bid: all Armscor KD forms as per Armscor Procurement Secretariat requirements.

3.2.4 The Bidder shall demonstrate, as part of his bid and with the necessary evidence, that he has the necessary resources and appropriate expertise to supply the service should he be awarded the contract.

Note: The ARMSCOR Dockyard retains the right to perform an audit to confirm the integrity of the content of the bids received.

3.3 Registration of E-portal bids

In the case where potential bidders have downloaded the bid documents or obtained it from a party that downloaded it from the E-portal or from any other tender notification service provider, they are requested to inform the following person

Ms. B Tiso, E-mail address: BambananiT@armscordy.co.za, Tel: +27 (021) 787 3177.

By doing so, they will ensure that they are captured on the list of potential bidders and receive tender related correspondence such as bidders briefing minutes etc. Failure to register as such may invalid the bidders bid as their bid may exclude updated information issued by means of Bidders briefing minutes or updates.

4. NON COMPLUSORY BIDDER'S CONFERENCE

A **NON-COMPULSORY** bidder's conference will be held at Armscor Dockyard Simons' Town on 18/07/2023 at 11:00. Potential bidders are required to RSVP with Ms B. Tiso at telephone number (021) 787 3177/ E-mail address: BambananiT@armscordy.co.za. no later than 17/07/2023 It is highly recommended that bidders who have not had an opportunity to assess the site and requirement scope of work attend the bidder's conference so that each bid appropriately reflects the work that is to be carried out. Should a bidder not attend the bidder's conference, no allowance will be given for incorrect offers of work.

5. BID EVALUATION

4.1 Bids received

Bids received will be evaluated in accordance with an approved value model that was developed in accordance with A-DOC-9045, A-DOC-9046 and A-PROC-9053, and such value model consists of critical criteria and preference points system (PPS) that are reflected in this RFB. Failure by a Bidder to comply with a single critical criterion will result in immediate elimination from the adjudication process.

4.2 Awarding of Bids

The received bids will be evaluated in terms of the 80/20 Preference Point System as follows:

4.2.1 Price: 80 points

4.2.2 Specific Goals: 20 points

4.3 MANDATORY CRITERIA

4.3.1 TAX CLEARANCE CERTIFICATE REQUIREMENTS

It is a condition of bid that the successful bidder must be tax compliant, or that satisfactory arrangements have been made with the South African Revenue Service

(SARS) to meet the bidder's tax obligations. (not applicable to foreign companies).

- 4.3.1.1 In order to meet this requirement the bidder is required to access SARS e-filing and complete the SARS ONLINE "SARS tax compliance status" under tax status. Tax compliance requirements are also applicable to individuals who wish to submit offers.
- 4.3.1.2 SARS will then furnish the bidder with a Tax compliance PIN code that will be valid for a period of 1 (one) year from the date of approval.
- 4.3.1.3 The Tax compliance PIN letter shall be submitted with the bid, with an authorisation letter for Armscor to use the PIN code for verification of tax compliance status of the supplier.
- 4.3.1.4 In bids where Consortia /Joint Ventures / are involved, each party must submit a separate tax compliance PIN with authorisation letter.
- 4.3.1.5 In the event of subcontracting, tax compliance PIN letter and authorisation letter for the subcontractor must also be submitted with the bid.
- 4.3.1.6 Tax compliance is done via e-filing on the SARS website www.sars.gov.za.
- 4.3.1.7 Original valid tax clearance certificates issued before 18 April 2016 are still valid until the expiry date or on replacement with SARS tax compliance PIN.

NOTE: Armscor Suppliers/ Bidders and Subcontractors must remain tax compliant for the duration of their contracts.

4.4 BID EVALUATION PROCESS

Each received bid will be evaluated in 2-stages. A bid that does not comply with the requirements of Stage 1 will be eliminated from the evaluation process. The bids will be evaluated in evaluation criteria that are reflected in this RFB. Failure by a Bidder to comply with any single critical criterion will result in immediate elimination from the evaluation process.

STAGE 1	CRITICAL CRITERIA
STAGE 2	PREFERENCE POINT SYSTEM

4.4.1. STAGE 1: CRITICAL CRITERIA

Should the bidder fail to comply with any one of the critical criteria, the bid will be eliminated from the evaluation process resulting in it not being eligible for the awarding of a bid.

No	Critical Criteria
1	<p>Requirement The Bidder shall provide a price against each line item in the KD 17 pricing schedule table (line items 1.1 up to and including 3.3).</p> <p>Compliance Evidence: The Bidder shall provide a price against each line item in the KD 17 price schedule table (line items 1.1 up to and including 3.3).</p>
2	<p>Requirement The bidder shall have completed a refurbishment of a <u>SUBMERSIBLE PUMP</u>.</p> <p>Compliance Evidence: The bidder shall submit at least one (1) client reference letter on the client letterhead and signed by client representative with contact details, confirming that the bidder has completed a refurbishment of a <u>SUBMERSIBLE PUMP</u>.</p>
3	<p>Requirement The bidder shall refurbish and repair the dewatering pumps specified in Annexure A, sections 3.1.1.2 and 3.1.1.3 respectively of the RFB document in accordance with the OEM specification or recommendations.</p> <p>Compliance Evidence: The bidder shall submit documentary proof as follows:</p> <p>a) If the bidder is the <u>OEM</u> of the dewatering pumps specified in Annexure A, sections 3.1.1.2 and 3.1.1.3 of the RFB document, the bidder shall submit a letter, on the OEM letterhead, confirming</p>

	<p>that the bidder is the OEM of the equipment.</p> <p>OR</p> <p>b) If the <u>bidder</u> is the <u>OEM representative</u> of the dewatering pumps specified in Annexure A, sections 3.1.1.2 and 3.1.1.3 of the RFB document, an OEM authorisation letter, on the OEM letterhead shall be submitted.</p> <p>OR</p> <p>c) If the <u>bidder</u> is a <u>3rd party</u> of the dewatering pumps specified in Annexure A, sections 3.1.1.2 and 3.1.1.3 of the RFB document:</p> <ul style="list-style-type: none"> - a letter of support from the OEM representative, on the <u>OEM representative</u> letterhead indicating that they will be supporting the <u>bidder</u>, shall be submitted. - a letter of authorisation from the <u>OEM</u>, on the OEM letterhead, confirming that the <u>OEM representative</u> is the authorised representative of the dewatering pumps specified in Annexure A, sections 3.1.1.2 and 3.1.1.3 of the RFB document. <p>Notes:</p> <ul style="list-style-type: none"> • Original Equipment Manufacturer (OEM). • An OEM representative refers to all local agents, distributors, resellers or technical supports who, within their respective capacity, hold direct authorization by the OEM. • A 3rd Party is a bidder that is neither the OEM nor the OEM representative.
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4.4.2. STAGE 2: PREFERENCE POINT SYSTEM

Each bid that complies with all the critical criteria that have been set for the RFB shall be further evaluated in terms of the 80 / 20 Preference Point System (PPS). A maximum of 80 points shall be awarded for Price and a maximum of 20 points shall be awarded for Specific Goals.

For this RFB, the applicable Specific Goal will be Designated sectors (Local Content & Production). Points scored for Price and Specific Goal shall be added together to the maximum of 100 points and rounded off to the nearest two decimal points.

The bid shall be awarded to the bidder which scores the highest points in terms of 80 / 20 PPS.

Specific Goals for Procurement from Entities with local manufacturing capabilities for designated sectors		PPS Points
Designated Sectors		
1	Full compliance to Local Content and Production: Pumps, Medium Voltage (MV) Motor and Associated Equipment designated sector for items given in section 3.1.3, of Annexure A in the RFB document is applicable for this RFB.	10 points
2	Non-compliance to the Local Content and Production: Pumps, Medium Voltage (MV) Motor and Associated Equipment designated sector for items given in section 3.1.3, of Annexure A in the RFB document is applicable for this RFB.	0 points
RDP Programme: Promotion of South African Owned Enterprises		PPS Points
1	Entities which are BBBEE Level 1 with 51% black equity ownership	10 points
2	Entities which are BBBEE Level 2 with 51% black equity ownership	9 points
3	Non-compliance with 1 or 2	0 points
Maximum Specific Goals points		20 points

- 4.4.2.1 To qualify for Designated Sectors points**, the bidder shall submit the fully completed DTIC Annexures: C (Local Content Declaration – Summary Schedule), D (Imported Content Declaration – Supporting Schedule) & E (Local Content Declaration – Supporting Schedule to Annexure C). The DTIC Annexures shall be submitted irrespective of whether the minimum Local Content: Pumps, Medium Voltage (MV) Motor and Associated Equipment threshold of 70% have been met or not.

If the minimum Local Content: Pumps, Medium Voltage (MV) Motor and Associated Equipment threshold of 70% is not be met, then a DTIC letter of exemption must be submitted with the bid.

- 4.4.2.2. To qualify for the RDP Programme: Promotion of South African Owned Enterprises points**, the bidder shall submit a valid proof of B-BBEE status (B-BBEE certificate issued by a SANAS accredited verification agency or CIPC B-BBEE certificate or B-BBEE affidavit duly sworn and commissioned). If the bidder is a Joint Venture (JV) or Consortium, the bidder shall submit with the bid, a consolidated proof of B-BBEE status.

4.5 Qualifying Threshold
Not Applicable.

SECTION 2

A - ADDITIONAL CONDITIONS

1. ACCESS TO THE PREMISES

The Client shall grant the Contractor and/or his employees the necessary access at all reasonable times, in order to meet the obligations in terms of this Agreement, subject, however, to the Client's security arrangements. Access to the Client's premises may be refused under appropriate circumstances.

2. SECURITY

- 2.1. The Contractor shall be subject to the security rules and regulations as in place on any Client property he enters. These regulations shall be in line with Department of Defence unit security regulations. This includes controlled access through a security gate and prohibition of carrying photographic equipment (including cell phones with cameras), firearms, explosives, unlawful narcotics, etc. onto client property.
- 2.2. While on any Client property, the Contractor employees and vehicles may at all times be subjected to security searches by the security forces.
- 2.3. Transgression of any security rules and regulations can lead to detention by security and subsequent prosecution.

3. SAFETY

- 3.1 While on client property related to this contract, the contractor shall be responsible for the safety of his employees.
- 3.2 Should any of the contractor's employees sustain an injury, while on client property, through the contractor's action, the contractor shall be responsible for rendering medical attention.
- 3.3 The contractor enters client property at own risk. Treatment for any injury sustained by contractor's employee, caused by client action, but not due to negligence or malicious intent on the part of the client, shall be the responsibility of the contractor.
- 3.4 In any case, the client can, according to its discretion, render limited medical attention to the contractor, but the client will not accept any liability for the outcome of such medical assistance rendered. Furthermore, the client can, according to its discretion, charge the contractor for such service rendered.
- 3.5 The signed **ANNEXURE B, OHASA ACT AGREEMENT IN TERMS OF SECTION 37(2) OF THE OCCUPATIONAL HEALTH AND SAFETY**

ACT, NO 85 OF 1993 (AS AMENDED), as submitted by the contractor as part of his tender, shall become a binding agreement between the contractor and the client on award of the contract.

4. IDENTIFICATION

The Contractor shall at all times, on-site, positively identify all his employees and subcontractors by visually standardized dress/overalls and conspicuously attaching workers' respective name tags thereto.

5. CONTRACTOR'S STATUS AND RESPONSIBILITIES

- 5.1 The contractor shall not permit any worker to perform any task for which such worker has not been trained.
- 5.2 Under no circumstances may the contractor's employees litter, roam, sleep or prepare food on site, unless otherwise arranged and agreed to by the client.
- 5.3 Under no circumstances may the contractor's employees accept tasks (with or without payment) from the client's personnel or any other instruction/request that is not part of this contract.
- 5.4 The contractor shall see to it that his employees do not interfere in any way with the client's employees or with occupants of the premises.
- 5.5 The contractor shall comply with the client's security requirements.
- 5.6 The contractor shall not damage the property of the client or his employees.
- 5.7 The contractor shall leave all areas where work has been executed in a clean and neat condition.
- 5.8 The contractor shall not erect any signs or advertisements on site.
- 5.9 The contractor shall not unreasonably encumber the site with his materials and equipment, and shall make such provisions and carry out his operations in such a manner that will permit continuous, safe traffic and pedestrian circulation, and he shall provide and maintain safe access to all buildings within the work boundaries.
- 5.10 The contractor shall confine his equipment, tools, and the operations of his employees as indicated by the client and within the limits of statutory requirements.

B MAINTENANCE CONDITIONS

1. WORKING HOURS

All work on the Client's site shall take place during the Client's normal working hours, except when instructed by the Project Manager.

Normal working hours are:

Monday – Thursday: 07:15 - 16:30

Friday: 07:15 - 12:15

Should there be a requirement to work outside of the Client's normal working hours, sufficient notification and approval is required from the Project Manager.

2. ADVERSE CONDITIONS AND DEFECTS

- 2.1 The Contractor shall report in writing to the Client any adverse conditions prior to delivery, which may adversely affect delivery.
- 2.2 The Contractor shall not commence or continue with delivery until such adverse conditions have been investigated and corrected, unless otherwise instructed in writing by the Client.

ANNEXURE A STATEMENT OF WORK

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ABBREVIATIONS/LIST OF WORDS

ABS	- Brand
SULZER	- Brand
NPSHA	- Net positive suction head – Absolute
NPSHR	- Net positive suction head – Required
DESMI NSL	- Brand and model
FLYGT	- Brand
AFL	- Model of Sulzer brand
AFLX	- Model of Sulzer brand
OEM	- Original Equipment Manufacturer
COC	- Certificate of Conformance
ADY	- Armcor Dockyard
APM	- Armcor Project Manager
QCP	- Quality Control Plan
OEM	- Original Equipment Manufacturer
WA	- Work Authorisation

1. APPLICABLE DOCUMENTS

Occupational Health and Safety Act (85 of 1993).

2. INTRODUCTION

2.1. SCOPE

This document outlines the requirement for the provision for a service provider to supply one dewatering, one drainage and two sea water pumps.

Refurbish three existing dewatering pumps located at the Pump Station in Armscor Dockyard, Simon's Town.

2.2. BACKGROUND

Armscor Dockyard provides docking services to the South African Navy as part of the upkeep and maintenance of their vessels. The Dry Dock is one of the key areas used for this purpose. The Dry Dock is flooded when docking a vessel and drained once docking is complete. For the purpose of draining the Dock, the dewatering pumps are used. When water levels reach approximately 3m in the Dock, the dewatering pumps switch off and the drainage pump are switched on to drain the final volume left in the dock. The dewatering pumps ensure that majority of the volume of water is drained in a reasonable time in order to complete the docking process. It is imperative that the dewatering pumps be fully functional to ensure the availability of the Dry Dock.

The 6 bar and 10 bar sea water pumps are above ground vertical centrifugal pumps. The sea water pumps are primarily used for sea water circulation in the vessels for cooling down its systems.

3. REQUIREMENT

Standardization of fleet and parts is also required, to eliminate dealing with various suppliers when procuring parts due to dissimilar pump makes. This can also lead to major changes which can pose a risk to the Dock safety and availability.

A change in pump designs will compel Armscor to redesign the layout of the sump and should be avoided. In addition, procuring different pump models pose a risk of incompatibility with the existing set up. The procurement of the all pumps need to be the exact models as stated in paragraphs 3.1.1.1, 3.1.2.1 & 3.1.3.1 below to ensure compatibility and standardization with the existing set up (pumps, valves, piping, electrical controls, float switches, pedestals, etc.).

3.1. Armscor Dockyard requires the following:

3.1.1. DEWATERING PUMP

3.1.1.1. Supply the following:

- a) One (1) new SULZER dewatering pump with the following specifications:

Table 1: Technical data for SULZER dewatering pump

TECHNICAL DATA SULZER DEWATERING PUMP	
Liquid pumped	Sea water
Pump make	SULZER
Model	AFLX 1203 PE 3500/10 (Vertical model)
Impeller diameter	845mm
Number of vanes	5
Impeller material	Stainless steel
Shaft material	Stainless steel
Discharge diameter	1200mm
Rated power	350kW
Rated voltage	525V
Frequency	50Hz
Rated current	525A
RPM	591
Number of phases	3
Duty	2100 litre/second at 12 m total head
Auxiliary cable	One (1) x 120m length, 2.5 mm ² x 12-core flexible Water-resistant cable (HO 7 RN-F flexible trailing cable)
Power cable	One (1) x 120m length, 120 mm ² x 4 core flexible Water-

	resistant cable (HO 7 RN-P flexible trailing cable).
IP Rating	68
Anodes	Zinc
Coating	epoxy-coating 200um

- b) The pump shall be suitable for sea water. A corrosion resistant coating shall be applied to the submersible pump. Documentation shall be provided to ADY entailing the coating details and its life span.
- c) Zinc anodes shall be placed on the pumps.
- d) The new Sulzer dewatering pump supplied shall be fitted with new auxiliary and power cables as specified in Table 1.

3.1.1.2. Refurbishment of three (3) existing dewatering pumps:

- a) The contractor shall fully refurbish the existing three (3) submersible dewatering pumps with the following specifications:

Table 2: Technical data for ABS dewatering pump

TECHNICAL DATA FOR ABS DEWATERING PUMP	
Liquid pumped	Sea water
Pump make	ABS
Model	AFL 1203 M 3500/10-93 (Vertical model)
Impeller diameter	842mm
Number of vanes	5
Impeller material	Stainless steel
Discharge diameter	1200mm
Rated power	350kW
Rated voltage	525V~ 50Hz

Rated current	525A
RPM	594 Rev/min
Number of phases	3
Duty	1890 litre/second at 13.7 m total head
Auxiliary cable	One (1) x 120m length, 2.5 mm ² x 12 core flexible Water-resistant cable (HO 7 RN-F flexible trailing cable)
Power cable	One (1) x 120m length, 120 mm ² x 4 core flexible Water-resistant cable (HO 7 RN-F flexible trailing cable).
IP Rating	68
Anodes	Zinc
Coating	Epoxy-coating 200um

Table 3: Technical data for SULZER dewatering pump

TECHNICAL DATA FOR SULZER DEWATERING PUMP	
Liquid pumped	Sea water
Pump make	SULZER
Model	AFL 1203 M 3500/10-9X (Vertical model)
Impeller diameter	845mm
Number of vanes	5
Impeller material	Stainless steel
Discharge diameter	1200mm
Rated power	350kW
Rated voltage	525V~ 50Hz
Rated current	525A

RPM	594 Rev/min
Number of phases	3
Duty	2014 litre/second at 11.40 m total head
Auxiliary cable	One (1) x 120m length, 2.5 mm ² x 12 core flexible Water-resistant cable (HO 7 RN-F flexible trailing cable)
Power cable	One (1) x 120m length, 120 mm ² x 4 core flexible Water-resistant cable (HO 7 RN-F flexible trailing cable).
IP Rating	68
Anodes	Zinc
Coating	Epoxy-coating 200um

- b) The Service provider shall fully refurbish (mechanically and electrically) three (3) existing dewatering pumps and their motors listed in Table 2 and Table 4.

The mechanical refurbishment shall consist of replacement of all wear parts (all replacement parts shall be as per OEM recommendations), and balancing (shaft and impeller). Balancing report shall be provided to ADY.

The electrical refurbishment shall consist of rewinding the stator and rotor, motor test report (rotor balancing, vibration testing, current & temperature readings (temperature readings on the bearings and windings), the motor IP rating shall be IP 68 as per OEM standard.

- c) Following full refurbishment, all three submersible dewatering pumps shall be supplied and fitted with new auxiliary and power supply cables as specified in Table 2 and Table 3.
- d) All spares and parts removed from the dewatering pumps remain ADY's property and shall be returned to Armscor, unless stated otherwise, in writing, by Armscor.

- e) Zinc anodes shall be placed on all dewatering pumps.
- f) The refurbishment of all three dewatering pumps shall be completed within 12 months from receipt of Armscor's order. Armscor will release one pump for refurbishment each time.
- g) A fully signed QCP by the service provider and Armscor quality representative shall be provided to APM or appointed representative following refurbishment. Armscor quality representative will visit the repair workshop/s.
- h) The service provider's official Certificate of Conformance (COC), on the service provider's company letterhead, stating that all parts used during refurbishment are OEM parts.

3.1.1.3. Equipment repairs over 36 months contract period

- a) The service provider shall provide corrective maintenance services for maintenance tasks (including all replacement parts) on an ad-hoc basis – (ceiling amount budgeted for – invoice on actual amount via WA).
- b) In the event of works being required for the 4 dewatering pumps referred to in sections 3.1.1.1 & 3.1.1.2 and their cables (power supply and auxiliary cables), the time taken to respond and attend to the task shall be no more than 48 hours from receipt of communication from Armscor.
- c) The service provider shall provide a written quotation against the maintenance or service to be completed. A WA shall be issued against the maintenance or service. **No work shall be executed without a WA.**
- d) A WA, authorising the service provider to start work, will then be emailed to the service provide. Details of approved works will be detailed in the WA.
- e) The service provider shall acknowledge receipt of the WA within 48 hours of receipt of Armscor's communication.

- f) The estimated turnaround time for full repair/s shall be mutually agreed upon in writing between the Armscor and the service provider.
- g) Pressure test certification shall be provided following each repair.
- h) Conditions of acceptance
(after each task execution)
 - A fully signed QCP by the service provider and Armscor quality representative shall be provided to APM or appointed representative following each repair. Armscor quality representative will visit the repair workshop/s.
 - The service provider's official Certificate of Conformance (COC), on the service provider's company letterhead, stating that all parts used during servicing and repairs throughout the contract duration are OEM parts.

3.1.1.4. Training (theoretical and practical)

The service provider shall provide theoretical and on job maintenance training on SULZER dewatering pumps for 20 ADY personnel.

- a) The training must include but not limited to the following:
 - Cavitation: NPSHA; NPSHR; and calculation to demonstrate avoiding cavitation.
 - Pump Curves: Understanding these and applying them correctly. Specially to the ABS dewatering pump installation.
 - Static and Dynamic Heads: Friction losses and system calculations.
 - Service and maintenance procedures for the entire pump, including replacement of electrical safety devices on in the ABS dewatering pump.
 - Installation and commissioning of these pumps.
 - Certificates provided to each candidate after the completion of the training.

- b) The service provider shall indicate the training dates and durations (minimum 2 days) in which training shall take place. The on-the-job training for ADY personnel shall include the installation, commission and set to work of the SULZER dewatering pumps. The training must supplement comprehensive course material that must be provided to each trainee.

3.1.1.5. Customer furnished items

- a) Armscor Dockyard will provide an overhead 8-ton crane with an operator.
- b) A 5-ton forklift with driver is available onsite for transporting the equipment around the site.

3.1.1.6. Spares

The service provider shall supply spares as per Table 4 for future ADY use.

Table 4: Spares to be supplied for ABS dewatering pumps service kit

Item	Unit	Quantity	Part Number	Description
1	Each	6	11100062	Mechanical Seal 110mm C-Cr
2	Each	6	11110053	Mechanical Seal 110mm SIC-SIC
3	Each	3	KIT	O-Ring Kit
4	Each	3	KIT	Zinc Anode Kit
5	Each	3	42130456	Seal-Probe
6	Each	3	42130453	Seal-Probe
7	Each	3	42130453	Seal-Probe
8	Each	3	11020045	Angular Ball Bearing
9	Each	9	11020044	Angular Ball Bearing
10	Each	3	12120029	Temperature Control Device
11	Each	3	12120031	Temperature Control Device
12	Each	9	11010061	Radial Roller Bearing

3.1.2. DRAINAGE PUMP

3.1.2.1. Supply the following items:

One (1) new FLYGT submersible drainage pump with the following specifications.

Table 5: Technical data for FLYGT drainage pump

TECHNICAL DATA FOR FLYGT DRAINAGE PUMP	
Liquid pumped	Sea water
Pump make	FLYGT
Model	3301.660 (Vertical model)
Impeller no	630
Impeller material	Stainless steel
Discharge diameter	300mm
Rated power	55kW
Rated voltage	380...420V~ 50Hz
Rated current	113A
RPM	985 rev/min
Number of phases	3
Duty	200 litre/second at 17 m total head
Supply cable HO 7 RN flexible trailing rubber cable	One (1) x 60 metre length, 35mm ² X 4 core Flexible waterproof cable (Supply cable).
Auxiliary cable HO 7 RN flexible trailing rubber cable	One (1) x 60 metre length, 1.5mm ² X 4 core Flexible waterproof cable (Pilot cable).

- a) The new FLYGT drainage pump shall be supplied and fitted with one (1) new auxiliary and one (1) new power supply cable with specifications given in Table 5.
- b) The pump shall be suitable for sea water. A corrosion resistant coating shall be applied to the submersible pump. Anodes shall be placed on the pump. Documentation shall be provided entailing the coating details and its life span.

3.1.2.2. Spares

The service provider shall supply spares as per Table 6 for future ADY use.

Table 6: Spares to be supplied for FLYGT drainage pumps service kit

No	Unit	QTY	Part Number	Description
1	EA	3	825626	Spring washer
2	EA	3	825929	Retaining ring
3	EA	3	829701	O ring kit
4	EA	3	833021	Bearing

5	EA	3	833028	Ball Bearing
6	EA	3	7308300	Sticker
7	EA	3	671 5613	Zinc anode kit
8	EA	3	671 5611	Zinc anode kit
9	EA	3	800 93 31	Mechanical seal
10	EA	2	40-501 560	Mini cas (submersible pump seal monitor relay -- part no SPSM1)
11	EA	1	Control/016	Bolts and nuts (12 x m20 x 70 mm stainless steel bolts with washers and nuts)

3.1.3. SEA WATER PUMPS

3.1.3.1. Supply the following items:

- a) One (1) new pump set DESMI NSL 100-215/D02 (pump plus motor) to be supplied with the following specifications:

Table 7: Technical specification of DESMI NSL 100-215/D02 pump plus motor:

TECHNICAL DATA FOR DESMI NSL 100-215/D02	
Liquid pumped	Sea water
Pump make	DESMI
Model	NSL 100-215/D02 (Vertical model)
Impeller diameter size	213mm
Impeller and sealing rings material	NIAlBz (Nickel aluminium bronze)
Casing and shaft seal cover	Bronze
Flow rate (m ³ /hour)	70
RPM	2946
Power	30 KW
IMP (mm)	213
Pump colour	Orange
Motor Specifications	Duty: S1; IP:55

- b) One (1) new pump set DESMI NSL 80-330/D02 (pump plus motor) to be supplied with the following specification:

Table 8: Technical specification for DESMI NSL 80-330/D02 pump plus motor:

TECHNICAL DATA FOR DESMI NSL 80-330/D02	
Liquid pumped	Sea water
Pump make	DESMI

Model	NSL 80-330/D02 (Vertical model)
Impeller diameter size	330mm
Impeller and sealing rings material	NiAlBz (Nickel aluminium bronze)
Casing and shaft seal cover	Bronze
Flow rate (m3/hour)	72
RPM	2963
Power	75 KW
IMP	301
Pump colour	Orange
Motor Specifications	Duty: S1; IP:55

3.1.3.2. Spares (to be in accordance with Table 7 and Table 8)

The service provider shall supply spares as listed below for future ADY use.

- a) One (1) impellor for the DESMI NSL 100-215/D02 pump (Nickel aluminium bronze).
- b) Set (2) of bearings for the DESMI NSL 100-215/D02 pump.
- c) One (1) mechanical seal for the DESMI NSL 100-215/D02 pump.
- d) One (1) impellor for the DESMI NSL 80-330/D02 pump (Nickel aluminium bronze).
- e) Set (2) of bearings for the DESMI NSL 80-330/D02 pump.
- f) One (1) mechanical seal for the DESMI NSL 80-330/D02 pump.

3.1.4. ACCEPTANCE CONDITIONS REQUIREMENTS

3.1.4.1. The supplier shall provide the following documentation during site acceptance:

- a) Immediately after acceptance of order, the service provider must deliver a copy of their safety file prior to commencement of work, where the Safety department will approve/ reject the file. The safety file needs to be updated annually.

- b) The service provider's official COC, on the service provider's company letterhead, stating that all goods supplied are in accordance with the requirements of the Order.
- c) Documentation detailing the coating details and its life span for 3.1.1.1, 3.1.1.2, 3.1.2.1 & 3.1.3.1.
- d) Two hardcopies of operation and maintenance manuals and a soft copy. Spares parts list (with part numbers) shall also be included in the manual.
(Applicable for sections 3.1.1.1, 3.1.2.1 & 3.1.3.1)
- e) Performance data sheet for pump performance curve for the new pumps.
(Applicable for sections 3.1.1.1, 3.1.2.1 & 3.1.3.1)
- f) Pressure test certification shall be provided
(Applicable for sections 3.1.1.1, 3.1.1.2, 3.1.2.1 & 3.1.3.1.)

For section 3.1.1.3, pressure test certification shall be provided following repairs.

- g) The service provider shall ensure that the all pumps as per the above-mentioned specification are delivered into store at Armscor Dockyard Simon's Town in a condition that is fit for purpose and within agreed timelines and that delays shall be communicated to Armscor Dockyard Project Manager within reasonable time.

3.1.4.2. The service provider shall be present upon delivery of all goods at Armscor Dockyard, Simon's Town.

3.1.4.3. Immediately after acceptance of order, the service provider must deliver a copy of their safety file prior to commencement of work; where the Safety department will approve/ reject the file. The safety file needs to be updated annually.

ANNEXURE B: – OHASA ACT AGREEMENT

WRITTEN AGREEMENT ON OCCUPATIONAL HEALTH AND SAFETY

in accordance with the provisions of Section 37(2)
of the Occupational Health and Safety Act, Act No 85 of 1993

AS ENTERED INTO BY AND BETWEEN

(hereinafter referred to as the "Employer")

and

(hereinafter referred to as "the Contractor")

Contractor Compensation Fund Certificate Number: _____

Vendor Number: _____

Contract Number: _____

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DEFINITIONS

In this agreement, unless the context indicates otherwise –

Contractor

Contractor will be understood to represent the word "mandatory" as defined in the Construction Regulations of the Occupational Health and Safety Act, 85 of 1993

Employer

Employer will be understood to represent the word "client" as defined in the Construction Regulations of the Occupational Health and Safety Act, 85 of 1993

Hazard

means a source of or exposure to danger;

he/his/him/himself

will be used for the sake of expediency and is meant to incorporate the feminine.

Mandatory

includes an agent, a contractor or a subcontractor for work, but without derogating from his status in his own right as an employer or a user as defined in the Occupational Health and Safety Act 85 of 1993

Safe

means free from any hazard;

Workplace

means any premises or place where a person performs work in the course of his employment;

WARRANTY OF COMPLIANCE

*In terms of this agreement the **Contractor** warrants agreement to the arrangements and procedures as prescribed by the **Employer** and as provided for in terms of Section 37(2) of the OHS Act for the purposes of compliance with the Act and its regulations.*

*The **Contractor** further accepts that this contract, made in terms of Section 37(2), shall be read with the Occupational Health and Safety Act and any Regulation made in terms of Section 43 and any Standard Incorporated in terms of Section 44.*

*The **Contractor** acknowledges that this agreement constitutes an agreement in terms of Section 37(2) of the OHS Act, whereby all responsibility for health and safety matters relating to the work that the **Contractor** and his employees are to perform on behalf of the **Employer** shall be the obligation of the **Contractor**.*

CONTRACTOR AS AN EMPLOYER

*The **Contractor** shall be deemed to be an employer in its own right while engaged in the execution of the project. In terms of Section 16(1) of the OHS*

Act, the **Contractor** shall accordingly ensure that the requirements of the OHS Act are complied with by itself and/or its nominated Chief Executive Officer

ENVIRONMENTAL COMPLIANCE

The **Contractor** shall ensure that all National Environmental Management Act (NEMA) principles are considered. This shall not be considered in isolation but include the individual requirements of Specific Environmental Management Acts (SEMA's).

MSDS shall be available for all herbicides, pesticides, fertilisers and solvents where applicable, and sufficient safety briefings shall be conducted with appropriate employees regarding the risks associated with working with the aforementioned chemicals.

APPOINTMENTS AND TRAINING

The **Contractor** undertakes to ensure that he and all staff that will perform any work on behalf of the **Employer** will undergo induction training before doing any work whatsoever.

The **Contractor** shall appoint competent persons as per Section 16(2) of the OHS Act. Any such appointed person shall be trained on any occupational health and safety matter and the OHS Act provisions pertinent to the work that is to be performed under his responsibility. Copies of any appointments made by the **Contractor** shall immediately be provided to the **Employer**.

The **Contractor** shall further ensure that all his employees are trained on the health and safety aspects relating to the work and that they understand the hazards associated with such work being carried out. Without derogating from the foregoing, the **Contractor** shall, in particular, ensure that all operators and users of any vehicles, materials, machinery or equipment are properly trained in the use of such materials, machinery or equipment.

Notwithstanding the provisions of the above, the **Contractor** shall ensure that he, his appointed responsible persons and his employees are at all times familiar with the provisions of the OHS Act, and that they comply with the provisions of the Act.

SUPERVISION, DISCIPLINE AND REPORTING

The **Contractor** shall ensure that all work performed is done under strict supervision and that no unsafe or unhealthy work practices are permitted. Discipline regarding health and safety matters shall be strictly enforced against any of his employees regarding non-compliance by such employee with any health and safety matters.

The **Contractor** shall further ensure that his employees report to him all unsafe or unhealthy work situations immediately after they become aware of them and that he in turn immediately reports these to the **Employer** and/or his representative.

ACCESS TO THE OHS ACT

The **Contractor** shall ensure that he has an updated copy of the OHS Act on site at all times and that this is accessible to his appointed responsible persons and employees.

CO-OPERATION

The **Contractor** and/or his responsible persons and employees shall provide full co-operation and information if and when the **Employer** or its representative inquiries into occupational health and safety issues concerning the **Contractor**. It is hereby recorded that the **Employer** and its representatives shall at all times be entitled to make such enquiry.

Without derogating from the generality of the above, the **Contractor** and his responsible persons shall make available to the **Employer** and its representative, on request, all and any checklists and inspection registers required to be kept in respect of any of machinery or equipment.

WORK PROCEDURES

The **Contractor** shall implement safe work practices and shall ensure that his responsible persons and employees are made conversant with and adhere to such safe work practices.

HEALTH AND SAFETY MEETINGS

In terms of the OHS Act, as applicable, the **Contractor** shall establish his own health and safety committee(s) and ensure that his employees, being the committee members, hold health and safety meetings as often as may be required and at least once every 3 months should it be required in terms of the Act.

COMPENSATION REGISTRATION

The **Contractor** shall ensure that he has a valid registration with the Compensation Commissioner, as required in terms of the Compensation for Occupational Injuries and Diseases Act 130 of 1993, and that all payments owing to the Commissioner are discharged. The **Contractor** shall further ensure that the cover shall remain in force while any such employee is present on the premises. Certified copies of valid letters of good standing shall be submitted to the employer before work commences.

MEDICAL EXAMINATIONS

The **Employer** reserves the right to compel the **Contractor** to ensure that all his employees undergo routine medical examinations, and that they are medically fit for the purposes of the work they are to perform.

INCIDENT REPORTING AND INVESTIGATION

All incidents referred to in Section 24 of the OHS Act shall be reported by the **Contractor** to the Department of Labour and to the **Employer**. The **Employer** shall further be provided with copies of any written documentation relating to any incident occurring in the execution of work under contract or agreement with the **Employer**.

The **Employer** retains an interest in the reporting of any incident as described above as well as in any formal investigation and/or inquiry conducted in terms of Section 32 of the OHS-Act into such incident.

FIRE PRECAUTIONS AND FACILITIES

The **Contractor** shall ensure that an adequate supply of fire-protection and first-aid facilities is provided for the work to be performed where indicated as being required in terms of a risk assessment.

The **Contractor** shall further ensure that all his employees are familiar with fire precautions at the, which include fire-alarm signals and emergency exits, and that such precautions are adhered to.

Smoking is only to be permitted in designated smoking areas.

HYGIENE AND HOUSEKEEPING

The **Contractor** shall ensure that the work site and surrounding area is at all times maintained to a reasonably practicable level of hygiene and cleanliness.

NO NUISANCE

The **Contractor** shall ensure that no hindrance, hazard, annoyance or inconvenience is inflicted on the **Employer**.

INTOXICATION NOT ALLOWED

No intoxicating substance of any form shall be allowed. The **Contractor** shall ensure that adequate measures are implemented to ensure that no employee is, or remains, under the influence of alcohol when engaged in the **Employer's** business. Any person required to take medication shall notify the relevant responsible person thereof, as well as the potential side effects of the medication.

PERSONAL PROTECTIVE EQUIPMENT

The **Contractor** shall ensure that his responsible persons and employees are provided with adequate personal protective equipment (PPE) for the work they may perform and in accordance with the requirements of General Safety Regulation 2(1) of the OHS Act. The **Contractor** shall further ensure that his responsible persons and employees wear the PPE issued to them at all material times.

The **Employer** reserves the right to instruct the **Contractor** to obtain and use specific PPE, appropriate to the nature of the work and with due regard to the principle of reasonable practicality.

The **Contractor** shall provide appropriate safety signage and barricading and demarcation where necessary and appropriate. The **Employer** reserves the right to inform the **Contractor** of inadequate signage, barricading or demarcation and to instruct him to improve it before work may continue.

PLANT, MACHINERY, EQUIPMENT AND VEHICLES

In accordance with the provisions of Section 10(4) of the OHS Act, the **Contractor** hereby confirms that he has noted his liability for taking the necessary steps to ensure that any machine, article or substance that is provided to it is safe to use. The mandatory further warrants that this agreement is one made in terms of Section 10(4) of the OHS Act.

QUALIFICATIONS

The **Contractor** will provide the **Employer** with certified copies of all certificates necessary to confirm the competence of the **Contractor's** employees, such as operators certificates of competence, drivers licenses, PDP's, first aid training certificates and any other appropriate documents that the **Employer** may require.

NO USAGE OF THE EMPLOYER'S EQUIPMENT

The **Contractor** hereby acknowledges that his employees shall not be permitted to use any materials, machinery or equipment of the **Employer** unless the prior written consent of the **Employer** has been obtained, in which case the

Contractor shall ensure that only those persons authorised to make use of them, have access thereto.

TRANSPORT

The **Contractor** shall ensure that all road vehicles used on the premises are in a roadworthy condition and are licensed and insured. All drivers shall have relevant and valid driving licences and no vehicle shall carry passengers unless it is specifically designed to do so. All drivers shall adhere to the speed limits and road signs on the premises at all times. All occupants of a vehicle must wear safety belts and the drivers are not to use a hand held cell phone.

In the event that any hazardous substances are to be transported on or to the premises, the **Contractor** shall ensure that the requirements of the Hazardous Chemical Substances Act 15 of 1973 are complied with at all times.

INDEMNITY

The **Contractor** indemnifies the **Employer** against any claim, whether based in common law or legislation, which any party, including employees of the **Contractor**, may have against the **Employer** arising out of the performance or execution of the work.

DURATION OF AGREEMENT

This agreement shall remain in force for the duration of the work to be performed by the **Contractor**.

HEADINGS

The headings as contained in this agreement are for reference purposes only and shall not be construed as having any interpretative value in themselves or as giving any indication as to the meaning of the contents of the paragraphs contained in this agreement.

COSTS

The **Contractor** accepts that ensuring full compliance with the relevant Legislation and other health and safety requirements may have a cost implication. The **Contractor** accepts these costs as for its account, and warrants that the potential cost implication was disclosed prior to entering into contract.

SIGNATURES

FOR AND ON BEHALF OF THE CONTRACTOR

SIGNED at _____ on this _____ day of
_____ 2023

Name:

WITNESSES:

1. _____

2. _____

FOR AND ON BEHALF OF THE EMPLOYER

SIGNED at _____ on this _____ day of
_____ 2023

Name:

WITNESSES:

1. _____

2. _____