Item No		Quantity	Rate	Amount
	BILL NO. 1			
	PRELIMINARIES			
	(CPAP Work Group No. 190 Unless Otherwise Stated)			
	MEANING OF TERMS "TENDER / TENDERER"			
	Any reference to the words "Tender" or "Tenderer" herein and/or in any other documentation shall be construed to have the same meaning as the words "Bid" or "Bidder".			
	PRELIMINARIES			
	The JBCC Preliminaries Code 2103, May 2005 edition for use with the JBCC Principal Building Agreement Edition 4.1 Code 2101, March 2005 is taken to be incorporated herein. The tenderer is deemed to have referred to these documents for the full intent and meaning of each clause. These clauses are referred to by number and heading only. Where standard clauses or options are not applicable to the contract such modifications or corrections as are necessary are given under each relevant clause. Where an item is not relevant to this specific contract such item is marked. "N/A" signifying "Not Applicable".			
	PRICING OF PRELIMINARIES			
	Should Option A, as set out in clause B10.3.1 hereinafter be used for the adjustment of preliminaries then each item priced is to be allocated to one or more of the three categories Fixed, Value Related or Time Related and the respective amounts entered in the spaces provided under each item.			
	Items not priced in these Preliminaries shall be deemed to be included elsewhere in these Bills of Quantities.			
	SECTION A: JBCC PRINCIPAL BUILDING AGREEMENT			
	DEFINITIONS			
	Carried Forward Bill No. 1 Preliminaries		R	

Brought Forward	R	
A1.0		
Clause 1.0		
Clause 1.1 Definition of "Commencement Date" is added:		
COMMENCEMENT DATE means the date of site handover.		
Clause 1.1 Definition of "Construction Guarantee" is amended by replacing it with the following:		
CONSTRUCTION GUARANTEE means a guarantee at call obtained by the contractor from an institution approved by the employer in terms of the employer's construction guarantee form as selected in the schedule.		
Clause 1.1 Definition of "Construction Period" is amended by replacing it with the following:		
CONSTRUCTION PERIOD means the period commencing on the date that possession of the site is given to the contractor and ending on the date of practical completion.		
Clause 1.1 Definition of "Corrupt Practice" is added:		
CORRUPT PRACTICE means the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.		
Clause 1.1 Definition of "Fraudulent Practice" is added:		
FRAUDULENT PRACTICE means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any tenderer and includes collusive practice among tenderers (prior to or after the tender submission) designed to establish tender prices at artificial non-competitive levels and to deprive the tenderer of the benefits of free and open competition.		
Carried Forward Bill No. 1 Preliminaries	R	

Brought Forward		R	
Clause 1.1 Definition of "Interest" is amended by replacing it with the following:			
INTEREST means the interest rates applicable on this contract, whether specifically indicated in the relevant clauses or not, will be the rate as determined by the Minister of Finance, from time to time, in terms of section 80(1)(b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999).			
Clause 1.1 Definition of "Principal Agent" is amended by replacing it with the following:			
PRINCIPAL AGENT means the person or entity appointed by the employer and named in the schedule. In the event of a principal agent not being appointed, then all the duties and obligations of a principal agent as detailed in the agreement shall be fulfilled by a representative of the employer as named in the schedule.			
Clause 1.1 Definition of "Security" is amended by replacing it with the following:			
SECURITY means the form of security provided by the employer or contractor, as stated in the schedule, from which the contractor or employer may recover expense or loss.			
Clause 1.6 is amended by replacing the words "prepaid registered post, telefax or e-mail" with "prepaid registered post or telefax"			
Clause 1.6.4 is amended by replacing it with the following:			
OBJECTIVE AND PREPARATION			
A2.0 OFFER, ACCEPTANCE AND PERFORMANCE Clause 2.0 Fixed:R Value related: Time related:	Item		
No clause Fixed: Value related: Time related:			
Carried Forward  Bill No. 1 Preliminaries		R	

1

Brought Forward	R	
A3.0DOCUMENTS Clause 3.0Clause 3.2.1 is amended by replacing "14.1" with "14.0"Clause 3.7 is amended by the addition of the following: The contractor shall supply and keep a copy of the JBCC Series 2000 Principal Building Agreement and Preliminaries applicable to this contract on the site, to which the employer, principal agent and agents shall have access at all times.		
Clause 3.10 is amended by replacing the second reference to "principal agent" with the word "employer".		
A4.0DESIGN RESPONSIBILITY Clause 4.0 Clause 4.3 is amended by replacing it with the following:No clause		
A5.0 EMPLOYER'S AGENTS Clause 5.0 Clause 5.1.2 is amended to include clauses 32.6.3, 34.3, 34.4 and 38.5.8Fixed: Value related: Time related:		
A6.0 SITE REPRESENTATIVE Clause 6.0  Fixed: Value related: Time related:		
A7.0 COMPLIANCE WITH REGULATIONS Clause 7.0 Note: A separate clause has been included in Section C: Specific Preliminaries of the bills of quantities / lump sum document for the contractor to have the opportunity to price for all the requirements of the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification.Fixed: Value related: Time related:		
A8.0 WORKS RISK Clause 8.0 Fixed: Value related: Time related:		
A9.0 INDEMNITIES Clause 9.0 Fixed: Value related: Time related:		
A10.0 WORKS INSURANCES Clause 10.0 Clause 10.0 is amended by the addition of the following clauses:		
10.5 Damage to the Works (a)		
Carried Forward  Bill No. 1 Preliminaries	R	

Brought Forward	R	
(b) Without in any way limiting the contractor's obligations in terms of the contract, the contractor shall bear the full risk of damage to and/or destruction of the works by whatever cause during construction of the works and hereby indemnifies and holds harmless the employer against any such damage. The contractor shall take such precautions and security measures and other steps for the protection and security of the works as the contractor may deem necessary. The contractor shall at all times proceed immediately to remove or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works.		
(c) The employer shall carry the risk of damage to or destruction of the works and material paid for by the employer that is the result of the excepted risks as set out in 10.6		
(d) Where the employer bears the risk in terms of this contract, the contractor shall, if requested to do so, reinstate any damage or destroyed portions of the works and the costs of such reinstatement shall be measured and valued in terms of 32.0 hereof.		
10.6 Injury to Persons or loss of or damage to Properties (a)The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever arising out of or in the course of or caused by the execution of the works unless due to any act or negligence of any person for whose actions the employer is legally liable.		
(b) The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person, arising out of or in the course of or by reason of the execution of the works unless due to any act or negligence of any person for whose actions the employer is legally liable.		
Carried Forward Bill No. 1 Preliminaries	R	

1	Brought Forward	1	R∥	1
	Drought 1 orward			
instruction to be made manner at employers good and	ntractor shall, upon receiving a contract from the principal agent, cause the same good in a perfect and workmanlike his own cost and in default thereof the shall be entitled to cause it to be made to recover the cost thereof from the or to deduct the same from amounts due tractor.			
protection premises properties premises premises premises premises premises premises premises premises protection premises protection premises protection premises protection premises protection premises protection premises premises premises protection premises premises protection premises protection premises p	ntractor shall be responsible for the and safety of such portions of the blaced under his control by the employer pose of executing the works until the e certificate of practical completion.			
risk of rem adjoining I any structor contractor will remain specific lin of or injury consequer	the execution of the works involves the loval of or interference with support to properties including land or structures or large to be altered or added to, the shall obtain adequately insurance and adequately insured or insured to the nit stated in the contract against the death of to persons or damage to such property at on such removal or interference with tuntil such portion of the works has been			
(f) The cor immediate any debris	tractor shall at all times proceed by at his own cost to remove or dispose of and to rebuild, restore, replace and/or property and to execute the works.			
being exec "High Risk highly uns result in ca	risk insurance In the event of the project suted in a geological area classified as a Area", that is an area which is subject to table subsurface conditions that might atastrophic ground movement evident by r doline formation the following will apply:			
from the c date of the the full ris harmless t and/or des catastroph The contra security m	nage to the works The contractor shall, commencement date of the works until the certificate of practical completion bear of and hereby indemnifies and holds he employer against any damage to truction of the works consequent upon a ic ground movement as mentioned above. Cotor shall take such precautions and easures and other steps for the protection of the may deem necessary.			
Bill No. 1 Preliminario	Carried Forward		R	

Brought Forward	R	
When so instructed to do so by the principal agent, the contractor shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works, at the contractor's own costs.		
10.7.2 Injury to persons or loss of or damage to property The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above.		
The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract.		
Carried Forward Bill No. 1 Preliminaries	R	

	Brought Forward		R	
	10.7.3 It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2.  Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty one (21) calendar days of the commencement date but before commencement of the works, submit to the employer proof of such insurance policy, if requested to do so.			
2	10.7.4 The employer shall be entitled to recover any and all losses and/or damages of whatever nature suffered or incurred consequent upon the contractor's default of his obligations as set out in 10.7.1; 10.7.2 and 10.7.3. Such losses or damages may be recovered from the contractor or by deducting the same from any amounts still due under this contract or under any other contract presently or hereafter existing between the employer and the contractor and for this purpose all these contracts shall be considered one indivisible whole. Fixed: Value related: Time related:	Item		
3	A11.0 LIABILITY INSURANCES Clause 11.0  Fixed: Value related:.16 Time related:	Item		
	A12.0 EFFECTING INSURANCES Clause 12.0  Fixed: Value related: Time related:			
	<u>A13.0</u>			
	A14.0 SECURITY Clause 14.0 Clauses 14.1 - 14.8 are amended by replacing them with the following:			
	14.1 In respect of contracts with a contract sum up to R1 million, the security to be provided by the contractor to the employer will be a payment reduction of five per cent (5%) of the value certified in the payment certificate (excluding VAT).			
	14.1.1 The payment reduction of the value certified in a payment certificate shall be mutatis mutandi in terms of 31.8(A).			
	Carried Forward  Bill No. 1  Preliminaries		R	

I	Brought Forward	R	
	14.1.2 The employer shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to refund the payment reduction security or portions thereof to the contractor.		
	14.2 In respect of contracts with a contract sum above R1 million, the contractor shall have the right to select the security to be provided in terms of 14.3, 14.4, 14.5, 14.6, or 14.7 as stated in the schedule. Such security shall be provided to the employer within twenty one (21) calendar days from commencement date. Should the contractor fail to select the security to be provided or should the contractor fail to provide the employer with the selected security within twenty one (21) calendar days from commencement date, the security in terms of 14.7 shall be deemed to have been selected.		
	14.3 Where security as a cash deposit of ten per cent (10%) of the contract sum (excluding VAT) has been selected:		
	14.3.1 The contractor shall furnish the employer with a cash deposit equal in value to ten per cent (10%) of the contract sum (excluding VAT) within twenty one (21) calendar days from commencement date.		
	14.3.2 Within twenty one (21) calendar days of the date of practical completion of the works the employer shall reduce the cash deposit to an amount equal to three per cent (3%) of the contract value (excluding VAT), and refund the balance to the contractor.		
	14.3.3 Within twenty one (21) calendar days of the date of final completion of the works the employer shall reduce the cash deposit to an amount equal to one per cent (1%) of the contract value (excluding VAT) and refund the balance to the contractor.		
	14.3.4 On the date of payment of the amount in the final payment certificate, the employer shall refund the remainder of the cash deposit to the contractor.		
	<b>Carried Forward</b> Bill No. 1 Preliminaries	R	

Brought Forward	R	
14.3.5 The employer shall be entitled to recover expense and loss from the cash deposit in terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to refund the cash deposit security or portions thereof to the contractor.		
14.3.6 The parties expressly agree that neither the employer nor the contractor shall be entitled to cede the rights to the deposit to any third party.		
14.4 Where security as a variable construction guarantee of ten (10%) of the contract sum (excluding VAT) has been selected: 14.4.1 The contractor shall furnish the employer with an acceptable variable construction guarantee equal in value to ten percent (10%) of the contract sum (excluding VAT) within twenty-one (21) calender days from commencement date 14.4.2 The variable construction guarantee shall reduce and expire in terms of the Varaible Construction Guarantee form included in the invitation to tender 14.4.3 The employer shall return the variable construction guarantee to the contractor within fourteen (14) calender days of it expiring 14.4.4 Where the employer has a right of recovery against the contractor in terms of 33.0, the employer shall issue a written demand in terms of the variable construction guarantee		
14.5 Where security as a fixed construction guarantee of five per cent (5%) of the contract sum (excluding VAT) and a five per cent (5%) payment reduction of the value certified in the payment certificate (excluding VAT) has been selected:		
14.5.1 The contractor shall furnish a fixed construction guarantee to the employer equal in value to five per cent (5%) of the contract sum (excluding VAT).		
14.5.2 The fixed construction guarantee shall come into force on the date of issue and shall expire on the date of practical completion.		
14.5.3 The employer shall return the fixed construction guarantee to the contractor within fourteen (14) calendar days of it expiring.		
Carried Forward Bill No. 1 Preliminaries	R	

Brought Forward	R	
14.5.4 The payment reduction of the value certified in a payment certificate shall be in terms of 31.8 (A) and 34.8		
14.5.5 Where the employer has a right of recovery against the contractor in terms of 33.0, the employer shall be entitled to issue a written demand in terms of the fixed construction guarantee or may recover from the payment reduction or may do both.		
14.6 Where security as a cash deposit of five per cent (5%) of the contract sum (excluding VAT) and a payment reduction of five per cent (5%) of the value certified in the payment certificate (excluding VAT) has been selected:		
14.6.1 The contractor shall furnish the employer with a cash deposit equal in value to five per cent (5%) of the contract sum (excluding VAT) within twenty one (21) calendar days from commencement date.		
14.6.2 Within twenty one (21) calendar days of the date of practical completion of the works the employer shall refund the cash deposit in total to the contractor.		
14.6.3 The payment reduction of the value certified in a payment certificate shall be mutatis mutandi in terms of 31.8(A).		
14.6.4 Where the employer has a right of recovery against the contractor in terms of 33.0, the employer may issue a written notice in terms of 33.4 or may recover from the payment reduction or may do both		
14.7 Where security as a payment reduction of ten per cent (10%) of the value certified in the payment certificate (excluding VAT) has been selected:		
14.7.1 The payment reduction of the value certified in a payment certificate shall be mutatis mutandi in terms of 31.8(B).		
Carried Forward Bill No. 1 Preliminaries	R	

	Brought Forward		R	
1	14.7.2 The employer shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to refund the payment reduction or portions thereof to the contractor.			
	14.8 Payments made by the guarantor to the employer in terms of the fixed or variable construction guarantee shall not prejudice the rights of the employer or contractor in terms of this agreement.			
4	14.9 Should the contractor fail to furnish the security in terms of 14.2, the employer, in his sole discretion and without notification to the contractor, is entitled to change the contractor's selected form of security to that of a ten per cent (10%) payment reduction of the value certified in the payment certificate (excluding VAT), whereafter 14.7 shall be applicable. Fixed:	ltem		
	Value related: Time related:	iteiii		
	A15.0 PREPARATION FOR AND EXECUTION OF THE WORKS Clause 15.0 Clause 15.1.1 is amended by replacing it with: No Clause			
5	Clause 15.1.2 is amended by replacing it with: The security selected in terms of 14.0			
6	Clause 15.1 is amended by the addition of the following clause: 15.1.4 An acceptable health and safety plan, required in terms of the Occupational Health and Safety Act, 1993 (Act 85 of 1993), within twenty one (21) calendar days of commencement date.			
7	Clause 15.2.1 is amended by replacing it with the following clause:			
8	Give the contractor possession of the site within ten (10) working days of the contractor complying with the terms of 15.1.4 Fixed: Value related: Time related:	Item		
	A16.0 ACCESS TO THE WORKS Clause 16.0  Fixed: Value related: Time related:			
	Carried Forward		R	
	Bill No. 1 Preliminaries			

	Brought Forward		R	
	A17.0 CONTRACT INSTRUCTIONS Clause 17.0 Clause 17.1.11 is amended by deleting the words "and the appointment of nominated and selected subcontractors". Fixed: Value related: Time related:			
9	A18.0 SETTING OUT OF THE WORKS Clause 18.0 Fixed: Value related: Time related:	Item		
	A19.0 ASSIGNMENT Clause 19.0 Fixed:  Value related: Time related:			
	A20.0 NOMINATED SUB-CONTRACTORSClause 20.0 Clause 20.1.3 is amended by replacing it with the following: No ClauseNote: See item B9.1 hereinafter for adjustment of attendance on nominated subcontractors executing work allowed for under provisional sums.			
	A21.0 SELECTED SUBCONTRACTORS Clause 21.0 Clause 21 is amended by replacing it with: No Clause Fixed: Value related: Time related:			
	A22.0 EMPLOYER'S DIRECT CONTRACTORS Clause 22.0 Fixed: Value related: Time related:			
	A23.0 CONTRACTOR'S DOMESTIC SUBCONTRACTORS Clause 23.0 Fixed: Value related:  Time related:			
	A24.0 PRACTICAL COMPLETION Clause 24.0  Fixed: Value related: Time related:			
	A25.0 WORKS COMPLETION Clause 25.0  Fixed: Value related: Time related:			
	A26.0 FINAL COMPLETION Clause 26.0 Clause 26.1.2 is amended by inserting "#" next to 26.1.2 Fixed: Value related: Time related:			
	Carried Forward  Bill No. 1  Preliminaries		R	

Brought Forward	R	Ī
A27.0 LATENT DEFECTS LIABILITY PERIOD Clause 27.0 Fixed: Value related: Time related:		
A28.0 SECTIONAL COMPLETION Clause 28.0  Fixed:		
A29.0 REVISION OF DATE FOR PRACTICAL COMPLETION Clause 29.0 Clause 29.2.5 is amended by replacing it with: No clause Fixed: Value related: Time related:		
A30.0 PENALTY FOR NON-COMPLETION Clause 30.0 Fixed: Value related: Time related:		
PAYMENT		
A31.0 INTERIM PAYMENT TO THE CONTRACTOR Clause 31.0 Clause 31.5.2 is amended by replacing "14.7.1" with "14.0"		
Clause 31.8 as amended by replacing it with the following two alternative clauses:		
Alternative A 31.8(A) Where a security is selected in terms of 14.1; 14.5 or 14.6, the value of the works in terms of 31.4.1 and materials and goods in terms of 31.4.2 shall be certified in full. The value certified shall be subject to the following percentage adjustments:		
31.8(A).1 Ninety five per cent (95%) of such value in interim payment certificates issued up to the date of practical completion.		
31.8(A).2 Ninety seven per cent (97%) of such value in interim payment certificates issued on the date of practical completion and up to but excluding the date of final completion.		
31.8(A).3 Ninety nine per cent (99%) of such value in interim payment certificates issued on the date of final completion and up to but excluding the final payment certificate in terms of 34.6.		
Carried Forward  Bill No. 1  Preliminaries	R	
		ı

Brought Forward	R	
31.8(A).4 One hundred per cent (100%) of such value in the final payment certificate in terms of 34.6 except where the amount certified is in favour of the employer. In such an event the payment reduction shall remain at the adjustment level applicable to the final payment certificate.		
Alternative B		
31.8(B) Where security is a payment reduction in terms of 14.7 has been selected, the value of the works in terms of 31.4.1 and materials and goods in terms of 31.4.2 shall be certified in full. The value certified shall be subject to the following percentage adjustments:		
31.8(B).1 Ninety per cent (90%) of such value in interim payment certificates issued up to the date of practical completion.		
31.8(B).2 Ninety seven per cent (97%) of such value in interim payment certificates issued on the date of practical completion and up to but excluding the date of final completion.		
31.8(B).3 Ninety nine per cent (99%) of such value in interim payment certificates issued on the date of final completion and up to but excluding the final payment certificate in terms of 34.6		
31.8(B).4 One hundred per cent (100%) of such value in the final payment certificate in terms of 34.6 except where the amount certified is in favour of the employer. In such an event the payment reduction shall remain at the adjustment level applicable to the final payment certificate.		
Clause 31.12 is amended by deleting the following:		
Payment shall be subject to the employer giving the contractor a tax invoice for the amount due.  Payment shall be subject to the submission of a monthly contactors report by the contractor.  Fixed: Value related: Time related:		
Carried Forward Bill No. 1 Preliminaries	R	

Brought Forward	R	
A32.0 ADJUSTMENT TO THE CONTRACT VALUE  Clause 32.0 Clauses 32.5.1, 32.5.4 and 32.5.7 are amended by the addition of the following at the end of the sentence: "due to no fault of the contractor"  Fixed: Value related: Time related:		
A33.0 RECOVERY OF EXPENSE AND LOSS Clause 33.0 Fixed: Value related: Time related:		
A34.0 INAL ACCOUNT AND FINAL PAYMENT Clause 34.0 Clause 34.1 is amended by removing "#" next to 34.1 Clause 34.2 is amended by inserting "#" next to 34.2 Clause 34.8 is amended by deleting the words "where security as a fixed construction guarantee in terms of 14.4 has been selected or where payment reduction has been applied in terms of 14.7.1" Clause 34.13 is amended by replacing "seven (7) calendar days" with "twenty one (21) calendar days" and deleting the words "subject to the employer giving the contractor a tax invoice for the amount due". Fixed: Value related: Time related:		
A35.0 PAYMENT TO OTHER PARTIES Clause 35.0  Fixed: Value related: Time related:		
CANCELLATION		
A36.0 CANCELLATION BY EMPLOYER - CONTRACTOR'S DEFAULT Clause 36.0 Clause 36.1 is amended by the addition of the following clauses: 36.1.3 refuses or neglects to comply strictly with any of the conditions of contract. 36.1.4 estate being sequestrated, liquidated or surrendered in terms of the insovency laws in force within the Republic of South Africa. 36.1.5 in the judgement of the employer, has engaged in corrupt or fraudulent practices in competing for or in executing the contract. Clause 36.3 is amended by removing the reference to "No clause" and replacing the words "principal agent" with "employer".		
Clause 36.0 is amended by the addition of the following clause:		
Carried Forward Bill No. 1 Preliminaries	R	

Brought Forward	R	
36.7 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever. Fixed:  Value related:  Time related:		
A37.0 CANCELLATION BY EMPLOYER - LOSS AND DAMAGE Clause 37.0		
Clause 37.3.5 is amended by replacing "ninety (90)" with "one-hundred and twenty (120)".		
Clause 37.0 is amended by the addition of the following clause: 37.5 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever. Fixed:  Value related:  Time related:		
A38.0 CANCELLATION BY CONTRACTOR - EMPLOYER'S DEFAULT Clause 38.0 Clause 38.5.4 is amended by replacing "ninety (90)" with "one- hundred and twenty (120)" Clause 38.0 is amended by the addition of the following clause:		
38.7 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever Fixed:  Value related:  Time related:		
Carried Forward  Bill No. 1 Preliminaries	R	

Brought Forward	R	
A39.0 CANCELLATION - CESSATION OF THE  WORKS Clause 39.0 Clause 39.3.5 is amended by the addition of the following at the end of the sentence: "within one hundred and twenty (120) working days of completion of such a report"  Fixed: Value related: Time related:		
DISPUTE		
A40.0 DISPUTE SETTLEMENT Clause 40.0 Clause 40.2.2 is amended by replacing "one (1) year" with "three (3) years". Clause 40.6 is amended by removing the reference to: No clause Clause 40.7.1 is amended by replacing "(10)" with "(15)" and by the addition of the following: Whether or not mediation resolves the dispute, the parties shall bear their own cost concerning the mediation and equally share the costs of the mediator and related costs.		
SUBSTITUTE PROVISIONS		
A41.0 STATE CLAUSES Clause 41.0 Fixed:  Value related: Time related:		
A42.0 PRE-TENDER INFORMATION Clause 42.0 Tenderers are referred to the document C1.2 Contract Data for variables pertaining to this contract. Fixed: Value related: Time related:		
SECTION B: JBCC PRELIMINARIES		
B1.0DEFINITIONS AND INTERPRETATION		
B1.1Definitions and interpretation See also clause A1.0 of Section A for additional and/or amended definitions which shall apply equally to this Section. Fixed: Value related: Time related:		
B2.0 DOCUMENTS		
B2.1Checking of documents Fixed: Value related: Time related:		
Carried Forward  Bill No. 1  Preliminaries	R	

Brought Forward	R	
B2.2 Provisional bills of quantities Fixed:  Value related: Time related:		
B2.3 Availability of construction documentation  Fixed: Value related: Time  related:		
B2.4 Interests of agents Fixed: Value related: Time related:		
B2.5 Priced documents Fixed: Value related: Time related:		
B2.6 Tender submission Clause 2.6 is amended by replacing "JBCC Form of Tender" with "Form of Offer and Acceptance (C1.1). Fixed: Value related: Time related:		
B3.0 THE SITE		
B3.1 Defined works area Fixed: Value related: Time related:		
B3.2 Geotechnical investigation Fixed:  Value related:  Time related:		
B3.3 Inspection of the site Tenderers shall complete the Site Inspection Certificate included in the tender documents and return the same with the tender submission. Fixed:  Time related:		
B3.4 Existing premises occupied Fixed:  Value related:  Time related:		
B3.5 Previous work - dimensional accuracy Fixed: Value related: Time related:		
B3.6 Previous work - defects Fixed: Value related: Time related:		
B3.7 Services - known Fixed:Value related:Time related:		
B3.8 Services - unknown Fixed: Value related: Time related:		
Carried Forward  Bill No. 1 Preliminaries	R	

	Brought Forward		R	
	B3.9 Protection of trees Fixed: Value related: Time related:			
	B3.10 Articles of value Fixed: Value related: Time related:			
	B3.11 Inspection of adjoining properties  Fixed: Value related: Time related:			
	B4.0 MANAGEMENT OF CONTRACT			
10	B4.1 Management of the works Fixed: Value related: Time related:	Item		
11	B4.2 Programme for the works Fixed: Value related: Time related:	Item		
12	B4.3 Progress meetings Fixed: Value related: Time related:	Item		
13	B4.4 Technical meetings Fixed: Value related: Time related:	Item		
14	B4.5 Labour and plant records Fixed: Value related: Time related:	Item		
	B5.0 SAMPLES, SHOP DRAWINGS AND MANUFACTURERS' INSTRUCTIONS			
15	B5.1 Samples of materials Fixed: Value related: Time related:	Item		
16	B5.2 Workmanship samples Fixed: Value related: Time related:	Item		
17	B5.3 Shop drawings Fixed: Value related: Time related:	Item		
18	B5.4 Compliance with manufacturers' instructions Fixed: Value related: Time related:	ltem		
	B6.0 TEMPORARY WORKS AND PLANT			
19	B6.1 Deposits and fees Fixed: Value related: Time related:	Item		
	Carried Forward		R	
	Bill No. 1 Preliminaries			

	Brought Forward		R	
20	B6.2 Enclosure of the works Fixed: Value related: Time related:	Item		
21	B6.3Advertising Fixed: Value related: Time related:	Item		
22	B6.4 Plant, equipment, sheds and offices Fixed: Value related: Time related:	Item		
23	B6.5 Main notice board Fixed:Value related: Time related:	Item		
24	B6.6 Subcontractors' notice board Fixed: Value related: Time related:	Item		
	B7.0 TEMPORARY SERVICES			
25	B7.1 Location Fixed: Value related: Time related:	Item		
26	B7.2 Water Fixed: Value related: Time related:	Item		
27	B7.3 Electricity Fixed: Value related: Time related:	Item		
28	B7.4 Telecommunication facilities Fixed: Value related: Time related:	Item		
29	B7.5 Ablution facilities Fixed: Value related: Time related:	Item		
	B8.0 PRIME COST AMOUNTS			
30	B8.1 Responsibility for prime cost amounts Fixed: Value related: Time related:	Item		
	B9.0 ATTENDANCE ON N/S SUBCONTRACTORS			
31	General attendance Fixed: Value related: Time related:	Item		
32	Special attendance Fixed: Value related: Time related:	Item		
	Carried Forward		R	
	Bill No. 1 Preliminaries			

	Brought Forward		R	
	Commissioning - fuel, water and electricity  Fixed: Value related: Time related:			
	FINANCIAL ASPECTS			
	Statutory taxes, duties and levies Fixed:  Value related:  Time related:			
	Payment for preliminaries Fixed:Value related:			
	Adjustment of preliminaries Clauses B10.3.1 and B10.3.2 are amended by replacing "within fifteen (15) working days of taking possession of the site" with "in his priced bills of quantities / lump sum document submitted with his tender offer".  Fixed: Value related: Time related:			
	Payment certificate cash flow Fixed: Value related:			
	<u>GENERAL</u>			
33	Protection of the works Fixed: Value related: Time related:	Item		
34	Protection / isolation of existing / sectionally occupied works Fixed:Value related: Time related:	Item		
35	Security of the works Fixed: Value related: Time related:	Item		
36	Notice before covering work Fixed: Value related: Time related:	Item		
37	Disturbance Fixed: Value related: Time related:	Item		
38	Environmental disturbance Fixed: Value related: Time related:	Item		
39	Works cleaning and clearing Fixed: Value related: Time related:	Item		
	Carried Forward		R	
	Bill No. 1 Preliminaries			

	Brought Forward		R	
40	Vermin Fixed: Value related: Time related:	Item		
41	Overhand work Fixed: Value related: Time related:	Item		
42	Instruction manuals and guarantees Fixed: Value related: Time related:	Item		
43	As built information Fixed: Value related: Time related:	Item		
44	Tenant installations Fixed: Value related: Time related:	Item		
	SCHEDULE OF VARIABLES			
	Schedule of variables Fixed: Value related: Value			
	POST TENDER INFORMATION			
	Payment of preliminaries [10.2] Option A (pro-rated) YES/NO Option B (calculated) YES/NO			
	Adjustment of preliminaries [10.3] Option A (three categories) YES/NO Option B (detailed breakdown) YES/NO			
	Additional agreed preliminaries items			
	SECTION C: SPECIFIC PRELIMINARIES			
	Section C contains specific preliminary items which apply to this contract except where N/A (Not Applicable) appears against an item.			
45	C1 CONTRACT DRAWINGS The drawings issued with the tender documents do not comprise the complete set but serve as a guide only for tendering purposes and for indicating the scope of the work to enable the tenderer to acquaint himself with the nature and extent of the works and the manner in which they are to be executed. Should any part of the drawings not be clearly understood by the tenderer he shall, before submitting his tender, obtain clarification in writing from the principal agent. Fixed: Value related:			
	Time related:	Item		
	Carried Forward		R	
	Bill No. 1 Preliminaries			

	Brought Forward		R	
46	C2 GENERAL PREAMBLES The document "Specification of Materials and Methods to be used (PW371)" is obtainable on request from the head office and all regional offices of the Department, and shall be read in conjunction with the bills of quantities / lump sum document and be referred to for the full descriptions of work to be done and materials to be used.  Fixed: Value related: Time related: Time	ltem		
47	C3 TRADE NAMES Wherever a trade name for any product has been described in the bills of quantities / lump sum documents, the tenderer's attention is drawn to the fact that any other product of equal quality may be used subject to the written approval of the principal agent being obtained prior to the closing date for submission of tenders. If prior written approval for an alternative product is not obtained, the product described shall be deemed to have been tendered for. Fixed: Value related: Time related: Time	ltem		
48	C4 IMPORTED MATERIALS AND EQUIPMENT Where imported items are listed in the tender documents, the tenderer shall provide all the information called for, failing which the price of any such item, materials or equipment shall be excluded from currency fluctuations. (refer to Schedule of Imported Materials and Equipment to be completed by tenderer). Notwithstanding any provisions elsewhere regarding the adjustment of contract prices, the price of any item, material or equipment listed in terms of this clause shall be excluded from the Contract Price Adjustment Provisions (if applicable). Fixed: Value related:	ltem		
49	C5 VIEWING THE SITE IN SECURITY AREAS The site is situated in a security area and the tenderer must arrange with the unit commander or other responsible officer to obtain permission to enter the site for tendering purposes Fixed: Value related: Time related:	N/A		
	Carried Forward Bill No. 1 Preliminaries		R	

	Brought Forward		R	
50	C6 COMMENCEMENT OF WORKS IN SECURITY AREAS As the works falls within a security area the contractor must give the unit commander or other responsible officer notice before commencement of the works. Should the contractor fail to make such arrangements, admission to the site may be refused and any additional costs will be for the contractor's account. Fixed: Value related: Time related: Time	N/A		
51	ENTRANCE PERMITS TO SECURITY AREAS As the works falls within a security area the contractor shall obtain entrance permits for his personnel and workmen entering the area and shall comply with all regulations and instructions which may be issued from time to time regarding the protection of persons and property under the control of the Defence Force, Police or chief security officer. Fixed: Value related: Time related: Time	N/A		
52	SECURITY CHECK OF PERSONNEL The principal agent may require the contractor to have his personnel and workmen, or a certain number of them, security classified. In the event of the principal agent requesting the removal of a person or persons from the works for security reasons, the contractor shall do so forthwith and shall thereafter ensure that such person or persons are denied access to the works and the site and/or to any document or information relating to the works.  Fixed:  Value related:  Time	N/A		
53	PROHIBITION ON TAKING OF PHOTOGRAPHS In terms of article 119 of the Defence Act, 44 of 1957, it is prohibited to sketch or to take photographs of any military site or installation or any building or civil works thereon or to be in possession of a camera or other apparatus used for taking of photographs except when authorized thereto by or on behalf of the Minister. The same prohibition is also applicable to all correctional institutions in terms of article 44.1(e) of the Correctional Services Act 8 of 1959. Fixed: Value related: Time related: Time related:	N/A		
	Carried Forward Bill No. 1 Preliminaries		R	

	Brought Forward		R	
54	HIV/AIDS AWARENESS It is required of the contractor to thoroughly study the HIV/AIDS Specification (PW1544) of the Department that must be read together with and is deemed to be incorporated under this Section of the bills of quantities / lump sum document. Provision for pricing of HIV/AIDS awareness is made under items C10.1 to C10.5 hereafter and it is explicitly pointed out that all requirements of the aforementioned specification are deemed to be priced hereunder, as the said items represent the only method of measurement and no additional items or extras to the contract in this regard shall be entertained. The contractor must take note that compliance with the HIV/AIDS Specification is compulsory. In the event of partial or total noncompliance, the principal agent, notwithstanding the provisions of Clause A 31.0 or any other clause to the contrary, reserves the right to delay issuing any progress payment certificate until the contractor provides satisfactory proof of compliance. The contractor shall not be entitled to any compensation of whatsoever nature, including interest, due to such delay of payment.			
55	AWARENESS CHAMPION Selection, appointment, briefing and making available of an Awareness Champion including provision of all relevant services, all in accordance with the HIV/AIDS Specification.  Fixed: Value related: Time related:	Item		
56	AWARENESS WORKSHOPS Selection and appointment of a competent Service Provider approved by the principal agent, provision of a Service Provider Workshop Plan and a suitable venue, conducting of awareness workshops by means of traditional and/or modern multi-media techniques, including follow-up courses, making available all tuition material and performing assessment procedures, all in accordance with the HIV/AIDS Specification. Fixed: Value related: Time related:	Item		
57	POSTERS, BOOKLETS, VIDEOS, ETC. Provision, displaying, maintaining and replacing when necessary of four plastic laminated posters, booklets and educational videos, etc. for the duration of the construction period, all in accordance with the HIV/AIDS Specification.  Fixed: Value related: Time related:	ltem		
	Carried Forward  Bill No. 1  Preliminaries		R	

	Brought Forward		R	
58	ACCESS TO CONDOMS Provision and maintenance of condom dispensers fixed in position, including male and female condoms, replenishing male and female condoms on a daily basis as required for the duration of the construction period, all in accordance with the HIV/AIDS Specification. Fixed: Value related: Time related:	ltem		
59	MONITORING Monitoring HIV/AIDS awareness of workers, providing the principal agent with access to information including making available all reports, thoroughly completed and reflecting the correct information, for the duration of the construction period and close out, all in accordance with the HIV/AIDS Specification. Fixed: Value related: Time related:	ltem		
60	OCCUPATIONAL HEALTH AND SAFETY ACT The contractor shall comply with all the requirements set out in the Construction Regulations, 2003 issued under the Occupational Health and Safety Act, 1993 (Act No 85 of 1993). It is required of the contractor to thoroughly study the Health and Safety Specification that must be read together with and is deemed to be incorporated under this Section of the bills of quantities / lump sum document. The contractor must take note that compliance with the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification is compulsory. In the event of partial or total non compliance, the principal agent, notwithstanding the provisions of clause A31.0 of Section A or any other clause to the contrary, reserves the right to delay issuing any progress payment certificate until the contractor provides satisfactory proof of compliance. The contractor shall not be entitled to any compensation of whatsoever nature, including interest, due to such delay of payment. Provision for pricing of the Occupational Health and Safety Act, Construction Regulations and Health and Safety Act, Construction is made under this clause and it is explicitly pointed out that all requirements of the aforementioned are deemed to be priced hereunder and no additional claims in this regard shall be entertained. Fixed: Value related:  Time related:	Item		
	Carried Forward  Bill No. 1  Preliminaries		R	

	Brought Forward		R	
61	REPORTING BY CONTRACTORThe contractor is required to complete the attached Contractors Monthly Report which is to be submitted together with the contractors payment claim. Payment of the contractor is conditional on this information being accurate and timeously provided. Fixed: Value related: Time related:	ltem		
	Conviced to Summon.			<u></u>
	Bill No. 1 Preliminaries		R	<u> </u>

Item No		Quantity	Rate	Amount	
	BILL No.2				
	ALTERATIONS (PROVISIONAL)				
	The Tenderer is referred to the relevant Clauses in the separate document Model Preambles for Trades (1999 Edition), the Department of Public Works document No. PW 371 Specification of Materials and Methods to be used and to the Supplementary Preambles which are incorporated at the front of these Bills of Quantities.				
	SUPPLEMENTARY PREAMBLES				
	Materials described as "Taking out and removing" and the like shall become the property of the contractor after handing over any material as may be requested by the school governing body and be removed from site and disposed of at a suitable place all done at the contractor's expense.				
	Descriptions which include "Making good" the contractor shall allow for all costs of disconnecting and removing the said materials and preparatory work to receive new materials.				
	<u>View site</u>				
	Before submitting his tender the contractor shall visit the site and satisfy himself as to the nature and extent of the work to be done and the value of the materials contained in the buildings or portions of the buildings to be demolished. No claim for any variations of the contract sum in respect of the nature and extent of the work or of inferior or damaged materials will be entertained.				
	<u>General</u>				
	The contractor shall carry out the whole of the works with as little mess and noise as possible and with a minimum of disturbance to adjoining premises and their tenants. He shall provide proper protection and provide, erect and remove when directed, any temporary tarpaulins that may be necessary during the progress of the works, all to the satisfaction of the principal agent				
	Prices for taking out of doors, windows, etc shall include for removal of all ironmongery, etc				
	Carried Forward		R		_=
	Bill No. 2 Alterations				

	Brought Forward			R	ĺ
	Prices for taking out and removing all beads architraves, doors and frames shall include for removing door stops, cabin hooks, etc and making good floor and wall finishes to match existing				
	With regard to building up of openings in existing walls, cement screeds and pavings, granolithic, tops of walls, etc, shall be levelled and prepared for raising of brickwork				
	Making good of finishes shall include making good of the brick and concrete surfaces onto which the new finishes are applied, where necessary				
	The contractor will be required to take all dimensions affecting the existing buildings on the site and he will be held solely responsible for the accuracy of all such dimensions where used in the manufacture of new items (doors, windows, fittings, etc)				
	REMOVAL OF EXISTING WORK				
	Taking down and removing roofs, floors, panelling, ceilings, partitions, etc:				
1	Hack off and take down damaged roof sheets and replace with new to match existing roof sheets.	m2	108		
2	Take carefully off existing one layer of torch-fusion waterproofing on roof slab including 50mm thick layer of crushed stone.	m2	1,241		
3	Hack off and remove gypsum plasterboard or fibre cement ceilingsexcludig brandering.	m2	169		
	Hack up and remove carpet:				
4	Hack off existing floor covering.	m2	360		
					_
	Carried to Summary Bill No. 2			R	-
	Alterations				

Item No			Quantity	Rate	Amount
	BILL NO. 3				
	WATERPROOFING				
	PREAMBLES				
	For Preambles see "Specification of materials and methods to be used - PW 371".				
	SUPPLEMENTARY PREAMBLES				
	Waterproofing: Waterproofing of roofs, basements, etc. shall be laid under a ten year guarantee. Waterproofing to roofs shall be laid to even falls to outlets, etc. with necessary ridges, hips and valleys. Descriptions of sheet or membrane waterproofing shall be deemed to include additional labour to turnups and turn-downs.				
	CPAP WORK GROUP				
	Unless otherwise stated all items in this bill will be Work Group 120.				
	WATERPROOFING TO ROOFS, ETC				
	Waterproofing to roofs, etc must be done by an approved firm of specialists in this type of work and must be carried out in accordance with the Manufacturer's Instructions. The Contractor must provide a ten year guarantee acceptable to the Employer for this work and deposit same with the Architect before the work is put in hand.				
	Prepare and apply one layer Derbigum SP4 waterproofing membrane, with 75mm side laps and 100mm end laps, sealed to primed surface to falls and crossfalls by 'Torch-Fusion' including protection of 50mm thick layer clean 19-25mm crushed stone on Interdek separation layer, all by an approved Derbigum Contractor in strict accordance with the manufacturers specifications:				
1	On screeded flat roofs to falls (screed elsewhere measured).	m2	1,241		
2	On turn-ups and turn downs not exceeding 300mm high or wide.	m	715		
	Carried Forward Bill No. 3 Waterproofing			R	

	Brought Forward			R	
3	Extra for labour and material in dressing waterproofing into cast iron rainwater outlet (elsewhere measured).	No	43		
	Prepare and apply one layer of Derbigum SP3 or SP4 waterproofing membrane, with 75mm side laps, sealed by 'Torch-Fusion', all by an approved Derbigum Contractor in strict accordance with the manufacturers specifications:				
4	On tops and sides of concrete upstand beams, parapet walls, etc.	m2	132		
	Prepare and apply two coats bituminous aluminium paint on:				
5	Sheet waterproofing, including turn-ups, turn downs, etc.	m2	1,241		
	JOINT SEALANTS, ETC.				
	Clear Neutral silicone sealant:				
6	In joint sealing and pointing all round external window and door frames.	m	1,500		
					<u> </u>
	Carried to Summary			R	
	Bill No. 3 Waterproofing				 -

Item No		Quantity	Rate	Amount
	BILL NO. 4			
	CEILINGS, ETC			
	NAILED AND SCREW UP CEILINGS			
	9,5 mm BPB Gypsum "RhinoCeil Prestige S" flush jointed Rhinoboard ceiling fixed print side up with taped joints screwed to and including 38 x 38mm SA Pine brandering at 600mm centres in both directions, all fixed to rafters at approximately 1000mm centres and the joints finished with "Rhinoglide" skim plaster trowelled to a smooth polished surface all in strict accordance with the manufacturers specification:			
1	Ceilings suspended not exceeding 1000mm below timber rafters.	169		
	INSULATION			
	Non-combustible lightweight insulation blanket:			
2	100mm Thick "Isotherm" flexible polyester insulation blanket closely fitted between tie beams and laid loose on top of brandering or ceiling panels.	169		
	Carried to Summary Bill No. 4 Ceilings		R	

Item No		Quantity	Rate	Amount
	BILL NO. 5			
	FLOOR COVERINGS			
	PREAMBLES			
	For Preambles see "Specification of materials and methods to be used - PW 371".			
	SUPPLEMENTARY PREAMBLES			
	Cleaning:			
	Rates for floor covering shall include for cleaning on completion			
	Colours:			
	All materials shall be in colours to be selected by the Principal Agent and, where applicable, laid to approved patterns			
	CPAP WORK GROUP			
	Unless otherwise stated all items in this bill will be Work Group 130.			
	FLOOR COVERINGS			
	Carpeting:			
	Belgotex Central Park HALLETT 9.5mm Thick medium commercial tufted carpeting including approved adhesive, etc laid in strict accordance with the manufacturers instructions:			
1	On floors m2	360		
	Carried to Summary		R	
	Bill No. 5 Floor Coverings			
	1 iss. Soverings			

BILL NO. 6  IRONMONGERY  PREAMBLES  For Preambles see "Specification of materials and methods to be used - PW 371".  SUPPLEMENTARY PREAMBLES  Proprietary products in descriptions:  Proprietary products shall be used as specified, SABS approved substitute products of similar quality and specification may also be used.  Fixing:  Descriptions of wall mounted and floor standing ironmonaery items shall be deemed to include for fixing no selfont and all fixing accessories.  Descriptions of proprietary items shall be deemed to include for fixing in position and all fixing accessories as specified by the manufacturer.  Finishes to ironmongery:  Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: BS statin bronze lacqueredCH Chromium plated SC Satin chromium plated SE Silver namelled GE Grey enamelled AS Anodised silver AB Anodised black PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandenNP Nickel platedSN Satin Nickel platedSS Stainless Steel  CPAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC	Item No		Quantity	Rate	Amount	
PREAMBLES  For Preambles see "Specification of materials and methods to be used - PW 371".  SUPPLEMENTARY PREAMBLES  Proprietary products in descriptions:  Proprietary products shall be used as specified, SABS approved substitute products of similar quality and specification may also be used.  Fixing:  Descriptions of wall mounted and floor standing ironmongery items shall be deemed to include for fixing in position and all fixing accessories. Descriptions of proprietary items shall be deemed to include fixing in position and all fixing accessories as specified by the manufacturer.  Finishes to ironmongery:  Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: BS stain bronze lacqueredCH Chromium plated SC satin chromium plated SE Silver enamelled GE Grey enamelled AS Anodised silver AB Anodised bronze AG Anodised gold ABL Anodised black PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel platedSN Satin Nickel platedSS Stainless Steel  CPAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC		BILL NO. 6				
For Preambles see "Specification of materials and methods to be used - PW 371".  SUPPLEMENTARY PREAMBLES  Proprietary products in descriptions:  Proprietary products shall be used as specified. SABS approved substitute products of similar quality and specification may also be used.  Fixing:  Descriptions of wall mounted and floor standling ironmongery items shall be deemed to include for fixing in position and all fixing accessories. Descriptions of proprietary items shall be deemed to include fixing in position and all fixing accessories as specified by the manufacturer.  Finishes to ironmongery:  Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: 85 stain bronze lacqueredCH Chromium plated SC Satin chromium plated SE Silver enamelled GE Grey enamelled AB Anodised silver AB Anodised bronze AG Anodised gold ABL Anodised Diach PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel platedSN Satin Nickel platedSS Stainless Steel  CPAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC		IRONMONGERY				
methods to be used - PW 371".  SUPPLEMENTARY PREAMBLES  Proprietary products in descriptions:  Proprietary products shall be used as specified. SABS approved substitute products of similar quality and specification may also be used.  Fixing:  Descriptions of wall mounted and floor standing ironmongery items shall be deemed to include for fixing in position and all fixing accessories. Descriptions of proprietary items shall be deemed to include fixing in position and all fixing accessories as specified by the manufacturer.  Finishes to ironmongery:  Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: BS stain bronze lacqueredCH. Chromium plated SC Satin chromium plated SE. Silver enamelled GE Grey enamelled AS Anodised silver AB Anodised bronze AG Anodised gold ABL. Anodised black PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel platedSN Satin Nickel platedSN Stain strong bronze SC PAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC		PREAMBLES				
Proprietary products in descriptions:  Proprietary products shall be used as specified, SABS approved substitute products of similar quality and specification may also be used.  Fixing:  Descriptions of wall mounted and floor standing ironmongery items shall be deemed to include for fixing in position and all fixing accessories. Descriptions of proprietary items shall be deemed to include fixing in position and all fixing accessories as specified by the manufacturer.  Finishes to Ironmongery:  Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: BS Satin bronze lacqueredCH Chromium plated SC Satin chromium plated SE Siliver enamelled GE Grey enamelled AS Anodised silver AB Anodised bronze AG Anodised gold ABL Anodised black PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel platedSN Satin Nickel platedSS Stainless Steel  CPAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC						
Proprietary products shall be used as specified. SABS approved substitute products of similar quality and specification may also be used.  Fixing:  Descriptions of wall mounted and floor standing ironmongery items shall be deemed to include for fixing in position and all fixing accessories. Descriptions of proprietary items shall be deemed to include fixing in position and all fixing accessories as specified by the manufacturer.  Finishes to ironmongery:  Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: BS Satin bronze lacqueredCH Chromium plated SC Satin chromium plated SE Silver enamelled GE Grey enamelled AS Anodised silver AB Anodised black AP Bolished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel platedSN Satin Nickel platedSN Satin Nickel platedSN Satin Nickel platedSN Stainless Steel  CPAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC		SUPPLEMENTARY PREAMBLES				
SABS approved substitute products of similar quality and specification may also be used.  Fixing:  Descriptions of wall mounted and floor standing ironmongery items shall be deemed to include for fixing in position and all fixing accessories. Descriptions of proprietary items shall be deemed to include fixing in position and all fixing accessories as specified by the manufacturer.  Finishes to ironmongery:  Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: BS Satin bronze lacqueredCH Chromium plated SC Satin chromium plated SE Silver enamelled GE Grey enamelled AS Anodised silver AB Anodised bronze AG Anodised gold ABL Anodised bronze AG Anodised gold ABL Anodised block PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel platedSN Satin Nickel platedSS Stainless Steel  CPAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC		Proprietary products in descriptions:				
Descriptions of wall mounted and floor standing ironmongery items shall be deemed to include for fixing in position and all fixing accessories. Descriptions of proprietary items shall be deemed to include fixing in position and all fixing accessories as specified by the manufacturer.  Finishes to ironmongery:  Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: BS Satin bronze lacqueredCH Chromium plated SC Satin chromium plated SE Silver enamelled GE Grey enamelled AS Anodised silver AB Anodised bronze AG Anodised gold ABL Anodised black PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel platedSN Satin Nickel platedSS Stainless Steel  CPAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC		SABS approved substitute products of similar				
ironmongery items shall be deemed to include for fixing in position and all fixing accessories.  Descriptions of proprietary items shall be deemed to include fixing in position and all fixing accessories as specified by the manufacturer.  Finishes to ironmongery:  Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: BS Satin bronze lacqueredCH Chromium plated SC Satin chromium plated SE Silver enamelled GE Grey enamelled AS Anodised silver AB Anodised bronze AG Anodised gold ABL Anodised black PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel platedSN Satin Nickel platedSS Stainless Steel  CPAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC		Fixing:				
Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: BS Satin bronze lacqueredCH Chromium plated SC Satin chromium plated SE Silver enamelled GE Grey enamelled AS Anodised silver AB Anodised brack PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel platedSN Satin Nickel platedSS Stainless Steel  CPAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC		ironmongery items shall be deemed to include for fixing in position and all fixing accessories.  Descriptions of proprietary items shall be deemed to include fixing in position and all fixing accessories				
indicated by suffixes in accordance with the following list: BS Satin bronze lacqueredCH Chromium plated SC Satin chromium plated SE Silver enamelled GE Grey enamelled AS Anodised silver AB Anodised bronze AG Anodised gold ABL Anodised black PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel platedSN Satin Nickel platedSS Stainless Steel  CPAP WORK GROUP  Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC		Finishes to ironmongery:				
Unless otherwise stated all items in this bill will be Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC  Carried Forward  R  Bill No. 6		indicated by suffixes in accordance with the following list: BS Satin bronze lacqueredCH Chromium plated SC Satin chromium plated SE Silver enamelled GE Grey enamelled AS Anodised silver AB Anodised bronze AG Anodised gold ABL Anodised black PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickel				
Work Group 132.  IRONMONGERY FIXED TO DOORS, ETC.  KICK PLATES, PUSH PLATES, ETC  Carried Forward  R  Bill No. 6		CPAP WORK GROUP				
Carried Forward R Bill No. 6						
Carried Forward R Bill No. 6		IRONMONGERY FIXED TO DOORS, ETC.				
Bill No. 6		KICK PLATES, PUSH PLATES, ETC				
		Bill No. 6		R		

	Brought Forward		R	
	Union 1.2mm Thick grade 430 stainless steel plate drilled and countersunk for screw fixing:			
1	800 x 300mm High kick plate bent twice and fixing to timber with and including countersunk headed chromium plated screws at 150mm centres (SS5089-300W).	8		
	Carried to Summary		R	
	Bill No. 6 Ironmomgery			

Item No		Quantity	Rate	Amount
·	BILL NO. 7			
	<u>PLASTERING</u>			
	PREAMBLES			
	For Preambles see "Specification of materials and methods to be used - PW 371".			
	CPAP WORK GROUP			
	Unless otherwise stated all items in this bill will be Work Group 142.			
	SCREEDS			
	Cement (3:1) screeds finished smooth with a steel trowel on concrete to receive floor finishes:			
1	Average 65mm thick on concrete roofs laid to falls. m2	1,091		
	Carried to Summary Bill No. 7		R	
	Plastering			

Item No		Quantity	Rate	Amount
	BILL NO.8			
	TILING			
	PREAMBLES			
	For Preambles see "Specification of materials and methods to be used - PW 371".			
	SUPPLEMENTARY PREAMBLES			
	Fixing:			
	Tiling shall be fixed with an approved tile adhesive to a plaster backing. Plaster backing is measured elsewhere.			
	CPAP WORK GROUP			
	Unless otherwise stated all items in this bill will be Work Group 144.			
	FLOOR TILING			
	Outdoor ceramic tiles laid on and including "Tal Gold Star 6" rapid setting adhesive to concrete surface bed (elsewhere measured) with 4mm continuous joints in both directions pointed with "Tal" wall and floor grout: (Type & size to be advised by Architect).			
1	On floors and landings m2	66		
2	Circular cutting m	32		
	Carried to Summary		R	
	Bill No. 8			
	Tiling			

Item No		Quantity	Rate	Amount
	BILL NO.9			
	PAINTING			
	PREAMBLES			
	For Preambles see "Specification of materials and methods to be used - PW 371".			
	SUPPLEMENTARY PREAMBLES			
	Proprietary products in descriptions:			
	Proprietary products shall be used as specified.  SABS approved substitute products of similar quality and specification may also be used.			
	CPAP WORK GROUP			
	Unless otherwise stated all items in this bill will be Work Group 152.			
	ON PLASTERBOARD			
	Prepare and apply one coat plaster primer and two coats Plascon Polvin Super Acrylic PVA Paint:			
1	On general surfaces of ceilings and bulkheads. m2	169		
	Carried to Summary Bill No. 9		R	
	Paintwork			

Item No		Quantity	Rate	Amount
	BILL NO.10			
	PROVISIONAL SUMS			
	WORK TO BE CARRIED OUT BY SPECIALIST SELECTED OR NOMINATED SUB-CONTRACTORS			
	The following amounts are for work to be carried out by Specialists to be selected/nominated by the Architect and are each followed by: a) An item wherein the Contractor may allow for profit upon the Selected/Nominated Sub-Contractor, if he so desires and b) An item wherein the Contractor may allow for attendance upon the Selected/Nominated Sub-Contractor, if he so desires Note: All provisional sums and P.C. Amounts are nett and no Builders Discount is allowed			
	Community Liaison Officer			
1	Provide the sum of R 30 000,00 (Thirty Thousand Rand) for Remuneration of a Community Liaison Officer on site for the duration of the contract at R6 000.00 per month.	Item		
2	Allow for profit on above item.	Item		
3	Allow for general attendance on ditto.	Item		
	PROVISIONAL ALLOWANCES			
	The following sums shall be allowed in respect for the items listed below. These sums shall be used as directed by the Architect and deducted in whole or in part if not required:			
4	R 750 000.00 (Seven Hundred and Fifty Thousand rand) for supply & installation of pump.	Item		
5	Allow for attendance the above item.	Item		
6	R 120 000.00 (One Hundred and Twenty Thousand rand) for Servicing & commisioning of airconditioning.	Item		
7	Allow for attendance the above item.	Item		
8	R 200 000.00 (Two Hundred Thousand rand) for completion of steel staircases and fixing of defects.	Item		
	Carried Forward		R	
	Bill No. 10 Provisional Sums			

## Macmor Projects Alterations to Mbizana Civic Centre

	Brought Forward		R	
9	Allow for attendance the above item.	Item		
10	R 650 000.00 (Six Hundred and Fifty Thousand rand) for Council Chamber Chair Reconfiguration.	Item		
11	Allow for attendance the above item.	Item		
12	R 150 000 (One Hundred and Fifty Thousand rand) for completion of CCTV installation & comissioning.	Item		
13	Allow for attendance on the above.	Item		
14	R 600 000 (Six Hundred Thousand Rand) for completion of supply and Installation of Statue.	Item		
15	Allow for attendance on the above.	Item		
	Carried to Summary		R	<u> </u>
	Bill No. 10 Provisional Sums			

	FINAL SUMMARY				
Bill No		Page No		Amount	
1	Preliminaries	28			
2	Alterations	30			
3	Waterproofing	32			
4	Ceilings	33			
5	Floor Coverings	34			
6	Ironmomgery	36			-
7	Plastering	37			
8	Tiling	38			
9	Paintwork	39			-
10	Provisional Sums	41			
	Sub Total		R		_
	Value Added Tax		R		
	Value / Nadea Tax		K		
					_
	Carried to Form of Tender		R		_