

TYGERBERG HOSPITAL REFERENCE: TBH 204/2025

ENQUIRIES: Mr C Miggel

YOU ARE HERBY INVITED TO BID FOR THE REQUIREMENTS OF THE WESTERN CAPE GOVERNMENT: **HEALTH & WELLNESS**

BID NUMBER: TBH 204/2025

CLOSING DATE: 23 OCTOBER 2025

CLOSING TIME: 11:00AM

FOR THE SUPPLY, DELIVERY, INSTALLATION, DEMONSTRATION AND COMMISSIONING OF ONE (1) BASIC MRI ANAESTHESIA UNIT AND TWO (2) MRI COMPATIBLE VAPORISERS FOR USE AT THE MRI UNIT AT TYGERBERG HOSPITAL.

The successful bidder will be required to complete and sign a written contract form (WCBD7.1).

BID DOCUMENTS MUST BE POSTED DEPOSITED IN THE BID BOX MARKED "TENDER BOX" SITUATED IN:

TYGERBERG HOSPITAL 1ST FLOOR, ADMINISTRATION BUILDING (OPPOSITE THE SPIRAL STAIRCASE) FRANCIE VAN ZIJL DRIVE **PAROW CAPE TOWN**

The bid box will be accessible Monday to Friday from 07h30 till 15h30, 5 days a week excluding public holidays

- The Specification is provided to inform Prospective Service Providers (PSP) of the entire envisaged bid process, as well as the implementation of the phases of bidding.
- You are therefore invited to bid for the supply, delivery, installation, demonstration and commissioning of one (1) basic MRI anaesthesia unit and two (2) MRI compatible vaporisers for use at the MRI unit at Tygerberg Hospital. Prices must be consolidated onto the relevant WCBD3.1/2 forms, as this will serve as the bidder's official offer.
- Please ensure that bids are delivered to the correct address on time. If the bid is late, it will not be accepted for consideration. If you are uncertain about the location of the bid box, please call the responsible official, Ms. RJ Janda at (021) 938 4765, or email: Tbh.BidsDepartment@westerncape.gov.za or Mr C. Miggel (021) 938 5269, or email Tbh.BidsDepartment@westerncape.gov.za / Mr S. Ntshaba at (021) 938 4980, or email: Tbh.BidsDepartment@westerncape.gov.za / Ms K. Solomons at (021) 938 4980, or email: <u>Tbh.BidsDepartment@westerncape.gov.za</u> / Mr A. Silimela at (021) 938 4980, or email: Tbh.BidsDepartment@westerncape.gov.za for assistance during office hours. The bid box is generally open during business hours Monday to Friday from 07h00 till 15h00, 5 days a week excluding public holidays.
- Please submit your bid on the official, not re-typed forms. Only original, signed documents will be considered. Failure to complete and sign the bidding documents, certificates, questionnaires, and specification forms in all respects will invalidate the bid.
- Each bid must be deposited in a sealed envelope with the name and address of the bidder, the bid number, and the closing date. The envelope shall not contain documents related to any bid other that indicated on the envelope.

6. All Bidders must be registered on the Central Supplier Database (CSD) at the time of bid closing. Any prospective unregistered bidders must register as a supplier on the CSD prior to bidding.

	Central Supplier Database
Self-registration	www.csd.gov.za (self-registration only)
Contact email	SCMeProcurement.DOH@westerncape.gov.za

- 7. **Bidders already registered on the CSD** must have confirmation of their registration, by contacting www.csd.gov.za, AND ensure that their status is up to date prior to bidding.
- 8. In instances where a bidder's tax compliance status cannot be verified or if a bidder's tax status is non-compliant on the CSD, the bidder will be afforded 7 working days to confirm tax compliance for the bid to be considered.
- Only the B-BBEE status reflected on form WCBD 6.1 included in the bid document will apply to the
 evaluation of the relevant formal bids and not the B-BBEE status on CSD. Bidders are further required to
 complete the attached form WCBD4 and include it in the Bid document.
- 10. All other mandatory documents held on CSD will be accepted by Western Cape Government Health & Wellness (WCGHW) for the consideration of formal bids.
- 11. Bidders must be duly registered on CSD at the closing of the award.
 - ** "duly registered" means that a supplier is registered on the CSD by means of valid mandatory registration documents, including TCC or other documentation confirming the bidder's tax compliance status at the time of the award and WCBD4. If these documents have expired, the such supplier will be suspended on the WCSEB.

or Ms Kelly-Ann Solomons

- 12. This bid is subject to the General Conditions of Contract (GCC) and, if applicable, any other Special Conditions of Contract. The 80:20 or 90:10 Points System is applicable to this bid.
- 13. Please refer to all technical/specification enquiries to Ms. Randy-Jade Janda on email: Tbh.BidsDepartment@westerncape.gov.za or Mr Chad Miggel on email: Tbh.BidsDepartment@westerncape.gov.za or Mr Siphumelele Ntshaba or email:

ACTING DEPUTY DIRECTOR: FINANCE AND SUPPLY CHAIN MANAGEMENT TYGERBERG HOSPITAL

MR. S ADONIS

DATE: _____23.09.2025

Tbh.BidsDepartment@westerncape.gov.za

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TBH 204/2025 - FOR THE SUPPLY, DELIVERY, INSTALLATION, DEMONSTRATION AND COMMISSIONING OF ONE (1) BASIC MRI ANAESTHESIA UNIT AND TWO (2) MRI COMPATIBLE VAPORISERS FOR USE AT THE MRI UNIT AT TYGERBERG HOSPITAL.

CHECKLIST	COMPLETED
WCBD 1	
SPECIFICATIONS	
WCBD 3.1	
WCBD 4	
WCBD 6.1	
SOUTH AFRICAN HEALTH PRODUCTS REGULATORY AUTHORITY (SAHPRA CERTIFICATE)	
OCCUPATIONAL HEALTH AND SAFETY CERTIFICATE	
PAMPHLETS, BROCHURES, AND TECHNICAL DATA SHEETS	
GENERAL CONDITIONS OF CONTRACT	

PART A INVITATION TO BID

ZERO-TOLERANCE TO FRAUD, THEFT AND CORRUPTION (ANTI-FRAUD, THEFT AND CORRUPTION)

THE WCG IS COMMITTED TO GOVERN ETHICALLY AND TO COMPLY FULLY WITH ANTI-FRAUD, THEFT AND CORRUPTION LAWS AND TO CONTINUOUSLY CONDUCT ITSELF WITH INTEGRITY AND WITH PROPER REGARD FOR ETHICAL PRACTICES.

THE WCG HAS A ZERO TOLERANCE APPROACH TO ACTS OF FRAUD, THEFT AND CORRUPTION BY ITS OFFICIALS AND ANY SERVICE PROVIDER CONDUCTING BUSINESS WITH THE WCG.

THE WCG EXPECTS ALL ITS OFFICIALS AND ANYONE ACTING ON ITS BEHALF TO COMPLY WITH THESE PRINCIPLES TO ACT IN THE BEST INTEREST OF THE WCG AND THE PUBLIC AT ALL TIMES.

THE WCG IS COMMITTED TO PROTECTING PUBLIC REVENUE, EXPENDITURE, ASSETS AND REPUTATION FROM ANY ATTEMPT BY ANY PERSON TO GAIN FINANCIAL OR OTHER BENEFIT IN AN UNLAWFUL, DISHONEST OR UNETHICAL MANNER.

INCIDENTS AND SUSPICIOUS ACTIVITIES WILL BE THOROUGHLY INVESTIGATED AND WHERE CRIMINAL ACTIVITY IS CONFIRMED, RESPONSIBLE PARTIES WILL BE PROSECUTED TO THE FULL EXTENT OF THE LAW.

YOU ARE HEREBY	INVITED TO BID FO	OR THE REQUIREMENTS OF THE T	YGERBERG HOSPITAL (TE	Н)		
BID NUMBER:	TBH 204/2025	CLOSING DATE:	23 OCTOBER 2025	CLOSING T	ME: 11:00)AM
DESCRIPTION	FOR THE SUPPLY, I UNIT AND TWO (2	DELIVERY, INSTALLATION, DEMO) MRI COMPATIBLE VAPORISER:	ONSTRATION AND COME S FOR USE AT THE MRI UN	AISSIONING OF	ONE (1) BAS	SIC MRI ANAESTHESIA
BID RESPONSE DO	CUMENTS MAY B	E DEPOSITED IN THE BID BOX SIT	TUATED AT TYGERBERG H	OSPTITAL (TBH)	IN THE ADM	INISTRATION BUILDING
TYGERBERG HOSE	ITAL					
1st FLOOR, ADMIN	ISTRATION BUILDI	NG (OPPOSITE THE SPIRAL STAIL	RCASE)			
FRANCIE VAN ZIJ	DRIVE					
PAROW, CAPE TO						
	URE ENQUIRIES M	AY BE DIRECTED TO	TECHNICAL ENQUIRIES	MAY BE DIREC	TED TO:	
CONTACT PERSON	Mr C. Miggel		CONTACT PERSON	Ms S. Verwe	ey .	
TELEPHONE NUMBER	021 938 5269		TELEPHONE NUMBER	Enquiries in	writing	
FACSIMILE NUMBER			FACSIMILE NUMBER			
E-MAIL ADDRESS	<u>Tbh.BidsDepar</u>	tment@westerncape.gov.za	E-MAIL ADDRESS	Tbh.BidsDer	artment@we	esterncape.gov.za
SUPPLIER INFORM	ATION					
NAME OF BIDDER						
POSTAL ADDRESS						
STREET ADDRESS						
TELEPHONE NUMBER	CODE		NUMBER			
CELL PHONE NUMBER						
FACSIMILE NUMBER	CODE		NUMBER			
E-MAIL ADDRESS						
VAT REGISTRATION NUMBER						
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SUPPLIER COMPLIANCE STATUS	WCSEB No.		TCS Pin	AND CSD No:	MAA	4

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IF YES, WAS THE					
CERTIFICATE					
ISSUED BY A					
VERIFICATION					
AGENCY	[TICK API	PLICABLE BOX]			
ACCREDITED BY					
THE SOUTH	☐ Yes	☐ No			
AFRICAN					
NATIONAL			ľi		
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THE GOODS	Lites	LINO	OFFERE		☐Yes ☐No
/SERVICES /WORKS	IIF YES ENCLOSE	PPOOE1	U U U U U U U U U U U U U U U U U U U		[IF YES, ANSWER PART B:3]
OFFERED?	III LES EINCLOSE	rkoorj			[II 1L3, ANSWER FARTB.5]
QUESTIONNAIRE TO	BIDDING FOREIGN S	UPPLIERS	1 - 10 - 12 - 13		CINES - TEST VICE
IS THE ENTITY A RESID	DENT OF THE REPUBLI	C OF SOUTH AFRICA (RS	(V) §		☐ YES ☐ NO
		•	. 4.		
DOES THE ENTITY HA					☐ YES ☐ NO
DOES THE ENTITY HA	VE A PERMANENT ES	STABLISHMENT IN THE RSA	/ŝ		☐ YES ☐ NO
DOES THE ENTITY HA	VE ANY SOURCE OF	INCOME IN THE RSA?			☐ YES ☐ NO
IS THE ENTITY LIABLE	IN THE RSA FOR ANY	FORM OF TAXATION?			☐ YES ☐ NO
IF THE ANSWER IS "I	O" TO ALL OF THE	ABOVE, THEN IT IS NOT A	REQUIREMENT TO REGI	STER FOR A TAX	COMPLIANCE STATUS SYSTEM PIN
CODE FROM THE SO	UTH AFRICAN REVEN	IUE SERVICE (SARS) AND	IF NOT REGISTER AS PER	2.3 BELOW.	

PART B TERMS AND CONDITIONS FOR BIDDING

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.
- 1.4. THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (WCBD7).

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 VIEW THE TAXPAYER'S PROFILE AND TAX STATUS.
- 2.3 APPLICATION FOR TAX COMPLIANCE STATUS (TCS) OR PIN MAY ALSO BE MADE VIA E-FILING THROUGH THE WEBSITE WWW.SARS.GOV.ZA.
- 2.4 BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE WITH TOGETHER WITH THE BID.
- 2.5 IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED; EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE AND CSD NUMBER AS MENTIONED IN 2.3 ABOVE.
- 2.6 WHERE NO TCS PIN 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:	
NAME AND SURNAME OF BIDDER:	
CAPACITY UNDER WHICH THIS BID IS SIGNED: (Proof of authority must be submitted e.g. company r	resolution)
DATE:	

1. Instructions for Completing Bid Documents

Bidders are advised to read all the pages of this tender document carefully and to comply fully with all requests for information and documentation. Please acknowledge that conditions have been read and understood in the 'Comply' column by responding with either a 'Yes' or 'No' entry. Bidders are required to:

Cor	ndition	NOTES
1.	Complete all the documents and forms provided in this bid invitation document.	
2.	Supply all the requested information.	
3.	Number each page of the bid submitted and all the supporting documentation (the entire bid) in the top right-hand corner of each page.	
4.	The numbering system used in this tender SHALL be adhered to. If there are additional and/or alternative product options, every option/alternative proposal to an item SHALL be separately quoted, with a complete schedule, description, deviations from specifications, and technical brochures on each proposal.	
5.	Submit the bid under the cover of a full table of contents referencing all the documents contained therein about the relevant page numbers.	
6.	Submit the bid in hard copy.	
7.	Confirm in writing that the copy submitted is a true and complete reproduction of the original and contains all the annexures submitted to the Department.	
8.	The bidder is to complete the bid response document by stating in the block opposite each subsection whether the bidder will comply or will not comply with the specifications in that subsection.	
9.	A response of "Noted" SHALL be interpreted as "Comply" In addition, an explanatory note MUST be provided in a separate document with a clear reference to the corresponding paragraph number or beneath each point in the bid document. The numbering in the bid document may not be altered	
10.	Items not completed in this manner SHALL be to the disadvantage of the bidder and, if excessive, SHALL lead to exclusion in the tender evaluation process	
11.	All additional supporting documentation that is returned as part of this tender MUST be given a document number that is marked on each page of the document.	

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WESTERN CAPE DEPARTMENT OF HEALTH & WELLNESS

TYGERBERG HOSPITAL

THIS DOCUMENT SETS OUT THE SPECIFICATIONS:

FOR THE SUPPLY, DELIVERY, INSTALLATION, DEMONSTRATION AND COMMISSIONING OF ONE (1) BASIC MRI ANAESTHESIA UNIT AND TWO (2) MRI COMPATIBLE VAPORISERS FOR USE AT THE MRI UNIT AT TYGERBERG HOSPITAL.

BID NUMBER: TBH 204/2025

NAME OF BIDDING COMPANY
NAME OF PRODUCT OFFERED
NAME OF BIDDER / CONTACT PERSON
CONTACT NUMBER(cell)
NOTE: SHOULD THE ITEM OFFERED DEVIATE FROM ANY SPECIFIED REQUIREMENTS, FULL DETAILS OF SUCH DEVIATIONS MUST BE GIVEN. IN THE EVENT OF THE AVAILABLE SPACE BEING INSUFFICIENT, SUCH DETAILS MUST BE GIVEN ON A SEPARATE SHEET, INDICATING THE RELEVANT PARAGRAPH NUMBER IN THE SPECIFICATION.
THE "DETAILS OF OFFER" SECTION MUST BE COMPLETED IN FULL. FAILURE TO REPLY TO ALL SECTIONS WILL RESULT IN THE OFFER NOT BEING CONSIDERED.

NOTE: BIDDERS MUST SPECIFY THE DETAILS OF THEIR OFFERS IN THE COLUMN ON THE RIGHT. IN RESPECT OF PARAGRAPH WHERE THE BIDDER STRICTLY COMPLIES WITH THE SPECIFICATION REQUIREMENT, THE WORDS "AS SPECIFIED" MUST BE INSERTED NEXT TO THE PARAGRAPH. IN CASES WHERE THE BIDDER DOES NOT STRICTLY COMPLY WITH THE SPECIFICATION REQUIREMENT, THE NATURE OF DEVIATION MUST BE STIPULATED NEXT TO THE APPLICABLE PARAGRAPH. WHERE THE SPACE IS INSUFFICIENT, THE DETAILS MAY BE ANNEXED BUT MUST BE PROPERLY REFERENCED. SIMILARLY, WHERE THE BIDDER IS REQUESTED TO SUBMIT CERTAIN DOCUMENTATION.

REPLY: COMPLY/DOES
NOT COMPLY IN THE
BOXES BELOW
Add comments or

Add comments or attachments as required"

1.	SCOPE	
1.1	This specification establishes the requirements for the supply, delivery, installation, demonstration and commissioning of one (1) basic MRI anaesthesia unit and two (2) MRI compatible vaporisers for use at the MRI unit at Tygerberg Hospital.	
1.2	The system offered shall comply with or exceed all the minimum performance specifications as indicated below for the various subcomponents, supported by factory-supplied product specification / brochures.	
1.3	Descriptive literature, pamphlets, brochures and technical data sheets applicable to the offer (i.e. all components of system) shall accompany the bid, failing which the Bid will not be considered.	
1.4	The equipment and any accessories ordered from the successful Bidder will be delivered, installed, tested, calibrated, demonstrated (including specified training) and commissioned in the specific hospital at the expense of the successful Bidder, prior to full payment being made. This clause is inclusive of any options or accessories ordered and would mean that the system is fully functional.	
1.5	The unit is required for giving Anaesthesia to patients during MRI procedures.	
2.	REQUIREMENTS	- 0 - 1 1 1 1 5
2.1	The offered system shall be installed and fully functional, which shall include all the aspects as identified in the clauses below:	
2,2	The Bidder shall clearly indicate if their offered product complies with the stated requirements, by indicating, "Comply" or "Does not comply" next to the corresponding clauses.	
2.3	The Bidder shall clearly state any parameter values or additional information as requested in the relevant clause.	
2.4	The Bidder shall provide a clear pricing schedule listing all the requirements and the associated pricing.	
2.5	Any requested options and optional extras shall be clearly defined, and a separate pricing schedule shall be provided by the Bidder.	
2.6	The Bidder shall clearly indicate if their offered product exceeds the stated requirement by noting with proof "Above specification" next to the corresponding clause;	
2.7	All responses shall be clear and legible.	
2.8	The offered system shall be of the latest technology. The Bidder shall state how long this technology has been commercially available (state when the model offered was launched) as well as if any near future updates are expected. This is applicable to acquisition and processing workstations as well as all peripheral equipment.	

2.9	State when the next model will be released.	
2.10	State the life expectancy of the unit being offered.	
2.11	State the manufacturing company's policy regarding availability of spare parts after production of the new unit stops.	
2.12	All prices are to include VAT and are to be firm prices in Rand.	
2.12	The Bidder is to state the period for which the firm price is valid.	
2.13	If the product offered is unknown to the Department, the	
2.13	Department reserves the right to have the unit evaluated by a team of	
	technical and clinical experts with regards to its functionality,	
	performance and quality. The decision of this committee will be used	
	as a motivation for the acceptance or non-acceptance of the unit. For	
	this reason, a demonstration unit shall be readily available, or the Bidder	
	shall take representatives of the Department to a site where a similar	
	unit is installed and in clinical operation. The cost for this site visit is for	
	the account of the Bidder and it will not place any obligation on the	
	Department to procure from this specific Bidder.	
2.14	The equipment offered to render the service shall be currently in	
	production and have been tried and tested in the clinical setting.	
	Evidence that the equipment being offered can meet the required	
	specifications shall be provided.	
2.15	Provide a list of users in South Africa and internationally, where the	
	equipment that is offered in this bid is currently in clinical use, and	
	indicate the current models and equipment configurations per site.	
0.17		
2.16	For the department to make an informed decision, details shall be	
	provided where Bidders are asked to state details of their offer. This	
2.17	detail shall be considered in the adjudication process.	
2.17	A separate document shall be completed for every offer made. Offers made with no specification document completed will not be	
	considered.	
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[*] 3.	APPLICABLE DOCUMENTS:	
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3.1	APPLICABLE DOCUMENTS: General Condition of Contract (Annexure A).	Tallian III
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3.1	General Condition of Contract (Annexure A).	1950
3.1	General Condition of Contract (Annexure A).	
3.1 3.2 3.3	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1	
3.1	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B).	
3.1 3.2 3.3 3.4	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973.	
3.1 3.2 3.3	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1	
3.1 3.2 3.3 3.4 3.5	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA).	
3.1 3.2 3.3 3.4	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA). SAHPRA Registration: Valid copy of SAHPRA certificate as manufacturer,	
3.1 3.2 3.3 3.4 3.5	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA). SAHPRA Registration: Valid copy of SAHPRA certificate as manufacturer, distributor or wholesaler of medical devices and IVD's shall be included	
3.1 3.2 3.3 3.4 3.5	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA). SAHPRA Registration: Valid copy of SAHPRA certificate as manufacturer,	
3.1 3.2 3.3 3.4 3.5	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA). SAHPRA Registration: Valid copy of SAHPRA certificate as manufacturer, distributor or wholesaler of medical devices and IVD's shall be included in the Bid document.	
3.1 3.2 3.3 3.4 3.5	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA). SAHPRA Registration: Valid copy of SAHPRA certificate as manufacturer, distributor or wholesaler of medical devices and IVD's shall be included	
3.1 3.2 3.3 3.4 3.5	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA). SAHPRA Registration: Valid copy of SAHPRA certificate as manufacturer, distributor or wholesaler of medical devices and IVD's shall be included in the Bid document.	
3.1 3.2 3.3 3.4 3.5 3.6	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA). SAHPRA Registration: Valid copy of SAHPRA certificate as manufacturer, distributor or wholesaler of medical devices and IVD's shall be included in the Bid document. TECHNICAL SPECIFICATIONS MACHINE FRAME:	
3.1 3.2 3.3 3.4 3.5 3.6	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA). SAHPRA Registration: Valid copy of SAHPRA certificate as manufacturer, distributor or wholesaler of medical devices and IVD's shall be included in the Bid document. TECHNICAL SPECIFICATIONS MACHINE FRAME: The offered unit shall be specifically designed, and fully certified, for use	
3.1 3.2 3.3 3.4 3.5 3.6	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA). SAHPRA Registration: Valid copy of SAHPRA certificate as manufacturer, distributor or wholesaler of medical devices and IVD's shall be included in the Bid document. TECHNICAL SPECIFICATIONS MACHINE FRAME:	
3.1 3.2 3.3 3.4 3.5 3.6	General Condition of Contract (Annexure A). Additional Conditions of Bid (Section B). IEC 601-1 Hazardous Substances Act No 15 or 1973. International Certification (CE or FDA). SAHPRA Registration: Valid copy of SAHPRA certificate as manufacturer, distributor or wholesaler of medical devices and IVD's shall be included in the Bid document. TECHNICAL SPECIFICATIONS MACHINE FRAME: The offered unit shall be specifically designed, and fully certified, for use in magnetic environments for field strengths of up to at least 40 mTesla	

4.1.3	The unit must be fitted with a pull-out work tray.
4.1.4	The design of the trolley shall be such that the system has a low centre
7.1.7	of gravity that will not allow the unit to topple over easily.
4.1.5	The trolley shall be fitted with at least four 100mm or larger antistatic
	castors. A braking system must be supplied. State the type of braking
	system used.
4.1.6	Trolley shall have at least three drawers.
4.1.7	The trolley design shall allow for additional monitors to be securely
	mounted. Any additional arms/brackets must have reinforcing built into
	the frame and not merely added on. Fixation shall be at two points at least.
4.1.8	The trolley shall be easy to clean, with smooth surfaces and no sharp
	corners.
4.1.9	The trolley shall be made of long lasting, rust proof material. State
	materials used.
4.1.10	The unit shall be supplied with at least three (3) 220V, 15A outlets for
	supplying electric power to monitors and other medical equipment.
	These power outlets shall comply with all pertinent wiring and safety
4.1.11	standards.
5	Breathing system mounted on the right side of machine on an arm. VENTILATOR:
	<u>VERTILATOR.</u>
5.1	The Ventilator shall employ a "closed loop" monitoring configuration to
	ensure that the VT or pressure is achieved.
5.2	Set tidal volumes shall not be influenced by changes to fresh gas flow.
5.3	Any sensors used shall be robust and easily removed for cleaning
	purposes. The sensors shall be remote from patient or integrated with
	the system. State which system is used and the cost and frequency of
5.4	the replacement. The Ventilator shall be electronically controlled, electrically driven and
0.4	shall not need any driving gas.
5.5	
5.5	The Ventilator shall be suitable for infants and adults without changing any of the ventilator parts.
5.6	The unit shall have built-in airway pressure and volume monitors.
6	PRIMARY VENTILATOR CONTROLS:
6.1	It shall be possible to ventilate a full spectrum of patients, from neonates
	to adults. The Bidder to state the ventilation technology used. The
	offered ventilator shall have the following controls:
7.	Pressure Control (Adjustable between listed figures):
7.1	Inspired pressure 5-65 cm H20
7.2	Frequency 6-60 bpm;
7.3	I/E ratio 4:1 – 1:4;
7.4	Inspiratory flow 3-100 L/min.
8	Volume Control (Adjustable between listed figures):
8.1 8.2	Pmax 15-70 cm H20; VT 20-1400 ml
	25 1 100 1111,
8.3	Frequency 6-60 bpm 1/E ratio 4:1-1:4:
0.4	
8.4 8.5	I/E ratio 4:1-1:4; Inspiratory pause 0-50% of inspired time.

9	Peep:	
9.1	Shall be electronically controlled via the ventilator. The range shall be between 0-20 cm H2O.	
10	The offered ventilator shall have the following ventilation modes:	
10.1	Alarms shall be both audible and visible.	
10.2	Alarm shall be available to detect failure in power.	
10.3	Excessive pressure or disconnected patient shall sound an alarm.	
10.4	The origin of all alarms shall be clearly indicated.	
10.5	Both the ventilator and anaesthetic gas delivery shall switch to the use of air when the unit detects a 02 failure. The alarm shall constantly inform the operator of this switch over to air and that patient is receiving a suboptimal 02 concentration. The ventilator shall not exceed the Pmax settings when the patient	
	circuit pressure exceeds this pre-set limit. The limit shall be adjustable. State the range of settings possible.	
10.7	The ventilator shall be able to ventilate in both volume and pressure control modes.	
10.8	The ventilator shall be able to provide the following modes of ventilation (Bidders to state if option and supply pricing):	
10.9	Manual	
10.10	Spontaneous	
10.11	Spontaneous with pressure support (mandatory apnoea back-up ventilation).	
10.12	Volume control.	
10.13	Pressure control with synchronization pressure support.	
11	CARBON DIOXIDE ABSORBER:	
11.1	When the ventilator is in use the APL valve must be isolated from the circle. All patient connections must conform to ISO standards (i.e. both patient connections to be male with outer diameter 22mm and inner diameter 15mm). Disposable and non-disposable canisters shall be optional. The complete system shall be autoclavable up to 134°C. Preparation and cleaning must be simple and easy.	
11.2	It is essential that the soda lime can be isolated while the circle is in use and it shall have a disposable click system.	
11.3	It is preferable that this system is either integrated into the frame or can be positioned under the shelf for transport.	
11.4	A water trap to accommodate excess water generated is essential. State whether this is integral to the soda lime container or situated outside it. The first option is preferable.	
11.5	State if the circle is heated to minimise condensation. If a heated circle is offered, it is essential that gas temperature within the circle is monitored. State compliance.	
11.6	The system shall be Latex free.	

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12	0 ² MONITORING:	
12.1	The system shall include the means to monitor the patient breathing system for oxygen. This item shall be engaged when the electronic/pneumatic switch is activated. The used gas sample must be recycled into the system.	
12.2	The minimum 02 level of the alarms shall be no lower than 21%. This alarm shall be both audible and visible. The ability to auto-set the alarm settings around the existing parameters are preferred.	
12.3	State the price and frequency of replacement of all consumables.	
13	AUXILIARY OXYGEN DELIVERY SYSTEM:	
13.1	Unit to be fitted with an external 02 flowmeter that is suitable for delivery of oxygen to a face mask, with tapered 6mm connector and a flow range of 0-10 L/min.	
14	GENERAL:	
14.1	The system shall be designed to provide both high flow and low flow anaesthesia techniques.	
14.2	The unit shall always default to the circle (internal) system but must be supplied with an alternate (external) gas outlet for use with other circuits (e.g. Magills or T-piece).	
14.3	The ventilator will only be linked to the circle system and shall not be functional while the external gas outlet is in use.	
14.4	The unit shall be able to do a self-test without disassembling any parts of the machine.	
15	GAS INLETS:	
15.1	Pipeline gas inlets shall be non-interchangeable and "NIST" fitting. Hoses shall be colour coded and shall be capable of being connected to Heyer medical service outlet sockets. The machine shall be capable of being connected (using connecting hoses) to medical service outlet sockets for any of the following:	
15.2	Nitrous Oxide;	
15.3	Oxygen	
15.4	Medical air.	
16	PNEUMATIC/ ELECTRONIC GAS DELIVERY SYSTEM:	
16.1	A system master switch is essential for start-up of both pneumatic and electrical supplies.	
16.2	A routine electronic checklist for diagnostic testing of flow delivery and circuit integrity is desirable. The ability to bypass this in event of urgent machine requirements shall be available.	
16.3	A standby mode between cases i.e. without turning power off is essential. Bidder to state if this function is available.	
17	PIN INDEXED CYLINDER REGULATOR:	
17.1	At least one-cylinder regulator should be provided for 0^2 .	
17.2	The regulators must be pin indexed as per ISO standard R407.	
17.3	The unit must have an attachment to support the cylinders.	
17.4	Each machine shall be provided with a gas cylinder spanner permanently attached to the machine by means of a suitable chain.	
18	HIGH PRESSURE REGULATORS:	
18.1	Gas regulators shall preferably have metal diaphragms;	

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18.2	Output pressure set at approximately 400 KPa;	
18.3	Safety burst pressure at approximately 1700 KPa;	
18.4	A safety pressure relief valve set at approximately 680 KPa shall protect the pneumatic system from excessive input pressure for pipeline or cylinder supply.	
19	NON-RETURN VALVE:	
19.1	Back flow of gasses into the pipeline or cylinders shall be prevented by these valves. With a cylinder detached from the pin indexed yoke and the pipeline hoses connected, no gas shall be able to leak from the yoke. Preferential flow should be facilitated from the pipeline inlet.	
20	PRESSURE GAUGE FOR PIPELINE AND CYLINDER PRESSURE:	
20.1	Gauges shall be supplied for each individual gas. Pipeline and cylinder gauges should be positioned differentiated and clearly indicate their purpose.	
21	MONOMETER GAUGES:	
21.1	The anaesthetic machine or ventilator shall have a built-in manometer gauge, calibrated between -20 to +100 cm water (H20). A digital readout is acceptable.	
22	INTERNAL PNEUMATIC CIRCUITRY	
22.1	All gas tubing must be diameter indexed with non-interchangeable connections. Should gas specific nylon tubing be used, all such tubing must be fully contained within enclosed work surface and frame to avoid pulling on the gas pipes, which may result in disconnection of the pipes.	
23	FRESH GAS DELIVERY:	
23.1	This shall function between 200ml to 12L flow rates. State the accuracy over the complete range.	
23.2	If gas rotameters/ digital indicators are used then three gas flowmeters/ numerical displays are required. One each for Oxygen, Nitrous oxide and medical air:	
23.3	Oxygen with a range of at least 10 litres;	
23.4	Air and Nitrous oxide with scaling suitable for low and minimal flow delivery;	
23.5	Flow meter accuracy shall have an accuracy of ±1% at mid-range.	
23.6	The unit shall electronically measure and display the delivered fresh gas flow using ISO standard colours for each gas.	
23.7	Proportion limiting control shall provide a minimum (nominal 25%) oxygen concentration for gas mixtures containing only oxygen and nitrous oxide.	
23.8	A manual safety oxygen override must be available in the event of an electronic failure. Should this happen, oxygen shall pass through the vaporiser.	
24	HYPOXIC GUARD:	
24.1	A patient safety mechanism shall ensure that the minimum concentration of oxygen in the Fresh gas flow is 25% across all fresh gas flow rates of gas above 1 litre. It is preferred that at a flow rate of below 1 litre, the oxygen flow rate cannot be decreased below an absolute value of 250 ml/min. Bidder to state and explain method used.	

25	OXYGEN FAILURE WARNING DEVICE:	
25.1	A continuous alarm should sound if the oxygen pressure falls below 193 KPa. Should the pressure drop further below 138 KPa N20 the patient circuit should automatically cut out.	
25.2	State the working principle of the oxygen supply failure device.	
26	OXYGEN FLUSH:	
26.1	Oxygen flush must be fitted. This shall bypass the rotameters/ digital displays and vaporisers and be non-lockable. This should be push button operated, recessed and self-closing and provide a flow of 35-45 litres per minute.	
27	VAPORISER MANIFOLD:	
27.1	The vaporiser manifold should be of the lock on / Selecta-Tec type allowing the vaporiser to be removed from the machine and replaced with an alternative at any time, without the use of tools.	
27.2	There shall be stations for at least two vaporisers.	
28	VAPORISER:	
28.1	It shall not be possible to turn a vaporiser on if the unit is not properly locked onto the manifold.	
28.2	A vaporiser interlocking system shall prevent more than one vaporiser to be turned on when in use.	
28.3	If three vaporisers are fitted to a machine and the centre vaporiser is removed, the interlock system should be fully functional.	
28.4	Two Vaporisers shall be included in the offer and shall be MRI compatible.	
29	GAS CHANNELING:	
29.1	It is preferred that the vaporiser mounting system contains precision machined gas channels. The path of the gas should pass through the vaporiser in use and then be channelled through the manifold, by passing the vaporiser which is switched off.	
30	GAS SCAVENGING SYSTEM:	
30.1	The Anaesthetic machine should have an open-end gas scavenging reservoir fitted.	
30.2	Active scavenging from the reservoir should be approximately 30 litres per minute.	
30.3	All scavenging outlets shall be 30 mm in diameter.	
31	BATTERY BACK-UP AND POWER FAILURE ALARM:	
31.1	Unit shall have a rechargeable integral back-up battery that will allow the unit at least 30 min of operational time. State the duration obtained from a fully charged battery and the type of battery used.	
31.2	Specify the voltage of the batteries used.	
31.3	The unit shall operate from a 220V AC, 50 Hz, single phase supply with both live and neutral fused.	
31.4	The power indicator shall indicate the use of mains or battery power.	
31.5	Battery condition shall be indicated graphically on screen.	
31.6	In case of a power failure the alarms must be audible and visual.	
32	UPGRADEABILITY:	

32.1	Bidders are to state the policy regarding future software updates and the costs that will be involved.	1
32.2	The Bidder to state current EC and FDA approved upgrade paths with availability, delivery dates, and costs.	
32.3	The Bidder to state what hardware and software will be available, with costs and projected dates.	
33	UPGRADE POLICY	
33.1	The Bidder shall describe their upgrade policy for future equipment improvement (hardware and software).	
33.2	All future upgrades (hardware and software) involving patient safety shall be offered at no additional cost.	
33.3	All future upgrades removing software bugs from existing software shall be supplied at no cost.	
33.4	Any upgrade before or after installation of the equipment involving additional cost shall be brought to the attention of the Provincial Government of the Western Cape.	•
35	REGULATIONS	
35.1	All equipment, the installation and any alteration/additions shall comply v	with:
35.2	The Occupational Health and Safety Act (1993);	
35.3	The wiring code S.A.B.C. 0142;	
35.3	Hazardous Substance Act (1973) and	
35.4	The radiation safety regulations as lay down by the Directorate Radiation Control of the Department of Health.	
35.5	The onus will be on the successful Bidder to ensure that a licence is issued in terms of the Hazardous Substance Act (1973) by the Department of Health on the installed system and site.	
36	GENERAL MAINTENANCE INFORMATION	
36.1	State the service intervals per year as prescribed by the manufacturer. Supporting documents must be provided and clearly marked as GM1.	
36.2	State the duration of each service mentioned above (Hours).	
36.3	State if one or more technician is required per service.	
36.4	Supply a complete breakdown list of the work to be done during a service as per manufacturer specifications. Supporting documents must be provided and clearly marked as GM2.	
36.5	Supply the names of the technicians in direct employment that are factory trained on the unit offered and based in the Western Cape. Supporting documents of factory training shall be provided and clearly marked as GM3.	
36.6	Supply the ratio of technician to number of equipment i.e. if technician repair and service 20 different pieces of equipment then the ratio are 1:20.	
36.7	The Bidder to state the response time (in hours) for a service technician to be onsite after a fault is reported.	
36.8	State the turnaround time for spares in the case of a breakdown and the spares must be ordered from abroad.	

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36.9	All spares replaced shall be new and carry a manufacturer warranty. State the warranty period of replaced spares.	
36.10	In case of a service contract entered into between the successful Bidder and the DOHW all spares replaced during the contract period shall be new and shall carry a warranty as stated above.	
36.11	The Bidder shall supply all software (including software-keys and/or passwords) to allow for trouble shooting (fault-finding), maintenance, calibrations, repairs and services at no additional costs.	
36.12	In case of networkable systems, the clinical Engineering department shall be trained by the successful Bidder to network the system.	
36.13	State the maximum ambient room temperature allowed for the system to function normally.	
36.14	State the power requirements of the system under full load (In Watts).	
36.15	State if the purchaser will be penalized in any way if no service contract is entered into, on the equipment offered, after the expiry of the guarantee period.	
37	MAINTAINABILITY	
37.1	The Bidder to indicate which consumable and non-consumable items is required for the normal operation and standard maintenance of the offered equipment.	
37.2	The Bidder to indicate the cost of each of the above items. This does not necessarily mean that these items would be purchased from the successful Bidder.	
37.3	The Bidder to indicate which of these items are proprietary items that only the supplier of the equipment can supply.	
37.4	The successful Bidder shall be requested to sign the agreement based on the pricing supplied in the Bid Document.	
37.5	The Bidder shall provide the Clinical Engineering staff with certified technical training to at least 2nd level (PC board level) repairs and maintenance at no extra cost. The Bidder shall include a detailed training course schedule that needs to be followed to obtain certification.	
37.6	The Bidder shall have an established technical support base in the Western Cape Province. The Bidder to provide the physical address of the technical facility/workshop.	
37.7	The Bidder shall have an adequate quantity of factory-trained technicians, trained on the offered equipment, in their direct employ, based in the Western Cape Province. The Bidder to provide the physical address of the technical facility/workshop.	
37.8	The Bidder to supply with this offer a list and quantities of spares held locally in stock in the Western Cape Province on all the offered products (Only spares for the offered product).	
37.9	The Bidder to supply with this offer a list and quantities of spares held at the company's main technical department on all the offered products (Only spares for the offered product).	
37.10	The Bidder shall supply the original fully detailed technical/workshop maintenance manuals (not photocopies or copied CD's) at no additional cost.	
37.11	The Bidder shall include a firm commitment (in writing) from the principal manufacturer that the latter would supply spares, components, upgrades and support for technical and clinical staff of Tygerberg Academic Complex for the expected life of their offered system and software, should their local agent/supplier default.	

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38	MAINTENANCE CONTRACT	
38.1	State percentage guaranteed up time of machine. Should be at least 98%.	
38.2	A fully inclusive service contract for a five (5) year period after the guaranteed expiry date shall be provided (include Quality Assurance tests as prescribed by the Department of Health, Directorate: Radiation Control, labour, travelling, sundries, spares, and call outs).	
38.3	Provide pricing per year i.e. Year 1 to Year 5. (NB. Year 1 is the year following the guarantee period) All prices shall include VAT.	
39	COST OF OWNERSHIP (TO BE INCLUDED IN BID OFFER)	
39.1	A minimum guarantee period of 24 months is applicable. All parts, routine maintenance (including corrective maintenance) and all labour costs to be included during the warranty period.	
39.2	The Bidder shall provide a detailed estimated breakdown of the cost of ownership of their offered system for the estimated lifetime of the offered unit as stated in 2.12.	
39.3	The Bidder shall provide a firm commitment from the principal manufacturer on how long the offered unit's spare parts and software will be available and that the spare parts will be available at market related prices (consideration will be given to normal price escalations and rate of exchanges).	
39.4	Bidders to state their current technical labour cost per hour on the equipment offered (R/h).	
39.5	State the current travel costs involved on a repair call-out or routine service (R/Km and/or R/travel time per hour).	
39.6	State the current cost of each service as prescribed by the manufacturer (Including spares, Labour, travel and all other costs normally charged for in such service).	
40	SAFETY:	
40.1	The unit shall comply with all necessary safety standards.	
41	TRAINING	
41.1	The Bidder shall undertake to provide a comprehensive training schedule when required, for both User Department and Clinical Engineering staff of the Hospitals to ensure correct use of the equipment.	
41.2	Comprehensive technical support capability of the equipment, of at least 2nd level (PC board level), by eligible resident Clinical Engineering staff. The Bidder shall include a <u>detailed training course schedule</u> for the eligible Clinical Engineering staff.	
41.3	The Bidder shall state the cost and level of <u>additional</u> technical training offered.	
41.4	The successful Bidder shall provide initial training for six users at no extra cost. State period of initial training offered.	
41.5	Above training shall be formalized as per 12.1 and a training schedule shall be supplied to B1 Theatres and Clinical Engineering Department before installation takes place.	
41.6	Training dates shall be agreed to and a signed attendance list after the training will be supplied to the Clinical Engineering Department before any payment can take place.	
41.7	The successful Bidder shall provide additional future support of users in the use of all features of the equipment offered at no extra cost.	

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42	DOCUMENTATION:	
42.1	All documents shall be in English and Original documents – no copies shall be accepted and at least one document shall be supplied in a paper format, which is properly bound.	
42.2	One complete set of comprehensive workshop/service manuals, including wiring schematics and service software/ passwords shall be supplied.	
42.3	One complete set of user manuals shall be supplied.	
42.4	See Section "B". Failure to supply the Clinical Engineering Department with comprehensive and detailed service manuals could lead to the disqualification of the Bidder's offer.	
42.5	A licence issued in terms of the Hazardous Substances Act, (Act no. 15 of 1973) shall be submitted with the Bid. Failure to submit such a licence may result in a Bid not being considered.	

EVALUATION OF BIDS

- This bid will be evaluated in the following stages;
 - Stage 1: Compliance with the specifications and bid requirements.
 - Stage 2: Preferential procurement evaluation/Price

• <u>Stage 1: Compliance with the specifications and bid requirements:</u>

- > This evaluation is based on compliance with the SCM requirements which include, among others registration on the Central Supplier Database, submission of bids on time, and submission of all required documents completed.
- > Bids that fail to meet the requirements will be disqualified from further evaluation at this stage.

Stage 2: Preferential procurement evaluation/ Price

Qualifying bids will further be evaluated according to the preferential procurement system based on the 80:20-point system.

PRICING SCHEDULE – FIRM PRICES (PURCHASES)

NOTE:

ONLY FIRM PRICES WILL BE ACCEPTED. NON-FIRM PRICES (INCLUDING PRICES SUBJECT TO RATES OF EXCHANGE VARIATIONS) WILL NOT BE CONSIDERED

Name of bidder:	Bid Number: TBH 204/2025
Closing Time: 11H00	Closing date: 23 October 2025

OFFER TO BE VALID FOR 90 DAYS FROM THE CLOSING DATE OF BID.

Guidance in Completing the Pricing Schedule

- Please complete the unit price cost of the item as well as the Annual cost (Qty X Unit cost). The cost should be VAT inclusive. The unit cost and the total shall be used for preferential procurement evaluation.
- The Department reserves the right to extend the contract at its discretion and should the Department elect to extend the contract, the price offered shall be binding.

ITEM NO.	ESTIMATED QUANTITY	DESCRIPTION	BID PRICE IN RSA CURRENCY ** (INCLUDING VAT)
1.	OF ONE (1)	KDOWN FOR THE SUPPLY, DELIVERY, INSTALLATION BASIC MRI ANAESTHESIA UNIT AND TWO (2) MIT TYGERBERG HOSPITAL.	ON, DEMONSTRATION AND COMMISSIONING RI COMPATIBLE VAPORISERS FOR USE AT THE
1.1	ONE (1)	ONE (1) BASIC MRI ANAESTHESIA UNIT	RPrice per unit R Total Price for 1 unit**
1.2	TWO (2)	TWO (2) VAPORISERS	RPrice per unit R Total Price for 2 units**
FUNC	TIONAL SYST	OTAL PRICE AS OFFERED FOR A FULLY EM AS PER SPECIFICATION FOR TYGERBERG VE OF VAT**	R

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EXTENDED COMPREHENSIVE MAINTENANCE AGREEMENT

EXTENDED COMPREHENSIVE MAINTENANCE AGREEMENT (FULLY INCLUSIVE SERVICE, REPAIR, AND MAINTENANCE) FOR THREE YEARS AFTER THE GUARANTEE PERIOD WITH AN OPTION TO EXTEND FOR A FURTHER TWO YEARS BASED ON THE SOLE DISCRETION OF THE INISTITUTION.	Year 1	Year 2	Year 3	Year 4 (Optional)	· Year 5 (Optional)
Note that the department reserves the right to accept the	ω		= -		
comprehensive maintenance agreement for three years with the machine. Should the department elect to take the maintenance agreement, the bidder commits to maintain the offer for the commits and intended to the committee of the	Price per month	R. Price per month	R. Price per month	R. Price per month	R. Price per month
offered? The annual payments for the comprehensive maintenance agreement would be done in the year when the comprehensive maintenance is done.	R. Price per year **	R	RPrice per year **	R Price per year **	R Price per year **
GRAND TOTAL ALL APPLICABLE TAXES INCLUDED**	R. (YEAR 1, 2 & 3) ALL APP	R (YEAR 1, 2 & 3) ALL APPLICABLE TAXES INCLUDED	Q	R (YEAR 4 & 5) ALL APPL	(YEAR 4 & 5) ALL APPLICABLE TAXES INCLUDED

TBH 204/2025 - FOR THE SUPPLY, DELIVERY, INSTALLATION, DEMONSTRATION AND COMMISSIONING OF ONE (1) BASIC MRI ANAESTHESIA UNIT AND TWO (2) MRI COMPATIBLE VAPORISERS FOR USE AT THE MRI UNIT AT TYGERBERG HOSPITAL.

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TYGERBERG HOSPITAL - MRI DEPARTMENT

al.		TYGERBERG HOSPITAL FRANCIE VAN ZIJL DRIVE PAROW CAPE TOWN 7500
-	Brand and model	
-	Guarantee period	
-	Country of origin	
	Does the offer comply with the specification(s)?	*YES / NO
-	If not to specification, indicate deviation(s)	
	Period required for delivery	*Delivery: Firm / not firm
-	Delivery basis	
Note:	All delivery costs must be included in the bid price for delivery	

Note: All delivery costs must be included in the bid price, for delivery at the prescribed destination.

**" all applicable taxes" includes value-added tax, import tax, pay as you earn, income tax, unemployment insurance fund contributions, and skills development levies.

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PRICE ADJUSTMENTS

A NON-FIRM PRICES SUBJECT TO ESCALATION

- 1. IN CASES OF PERIOD CONTRACTS, NON-FIRM PRICES WILL BE ADJUSTED (LOADED) WITH THE ASSESSED CONTRACT PRICE ADJUSTMENTS IMPLICIT IN NON FIRM PRICES WHEN CALCULATING THE COMPARATIVE PRICES
- 2. IN THIS CATEGORY PRICE ESCALATIONS WILL ONLY BE CONSIDERED IN TERMS OF THE FOLLOWING FORMULA:

FORMULA:		
		$Pa = (1 - V)Pt \left(D1\frac{R1t}{R1o} + D2\frac{R2t}{R2o} + D3\frac{R3t}{R3o} + D4\frac{R4t}{R4o}\right) + VPt$
Where:		
Pa (1-V)Pt	= =	The new escalated price to be calculated. 85% of the original bid price. Note that Pt must always be the original bid price and not an escalated price.
D1, D2	=	Each factor of the bid price eg. labour, transport, clothing, footwear, etc. The total of the various factors D1, D2etc. must add up to 100%.
R1t, R2t used).	=	Index figure obtained from new index (depends on the number of factors
R1o, R2o VPt	= =	Index figure at time of bidding. 15% of the original bid price. This portion of the bid price remains firm i.e. it is not subject to any price escalations.
3.	The follov	ving index/indices must be used to calculate your bid price:
Index [Dated	Index Dated Dated
Index [Dated	Index Dated Dated
		OWN OF YOUR PRICE IN TERMS OF ABOVE-MENTIONED FORMULA. THE TOTAL OF ST ADD UP TO 100%.
	(D1, D2 etc	FACTOR P PERCENTAGE OF BID . eg. Labour, transport etc.) PRICE
-		

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B PRICES SUBJECT TO RATE OF EXCHANGE VARIATIONS

1. Please furnish full particulars of your financial institution, state the currencies used in the conversion of the prices of the items to South African currency, which portion of the price is subject to rate of exchange variations and the amounts remitted abroad.

PARTICULARS OF FINANCIAL INSTITUTION	ITEM NO	PRICE	CURRENCY	RATE	PORTION OF PRICE SUBJECT TO ROE	AMOUNT IN FOREIGN CURRENCY REMITTED ABROAD
				ZAR=		
				ZAR=		
				ZAR=		,
				ZAR=		
				ZAR=		
				ZAR=		

2. Adjustments for rate of exchange variations during the contract period will be calculated by using the average monthly exchange rates as issued by your commercial bank for the periods indicated hereunder: (Proof from bank required)

AVERAGE MONTHLY EXCHANGE RATES FOR THE PERIOD:	DATE DOCUMENTATION MUST BE SUBMITTED TO THIS OFFICE	DATE FROM WHICH NEW CALCULATED PRICES WILL BECOME EFFECTIVE	DATE UNTIL WHICH NEW CALCULATED PRICE WILL BE EFFECTIVE

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PROVINCIAL GOVERNMENT WESTERN CAPE DECLARATION OF INTERESTS, BIDDERS PAST SCM PRACTICES AND INDEPENDENT BID DETERMINATION

- 1. To give effect to the requirements of the Western Cape Provincial Treasury Instructions, 2019: Supply Chain Management (Goods and Services), Practice Note 4 of 2006 Declaration of Bidders Past SCM Practices-(SDB8), Instruction note Enhancing Compliance Monitoring and Improving Transparency and Accountability in Supply Chain Management, Practice note 7 of 2009/10 SBD 4 Declaration of Interest, Practice Note 2010 Prohibition of Restrictive practices SBD9, Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998 as amended together with its associated regulations, the Prevention and Combating of Corrupt Activities Act No 12 of 2004 and regulations pertaining to the tender defaulters register, Paragraph 16A9 of the National Treasury Regulations and/or any other applicable legislation.
- 2. All prospective bidders intending to do business with the Institution must be registered on the Central Supplier Database (CSD) and the Western Cape Supplier Evidence Bank (WCSEB) if they wish to do business with the Western Cape Government (WCG) via the electronic Procurement Solution (ePS).

3. **Definitions**

"bid" means a bidder's response to an institution's invitation to participate in a procurement process which may include a bid, price quotation or proposal;

"Bid rigging (or collusive bidding)" occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and/or services through a bidding process. Bid rigging is, therefore, an agreement between competitors;

"business interest" means -

- a) a right or entitlement to share in profits, revenue or assets of an entity;
- b) a real or personal right in property:
- c) a right to remuneration or any other private agin or benefit, or
- d) includes any interest contemplated in paragraphs (a), (b) or (c) acquired through an intermediary and any potential interest in terms of any of those paragraphs;

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

"Corruption"- General offences of corruption are defined in the Combating of Corrupt Activities Act, 2004 (Act No 12 of 2004) as:

Any person who directly or indirectly-

- (a) accepts or agrees or offers to accept an!' gratification from any other person, whether for the benefit of himself or herself or for the benefit of another person; or
- (b) gives or agrees or offers to give to any other person any gratification, whether for the benefit of that other person or for the benefit of another person., in order to act personally or by influencing another person so to act, in a manner—

If you know of any corrupt, fraudulent or collusive actions in the Institution, please report it by calling the National Hotline 0800 701 701

This form must be completed annually. Should the information herein declared change in the course of the year or before the next renewal or in relation to any bid, quotation or contract, it is the entity's responsibility to advise the Institution in writing of the change in such details.

31 May 2022

(i) that amounts to the-

- (aa) illegal, dishonest, unauthorised, incomplete, or biased; or
- (bb) misuse or selling of information or material acquired in the course of the exercise, carrying out or performance of any powers, duties or functions arising out of a constitutional, statutory, contractual or any other legal obligation:
- (ii) that amounts to-
 - (aa) the abuse of a position of authority;
 - (bb) a breach of trust; or
 - (cc) the violation of a legal duty or a set of rules;
- (iii) designed to achieve an unjustified result; or
- (iv) that amounts to any other unauthorised or improper inducement to do or 45 not to do anything, of the, is guilty of the offence of corruption
- "CSD" means the Central Supplier Database maintained by National Treasury;
- "employee", in relation to -
 - (a) a department, means a person contemplated in section 8 of the Public Service Act, 1994 but excludes a person appointed in terms of section 12A of that Act; and
 - (b) a public entity, means a person employed by the public entity;
- "entity" means any -
 - (a) association of persons, whether or not incorporated or registered in terms of any law, including a company, corporation, trust, partnership, close corporation, joint venture or consortium; or
 - (b) sole proprietorship;
- "entity conducting business with the Institution" means an entity that contracts or applies or tenders for the sale, lease or supply of goods or services to the Province;
- "Family member" means a person's -
 - (a) spouse; or
 - (b) child, parent, brother, sister, whether such a relationship results from birth, marriage or adoption or some other legal arrangement (as the case may be);
- "intermediary" means a person through whom an interest is acquired, and includes a representative or agent or any other person who has been granted authority to act on behalf of another person;
- "Institution" means -
- a provincial department or provincial public entity listed in Schedule 3C of the Act;
- "Provincial Government Western Cape (PGWC)" means
 - (a) the Institution of the Western Cape, and
 - (b) a provincial public entity:
- "RWOEE" means -

Remunerative Work Outside of the Employee's Employment

If you know of any corrupt, fraudulent or collusive actions in the Institution, please report it by calling the National Hotline 0800 701.701

This form must be completed annually. Should the information herein declared change in the course of the year or before the next renewal or in relation to any bid, quotation or contract, it is the entity's responsibility to advise the Institution in writing of the change in such details.

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"spouse" means a person's -

- (a) partner in marriage or civil union according to legislation;
- (b) partner in a customary union according to indigenous law; or
- (c) partner with whom he or she cohabits and who is publicly acknowledged by the person as his or her life partner or permanent companion.
- 4. Regulation 13(c) of the Public Service Regulations (PSR) 2016, effective 1 February 2017, prohibits any employee from conducting business with an organ of state, or holding a directorship in a public or private company doing business with an organ of state unless the employee is a director (in an official capacity) of a company listed in schedules 2 and 3 of the Public Finance Management Act.
 - a) Therefore, by 31 January 2017 all employees who are conducting business with an organ of state should either have:
 - (i) resigned as an employee of the government institution or;
 - (ii) cease conducting business with an organ of state or;
 - (iii) resign as a director/shareholder/owner/member of an entity that conducts business with an organ of state.
- 5. Any legal person, or their family members, may make an offer or offers in terms of this invitation to bid. In view of potential conflict of interest, in the event that the resulting bid, or part thereof, be awarded to family members of persons employed by an organ of state, it is required that the bidder or his/her authorised representative declare his/her position in relation to the evaluating/adjudicating authority where the bidder is employed by the Institution
- 6. The bid of any bidder may be disregarded if that bidder or any of its directors abused the institution's supply chain management system; committed fraud or any other improper conduct in relation to such system; or failed to perform on any previous contract.
- 7. Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging). Collusive bidding is a per se prohibition meaning that it cannot be justified under any grounds.
- 8. Treasury Regulation 16A9 prescribes that accounting officers and accounting authorities must take all reasonable steps to prevent abuse of the supply chain management system and authorises accounting officers and accounting authorities to:
 - a) disregard the bid of any bidder if that bidder, or any of its directors have abused the institution's supply chain management system and or committed fraud or any other improper conduct in relation to such system.
 - b) cancel a contract awarded to a supplier of goods and services if the supplier committed any corrupt or fraudulent act during the bidding process or the execution of that contract.
- 9. Communication between partners in a joint venture or consortium will not be construed as collusive bidding.
- 10. 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.

If you know of any corrupt, fraudulent or collusive actions in the Institution, please report it by calling the National Hotline 0800 701 701

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SECTION A: DETAILS OF THE ENTITY	
CSD Registration Number	MAAA
Name of the Entity	
Entity registration Number (where applicable)	
Entity Type	
Tax Reference Number	
Full details of directors, shareholder, member, partner, trusted to share in profits, revenue or assets of the entity should be a	

TABLE A

FULL NAME	DESIGNATION (Where a director is a shareholder, both shouldbe confirmed)	IDENTITY NUMBER	PERSONAL TAX REFERENCE NO.	PERCENTAGI INTEREST IN THE ENTITY
- A				

If you know of any corrupt,	francisco de el mente de la constitución de	14 4 14 4 444 44				
II YOU KNOW OI ONY COMUDI.	TROUGUIENT OF COUNTY P	actions in the institution	n places report if hy	callina the	Madional Halling	0000 701 701
,	was a sidily of companie	actions in the manifold	II' DIEGSE LEDOULIL DA	cumma me	Nunonai nomne	U0000 701 701

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SECTION	R. DECL	ARATION	OF THE	RIDDER'S	INTEREST

The supply chain management system of an institution must, irrespective of the procurement process followed, prohibit any award to an employee of the state, who either individually or as a director of a public or private company or a member of a close corporation, seek to conduct business with the WCG, unless such employee is in an official capacity a director of a company listed in Schedule 2 or 3 of the PFMA as prescribed by the Public Service Regulation 13 (c). Furthermore, an employee employed by an organ of state conducting remunerative work outside of the employee's employment should first obtain the necessary approval by the delegated authority (RWOEE), failure to submit proof of such authority, where applicable, may result in disciplinary action.

B1.	Are any persons listed in Table A identified on the CSD as employees of an organ of state? (If yes, refer to Public Service Circular EIM 1/2016 to exercise the listed actions)	NO	YES
B2.	Are any employees of the entity also employees of an organ of state? (If yes complete Table B and attach their approved "RWOEE")	NO	YES
ВЗ.	Are any family members of the persons listed in Table A employees of an organ of state? (If yes complete Table B)	NO	YES

TABLE B

Details of persons (family members) connected to or employees of an organ of state should be disclosed in Table B below.

IDENTITY NUMBER	DEPARTMENT/ ENTITY OF EMPLOYMENT	DESIGNATION/ RELATIONSHIP TO BIDDER**	INSTITUTION EMPLOYEE NO./ PERSAL NO. (Indicate if not known)
	IDENTITY NUMBER	IDENTITY NUMBER ENTITY OF	DEPARTMENT/ DESIGNATION/ IDENTITY NUMBER ENTITY OF RELATIONSHIP TO

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SECTIO To end	ON C: PERFORMANCE MANAGEMENT AND BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES able the prospective bidder to provide evidence of past and current performance.		
C1.	Did the entity conduct business with an organ of state in the last twelve months? (If yes complete Table C)	NO	YES

C2. TABLE C

Complete the below table to the maximum of the last 5 contracts.

NAM	E OF CONTRACTOR	ACTOR PROVINCIAL DEPARTMENT OR PROVINCIAL ENTITY TYPE OF SERVICES OR CONTRACT/ ORDER NUMBER. CONTRACT/		VALUE OF CONTRACT			
C3.	Is the entity or its princ doing business with the		ational Database as co	ompanies or person	s prohibitedfrom	NO	YES
C4.			e National Treasury Register for Tender Defaulters in termsof mbating of Corrupt Activities Act (No. 12 of 2004)?				YES
	: (To access this Regist Defaulters" or submit y	er enter the Nationo our written request fo	al Treasury's website, <u>w</u> or a hard copy of the Re	ww.treasury.gov.zc egister to facsimile n	z, click on the icon umber (012) 326 54	"Register fo 145.)	orTender
C5.	If yes to C3 or C4, were you informed in writing about the listing on the database of restricted suppliers or Register for Tender Defaulters by National Treasury?					YES	N/A
C6.	Was the entity or pers in a court of law (incl	Was the entity or persons listed in Table A convicted for fraud or corruption during the past fiveyears in a court of law (including a court outside the Republic of South Africa)?					
C7.	:Was:any-contract be	any contract between the bidder and any organ of state terminated during the past five son account of failure to perform on or comply with the contract?					YES

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77	rm must be signed by a duly authorised representative of the entity in the presence of a commissioner of oaths.
l,	hereby swear/affirm;
i.	that the information disclosed above is true and accurate;
ii.	that lunderstand the content of the document;
iii.	the entity undertakes to independently arrive at any offer at any time to the Institution without any consultation communication, agreement or arrangement with any competitor. In addition, that there will be no consultations communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to the Institution.
iv.	that the entity or its representative are aware of and undertakes not to disclose the terms of any bid, formal or informa directly or indirectly, to any competitor, prior to the awarding of the contract.
	DULY
AUINC	DRISED REPRESENTATIVE'S SIGNATURE
	ify that before administering the oath/affirmation I asked the deponent the following questions and wrote down his/her ers in his/her presence:
1.1	Do you know and understand the contents of the declaration? ANSWER:
1.2	Do you have any objection to taking the prescribed oath? ANSWER:
1.3	Do you consider the prescribed oath to be binding on your conscience? ANSWER:
1.4	Do you want to make an affirmation? ANSWER:
2.1ce	ertify that the deponent has acknowledged that he/she knows and understands the contents of this declaration, which was sworn to/affirmed and the deponent's signature/thumbprint/mark was place thereon in my presence.
	ATURE FULL NAMES Commissioner of Oaths
Desig	nation (rank)ex officio: Republic of South Africa
	Place
Busin	

If you know of any corrupt, fraudulent or collusive actions in the Institution, please report it by calling the National Hotline 0800 701 701

This form must be completed annually. Should the information herein declared change in the course of the year or before the next renewal or in relation to any bid, quotation or contract, it is the entity's responsibility to advise the Institution in writing of the change in such details.

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PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2022 AND IN TERMS OF THE WESTERN CAPE GOVERNMENTS INTERIM STRATEGY AS IT RELATES TO PREFERENCE POINTS

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

NB: BEFORE COMPLETING THIS FORM, BIDDERS (TENDERERS) MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF THE TENDER, PREFERENTIAL PROCUREMENT REGULATIONS, 2022 AND THE BROAD BASED BLACK ECONOMIC EMPOWERMENT ACT AND THE CODES OF GOOD PRACTICE

1. DEFINITIONS

- 1.1 "acceptable tender" means any tender which, in all respects, complies with the specifications and conditions of tender as set out in the tender document.
- 1.2 "affidavit" is a type of verified statement or showing, or in other words, it contains a verification, meaning it is under oath or penalty of perjury, and this serves as evidence to its veracity and is required for court proceedings.
- 1.3 "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- 1.4 **"B-BBEE"** means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- 1.5 **"B-BBEE status level of contributor"** means the B-BBEE status of an entity in terms of a code of good practice on black economic empowerment issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- 1.6 "bid" means a written offer on the official bid documents or invitation of price quotations and "tender" is the act of bidding /tendering;
- 1.7 "Code of Good Practice" means the generic codes or the sector codes as the case may be;
- 1.8 "consortium or joint venture" means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract;
- 1.9 "contract" means the agreement that results from the acceptance of a bid by an organ of state;

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- 1.11 "Firm price" means the price that is only subject to adjustments in accordance with the actual increase or decrease resulting from the change, imposition, or abolition of customs or excise duty and any other duty, levy, or tax, which, in terms of the law or regulation, is binding on the contractor and demonstrably has an influence on the price of any supplies, or the rendering costs of any service, for the execution of the
- 1.12 "Large Enterprise" is any enterprise with an annual total revenue above R50 million;

1.10 "EME" is an Exempted Micro Enterprise with an annual total revenue of R10 million or less.

- 1.13 "non-firm prices" means all prices other than "firm" prices;
- 1.14 "person" includes a juristic person;
- 1.15 **"price"** means an amount of money tendered for goods or services, and includes all applicable taxes less all unconditional discounts:
- 1.16 "proof of B-BBEE status level contributor" means-
 - (a) The B-BBEE status level certificate issued by an authorized body or person;
 - (b) A sworn affidavit as prescribed in terms of the B-BBEE Codes of Good Practice; or
 - (c) Any other requirement prescribed in terms of the Broad-Based Black Economic Empowerment Act.
- 1.17 **QSE** is a Qualifying Small Enterprise with an annual total revenue between R10 million and R50 million;
- 1.18 **"rand value"** means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;
- 1.19 "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing, another person to support such primary contractor in the execution of part of a project in terms of the contract.
- 1.20 "**tender**" means a written offer in the form determined by an organ of state in response to an invitation to provide or services through price quotations, competitive tendering process or any other method envisaged in legislation;
- 1.21 "tender for income-generating contracts" means a written offer in the form determined by an organ of state in response to an invitation for the origination of income-generating contracts through any method envisaged in legislation that will result in a legal agreement between the organ of state and a third party that produces revenue for the organ of state, and includes, but is not limited to, leasing and disposal of assets and concession contracts, excluding direct sales and disposal of assets through public auctions;
- 1.22 "the Act" means the Preferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000);
- 1.23 "the Regulations" means the Preferential Procurement Regulations, 2022;

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- 1.24 "total revenue" bears the same meaning assigned to this expression in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act and promulgated in the Government Gazette on 11 October 2013;
- 1.25 "trust" means the arrangement through which the property of one person is made over or bequeathed to a trustee to administer such property for the benefit of another person; and
- 1.26 "trustee" means any person, including the founder of a trust, to whom property is bequeathed in order for such property to be administered for the benefit of another person.

2. GENERAL CONDITIONS

- 2.1 The following preference point systems are applicable to all bids:
 - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
 - the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).
- 2.2 Preference point system for this bid:
 - (a) The value of this bid is estimated to exceed/not exceed R50 000 000 (all applicable taxes included) and therefore the......preference point system shall be applicable; or
 - (b) Either the 80/20 or 90/10 preference point system will be applicable to this tender (delete whichever is not applicable for this tender).
- 2.3 Preference points for this bid (even in the case of a tender for income-generating contracts) shall be awarded for:
 - (a) Price; and
 - (b) B-BBEE Status Level of Contribution.
- 2.4 The maximum points for this bid are allocated as follows:

发生的变体形式。在一种一种一种一种一种一种种种种种种种种种种种种种种种种种种种种种种种种种种	POINTS
PRICE	80
B-BBEE STATUS LEVEL OF CONTRIBUTOR	20
Total points for Price and B-BBEE must not exceed	100

2.5 Failure on the part of a bidder to fill in, sign this form and submit in the circumstances prescribed in the Codes of Good Practice either a B-BBEE Verification Certificate issued by a Verification Agency accredited by the South African Accreditation System (SANAS) or an affidavit confirming annual total revenue and level of black ownership together with the bid or an affidavit issued by Companies Intellectual Property Commission, will be interpreted to mean that preference points for B-BBEE status level of contribution are not claimed.

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2.6 The organ of state reserves the right to require of a bidder, either before a bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser.

3. ADJUDICATION USING A POINT SYSTEM

- 3.1 Subject to Section 2 (1) (f) of the Preferential Procurement Policy Framework Act, 2000, **the bidder obtaining the highest number of total points will be awarded the contract.**
- 3.2 A tenderer must submit proof of its B-BBEE status level of contributor in order to claim points for B-BBEE.
- 3.3 A tenderer failing to submit proof of B-BBEE status level of contributor or is a non-compliant contributor to B-BBEE will not be disqualified but will only score:
 - (a) points out of 80 for price; and
 - (b) 0 points out of 20 for B-BBEE
- 3.4 Points scored must be rounded off to the nearest 2 decimal places.
- 3.5 In the event that two or more bids have scored equal total points, the successful bid must be the one scoring the highest number of preference points for B-BBEE.
- 3.6 As per section 2 (1) (f) of the Preferential Procurement Policy Framework Act, 2000, the contract may be awarded to a bidder other than the one scoring the highest number of total points based on objective criteria in addition to those contemplated in paragraph (d) and (e) of the Act that justifies the award to another tenderer provided that it has been stipulated upfront in the tendering conditions.
- 3.7 Should two or more bids be equal in all respects; the award shall be decided by the drawing of lots.

4. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

4.1 POINTS AWARDED FOR PRICE.

4.1.1 THE 80/20 OR 90/10 PREFERENCE POINT SYSTEM

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

80/20

or

90/10

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

Ps = 90

Where:

Ps = Points scored for price of bid under consideration

Pt = Price of tender under consideration

Pmin = Price of lowest acceptable tender

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5. FORMULAE FOR DISPOSAL OR LEASING OF STATE ASSETS AND INCOME GENERATING PROCUREMENT

5.1 POINTS AWARDED FOR PRICE

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

80/20

01

90/10

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

Ps = 90

or

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmax = Price of highest acceptable tender

6. POINTS AWARDED FOR B-BBEE STATUS LEVEL OF CONTRIBUTION

6.1 In terms of WCG interim strategy, preference points must be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table below:

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

- 6.2 An **EME** must submit a valid, originally certified affidavit confirming annual turnover and level of black ownership or an affidavit issued by Companies Intellectual Property Commission
- 6.3 A **QSE that is less than 51% (50% or less) black owned** must be verified in terms of the QSE scorecard issued via Government Gazette and submit a valid, original or a legible certified copy of a B-BBEE Verification Certificate issued by SANAS.
- 6.4 A **QSE that is at least 51% black owned (51% or higher)** must submit a valid, originally certified affidavit confirming turnover and level of black ownership as well as declare its empowering status or an affidavit issued by Companies Intellectual Property Commission.

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6.5	A large enterprise must submit a valid, original or originally certified copy of a B-BBEE Verification Certificate issued by a verification agency accredited by SANAS.
6.6	A trust, consortium or joint venture, will qualify for points for their B-BBEE status level as a legal entity, provided that the entity submits their B-BBEE status level certificate.
6.7	A trust, consortium or joint venture (including unincorporated consortia and joint ventures) must submit a consolidated B-BBEE status level verification certificate for every separate tender.
6.8	Tertiary institutions and public entities will be required to submit their B-BBEE status level certificates in terms of the specialized scorecard contained in the B-BBEE Codes of Good Practice.
7.	BID DECLARATION
7.1	Bidders who claim points in respect of B-BBEE Status Level of Contribution must complete the following:
8.	B-BBEE STATUS LEVEL OF CONTRIBUTION CLAIMED IN TERMS OF PARAGRAPH 5
8.1	B-BBEE Status Level of Contribution (maximum of 20 points)
9.	(Points claimed in respect of paragraph 7.1 must be in accordance with the table reflected in paragraph 5.1 and must be substantiated by means of a B-BBEE certificate issued by a Verification Agency accredited by SANAS or an affidavit confirming annual total revenue and level of black ownership in terms of the relevant sector code applicable to the tender. SUB-CONTRACTING
9.1	Will any portion of the contract be sub-contracted? YES / NO (delete which is not applicable)
9.1.	.1 If yes, indicate:
4.	(i) what percentage of the contract will be subcontracted?
	(ii) the name of the sub-contractor?
	(iii) the B-BBEE status level of the sub-contractor?
1.0	(iv) whether the sub-contractor is an EME or QSE? YES / NO (delete which is not applicable)
7.	
9.1.	2 Sub-contracting relates to a particular contract and if sub-contracting is applicable, the bidder to state in their response to a particular RFQ that a portion of that contract will be sub-contracted.

10.DECLARATION WITH REGARD TO COMPANY/FIRM

10.1	Name of company/ entity:
10.2	VAT registration number:
10.3	Company Registration number:
10.4	TYPE OF COMPANY/ FIRM
	□ Partnership/ Joint Venture/ Consortium
	□ One-person business/ sole propriety
	□ Close corporation
	□ Public Company
	□ Personal Liability Company
	□ (Pty) Limited
	□ Non-Profit Company
	□ State Owned Company
	[SELECT APPLICABLE ONE]

- 10.5 I/we, the undersigned, who is / are duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the B-BBEE status level of contribution indicated in paragraph 7 above, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that:
 - (a) The Western Cape Government reserves the right to audit the B-BBEE status claim submitted by the bidder.
 - (b) As set out in Section 130 of the B-BBEE Act as amended, any misrepresentation constitutes a criminal offence. A person commits an offence if that person knowingly:
 - (i) misrepresents or attempts to misrepresent the B-BBEE status of an enterprise;
 - (ii) provides false information or misrepresents information to a B-BBEE Verification Professional in order to secure a particular B-BBEE status or any benefit associated with compliance to the B-BBEE Act;
 - (iii) provides false information or misrepresents information relevant to assessing the B-BBEE status of an enterprise to any organ of state or public entity; or
 - (iv) engages in a fronting practice.
 - (c) If a B-BBEE verification professional or any procurement officer or other official of an organ of state or public entity becomes aware of the commission of, or any attempt to commit any offence referred to in paragraph 9.1 (a) above will be reported to an appropriate law enforcement agency for investigation.

investigation.		

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- (d) Any person convicted of an offence by a court is liable in the case of contravention of 9.4 (b) to a fine or to imprisonment for a period not exceeding 10 years or to both a fine and such imprisonment or, if the convicted person is not a natural person to a fine not exceeding 10% of its annual turnover.
- (e) The purchaser may, if it becomes aware that a bidder may have obtained its B-BBEE status level of contribution on a fraudulent basis, investigate the matter. Should the investigation warrant a restriction be imposed, this will be referred to the National Treasury for investigation, processing and imposing the restriction on the National Treasury's List of Restricted Suppliers. The bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, may be restricted from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied.
- (f) The purchaser may, in addition to any other remedy it may have
 - (i) disqualify the person from the bidding process;
 - (j) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct:
 - (ii) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation; and
 - (iii) forward the matter for criminal prosecution.
- (g) The information furnished is true and correct.
- (h) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 2 of this form.

SI	GNATURE(S) OF THE BIDDER(S):
D	ATE:
ΑI	DDRESS:
	NESSES:
1.	
2.	

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SWORN AFFIDAVIT - B-BBEE/QUALIFYING SMALL ENTERPRISE

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	the	1 11 16 1	-1	е и	

Full name and surname	
Identity number	
) I am a member/director/owner of the follo	st of my knowledge a true reflection of the facts. owing enterprise and am duly authorized to act on i
behalf:	
Enterprise name	
Trading name Registration number	
registration nomber	
Enterprise address	
I hereby declare under oath that: The enterprise is	oman owned; ther information available for the 50 000, 000.00 (fifty million Rands) as of Clause 3.3 (a) or (b) or (c) or (d) r I as amende by ood Practice.
00% Black owned	Level One (135% B-BBEE procurement recognition)
More than 51% Black owned	Level Two (125% B-BBEE procurement recognition)
At least 25% of cost of sales (excluding labour costs and depreciation) must be procurement from local producers or suppliers in South Africa; For the service industry, include labour costs capped at 15%.	b) At least 50% of jobs created are for Black people, provided that the number of Black employees in the B-BBEE measurement verified immediately before is maintained.
At least 25% transformation of raw material/beneficiation, which includes local manufacturing, production and/or assembly, and/or packaging.	d) At least 12 days per annum of productivity deployed in assisting QSE end EME beneficiaries to increase their operational or financial capacity.
At least 85% of labour costs should be paid to South African employees by service industry entities.	
this matter. The sworn affidavit will be valid for a period of 12 r	vit, I have no objection to taking the prescribed oath, d not on the owners of the enterprise which I represen months from the date of signature by the commissioner ponent signature:
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ommissioner of Oaths signature & stamp	
	Contractor to initial

TBH 204/2025 – FOR THE SUPPLY, DELIVERY, INSTALLATION, DEMONSTRATION AND COMMISSIONING OF ONE (1) BASIC MRI ANAESTHESIA UNIT AND TWO (2) MRI COMPATIBLE VAPORISERS FOR USE AT THE MRI UNIT AT TYGERBERG HOSPITAL.

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THE NATIONAL TREASURY Republic of South Africa



GOVERNMENT PROCUREMENT

GENERAL CONDITIONS OF CONTRACT
July 2010

GOVERNMENT PROCUREMENT

GENERAL CONDITIONS OF CONTRACT July 2010

NOTES

The purpose of this document is to:

- Draw special attention to certain general conditions applicable to government bids, contracts and orders; and
- (ii) To ensure that clients be familiar with regard to the rights and obligations of all parties involved in doing business with government.

In this document words in the singular also mean in the plural and vice versa and words in the masculine also mean in the feminine and neuter.

- The General Conditions of Contract will form part of all bid documents and may not be amended.
- Special Conditions of Contract (SCC) relevant to a specific bid, should be compiled separately for every bid (if (applicable) and will supplement the General Conditions of Contract. Whenever there is a conflict, the provisions in the SCC shall prevail.

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General Conditions of Contract

1. **Definitions** 1. The following terms shall be interpreted as indicated:

- 1.1 "Closing time" means the date and hour specified in the bidding documents for the receipt of bids.
- 1.2 "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- 1.3 "Contract price" means the price payable to the supplier under the contract for the full and proper performance of his contractual obligations.
- 1.4 "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.
- 1.5 "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.
- 1.6 "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7 "Day" means calendar day.
- 1.8 "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9 "Delivery ex stock" means immediate delivery directly from stock actually on hand.
- 1.10 "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the supplies are so delivered and a valid receipt is obtained.
- 1.11 "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.
- 1.12 "Force majeure" means an event beyond the control of the supplier and not involving the supplier's fault or negligence and not foreseeable. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 1.13 "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 bidder, and includes collusive practice among bidders (prior to or after bid submission) designed

to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.

- 1.14 "GCC" means the General Conditions of Contract.
- 1.15 "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.
- 1.16 "Imported content" means that portion of the bidding price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or his subcontractors) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as landing costs, dock dues, import duty, sales duty or other similar tax or duty at the South African place of entry as well as transportation and handling charges to the factory in the Republic where the supplies covered by the bid will be manufactured.
- 1.17 "Local content" means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.
- 1.17 "Manufacture" means the production of products in a factory using labour, materials, components and machinery and includes other related value-adding activities.
- 1.19 "Order" means an official written order issued for the supply of goods or works or the rendering of a service.
- 1.20 "Project site," where applicable, means the place indicated in bidding documents.
- 1.21 "Purchaser" means the organization purchasing the goods.
- 1.22 "Republic" means the Republic of South Africa.
- 1.23 "SCC" means the Special Conditions of Contract.
- 1.24 "Services" means those functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the supplier covered under the contract.
- 1.25 "Written" or "in writing" means handwritten in ink or any form of electronic or mechanical writing.

2. Application

- 2.1 These general conditions are applicable to all bids, contracts and orders including bids for functional and professional services, sales, hiring, letting and the granting or acquiring of rights, but excluding immovable property, unless otherwise indicated in the bidding documents.
- 2.2 Where applicable, special conditions of contract are also laid down to cover specific supplies, services or works.
- 25.3 Where such special conditions of contract are in conflict with

these general conditions, the special conditions shall apply.

3. General

- 3.1 Unless otherwise indicated in the bidding documents, the purchaser shall not be liable for any expense incurred in the preparation and submission of a bid. Where applicable a non-refundable fee for documents may be charged.
- 3.2 With certain exceptions, invitations to bid are only published in the Government Tender Bulletin. The Government Tender Bulletin may be obtained directly from the Government Printer, Private Bag X85, Pretoria 0001, or accessed electronically from www.treasury.gov.za

4. Standards

4.1 The goods supplied shall conform to the standards mentioned in the bidding documents and specifications.

5. Use of contract documents and information; inspection.

- 5.1 The supplier shall not, without the purchaser's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the supplier in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.
- 5.2 The supplier shall not, without the purchaser's prior written consent, make use of any document or information mentioned in GCC clause 5.1 except for purposes of performing the contract.
- 5.3 Any document, other than the contract itself mentioned in GCC clause 5.1 shall remain the property of the purchaser and shall be returned (all copies) to the purchaser on completion of the supplier's performance under the contract if so required by the purchaser.
- 5.4 The supplier shall permit the purchaser to inspect the supplier's records relating to the performance of the supplier and to have them audited by auditors appointed by the purchaser, if so required by the purchaser.

6. Patent rights

6.1 The supplier shall indemnify the purchaser against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the goods or any part thereof by the purchaser.

7. Performance security

- 7.1 Within thirty (30) days of receipt of the notification of contract award, the successful bidder shall furnish to the purchaser the performance security of the amount specified in SCC.
- 7.2 The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier's failure to complete his obligations under the contract.
- 7.3 The performance security shall be denominated in the currency of the contract, or in a freely convertible currency acceptable to the purchaser and shall be in one of the following forms:

- (a) a bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the purchaser's country or abroad, acceptable to the purchaser, in the form provided in the bidding documents or another form acceptable to the purchaser; or
- (b) a cashier's or certified cheque
- 7.4 The performance security will be discharged by the purchaser and returned to the supplier not later than thirty (30) days following the date of completion of the supplier's performance obligations under the contract, including any warranty obligations, unless otherwise specified in SCC.

8. Inspections, tests and analyses

- 8.1 All pre-bidding testing will be for the account of the bidder.
- 8.2 If it is a bid condition that supplies to be produced or services to be rendered should at any stage during production or execution or on completion be subject to inspection, the premises of the bidder or contractor shall be open, at all reasonable hours, for inspection by a representative of the Department or an organization acting on behalf of the Department.
- 8.3 If there are no inspection requirements indicated in the bidding documents and no mention is made in the contract, but during the contract period it is decided that inspections shall be carried out, the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.
- 8.4 If the inspections, tests and analyses referred to in clauses 8.2 and 8.3 show the supplies to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.
- 8.5 Where the supplies or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such supplies or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the supplier.
- 8.6 Supplies and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.
- 8.7 Any contract supplies may on or after delivery be inspected, tested or analyzed and may be rejected if found not to comply with the requirements of the contract. Such rejected supplies shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with supplies which do comply with the requirements of the contract. Failing such removal the rejected supplies shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute supplies forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected supplies, purchase such supplies as may be necessary at the expense of the supplier.

8.8 The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 23 of GCC.

9. Packing

- 9.1 The supplier shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.
- 9.2 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, including additional requirements, if any, specified in SCC, and in any subsequent instructions ordered by the purchaser.

10. Delivery and documents

- 10.1 Delivery of the goods shall be made by the supplier in accordance with the terms specified in the contract. The details of shipping and/or other documents to be furnished by the supplier are specified in SCC.
- 10.2 Documents to be submitted by the supplier are specified in SCC.

11. Insurance

11.1 The goods supplied under the contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified in the SCC.

12. Transportation

12.1 Should a price other than an all-inclusive delivered price be required, this shall be specified in the SCC.

13. Incidental services

- 13.1 The supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:
 - (a) performance or supervision of on-site assembly and/or commissioning of the supplied goods;
 - (b) furnishing of tools required for assembly and/or maintenance of the supplied goods;
 - (c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods;
 - (d) performance or supervision or maintenance and/or repair of the supplied goods, for a period of time agreed by the parties, provided that this service shall not relieve the supplier of any warranty obligations under this contract; and
 - (e) training of the purchaser's personnel, at the supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied goods.
- 13.2 Prices charged by the supplier for incidental services, if not included in the contract price for the goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the supplier for similar services.

14. Spare parts

- 14.1 As specified in SCC, the supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the supplier:
 - (a) such spare parts as the purchaser may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any warranty obligations under the contract; and
 - (b) in the event of termination of production of the spare parts:
 - Advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and
 - (ii) following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.

15. Warranty

- 15.1 The supplier warrants that the goods supplied under the contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all goods supplied under this contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the purchaser's specifications) or from any act or omission of the supplier, that may develop under normal use of the supplied goods in the conditions prevailing in the country of final destination.
- 15.2 This warranty shall remain valid for twelve (12) months after the goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the contract, or for eighteen (17) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC.
- 15.3 The purchaser shall promptly notify the supplier in writing of any claims arising under this warranty.
- 15.4 Upon receipt of such notice, the supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the purchaser.
- 15.5 If the supplier, having been notified, fails to remedy the defect(s) within the period specified in SCC, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expense and without prejudice to any other rights which the purchaser may have against the supplier under the contract.

16. Payment

- 16.1 The method and conditions of payment to be made to the supplier under this contract shall be specified in SCC.
- 16.2 The supplier shall furnish the purchaser with an invoice accompanied by a copy of the delivery note and upon fulfilment of other obligations stipulated in the contract.

- 16.3 Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the supplier.
- 16.4 Payment will be made in Rand unless otherwise stipulated in SCC.

17. Prices

17.1 Prices charged by the supplier for goods delivered and services performed under the contract shall not vary from the prices quoted by the supplier in his bid, with the exception of any price adjustments authorized in SCC or in the purchaser's request for bid validity extension, as the case may be.

17. Contract amendments

- 17.1 No variation in or modification of the terms of the contract shall be made except by written amendment signed by the parties concerned.
- 19. Assignment
- 19.1 The supplier shall not assign, in whole or in part, its obligations to perform under the contract, except with the purchaser's prior written consent.
- 20. Subcontracts
- 20.1 The supplier shall notify the purchaser in writing of all subcontracts awarded under this contracts if not already specified in the bid. Such notification, in the original bid or later, shall not relieve the supplier from any liability or obligation under the contract.

21. Delays in the supplier's performance

- 21.1 Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the contract.
- 21.2 If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at his discretion extend the supplier's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.
- 21.3 No provision in a contract shall be deemed to prohibit the obtaining of supplies or services from a national department, provincial department, or a local authority.
- 21.4 The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the supplies are required, or the supplier's services are not readily available.
- 21.5 Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 21.2 without the application of penalties.
- 21.6 Upon any delay beyond the delivery period in the case of a supplies contract, the purchaser shall, without cancelling the contract, be entitled to purchase supplies of a similar quality and

up to the same quantity in substitution of the goods not supplied in conformity with the contract and to return any goods delivered later at the supplier's expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim damages from the supplier.

22. Penalties

22.1 Subject to GCC Clause 25, if the supplier fails to deliver any or all of the goods or to perform the services within the period(s) specified in the contract, the purchaser shall, without prejudice to its other remedies under the contract, deduct from the contract price, as a penalty, a sum calculated on the delivered price of the delayed goods or unperformed services using the current prime interest rate calculated for each day of the delay until actual delivery or performance. The purchaser may also consider termination of the contract pursuant to GCC Clause 23.

23. Termination for default

- 23.1 The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may terminate this contract in whole or in part:
 - (a) if the supplier fails to deliver any or all of the goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to GCC Clause 21.2:
 - (b) if the Supplier fails to perform any other obligation(s) under the contract; or
 - (c) if the supplier, in the judgment of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the contract.
- 23.2 In the event the purchaser terminates the contract in whole or in part, the purchaser may procure, upon such terms and in such manner as it deems appropriate, goods, works or services similar to those undelivered, and the supplier shall be liable to the purchaser for any excess costs for such similar goods, works or services. However, the supplier shall continue performance of the contract to the extent not terminated.
- 23.3 Where the purchaser terminates the contract in whole or in part, the purchaser may decide to impose a restriction penalty on the supplier by prohibiting such supplier from doing business with the public sector for a period not exceeding 10 years.
- 23.4 If a purchaser intends imposing a restriction on a supplier or any person associated with the supplier, the supplier will be allowed a time period of not more than fourteen (14) days to provide reasons why the envisaged restriction should not be imposed. Should the supplier fail to respond within the stipulated fourteen (14) days the purchaser may regard the intended penalty as not objected against and may impose it on the supplier.
- 23.5 Any restriction imposed on any person by the Accounting Officer / Authority will, at the discretion of the Accounting Officer / Authority, also be applicable to any other enterprise or any partner, manager, director or other person who wholly or partly exercises or exercised or may exercise control over the

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enterprise of the first-mentioned person, and with which enterprise or person the first-mentioned person, is or was in the opinion of the Accounting Officer / Authority actively associated.

- 23.6 If a restriction is imposed, the purchaser must, within five (5) working days of such imposition, furnish the National Treasury, with the following information:
 - (i) the name and address of the supplier and / or person restricted by the purchaser;
 - (ii) the date of commencement of the restriction
 - (iii) the period of restriction; and
 - (iv) the reasons for the restriction.

These details will be loaded in the National Treasury's central database of suppliers or persons prohibited from doing business with the public sector.

23.7 If a court of law convicts a person of an offence as contemplated in sections 12 or 13 of the Prevention and Combating of Corrupt Activities Act, No. 12 of 2004, the court may also rule that such person's name be endorsed on the Register for Tender Defaulters. When a person's name has been endorsed on the Register, the person will be prohibited from doing business with the public sector for a period not less than five years and not more than 10 years.

The National Treasury is empowered to determine the period of restriction and each case will be dealt with on its own merits. According to section 32 of the Act the Register must be open to the public. The Register can be perused on the National Treasury website.

24. Anti-dumping and countervailing duties and rights

24.1 When, after the date of bid, provisional payments are required, or anti-dumping or countervailing duties are imposed, or the amount of a provisional payment or anti-dumping or countervailing right is increased in respect of any dumped or subsidized import, the State is not liable for any amount so required or imposed, or for the amount of any such increase. When, after the said date, such a provisional payment is no longer required or any such anti-dumping or countervailing right is abolished, or where the amount of such provisional payment or any such right is reduced, any such favourable difference shall on demand be paid forthwith by the contractor to the State or the State may deduct such amounts from moneys (if any) which may otherwise be due to the contractor in regard to supplies or services which he delivered or rendered, or is to deliver or render in terms of the contract or any other contract or any other amount which may be due to him

25. Force Majeure

- 25.1 Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable for forfeiture of its performance security, damages, or termination for default if and to the extent that his delay in performance or other failure to perform his obligations under the contract is the result of an event of force majeure.
- 25.2 If a force majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.

26. Termination for insolvency

26.1 The purchaser may at any time terminate the contract by giving written notice to the supplier if the supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the purchaser.

27. Settlement of Disputes

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- 27.1 If any dispute or difference of any kind whatsoever arises between the purchaser and the supplier in connection with or arising out of the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.
- 27.2 If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the purchaser or the supplier may give notice to the other party of his intention to commence with mediation. No mediation in respect of this matter may be commenced unless such notice is given to the other party.
- 27.3 Should it not be possible to settle a dispute by means of mediation, it may be settled in a South African court of law.
- 27.4 Mediation proceedings shall be conducted in accordance with the rules of procedure specified in the SCC.
- 27.5 Notwithstanding any reference to mediation and/or court proceedings herein,
 - (a) the parties shall continue to perform their respective obligations under the contract unless they otherwise agree; and
 - (b) the purchaser shall pay the supplier any monies due the supplier.

28. Limitation of liability

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- 28.1 Except in cases of criminal negligence or wilful misconduct, and in the case of infringement pursuant to Clause 6;
 - (a) the supplier shall not be liable to the purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or damages to the purchaser; and
 - (b) the aggregate liability of the supplier to the purchaser, whether under the contract, in tort or otherwise, shall not exceed the total contract price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment.

29. Governing language

29.1 The contract shall be written in English. All correspondence and other documents pertaining to the contract that is exchanged by the parties shall also be written in English.

30. Applicable law

30.1 The contract shall be interpreted in accordance with South African laws, unless otherwise specified in SCC.

31. Notices

31.1 Every written acceptance of a bid shall be posted to the supplier concerned by registered or certified mail and any other notice to him shall be posted by ordinary mail to the address furnished in his

- bid or to the address notified later by him in writing and such posting shall be deemed to be proper service of such notice
- 31.2 The time mentioned in the contract documents for performing any act after such aforesaid notice has been given, shall be reckoned from the date of posting of such notice.

32. Taxes and duties

- 32.1 A foreign supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the purchaser's country.
- 32.2 A local supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted goods to the purchaser.
- 32.3 No contract shall be concluded with any bidder whose tax matters are not in order. Prior to the award of a bid the Department must be in possession of a tax clearance certificate, submitted by the bidder.

This certificate must be an original issued by the South African Revenue Services.

33. National Industrial Participation (NIP) Programme

- 33.1 The NIP Programme administered by the Department of Trade and Industry shall be applicable to all contracts that are subject to the NIP obligation.
- 34.Prohibition
 Restrictive
 practices

of

- In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, an agreement between, or concerted practice by, firms, or a decision by an association of firms, is prohibited if it is between parties in a horizontal relationship and if a bidder (s) is / are or a contractor(s) was / were involved in collusive bidding (or bid rigging).
- 34.2 If a bidder(s) or contractor(s), based on reasonable grounds or evidence obtained by the purchaser, has / have engaged in the restrictive practice referred to above, the purchaser may refer the matter to the Competition Commission for investigation and possible imposition of administrative penalties as contemplated in the Competition Act No. 89 of 1998.
- 34.3 If a bidder(s) or contractor(s), has / have been found guilty by the Competition Commission of the restrictive practice referred to above, the purchaser may, in addition and without prejudice to any other remedy provided for, invalidate the bid(s) for such item(s) offered, and / or terminate the contract in whole or part, and / or restrict the bidder(s) or contractor(s) from conducting business with the public sector for a period not exceeding ten (10) years and / or claim damages from the bidder(s) or contractor(s) concerned.