



**INVITATION FOR SERVICE PROVIDERS TO FORM A PANEL FOR THE SUPPLY AND DELIVERY OF PLUMBING MATERIALS FOR uMGUNGUNDLOVU DISTRICT MUNICIPALITY**

**Enquiries:** Mr. Andile Hlongwane: E-Mail: [andile.hlongwane @umdm.gov.za](mailto:andile.hlongwane@umdm.gov.za)

**SUBMISSION OF PROPOSALS DEADLINE**

**Date: 31 October 2023**

**Time: 12h00**

**Venue: uMgungundlovu District Municipality Offices**

**242 Langalibalele Street**

**Pietermaritzburg**

<b>Name of Organisation</b>	
<b>Physical Address</b>	Street Address
	Suburb
	City
	Province
	Postal Code
<b>Contact Person</b>	
<b>Telephone No.</b>	
<b>E-Mail Address</b>	
<b>CSD Registration No.</b>	

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**TENDER ADVERT**  
**uMGUNGUNDLOVU DISTRICT MUNICIPALITY**

**INVITATION FOR SERVICE PROVIDERS TO FORM A PANEL FOR THE SUPPLY AND DELIVERY OF PLUMBING  
MATERIALS FOR uMGUNGUNDLOVU DISTRICT MUNICIPALITY**

**READVERTISEMENT**  
**TENDER NO. 20/2023**

The uMgungundlovu District Municipality seeks professional service providers to form a panel for the supply and delivery of plumbing materials for the period of 3 years.

Tender documents can be downloaded from the municipal website at [www.umdmd.gov.za](http://www.umdmd.gov.za) or at etenders portal at [www.etenders.gov.za](http://www.etenders.gov.za) or alternatively can be collected from offices of the Cashier at the uMgungundlovu District Municipality, 242 Langalibalele Street, Pietermaritzburg. If tenders are collected, a non-refundable tender deposit of R150.00 is payable to the uMgungundlovu District Municipality. Any queries can be directed to Mr. Andile Hlongwane via email [andile.hlongwane@umdmd.gov.za](mailto:andile.hlongwane@umdmd.gov.za). A Compulsory Briefing Session will be held on **16 October 2023** at 10h00, at the uMgungundlovu District Municipality, Council Chamber 242 Langalibalele Street, Pietermaritzburg. Non-attendance at the Compulsory Briefing Session will render any submission invalid.

Tender submissions must be properly bound and must be placed in the tender box situated on the ground floor of the uMgungundlovu District Municipality, 242 Langalibalele Street, Pietermaritzburg, before 12h00 on **31 October 2023**, in a sealed envelope which is clearly marked with the Tender Number and Tender Description. Late quotations or Tenders received by way of Facsimile or E-Mail will under no circumstances be considered.

**Tenderers must submit a minimum of three written testimonials/references of work of a similar nature i.e., the supply and delivery of plumbing material), to substantiate their ability to undertake the required services. Reference must indicate that the value of works is similar to works required in this tender document as well as that the works completed collective value of R200,000.00.**

The 80/20 preference point system in terms of the municipality's SCM Policy will be applicable as follows:

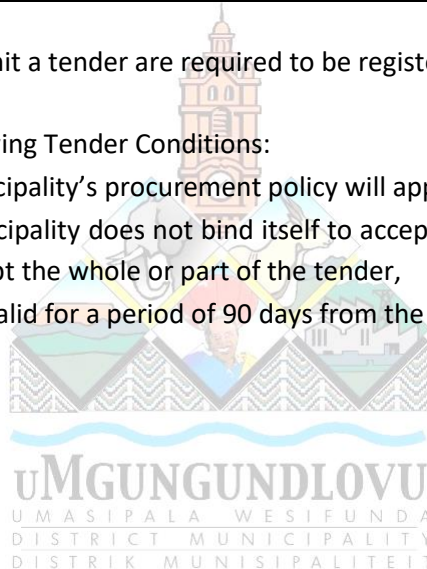
<b>RACE</b> – Points are not cumulative. <i>Proof: CSD/ CIPC Certificate / copy of ID Document</i>	5 Points Maximum	
➤ Race – ≥ 50% Black Owned (HDP)	5	
➤ Race – < 50% Black Owned (HDP)	3	
<b>GENDER</b> (Points are not cumulative)	5 Points Maximum	
Gender – ≥ 50% Woman Owned (HDP)	5	
Gender – < 50% Woman Owned (HDP)	3	
<b>YOUTH</b> (≥ 25% Youth Owned)	5 Points Maximum	
<b>LOCALITY</b> – Points are not cumulative. <i>Proof: Municipal Account or Letter from Councillor</i>	5 Points Maximum	

All service providers intending to submit a tender are required to be registered on the Central Supplier Database.

Tenderers shall take note of the following Tender Conditions:

- uMgungundlovu District Municipality's procurement policy will apply,
- uMgungundlovu District Municipality does not bind itself to accept the lowest tender or any other tender and reserves the right to accept the whole or part of the tender,
- Tenders submitted are to be valid for a period of 90 days from the closing date for submissions of tenders.

**Dr. X.E Muthwa**  
**Acting Municipal Manager**  
**uMgungundlovu District Municipality**



**INVITATION TO BID – MBD 1**  
**PART A**

<b>YOU ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF THE UMGUNGUNDLOVU DISTRICT MUNICIPALITY</b>					
BID NUMBER:	20/2023	CLOSING DATE:	31 OCTOBER 2023	CLOSING TIME:	12h00
DESCRIPTION	PANEL FOR THE SUPPLY AND DELIVERY OF PLUMBING MATERIALS				
<b>THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (MBD7).</b>					

BID RESPONSE DOCUMENTS MAY BE DEPOSITED IN THE BID BOX SITUATED AT 242 Langalibalele Street, Pietermaritzburg

<b>SUPPLIER INFORMATION</b>					
NAME OF BIDDER					
POSTAL ADDRESS					
STREET ADDRESS					
TELEPHONE NUMBER	CODE		NUMBER		
CELLPHONE NUMBER					
FACSIMILE NUMBER	CODE		NUMBER		
E-MAIL ADDRESS					
VAT REGISTRATION NUMBER					
TAX COMPLIANCE STATUS	TCS PIN:		OR	CSD No:	
ARE YOU THE ACCREDITED REPRESENTATIVE IN SOUTH AFRICA FOR THE GOODS /SERVICES /WORKS OFFERED?	<input type="checkbox"/> Yes <input type="checkbox"/> No [IF YES ENCLOSE PROOF]	ARE YOU A FOREIGN BASED SUPPLIER FOR THE GOODS /SERVICES /WORKS OFFERED?		<input type="checkbox"/> Yes <input type="checkbox"/> No [IF YES, ANSWER PART B:3 ]	
TOTAL NUMBER OF ITEMS OFFERED			TOTAL BID PRICE	<b>R      N/A</b>	
SIGNATURE OF BIDDER	.....		DATE		
CAPACITY UNDER WHICH THIS BID IS SIGNED					
<b>BIDDING PROCEDURE ENQUIRIES MAY BE DIRECTED TO:</b>			<b>TECHNICAL INFORMATION MAY BE DIRECTED TO:</b>		
DEPARTMENT	FINANCE		DEPARTMENT	FINANCE SERVICES	
CONTACT PERSON	Ms. Thembisile Khuzwayo		CONTACT PERSON	Mr. Andile Hlongwane	
E-MAIL ADDRESS	<a href="mailto:Thembisile.Khuzwayo@umdm.gov.za">Thembisile.Khuzwayo@umdm.gov.za</a>		E-MAIL ADDRESS	<a href="mailto:andile.hlongwane@umdm.gov.za">andile.hlongwane@umdm.gov.za</a>	

## 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 ONLINE**
- 1.3. THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2022, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.

### 2. TAX COMPLIANCE REQUIREMENTS

- 2.1 BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.
- 2.2 BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VIEW THE TAXPAYER'S PROFILE AND TAX STATUS.
- 2.3 APPLICATION FOR THE TAX COMPLIANCE STATUS (TCS) CERTIFICATE OR PIN MAY ALSO BE MADE VIA E-FILING. IN ORDER TO USE THIS PROVISION, TAXPAYERS WILL NEED TO REGISTER WITH SARS AS E-FILERS THROUGH THE WEBSITE [WWW.SARS.GOV.ZA](http://WWW.SARS.GOV.ZA).
- 2.4 FOREIGN SUPPLIERS MUST COMPLETE THE PRE-AWARD QUESTIONNAIRE IN PART B:3.
- 2.5 BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH THE BID.
- 2.6 IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.
- 2.7 WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.

### 3. QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS

- 3.1. IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)? ☐ YES ☐ NO
- 3.2. DOES THE ENTITY HAVE A BRANCH IN THE RSA? ☐ YES ☐ NO
- 3.3. DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA? ☐ YES ☐ NO
- 3.4. DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA? ☐ YES ☐ NO
- 3.5. IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION? ☐ YES ☐ NO

**IF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 ABOVE.**


**NB: FAILURE TO PROVIDE ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID INVALID.  
NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE.**



SIGNATURE		NAME (PRINT)	
CAPACITY		DATE	
NAME OF FIRM			

## DECLARATION OF INTEREST – MBD 4

1. No bid will be accepted from persons in the service of the state\*.
2. Any person, having a kinship with persons in the service of the state, including a blood relationship, may make any offer or offers in terms of this invitation to bid. In view of possible allegations of favouritism, should the resulting bid, or part thereof be awarded to persons connected with or related to persons in service of the state, it is required that the bidder or their authorised representative declare their position in relation to the evaluating/adjudicating authority and/or take an oath declaring his/her interest.
3. In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

3.1	Full Name of Bidder/ Representative	
3.2	Identity Number	
3.3	Position Held in Company E.g. Director	
3.4	Company Registration Number	
3.5	Tax Reference Number	
3.6	VAT Registration Number	

3.7	The names of all directors / trustees / shareholders members, their individual identity numbers and state employee numbers must be indicated in paragraph 4 below.		
3.8	Are you presently in the service of the State?	Yes	No
3.8.1	If so, furnish particulars		
			
3.9	Have you been in the service of the state for the past twelve months?	Yes	No
3.9.1	If so, furnish particulars		
3.10	Do you have any relationship (family, friend, other) with persons in the service of the state and who may be involved with the evaluation and or adjudication of this bid?	Yes	No
3.10.1	If so, furnish particulars		

3.11	Are you aware of any relationship (family, friend, other) between bidder and any persons in the service of the state who may be involved with the evaluation and or adjudication of this bid?	Yes	No
3.11.1	If so, furnish particulars		
3.12	Are any of the company's director, managers, principle shareholders or stakeholders in service of the state:	Yes	No
3.12.1	If so, furnish particulars		
3.13	Are any spouse, child or parent of the company's director's trustees, managers, principle shareholders or stakeholders in service of the state?	Yes	No
3.13.1	If so, furnish particulars		
3.14	Do you or any of the directors, trustees, managers, principle shareholders, or stakeholders of this company have any interest in any other related companies or business whether or not they are bidding for this contract?	Yes	No
3.14.1	If so, furnish particulars		
	 		

4. Full details of directors / trustees / members / shareholders. (TO BE FULLY COMPLETED)

Full Name	Identity Number	State Employee Number



**\*MSCM Regulations: “in the service of the state” means to be –**

- (a) A member of –
  - (i) any municipal council:
  - (ii) any provincial legislature: or
  - (iii) the national Assembly or the national Council of provinces:
- (b) a member of the board of directors of any municipal entity
- (c) an official of any municipality or municipal entity
- (d) an employee of any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act 1999 (Act N° 1 of 1999):
- (e) a member of the accounting authority of any national or provincial public entity: or
- (f) An employee of Parliament or a provincial legislature

**5. DECLARATION**

I, the undersigned (name) \_\_\_\_\_,

certify that the information furnished in paragraph 3 is correct.

I accept that the State may act against should this declaration prove to be false.



<b>SIGNATURE</b>		<b>NAME (PRINT)</b>	
<b>CAPACITY</b>		<b>DATE</b>	
<b>NAME OF FIRM</b>			

## PREFERENCE POINTS CLAIM FORM – MBD 6.1

This preference form must form part of all tenders invited. It contains general information and serves as a claim form for preference points for specific goals.

**NB: BEFORE COMPLETING THIS FORM, TENDERERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF THE TENDER AND PREFERENTIAL PROCUREMENT REGULATIONS, 2022**

### 1. GENERAL CONDITIONS

1.1 The following preference point systems are applicable to invitations to tender:

- the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
- the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).

1.2 To be completed by the organ of state

*(delete whichever is not applicable for this tender).*

- a) The applicable preference point system for this tender is the **80/20** preference point system.

1.3 Points for this tender (even in the case of a tender for income-generating contracts) shall be awarded for:

- (a) Price; and  
(b) Specific Goals.

1.4 To be completed by the organ of state:

The maximum points for this tender are allocated as follows:

	POINTS
PRICE	80
SPECIFIC GOALS	20
<b>Total points for Price and SPECIFIC GOALS</b>	<b>100</b>

1.5 Failure on the part of a tenderer to submit proof or documentation required in terms of this tender to claim points for specific goals with the tender, will be interpreted to mean that preference points for specific goals are not claimed.

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

## 2. DEFINITIONS

- (a) **“tender”** means a written offer in the form determined by an organ of state in response to an invitation to provide goods or services through price quotations, competitive tendering process or any other method envisaged in legislation;
- (b) **“price”** means an amount of money tendered for goods or services, and includes all applicable taxes less all unconditional discounts;
- (c) **“rand value”** means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;
- (d) **“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; and
- (e) **“the Act”** means the Preferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000).

## 3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

### 3.1. POINTS AWARDED FOR PRICE

#### 3.1.1 THE 80/20 PREFERENCE POINT SYSTEMS

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

80/20

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

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmin = Price of lowest acceptable tender

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

#### 3.2.1. POINTS AWARDED FOR PRICE

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

80/20

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

Where

- Ps = Points scored for price of tender under consideration  
Pt = Price of tender under consideration  
Pmax = Price of highest acceptable tender

#### 4. POINTS AWARDED FOR SPECIFIC GOALS

- 4.1. In terms of Regulation 4(2); 5(2); 6(2) and 7(2) of the Preferential Procurement Regulations, preference points must be awarded for specific goals stated in the tender. For the purposes of this tender the tenderer will be allocated points based on the goals stated in table 1 below as may be supported by proof/ documentation stated in the conditions of this tender:
- 4.2. In cases where organs of state intend to use Regulation 3(2) of the Regulations, which states that, if it is unclear whether the 80/20 or 90/10 preference point system applies, an organ of state must, in the tender documents, stipulate in the case of—
- (a) an invitation for tender for income-generating contracts, that either the 80/20 or 90/10 preference point system will apply and that the highest acceptable tender will be used to determine the applicable preference point system; or
  - (b) any other invitation for tender, that either the 80/20 or 90/10 preference point system will apply and that the lowest acceptable tender will be used to determine the applicable preference point system, then the organ of state must indicate the points allocated for specific goals for both the 90/10 and 80/20 preference point system.

**Table 1: Specific goals for the tender and points claimed are indicated per the table below.**

**Note to tenderers: The tenderer must indicate how they claim points for each preference point system.)**

The specific goals allocated points in terms of this tender (Points are not cumulative)	Number of points allocated	Number of points claimed. (To be completed by the tenderer)
<b>RACE</b> – Points are not cumulative. <i>Proof: CSD/ CIPC Certificate / copy of ID Document</i>	5 Points Maximum	
➤ Race – ≥ 50% Black Owned (HDP)	5	
➤ Race – < 50% Black Owned (HDP)	3	
<b>GENDER</b> (Points are not cumulative)	5 Points Maximum	
Gender – ≥ 50% Woman Owned (HDP)	5	
Gender – < 50% Woman Owned (HDP)	3	
<b>YOUTH</b> (≥ 25% Youth Owned)	5 Points Maximum	
<b>LOCALITY</b> – Points are not cumulative. <i>Proof: Municipal Account or Letter from Councillor</i>	5 Points Maximum	
➤ Locality – Office based in uMgungundlovu District	5	
➤ Locality – Office based in KwaZulu-Natal (outside uMDM)	3	
➤ Locality – Office based outside of KwaZulu-Natal	2	

#### DECLARATION WITH REGARD TO COMPANY/FIRM

- 4.3. Name of company/firm.....
- 4.4. Company registration number: .....
- 4.5. 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
- [TICK APPLICABLE BOX]

4.6. I, the undersigned, who is duly authorised to do so on behalf of the company/firm, certify that

the points claimed, based on the specific goals as advised in the tender, qualifies the company/ firm for the preference(s) shown and I acknowledge that:

- i) The information furnished is true and correct;
- ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;
- iii) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 4.2, the contractor may be required to furnish documentary proof to the satisfaction of the organ of state that the claims are correct;
- iv) If the specific goals have been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, the organ of state may, in addition to any other remedy it may have –
  - (a) disqualify the person from the tendering process;
  - (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
  - (c) 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;
  - (d) recommend that the tenderer or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, 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; and
  - (e) forward the matter for criminal prosecution, if deemed necessary.

UMGUNGUNDLOVU  
DISTRICT MUNICIPALITY  
DISTRIK MUNISIPALITEIT

SIGNATURE		NAME (PRINT)	
CAPACITY		DATE	
NAME OF FIRM			

## DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES – MBD 8

1. This Municipal Bidding Document must form part of the bids invited.
2. It serves as a declaration to be used by municipalities and municipal entities in ensuring that when goods and services are being procured, all reasonable steps are taken to combat the abuse of the supply chain management system.
3. The bid of any bidder may be rejected if that bidder or any of its directors have:
  - (a) abused the municipality's / municipal entity's supply chain management system or committed an improper conduct in relation to such system;
  - (b) been convicted for fraud or corruption during the past five (5) years;
  - (c) wilfully neglected, reneged on or failed to comply with any government, municipal or other public sector contract during the past five (5) years, or
  - (d) been listed in the Register for Tender Defaulters in terms of Section 29 of the Prevention and Combating of Corrupt Activities Act (No. 12 of 2004)
4. In order to give effect to the above, the following questionnaire must be completed and submitted with the bid:

Item	Question	Response	
4.1	Is the bidder or any of its directors listed on the National Treasury's database as a company or person prohibited from doing business with the public sector? <b>(Companies or persons who are listed on this database were informed in writing of this restriction by the National Treasury after the <i>audi alteram partem</i> rule was applied)</b>	<b>YES</b> <input type="checkbox"/>	<b>NO</b> <input type="checkbox"/>
4.1.1	If so, furnish particulars		
4.2	Is the bidder or any of its directors listed on the Register for Tender Defaulters in terms of Section 29 of the Prevention and Combating Corrupt Activities Act (No. 12 of 2004)? <b>(To access this Register enter the National Treasury's website <a href="http://www.treasury.gov.za">www.treasury.gov.za</a>, click on the icon "Register for Tender Defaulters" or submit your written request for a hard copy of the Register to facsimile number 012-3265445)</b>	<b>YES</b> <input type="checkbox"/>	<b>NO</b> <input type="checkbox"/>
4.2.1	If so, furnish particulars		
4.3	Was the bidder or any of its directors convicted by a court of law (including a court of law outside the Republic of South Africa) for fraud or corruption during the past five (5) years?	<b>YES</b> <input type="checkbox"/>	<b>NO</b> <input type="checkbox"/>
4.3.1	If so, furnish particulars		

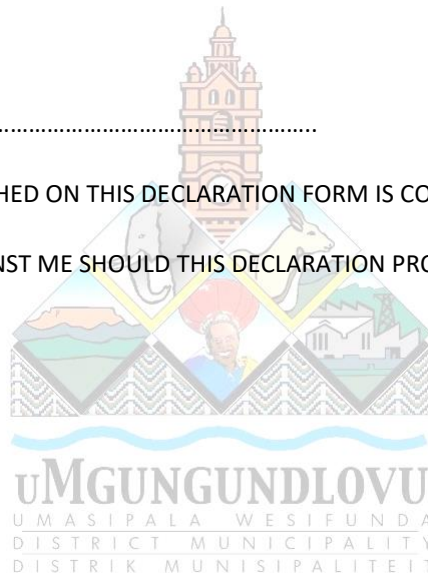
4.4	Does the bidder or any of its directors owe any municipal rates and taxed or municipal charges to the municipality / municipal entity, or to any other municipality / municipal entity that is in arrears for more than three (3) months?	<b>YES</b> <input type="checkbox"/>	<b>NO</b> <input type="checkbox"/>
4.4.1	If so, furnish particulars		
4.5	Was any contract between the bidder and the municipality / municipal entity or any other organ of the State terminated during the past five (5) years on account of failure to perform on or comply with the contract?	<b>YES</b> <input type="checkbox"/>	<b>NO</b> <input type="checkbox"/>
4.5.1	If so, furnish particulars		

### CERTIFICATION

I, THE UNDERSIGNED (Name) .....

CERTIFY THAT THE INFORMATION FURNISHED ON THIS DECLARATION FORM IS CORRECT.

I ACCEPT THAT THE STATE MAY ACT AGAINST ME SHOULD THIS DECLARATION PROVE TO BE FALSE.

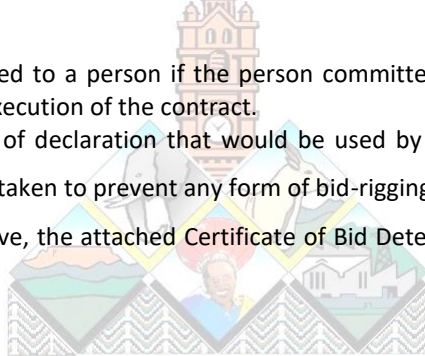


<b>SIGNATURE</b>		<b>NAME (PRINT)</b>	
<b>CAPACITY</b>		<b>DATE</b>	
<b>NAME OF FIRM</b>			



## CERTIFICATE OF INDEPENDENT BID DETERMINATION – MBD 9

- 1 This Municipal Bidding Document (MBD) must form part of all bids<sup>1</sup> invited.
- 2 Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).<sup>2</sup> Collusive bidding is a *pe se* prohibition meaning that it cannot be justified under any grounds.
- 3 Municipal Supply Regulation 38 (1) prescribes that a supply chain management policy must provide measures for the combating of abuse of the supply chain management system, and must enable the accounting officer, among others, to:
  - a. take all reasonable steps to prevent such abuse;
  - b. reject the bid of any bidder if that bidder or any of its directors has abused the supply chain management system of the municipality or municipal entity or has committed any improper conduct in relation to such system; and
  - c. cancel a contract awarded to a person if the person committed any corrupt or fraudulent act during the bidding process or the execution of the contract.
- 4 This MBD serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of bid-rigging.
- 5 In order to give effect to the above, the attached Certificate of Bid Determination (MBD 9) must be completed and submitted with the bid:



<sup>1</sup> Includes price quotations, advertised competitive bids, limited bids and proposals.

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

## CERTIFICATE OF INDEPENDENT BID DETERMINATION

I, the undersigned, in submitting the accompanying bid:

<b>Bid Number and Description</b>	
<b>Municipality</b>	uMgungundlovu District Municipality

do hereby make the following statements that I certify to be true and complete in every respect:

I certify, on behalf of:

that:

**(Name of Bidder)**

1. I have read and I understand the contents of this Certificate;
2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
3. I am authorized by the bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder;
4. Each person whose signature appears on the accompanying bid has been authorized by the bidder to determine the terms of, and to sign, the bid, on behalf of the bidder;
5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the bidder, whether or not affiliated with the bidder, who:
  - (a) has been requested to submit a bid in response to this bid invitation;
  - (b) could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and
  - (c) provides the same goods and services as the bidder and/or is in the same line of business as the bidder
6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium<sup>3</sup> will not be construed as collusive bidding.
7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
  - (a) prices;
  - (b) geographical area where product or service will be rendered (market allocation)
  - (c) methods, factors or formulas used to calculate prices;
  - (d) the intention or decision to submit or not to submit, a bid;

- (e) the submission of a bid which does not meet the specifications and conditions of the bid; or
- (f) bidding with the intention not to win the bid.

8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.
9. The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.

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

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



SIGNATURE		NAME (PRINT)	
CAPACITY		DATE	
NAME OF FIRM			

## PROOF OF GOOD STANDING WITH MUNICIPAL ACCOUNTS

The tenderer is to affix to this page either:

- 1) Proof that they are not in arrears for more than 90 days (30 days if the tender price exceeds R10 Million) with municipal rates and taxes and municipal service charges. The latest municipal account is to be attached. **Attach latest municipal account statement behind this page. The statement must not be older than three months from the close of this tender.**; or
- 2) Signed copy of the lease agreement if the tenderer is currently leasing premises and not responsible paying municipal accounts **together with a letter/statement from the landlord** (not older than three months from the close of this tender) stating that no levies are in arrears (*only if applicable*); or
- 3) An affidavit signed and stamped by a Commissioner of Oaths stating that **the business** is not required to pay municipal charges and providing for the reasons thereof (*only if applicable*). In cases where **the business** resides in an area that does not pay for municipal rates and taxes and municipal service charges, a letter from the **Ward Councillor**, must be submitted together with the affidavit.

Note:

- The tender hereby acknowledges that the Municipality may reject the tender of the tenderer if any municipal rates and taxes or municipal service charges owed by the bidder or any of its directors/members/partners.
- It is the responsibility of the service provider to ensure that the statement/proof of municipal good standing being submitted includes proof that the account is not more than 90 days (30 days if the tender price exceeds R10 Million) in arrears.
- For service providers with more than one office branch, the proof of municipal account provided must reflect that of the nominated branch which will undertake the required works.
- Failure to affix such documentation as prescribed to this page shall result in this tender not being further considered for the award of the contract.
- Should this tender be considered for award of the contract, based on proof of submission and should proof of such submission be found to be invalid, erroneous or inaccurate, this tender will no longer be considered for the award of the contract.
- Statements, letters, and affidavits must not be older than three months from the closing date of this tender.

SIGNATURE		NAME (PRINT)	
CAPACITY		DATE	
NAME OF FIRM			

## AUTHORITY FOR SIGNATORY

Indicate the status of the tenderer by ticking the appropriate box hereunder. The tenderer must complete the certificate set out below for the relevant category.

A Company	B Partnership	C Joint Venture	D Sole Proprietor	E Close Corporation

### A. Certificate for Company

I, ....., chairperson

of the board of .....,

hereby confirm that by resolution of the board (copy attached) taken on

..... 20...., Mr/Ms .....

acting in the capacity of ....., was authorised to sign all documents in connection with this tender for Contract No 20/2023 and any contract resulting from it on behalf of the company.

#### As witnesses:

1. ....

2. ....

Chairman: .....

Date: .....

### B. Certificate for Partnership

We, the undersigned, being the key partners in the business trading as .....

....., hereby authorise

Mr/Ms ....., acting in the capacity of .....

....., to sign all documents in connection with this tender for

Contract No 20/2023 and any contract resulting from it on our behalf.

Name	Address	Signature	Date

*Note: This certificate is to be completed and signed by all key partners upon whom rests the direction of the affairs of the Partnership as a whole.*

### C. Certificate for Joint Venture

We, the undersigned, are submitting this tender offer in Joint Venture and hereby authorise Mr/Ms ....., authorised signatory of the company ....., acting in the capacity of lead partner, to sign all documents in connection with this tender for Contract No. 20/2023 and any contract resulting from it on our behalf.

This authorisation is evidenced by the attached power of attorney signed by legally authorised signatories of all the partners to the Joint Venture.

Name of Firm	Address	Authorising Name and Capacity	Authorising Signature
Lead Partner:			

### D. Certificate for Sole Proprietor

I, ....., hereby confirm that I am

the sole owner of the business trading as .....

As witnesses:

1. ....

Sole Owner: .....

2. ....

Date: .....

### E. Certificate for Close Corporation

We, the undersigned, being the key members in the business trading as .....

....., hereby authorise Mr/Ms .....

acting in the capacity of ....., to sign all to sign all documents in connection with this tender for Contract No 20/2023 and any contract resulting from it on our behalf.

Name	Address	Signature	Date

*Note: This certificate is to be completed and signed by all key partners upon whom rests the direction of the affairs of the Partnership as a whole.*

## BANKING DETAILS

It is the policy of the uMgungundlovu District Municipality to pay all creditors by means of direct bank transfers. Please complete this information and acquire your banker's confirmation.

ACCOUNT HOLDER	
NAME OF BANK	
ACCOUNT NUMBER	
ACCOUNT TYPE	
BRANCH NAME	
BRANCH CODE	
BRANCH CONTACT PERSON	
PHONE NUMBER	
FAX NUMBER	

I/we hereby request and authorise the uMgungundlovu District Municipality to pay any amounts that may accrue to me/us to the credit of my/our bank account.

I/we further undertake to inform the uMgungundlovu District Municipality in advance of any change in my/our bank details and accept that this authority may only be cancelled by me/us by giving thirty days' notice by prepaid registered post.

**Alternatively, the tenderer may submit a letter/declaration from his bank worded as above, providing the required details and signed by an appropriate Bank Official (attached behind this page).**

### **FOR BANK USE ONLY**

<p>I/we hereby certify that the details of our client's bank account as indicated above is correct:</p> <p>.....</p> <p><b>AUTHORISED SIGNATURE(S)</b></p>	<p><b>OFFICIAL DATE STAMP</b></p>
--	-----------------------------------

## JOINT VENTURE AGREEMENT

This returnable schedule is to be completed by joint ventures.

We, the undersigned, are submitting this tender offer in joint venture and hereby authorize Mr./Ms. ...., authorized signatory of the company, close corporation or partnership ...., acting in the capacity of lead partner, to sign all documents in connection with the tender offer and any contract resulting from it on our behalf.

NAME OF FIRM	ADDRESS	DULY AUTHORISED SIGNATORY
Lead Partner		Signature:
		Name:
		Designation:
		Signature:
		Name:
		Designation:

**Note:**

A copy of the Joint Venture Agreement showing clearly the percentage contribution of each partner to the Joint Venture shall be appended to this schedule.

Service providers intending to tender in the form of Joint Ventures/Consortiums must submit the following documentation together with the tender:

1. Proof of tax compliance status of all parties of the Joint Venture/Consortium.
2. An undertaking duly signed by all parties of the Joint Venture/Consortium indicating their intention to enter into an agreement for the purposes of the contract and,
3. Bank rating of all parties of the Joint Venture/Consortium (scored using the lowest common denominator method) or the bank rating of the joint venture bank account– if applicable.
4. Letter of “Good standing” from the Entity’s Financial Institution (Bank) of all parties of the Joint Venture/Consortium– if applicable.
5. Proof of good standing with municipal accounts of all parties of the Joint Venture/Consortium.
6. Signed Declaration of interest forms (MBD 4) of all parties of the Joint Venture/Consortium.

Further to the above, the name of the Joint Venture/Consortium must appear on the relevant pages of the document. Failure to comply with these requirements shall lead to disqualification.

SIGNATURE		NAME (PRINT)	
CAPACITY		DATE	
NAME OF FIRM			



### SCHEDULE OF PROPOSED SUB-CONTRACTORS

The Tenderer shall list below any Sub-Contractors he wishes to employ to carry out part(s) of the Work.

The acceptance of his tender shall not be construed as approval of all or any of the listed Sub-Contractors. Should any or all of the Sub-Contractors not be approved subsequent to acceptance of the tender, this shall in no way invalidate this tender. Furthermore, the tendered unit rates for the various items of work shall remain final and binding.

No.	PROPOSED SUB-CONTRACTORS	PART OR TYPE OF WORK	ADDRESS OF PROPOSED SUBCONTRACTOR	CONTACT DETAILS	VALUE OF WORK (R)
1					
2					
3					
4					
5					
6					
7					
TOTAL VALUE OF WORKS TO BE SUB-CONTRACTED					R

Bidders are requested to furnish certified copies of the proposed subcontractor's CK Certificate, copy of latest municipal statement as well as certified copies of the owners' Identity Documents along with this tender.

SIGNED ON BEHALF OF TENDERER: .....

## EXPERIENCE OF TENDERER

The following is a statement of work of a similar nature (E.g., Supply and delivery of plumbing material) awarded within the past 5 years with a collective value of R200,000.00:

EMPLOYER: CONTACT PERSON AND TELEPHONE NUMBER	DESCRIPTION OF WORK	VALUE OF WORK (inclusive of VAT)	COMPLETION DATE
(Client)			
(Contact Person)			
(tel.)			
(email)			
(Client)			
(Contact Person)			
(tel.)			
(email)			
(Client)			
(Contact Person)			
(tel.)			
(email)			
(Client)			
(Contact Person)			
(tel.)			
(email)			

A separate schedule, clearly referenced, may be inserted here.

SIGNATURE: ..... DATE: .....  
(of person authorised to sign on behalf of the Tenderer)

**EXPERIENCE OF TENDERER (Cont.)**

The following is a statement of work of a similar nature (E.g., Supply and delivery of plumbing material) awarded within the past 5 years with a collective value of R 200,000.00:

EMPLOYER: CONTACT PERSON AND TELEPHONE NUMBER	DESCRIPTION OF WORK	VALUE OF WORK (inclusive of VAT)	COMPLETION DATE
(Client)			
(Contact Person)			
(tel.)			
(email)			
(Client)			
(Contact Person)			
(tel.)			
(email)			
(Client)			
(Contact Person)			
(tel.)			
(email)			
(Client)			
(Contact Person)			
(tel.)			
(email)			

SIGNATURE: .....  
(of person authorised to sign on behalf of the Tenderer)

DATE: .....

## REFERENCE LETTERS

Bidders must have **specific experience** (Supply and delivery of plumbing material) awarded within the past 5 years with a collective value of R 200,000.00 and submit a minimum of 3 recent references (in a form of written proof/(s) on organization's letterhead including relevant contact person, **nature of service, contract amount, commencement date, end date**, and contact details) of similar work undertaken.

Reference Letters must make reference to the nature of the works/services undertaken as well as the total value of the works executed by the bidder.

Reference Letters are to be signed by the referee (either the Director/Manager of the firm/entity or their delegated official) and dated.

**Bidders are to note that appointment letters/purchase orders will not be accepted in lieu of reference letters.**

Attach Letters of Reference to this page.



<b>SIGNATURE</b>		<b>NAME (PRINT)</b>	
<b>CAPACITY</b>		<b>DATE</b>	
<b>NAME OF FIRM</b>			

## RECORD OF ADDENDA

We confirm that the following communications received from the employer before the submission of this tender offer, amending the tender documents, have been taken into account in this tender offer.

Communications regarding the revision of this tender document can be also be viewed on the following websites: [www.etenders.treasury.gov.za](http://www.etenders.treasury.gov.za) or [www.umdmd.gov.za](http://www.umdmd.gov.za) under SCM > Tender.

NO	DATE	TITLE OR DETAILS
1.		
2.		
3.		

*Attach additional pages if more space is required.*



**Failure to acknowledge any addendum released by uMgungundlovu District Municipality will result in your tender submission being declared non-responsive and consequently disqualified.**

SIGNATURE		NAME (PRINT)	
CAPACITY		DATE	
NAME OF FIRM			

## ELIGIBILITY CRITERIA

Tender offers will only be accepted if:

1. The tenderer must be compliant in their tax matters with the South African Revenue Services (SARS);
2. The tenderer has attended the Compulsory Briefing Session.
3. The tenderer or any of its directors/shareholders is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act of 2004 person prohibited from doing business with the public sector.
4. The tenderer has not:
  - i. abused the Employer's Supply Chain Management System; or
  - ii. failed to perform on any previous contract and has been given a written notice to this effect.
5. The tenderer is registered on the Central Supplier Database.
6. The tenderer is not in arrears for more than 90 days with municipal rates and taxes and municipal service charges. The latest municipal account is to be attached. The statement must not be older than three months from the closing date of this tender. Alternatively, if the tenderer is currently leasing premises and is not responsible for the payment of municipal services, a copy of the Lease Agreement must be attached.
7. A Joint-Venture Agreement, if applicable, is submitted with tender.
8. The tenderer has submitted a minimum of three recent written testimonials of work of a similar nature i.e. (the supply and delivery of plumbing material), to substantiate their ability to undertake the required services. References must indicate that the value of works is similar to works required in this tender document, commencement date and end date as well as that the works completed exceeded R200,000.00.
9. The following schedules are fully completed and signed:
  - i. Invitation to bid – MBD 1
  - ii. Declaration of interest – MBD 4
  - iii. Declaration of bidder's past supply chain management practices – MBD 8
  - iv. Certificate of independent bid determination – MBD 9
  - v. Proof of good standing with municipal accounts
  - vi. Authority for signatory
  - vii. Joint venture agreement (if applicable)
  - viii. Record of addenda

## COMPANY PROFILE

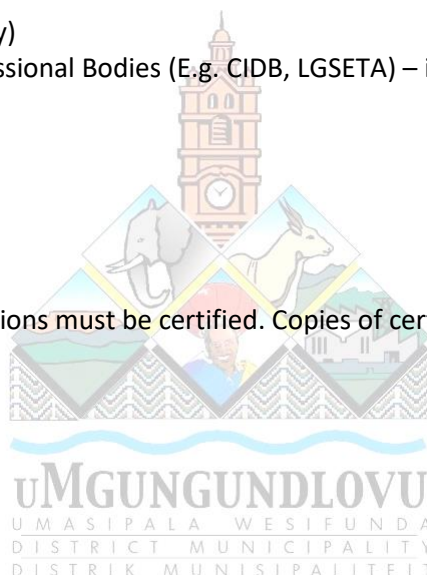
Bidders are required to submit a Company Profile that records evidence of previous work which substantiate their ability to undertake specific tasks.

The Company Profile must include the following items:

- Company Registration Documents
- Latest Financial Statements
- VAT Registration Certificate
- Proof of Experience in the Industry
- Proof of Locality of Registered Offices
- OHS Policy
- Quality Management Plan (if any)
- Proof of Registration with Professional Bodies (E.g. CIDB, LGSETA) – if applicable

Please note that all copies of qualifications must be certified. Copies of certified documents will not be accepted.

**Attach Company Profile to this page.**



<b>SIGNATURE</b>		<b>NAME (PRINT)</b>	
<b>CAPACITY</b>		<b>DATE</b>	
<b>NAME OF FIRM</b>			

## CENTRAL SUPPLIER DATABASE REGISTRATION

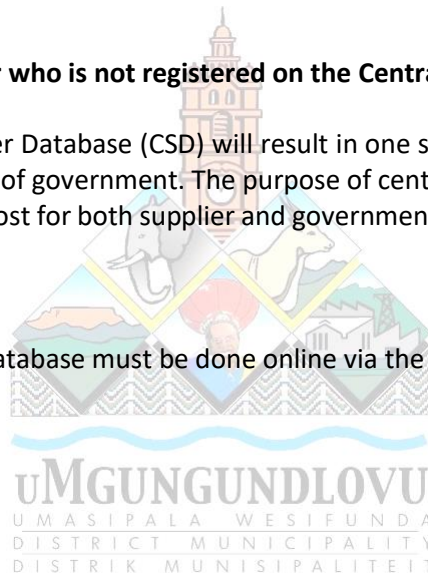
<b>Name of Tenderer</b>	
<b>Supplier Number</b>	

**No awards will be made to a tenderer who is not registered on the Central Supplier Database (CSD).**

The establishment of a Central Supplier Database (CSD) will result in one single database to serve as the source of all supplier information for all spheres of government. The purpose of centralising government's supplier database is to reduce duplication of effort and cost for both supplier and government while enabling electronic procurement processes.

Registration on the Central Supplier Database must be done online via the website:

<https://secure.csd.gov.za/>



<b>SIGNATURE</b>		<b>NAME (PRINT)</b>	
<b>CAPACITY</b>		<b>DATE</b>	
<b>NAME OF FIRM</b>			



## SCHEDULE OF ALTERNATIVES

Should the Tenderer not be able to meet any requirement of the Tender Documents, he shall state below:

Page and Item	Alteration Proposed by Tenderer	Accepted/Rejected by uMDM

- Any items that are to be considered as an alternative **MUST** be reported to the municipality not later than 7 working days from the closing date.
- The municipality must then confirm or reject the alternative in writing. If the municipality fails to respond in writing prior to the close of the tender, the bidder must then consider the alternative as being rejected. Correspondence from the municipality in response to the application must be appendaged behind this page.



SIGNATURE		NAME (PRINT)	
CAPACITY		DATE	
NAME OF FIRM			

## NOTICE OF COMPULSORY BRIEFING SESSION

A compulsory briefing session will be held on **16 October 2023 at 10h00.**

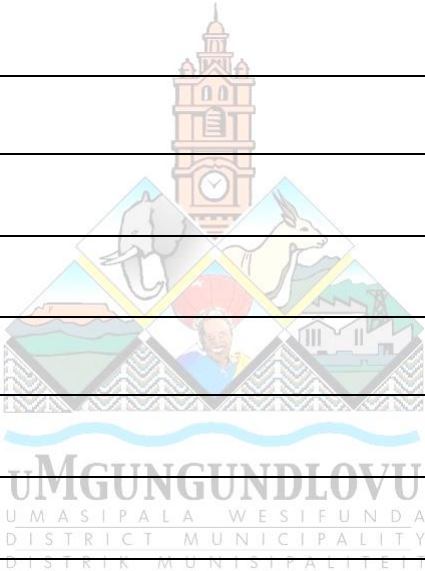
The meeting point for the Briefing Session will be at the Council Chamber, 242 Langalibalele Street, Pietermaritzburg.

### Compulsory Briefing Session Certificate

It is hereby certified that I have attended the Compulsory Briefing Session and have satisfied myself of the conditions and circumstances which may influence the Works and the cost thereof.

*(Print clearly)*

NAME OF REPRESENTATIVE	
ON BEHALF OF TENDERER	
ADDRESS	
TELEPHONE NUMBER	
SIGNATURE (FOR TENDERER)	



### FOR OFFICIAL USE ONLY

I CONFIRM THAT THE TENDERER WAS PRESENT AT THE COMPULSORY BRIEFING SESSION	OFFICIAL DATE STAMP
--	---------------------

## SCOPE OF WORKS

### 1. DELIVERABLES:

- Owing to the need of responding quickly to emergencies, service providers may be required for after-hours services. Any emergency call-out fees must be included in each respective quotation. Preference will be given to bidders based on turnaround times per respective incident. Emergency/after-hours contact details are to be provided.
- The bidders will be given two hours turnaround time to respond in case of emergencies.
- Delivery must take place within 7 days of placing an official order unless otherwise notified by the Municipality.
- Delivery address will be indicated on the official purchase order, which would be within the uMgungundlovu District areas of jurisdiction. Delivery fees, if any, must be included in the quotation.
- Delivery of products must include the off-loading thereof at the supplier's own risk and cost to the designated delivery addresses as indicated above. Delivery Notes must be produced with each delivery and the item descriptions must reflect those items requested on the Purchase Order/Appointment Letter. The delivery note must include unit prices on the items being delivered. The service provider must ensure that items delivered do not deviate from the order. A copy of the purchase order/letter must also be provided with the delivery. Substitutions will not be accepted without prior notice and subsequent approval from the District Municipality.
- Bidders must supply and ensure their own labour for the offloading of the products at the designated Municipal stores. It is a requirement that the items being delivered are checked by the bidder in the presence of the Municipality's stores officers to ensure that the correct items and quantities are being delivered. Deliveries must take place Monday – Thursday between 09h00 – 12h00.
- Any discrepancies identified during the receiving process will be rejected by the relevant Municipal employees. Any costs incurred as a result will be at the supplier's own expense.
- The Municipality will place orders as and when required during the contract period.
- An official order or appointment letter must be issued before any delivery may be made to the Municipality.
- It will be required from the supplier to keep stock of products and to ensure that full delivery takes place according to the order quantities. Partial deliveries will not be accepted. The onus will be on the service provider to deliver all items in full within 7 days of the Purchase Order being issued.

- The successful tenderer/panel members may be required to assist the Municipality with determining the reasonable market-related prices of stock being held by the municipality e.g., during stock taking and/or provide a valuation on ageing materials.

## **2. QUALITY AND QUANTITIES:**

### **a. Quality Standards:**

- i. Special brands, where named, are used to indicate the standard of quality desired. Tenderer's equal/similar item will be considered, provided that the Tenderer specifies brand name(s) and submits full specifications. If the full set of specifications of the alternative item is not submitted, the item will not be evaluated and will not be considered for award.
- ii. In the event the Municipality elects to accept an alternative item purported to be equal/similar by the Tenderer, the Municipality may request the tenderer to provide samples of the alternative offer for testing and inspection. Acceptance of the item(s) will be conditional on such inspection and testing after receipt.
- iii. If, in the sole judgment of the Municipality, the item is determined not to be equal/similar, the item shall be collected by the Bidder and not be considered for award.
- iv. The samples will be discarded if not collected within 30 days and the Municipality will not be accountable for any loss suffered by the bidder due to the discarding of the samples.
- v. If a tenderer wishes to have an equal/similar item considered, they must declare it first in the ALTERNATIVE ITEMS schedule in the tender document.

b. Quality Tests: The Municipality may from time to time test the quality of the products and non-compliance may result in the termination of the contract.

c. All product items should carry (minimum of 1 year) warranties and defaults will be replaced at the cost of the supplier. It will be the responsibility of the supplier to ensure that the products are replaced (Retailers to Manufacturers), where applicable.

d. The products will be ordered throughout the contract period as and when required.

e. All materials should be provided with SABS marks of approval where applicable.

## **3. INFORMATION:**

- a. Bidders must take note that the tender will be disqualified in the event of a false statement having been made or false information submitted. The complete Supply Chain Management Policy is available for inspection at the Municipal Offices.
- b. The tender must be valid for 90 (ninety) days after closing date.
- c. The Municipality may conduct a site inspection during the evaluation of the tender in order to verify the tenderer's ability to undertake the required services. Tenderers will be notified in advance of the

arrival of municipal officials. The tenderer will be required to assist the municipal officials during the inspection and supply them with any information required to assist them in their evaluation. Failure to do so will lead to the disqualification of any submission.

- d. Non-compliance with the tender conditions and specifications, could lead to breach of contract and the supplier will be liable for any expenses incurred as effect thereof.
- e. The Municipality reserves the right to make use of other suppliers, where the supplier is in breach of contract, regarding delivery lead times and/or when emergencies arises, and the supplier do not carry stock.

#### **4. SELECTION AND APPOINTMENT FROM THE PANEL**

- a. The Municipality does not guarantee that any work or assignment will be given to any service provider on the panel. The Municipality may in its sole discretion award any assignment or part thereof to more than one service provider. The services will be utilised by the Municipality as and when the need arises.
- b. Terms of reference shall be sent to a minimum of 3 panel members on a rotational basis except in instances of emergencies. Appointments from the panel will be determined through invitations. Acceptable offers, which are subject to the preference points system (PPPFA and associated regulations), must be awarded to the bidder who scored the highest points.

#### **5. PROHIBITION ON BID RIGGING / COLLUSIVE PRACTICES**

- a. Bidders are to familiarize themselves with the declarations made under MBD 9 and in particular the following:
  - i. *The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium<sup>3</sup> will not be construed as collusive bidding.*
  - ii. *In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.*
  - iii. *The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.*
  - iv. *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.*

## 6. CANCELLATION OF CONTRACT

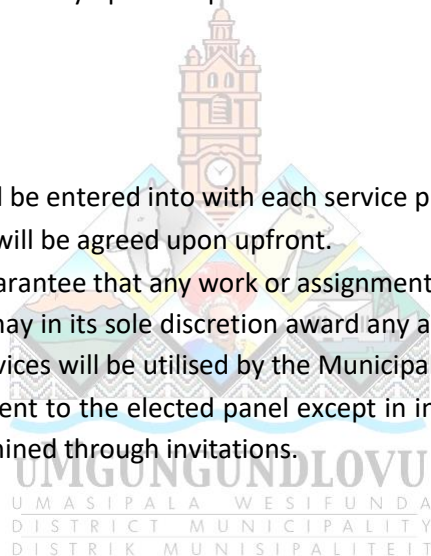
- a. uMDM reserves the right to cancel the contract in the event of one or more of the following circumstances:
- Serious discrepancy in the provision of the required services by the bidder.
  - Breach by the vendors of any of the terms and conditions of the tender.
  - Any action by the bidder which is in breach of law or accepted practices in the commercial transactions.
  - If the Vendor goes into liquidation voluntarily or otherwise.

## 7. RENEWAL OF TERM OF PANEL:

- a. The Municipality may exercise its option to renew this panel, for a further period not exceeding 6 (six) months at a time, upon giving notice to the panel of its intention to exercise that option. The agreement shall be deemed to be renewed only upon the panel members receiving a letter confirming such renewal from the Municipality.

## 8. APPOINTMENT OF PANEL

- A service level agreement will be entered into with each service provider appointed onto the panel.
- The cost of each assignment will be agreed upon upfront.
- The Municipality does not guarantee that any work or assignment will be given to any service provider on the panel. The Municipality may in its sole discretion award any assignment or part thereof to more than one service provider. The services will be utilised by the Municipality as and when the need arises.
- Terms of reference shall be sent to the elected panel except in instances of emergencies. Appointments from the panel will be determined through invitations.



SIGNATURE		NAME (PRINT)	
CAPACITY		DATE	
NAME OF FIRM			

## STOCK ITEMS SCHEDULE

**Note:**

- The list is not exhaustive, and any associated plumbing materials, water meters and maintenance items and tools are to be included.
- Quotes will be sourced for the period of three years from the awarded panel of appointed service providers.

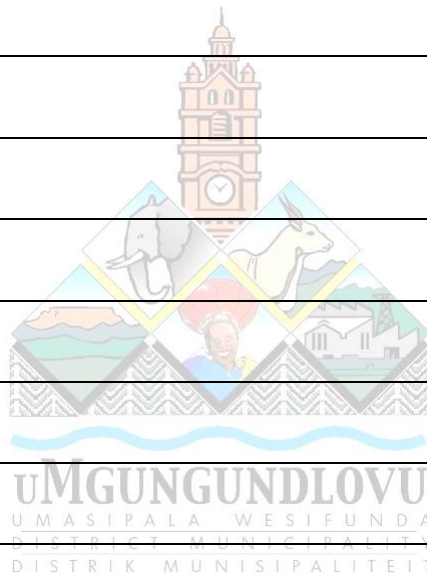
<u>No</u> :	<u>DESCRIPTION</u>	<u>UNIT</u>	<u>STOCK CODE</u>
	<b>uPVC pipes class 16 sabs 966 spigot and socket</b>		
1	50mm dia class 16	6m	WH001
2	63mm dia class 16	6m	WH002
3	75mm dia class 16	6m	WH003
4	90mm dia class 16	6m	WH004
5	110mm dia class 16	6m	WH005
6	125mm dia class 16	6m	WH006
7	160mm dia class 16	6m	WH007
8	200mm dia class 16	6m	WH008
9	250mm dia class 16	6m	WH009
10	300mm dia class 16	6m	WH010
11	315mm dia class 16	6m	WH011
12	350mm dia class 16	6m	WH012
13	375mm dia class 16	6m	WH013

14	450mm dia class 16	6m	WH014
<b>uPVC pipes class 16 sabs 966 Belled Both End</b>			
15	50mm dia class 16	4m	WH015
16	63mm dia class 16	4m	WH016
17	75mm dia class 16	4m	WH017
18	90mm dia class 16	4m	WH018
19	110mm dia class 16	4m	WH019
20	125mm dia class 16	4m	WH020
21	160mm dia class 16	4m	WH021
22	200mm dia class 16	4m	WH022
23	250mm dia class 16	4m	WH023
24	300mm dia class 16	4m	WH024
25	315mm dia class 16	4m	WH025
26	350mm dia class 16	4m	WH026
27	375mm dia class 16	4m	WH027
28	450mm dia class 16	4m	WH028
<b>90° uPVC pressure bends Class 16 sabs 966 spigot and socket</b>			
29	50mm	each	WH029
30	63mm	each	WH030
31	75mm	each	WH031
32	90mm	each	WH032



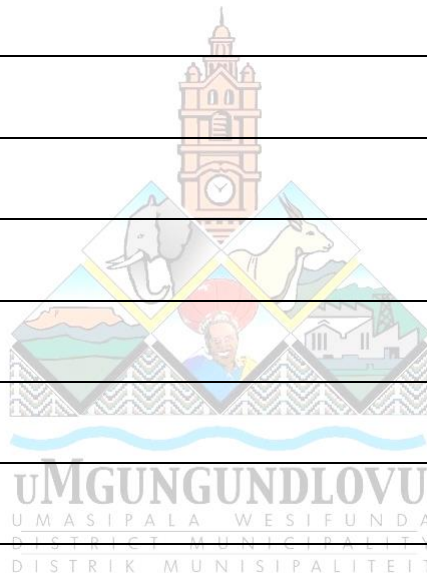
33	110mm	each	WH033
34	125mm	each	WH034
35	160mm	each	WH035
36	200mm	each	WH036
37	250mm	each	WH037
38	300mm	each	WH038
39	315mm	each	WH039
40	350mm	each	WH040
41	375mm	each	WH041
42	450mm	each	WH042
<b>45° uPVC Pressure Bends Class 16 sabs 966 spigot and socket</b>			
43	50mm	each	WH043
44	63mm	each	WH044
45	75mm	each	WH045
46	90mm	each	WH046
47	110mm	each	WH047
48	125mm	each	WH048
49	160mm	each	WH049
50	200mm	each	WH050
51	250mm	each	WH051
52	300mm	each	WH052

53	315mm	each	WH053
54	350mm	each	WH054
55	375mm	each	WH055
56	450mm	each	WH056
<b>22.5° uPVC Pressure Bends Class 16 sabs 966 spigot and socket</b>			
57	50mm	each	WH057
58	63mm	each	WH058
59	75mm	each	WH059
60	90mm	each	WH060
61	110mm	each	WH061
62	125mm	each	WH062
63	160mm	each	WH063
64	200mm	each	WH064
65	250mm	each	WH065
66	300mm	each	WH066
67	315mm	each	WH067
68	350mm	each	WH068
69	375mm	each	WH069
70	450mm	each	WH070
<b>11.25° uPVC Pressure Bends Class 16 sabs 966 spigot and socket</b>			
71	50mm	each	WH071

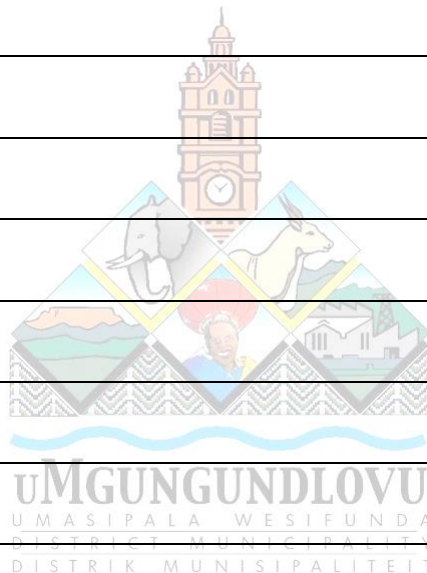


72	63mm	each	WH072
73	75mm	each	WH073
74	90mm	each	WH074
75	110mm	each	WH075
76	125mm	each	WH076
77	160mm	each	WH077
78	200mm	each	WH078
79	250mm	each	WH079
80	300mm	each	WH080
81	315mm	each	WH081
82	350mm	each	WH082
83	375mm	each	WH083
84	450mm	each	WH084
<b>uPVC to AC Adaptors Class 16 sabs 966 socket and plain end</b>			
85	50 mm – 50 mm	each	WH085
86	63 mm - 50 mm	each	WH086
87	75 mm - 75 mm	each	WH087
88	90 mm - 75 mm	each	WH088
89	110 mm – 100 mm	each	WH089
90	160 mm - 150 mm	each	WH090
91	200 mm – 200 mm	each	WH091

92	200 mm - 225 mm	each	WH092
93	315 mm - 350 mm	each	WH093
94	350 mm - 375 mm	each	WH094
95	400 mm - 450 mm	each	WH095
<b>Klamflex Ranger Adaptor Class 16 (Pipe OD Size = mm)</b>			
96	59-72	each	WH096
97	72-85	each	WH097
98	88-103	each	WH098
99	109-128	each	WH099
100	138-153	each	WH100
101	159-182	each	WH101
102	182-210	each	WH102
103	192-210	each	WH103
104	218-235	each	WH104
105	235-252	each	WH105
106	242-262	each	WH106
107	250-267	each	WH107
108	272-289	each	WH108
109	315-332	each	WH109
110	322-340	each	WH110
111	351-378	each	WH111



112	374-391	each	WH112
113	417-437	each	WH113
114	425-442	each	WH114
115	480-500	each	WH115
<b>Klamflex Ranger Coupling Class 16 (Pipe OD Size = mm)</b>			
116	48-58	each	WH116
117	59-72	each	WH117
118	59-78	each	WH118
119	72-85	each	WH119
120	88-103	each	WH120
121	98-118	each	WH121
122	109-128	each	WH122
123	108-118	each	WH123
124	138-153	each	WH124
125	150-170	each	WH125
126	159-182	each	WH126
127	192-210	each	WH127
128	193-207	each	WH128
129	218-235	each	WH129
130	227-251	each	WH130
131	230-247	each	WH131



132	235-252	each	WH132
133	242-262	each	WH133
134	250-267	each	WH134
135	250 - 287	each	WH135
136	272-289	each	WH136
137	315-332	each	WH137
138	322-340	each	WH138
139	351-378	each	WH139
140	374-391	each	WH140
141	390-410	each	WH141
142	417-437	each	WH142
143	454-460	each	WH143
144	476-493	each	WH144
145	480-500	each	WH145
			
<b>Klamflex Ranger Step Coupling Class 16 (Pipe OD Size = mm)</b>			
146	59-72/72-85	each	WH145
147	88-103/109-128	each	WH147
148	109-128/138-153	each	WH148
149	138-153/159-182	each	WH149
150	159-182/192-210	each	WH150
151	159-182/109-128		WH151

152	192-210/218-235	each	WH152
153	218-210/159-182		WH153
154	218-235/230-247	each	WH154
155	250-267/272-289	each	WH155
<b>Klamflex Dismantling Joint Class 16</b>			
156	50mm	each	WH156
157	65mm	each	WH157
158	80mm	each	WH158
159	100mm	each	WH159
160	125mm	each	WH160
161	150mm	each	WH161
162	200mm	each	WH162
163	250mm	each	WH163
164	300mm	each	WH164
165	350mm	each	WH165
166	400mm	each	WH166
167	450mm	each	WH167
<b>Sensus above Ground Water Meter Box</b>			
168	AGB- 15mm	each	WH168
169	AGB- 20mm	each	WH169
<b>Sensus Bulk Water Meters table D</b>			

170	50mm	each	WH170
171	80mm	each	WH171
172	100mm	each	WH172
173	150mm	each	WH173
<b>Sensus Bulk Water Meters table 16</b>			
174	50mm	each	WH174
175	80mm	each	WH175
176	100mm	each	WH176
177	150mm	each	WH177
<b>Sensus WPD Meter insert</b>			
178	50mm	each	WH178
179	80mm	each	WH179
180	100mm	each	WH180
<b>Sensus 'Y' Type strainers</b>			
181	50mm	each	WH181
182	80mm	each	WH182
183	100mm	each	WH183
184	150mm	each	WH184
<b>Sensus Volumetric Rotary Piston Meter Plastic Cold with tail pieces</b>			
185	15mm	each	WH185
186	20mm	each	WH186



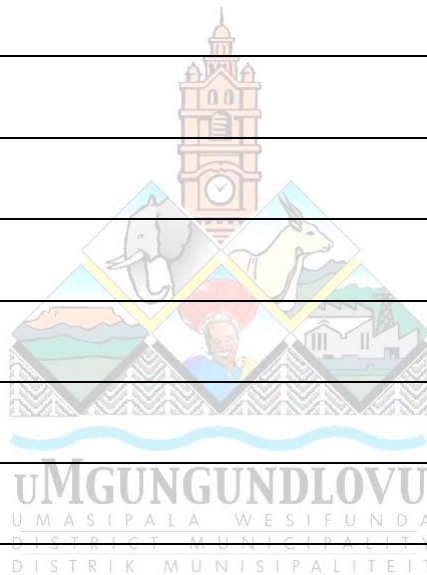
187	25mm	each	WH187
<b>Sensus Volumetric Rotary Piston Meter DZR brass Cold with tail pieces</b>			
188	15mm	each	WH188
189	20mm	each	WH189
190	25mm	each	WH191
<b>Kent water meters PSM DZR, Class C volumetric. Wet Dial with plastic 3 Way trickle flow Ball cock</b>			
191	15mm	each	WH191
192	20mm	each	WH192
193	25mm	each	WH193
<b>Sensus Multi-Jet Domestic Water Meter Composite meter body (Plastic Cold water meter)</b>			
194	15mm	each	WH194
195	20mm	each	WH195
196	25mm	each	WH196
<b>Sensus Multi-Jet Domestic Water Meter DZR brass</b>			
197	15mm	each	WH197
198	20mm	each	WH198
199	25mm	each	WH199
200	40mm	each	WH200
<b>Polycop Pipe and Fittings SABS 4427</b>			
201	15mm x 100m	each	WH201
202	22mm x 100m	each	WH202

203	28mm x 100m	each	WH203
204	15mm c/c straight coupler dzt brass	each	WH204
205	22mm c/c straight coupler dzt brass	each	WH205
206	28mm c/c straight coupler dzt brass	each	WH206
207	15mm c/ male adaptor dzt brass	each	WH207
208	15mm c/ female coupler dzt brass	each	WH208
209	22mm c/ male coupler dzt brass	each	WH209
210	22mm c/ female coupler dzt brass	each	WH210
211	28mm c/c female coupler dzt brass	each	WH211
212	15mm c/c elbows dzt brass	each	WH212
213	22mm c/c elbows dzt brass	each	WH213
214	15mm c/c elbows coupler dzt brass	each	WH214
215	22mm c/c elbows coupler dzt brass	each	WH215
216	15mm copper female iron elbows	each	WH216
217	15mm copper male iron elbows	each	WH217
218	22mm copper male iron elbows	each	WH218
219	15mm c/c tee dzt brass	each	WH219
220	22mm c/c tee dzt brass	each	WH220
221	28mm c/c tee dzt brass	each	WH221
222	22mm x 15mm dia c/c coupling dzt brass	each	WH222
223	28mm x 22mm reducing coupling dzt brass	each	WH223

	<b>Underground Pipes class 400 sabs 966 spigot and socket</b>		
224	110mm dia pvc sewer pipe plain / smooth wall	6m	WH224
225	160mm dia pvc sewer pipe plain / smooth wall	6m	WH225
226	110mm dia pvc kimberly socket	each	WH226
227	160mm dia pvc kimberly socket	each	WH227
228	160mm dia ug kimberly socket	each	WH228
229	110mm dia pvc y-junction	each	WH229
230	160mm x 110mm x 45 deg in line junction	each	WH230
231	160mm x 160mm 45 deg in line junction	each	WH231
232	110mm tee junctions	each	WH232
233	110mm x 45 deg rodding eye	each	WH233
234	160mm x 45 deg rodding eye	each	WH234
235	110mm dia pvc 22.5° bend	each	WH235
235	110mm dia pvc 45° bend	each	WH236
237	160mm dia pvc 22.5° bend	each	WH237
238	110mm dia pvc 90° bend	each	WH238
239	110mm dia pvc end cap	each	WH239
240	160mm dia pvc end cap	each	WH240
241	110mm dia ug end cap male	each	WH241
242	110mm dia ug end cap female	each	WH242
	<b>HDPE Pipes to sabs 4427 class 16 PE100</b>		

243	16mm	100m roll	WH243
244	20mm	100m roll	WH244
245	25mm	100m roll	WH245
246	32mm	100m roll	WH246
247	40mm	100m roll	WH247
248	50mm	50m roll	WH248
249	63mm	50m roll	WH249
250	75mm	50m roll	WH250
251	90mm	50m roll	WH251
252	100mm	50m roll	WH252
<b>Compression Type Reducers (Plasson or Unidelta) sabs Class 16</b>			
253	20x16	each	WH253
254	25x16	each	WH254
255	25x20	each	WH255
256	32x20	each	WH256
257	32x25	each	WH257
258	40x25	each	WH258
259	40x32	each	WH259
260	50x20	each	WH260
261	50x32	each	WH261
262	50x40s	each	WH262

263	60x50	each	WH263
264	63x32	each	WH264
265	63x50	each	WH265
266	75x63	each	WH266
267	100x90	each	WH267
<b>Compression Type Equal Tee sabs Class 16 Plasson / Unidelta</b>			
268	16mm	each	WH268
269	20mm	each	WH269
270	25mm	each	WH270
271	32mm	each	WH271
272	40mm	each	WH272
273	50mm	each	WH273
274	63mm	each	WH274
275	90mm	each	WH275
276	100mm	each	WH276
<b>Compression Type Flange Adaptors, Multidrilled Class 16 sabs Plasson / Unidelta</b>			
277	50mm	each	WH277
278	63mm	each	WH278
279	90mm	each	WH279
280	100mm	each	WH280
<b>Compression Type Reducing Tee Class 16 sabs Plasson / Unidelta</b>			



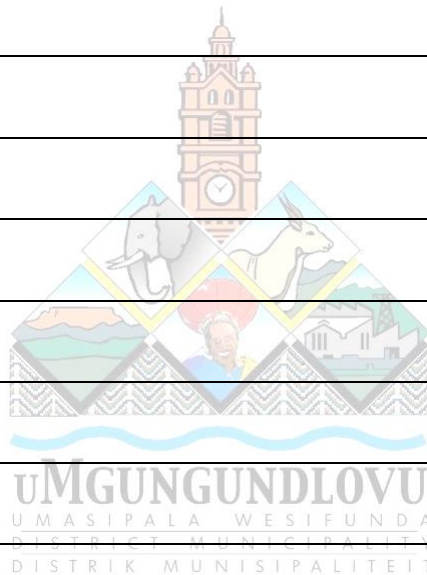
281	20x16	each	WH275
282	25x20	each	WH276
283	32x20	each	WH283
284	32x25	each	WH284
285	40x32	each	WH285
286	50x32	each	WH286
287	50x40	each	WH287
288	60x50	each	WH288
289	63x32	each	WH289
290	63x50	each	WH290
291	75x63	each	WH291
292	100x90	each	WH292
<b>Compression Type End Cap sabs Class 16 Plasson / Unidelta</b>			
293	16mm	each	WH293
294	20mm	each	WH294
295	25mm	each	WH295
296	32mm	each	WH296
297	40mm	each	WH297
298	50mm	each	WH298
299	63mm	each	WH299
300	75mm	each	WH300

301	90mm	each	WH301
302	100mm	each	WH302
<b>Compression Type Straight Coupling sabs class20 Plasson / Unidelta</b>			
303	16mm	each	WH303
304	20mm	each	WH304
305	25mm	each	WH305
306	32mm	each	WH306
307	40mm	each	WH307
308	50mm	each	WH308
309	63mm	each	WH309
310	75mm	each	WH310
311	90mm	each	WH311
312	100mm	each	WH312
<b>Plasson/Unidelta Saddle Class 16 sabs</b>			
313	32mm x 20mm	each	WH313
314	40mm x 20mm	each	WH314
315	40mm x 25mm	each	WH315
316	63mm x 20mm	each	WH316
317	63mm x 25mm	each	WH317
318	50mm x 20mm	each	WH318
319	50mm x 25mm	each	WH319

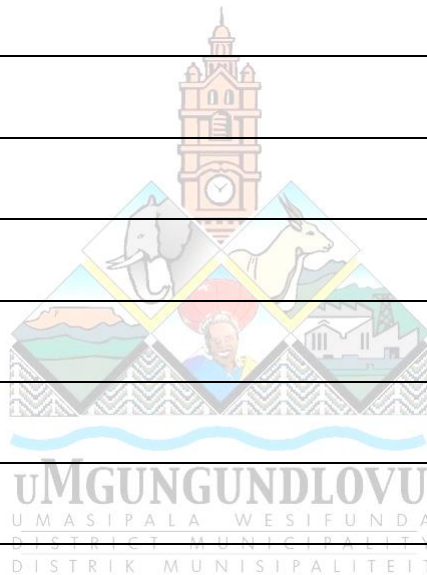
320	75mm x 20mm	each	WH320
321	75mm x 25mm	each	WH321
322	90mm x 20mm	each	WH322
323	90mm x 25mm	each	WH323
324	110mm x 20mm	each	WH324
325	110mm x 25mm	each	WH325
<b>Compression Flange Adaptor including backing ring</b>			
326	75mm x 1 1/2"	each	WH326
327	75mm x 3"	each	WH327
328	75mm x 4"	each	WH328
329	90mm x 1 1/2"	each	WH329
330	90mm x 3"	each	WH330
331	90mm x 4"	each	WH331
332	110mm x 1 1/2"	each	WH332
333	110mm x 3"	each	WH333
334	110mm x 4"	each	WH334
335	160mm x 1 1/2"	each	WH335
336	160mm x 3"	each	WH336
337	160mm x 4"	each	WH337
<b>Plasson/Unidelta male adaptors Class 16 sabs</b>			
338	15 x 16	each	WH338



339	15 x 20	each	WH339
340	20 x 16	each	WH340
341	20 x 20	each	WH341
342	20 x 25	each	WH342
343	25 x 20	each	WH343
344	25 x 25	each	WH344
345	20 x 32	each	WH345
346	25 x 32	each	WH346
347	32 x 32	each	WH347
348	32 x 40	each	WH348
349	25 x 40	each	WH349
350	40 x 40	each	WH350
351	40 x 50	each	WH351
352	50 x 50	each	WH352
353	50 x 63	each	WH353
354	63 x 75	each	WH354
355	65 x 63	each	WH355
356	75 x 75	each	WH356
357	75 x 90	each	WH357
358	80 x 90	each	WH358
359	90 x 90	each	WH359

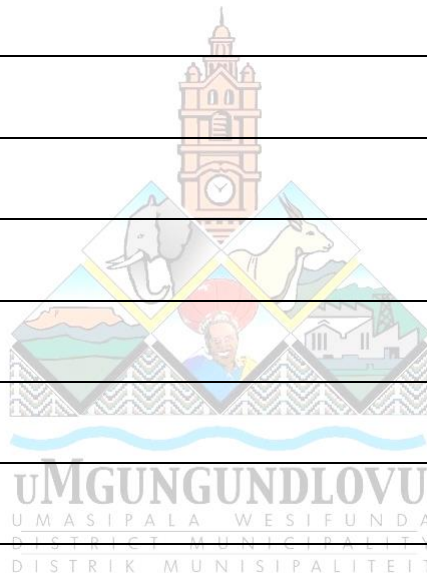


360	100 x 110	each	WH360
<b>Plasson/Unidelta female adaptors Class 16 sabs</b>			
361	15 x 16	each	WH361
362	15 x 20	each	WH362
363	20 x 20	each	WH363
364	20 x 16	each	WH364
365	20 x 25	each	WH365
366	20 x 32	each	WH366
367	25 x 25	each	WH367
368	25 x 32	each	WH368
369	25 x 40	each	WH369
370	32 x 40	each	WH370
371	40 x 40	each	WH371
372	40 x 50	each	WH372
373	50 x 50	each	WH373
374	50 x 63	each	WH374
375	63 x 75	each	WH375
376	65 x 63	each	WH376
377	75 x 75	each	WH377
378	75 x 50	each	WH378
379	75 x 90	each	WH379



380	90 x 90	each	WH380
381	100 x 110	each	WH381
<b>Cast Iron Saddle for UPVC drilled 25mm</b>			
382	50mm	each	WH382
383	63mm	each	WH383
384	75mm	each	WH384
385	90mm	each	WH385
386	110mm	each	WH386
387	125mm	each	WH387
388	160mm	each	WH388
389	200mm	each	WH389
390	250mm	each	WH390
391	315mm	each	WH391
<b>Cast Iron Saddle for AC drilled 25mm</b>			
392	50mm	each	WH392
393	75mm	each	WH393
394	100mm	each	WH394
395	150mm	each	WH395
396	200mm	each	WH396
397	225mm	each	WH397
398	250mm	each	WH398

	Cascade clamps for UPVC		
399	450mm	each	WH399
400	375mm	each	WH400
401	350mm	each	WH401
402	315mm	each	WH402
403	300mm	each	WH403
404	250mm	each	WH404
405	200mm	each	WH405
406	160mm	each	WH406
407	125mm	each	WH407
408	110mm	each	WH408
409	90mm	each	WH409
410	75mm	each	WH410
411	63mm	each	WH411
412	50mm	each	WH412
	Cascade clamps for AC		
413	50mm	each	WH413
414	63mm	each	WH414
415	75mm	each	WH415
416	90mm	each	WH416
417	100mm	each	WH417

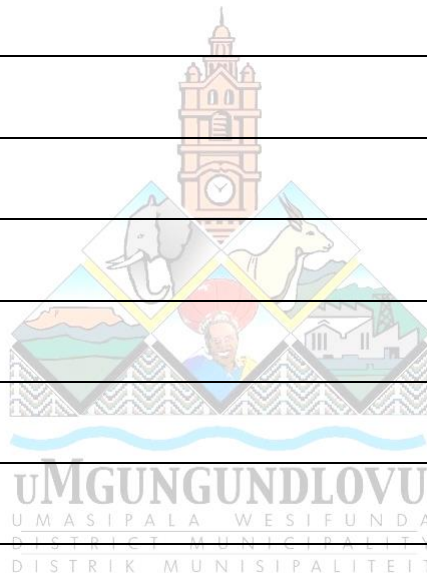


418	125mm	each	WH418
419	150mm	each	WH419
420	200mm	each	WH420
421	225mm	each	WH421
422	250mm	each	WH422
423	300mm	each	WH423
424	350mm	each	WH424
425	375mm	each	WH425
426	450mm	each	WH426
<b>Cascade Clamps for galvanised pipe</b>			
427	15mm	each	WH427
428	20mm	each	WH428
429	25mm	each	WH429
430	32mm	each	WH430
431	40mm	each	WH431
432	50mm	each	WH432
<b>Cascade Saddle for UPVC</b>			
433	50mm x 25mm	each	WH433
434	63mm x 25mm	each	WH434
435	75mm x 25mm	each	WH435
436	90mm x 25mm	each	WH436

437	110mm x 25mm	each	WH437
438	125mm x 25mm	each	WH438
439	160mm x 25mm	each	WH439
<b>Cascade Saddle for AC</b>			
440	50mm x 25mm	each	WH440
441	63mm x 25mm	each	WH441
442	75mm x 25mm	each	WH442
443	90mm x 25mm	each	WH443
444	100mm x 25mm	each	WH444
445	125mm x 25mm	each	WH445
446	150mm x 25mm	each	WH446
<b>M+F Bend Galvanized Iron</b>			
447	15mm	each	WH447
448	20mm	each	WH448
449	25mm	each	WH449
<b>Galvanized Flanged Elbow</b>			
450	50mm		WH450
451	80mm		WH451
452	100mm		WH452
<b>Elbow G.I</b>			
453	15mm	each	WH453

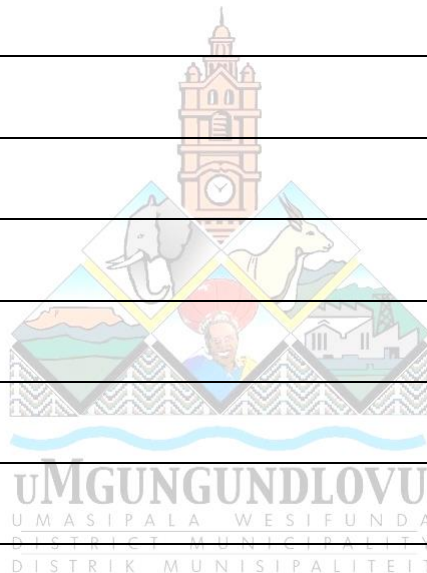
454	20mm	each	WH454
455	25mm	each	WH455
<b>Galvanized Equal Tee</b>			
456	15mm		WH456
457	20mm		WH457
458	25mm		WH458
<b>G.I. Sockets and plugs</b>			
459	15mm	each	WH459
460	20mm	each	WH460
461	25mm	each	WH461
462	32mm	each	WH462
463	40mm	each	WH463
464	50mm	each	WH464
465	15mm male plugs	each	WH465
466	20mm male plugs	each	WH466
467	25mm male plugs	each	WH467
468	15mm female plugs	each	WH468
469	20mm female plugs	each	WH469
470	25mm female plugs	each	WH470
<b>G.I. Reducing Sockets</b>			
471	20*15	each	WH471

472	25*20	each	WH472
473	32*25	each	WH473
474	32*40	each	WH474
475	50*40	each	WH475
<b>G.I. Reducing Bush</b>			
476	20*15	each	WH476
477	25*20	each	WH477
478	32*25	each	WH478
479	40*20	each	WH479
480	40*25	each	WH480
481	40*32	each	WH481
482	50*40	each	WH482
483	40*20 Plastic	each	WH483
484	40*25 Plastic	each	WH484
485	50*20 Plastic	each	WH485
486	50*32 Plastic	each	WH486
<b>Cast Iron End Cap for A.C and uPVC</b>			
487	50mm for AC	each	WH487
488	50mm for uPVC	each	WH488
489	63mm for AC	each	WH489
490	63mm for uPVC	each	WH490





491	75mm for AC	each	WH491
492	75mm for uPVC	each	WH492
493	90mm for AC	each	WH493
494	90mm for uPVC	each	WH494
495	100mm for AC	each	WH495
496	100mm for uPVC	each	WH496
497	110mm for AC	each	WH497
498	110mm for uPVC	each	WH498
499	125mm for AC	each	WH499
500	125mm for uPVC	each	WH500
501	150mm for AC	each	WH501
502	150mm for uPVC	each	WH502
503	160mm for AC	each	WH503
504	160mm for uPVC	each	WH504
505	200mm for AC	each	WH505
506	200mm for uPVC	each	WH506
<b>Cast Iron Flange Adaptor Multi Drilled</b>			
507	50mm	each	WH507
508	75mm	each	WH508
509	90mm	each	WH509
510	100mm	each	WH510



511	150mm	each	WH511
<b>Cast Iron Short Collar</b>			
512	50mm	each	WH512
513	75mm	each	WH513
514	90mm	each	WH514
515	100mm	each	WH515
516	150mm	each	WH516
<b>Hex Nipples and Spool Pieces</b>			
517	15mm	each	WH517
518	20mm	each	WH518
519	25mm	each	WH519
520	32mm	each	WH520
521	40mm	each	WH521
522	50mm	each	WH522
523	15mm barrel nipple plain	each	WH523
524	20mm barrel nipple plain	each	WH524
525	25mm barrel nipple plain	each	WH525
526	20mm Galvanized spool Piece	each	WH526
527	25mm Galvanized Spool Piece	each	WH527
<b>Junior Johnson Coupling</b>			
528	15mm	each	WH528

529	20mm	each	WH529
530	25mm	each	WH530
531	32mm	each	WH531
532	40mm	each	WH532
533	50mm	each	WH533
<b>Cobra Gate Valve dzt brass</b>			
534	15mm	each	WH534
535	20mm	each	WH535
536	25mm	each	WH536
537	32mm	each	WH537
538	40mm	each	WH538
539	50mm	each	WH539
<b>Cobra Stop Cock dzt brass</b>			
540	15mm	each	WH540
541	20mm	each	WH541
542	25mm	each	WH542
543	32mm	each	WH543
544	40mm	each	WH544
545	50mm	each	WH545
<b>Ball O Stop dzt brass loose key type</b>			
546	15mm	each	WH546

547	20mm	each	WH547
548	25mm	each	WH548
549	32mm	each	WH549
550	40mm	each	WH550
551	50mm	each	WH551
552	15mm m+f ball 'o' stop	each	WH552
553	20mm m+f ball 'o' stop	each	WH553
554	25mm m+f ball 'o' stop	each	WH554
555	32mm m+f ball 'o' Stop	each	WH555
556	50mm m+f ball 'o' Stop	each	WH556
<b>Fibre Washers</b>			
557	15mm	Pack of 10	WH557
558	20mm	Pack of 10	WH558
559	25mm	Pack of 10	WH559
<b>M+F Compression Type 90° Elbow Class 16 sabs Plasson / Unidelta</b>			
560	15mm		WH560
561	20mm		WH561
566	25mm		WH562
<b>RSV flanged multidrill PN16 (ainsworth) or similar Cap top right hand closing</b>			
567	50mm	each	WH567
568	63mm	each	WH568

569	75mm	each	WH569
570	90mm	each	WH570
571	110mm	each	WH571
572	125mm	each	WH572
573	160mm	each	WH573
574	200mm	each	WH574
575	250mm	each	WH575
576	300mm	each	WH576
577	350mm	each	WH577
578	375mm	each	WH578
579	450mm	each	WH579
<b>Cast Iron tee for AC Pipe flanged multidrill</b>			
580	50mm x 50mm	each	WH580
581	75mm x 80mm	each	WH581
582	100mm x 100mm	each	WH582
583	150mm x 100mm	each	WH583
584	200mm x 100mm	each	WH584
585	225mm x 100mm	each	WH585
586	250mm x 100mm	each	WH586
<b>Cast Iron tee for UPVC Pipe flanged multidrill</b>			
587	50mm x 50mm	each	WH587

588	63mm x 50mm	each	WH588
589	75mm x 80mm	each	WH589
590	110mm x 100mm	each	WH590
591	125mm x 100mm	each	WH591
592	160mm x 100mm	each	WH592
593	200mm x 100mm	each	WH593
594	250mm x 100mm	each	WH594
595	300mm x 100mm	each	WH595
596	350mm x 100mm	each	WH596
597	375mm x 100mm	each	WH597
598	450mm x 100mm	each	WH598
<b>Nuts and Bolt Full Thread</b>			
599	16mm x 50mm	each	WH599
600	16mm x 65mm	each	WH600
601	16mm x 75mm	each	WH601
602	16mm x 90mm	each	WH602
603	16mm x 110mm	each	WH603
604	16mm x 150mm	each	WH604
605	16mm x 200mm	each	WH605
606	12mm x 50mm	each	WH606
607	12mm x 65mm	each	WH607

608	12mmx 75mm	each	WH608
609	12mmx 90mm	each	WH609
610	12mm x 110mm	each	WH610
611	12mm x 150mm	each	WH611
612	12mm x 200mm	each	WH612
613	1m x 12mm Threaded bar	each	WH613
614	1m x 16mm threaded bar	each	WH614
<b>Tapered Socketed cast iron reducers</b>			
615	50mm x 63mm	each	WH615
616	63mm x 75mm	each	WH616
617	75mm x 90mm	each	WH617
618	90mm x 110mm	each	WH618
619	110mm x 150mm	each	WH619
620	150mm x 200mm	each	WH620
621	200mm x 225mm	each	WH621
622	200mm x 250mm	each	WH622
623	225mm x 250mm	each	WH623
624	250mm x 300mm	each	WH624
<b>Multidrilled cast iron flanged reducers</b>			
625	50mm x 80mm	each	WH625
626	80mm x 100mm	each	WH626

627	100mm x 150mm	each	WH627
628	150mm x 200mm	each	WH628
629	200mm x 225mm	each	WH629
630	200mm x 250mm	each	WH630
631	225mm x 250mm	each	WH631
632	250mm x 300mm	each	WH632
<b>Vosa equilibrium float valve 90 deg multidrilled:</b>			
633	50mm	each	WH633
634	80mm	each	WH634
635	100mm	each	WH635
636	150mm	each	WH636
637	200mm	each	WH637
<b>Balim float valves multidrilled:</b>			
638	50mm	each	WH638
639	80mm	each	WH639
640	100mm	each	WH640
641	150mm	each	WH641
642	200mm	each	WH642
<b>Aerosol spray</b>			
643	375ml red aerosol spray	each	WH643
644	375ml white aerosol spray	each	WH644



645	375ml yellow aerosol spray	each	WH645
646	375ml green aerosol spray	each	WH646
647	375ml blue aerosol spray	each	WH647
648	375ml chrome aerosol spray	each	WH648
649	375ml black aerosol spray	each	WH649
<b>Level dex float valves:</b>			
650	50mm	each	WH650
651	80mm	each	WH651
652	100mm	each	WH652
653	150mm	each	WH653
654	200mm	each	WH654
<b>DZR brass tail pieces and Compression Brass Rings</b>			
655	15mm	each	WH655
656	20mm	each	WH656
657	25mm	each	WH657
658	15mm Rings	each	WH658
659	22mm Rings	each	WH659
660	28mm Rings	each	WH660
<b>Dzr brass Presure Reducing Valve</b>			
661	20mm	each	WH661
662	50mm	each	WH662

	<b>Butterfly Valve with handle</b>		
663	50mm	each	WH663
664	80mm	each	WH664
665	100mm	each	WH665
	<b>Bermad Pressure reducing valves 720 series with "V" port multidrilled:</b>		
666	50mm	each	WH666
667	80mm	each	WH667
668	100mm	each	WH668
669	150mm	each	WH669
670	200mm	each	WH670
	<b>Galvanised pipe blue band 6m Length:</b>		
671	15mm	each	WH671
672	20mm ( 1m Length)	1m	WH672
673	25mm (1m Length)	1m	WH673
674	32mm	each	WH674
675	40mm	each	WH675
676	50mm	each	WH676
677	65mm	each	WH677
678	80mm	each	WH678
679	100mm	each	WH679
	<b>Klambon Pipe 3.3mm Thick Galvanized Rolled grooved</b>		

680	80NB	each	WH680
681	100NB	each	WH681
682	150NB	each	WH682
<b>Victualic Coupling 177 Galvanized grooved</b>			
683	80NB	each	WH683
684	100NB	each	WH684
685	150NB	each	WH685
<b>Fire hydrants:</b>			
686	Bayonet fire hydrant	each	WH686
687	Pillar type fire hydrant	each	WH687
688	High rise building fire hydrant	each	WH688
<b>Vosa non return valves flap type multidrilled:</b>			
689	50mm	each	WH689
690	80mm	each	WH690
691	100mm	each	WH691
692	150mm	each	WH692
693	200mm	each	WH693
<b>Vosa non return valves spring loaded type:</b>			
694	50mm	each	WH694
695	80mm	each	WH695
696	100mm	each	WH696

697	150mm	each	WH697
698	200mm	each	WH698
<b>Galvanised blank flanges multidrilled:</b>			
699	50mm	each	WH699
700	80mm	each	WH700
701	100mm	each	WH701
702	150mm	each	WH702
703	200mm	each	WH703
<b>Galvanised Screw flanges multidrilled:</b>			
704	50mm	each	WH704
705	80mm	each	WH705
706	100mm	each	WH706
707	150mm	each	WH707
708	200mm	each	WH708
<b>Air valves:</b>			
709	50mm RBX male	each	WH709
710	50mm RBX flanged multidrilled	each	WH710
711	80mm RBX male	each	WH711
712	80mm RBX flanged multidrilled	each	WH712
713	80mm Double orifice vosa air valve screw type	each	WH713
714	80mm Double orifice vosa air valve flanged multidrilled	each	WH714

	<b>Klamlok couplers with clamps</b>		
715	50mm male	each	WH715
716	80mm male	each	WH716
717	100mm male	each	WH717
718	50mm female	each	WH718
719	80mm female	each	WH719
720	100mm female	each	WH720
	<b>Heli – flex Hosing SABS APPROVED</b>		
721	50mm	Per meter	WH721
722	80mm	Per meter	WH722
723	100mm	Per meter	WH723
	<b>Lay flat hose SABS APPROVED</b>		
724	50mm	Per meter	WH724
725	80mm	Per meter	WH725
726	100mm	Per meter	WH726
	<b>General</b>		
727	PTFE Tape	each	WH727
728	20mm x 50m male and female ends	each	WH728
729	20mm nozzles male	each	WH729
730	50mm nozzles male	each	WH730
731	20mm nozzles female	each	WH731

732	ABE – Bitu-putty	each	WH732
733	ABE – Rock Bitumen	each	WH733
734	ABE – Bitu Prime	each	WH734
735	Stock bricks	each	WH735
736	Hydro – jet pipe pressure to 300mpa:	each	WH736
737	Pilot valves for bermad pressure reducing valve 720 series	each	WH737
738	Hacksaw Blade 18/25 Eclipse	each	WH738
739	Q20 375ml	each	WH739
740	Roll rubber insertion 10m x 1,5m x 3mm	each	WH740
741	Leather insertion 2m x 1m x 3mm	each	WH741
742	Bayonet hydrant jumpers	each	WH742
743	Neoprene hydrant washers	each	WH743
744	10kg waste rags	each	WH744
745	Long arm gloves	each	WH745
746	300mm x 22.2mm x 3mm masonry cutting disc	each	WH746
747	300mm x 22.2mm 3mm steel cutting disc	each	WH747
748	230mm x 3,2 x 22.23mm Masonary Cutting Disc	each	WH748
749	230mm x 3,2 x 22.23mm Steel Cutting Disc	each	WH749
750	115mm Masonary Cutting Disc		WH750
751	115 Steel Cutting Disc		WH751
752	Heavy Duty 40 uMicron Black Refuse Bags per Pack of 20	each	WH752

753	1m roll hemp	each	WH753
754	200ml stag	each	WH754
755	500ml Tangit Glue for uPVC Pipe		WH755
756	8mm graphite packing	each	WH756
757	10mm graphite packing	each	WH757
758	12mm graphite packing	each	WH758
759	100 disposal face mask	each	WH759
760	100mm x 10m denso tape	each	WH760
761	Barricading tape	each	WH761
762	Barricading net 50m	each	WH762
763	2,4m fencing “y” standards	each	WH763
764	50kg # 8 gauge wire	each	WH764
765	1m x 1m fibre cement manhole rings sabs 1882	each	WH765
766	1m x 750mm fibre cement manhole rings sabs 1882	each	WH766
767	1m joiner ring sabs 1882	each	WH767
768	750mm joiner ring sabs 1882	each	WH768
769	1m cover slab sabs1882	each	WH769
770	Lids to suit cover slab sabs 1882	each	WH770
771	Valve / hydrant boxes	each	WH771
772	3b valve boxes	each	WH772
773	450mm x 600mm spacer elements	each	WH773

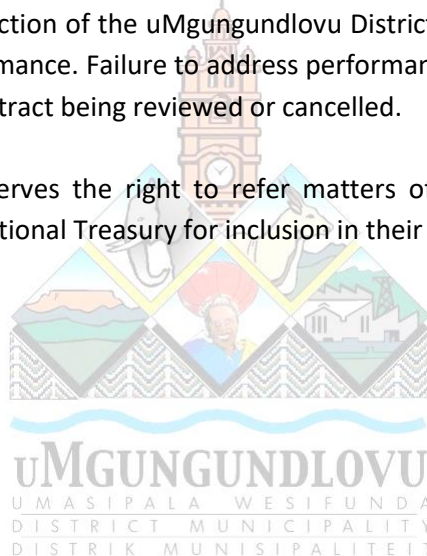
774	450mm x 600mm cover slab and lid	each	WH774
775	13mm LP Brass Tank Taps – Lockable	each	WH775
776	20mm Brass Taps	each	WH776
777	13mm Standard Plastic Tap	each	WH777
778	20mm Standard plastic tap	each	WH778
779	Lockable tap cover	each	WH779
780	13mm Talbot Type Tap	each	WH780
781	20mm Talbot Taps	each	WH781
782	Viro Discuss Key alike locks Size 40mm : BBP 940-KDL	each	WH782
783	Viro Discuss Key alike locks Size 60mm : BBP 960-KFA	each	WH783
784	15mm Tap washers	Pack of 10	WH784
785	20mm Tap washers	Pack of 10	WH785
786	Lubricant Gel 5Lt	5Lt	WH786
787	Vertical Water Storage Tank- JoJo	2 500Lt	WH787
788	Vertical Water Storage Tank- JoJo	5 000Lt	WH788
789	Vertical Water Storage Tank- JoJo	10 000Lt	WH789

<b>SIGNATURE</b>		<b>NAME (PRINT)</b>	
<b>CAPACITY</b>		<b>DATE</b>	
<b>NAME OF FIRM</b>			



## SPECIAL CONDITIONS OF TENDER

1. **Penalty for Delay:** Failure to complete the required goods and/or services by the due completion, the municipality shall 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.
  
2. **Poor Performance:**
  - 2.1. Issues of poor/ unsatisfactory performance will be communicated in writing, compelling the service provider to perform according to the contract and thus to rectify or to restrain from unacceptable actions.
  
  - 2.2. Where the supplier fails to render the services within the stipulated period, or should services rendered be deemed not to the satisfaction of the uMgungundlovu District Municipality, the tenderer will receive written notice of poor performance. Failure to address performance issues could result in penalties being applied and/or the entire contract being reviewed or cancelled.
  
  - 2.3. The municipality further reserves the right to refer matters of poor performance and/or fraudulent conduct by the supplier to National Treasury for inclusion in their Restricted Supplier Database.



<b>SIGNATURE</b>		<b>NAME (PRINT)</b>	
<b>CAPACITY</b>		<b>DATE</b>	
<b>NAME OF FIRM</b>			

## GENERAL CONDITIONS OF TENDER

### 1. General Conditions of Contract

This Bid is subject to the **General Conditions of Contract (GCC) 2015** and, if applicable, any other Special Conditions of Contract.

### 2. Submission of Tenders

Sealed tenders, with the "Tender Number and Title" clearly endorsed on the envelope, must be deposited in the tender box indicated at the offices of the uMgungundlovu District Municipality, 242 Langalibalele Street, Pietermaritzburg.

All literature must be securely attached to the tender. The Council shall not be held liable for any loss or damages sustained due to the service provider's failure to comply with this condition.

If a courier service company is being used for delivery of the tender document, the tender description must be endorsed on the delivery note/courier packaging and the courier must ensure that documents are placed / deposited into the tender box. The uMDM will not be held responsible for any tender document which is not timeously delivered, mislaid or incorrectly delivered due to the negligence of the courier company or any other party involved in the delivery of the tender document.

Please note:

- Tenders that are deposited in the incorrect box will not be considered.
- Telegraphic or faxed tenders will not be accepted.
- The use of correction fluid/tape on the bid documents is not allowed. If there is an error, draw a line through it, initial next to it and make the correction directly above /below/next to it.
- All bids must be submitted in writing on the official forms supplied (not to be re-typed)
- All prices shall be quoted in South African currency.

### 3. Quality Assurance

Any defects, patent or latent, which are attributable to poor workmanship, will be rectified by the bidder at own cost and time and all costs relating to the correction of defects will be expressly and separately noted on billing documentation.

### 4. Brand Name

- i. Special brands, where named, are used to indicate the standard of quality desired. Tenderer's equal/similar item will be considered, provided that the Tenderer specifies brand name(s) and submits full specifications. If the full set of specifications of the alternative item is not submitted, the item will not be evaluated and will not be considered for award.
- ii. In the event the Municipality elects to accept an alternative item purported to be equal/similar by the Tenderer, the Municipality may request the tenderer to provide samples of the alternative offer for testing and inspection. Acceptance of the item(s) will be conditional on such inspection and testing after receipt.
- iii. If, in the sole judgment of the Municipality, the item is determined not to be equal/similar, the item shall be collected by the Bidder and not be considered for award.
- iv. The samples must be within 30 days of notification. The samples will be discarded if not collected within 30 days and the Municipality will not be accountable for any loss suffered by the bidder due to the discarding of the samples.
- v. If a tenderer wishes to have an equal/similar item considered they must declare it first.

## **5. Validity Period**

Bids shall remain valid for ninety (90) days after the tender closure date.

## **6. Renewal of Contract**

The Municipality may exercise its option to renew this agreement, with a financial escalation clause, in line with the latest CPI statistics, which will commence at the end of the contract period, and the terms thereof for a further period not exceeding 6 (six) months at a time, upon giving 30 days' notice to the Service Provider of its intention to exercise that option.

## **7. Quantities of Specific Items**

If tenders are called for a specific number of items, the Municipality reserves the right to change the number of such items to be higher or lower. The successful bidder will then be given an opportunity to evaluate the new scenario and inform the Municipality if it is acceptable. If the successful bidder does not accept the new scenario, it will be offered to the second-placed bidder. The process will be continued to the Municipality's satisfaction.

## **8. Intellectual Property Rights**

Copyright, patent rights and other similar rights in any works or products created as a result of the performance of this proposal and its assignments will vest in and are hereby transferred to uMgungundlovu District Municipality (uMDM), unless specifically agreed otherwise, in the form of individual written Agreement signed by both parties. For this purpose only, all works created in terms of this proposal and the assignments thereof will be deemed to have been created under the control and direction of uMDM.

## **9. Disbursements, Travel And Subsistence**

No bidder will be refunded any cost or disbursements incurred in respect of the project, save where the prior written approval of uMDM has been obtained in respect of such expenditure.

Any authorized disbursements will be refunded at the reasonable and actual cost determined by uMDM.

Any expenditure incurred by the successful bidder in respect of authorized travel for the project will be refunded in accordance with the uMDM travel policy as applicable from time to time. The rates payable for the use of private vehicles will be the prevailing rates quoted by the Automobile Association of South Africa

All claims in respect of authorized disbursements (travel and subsistence costs) must be substantiated by documentary evidence such as receipts and logs of kilometres travelled.

All expenses incurred by the bidder for the proposal and presentations are the responsibility of the bidder and will not be reimbursed by uMDM.

## **10. Certified Copies**

The tenderer shall, where required in terms of the tender document submit with the proposal, certified copies of all certificates specified. Failure to do so may render the proposal liable to rejection on the grounds of being incomplete. Copies of certified documents will not be accepted.

## **11. Bids Exceeding R10 Million**

If the tendered value exceeds R10 million (VAT included), bidders are required to furnish:

- i. if the bidder is required by law to prepare annual financial statements for auditing, their audited annual financial statements:

- for the past three years; or
- since their establishment if established during the past three years;
- ii. a certificate signed by the bidder certifying that the bidder has no undisputed commitments for municipal services towards a municipality or other service provider in respect of which payment is overdue for more than 30 days;
- iii. particulars of any contracts awarded to the bidder by an organ of state during the past five years, including particulars of any material non-compliance or dispute concerning the execution of such contract
- iv. a statement indicating whether any portion of the goods or services are expected to be sourced from outside the Republic, and, if so, what portion and whether any portion of payment from the municipality or municipal entity is expected to be transferred out of the Republic; and
- v. Disputes must be settled by means of mutual consultation, mediation (with or without legal representation), or, when unsuccessful, in a South African court of law.

#### **12. Acceptance or Rejection of a Tender**

The Municipality reserves the right to withdraw any invitation to tender and/or to re-advertise or to reject any tender or to accept a part of it. The Municipality does not bind itself to accepting the lowest tender.

#### **13. Completion of Tender Documents**

The original tender document must be completed fully in black ink and signed by the authorised signatory to validate the tender. Tender documents may not be retyped. Retyped documents will result in the disqualification of the tender. The complete original tender document must be returned. Missing pages will result in the disqualification of the tender.

No unauthorised alteration of this set of tender documents will be allowed. Any unauthorised alteration will disqualify the tender automatically. Any ambiguity has to be cleared with contact person for the tender before the tender closure.

#### **14. Site / Information Meetings**

Site or information meetings, if specified, are compulsory. Bids will not be accepted from bidders who have not attended compulsory site or information meetings. Bidders that arrive 15 minutes or more after the advertised time the meeting starts will not be allowed to attend the meeting or to sign the attendance register. If a bidder is delayed, he must inform the contact person before the meeting commence and will only be allowed to attend the meeting if the chairperson of the meeting as well as all the other bidders attending the meeting, give permission to do so.

#### **15. Contact with Municipality after Tender Closure Date**

Bidders shall not contact the uMgungundlovu District Municipality on any matter relating to their bid from the time of the opening of the bid to the time the contract is awarded. If a bidder wishes to bring additional information to the notice of the uMgungundlovu District Municipality, it should do so in writing to the uMgungundlovu District Municipality. Any effort by the firm to influence the uMgungundlovu District Municipality in the bid evaluation, bid comparison or contract award decisions may result in the rejection of the bid.

#### **16. Opening, Recording and Publications of Tenders Received**

Tenders will be opened on the closing date immediately after the closing time specified in the tender documents. If requested by any bidder present, the names of the bidders, and if practical, the total amount of each bid and of any alternative bids will be read out aloud.

Details of tenders received in time will be recorded in a register which is open to public inspection. Faxed, e-mailed and late tenders will not be accepted.

## **17. Procurement Policy**

Bids will be awarded in accordance with the Preferential Procurement Regulations, 2022 pertaining to the Preferential Procurement Policy Framework Act, No 5 of 2000 and its amendments as well as the Municipality's Supply Chain Management Policy.

## **18. Wrong Information Furnished**

Where a contract has been awarded on the strength of the information furnished by the bidder which, after the conclusion of the relevant agreement, is proved to have been incorrect, the Municipality may, in addition to any other legal remedy it may have, recover from the contractor all costs, losses or damages incurred or sustained by the Municipality as a result of the award of the contract.

## **19. Cost of Materials**

The Municipality shall bear the cost of all materials required and supplied by the successful bidder unless it has already been included as part of the price tendered. In this instance, the municipality may request a minimum of 3 quotations for these materials must be produced when submitting a claim. A maximum mark up of 10% is allowed on materials supplied.

## **20. Value-Added Tax**

Tax invoices are to comply with the requirements as contained in the Value Added Tax Act, Act 89 of 1991. The content of the invoice must contain sufficient information for audit purposes.

It is a requirement of this contract that the amount of value-added tax (VAT) must be shown clearly on each invoice.

The amended Value-Added Tax Act requires that a Tax Invoice for supplies in excess of R3, 000 should, in addition to the other required information, also disclose the VAT registration number of the recipient, with effect from 1 March 2005.

The VAT registration number of the Municipality is 4000791642.

## **21. Central Supplier Database**

No awards will be made to a tenderer who is not registered on the Central Supplier Database.

## **22. Inducements, rewards, gifts and other abuses of the Supply Chain Management System**

No person who is a provider or prospective provider of goods or services, or a recipient or prospective recipient of goods disposed or to be disposed of, may directly or indirectly:

- i. Influence or interfere with the work of any uMDM officials involved in the tender process in order to inter alia:
  - a. influence the process and/or outcome of a tender;
  - b. incite breach of confidentiality and/or the offering of bribes;
  - c. cause over- or under-invoicing;
  - d. influence the choice of procurement method or technical standards;
  - e. Influence any uMDM official in any way which may secure an unfair advantage during or at any stage of the procurement process.
- ii. Abuse of the supply chain management system is not permitted and may result in the tender being rejected, cancellation of the contract, "blacklisting" and/or any such remedies as set out in the uMDM's SCM Policy.

## GENERAL CONDITIONS OF CONTRACT 2015

### 1. DEFINITIONS

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.
- 1.13. 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.
- 1.14. "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.
- 1.15. "GCC" means the General Conditions of Contract.
- 1.16. "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.
- 1.17. "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.



- 1.18. "Local content" means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.
- 1.19. "Manufacture" means the production of products in a factory using labour, materials, components and machinery and includes other related value-adding activities.
- 1.20. "Order" means an official written order issued for the supply of goods or works or the rendering of a service.
- 1.21. "Project site" where applicable, means the place indicated in bidding documents.
- 1.22. "Purchaser" means the organization purchasing the goods.
- 1.23. "Republic" means the Republic of South Africa.
- 1.24. "SCC" means the Special Conditions of Contract.
- 1.25. "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.
- 1.26. "Supplier" means the successful bidder who is awarded the contract to maintain and administer the required and specified service(s) to the State.
- 1.27. "Tort" means in breach of contract.
- 1.28. "Turnkey" means a procurement process where one service provider assumes total responsibility for all aspects of the project and delivers the full end product / service required by the contract.
- 1.29. "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.
- 2.3. 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. Invitations to bid are usually published in locally distributed news media and on the municipality / municipal entity website.

## **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 as 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.
- 6.2. When a supplier developed documentation / projects for the municipality / municipal entity, the intellectual, copy and patent rights or ownership of such documents or projects will vest in the municipality / municipal entity.

## **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:
  - 7.3.1. 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
  - 7.3.2. 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.

## **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 inspections tests and analysis, the bidder or contractor's premises shall be open, at all reasonable hours, for inspection by a representative of the purchaser or an organization acting on behalf of the purchaser.
- 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 goods 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 goods or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such goods 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 goods 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 goods 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 goods which do comply with the requirements of the contract. Failing such removal the rejected goods shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute goods forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected goods, purchase such goods 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 22 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, and in any subsequent instructions ordered by the purchaser.

## **10. Delivery**

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

## **11. Insurance**

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.

## **12. Transportation**

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

## **13. Incidental**

- 13.1. The supplier may be required to provide any or all of the following services, including additional services, if any:
- 13.1.1. performance or supervision of on-site assembly and/or commissioning of the supplied goods;
  - 13.1.2. furnishing of tools required for assembly and/or maintenance of the supplied goods;
  - 13.1.3. furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods;
  - 13.1.4. 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
  - 13.1.5. 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, 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:
- 14.1.1. 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;
- 14.1.2. in the event of termination of production of the spare parts:
- 14.1.2.1. advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and
- 14.1.2.2. 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 (18) 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, 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.
- 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.

## 17. Prices

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 or in the purchaser's request for bid validity extension, as the case may be.

## 18. Variation Orders

In cases where the estimated value of the envisaged changes in purchase does not vary more than 15% of the total value of the original contract, the contractor may be instructed to deliver the goods or render the services as such. In cases of measurable quantities, the contractor may be approached to reduce the unit price and such offers, may be accepted provided that there is no escalation in price.

## 19. Assignment

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

The supplier shall notify the purchaser in writing of all subcontracts awarded under this contract, 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. 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.
- 21.4. 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 22 without the application of penalties.
- 21.5. 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

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:
- 23.1.1. 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;
  - 23.1.2. if the Supplier fails to perform any other obligation(s) under the contract; or
  - 23.1.3. 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 supplier as having no objection and proceed with the restriction.
- 23.5. Any restriction imposed on any person by the purchaser will, at the discretion of the purchaser, 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 enterprise of the first mentioned person, and with which enterprise or person the first-mentioned person, is or was in the opinion of the purchase 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:
- 23.6.1. the name and address of the supplier and / or person restricted by the purchaser;
  - 23.6.2. the date of commencement of the restriction
  - 23.6.3. the period of restriction; and
  - 23.6.4. 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**

When, after the date of bid, provisional payments are required, or antidumping 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**

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**

- 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. Notwithstanding any reference to mediation and/or court proceedings herein,
  - 27.4.1. the parties shall continue to perform their respective obligations under the contract unless they otherwise agree; and
  - 27.4.2. the purchaser shall pay the supplier any monies due for goods delivered and / or services rendered according to the prescripts of the contract.

## **28. Limitation of liability**

- 28.1. Except in cases of criminal negligence or willful misconduct, and in the case of infringement pursuant to Clause 6;
- 28.1.1. 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
- 28.1.2. 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**

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**

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

## **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 SARS must have certified that the tax matters of the preferred bidder are in order.
- 32.4. No contract shall be concluded with any bidder whose municipal rates and taxes and municipal services charges are in arrears.

## **33. Transfer of contracts**

The contractor shall not abandon, transfer, cede, assign or sublet a contract or part thereof without the written permission of the purchaser.



### 34. Amendment of contracts

No agreement to amend or vary a contract or order or the conditions, stipulations or provisions thereof shall be valid and of any force unless such agreement to amend or vary is entered into in writing and signed by the contracting parties. Any waiver of the requirement that the agreement to amend or vary shall be in writing, shall also be in writing.

### 35. Prohibition of restrictive practices.

- 35.1. 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.
- 35.2. 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 section 59 of the Competition Act No 89 Of 1998.
- 35.3. 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.

