EMAKHAZENI LOCAL MUNICIPALITY



APPOINTMENT OF A PANEL OF TWO(2) SERVICE PROVIDERS TO RENDER
TRAVEL MANAGEMENT SERVICES IN RESPECT OF AIR TRAVEL, CAR HIRE AND
ACCOMODATION FOR EMAKHAZENI LOCAL MUNICIPALITY FOR A PERIOD OF (3)
YEARS AS AND WHEN REQUIRED

ELM 23/12/03

TENDER DOCUMENT

EMPLOYER:	
EMAKHAZENI LOCAL MUNICIPALIT	TY
25 Schepeers Street	
Belfast	
1100	
Tel: (013) 253 7600	
Fax: (013) 253 1696	
NAME OF TENDERER	:
TOTAL BID PRICE (EXCL. VAT)	:
TOTAL BID PRICE (INCL. VAT)	:
PREFERENCE / BBBEE GRADING	·
CENTRAL SUPPLIER DATABASE NO	:
TAX COMPLIANT STATUS PIN	:



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TENDERING PROCEDURES

THE TENDER

Part T1: Tendering Procedures

- T1.1 Tender notice and invitation to tender
- T1.2 Tender Data
- T1.3 General Conditions of the bid proposal: Definitions



T1.1 TENDER NOTICE AND INVITATION TO TENDER

Bid documents will be obtainable on payment of cash non-refundable document fee of **R350.00** per document from the offices of the Emakhazeni Local Municipality, 25 Scheepers Street, Belfast during office hours from 07H45 to 12h30 and 13h00 to 15h00 weekdays, or on supply of proof of EFT payment made into the following bank account: **FNB Current Account Number 62028195510 Branch Code 270351, Tender Reference number (Project Number and Company Name)**, the document can also be obtained on the municipality's website or **on the e-Tender Website at http://www.etenders.gov.za/content/advertised-tenders** at no cost.

Tenders are to be completed in black ink and completed in accordance with the conditions and rules contained in the tender documents. The tenders and relevant documents must be sealed in a envelope and externally endorsed with **Project No; and Description;** and be deposited in the Tender Box, Ground Floor, Emakhazeni Local Municipality, 25 Scheepers Street, Belfast, Mpumalanga. **The Tenders shall remain valid for a period of 90 days from the closing date.** Telegraphic, telephonic, fax, telex e-mail or late tenders will not be accepted.

Project number	Description	Availability of Tender document	Compulsory Briefing session	Closing Date	Functi onality %	Contact person
ELM	APPOINTMENT OF A	Tuesday the	Wednesday,	Friday the	70%	Procurement enquiries:
23/12/03	PANEL OF TWO (2)	20 th of	21st of	27 th of		Mr. Joas Madiope at
	SERVICE PROVIDERS	December	December	January		013 253 7601
	TO RENDER TRAVEL	2022	2022 @	2023 at		joas.madiope@emakhazeni.gov.za
	MANAGEMENT		11:00	12h00		
	SERVICES IN					Technical enquiries:
	RESPECT OF AIR		Beyers			Mr. S. Gwebu at 013 253 7603
	TRAVEL, CAR HIRE		Naude Hall,			sibusiso.gwebu@emakhazeni.gov.za
	AND		Belfast			
	ACCOMODATION		Municipal			
	FOR EMAKHAZENI		Office			
	LOCAL					
	MUNICIPALITY FOR A					
	PERIOD OF (3)					
	YEARS AS AND					
	WHEN REQUIRED					

Tenders will be evaluated in terms of the Supply Chain Management policy of the Emakhazeni Local Municipality aligned to preferential procurement policy framework (PPPFA) (Act 5 of 2000) .The Method for evaluation of Consortium and professional service providers is based on functionality (minimum 70%), price and preferential (80/20 preference). Master Registration Number and tax compliance status PIN to enable the municipality to verify the bidder's tax compliance status must be attached. Service providers must be registered at central supplier database (CSD). Service provider must also ensure that their BBBEE certificate or sworn affidavit is still valid as they will have a big impact during evaluation processes.

MR. J.W. SHABANGU MUNICIPAL MANAGER EMAKHAZENI LOCAL MUNICIPALITY



[MBD1] PART A INVITATION TO BID

	BID FOR REQUIREMENTS OF THE						
BID NUMBER: ELM 23/12/03							
	F OF A PANEL OF TWO (2) SERVICE PROVIDERS TO RENDER TRAVEL MANAGEMENT						
		ESPECT OF AIR TRAVEL, CAR HIRE AND ACCOMODATION FOR EMAKHAZENI LOCAL FOR A PERIOD OF (3) YEARS AS AND WHEN REQUIRED					
THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (MBD7).							
BID RESPONSE DOCUMENTS MAY BE DEPOSITED IN THE BID							
BOX SITUATED AT (STREET ADD							
Emakhazeni Local Municipality	/						
25 Scheepers Street							
Belfast, 1100							
•							
Mpumalanga SUPPLIER INFORMATION							
NAME OF BIDDER							
POSTAL ADDRESS							
STREET ADDRESS							
	0005		NUMBER .				
TELEPHONE NUMBER	CODE		NUMBER				
CELLPHONE NUMBER							
FACSIMILE NUMBER	CODE		NUMBER				
E-MAIL ADDRESS							
VAT REGISTRATION NUMBER				ı			
TAX COMPLIANCE STATUS	TCS PIN:	OF	CSD No:				
B-BBEE STATUS LEVEL	Yes	B-E	BBEE STATUS		Voo		
VERIFICATION CERTIFICATE	☐ Tes		LEVEL SWORN —		165		
[TICK APPLICABLE BOX]	□No	AF	FIDAVIT		No		
	ERIFICATION CERTIFICATE/ SI		IDAVIT (FOR E		& QSEs) MUST BE SUBMITTED		
IN ORDER TO QUALIFY FOR I	PREFERENCE POINTS FOR B-E						
			RE YOU	Α_			
ARE YOU THE ACCREDITED			FOREIGN BASED				
REPRESENTATIVE IN				OR			
SOUTH AFRICA FOR THE			HE GOO	DDS			
GOODS /SERVICES	☐Yes ☐No		ERVICES		☐Yes ☐No		
/WORKS OFFERED?			VORKS				
	[IF YES ENCLOSE PROOF]	0	FFERED?		[IF YES, ANSWER PART B:3]		
TOTAL NUMBER OF ITEMS							
OFFERED		Т	OTAL BID PRI	CF.	R		
			O I ALL BID I TAN	<u> </u>	N .		
SIGNATURE OF BIDDER	DATE						
CAPACITY UNDER WHICH							
THIS BID IS SIGNED							
BIDDING PROCEDURE ENQUIRI					AY BE DIRECTED TO:		
DEPARTMENT	SUPPLY CHAIN	-	T PERSON		. Gwebu		
CONTACT PERSON	Joas Madiope		ONE NUMBER		13 253 7603		
TELEPHONE NUMBER	013 253 7601 FACSIMILE NUMBER 013 253 1889						
FACSIMILE NUMBER	013 253 1889	E-MAIL A	DDRESS	si	ibusiso.gwebu@emakhazeni.gov.za		
E-MAIL ADDRESS	joas.madiope@emakhazeni.gov.za						



PART B TERMS AND CONDITIONS FOR BIDDING

	BID SUBMISSION: BIDS MUST BE DELIVERED BY THE STIPULATED TO CONSIDERATION.	ME TO THE CORRECT ADDRES	S. LATE BIDS WILL NOT BE ACCEPTED FOR		
1.2.	ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL	FORMS PROVIDED-(NOT TO B	E RE-TYPED) OR ONLINE		
1.3.	THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017, THE GENER SPECIAL CONDITIONS OF CONTRACT.				
	TAX COMPLIANCE REQUIREMENTS				
2.1	BIDDERS MUST ENSURE COMPLIANCE WITH THEI	R TAX OBLIGATIONS.			
2.2	BIDDERS ARE REQUIRED TO SUBMIT THEIR UNENABLE THE ORGAN OF STATE TO VIEW THE TAX				
2.3	APPLICATION FOR THE TAX COMPLIANCE STATUS TO USE THIS PROVISION, TAXPAYERS WILL NEWWW.SARS.GOV.ZA.				
2.4	FOREIGN SUPPLIERS MUST COMPLETE THE PRE-	AWARD QUESTIONNAIRE IN PA	RT B:3.		
2.5	BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERT	FIFICATE 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 NUMBER MUST BE PROVIDED.	IS REGISTERED ON THE CEN	ITRAL SUPPLIER DATABASE (CSD), A CSD		
3.	QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS	3			
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 ESTABLIS	HMENT 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 T STA	HE ANSWER IS "NO" TO ALL OF THE ABOVE, TH TUS SYSTEM PIN CODE FROM THE SOUTH AFRICA	EN IT IS NOT A REQUIREMEN' N REVENUE SERVICE (SARS) A	T TO REGISTER FOR A TAX COMPLIANCE ND IF NOT REGISTER AS PER 2.3 ABOVE.		
	FAILURE TO PROVIDE ANY OF THE ABOVE PARTIC BIDS WILL BE CONSIDERED FROM PERSONS IN THI		INVALID.		
SIGN	NATURE OF BIDDER: .				
CAP	ACITY UNDER WHICH THIS BID IS SIGNED:				

.....

DATE:



T1.2 TENDER DATA

The EMAKHAZENI LOCAL MUNICIPALITY's Supply Chain Management Policy and Occupational Health and Safety Act are applicable to this contract. However in case of any ambiguity, the EMAKHAZENI LOCAL MUNICIPALITY's Supply Chain Management Policy takes precedence.

The Tender Data makes several references to the ELM Supply Chain Management Policy for details that apply specifically to this tender. The Tender Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and ELM Supply Chain Management.

Clause		-			
No.					
F.1.1	The Employer is: EMAKHAZENI LOCAL MUNICIPALITY, P O Box 17, Belfast, 1100				
F.1.2	The tender document's contents is as follows:				
	Part T1: Tendering Procedures				
	T1.1 Tender Notice and invitation to tender				
	T1.2 Tender Data				
	Part T2: Returnable Documents				
	T2.1 List of Returnable documen	ts			
	T2.2 Returnable schedules				
	Part C1: Agreements and Contra	ct Data			
	C1.1 Form of offer and accepta	nce			
	C1.2 Contract Data				
	Part C2: Scope of work and bill of quantities				
	Part C3: Pricing data				
F.1.4	The Employer's Representative is	3:			
	Supply Chain Management Unit	Email: joas.madiope@emakhazeni.gov.za	Tel: 013 253 7601		
	End user Department Email: sibusiso.gwebu@emakhazeni.gov.za Tel: 013 253 76				
	Attention is drawn to the fact that	verbal communication given by the Emplo	yer's representative prior to		
	the close of tenders will not be regarded as binding on the employer. Only information issued formally by				
	the employer in writing to the tende	rs, under the signature of the Accounting C	Officer or his nominee will be		
	regarded as amending the tender de	ocuments.			
F.2.1	Eligibility				
	Only those tenderers who satisfy the following criteria are eligible to submit tenders:				
	Responsive tenders are ONLY those tenders with all documents and pages, contained herein, that have been signed by the responsible person duly authorised to sign all documents indicated on the returnable document.				
F.2.2	Compulsory briefing meeting: 21	st December 2022			
	Emakhazeni Local Municipality				
	Date: N/A				
F.2.3	Starting time: N/A				
	No late, faxed, emailed or other form	n of tender will be accepted. Completed	Location: Emakhazeni		
	tenders in Black ink in sealed envelope	opes and clearly marked "APPOINTMENT	Tender Box		
	OF A PANEL OF TWO (2) SERVICE P		EMAKHAZENI LOCAL		
	OF A PANEL OF TWO (2) SERVICE P	ROVIDERS TO RENDER TRAVEL			



	MANAGEMENT SERVICES IN RESPECT OF AIR TRAVEL, CAR HIRE AND	MUNICIPALITY			
	ACCOMODATION FOR EMAKHAZENI LOCAL MUNICIPALITY FOR A PERIOD OF	25 , Schepeers Street			
	(3) YEARS AS AND WHEN REQUIRED" must be placed in Tender Box at SCM	Belfast			
	Office, EMAKHAZENI LOCAL MUNICIPALITY 25 Schepeers Street, Belfast,				
	1100				
	Closing date: 27 January 2023				
	Closing Time:12h00				
F.2.14	Failure to complete in all returnable schedules and signing thereof	will results an automatic			
	disqualification.				
F.2.15	The closing time for submission of tender offers and proposals is as mention	ned in F.2.7 above and as			
	stated in the Tender Notice and Invitation to Tender.				
	All tenders received by the EMAKHAZENI LOCAL MUNICIPALITY will re-	emain in the Municipality's			
F.2.16	possession until after the stipulated closing date and time.				
	The Tender offer validity period is 90 Days.				
	Accept that a tender submitted to the employer cannot be withdrawn or substi	tuted. No substitute tenders			
F2.16.3	will be considered				
F2.23	The tenderer is required to submit with his tender: Non Submission of the following	wing documents will results			
	in automatic disqualification:				
	(1) a copy of the Company / CC Registration. In case of Joint Venture – both companies / cc to submit				
	registration documentation.				
	(2) In case of Joint Venture – the Joint Venture Agreement.				
	(3) proof of professional registration for the company				
F.3.1.1	Questions or queries must be submitted at least five (5) working days before the stipulated closing date				
	and time of the tender. However, ELM shall not be liable nor assume liability for failure to respond to any				
	questions and / or queries raised by the Tenderer.				
F.3.6	After the opening of the tender proposals, no information relating to the cla	arification, determination of			
	responsiveness, evaluation and comparison of tender proposals and recom-	mendations concerning the			
	award of the tender shall be disclosed to any other tenderer or persons not co	oncerned with such process			
	until the award of the Tender has been announced by the ELM.				
F.3.11.1	Evaluation of Tenders				
	The Tenderers notice is drawn to the fact that the evaluation, adjudication and be in terms of ELM Supply Chain Management Policy which entails the balance Quality and preferences on 80-20 points system will be adopted.				
	EVALUATION CRITERIA (FUNCTIONALITY)				
	The Municipal SCM Policy & National Treasure Guidelines will be used for evaluation of prospective service providers as per the approved scoring system by the specification committee. The 80/20 point system shall be used for Evaluation of tender documents in terms of Preferential Procurement Point Framework Act.				
	service providers as per the approved scoring system by the specification common The 80/20 point system shall be used for Evaluation of tender documen	mittee.			



Stage 1 – Completeness & Functionality

Stage 2 – Price and Preferential Points

Only bidder scored a minimum of 60 out of 85 points will be considered for price and BBBEE.

FUNCTIONALITY POINTS:

Pre-G	Qualification Requirements	Maximum Points
	Positive reference letters and portfolio of evidence (15 points) The bidder must submit a minimum of three (3) written reference letters or completion certificates specifically in the public sector (not older than three (3) years) from previous / present clients where travel management services were/are rendered. All letters must be on a letterhead and signed by the client. The client must be contactable, and the contact details provided must include:	
1.	Contact Person; Designation; Company name; e-mail address; and Landline and mobile number	15
	Scoring Criteria 0 point = No letter submitted 5 points = 1 letter attached 10 points = 2 letters attached 15 points = 3 letters attached	
2.	Team qualifications and general capabilities (25 points) The curriculum vitae and certified qualifications of all personnel to be allocated to the project (project team), indicating: - Relevant qualifications; (10 points) - The project team should indicate the number of years' experience in travel management / tourism Scoring criteria: 0 points =Less than 3years 5 points =3 years 10 points =Greater than 3years The relationship team management escalation levels (Chain of command) (05 points)	25
3.	Registration with professional bodies Bidder must provide proof of membership (20 points). The Travel Agency must be an accredited and valid member of: • IATA and; • ASATA	20
	Attach documentary proof (Bid will not be considered if there is no proof of accreditation)	



4	An execution plan covering the following must be provided: - Give detailed after hour procedure (05 points) - Ability to provide a dedicated key accounts manager and consultants (05 points) - Provide company's turnaround time (05 points) - Demonstrate processes of proper authorisation (05 points) - Demonstrate processes during emergencies i.e. support and change of travel and accommodation (05 points)	25
	Overall Total Score	85 Points

NB: To enable to claim the above mentioned points proof of all the points to be claimed must be submitted.

- 1. The minimum qualifying score for functionality is 70%.
- 2. Bidders who scored 70% and more on functionality will qualify for further evaluation on price and preference.
- 3. Bidders who scored less than 70% will be disqualified.

F 3.15

If the Tender does not comply with the Tender conditions, the Tender will be rejected. If specifications are not met, the Tender will also be rejected. With regard to the above, certain actions or errors are unacceptable, and warrants **REJECTION OF THE TENDER**, for example:

- The Master Registration Number and Tax compliance status PIN to enable the municipality to verify the bid tax compliance status must be attached.
- Non submission of company registration certificates.
- Non submission of the proposal in the prescribed format
- Pages to be completed, removed from the Tender document, and have therefore not been submitted.
- Failure to fully complete the schedule of quantities as required.
- Scratching out without initialling next to the amended rates or information.
- Writing over / painting out rates / the use of tippex or any erasable ink, eg. pencil.
- Tempering with the original tender document in any way.
- Not completing the document by black ink.
- Failure to attend compulsory briefing meetings, if any.
- The Tender has not been properly signed by a party having the authority to do so, according to the Form "Authority for Signatory"
- No authority for signatory submitted.
- Particulars required in respect of the Tender have not been provided non-compliance of Tender requirem and/or specifications.
- The Tenderer's attempts to influence, or has in fact influenced the evaluation and/or awarding of the contract.
- The Tender has been submitted after the relevant closing date and time
- If any municipal rates and taxes or municipal service charges owed by that Tenderer or any of its directors to



municipality, or to any other municipality or municipal entity, are in arrears for more than three months.

- If any Tenderer who during the last five years has failed to perform satisfactorily on a previous contract with municipality or any other organ of state after written notice was given to that Tenderer that performance unsatisfactory.
- The declaration of interest form is not fully completed.

2. Size of enterprise and current workload

Evaluation of the Tenderer's position in terms of:

- Previous and expected current annual turnover
- Current contractual obligations
- Capacity to execute the contract

3.Staffing profile

Evaluation of the Tenderer's position in terms of:

- Staff available for this contract being Tendered for
- Qualifications, registration and experience of key staff to be utilised on this contract

4. Good standing with SA Revenue Services

- Determine whether a valid tax clearance certificate or verification pin has been submitted.
- The Tenderer must affix a valid Tax Clearance Certificate or Master Registration Number and tax compliance status PIN to enable the municipality to verify the bidder's tax compliance status must be attached to the designated page of the Tender document.

If the Tender does **not** meet the requirements contained in the EML Supply Chain Policy, and the mentioned framework, it will be rejected by the Council, and may not subsequently be made acceptable by correction or withdrawal of the non-conforming deviation or reservation.

5. Penalties

The EMAKHAZENI LOCAL MUNICIPALITY will if upon investigation it is found that a preference in terms of the Act and these regulations has been obtained on a fraudulent basis, or any specified goals are not attained in the performance of the contract, one or more of the following penalties will be imposed:

- Cancel the contract and recover all losses or damages incurred or sustained from the Tenderer.
- Impose a financial penalty of twice the theoretical financial preference associated with the claim, which was made in the Tender.
- Restrict the firm, its shareholders and directors on obtaining any business from the EMAKHAZENI LOCAL MUNICIPALITY for a period of 5 years.



80 - POINTS (FOR PRICE):

DESCRIPTION	ALLOCATED POINTS
Price Competitiveness	80

20 - POINTS (FOR BBBEE):

BBBEE	status	Level	of	Number of points (80/20)
Contribut	or			
	1			20
_	2			18
	3			14
	4			12
	5			8
	6			6
	7			4
	8			2
Non-C	Compliant c	ontributo	r	0

Regulations of disputes, objections, complaints and queries will be handled in accordance with Supply Chain Management Policy of EMAKHAZENI LOCAL MUNICIPALITY.

- F3.16 In the event that no correspondence or communication is received from the ELM within ninety (90) days after the stipulated closing date and time of the tender, the tender proposal will be deemed to be unsuccessful.
- F.3.16 The number of paper copies of the signed contract to be provided by the Employer is one.
- F3.11.9 The quality criteria and maximum score in respect of each of the criteria are as given Municipal **Supply**Chain Management Regulations.

The number of paper copies of the signed contract to be provided by the employer is one

- F.3.11.9 The additional conditions of Tender are:
 - 1. EMAKHAZENI LOCAL MUNICIPALITY may also request that the Tenderer provide written evidence that his financial, labour and resources are adequate for carrying out the project.
 - 2. The EMAKHAZENI LOCAL MUNICIPALITY reserves the right to appoint a firm of chartered accountants and auditors and / or execute any other financial investigations on the financial resources of any Tenderer. The Tenderer shall provide all reasonable assistance in such investigations.

The tenderer is to note that the following **Additional Relevant Documents** attached into Part 5 of this document will form part of this contract:

- (i) EMAKHAZENI LOCAL MUNICIPALITY Supply Chain Management Policy,
- (ii) ELM General Conditions of Contract



3.4.1	Written acceptance of the appointment letter is required not later than three (3) days from the date of the
	letter.
3.6	The Service Provider (i.e. Security Provider) may not release public or media statements or publish
	material related to the Services or Project under any circumstances.
3.12.2	The notice of termination shall be seven (7) calendar days.
4.3.2	The Employer's delegation of authority is stipulated in local government legislation, in the approved
	Council's resolution of Delegated Powers, the Supply Chain Management Policies, the Accounting
	Officer's issued Briefs and in the appointment letter.
4.6	The Service Provider (i.e. Security Provider) shall receive instructions in writing only from the Employer or
	his designated representative.
8.4.1	The employer may terminate the Contract, over and above what is stipulated in the General Conditions of
	Contract, if the Service Provider (i.e. Service Provider) does not perform in accordance with the
	performance agreement that forms part of the appointment
12	Settlement of disputes is to be in terms of the Supply Chain Management Policy of the EMAKHAZENI
	LOCAL MUNICIPALITY.
14.2	Service providers will be paid within 30 calendar days from the date of receipt of correct invoice (as per
	the Employer's fee format and signed by the responsible person) by the Employer, submitted to the
	Finance Department of EMAKHAZENI LOCAL MUNICIPALITY's Offices, for the attention of the
	Employer's agent indicated in the appointment letter.

T1.3 GENERAL CONDITIONS OF THE BID PROPOSAL

1. Definitions

In these Conditions of Bid, words and expressions shall have the meanings assigned to them in the various parts of the Bid Documents and in addition, the following words and expressions shall have the meanings assigned to them hereunder:

Words and Expressions	Meaning
"Addendum" and "Addendum to Bid"	any document so entitled and pertaining to the Bid, as may be issued by the Council to prospective Bidders at any time prior to the Closing of Bids
"Authorized"	By or with the prior written instruction, consent or approval of the Council and "unauthorized" means theconverse.
"Closing of Bids"	The time and date before which Bids must be received by the Council and after which no further Bids will beaccepted by the Council.
"Conforming Bid"	a bid which is strictly in accordance with the BidDocuments in all respects, without variation, addition, omission or qualification whatever.
"Bidder"	Any person, firm, or juristic party which submits a Bid to the Council in response to the Invitation issued orpublished by the Council inviting the submission of Bids.



"Bid Period"	The period between the issue by the Council, of an invitation to submit Bids for the project or the issue of the Bid Documents, whichever is the earlier, and the Closing of Bids.
brand names, trademarks, names, patent or producer,	Any reference in circumstances to brand names,trademarks, names, patent or producer, implies to be followed by the word " or similar" or " or equivalent".

2. INTERPRETATION

2.1. APPLICATION

These Conditions of Bid govern the submission and adjudication of proposals and the acceptance by the Council of any proposal. They shall not form part of nor be interpreted or construed as forming part of any subsequent Contract as may result from the acceptance by the Council of any Bid received, nor shall these Conditions of Bid have any force or significance in any such subsequent Contract.

2.2. LANGUAGE

These Conditions of Bid shall be interpreted in the English language.

2.3. GOVERNING LAW

All Bids, as well as the adjudication thereof and the acceptance of any bid shall be subject to the law of the Republic of South Africa.

2.4. SINGULAR, PLURAL AND GENDER

In these Conditions of Bid, words importing the singular include the plural and words imparting the masculine include the feminine and neuter and vice versa where the context requires.

2.5. HEADINGS AND SUB-TITLES

The clause headings and sub-titles in these Conditions of Bid shall not be deemed to be part thereofnor be taken into consideration in the interpretation or construction thereof or of the Conditions of Bid.

2.6. SCHEDULE AND FORMS TO BE COMPLETED BY THE BIDDER

- 2.6.1. Bidders must complete the proposal Documents where entries by the Bidder are required, in indelible black ink, and notice must be taken that tip-ex or any other corrective measures may not be used in the document.
- 2.6.2. All alterations must be initialled by the authorised submitter.

2.7. AMENDMENTS TO THE BID DOCUMENTS

2.7.1. AMENDMENTS BY THE BIDDER

2.7.1.1. Bidders shall not make any unauthorised amendment or addition to any part of the text or content of the proposal Documents. If any such unauthorised amendments, alterations or additions are made by the Bidder, these will be deemed to be of no force or significance in the Bid and will be ignored in the evaluation and adjudication of the Bid.

<u>2.7.1.2.</u> Any point of difficulty in the interpretation of the Bid Documents must be clarified with the Council as early as possible during the Bid Period. If a query by any Bidder is found to be of significance, the Council will inform all Bidders accordingly as soon as possible.

2.7.2. AMENDMENTS BY THE EMPLOYER

- 2.7.2.1. The Council shall be entitled, at any time prior to the Closing of Bids, to make any variation, amendment or addition to, or omission from the Bid Documents, including to the time and date set for the Closing of Bids, by the issuing of an Addendum (or Addenda).
- 2.7.2.2. Any Addendum so issued shall be deemed to form part of the Bid Documents and shall be communicated in writing to all parties who have acquired the Bid Documents from the Council.
 - Prospective Bidders shall comply in all respects with the content of any such Addendum and failure to do so will render any Bid subsequently submitted, as invalid.
- 2.7.2.3. No variation by the Council of the Bid Documents will be of any force or effect unless set out in an Addendum as described above, despite the fact that a variation of or amendment to the Bid Documents may have been implied in or may reasonably be inferred from any other document issuedor statement made by the Council.

3. SIGNING OF BID

The Bid must be signed in the presence of the subscribing witnesses, by the person named in the form entitled "Authority of Signatory" in the section "Forms to be Completed by the Bidder" of the Bid Documents, as duly authorised by the Bidder to do so.

4. CONFIDENTIAL NATURE OF DOCUMENTS

The content of the Bid Documents is private and confidential and copyright in every aspect thereofremains vested in the Council. Recipients of the Bid Documents shall not be entitled to utilise the Bid Documents or any part of the content thereof for any purpose whatsoever, other than for the preparation and submission of their Bid and shall, whether a Bid is submitted or otherwise, treat the details of the documents as private and confidential.

5. COSTS INCURRED BY BIDDERS

The Council will neither be responsible for nor pay for any costs whatever, incurred by any Bidder or any recipient of the Bid Documents in preparing a Bid, nor in providing any such further information pertaining to the Bid as may be required by the Council or in terms of these Conditionsof Bid.

6. ACCEPTANCE OF BID

The Council is not bound to accept any Bid or the lowest bid sum offered and reserves the right toaward in part or in whole.

7. PERIOD OF VALIDITY OF BIDS



- 7.1. The bids shall remain valid for a period of three (3)months or 90 days after the Closing date.
- 7.2. Prices must be firm during this period and not linked to any exchange rate whatsoever.

8. REPUDIATION OF BID OR INVALIDATION OF CONTRACT

- 8.1. If the Council is satisfied that the Bidder or any person, whether an employee, partner, director, member or shareholder of the Bidder, or a person acting on behalf of or with the knowledge of the Bidder:
 - 8.1.1. Has offered, promised or given a bribe or other gift or remuneration or reward to any person in connection with obtaining a contract; or has acted in a fraudulent or corrupt manner in obtaining acontract; or
 - 8.1.2. Has approached an officer or employee of the Council in order to influence the award of a contract in the Bidder's favour; or
 - 8.1.3. Has entered into an agreement or has made an arrangement, whether legally binding or not, with another person, firm or company to:

8.1.3.1. Refrain from bidding for this Contract; or

- 8.1.3.2. as to the amount of the Bid to be submitted by either party;
- 8.1.3.3. Except only where such other person or firm is named in the Bid as a prospective member of an intended Joint Venture to be formed if the Bid is accepted by the Council; or
- 8.1.4. Has disclosed to another person, firm or company other than the Council, the exact or approximate amount of its proposed Bid, except only when:
 - <u>8.1.4.1.</u> the disclosure, in confidence, had been necessary in order to obtain insurance premium quotations required for the preparation of the Bid; or
 - 8.1.4.2. such other person, firm or company is named in the Bid as a prospective member of an intended Joint Venture to be formed if the Bid is accepted by the Council;
- 8.1.5. The Council may, in addition to other legal remedies, repudiate the Bid or declare the Contract invalid if the Contract has been awarded.

9. BIDDER'S ADDRESS FOR THE DELIVERY OF NOTICES

Each Bidder shall, indicate a place in the Republic of South Africa and specify it in the "Bidders Particulars" form, where legal process and all notices pertaining to the Bid may be delivered to him. Such address shall not be a postal box, private bag or electronic address, but shall be the address of a physical location within South Africa (e.g. street address, property/stand number or farm nameetc.).

10. ADDITIONAL INFORMATION REQUIRED

- 10.1. The Council may request any Bidder to clarify any aspect of its Bid and also reserves the rightto instruct a public accountant to report on the financial status of the Bidder, and the Bidder must render all reasonable assistance in such an investigation.
- 10.2. The additional information so obtained, as well as all written information submitted by the Bidder with and in support of its Bid, will be considered to form the basis on which the Bid has been prepared and submitted.

11. TAXES AND LEVIES

The bidder must submit with this bid an original and valid Tax Pin from the South African RevenueServices (SARS).

12. CLEARANCE FROM MUNICIPALITIES

The contractor must provide clearance from the municipality where they are based indicating that they are not in arrears with regard to their respective municipal services accounts. Bidders that are based in areas that are non-rated and no municipal services are provided to them are required to provide a letter from the municipality confirming that the area is non-rated.

13. NO ACCEPTANCE OF BIDS FROM PERSONS IN THE SERVICE OF THE STATE

13.1. No bids will be considered from persons in the service of the state

<u>13.1.1.</u>	MSCM F	Regulations: "in the service of the state" means to be –
	<u>13.1.1.1.</u>	a member of any municipal council;
	<u>13.1.1.2.</u>	a member of any provincial legislature; or
	<u>13.1.1.3.</u>	a member of the national Assembly or the national Council of
		provinces;
	<u>13.1.1.4.</u>	a member of the board of directors of any municipal entity;
	<u>13.1.1.5.</u>	an official of any municipality or municipal entity;
	<u>13.1.1.6.</u>	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 No.1 of 1999);
	<u>13.1.1.7.</u>	a member of the accounting authority of any national or provincial public entity; or
	<u>13.1.1.8.</u>	an employee of Parliament or a provincial legislature.

14. SPECIAL CONDITIONS OF THE BID PROPOSAL

- 14.1. The transaction shall be subject to any stipulations in any Act, Ordinance or By-law pertaining thereto.
- 14.2. No proposals by any person that is not competent to enter into an agreement will be considered and if it is established that it is the case, the contract agreement in this regard will be considered nulland void by Council.
- 14.3. 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 on an attorney and client scale.
- 14.4. Should any legal action be deemed necessary to determine any aspect arising out of these conditions or to enforce any rights in terms of these conditions, then and in that event the parties hereto agree categorically to the jurisdiction of the Magistrate's Court to hear such action and to pass judgment notwithstanding the fact that the cause of action is beyond the jurisdiction of the Court: Provided always that Council shall have the right in its sole discretion to take action in any competenthigher court in any matter exceeding the ordinary jurisdiction of the Magistrate's Court.
- 14.5. Council reserves the right to accept any cost proposal in a bid submitted or part thereof



- and will not be obliged to accept the lowest bid price submitted in a bid OR any cost proposal submitted.
- 14.6. Council reserves the right to alter quantities based on the supplied rates.
- 14.7. All Bids will be adjudicated in terms of the Emakhazeni Local Municipality's SCM Policy and in compliance with the criteria as set out in the Preferential Procurement Framework Act, Act No. 5 of 2000.
- 14.8. The successful bidder(s) must accept to make good or reimburse the Council on all damages or repairs that arise from the actions in executing this bid award.
- 14.9. The successful bidder(s) must accept to remove all equipment, restore the system(s) to the original state(s) at their own costs and and/or reimburse the Council in full in the event of failing to deliver as proposed in this bid.
- 14.10. The successful bidder(s) will at all times report to and obey the instructions of the Council's representative in relation to this bid.
- 14.11. Any variation to the execution in terms of this bid must be by mutual agreement by all parties concerned and served with official notices in writing.



T2.1 LIST OF RETURNABLE DOCUMENTS

- 1. Failure to fully complete and sign the relevant returnable documents shall render such a tender offer unresponsive.
- 2. Tenderers shall note that their signatures appended to each returnable form represents a declaration that they vouch for the accuracy and correctness of the information provided, including the information provided by candidates proposed for the specified key positions.
- 3. Notwithstanding any check or audit conducted by or on behalf of the Employer, the information provided in the returnable documents is accepted in good faith and as justification for entering into a contract with a tenderer. If subsequently any information is found to be incorrect such discovery shall be taken as wilful misrepresentation by that tenderer to induce the contract. In such event the Employer has the discretionary right to terminate the contract.



T2.2 RETURNABLE DOCUMENTS

The following documents are to be completed and returned as they constitute the tender. Whilst many of the returnable are required (Compulsory to be completed and submitted) for the purpose of evaluating the tenders, some will form part of the subsequent contract, as they form the basis of the tender offer. For this reason, it is very important that tenderers return all information requested.

RETURNABLE DOCUMENTS REQUIRED FOR TENDER EVALUATION PURPOSES

Form B Record of Addenda to Tender Documents Form C Declaration of interest Form D Authority for Signatory Form E Declaration of past supply chain management practices Form F Declaration of good standing regarding tax Form G Financial references/ Bidder's credit rating and bank details Form H Declaration of Municipal Account Form I Preference Schedule Form J Declaration for local production and content Form K Certificate of independent Bid determination Form L Proposed Key Personnel(if there's functionality) Form M Schedule of Infrastructure of the Firm Form N Schedule of Proposed Sub-Consultants Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form R Tenderer's project structure Form S Form of Indemnity	Form A	Compulsory Enterprise Questionnaire
Form D Authority for Signatory Form E Declaration of past supply chain management practices Form F Declaration of good standing regarding tax Form G Financial references/ Bidder's credit rating and bank details Form H Declaration of Municipal Account Form I Preference Schedule Form J Declaration for local production and content Form K Certificate of independent Bid determination Form L Proposed Key Personnel(if there's functionality) Form M Schedule of Infrastructure of the Firm Form N Schedule of Proposed Sub-Consultants Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form B	Record of Addenda to Tender Documents
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Form G Financial references/ Bidder's credit rating and bank details Form H Declaration of Municipal Account Form I Preference Schedule Form J Declaration for local production and content Form K Certificate of independent Bid determination Form L Proposed Key Personnel(if there's functionality) Form M Schedule of Infrastructure of the Firm Form N Schedule of Proposed Sub-Consultants Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form E	Declaration of past supply chain management practices
Form H Declaration of Municipal Account Form I Preference Schedule Form J Declaration for local production and content Form K Certificate of independent Bid determination Form L Proposed Key Personnel(if there's functionality) Form M Schedule of Infrastructure of the Firm Form N Schedule of Proposed Sub-Consultants Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form F	Declaration of good standing regarding tax
Form I Preference Schedule Form J Declaration for local production and content Form K Certificate of independent Bid determination Form L Proposed Key Personnel(if there's functionality) Form M Schedule of Infrastructure of the Firm Form N Schedule of Proposed Sub-Consultants Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form G	Financial references/ Bidder's credit rating and bank details
Form J Declaration for local production and content Form K Certificate of independent Bid determination Form L Proposed Key Personnel(if there's functionality) Form M Schedule of Infrastructure of the Firm Form N Schedule of Proposed Sub-Consultants Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form H	Declaration of Municipal Account
Form K Certificate of independent Bid determination Form L Proposed Key Personnel(if there's functionality) Form M Schedule of Infrastructure of the Firm Form N Schedule of Proposed Sub-Consultants Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form I	Preference Schedule
Form L Proposed Key Personnel(if there's functionality) Form M Schedule of Infrastructure of the Firm Form N Schedule of Proposed Sub-Consultants Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form J	Declaration for local production and content
Form M Schedule of Infrastructure of the Firm Form N Schedule of Proposed Sub-Consultants Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form K	Certificate of independent Bid determination
Form N Schedule of Proposed Sub-Consultants Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form L	Proposed Key Personnel(if there's functionality)
Form O Schedule of Previous Experience Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form M	Schedule of Infrastructure of the Firm
Form P Declaration tenderer's litigation history Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form N	Schedule of Proposed Sub-Consultants
Form Q Schedule of Current Commitments Form R Tenderer's project structure	Form O	Schedule of Previous Experience
Form R Tenderer's project structure	Form P	Declaration tenderer's litigation history
	Form Q	Schedule of Current Commitments
Form S Form of Indemnity	Form R	Tenderer's project structure
	Form S	Form of Indemnity



FORM ACOMPULSORY ENTERPRISE QUESTIONNAIRE

Name of E	nterprise:				
VAT Regist	ration number, if any:				
Do you hav <u>YES</u> or <u>NO</u>		AKHAZENI LOCAL MUNICIPA ase tick correct response)	ALITY area of jurisdiction?		
3.1. Street a	ddress of office:				
3.2. Telepho	one number: (not cell ph	none number)			
3.3. Fax No.	:				
3.4. Person	in charge of office on a	full time basis:			
3.5. Number	of staff in this office:				
Particulars	of shareholders and	partners in the firm:			
	Name	Identity Number	Personal Income Tax Number		
Particulars	of companies and clo	ose corporations:	,		
Company R	egistration Number:				
Close Corpo	Close Corporation Number:				
Tax referen	ce Number:				
Record in t	he service of the state	9 :			
manager, pi	· ·	stakeholder in a company or c	proprietor, partner in a partnership of direction lose corporation is currently of has been were compared to the compared to t		
	member of any municip	pal council			
⊔ a	mornous or any marnon				



r principal st	akeholder or	Name of Institution, public office, board or organ of state and position held	Current	Within the last 12 months
eartner, director, manager or principal stakeholder or stakeholder		Name of Institution, public office,		k appropriate column)
Name of sole			Status of service (ticl	k appropriate column)
If any of		ee of Parliament or a provincial legislatuxes are marked, disclose the following		
	a member o	of an accounting authority of any nation	al or provincial public e	entity
	an employee of any provincial department, national or provincial public entity or constitution institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999)			
	an official o	f any municipality or municipal entity		
	a member o	of the board of Directors of any Municip	al entity	
	a member o	of the National Assembly or the Nationa	I Council of Province	

SIGNED ON BEHALF OF THE TENDERER:



FORM A2: COMPULSORY ENTERPRISE QUESTIONNAIRE FOR CONSORTIA OR JOINT VENTURES

In the case of a Joint Venture - Form "A2" needs to be completed

SPECIAL RESOLUTION OF CONSORTIA OR JOINT VENTURES

RESOLUTION of a meeting of the duly authorised representatives of the following legal entities who have entered into a consortium/joint venture to jointly bid for the project mentioned below: (*legally correct full names and registration numbers, if applicable, of the Enterprises forming a Consortium/Joint Venture*)

On	(date)
Held at	(place)
8	
7	
6.	
5	.
4	
J	
3.	
2.	
1	





The above-mentioned Enterprises submit a Bid in Consortium/Joint Venture to the EMAKHAZENI LOCAL

RESOLVED that:

	MUNICIPALITY in respect of the following project:	
	Bid / Project Number:	{(insert number)
Α.	A. Mr/Mrs/Ms:	
	in *his/her Capacity as:	(Position in the Enterprise)
	and who will sign as follows:	
		and any and all other documents and/or correspondence in to sign any Contract, and any and all documentation, resulting sortium/Joint Venture mentioned above.
В.	 The Enterprises constituting the Consortium/Joint V business under the name and style of: 	renture, notwithstanding its composition, shall conduct all
C.		accept joint and several liability for the due fulfilment of the g from, and in any way connected with, the Contract entered escribed under item A above.
D.	agreement, for whatever reason, shall give the Notwithstanding such decision to terminate, the	Venture intending to terminate the consortium/joint venture ne Department 30 days written notice of such intention. Enterprises shall remain jointly and severally liable to the s of the Consortium/Joint Venture as mentioned under item C
E.	the Consortium/Joint Venture and of the municipali	all, without the prior written consent of the other Enterprises to ity, cede any of its rights or assign any of its obligations under to the Contract with the municipality referred to herein.
F.	·	et executandi of the Consortium/Joint Venture for all purposes t and the Contract with the municipality in respect of the project
	Physical address:	
		_ (code)
	Postal Address:	
	Telephone number:	(code)
	Fax number:	_ (code)



NO	NAME OF ENTITY	NAME OF REPRESENTATIVE	CAPACITY	SIGNATURE
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				

Note:

- 1. * Delete which is not applicable
- NB. This resolution must be signed by <u>all</u> the Duly Authorised Representatives of the Legal Entities to the Consortium/Joint Venture submitting this Bid
- 3. Should the number of Duly Authorised Representatives of the Legal Entities joining forces in this Bid exceed the space available above, additional names and signatures must be supplied on a separate page
- 4. Resolutions, duly completed and signed, from the separate Enterprises who participate in this Consortium/Joint Venture must be attached to the Special Resolution.



ATTACH THE FOLLOWING DOCUMENTS HERETO

1. <u>For Closed Corporations</u>

CK1 or CK2 as applicable (Founding Statement)

2. For Companies

Registration certificate and audited Shareholders' register and disclosure certificate printed in the past Two (2) to Three (3) months.

3. For Joint Venture Agreements

Copy of the Joint Venture Agreement in accordance with the Tender Data between all the parties, as well as the documents in (1) or (2) of each Joint Venture member.

4. For tenderer's shareholders

Affix copies of certified identity documents



FORM B RECORD OF ADDENDA TO TENDER DOCUMENTS

We c	confirm that the following	communication received from the Employer before the submission of this tender
		cuments, have been taken into account in this tender offer:
	Date	Title of Details

SIGNED ON BEHALF OF THE TENDERER:



FORM C: DECLARATION OF INTEREST

MBD 4

No bid will be accepted from persons in the service of the state¹.

- 1 Any legal person, including persons employed by the State¹, or persons having a kinship with persons employed by the State, including a blood relationship, may make an offer or offers in terms of this invitation to bid (includes a price quotation, advertised competitive bid, limited bid or proposal). In view of possible allegations of favouritism, should the resulting bid, or part thereof, be awarded to persons employed by the State, or to persons connected with or related to them, it is required that the bidder or his/her authorised representative declare his/her positionin relation to the evaluating/adjudicating authority where:
 - the bidder is employed by the State; and/or

Full Name of bidder or his or her representative:

- the legal person on whose behalf the bidding document is signed, has a relationship with persons/a person who are/is involved in the evaluation and or adjudication of the bid(s), or where it is known that such a relationship exists between the person or persons for or on whose behalf the declarant acts and persons who are involved withthe evaluation and or adjudication of the bid.
- 2 In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

2.2	Identity Number:
2.3	Position occupied in the Company (director, trustee, shareholder ²):
2.4	Company Registration Number:
2.5	Tax Reference Number:
2.6	VAT Registration Number:
2.6.1	The names of all directors / trustees / shareholders / members, their individual identity numbers,

1 "State" means:

2.1

- a) A member of -
 - (i) Any municipal council;

paragraph 3 below

- (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) any municipality or municipal entity;
- d) any national or provincial department, national or provincial public entity or constitutional institution within themeaning of the Public Finance Management Act, 1999 (Act No. 1 of 1999);
- e) a member of the accounting authority of any national or provincial public entity; or



f) An employee of Parliament or provincial legislature. "Shareholder" means a person who owns shares in the company and is actively involved in the management of the enterprise or business and exercises control over the enterprise. 2.7 Are you or any person connected with the bidder presently employed by YES / NO the state?

_	If so, furnish the following particulars:	
-		
-	Name of person / director / trustee / shareholder/ member:	
-	Name of state institution at which you or the person connected to thebidder is employed:	
=	Position occupied in the state institution:	
_	Any other particulars:	
=	If you are presently employed by the state, did you obtain the appropriate authority to undertake remunerative work outside employment in the public sector?	YES/
	If yes, did you attach proof of such authority to the bid document?	YES /
	(Note: Failure to submit proof of such authority, where applicable, mayresult in the disqualification of the bid.)	
	If no, furnish reasons for non-submission of such proof:	
_		
-	Did you or your spouse, or any of the company's directors / trustees / shareholders / members or their spouses conduct business with the state in the previous twelve months?	YES
	If so, furnish particulars:	
-		



9	Do you, or any person connected with the bidder, have any relationship (family, friend, other) with a person employed by the state and who may be involved with the evaluation and or adjudication of this bid?	YES / NO
9.1	If so, furnish particulars:	
10	Are you, or any person connected with the bidder, aware of any relationship	YES / NO
	(family, friend, other) between any other bidder and any person employed by the state who may be involved with the evaluation and or adjudication of this bid?	
0.1	If so, furnish particulars:	
	Do you or any of the directors / trustees / shareholders / members of the company have any interest in any other related companies whether or not they are bidding for this contract?	YES / NO
1	If so, furnish particulars:	



Full Name	Identity Number	Personal Tax Reference Number				
DECLARATION						
I, the undersigned (name)						
certify that the information furnished in paragraphs 2 and 3 above is correct.						
I accept that the state may reject the bid or act against me in terms of paragraph 23 general conditions of contract should this declaration prove to be false.						
Signature	Date					

Name of bidder

Position



FORM D AUTHORITY OF SIGNATORY
Details of person responsible for tender process and duly authorized to sign all documents in connection with this Tender:
Name :
Contact number :
Office Address :
Signatories for close corporations and companies shall confirm their authority by attaching to this form a duly signed and dated original or certified copy on the Company Letterhead of the relevant resolution of their members or their board of directors, as the case may be.
A one- man business (Sole trader/owner) shall confirm by attaching hereto a certified proof that he/she is the sole owner of the business e.g. (attaching a CK or company registration documents)
PRO-FORMA FOR COMPANIES AND CLOSE CORPORATIONS:
"By resolution of the board of directors passed on (date)
Mr / Ms
has been duly authorized to sign all documents in connection with the Tender for: ELM 23/12/03: APPOINTMENT OF A PANEL OF TWO (2) SERVICE PROVIDERS TO RENDER TRAVEL MANAGEMENT SERVICES IN RESPECT OF AIR TRAVEL, CAR HIRE AND ACCOMODATION FOR EMAKHAZENI LOCAL MUNICIPALITY FOR A PERIOD OF (3) YEARS AS AND WHEN REQUIRED and any Contract which may arise there from on behalf of
(BLOCK CAPTIALS)
Pro-Forma SIGNED ON BEHALF OF THE COMPANY
IN HIS CAPACITY AS
DATE NAMES OF SIGNATORY

1.

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AS WITNESSES:



PRO-FORMA FOR JOINT VENTURI	ES:					
C	Certificate of Authority for Joint	Ventures				
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						
		n any contract resulting from it on our behalf.				
NAME OF FIRM	ADDRESS	DULY AUTHORISED SIGNATORY				
Lead Partner:		Signature:				
Responsible Personnel:	Pro-Forn	Designation:				
Responsible Personnel:		Signature:				
		Designation:				
Responsible Personnel:		Signature:				
		Designation:				
		Signature:				
Responsible Personnel:		Designation:				
		Signature:				
Responsible Personnel:		Designation:				



ATTACH HERETO THE DULY SIGNED AND DATED ORIGINAL OR CERTIFIED COPY OF AUTHORITY OF SIGNATORY ON COMPANY LETTERHEAD.



FORM E: DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

- 1 This Standard Bidding Document must form part of all bids invited.
- It serves as a declaration to be used by institutions 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 disregarded if that bidder, or any of its directors have
 - a. Abused the institution's supply chain management system;
 - b. committed fraud or any other improper conduct in relation to such system; or
 - c. Failed to perform on any previous contract.
- In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

Item	Question	Yes	No
4.1	Is the bidder or any of its directors listed on the National Treasury's database as companies or persons prohibited from doing Business with the public sector? (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).	Yes	No
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 of Corrupt Activities Act (No 12 of 2004)? To access this Register enter the National Treasury's website, www.treasury.gov.za, 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.	Yes	No
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 outside of the Republic of South Africa) for fraud or corruption during the past five years?	Yes	No 🗌
4.3.1	If so, furnish particulars:		
4.4	Was any contract between the bidder and any organ of state terminated during the past five years on account of failure to perform on or comply with the contract?	Yes	No
4.4.1	If so, furnish particulars:		



CERTIFICATION

I, THE UNDERSIGNED (FULL NAME)	
CERTIFY THAT THE INFORMATION FURNISHED ON THI	S DECLARATION FORM IS TRUE AND CORRECT.
I ACCEPT THAT, IN ADDITION TO CANCELLATION OF A SHOULD THIS DECLARATION PROVE TO BE FALSE.	CONTRACT, ACTION MAY BE TAKEN AGAINST ME
Signature	Date
Position	Name of Bidder



FORM F DECLARATION OF GOOD STANDING REGARDING TAX

The original Tax Pin must be submitted together with the bid. Failure to submit the Tax Pin will result in the invalidation of the bid. In bids where Consortia / Joint Ventures / Sub-contractors are involved, each party must submit a separate Tax Pin.

MBD 2 Tax Pin Requirements

It is a condition of bid that the taxes of the successful bidder must be in order, or that satisfactory arrangements have been made with South African Revenue Service (SARS) to meet the bidder's tax obligations.

- In order to meet this requirement bidder is required to complete in full the attached form TCC 001 "Application for a Tax Clearance Certificate" and submit it to any SARS branch office nationally. The Tax Pin Requirements are also applicable to foreign bidders / individuals who wish to submit bids.
- 2. SARS will then furnish the bidder with a Tax Pin that will be valid for a period of 1 (one) year from the date of approval.
- 3. The original Tax Pin must be submitted together with the bid. Failure to submit the original and valid Tax Pin will result in the invalidation of the bid. Certified copies of the Tax Pin will not be acceptable.
- 4. In bids where Consortia / Joint Ventures / Sub-contractors are involved, each party must submit a separate Tax Pin.

ATTACH THE FOLLOWING DOCUMENTS AS AN ANNEXURE TO THE TENDER DOCUMENT WITH REFERENCE TO THE APPLICABLE RETURNABLE SCHEDULE – FORM F:

Proof of Registration with Central Supplier Database (CSD)	
SARS TAX PIN	



FORM G:	FINANCIAI	REFERENCES
I CIVII C.	INANGAL	IVEL FIVE IVE O

DETAILS OF BIDDERS BANKING INFORMATION

Notes to Bidder:

- 1. The bidder shall attach to this form a letter from the bank confirming the bank account and details. Failure to provide the required letter with the tender submission shall render the tenderer's offer unresponsive.
- 2. The bidder's banking details as they appear below shall be completed.
- 3. In the event that the tenderer is a joint venture enterprise, details of all the members of the joint venture shall be similarly provided and attached to this form.

similarly provided and attached to this form.	
BANK NAME:	
ACCOUNT NAME: (e.g. ABC Civil Construction cc)	
ACCOUNT TYPE: (e.g. Savings, Cheque etc)	
ACCOUNT NO:	
ADDRESS OF BANK:	
CONTACT PERSON:	
TEL. NO. OF BANK / CONTACT:	
How long has this account been in	
existence:	0-6 months (Tick which is appropriate)
	7-12 months
	13-24 months
	More than 24 months
Name of Tenderer:	
Signature:	Date:
Full name of signatory:	





ATTACH A COPY OF A LETTER FROM BANK NOT OLDER THAN THREE (3) MONTHS TO THIS PAGE



FORM H: MUNICIPAL UTILITY ACCOUNT

DECLARATION BY THE TENDERER

I th	e undersigned			, has been duly
aut	chorized to sign all documents v	with the Tender for Cont	ract Numbei	on behalf of
	(referred to herein as "the Bi		hereby	make a declaration as follows:
1.	I declare that the bidder and any other municipality and/or municipal rates and taxes or	municipal entity any an	nount which	does not owe the municipality, or s in arrears in respect of any
2.	•	ghts of the municipality	including bu	proved to be false, the bid shall be t not limited to the right to claim
	SIGNED ON BEHALF OF TH	HE COMPANY		
	IN HIS CAPACITY AS	_		
	DATE	_		
	FULL NAMES OF SIGNATO	RY _		
	UTILITY ACCOUNT NUMBER	NAME OF MUNICIPAL	TY N	IAME OF OWNER



ATTACH AN ORIGINAL OR COPY OF MUNICIPAL UTILITY ACCOUNT (NOT OLDER THAN THREE (3) MONTHS)

Important: Note the following

- List Account(s) registered either in the name(s) of the Director(s) or the Company on the declaration form attached hereto.
- Attach Municipal Utility account of the director(s) (if applicable) and in case of leased premises, attach lease
 agreement and the services account of leased premises. (issued in the name of the bidding company or
 Lessor)
- Attach Municipal Utility account of Company's registered office (if applicable) and in case of leased premises, attach lease agreement and the services account of leased premises. (issued in the name of the bidding company or Lessor)
- In the event payment of Municipal services is incorporated into the lease agreement, the bidder is required to attach the municipal account in the name of the Lessor.
- Bidders that are based in areas that are non-rated, a letter from the municipality to confirming that must be attached.





FORM I: PREFERENCE SCHEDULE

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

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

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

1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to all bids:
 - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
 - the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).
- 1.2 The value of this bid is estimated to exceed/not exceed R50 000 000 (all applicable taxes included) and therefore the 80/20 System shall be applicable.
- 1.3 Preference points for this bid shall be awarded for:
 - (a) Price; and
 - (b) B-BBEE Status Level of Contribution.
- 1.3.1 The maximum points for this bid are allocated as follows:

	POINTS
PRICE	80
B-BBEE STATUS LEVEL OF CONTRIBUTION	20
Total points for Price and B-BBEE must not exceed	100

- Failure on the part of a bidder to fill in and/or to sign this form and submit a B-BBEE Verification Certificate from a Verification Agency accredited by the South African Accreditation System (SANAS) or a Registered Auditor approved by the Independent Regulatory Board of Auditors (IRBA) or an Accounting Officer as contemplated in the Close Corporation Act (CCA) together with the bid, will be interpreted to mean that preference points for B-BBEE status level of contribution are not claimed.
- 1.5 The purchaser reserves the right to require of a bidder, either before a bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser.

2 **DEFINITIONS**

- 2.1 "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- 2.2 **"B-BBEE"** means broad-based black economic empowerment as defined in section 1 of the Broad -Based Black Economic Empowerment Act;



- 2.3 "B-BBEE status level of contributor" means the B-BBEE status received by a measured entity based on its overall performance using the relevant scorecard contained in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- 2.4 "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of services, works or goods, through price quotations, advertised competitive bidding processes or proposals;
- 2.5 **"Broad-Based Black Economic Empowerment Act"** means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- 2.6 "comparative price" means the price after the factors of a non-firm price and all unconditional discounts that can be utilized have been taken into consideration;
- 2.7 "consortium or joint venture" means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract;
- 2.8 "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- 2.9 "EME" means any enterprise with annual total revenue of R5 million or less.
- 2.10 "Firm price" means the price that is only subject to adjustments in accordance with the actual increase or decrease resulting from the change, imposition, or abolition of customs or excise duty and any other duty, levy, or tax, which, in terms of the law or regulation, is binding on the Security Provider and demonstrably has an influence on the price of any supplies, or the rendering costs of any service, for the execution of the contract;
- 2.11 "functionality" means the measurement according to predetermined norms, as set out in the bid documents, of a service or commodity that is designed to be practical and useful, working or operating, taking into account, among other factors, the quality, reliability, viability and durability of a service and the technical capacity and ability of a bidder;
- 2.12 "non-firm prices" means all prices other than "firm" prices;
- 2.13 "person" includes a juristic person;
- 2.14 **"rand value"** means the total estimated value of a contract in South African currency, calculated at the time of bid invitations, and includes all applicable taxes and excise duties;
- 2.15 "sub-contract" means the primary service Provider's assigning, leasing, making out work to, or employing, another person to support such primary service Provider in the execution of part of a project in terms of the contract:
- 2.16 "total revenue" bears the same meaning assigned to this expression in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act and promulgated in the Government Gazette on 9 February 2007;
- 2.17 "trust" means the arrangement through which the property of one person is made over or bequeathed to a trustee to administer such property for the benefit of another person; and
- 2.18 "**trustee**" means any person, including the founder of a trust, to whom property is bequeathed in order for such property to be administered for the benefit of another person.

3. ADJUDICATION USING A POINT SYSTEM

3.1 The bidder obtaining the highest number of total points will be awarded the contract.

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

4. POINTS AWARDED FOR PRICE

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

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

80/20 or 90/10

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

Where

Ps = Points scored for comparative price of bid under consideration

Pt = Comparative price of bid under consideration

Pmin = Comparative price of lowest acceptable bid

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

5.1 In terms of Regulation 5 (2) and 6 (2) of the Preferential Procurement Regulations, preference points must be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table below:

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



3	6
2	4
1	2
0	0
	3 2 1 0

- 5.2 Bidders who qualify as EMEs in terms of the B-BBEE Act must submit a certificate issued by an Accounting Officer as contemplated in the CCA or a Verification Agency accredited by SANAS or a Registered Auditor. Registered auditors do not need to meet the prerequisite for IRBA's approval for the purpose of conducting verification and issuing EMEs with B-BBEE Status Level Certificates.
- 5.3 Bidders other than EMEs must submit their original and valid B-BBEE status level verification certificate or a certified copy thereof, substantiating their B-BBEE rating issued by a Registered Auditor approved by IRBA or a Verification Agency accredited by SANAS
- 5.4 trust, consortium or joint venture, will qualify for points for their B-BBEE status level as a legal entity, provided that the entity submits their B-BBEE status level certificate.
- 5.5 trust, consortium or joint venture will qualify for points for their B-BBEE status level as an unincorporated entity, provided that the entity submits their consolidated B-BBEE scorecard as if they were a group structure and that such a consolidated B-BBEE scorecard is prepared for every separate bid.
- Tertiary institutions and public entities will be required to submit their B-BBEE status level certificates in terms of the specialized scorecard contained in the B-BBEE Codes of Good Practice.
- 5.7 Person will not be awarded points for B-BBEE status level if it is indicated in the bid documents that such a bidder intends sub-contracting more than 25% of the value of the contract to any other enterprise that does not qualify for at least the points that such a bidder qualifies for, unless the intended Provider is an EME that has the capability and ability to execute the sub-contract.
- Person awarded a contract may not sub-contract less than 30% of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level than the person concerned, unless the contract is sub-contracted to an EME that has the capability and ability to execute the sub-contract.

6. BID DECLARATION

- 6.1 Bidders who claim points in respect of B-BBEE Status Level of Contribution must complete the following:
- 7. B-BBEE STATUS LEVEL OF CONTRIBUTION CLAIMED IN TERMS OF PARAGRAPHS 1.3.1.2 AND 5.1
- 7.1 B-BBEE Status Level of Contribution: =(maximum of 10 or 20 points)
- (Points claimed in respect of paragraph 7.1 must be in accordance with the table reflected in paragraph 5.1 and must be substantiated by means of a B-BBEE certificate issued by a Verification Agency accredited by SANAS or a Registered Auditor approved by IRBA or an Accounting Officer as contemplated in the CCA).



	Will any portion of the contract be sub-contracted?	
	YES NO	
	If yes, indicate:	
	ii yes, iidicate.	
	1 what percentage of the contract will be subcontracted?	%
	2 the name of the Provider?	
	3 the B-BBEE status level of the sub-Security Provider?	
	4 whether the Provider is an EME? YES NO	
	DECLARATION WITH REGARD TO COMPANY/FIRM	
	DECLARATION WITH REGARD TO COMPANY/FIRM Name of firm:	
	Name of firm:	
_		
	Name of firm:	
-	Name of firm: VAT registration number Company registration number	
	Name of firm: VAT registration number Company registration number TYPE OF FIRM (Tick Applicable Box)	
	Name of firm: VAT registration number Company registration number	
	Name of firm: VAT registration number Company registration number TYPE OF FIRM (Tick Applicable Box) Partnership/ Joint Venture/ Consortium	
	Name of firm: VAT registration number Company registration number TYPE OF FIRM (Tick Applicable Box) Partnership/ Joint Venture/ Consortium One Person business/ sole propriety	
	Name of firm: VAT registration number Company registration number TYPE OF FIRM (Tick Applicable Box) Partnership/ Joint Venture/ Consortium One Person business/ sole propriety Close Corporation	



Shirt see summer	n springer to	ELM 23/1	12/03	
		Other se [TICK AP		roviders, e.g. transporter, etc. EBOX]
9.7	MUNI	CIPAL INF	FORMA	TION:
	Munic	ipality whe	ere busi	ness is situated
	Regis	tered Acco	ount Nui	nber
	Stand	Number		
9.8	ТОТА	L NUMBE	R OF Y	EARS THE COMPANY/FIRM HAS BEEN IN BUSINESS?
9.9	that th	ne points o	claimed, certific	who is / are duly authorised to do so on behalf of the company/firm, certify based on the B-BBE status level of contribution indicated in paragraph 7 rate, qualifies the company/ firm for the preference(s) shown and I / we
	The in	nformation	furnishe	ed is true and correct;
		(ii)		preference points claimed are in accordance with the General Conditions dicated in paragraph 1 of this form.
		(iii)	in pa	e event of a contract being awarded as a result of points claimed as shown ragraph 7, the Security Provider may be required to furnish documentary to the satisfaction of the purchaser that the claims are correct;
		(iv)	fraud	B-BBEE status level of contribution has been claimed or obtained on a ulent basis or any of the conditions of contract have not been fulfilled, the laser may, in addition to any other remedy it may have –
			(a)	disqualify the person from the bidding 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)	restrict the bidder or Provider, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, from obtaining business from any organ of state for a period not exceeding 10 years, after the <i>audialterampartem</i> (hear the other side) rule has been applied; and
WITNE	ESSES	:	(e)	forward the matter for criminal prosecution
1.				

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SIGNATURE(S) OF BIDDER(S)

2

FORM J: DECLARATION OF LOCAL PRODUCTION AND CONTENT

MBD 6.2

MBD 6.2: DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

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

1. General Conditions

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

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

Where

x is the imported content in Rand

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

Prices referred to in the determination of x must be converted to Rand (ZAR) by using the exchange rate published by South African Reserve Bank (SARB) at 12:00 on the date of advertisement of the bid as indicated in paragraph 4.1 below.

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

1.6. A bid may be disqualified if this Declaration Certificate and the Annex C (Local Content Declaration: Summary Schedule) are not submitted as part of the bid documentation;





escription of services, works or god	ds Stipulated minimum threshold
	%
	
	%
	%
YES NO	7
paragraph 1.5 of the general cond 12:00 on the date of advertisemen	be used in this bid to calculate the local content as prescribed in tions must be the rate(s) published by SARB for the specific currer of the bid. Sometime or accessible on www.reservebank.co.za
If yes, the rate(s) of exchange to paragraph 1.5 of the general cond 12:00 on the date of advertisement. The relevant rates of exchange in	tions must be the rate(s) published by SARB for the specific curr of the bid.
If yes, the rate(s) of exchange to paragraph 1.5 of the general cond 12:00 on the date of advertisement. The relevant rates of exchange in Indicate the rate(s) of exchange a SATS 1286:2011):	tions must be the rate(s) published by SARB for the specific curr of the bid. brmation is accessible on www.reservebank.co.za
If yes, the rate(s) of exchange to paragraph 1.5 of the general cond 12:00 on the date of advertisement. The relevant rates of exchange in Indicate the rate(s) of exchange a SATS 1286:2011): Currency US Dollar	tions must be the rate(s) published by SARB for the specific curr of the bid. bring or accessible on www.reservebank.co.za ainst the appropriate currency in the table below (refer to Annex
If yes, the rate(s) of exchange to paragraph 1.5 of the general cond 12:00 on the date of advertisement. The relevant rates of exchange in Indicate the rate(s) of exchange a SATS 1286:2011): Currency US Dollar Pound Sterling	tions must be the rate(s) published by SARB for the specific curr of the bid. bring or accessible on www.reservebank.co.za ainst the appropriate currency in the table below (refer to Annex
If yes, the rate(s) of exchange to paragraph 1.5 of the general cond 12:00 on the date of advertisement. The relevant rates of exchange in Indicate the rate(s) of exchange a SATS 1286:2011): Currency US Dollar Pound Sterling Euro	tions must be the rate(s) published by SARB for the specific curr of the bid. bring or accessible on www.reservebank.co.za ainst the appropriate currency in the table below (refer to Annex
If yes, the rate(s) of exchange to paragraph 1.5 of the general cond 12:00 on the date of advertisement. The relevant rates of exchange in Indicate the rate(s) of exchange a SATS 1286:2011): Currency US Dollar Pound Sterling	tions must be the rate(s) published by SARB for the specific curr of the bid. bring or accessible on www.reservebank.co.za ainst the appropriate currency in the table below (refer to Annex

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

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



		ONTENT DECLARATION NNEX B OF SATS 1286:2011)			
PER MAN	AL CONTENT DECLARATION BY CHIEF FI SON NOMINATED IN WRITING BY THE CH AGEMENT RESPONSIBILITY (CLOSE COF ESPECT OF BID NO. ELM	NANCIAL OFFICER OR OTHER LE IEF EXECUTIVE OR SENIOR MEM	BER/PERSON WITH		
ISSU NB	IED BY: EMAKHAZENI LOCAL MUNICIPAL	ITY			
1	The obligation to complete, duly sign and authorized representative, auditor or any other				
2	Guidance on the Calculation of Local Content together with Local Content Declaration Templates (Annex C, D and E) is accessible on http://www.thdti.gov.za/industrial development/ip.jsp . Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. Declaration C should be submitted with the bid documentation at the closing date and time of the bid in order to substantiate the declaration made in paragraph (c) below. Declarations D and E should be kept by the bidders for verification purposes for a period of at least 5 years. The successful bidder is required to continuously update Declarations C, D and E with the actual values for the duration of the contract.				
I, the	undersigned (full names),do hereby declar	re, in my capacity as			
	of				
	ne of bidder entity), the following: The facts contained herein are within my ow				
(b)	I have satisfied myself that:				
	 the goods/services/works to be del minimum local content requirements 1286:2011; and 				
(c)	The local content percentage (%) indicated of SATS 1286:2011, the rates of exchange in Declaration D and E which has been constituted.	ndicated in paragraph 3.1 above and			
	Bid price, excluding VAT (y)		R		
	Imported content (x), as calculated in term	ns of SATS 1286:2011	R		
	Stipulated minimum threshold for local co	ontent (paragraph 3 above)			
	Local content %, as calculated in terms of	SATS 1286:2011			
shall The I	bid is for more than one product, the local conbe used instead of the table above. ocal content percentages for each product has 2011, the rates of exchange indicated in parage.	been calculated using the formula give	en in clause 3 of SATS		
(d)	I accept that the Procurement Authority / verified in terms of the requirements of SAT		that the local content be		
(e)	I understand that the awarding of the bid is dependent on the accuracy of the information furnished in this application. I also understand that the submission of incorrect data, or data that are not verifiable as described in SATS 1286:2011, may result in the Procurement Authority / Institution imposing any or all of the remedies as provided for in Regulation 14 of the Preferential Procurement Regulations, 2017 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).				
	SIGNATURE:	DATE:			
	WITNESS No. 1	DATE:			

DATE:

WITNESS No. 2

FORM K: CERTIFICATE OF INDEPENDENT BID DETERMINATION

- 1. This Municipal Bidding Document (MBD) must form part of all bids¹ invited.
- Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).² Collusive bidding is a *pe se* prohibition meaning that it cannot be justified under any grounds.
- 3 Treasury Regulation 16A9 prescribes that accounting officers and accounting authorities must take all reasonable steps to prevent ACCESS of the supply chain management system and authorizes accounting officers and accounting authorities to:
 - a. disregard the bid of any bidder if that bidder, or any of its directors have ACCESSED the institution's supply chain management system and or committed fraud or any other improper conduct in relation to such system.
 - b. cancel a contract awarded to a supplier of goods and services if the supplier committed any corrupt or fraudulent act during the bidding process or the execution of that contract.
- 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.
- In order to give effect to the above, the attached Certificate of Bid Determination (MBD 9) must be completed and submitted with the bid:

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

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

CERTIFICATE OF INDEPENDENT BID DETERMINATION

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

- 1. I have read and I understand the contents of this Certificate;
- 2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am authorized by the bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder;
- 4. Each person whose signature appears on the accompanying bid has been authorized by the bidder to determine the terms of, and to sign the bid, on behalf of the bidder;
- 5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the bidder, whether or not affiliated with the bidder, who:
 - (a) has been requested to submit a bid in response to this bid invitation;
 - (b) could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and
 - (c) provides the same goods and services as the bidder and/or is in the same line of Business as the bidder
- 6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium³ will not be construed as collusive bidding.
- 7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - (a) prices;



- (b) geographical area where product or service will be rendered (market allocation)
- (c) methods, factors or formulas used to calculate prices;
- (d) the intention or decision to submit or not to submit, a bid;
- (e) the submission of a bid which does not meet the specifications and conditions of the bid; or
- (f) bidding with the intention not to win the bid.
- 8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 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.

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	Date
Position	Name of Bidder

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



FORM L PROPOSED KEY PERSONNEL

Please attach CV and qualifications

1.Position	
Name	
Years of experience	
Formal qualifications	
Professional Registration Category	
Professional Registration Number	
Currently employed by tenderer (y/n)?	
Signature	
2.Position	
Name	
Years of experience	
Formal qualifications	
Professional Registration Category	
Professional Registration Number	
Currently employed by tenderer (y/n)?	
Signature	
3.Position	
Name	
Years of experience	
Formal qualifications	
Professional Registration Category	
Professional Registration Number	
Currently employed by tenderer (y/n)?	
Signature	



FORM M

SCHEDULE OF INFRASTRUCTURE OF FIRM

Description (No brand names - describe equipment)	Size	Availability for the project	Ownership (Fully owned/ Instalment purchase/ Leased/ Hired			
OFFICE EQUIPMENTS COMPUTERS,	PRINTERS & OTHER RE	LEVANT EQUIPMEN	ГЅ ЕСТ.			
VEHICLES (INCLUDING REGISTRATION NUMBERS) AND OTHER WORK TOOLS						
SIGNED ON BEHALF OF THE TENDERER:						



FORM N: SCHEDULE OF PROPOSED SUB-CONTRACTORS/SUPPLIERS/CONSULTANTS

Appointment of the proposed sub-consultants is subject to approval by EMAKHAZENI LOCAL MUNICIPALITY (ELM) in accordance with ELM Supply Chain Management Policy.

NAME OF SUB-CO	FULL DESCRIPTION OF WORK TO BE PERFORMED BY SUB-CONSULTANT

SIGNED C	N BEHALF OF	THE TENDERER:			
----------	-------------	---------------	--	--	--



FORM O SCHEDULE OF PREVIOUS EXPERIENCE

Provide the following information on relevant previous experience (indicate specifically projects of similar or larger size and/or which is similar with regard to type of work. **This information is material to the award of the Contract.**

Description	Value (R)	Year(s) work	Reference			
Description	VAT excluded	Year(s) work executed	Name	Organisation	Tel no	FAX No.

SIGNED ON BEHALF OF THE TENDERER: $$	
SIGNED ON BEHALF OF THE TENDERER:	



FORM P DECLARATION OF TENDERER'S LITIGATION HISTORY

Note to tenderer:

The tenderer shall list below details of any litigation with which the tenderer (including its directors, shareholders or other senior members in previous companies) has been involved with any organ of state or state department within the last ten years. The details must include the year, the litigating parties, and the subject matter of the dispute, the value of any award or estimated award if the litigation is current and in whose favour the award, if any, was made.

CLIENT	OTHER LITIGATING PARTY	DISPUTE	AWARD VALUE	DATE RESOLVED

SIGNED ON BEHALE OF THE TENDERER	



FORM Q SCHEDULE OF CURRENT COMMITMENTS

N	lotes	to	ten	d	ere	r-

- 1. The tenderer shall list below all projects with which the proposed key personnel (i.e. professionally registered) are currently involved.
- 2. In the event of a joint venture enterprise, details of all the members of the joint venture shall similarly be attached to this form.

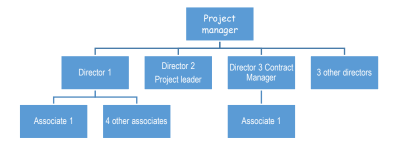
PROJECT	CLIENT	START DATE (M/Y)	DURATION (MONTHS)	VALUE OF SERVICE



FORM R TENDERER'S PROJECT STRUCTURE

Notes to tenderer:

- 1. The intention of this form is to demonstrate the tenderer's project structure, as well as the lines of responsibility between members of the project team and between the project team and the overall company structure. The tenderer must attach his own organogram to this form.
- 2. Tenderers which are large companies may simplify the organogram by 'rolling up' portfolios e.g. combining directors/associates into one box of the organogram. However, the individual positions of the key personnel within the structure must still be shown.
- 3. Joint Venture tenders will require each element of the venture to submit separate organograms that show the individual structure of each member company and the lines of responsibility of the proposed personnel involved in the project. In addition there must also be a combined organogram that indicates how the joint venture itself will function and the proposed share of the work. Joint Venture tenderers shall note that the share of work indicated will be used in the analysis of such a tenderers preference proposed on returnable form D1, and that if awarded the share of work shall become a contractual obligation between the members of the joint venture.
- 4. State the city or town where the company's head office is located. The locality of regional or satellite office, regardless of degree of autonomy or size is not required. Only submit the number of offices other than the head office. Do not count offices outside RSA
- 5. Registered professional engineers, technicians or technologists means those who are involved in the built industry as well as allied fields such as environmental professionals. Registered professionals of other disciplines (e.g. mechanical) are considered as employees only.



Head Office:	State City/Town
Other Offices:	Only list number, localities not required
Registered Professionals:	
Total Employees :	
%share in JV agreement	

SIGNED ON BEHALF OF THE TENDERER:



FORM S FORM OF INDEMNITY				
INDEMNITY				
Given	by	(Name	of	Company)
of	(registered	address	of	Company)
a company ir	ncorporated with limited	liability according to the Co	mpany Laws of the	Republic of South
Africa (herein	nafter called the Contrac	tor), represented herein by (N	Name of Representa	ative)
,	in his ca	pacity as (Designation)	_	
of the Contra	ctor, is duly authorized	hereto by a resolution dated_		_/20,
to sign on be	half of the Contractor.			
		ed into a Contract datedlity who require this indemnit		
hold harmles incurred or s of or caused aforemention consequence to life or prop that may be	ss the Emakhazeni Locustained by the Emaked by operations that noted contract; and also it of such operations, by perty or any other cause incurred by the entity is	WITNESSES that the Concal Municipality in respect hazeni Local Municipality by may be carried out by the respect of all claims that reason of or in any way arise whatsoever; and also in ren examining, resisting or ser binds itself according to la	of all loss or dama reason of or in an Contractor in cor may be made aga sing out of any acci espect of all legal of	age that may be by way arising out innection with the ainst the entity in idents or damage or other expenses
SIGNATURE	OF CONTRACTOR:			
DATE:				
SIGNATURE	OF WITNESS 1:			
DATE:				
SIGNATURE	OF WITNESS 2:			
DATE:				



AGREEMENT AND CONTRACT DATA

- C1.1 Form of offer and acceptance
- C1.2 Contract Data



C1. FORM OF OFFER AND ACCEPTANCE

PART 1: FORM OF OFFER

The Employer, identified in the Acceptance signature block, has solicited offers to enter into a contract in respect of the following works: APPOINTMENT OF A PANEL OF TWO (2) SERVICE PROVIDERS TO RENDER TRAVEL MANAGEMENT SERVICES IN RESPECT OF AIR TRAVEL, CAR HIRE AND ACCOMODATION FOR EMAKHAZENI LOCAL MUNICIPALITY FOR A PERIOD OF (3) YEARS AS AND WHEN REQUIRED.

The Tenderer, identified in the Offer signature block below, has examined the documents listed in the Tender Data and addenda thereto as listed in the Tender Schedules, and by submitting this Offer has accepted the Conditions of Tender.

By the representative of the Tenderer, deemed to be duly authorised, signing this part of this Form of Offer and Acceptance, the Tenderer offers to perform all of the obligations and liabilities of the Service Provider under the Contract including compliance with all its terms and conditions according to their true intent and meaning for an amount to be determined in accordance with the Conditions of Contract identified in the Contract Data.

THE OFFERED TOTAL AMOUNT INCLUSIVE OF VALUE ADDED TAY IS

THE OFFERED TOTAL A	WIGOINT INCLUSIVE OF VALUE ADDED TAX IS	5
	Rand (in words); R	(In figures),
This Offer may be accept	oted by the Employer by signing the Accepta	nce part of this Form of Offer and
Acceptance and returning	one copy of this document to the Tenderer be	fore the end of the period of validity
stated in the Tender Data	, whereupon the Tenderer becomes the party na	amed as the Security Provider in the
Conditions of Contract ide	ntified in the Contract Data.	
Signature:	Date:	
Name:		
Capacity:		
For the Tenderer:		
	(Tenderer's address)	
Name &		
Signature of Witness	Date	e



PART 2: ACCEPTANCE (*To be completed by the Employer*)

By signing this part of this Form of Offer and Acceptance, the Employer identified below accepts the Tenderder's Offer. In consideration thereof, the Employer shall pay the Provider the amount due in accordance with the, Conditions of Contract identified in the Contract Data. Acceptance of the Tenderer's Offer shall form an agreement, between the Employer and the Tenderer upon the terms and conditions contained in this Agreement and in the, Contract that is the subject of this Agreement.

The terms of the contract, are contained in

Part C1	Agreements and Contract Data, (which includes this Agreement)
Part C2	Scope of work and Bill of quantities

Part C3 Pricing data

and drawings and documents or parts thereof, which may be incorporated by reference into Parts 1 to 6 above.

Deviations from and amendments to the documents listed in the Tender Data and any addenda thereto listed in the Tender Schedules as well as any changes to the terms of the Offer agreed by the Tenderer and the Employer during this process of offer and acceptance, are contained in the Schedule of Deviations attached to and forming part of this Agreement. No amendments to or deviations from said documents are valid unless contained in this schedule, which must be duly signed by the authorised representative(s) of both parties.

The Tenderer shall within two weeks after receiving a completed copy of this agreement, including the Schedule of Deviations (if any), contact the Employer's agent (whose details are given in the Contract Data) to arrange the delivery of any bonds, guarantees, proof of insurance and any other documentation to be provided in terms of the, Conditions of Contract identified in the Contract Data at, or just after, the date this Agreement comes into effect. Failure to fulfil any of these obligations in accordance with those terms shall constitute a repudiation of this agreement.

Notwithstanding anything contained herein, this Agreement comes into effect on the date when the Tenderer receives one fully completed original copy of this document, including the Schedule of Deviations (if any). Unless the Tenderer (now Provider) within five days of the date of such receipt notifies the Employer in writing of any reason why he cannot accept the contents of this Agreement, this Agreement shall constitute a binding contract between the parties.

Signature:	Date:
Name:	
Capacity	
For the Employer	
Name &	(Name and address of organisation)
Signature of	
Witness	Date

PART C2. SCOPE OF WORK AND BILLS OF QUANTITY

C2.1. SCOPE OF WORK

2.1.1. Specifications

BACKGROUND

2.1 EMAKHAZENI LOCAL MUNICIPALITY requires the services of suitably qualified, competent and experienced service providers to perform travel requirements that include domestic and international air travel, land transportation, domestic and international accommodation, and visa and passport applications processing amongst others. EMAKHAZENI LOCAL MUNICIPALITY may, at short notice, require that travel arrangements be made from time-to-time. International travel represents a smaller quantity per year compared to the domestic arrangements and this may vary each year subject to the needs of EMAKHAZENI LOCAL MUNICIPALITY.

3. **OBJECTIVE**

3.1 The objective of this Request for Proposal (RFP) is to appoint a suitable, qualified and competent panel of travel agencies capable of providing the services and handling arrangements, which include flight, accommodation, shuttle, vehicle hire and venue booking arrangements for EMAKHAZENI LOCAL MUNICIPALITY.

4. CONDUCT OF THE WORK

4.1 The conduct of the work will be performed at the successful bidder's premises and it is expected for the appointed Travel Management Companies to work under the guidance of the Supply Chain Management (SCM).

5. SCOPE OF WORK / TASK DIRECTIVE

- 5.1 The appointed Travel Management Companies will be required to provide all-inclusive travel arrangement services to EMAKHAZENI LOCAL MUNICIPALITY. Each requirement must be handled in such a manner that the most cost-effective options are confirmed to satisfy the minimum requirements of EMAKHAZENI LOCAL MUNICIPALITY.
- **5.2** Overall Requirements: EMAKHAZENI LOCAL MUNICIPALITY's requirement for domestic and/or international travel covers the following services:
- a) Air travel (Domestic or International)
 - Plan, arrange, amend bookings as requested, confirm bookings and execute payment of all air travel bookings.
 - Negotiate discounts and the most cost-effective air travel options with all available airlines, which meet the minimum standard and report efforts made on this periodically.



- Negotiate discounts on accumulated expenditure for air travel with all available airlines and revert to EMAKHAZENI LOCAL MUNICIPALITY for executive decisions as appropriate.
- Facilitate visa-booking applications when needed.

a) Vehicle Rental

- Arrange, amend bookings as requested and confirm bookings for all vehicle rentals and/or shuttle bookings and execute payment.
- Negotiate discounts/vouchers with all available vehicle rental and/or shuttle service providers and report efforts made on this periodically.

b) Accommodation

- Arrange, amend bookings as requested and confirm bookings for all accommodation needs and execute payment.
- Negotiate discounts/vouchers with all major hotel groups or lodges that meet the standard requirements and report efforts made on this periodically.
- 5.3 <u>Support Services</u>: EMAKHAZENI LOCAL MUNICIPALITY has the following requirements that must be met by the appointed Travel Management Companies:
- a) All air travel tickets' (including airport tax), accommodation vouchers, vehicle and shuttle booking confirmations will be timeously delivered/e-mailed and to EMAKHAZENI LOCAL MUNICIPALITY via the relevant staff. Only in exceptional cases and where prior agreement is in place with EMAKHAZENI LOCAL MUNICIPALITY, may travel arrangements be requested/collected or received by any other person not directly employed by EMAKHAZENI LOCAL MUNICIPALITY.
- b) The Travel Management Companies must allocate sufficient staff to manage this account, which includes a dedicated key accounts manager, consultants, administrative and payment personnel.
- c) EMAKHAZENI LOCAL MUNICIPALITY requires 24 hours service where emergencies occur and where the direct involvement of the Travel Management Company is necessary to resolve any issues concerning air travel, vehicle rental/shuttle service and accommodation arrangements. A mobile number (or numbers) should be provided for this purpose.
- d) Once the bid has been awarded, EMAKHAZENI LOCAL MUNICIPALITY will provide the relevant policies, information and budget that must be adhered to, which will stipulate the minimum requirements and standards pertaining to the expected service level.
- e) The Travel Management Company should also, where relevant provide services relating to visas, passports, insurance, special and/or once off arrangements.
- f) Provide comprehensive travel services and avoid any situation where parts of EMAKHAZENI LOCAL MUNICIPALITY's requirements will be fulfilled by a sub-contractor of the Travel Management Company where EMAKHAZENI LOCAL MUNICIPALITY will be liable for additional/extra service/management fees.
- g) Take overall responsibility to confirm all bookings, air travel, shuttle services, vehicle rentals, accommodation bookings and visa/passport applications, ensure that payment has been made and that confirmation thereof is communicated to EMAKHAZENI LOCAL MUNICIPALITY timeously prior to the date of departure.



- h) Communicate via email and SMS on emergency/short notice changes with regard to flights, accommodation and land transportation, effectively and as soon as possible to avoid EMAKHAZENI LOCAL MUNICIPALITY travelers being stranded without being informed of the relevant changes in advance.
- i) Ensure correct referencing of transactions for purposes of reconciling with EMAKHAZENI LOCAL MUNICIPALITY's travel authorization reference number.
- 5.4 Reports: The following is required with respect to reports for submission to EMAKHAZENI LOCAL MUNICIPALITY:
- a) Financial reports detailing all expenses incurred per month for all transactions processed. The report shall be provided to EMAKHAZENI LOCAL MUNICIPALITY monthly on the first day of each month for expenses incurred in the previous month.
- b) The report shall, as a minimum, include a detailed summary of all transactions processed, the number and details of change requests, all savings and credits accumulated per month.
- c) Advance notice on imminent tariff/discount adjustments, which are in place, must be declared and communicated to EMAKHAZENI LOCAL MUNICIPALITY in writing and this should form part of the monthly report. The Travel Management Company will be responsible for ensuring continuous negotiations for lower tariffs or higher discounts and report on efforts made in this regard on a quarterly basis.
- d) Benefits, discounts and refunds, received from service providers should be declared as part of the monthly report.
- 5.5 The Travel Agent shall provide travel services from 07h30 to 17h00 during working days. In addition, the Travel Agent shall provide contact numbers of dedicated and experienced travel consultants for 24-hour emergency services, services on weekends and official holidays where required. Reservations will be accepted on an official order, or in cases of emergency, by written confirmation from the CFO/CEO of EMAKHAZENI LOCAL MUNICIPALITY.



PRICING SCHEDULE

THIS BID WILL NOT BE CONSIDERED IF THIS PAGE IS NOT FULLY COMPLETED.

Band rating as per MFMA circular 97

ITEM	SERVICES	ADMINISTRATIVE CHARGES VAT INCLUSIVE	AVERAGE PRICE				
1. Graded	1. Graded hotel, Boutique Hotel and Lodge or Resort						
1 Star 2 Star 3 Star 4 Star 5 Star	BAND 1 (Room only)		R				
1 Star 2 Star 3 Star 4 Star	BAND 2 (Bed & Breakfast)						
5 Star			R				
1 Star 2 Star 3 Star 4 Star 5 Star	BAND 3 (Dinner, Bed & Breakfast)		R				



2. Bed & Breakfast, Country House or Guest House

International

Business class

Economy class

	reaktast, Country House or Guest	1	· · · · · · · · · · · · · · · · · · ·
1 Star 2 Star 3 Star 4 Star	BAND 1 (Room only)		
5 Star			R
1 Star 2 Star 3 Star 4 Star	BAND 2 (Bed & Breakfast)		
5 Star			R
1 Star 2 Star 3 Star	BAND 3 (Dinner, Bed & Breakfast)		
4 Star 5 Star			R
o otal	<u>I</u>	L	
ITEM	AIR TRAVEL	ADMINISTRATIVE CHARGES VAT INCLUSIVE	PRICE
3.	Domestic		
	Business class	R	R
	1	i i	

R

R

R



4. ROAD TRANSPORT (CAR HIRE)

	Domestic		
	Group B	R	R
	•		
	International		
	Group B (Shuttle Services)	R	R
		_	
5.	SHUTTLE SERVICES AND TRANSFERS		
	Domestic		
	Group B (Shuttle Services)	R	R
	International		
	Shuttle Services	R	R
6	BUS HIRE		
	22 Seater	R	R
	30 Seater	R	R
	60 Seater	R	R
7	PARKING FEES	R	R
	•		·
8	CANCELLATION FEES PERCENTAGE		
			R
Grand T	otal Price		

Air Travel

The decision to determine the star category for Senior managers and Councillors for bookings of accommodation will be informed by the availability of money.

The premise of Best Fare on the Day should be implemented making full use of the negotiated Government Corporate Agreement with SAA and BA Comair.

Quotations are to be obtained from at least SAA and BA Comair before issue and the travel agency must also request quotations from other low-cost carriers. The travel agency is only permitted to make bookings arrangements on behalf of the Municipality in line with the Municipal Cost Containment Regulations (MCCR), 2019.

Domestic Accommodation

Only book accommodation where the return trip exceeds 500 kilometres, exceptional cases where limitations may be impractical. Such as: where attendance is required over a number of days, or there is risk to health of the official or councillor



Car Hire

The travel agent must ensure comparative cost analysis in utilising the Municipal fleet, where viable, before incurring costs to hire a vehicle.

To consider the use of available public transportation or a shuttle service if the cost of such a service is lower than:

- a) The cost of hiring a vehicle
- b) The cost of kilometre claimable by the official office bearer
- c) The cost of parking

C.3 PRICING DATA

C.3.1 PRICING INSTRUCTIONS

- 1. All activities must be invoiced on a monthly basis, based on the completion of the activity but not exceeding the allocated budget that has been priced for that activity.
- 2. Payment will be based on the completion of activities provided that reasonable progress towards the completion of the activity within the estimated budget is demonstrated.
- 3. The total price for the activities shall not be exceeded without the prior written approval and agreement of the Client.
- 4. The Schedule of Activities and the Bills of Quantities comprises items covering the service provider's profit and costs of general liabilities and includes costs of all services.
- 5. All rates and amounts must be completed by hand in black lnk.
- 6. The schedule items covering the service provider's profit or general liabilities and the construction of temporary and permanent risk.
- 7. Although the tenderer is at liberty to insert a rate at his own choice for each item in the schedule, his attention is drawn to the fact that the employer has the right, under various circumstances, to payment for additional work carried out and that the municipality is obliged to base its assessment and the payment to be paid for such additional work on the rates inserted in the schedule by the tenderer.
- 8. The prices and rates to be inserted in the schedule of quantities are to be the full inclusive prices to be the employer for the work described under several items. The prices shall be exclusive and inclusive of Value Added Tax (VAT). Such prices shall cover all costs and expenses that may be required in and for the work described, and shall cover the cost of all general risks, liabilities and obligations set forth or implied in the document on which the tender is based.
- 9. In the event of the tenderer failing to price any item it will be construed that the tenderer has made adequate allowance under other items for all labour, material and costs required, for the exclusion, not only for the quantum of wok covered by the unpriced item, but also for any increase in the said quantum which may have to be undertaken during the course of the contract.
- 10. For the purposes of this Schedule of Activities and Bills of Quantities, the following words shall have the meanings hereby assigned to them:
 - Unit: The unit of measurement for each item of Service provided as defined in the Standardized, Project or Particular Specifications.
 - Quantity (Qty): The number of units of work/service provision for each item.
 - Rate: The payment per unit of work/provision of services at which the Tenderer Tenders to do the work.
 - Amount: The quantity of an item multiplied by the Tendered rate of the (same) item.
 - Sum: An amount Tendered for an item, the extent of which is described in the schedule of activities, the scope of works or elsewhere, but of which the quantity of work is not measured in units.



- 11. The Service Provider is to allocate a budget to each activity in the activity schedule.
- 12. All activities must be invoiced on a monthly basis, based on the completion of the activity but not exceeding the allocated budget that has been priced for that activity.
- 13. Payment will be based on the completion of activities provided that reasonable progress towards the completion of the activity within the estimated budget is demonstrated.
- 14. The budget allocated to each activity and the total price for the activities shall not be exceeded without the prior written approval and agreement of the Client.
- 15. The Standard Professional Services, the Contract Data, the Specifications (including the Project Specifications) shall be read in conjunction with the Schedule of Activities.
- 16. The Schedule of Activities comprises items covering the Service Provider's profit and costs of general liabilities and includes costs of all services.

The amounts and rates to be inserted in the Schedule of Activities shall be the full inclusive amounts to the Client for the work described under the several referred to payment items. Such amounts shall cover all the costs and expenses that may be required in and for the professional services described, and shall cover the costs of all general risks, profits, taxes (but excluding value-added tax), liabilities, insurance and obligations set forth or implied in the documents on which the Bid is based.