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# **TENDER DOCUMENT**

# APPOINTMENT OF THE SERVICE PROVIDER TO RENDER CONSTRUCTION SERVICES RELATED TO: MAMA WINNIE MADIKIZELA – MANDELA BOMBED CLINIC IN BRANDFORT

# **MINIMUM CIDB GRADING REQUIRED 5GB**

**TENDER NO: DSAC 09/23-24** 

Email Address:
Fax No:
R

# **Contents**

Part T1:	Tendering Procedures
T1.1	Tender Notice and Invitation to Tender
T1.2	Tender Data
Part T2 :	Retournable Documents
T2.1	List of returnable documents
T2.2	Returnable schedules
Part C1:	Agreement and Contract Data
C1.1	Form of Offer and Acceptance
C1.2	Schedule
Part C2:	Pricing Data
C2.1	Pricing Instructions
C2.2	Bill of Quantities
Part C3:	Scope of Work
C3.1	Scope of Work
C3.2	Health and Safety Specification
C3.3	Contractors Report
C3.4	Schedule of Certificates of Compliance required
Part C4:	Site Information
C4.1	Site Information
C4.2	Drawings

# T1.1: TENDER NOTICE AND INVITATION TO TENDER

CONSTRUCTION OF COVERING FOR "BOMBED CLINIC" AND CREATE AN EXHIBITION AT MANA WINNIE MADIKIZELA-MANDELA HOUSE IN BRANDFORT (BID No. DSAC 09/23-24)

Compulsory briefing will take place at Council Chamber (Masilonyana Municipality)

Site Visit: Winnie Madikizela Mandela Bombed Clinic on the 26 September 2023 at 11:00am

Tender documents will be available for downloading on National Treasury E-tender portal, CIDB Website, and The Department of Sports Arts and Culture Website (www.dsac.gov.za) for self-printing.

It is responsibility of the bidder to make sure that all the returnable documents and scheduled as indicated in section **Part T2 Returnable documents** are up to date when submitting the bid.

The tenders will be evaluated on functionality, then price. Evaluation for preference and price will be **80/20** Preference Point system where a maximum of **eighty (80)** points will be awarded for price and **twenty (20)** points will be awarded for specific goals.

After price and preference have been scored, **arithmetic check** will be conducted for those tenderers that are responsive.

Tender closing date and time: Friday, 20 October 2023 @ 11:00am. Completed tender documents must be submitted in sealed envelopes and clearly marked Bid Number and bid description. Bidders are requested to provider one original, one copy of the original document and one electronic copy (in a form of USB).

Bidders should deposit their document into the tender box available on the ground floor reception area at the below address:

The Department of Sport, Arts and Culture

Sechaba House

202 Madiba Street

**Cnr Madiba and Paul Kruger Streets,** 

Pretoria,0001

The **Department of Sport, Arts and Culture** reserves the right to withdraw any invitation to tender and/or to re-advertise or to reject any tender or to accept a part of it.

No Telegraph, telephone, telex, facsimile or any other form of transmittal shall be accepted. Late documents shall not be accepted.

All enquiries related to the technical content of the Terms of Reference as well as the bid enquires may be directed in writing to the officials listed below:

For Bid Enquiries	For Technical Enquiries
Mr. Tuelo Thubisi	Mr. Matthwes Makhombothi
Tel: 012 441 3504	Tel: 012 441 1377
Cell: 072 604 7259	Cell: 066 139 3566
Email: Tuelot@dsac.gov.za	Email: matthwesm@dsac.gov.za
Ms. Tshepiso Ramatapa	Mr. Songezo Petela
Tel: 012 441 3173	Tel: 012 441 3276
Cell: 072 751 8018	Cell: 072 749 7888
Email: tshepisr@dsac.gov.za	Email: songezoP@dsac.gov.za

Tender document must be completed in full, failure to do so, the bid will be qualified.

#### T1.2 TENDER DATA

Project title:	CONSTRUCTION OF COVERING FOR "BOMBED CLINIC" AND CREATE AN EXHIBITION AT MANA WINNIE MADIKIZELA-MANDELA HOUSE IN BRANDFORT		
Tender No:	DSAC 09/23-24		
Invitation date:	15 September 2023	Closing date:	20 October 2023
Closing time:	11:00am	Validity period	120 Days

The conditions of tender are the Standard Conditions of Tender as contained in Annex C of CIDB Standard for Uniformity in Construction Procurement (August 2019). This standard is issued in terms of sections 4(f), 5(3)(c) and 5(4)(b) of the Construction Industry Development Board Act 38 of 2000 read with Regulation 24 of the Construction Industry Development Regulations, 2004 (as amended) issued in terms of section 33.

The Standard Conditions of Tender make several references to the tender data for details that apply specifically to this tender. The tender data shall have precedence in the interpretation of any ambiguity or inconsistency between the tender data and the Standard Conditions of Tender.

Each item of data given below is cross-referenced to the clause in the Standard Conditions of tender to which it mainly applies.

Clause number (refer to Annex C)	Section	Clause
C1.1.1	Actions	The Department of Sport, Arts and Culture as the employer and each tenderer submitting a tender offer shall comply with these conditions of the tender. In their dealings with each other, they shall discharge their duties and obligations as set out in C.2 and C.3, timeously and with integrity, and behave equitably, honestly, and transparently, comply with all legal obligations, and not engage in anticompetitive practices.

C.1.1.2	Actions	The Department of Sport, Arts and Culture and the tenderer and all
		their agents and employees involved in the tender process shall avoid
		conflicts of interest and where a conflict of interest is perceived or
		known, declare any such conflict of interest, indicating the nature of
		such conflict. Tenderers shall declare any potential conflict of interest
		in their tender submissions. Employees, agents and advisors of the
		employer shall declare any conflict of interest to whoever is
		responsible for overseeing the procurement process at the start of any
		deliberations relating to the procurement process or as soon as they
		become aware of such conflict and abstain from any decisions where
		such conflict exists or recuse themselves from the procurement
		process, as appropriate.
		Note: 1) A conflict of interest may arise due to a conflict of roles which
		might provide an incentive for improper acts in some circumstances. A
		conflict of interest can create an appearance of impropriety that can
		undermine confidence in the ability of that person to act properly in his
		or her position even if no improper acts result.
		2) Conflicts of interest in respect of those engaged in the procurement
		process include direct, indirect or family interests in the tender or
		outcome of the procurement process and any personal bias,
		inclination, obligation, allegiance or loyalty which would in any way
		affect any decisions taken.
C.1.1.3	Actions	The employer shall not seek and a tenderer shall not submit a tender
		without having a firm intention and the capacity to proceed with and
		complete the contract within the stipulated completion time. Failure to
		complete will result in penalties being applied and tendered being
		blacklisted with CIDB and National Treasury

C.1.4	Communicatio	Each communication between the employer and a tenderer shall be to
	n and	or from the employer's agent only, and in a form that can be readily
	employer's	read, copied and recorded. Communications shall be in the English
	agent	language. The employer shall not take any responsibility for non-
		receipt of communications from or by a tenderer. The name and
		contact details of the employer's agent are stated below:
		The employer's representative is (Principal Agent):
		SIST Engineers
		Name: Talu Mudau
		Address:
		18 Smiso Nkwanyana Road
		<b>Tel</b> : 031 065 1099
		E-mail: talu@sistengineers.co.za
C1.6.3	Proposal	Not applicable.
	procedure	
	using the two-	
	stage system	
C.2.1	Eligibility	Only those tenderers who are registered with the CIDB or are capable
		of being so prior to the evaluation of submissions, in a contractor
		grading designation equal to 5 GB or higher than a contractor grading
		designation determined in accordance with the sum tendered, or a
		value determined in accordance with Regulation 25 (1B) or 25(7A) of
		the Construction Industry Development Regulations, for a 5GB class
		of construction work, are eligible to have their tenders evaluated.
		Please note that your registration should be valid.

		Loint ventures are aligible to exhault tondors provided that
		Joint ventures are eligible to submit tenders provided that:
		1. every member of the joint venture is registered with the CIDB;
		2. the lead partner has a contractor grading designation in the <b>5 GB</b>
		or higher class of construction work; or not lower than one level
		below the required grading designation in the class of construction
		works under considerations and possess the required recognition
		status.
		3. Contractor can only submit one tender per tender as a joint venture
		partner or individual company, not both.
		The combined contractor grading designation calculated in
		accordance with the Construction Industry Development Regulations
		is equal to or higher than a contractor grading designation determined
		in accordance with the sum tendered for a 5 GB or higher class of
		construction work or a value determined in accordance with Regulation
		25 (1B) or 25(7A) of the Construction Industry Development
		Regulations.
C.2.4	Confidentiality	Bidder to treat confidential all matters arising in connection with the
	and copyright	bid. Use and copy the documents issued by The Department of Sports
		Arts and Culture only for the purpose of preparing and submitting a bid
		offer in response to the invitation.
C.2.7	Clarification	Compulsory briefing will take place at Council Chamber
	meeting	(Masilonyana Municipality)
		Site Visit : Winnie Madikizela Mandela Bombed Clinic
		On the: Tuesday, 26 September 2023 @ 11:00am.
C.2.8	Seek	Tenderers should request clarification of the tender documents, if
	clarification	necessary, by notifying the Employer's Representative indicated in the
		Tender Notice and Invitation to Tender in writing at least five (5)
		working days before the closing time stated in the tender data.
C.2.9	Insurance	The Department of Sport, Arts and Culture accepts that the submission
		of a Tender shall be construed as an acknowledgment by the Tenderer
		that she/he will provide her/his own insurance for this contract to
		safeguard the works against damages and the public injuries, diseases
		etc.

C.2.10.3	Pricing of the	Provide rates and prices that are fixed for the duration of the contract
	tender offer	and not subject to adjustment except as provided for in the conditions
		of contract identified in the contract data.
C.2.11	Alterations to	Do not make any alterations or additions to the tender documents,
	documents	except to comply with instructions issued by the employer, or
		necessary to correct errors made by the tenderer. All signatories to the
		tender offer shall initial all such alterations. Erasures and the use of
		masking fluid are prohibited.
C.2.13	Submitting a	C.2.13.1 Submit one tender offer only, either as a single tendering
	tender offer	entity or as a member in a joint venture to provide the whole of the
		works identified in the contract data and described in the scope of
		works, unless stated otherwise in the tender data.
		C.2.13.2 Return all returnable documents to the employer after
		completing them in their entirety, either electronically (if they were
		issued in electronic format) or by writing legibly in non-erasable ink.
		C.2.13.3 Submit the parts of the tender offer communicated on paper
		as an original plus the number of copies stated in the tender data, with
		an English translation of any documentation in a language other than
		English, and the parts communicated electronically in the same format
		as they were issued by the employer.
		C.2.13.4 Sign the original of the tender offer where required in terms
		of the tender data. The employer will hold all authorized signatories
		liable on behalf of the tenderer. Signatories for tenderers proposing to
		contract as joint ventures shall state which of the signatories is the lead
		partner whom the employer shall hold liable for the purpose of the
		tender offer.
		C.2.13.5 Seal the original tender offer marking the as "ORIGINAL"
		Tender shall state on the outside the employer's address and
		identification details stated in the tender data, as well as the tenderer's
		name and contact address.
		C.2.13.9 Accept that tender offers submitted by facsimile or e-mail will
		be rejected by the employer, unless stated otherwise in the tender data.

C.2.14	Information	Accept that tender offers, which do not provide all the data or
	and data to be completed in all respects	information requested completely and, in the form, required, may be regarded by the employer as non-responsive
C.2.15	Closing time	The closing time for submission of tender offers is:
C.2.16	Tender Offer validity	The Tender Offer validity period is 12 Weeks.  "If the tender validity expires on a Saturday, Sunday or public holiday, the Tender Offer shall remain valid and open for acceptance until the closure of business on the following working day."  The validity period may be extended in writing by the Employer.
C.2.17	Clarification of tender offer after submission	Provide clarification of a tender offer in response to a request to do so from the employer during the evaluation of tender offers. This may include providing a breakdown of rates or prices and correction of arithmetical errors by the adjustment of certain rates or item prices (or both). No change in the competitive position of tenderers or substance of the tender offer is sought, offered, or permitted.  Note: Sub-clause C.2.17 does not preclude the negotiation of the final terms of the contract with a preferred tenderer following a competitive selection process, should the Employer elect to do so.
C.2.18	Provide other material	C.2.18.1 Provide, on request by the employer, any other material or equipment that has a bearing on the tender offer, the tenderer's commercial position (including notarized joint venture agreements), preferential arrangements, or samples of materials, considered necessary by the employer for the purpose of a full and fair risk assessment.  Should the tenderer not provide the material, or a satisfactory reason as to why it cannot be provided, by the time for submission stated in the employer's request, the employer may regard the tender offer as non-responsive.  C.2.18.2 Dispose of samples of materials provided for evaluation by the employer, where required.

C.2.19	Inspections,	The Tenderer must provide access during working hours to his
	tests and	premises for inspections on request.
	analysis	
C.3.2	Issue	If necessary, issue addenda that may amend or amplify the tender
	Addenda	documents to each tenderer during the period from the date that tender
		documents are available until three (3) working days before the tender
		closing time stated in the Tender Data. If, as a result a tenderer applies
		for an extension to the closing time stated in the Tender Data, the
		Employer may grant such extension and, shall then notify all tenderers
		who collected tender documents.
C3.3	Return of late	Late tenders will not be returned.
	tenders	
C.3.8	Test for	C.3.8.1 Determine, after opening and before detailed evaluation,
	responsivenes	whether each tender offer properly received:
	s	a) complies with the requirements of these Conditions of
		Tender,
		b) has been properly and fully completed and signed, and
		c) is responsive to the other requirements of the tender
		documents.
		C.3.8.2 A responsive tender is one that conforms to all the terms,
		conditions, and specifications of the tender documents
		without material deviation or qualification. A material
		deviation or qualification is one which, in the Employer's
		opinion, would:
		detains entelly offect the seems guality on newforms once of the
		a) detrimentally affect the scope, quality, or performance of the
		works, services or supply identified in the Scope of Work,
		b) significantly change the Employer's or the tenderer's risks and
		responsibilities under the contract, or
		c) affect the competitive position of other tenderers presenting
		responsive tenders, if it were to be rectified.
		Reject a non-responsive tender offer, and not allow it to be
		subsequently made responsive by correction or withdrawal of
		the non-conforming deviation or reservation.

C.3.9 C.3.9.1 Check responsive tenders for discrepancies between Arithmetical amounts in words and amounts in figures. Where there is a errors, omissions and discrepancy between the amounts in figures and the amount in discrepancies' words, the amount in words shall govern. C.3.9.2 Check the tenderer with the highest number of tender evaluation points after the evaluation of tender offers in accordance with C.3.11 for: a) the gross misplacement of the decimal point in any unit rate; b) omissions made in completing the pricing schedule or bills of quantities; or c) arithmetic errors in: (i) line item totals resulting from the product of a unit rate and a quantity in bills of quantities or schedules of prices; or (ii) the summation of the prices. C.3.9.3 Notify the tenderer of all errors or omissions that are identified in the tender offer and either confirm the tender offer as tendered or accept the corrected total of prices. C.3.9.4 Where the tenderer elects to confirm the tender offer as tendered, correct the errors as follows: a) If bills of quantities or pricing schedules apply and there is an error in the line item total resulting from the product of the unit rate and the quantity, the line item total shall govern and the rate shall be corrected. Where there is an obviously gross misplacement of the decimal point in the unit rate, the line item total as quoted shall govern, and the unit rate shall be corrected. b) Where there is an error in the total of the prices either as a result of other corrections required by this checking process or in the tenderer's addition of prices, the total of the prices shall govern and the tenderer will be asked to revise selected item prices (and their rates if bills of quantities apply) to achieve the tendered total of the prices.

C.3.11	Evaluation of	The tenders will be evaluated for price and preference.
	Tender offers	Apply the 80/20 Preference Point system where a maximum of eighty
		(80) points will be awarded for price and twenty (20) points will be
		awarded for specific goal
		After price and preference have been scored, arithmetic check will
		be conducted for those tenderers that are responsive.
C.3.11	Evaluation of	The Department of Sport, Arts and Culture is obligated to undertake
	Tender offers	risk assessment before accepting offers. In doing the risk assessment
	(Continued)	the following must be considered.
		1. Employer is restricted in accordance with clause 4. (4) of the
		Construction Regulations, 2014, to only appoint a Contractor
		whom he is satisfied has the necessary competencies and
		resources to carry out the work safely.
		2. Employer is obligated by standards of uniformity to tender to
		evaluate if the Contractor can, as necessary and in relation to the
		proposed contract, demonstrate that he or she possesses the
		professional and technical qualifications, professional and
		technical competence, financial resources, equipment and other
		physical facilities, managerial capability, reliability, experience and
		reputation, expertise and the personnel, to perform the contract.
		In this contract the risk assessment will be conducted in relation to the
		key area below:
		Commercial Risk
		Price offered should not pose commercial risk to completion of the
		project.
		The BEC may interview the bidder should it be deemed necessary
		Current workload
		The Department of Sport, Arts and Culture will assess the Bidders
		workload and risk thereto.
		Projects under construction (not taken Works Completion at time)
		of evaluation), already awarded or being considered for award.
		The BEC may choose to interview the bidders should it deem it.
		necessary to further assess the risk

		<ul> <li>The bid of any bidder will be disregarded if that bidder, or any of its directors have:</li> <li>a. abused The Department of Sport, Arts and Culture supply chain management system;</li> <li>b. committed fraud or any other improper conduct in relation to such system.</li> </ul>
C.3.12 Ins	surance	The Employer will not take out any insurance.
pro	ovided by	
the	e Employer	
C.3.13 Acc	ceptance of	Accept the tender offer; if in the opinion of the employer, it does not
Ter	nder Offer	present any risk and only if the tenderer:
		<ul> <li>is not under restrictions, or has principals who are under restrictions, preventing participating in the employer's procurement;</li> <li>can, as necessary and in relation to the proposed contract, demonstrate that he or she possesses the professional and technical qualifications, professional and technical competence, financial resources, equipment and other physical facilities, managerial capability, reliability, experience and reputation, expertise and the personnel, to perform the contract;</li> <li>has the legal capacity to enter into the contract;</li> <li>is not; insolvent, in receivership, under Business Rescue as provided for in chapter 6 of the Companies Act No. 2008, bankrupt or being wound up, has his/her affairs administered by a court or a judicial officer, has suspended his/her business activities or is subject to legal proceedings in respect of any of the foregoing;</li> <li>complies with the legal requirements, if any, stated in the tender data; and</li> <li>is able, in the opinion of the employer, to perform the contract free of conflicts of interest.</li> <li>Add the following:</li> <li>A Tender Offer will only be accepted on condition that such acceptance is not prohibited in terms of the Public Finance Management Act.</li> </ul>

C.3.17	Provide	One signed copy of contract shall be provided by the Employer (per
	Copies of the	tender) to the successful Tenderers. For record purposes the
	Contract	contractors should buy a copy of the contract for use as reference
		during contract administration.

#### Part T2: Returnable Documents

### **T2.1 List of returnable documents**

#### 1. Returnable documents

- T2.1.A: Central Supplier Database Registration Full Report. (If not registered on day of award, tenderer will be disqualified)
- T2.1.B: CIDB registration print out (Registration will be verified online and if not valid on day of award, tenderer will be disqualified)
- T2.1.C: Certificate of Good Standing with Workman Compensation Commissioner (COIDA/FEM). (Registration will be verified online and if not valid on day of award, tenderer will be disqualified).
- T2.1.D: Functionality Evaluation Criteria T2.1.E: Completed Projects
- T2.1.F: Current Projects

#### T2.2 List of returnable schedules

The tenderer is required to fully complete and/or submit the following documents with the tender. Tenderer to note non-completion of SBD 6.2 will result into disqualification

1.Returnable schedules that will be used to determine responsiveness:

- T2.2.A: Record of Addenda to Tender Documents
- T2.2.B: Compulsory Questionnaire
- T2.2.C: Resolution for signatory
- T2.2.D: Schedule of Proposed Sub-Contractors.
- T2.2.F: Additional Particulars Concerning Tenders.
- T2.2.G: Preference schedule: Specific goals
- SBD 1: Invitation to bid
- SBD 2: Valid Tax Compliance Status Pin. (Validity will be verified online- during supply chain management processes)
- SBD 4: Declaration of Interest.
- SBD 6.1: Preference Point Claim Form in terms of the preferential procurement regulations 2022.

- SBD 6.2: Declaration certificate and annexure C for local production and content for designated sectors. Tenderer to ensure the form is completed and signed. Failure to complete and sign will result into disqualification
- C1.1 Form of Offer and Acceptance (must be completed per tender Failure to complete and sign will result into disqualification.)

# 2. Returnable schedules that will be incorporated into the contract:

- C1.1 Form of Offer and Acceptance
- C1.2 Schedule
- C2.1 Pricing Assumptions
- C2.2 Bill of Quantities (must be completed in full, i.e. rates for all items must be provided- Failure to complete will result into disqualification)
- C3 Scope of work
- C4 Site information

# T2.1. A: Central Supplier Database (CSD) Registration Report.

If not registered on day of award, tenderer will be disqualified.

# T2.1. B: Copy of CIDB print-out

Tenderer to attach CIDB print-out. Registration will be verified on line and if not valid on day of award, tenderer will be disqualified).

# T2.1. C: Certificate of Good Standing with Workman's Compensation Commissioner. (COIDA)

Tenderer to attach Certificate of Good Standing with Workman's Compensation Commissioner. Validity of certificate will be verified online.

# T2.1. D - Functionality Evaluation Criteria

The bidder to complete the table below and submit the following key person CV's and qualifications.

Service Providers will be evaluated in terms of functionality as part of the minimum requirement before evaluated on price. The functionality criteria are as follows:

6.1. <b>C</b>			
	COMPANY'S TRACK RECORD	40	
Lis	st of similar projects successfully completed (i.e.,		
Co	onstruction/Steel works /Glazing/shop front related projects for		
Mı	unicipalities/private sector/Government.Entities).Tenderers		
ha	ave demonstrated experience in working with		
mı	unicipalities/private sector/government entities and must		
su	ubmit a minimum of one written testimonials/referral letter for		
ea	ach project completed, the referral letter must be on the letter		
he	ead of the client.		
Pr	reviously completed projects must be of similar nature.(i.e.		
bu	uilding or structural) and to the value of R500,000.00 or		
ab	pove. Written testimonials/referral letters must be for		
со	onstruction.		
	a. Provided 8 or more References (40 Points)	40	
	b. Provided 5 to 7 References (30 points)	30	
	c. Provided 3 to 4 References (20 points)	20	
	d. Provided 1 to 2 Reference (10 points)	10	
	e. 0 references (0 points)	0	
-	TOTAL		
Referral le	etters to be attached for numbers of projects completed: Comp	oletion Certif	cates showing
Project N	Name, Client Name, Contact Numbers of the previous cl	ient, Client	Signature, and
Signature	of the Consultant's representative.		
6.2. <b>P</b>	ROPOSED PROJECT TEAM	30	
В	Bidders should provide qualifications, skills, and experience of		
C	Contracts Manager, Quantity Surveyor, Site Manager,		
	Occupational Health and Safety Officer and a Site Foreman to		
b	be assigned and committed to work on the project. Attach CVs		
v	with certified copies of qualifications and work experience of		
s	similar projects.		
	a) Contracts Manager/Project Manager with More than 5	5	
	years of experience in the industry of similar nature and		
	registered with professional council as a		
	professional construction manager or		
	construction project manager. BSc. Or BTech. Built		

	b)	Quantity Surveyor with More than 5 years of experience	5	
		in the industry of similar nature. BSc. Or BTech.		
		Quantity Surveying. (5 Points)		
	c)	Site Manager with More than 5 years of experience in	5	
		the industry of similar nature. 3 years-built environment		
		qualification. (5 Points)		
	d)	Occupational Health and Safety Officer with More than	5	
		5 years of experience in the industry of similar nature and		
		registered with professional council. Occupational		
		Health and Safety qualification. (5 Points)		
	e)	Site Foreman with More than 5 years of experience in	5	
		the industry of similar nature. (5 Points)		
	f)	Exhibition designer More than 5 years of experience in	5	
		the industry of similar nature. A post graduate		
		qualification in heritage or museology or related fields.		
TOTAL				

Certified Certificates (including professional registration certificate) with CV to be used as a reference for evidence.

NO	CRITERIA	WEIGHT	TOTAL
6.3.	PROJECT PROGRAMME OF WORKS/PROJECT PLAN AND CASH FLOW	30	
	Company attached both a detailed Gantt chart and cash		
	flow. Showing clear start date and completion, Clear		
	understanding of task to be executed.		
	a. Attached a detailed cash flow and programme of works	30	
	with clear start date and completion, Clear understanding		
	of task to be executed.		
	b. Attached one of the requested documents or not attached any document ( 0 points)	0	
	TOTAL		

Written project Gant chart/programme of works and Cash flow

MINIMUM OF 70 POINTS WILL BE REQUIRED IN ORDER FOR THE BIDDER TO GO THROUGH THE FUNCTINALITY STAGE

Tenderer's signature				Date			
<sup>-</sup> 2.1. E − Complete	d Proj	jects					
he bidder to complete	the tab	le below	and submi	t at least tl	hree (3)	completion	certificates
n the Construction and	Built E	nvironme	ent (Practica	ıl/Final Co	mpletion	n Certificates	s)
Provide details of com	pleted		8		Client (	Contact Pers	on & Contact
Name of Project		Client			No.	Jonitact i ers	On & Contact
						_	
Tenderer's signature					Date		
2.1. F – Current Pi	roiect	S					
	_		سط انمد مد ماا			oto thooo oro	our months in
he bidder to complete the rogress.	ne table	e below a	nd list of all	construction	on projec	cts those are	currently in
Provide details of curr	ent nr	niects					
Tovido dotano oi odi	one pro			I			
Name of Project	Value projec		Date of site handover	Progress (%)	Client		ient Contact rson & Contact ).
					•	Date	

# T2.2. A - Record of Addenda to tender documents

We c	onfirm that the fo	ollowing communications received from The Department of Sports, Arts and
Cultu	re before the sub	mission of this tender offer, amending the tender documents, have been taker
into a	ccount in this ter	nder offer: Addenda to be attached with tender documents is compulsory.
	Date	Title or Details
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		
Attach	additional pages i	if more space is required.

Signed	Date	
Name	Position	
Enterprise name		

T2.2. B - Compulsory Enterprise Questionnaire								
The following particulars must be for respect of each partner must be cor		ture, separat	e enterprise q	uestionnaires in				
Section 1: Name of enterprise:								
Section 2: VAT registration num	ber, if any:							
Section 3: CIDB registration num	mber, if any:							
Section 4: Particulars of sole pr	Section 4: Particulars of sole proprietors and partners in partnerships							
Name*	Identity number*	Personal in	ncome tax nu	mber*				
* Complete only if sole proprietor or part	nership and attach separate page if mor	e than 3 partne	ers					
Section 5: Particulars of compa	nies and close corporations							
Company registration number								
Close corporation number								
Tax reference number								
Section 6: Record in the service Indicate by marking the relevant be manager, principal shareholder or st last 12 months in the service of any	oxes with a cross, if any sole prop							
<ul> <li>a member of any provincial leg</li> <li>a member of the National National Council of Province</li> <li>a member of the board of municipal entity</li> </ul>	□ a member of any municipal council □ a member of any provincial legislature □ a member of the National Assembly or the National Council of Province □ a member of the board of directors of any municipal entity □ an employee of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a member of an accounting authority of any national or provincial public entity □ an employee of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a member of an accounting authority of any national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a member of an accounting authority of any national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a member of an accounting authority of any national or provincial public entity or constitution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a member of an accounting authority of any national or provincial public entity or constitution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a member of an accounting authority or provincial public entity or constitution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a member of an accounting authority or provincial public entity or constitution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a member of an accounting authority or provincial public entity or constitution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a member of an accounting authority or provincial public entity or constitution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999) □ a							
If any of the above boxes are mar								
Name of sole proprietor, partner, director, manager,	Name of institution, public office organ of state and position held		Status of se	rvice riate column)				
principal shareholder or stakeholder 12 months								
*insert separate page if necessary				-1				

Section 7: Record of spouses, c	hildren and parents in the service of the state	е					
Indicate by marking the relevant boxes with a cross, if any spouse, child or parent of a sole proprietor, partner in a partnership or director, manager, principal shareholder or stakeholder in a company or close corporation is currently or has been within the last 12 months been in the service of any of the following:							
<ul> <li>a member of any municipal council</li> <li>a member of any provincial legislature</li> <li>a member of the National Assembly or the National Council of Province</li> <li>a member of the board of directors of any municipal entity</li> <li>an employee of any provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act 1 of 1999)</li> <li>a member of an accounting authority of any national or provincial public entity or provincial public entity</li> <li>an employee of Parliament or a provincial legislature</li> </ul>							
Name of spouse, child or parent	Name of institution, public office, board or organ of state and position held	Status of (tick column)	service appropriate	te			
		Current	Within last 12 months				
*insert separate page if necessary							
<ul> <li>i) authorizes The Department of Sp Revenue Services that my / our</li> <li>ii) confirms that the neither the na person, who wholly or partly exe Tender Defaulters established in</li> <li>iii) confirms that no partner, member control over the enterprise appear</li> <li>iv) confirms that I / we are not assorted offers and have no other relation work that could cause or be interested.</li> </ul>	the / she is duly authorised to do so on behalf of port, Arts and Culture to obtain a tax clearance of tax matters are in order; me of the enterprise or the name of any partnercises, or may exercise, control over the enterprise of the Prevention and Combating of Correr, director or other person, who wholly or partners, has within the last five years been convicted positionally with any of the tenderers or those responsing the pretent as a conflict of interest; and is questionnaire are within my personal knowless.	ertificate from the control of the c	m the South Afri er, director or or s on the Registe es Act of 2004; s, or may exerc r corruption; s submitting ter npiling the scop	ther er of cise, nder e of			
Signed	Date						
Name	Position						
Enterprise name							

# **T2.2.C: RESOLUTION FOR SIGNATORY**

	CONSTRUCTION OF COVERING FOR "BOMBED CLINIC" AND CREATE AN									
Project title:	EXHIBITION A BRANDFORT	Т	MANA	WINNIE	MADIKIZELA-MANDELA	HOUSE	IN			

A:	CERTIFICATE OF AUTHORITY FOR SIGNATORY (COMPULSORY FOR COMPLETION)	
	y for companies shall confirm their authority hereto by attaching a duly signed and dated copy directors to this form on the company letter head.	y of the relevant resolution of th
An exam	ple is given below:	
"By reso	lution of the board of directors passed at a meeting held on	
Mr/Ms	, whose signature appears below, has been duly authorised to	
sign all c	documents in connection with the tender for Contract No. <b>tbc</b>	
and any	Contract which may arise there from on behalf of (Block Capitals)	
SIGNED	ON BEHALF OF THE COMPANY:	
INI LIIC/LI	IER CAPACITY AS:	
IIN HIO/H	ER CAPACITI AS.	
DATE:_		
SIGNAT	URE OF SIGNATORY:	
WITNES	SES:	
1	SIGNATURE:	

2. \_\_\_\_\_\_SIGNATURE: \_\_\_\_\_

# T2.2. D: Schedule of Proposed Subcontractors

We notify you that it is our intention to employ the following Subcontractors for work in this contract.

If we are awarded a contract, we agree that this notification does not change the requirement for us to submit the names of proposed Subcontractors in accordance with requirements in the contract for such appointments. If there are no such requirements in the contract, then your written acceptance of this list shall be binding between us.

Contractor is required not to subcontract more than 25% of the work and the contractor has to attach subcontractor CSD & CK documents.

	Name and address of proposed Subcontractor	Nature and extent of work	Previous experience with Subcontractor.
1.			
2.			
3.			
4.			
5.			
6.			
Signe	ed	Date	
Name		Position	
Enter name	prise		

# T2.2. F: ADDITIONAL PARTICULARS CONCERNING TENDERERS

Project title:	CONSTRUCTION OF COVERING FOR "BOMBED CLINIC" AND CREATE AN
Project title.	EXHIBITION AT MANA WINNIE MADIKIZELA-MANDELA HOUSE IN BRANDFORT

SURETIES AS SECURITY (OPTIONAL FOR THOSE THAT CHOOSE TO PROVIDE CONSTRUCTION GUARANTEE AS SECURITY)

Since I/we propose to furnish one sureties as security, the following particulars are provided:

1.1 Name of surety:

Address of surety:

Bank of surety:

# T2.2. G: Preference schedule: Specific Goal

Tenderer to attach full CSD report, CIPC Documents and Medical certificate to confirm disability (if applicable).

SBD1

# **INVITATION TO BID**

YOU ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF THE DEPARTMENT OF SPORTS, ARTS AND CULTURE										
BID NUMBER:	DSAC 0			SING DATE:		OCTOBER 2023		OSING TIME:	11:00am	
DESCRIPTION	DESCRIPTION OF COVERING FOR "BOMBED CLINIC" AND CREATE AN EXHIBITION AT MANA WINNIE MADIKIZELA-MANDELA HOUSE IN BRANDFORT  BID RESPONSE DOCUMENTS MAY BE DEPOSITED IN THE BID BOX SITUATED AT (STREET ADDRESS)									
				D BOX SITUATED	JAI	SIKEEI AUUK	ESS)			
•		port, Arts and	·							
Sechaba Hou	se, 202	Madiba Street	, Cnr Madiba an	d Paul Kruger	Stre	eet,				
Pretoria										
BIDDING PROCE	EDURE E	NQUIRIES MAY E	E DIRECTED TO	TECHNICA	AL EN	NQUIRIES MAY	BE DIR	ECTED TO:		
CONTACT PERS	SON	Ms. Tshepiso R	amatapa	CONTACT	PER	RSON		Mr. Matthwes	Makhombot	thi
TELEPHONE NU	JMBER	072 751 8018		TELEPHO	NE N	UMBER		066 139 3566		
FACSIMILE NUM	1BER	N/A		FACSIMIL	E NU	MBER		N/A		
E-MAIL ADDRES		Tshepisor@dsa	ac.gov.za	E-MAIL AD	DRE	SS		Matthwesm@	dsac.gov.za	i
SUPPLIER INFO	RMATION	N T								
NAME OF BIDDE	ER .									
POSTAL ADDRE										
STREET ADDRE	SS				1			1		
TELEPHONE NU	JMBER	CODE			NUI	MBER				
CELLPHONE NU	JMBER				1			T		
FACSIMILE NUM	1BER	CODE			NUI	MBER				
E-MAIL ADDRES										
VAT REGIST	RATION						1			
SUPPLIER COMPLIANCE S	TATHE	TAX COMPLIANCE				CENTRAL SUPPLIER				
COMPLIANCE S	IAIUS	SYSTEM PIN:		OR		DATABASE				
						No:	MAAA	4		
B-BBEE STATUS L VERIFICATION	LEVEL	TICK AI	PPLICABLE BOX]	B-BBEE ST AFFIDAVIT		LEVEL SWORN		[TICK APPI	LICABLE BOX	(]
CERTIFICATE		☐ Yes	☐ No					☐ Yes	□ No	0
IA B-RREE ST	ATUSIE	 	TION CERTIFICAT	E/ SWODN AEE	ואמו	/IT /EOD EMES	S & O S	SEc) MIIST RE	SUBMITTE	ED IN
ORDER TO QU			CE POINTS FOR B		IDA	VII (I ON LINE	<i>.</i>	SES) WOST BE	SOBINITIE	וו ט.
ARE YOU THE ACCREDITED	<b>-</b>					EIGN BASED		□Yes		□No
REPRESENTATIVI SOUTH AFRICA FO		☐Yes	□No			THE GOODS RKS OFFERED?		[IF YES, ANSWE	ER THE	
GOODS /SERVICE /WORKS OFFERE	-	[IF YES ENCLOSE	PROOF]					QUESTIONNAIF	RE BELOW ]	
QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS										
IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)?  ☐ YES ☐ NO										
DOES THE ENTITY HAVE A BRANCH IN THE RSA?										
DOES THE ENTITY	DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA?									
DOES THE ENTITY	DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA?									
IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION?  IF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 BELOW.										

PART B

# TERMS AND CONDITIONS FOR BIDDING

#### 1. BID SUBMISSION:

- 1.1. BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.
- 1.2. ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED—(NOT TO BE RE-TYPED) OR IN THE MANNER PRESCRIBED IN THE BID DOCUMENT.
- 1.3. THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT, 2000 AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.
- 1.4. THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (SBD7).

# 2. TAX COMPLIANCE REQUIREMENTS

- 2.1 BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.
- 2.2 BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VERIFY THE TAXPAYER'S PROFILE AND TAX STATUS.
- 2.3 APPLICATION FOR TAX COMPLIANCE STATUS (TCS) PIN MAY BE MADE VIA E-FILING THROUGH THE SARS WEBSITE WWW.SARS.GOV.ZA.
- 2.4 BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH THE BID.
- 2.5 IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.
- 2.6 WHERE NO TCS PIN IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.
- 2.7 NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE, COMPANIES WITH DIRECTORS WHO ARE PERSONS IN THE SERVICE OF THE STATE, OR CLOSE CORPORATIONS WITH MEMBERS PERSONS IN THE SERVICE OF THE STATE."

NB: FAILURE TO PROVIDE / OR COMPLY WITH ANY OF THE ABOVE PA	ARTICULARS MAY RENDER THE BID INVALID.
SIGNATURE OF BIDDER:	
CAPACITY UNDER WHICH THIS BID IS SIGNED: (Proof of authority must be submitted e.g. company resolution)	
DATE:	

# SBD2: TAX COMPLIANCE STATUS AND 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.

• Tenderer to attach tax compliance status and pin number document. Validity will be verified on- line during supply chain management processes.

# **BIDDER'S DISCLOSURE**

#### 1. PURPOSE OF THE FORM

Any person (natural or juristic) may make an offer or offers in terms of this invitation to bid. In line with the principles of transparency, accountability, impartiality, and ethics as enshrined in the Constitution of the Republic of South Africa and further expressed in various pieces of legislation, it is required for the bidder to make this declaration in respect of the details required hereunder.

Where a person/s are listed in the Register for Tender Defaulters and / or the List of Restricted Suppliers, that person will automatically be disqualified from the bid process.

2	Ri	hh	or'e	dec	ara	tion
<b>Z</b> .	ы	uu	EI 3	uec	ala	иоп

2.1 Is the bidder, or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest<sup>1</sup> in the enterprise, employed by the state?

YES/NO

2.1.1 If so, furnish particulars of the names, individual identity numbers, and, if applicable, state employee numbers of sole proprietor/ directors / trustees / shareholders / members/ partners or any person having a controlling interest in the enterprise, in table below.

Full Name	Identity Number	Name of institution	State

2.2 2.2.1	Do you, or any person connected with the bidder, have a relationship with any person who is employed by the procuring institution? <b>YES/NO</b> If so, furnish particulars:
۷.۷.۱	
2.3	Does the bidder or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest in the enterprise have any interest in any other related enterprise whether or not they are bidding for this contract?  YES/NO
2.3.1	If so, furnish particulars:
3 DI	ECLARATION
	I, the undersigned, (name)

<sup>&</sup>lt;sup>1</sup> the power, by one person or a group of persons holding the majority of the equity of an enterprise, alternatively, the person/s having the deciding vote or power to influence or to direct the course and decisions of the enterprise.

- 3.1 I have read and I understand the contents of this disclosure:
- 3.2 I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect;
- 3.3 The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However, communication between partners in a joint venture or consortium<sup>2</sup> will not be construed as collusive bidding.
- In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation, the intention or decision to submit or not to submit the bid, bidding with the intention not to win the bid and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 3.4 The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
- 3.5 There have been no consultations, communications, agreements or arrangements made by the bidder with any official of the procuring institution in relation to this procurement process prior to and during the bidding process except to provide clarification on the bid submitted where so required by the institution; and the bidder was not involved in the drafting of the specifications or terms of reference for this bid.
- 3.6 I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS 1, 2 and 3 ABOVE IS CORRECT.

I ACCEPT THAT THE STATE MAY REJECT THE BID OR ACT AGAINST ME IN TERMS OF PARAGRAPH 6 OF PFMA SCM INSTRUCTION 03 OF 2021/22 ON PREVENTING AND COMBATING ABUSE IN THE SUPPLY CHAIN MANAGEMENT SYSTEM SHOULD THIS DECLARATION PROVE TO BE FALSE.

Signature	Date
Position	Name of bidder

30

<sup>&</sup>lt;sup>2</sup> Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.

### **SBD 6.1**

# PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2022

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, TENDERERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF THE TENDER AND PREFERENTIAL PROCUREMENT REGULATIONS, 2022.

#### 1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to 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 To be completed by the organ of state

- a) The applicable preference point system for this tender is the 80/20 preference point system.
- 1.3 Points for this tender (even in the case of a tender for income-generating contracts) shall be awarded for:
  - (a) Price; and
  - (b) Specific Goals.

# 1.3 To be completed by the organ of state:

The maximum points for this tender are allocated as follows:

	POINTS
PRICE	80
SPECIFIC GOALS	20
Total points for Price and SPECIFIC GOALS	100

- 1.4 Failure on the part of a tenderer to submit proof or documentation required in terms of this tender to claim points for specific goals with the tender, will be interpreted to mean that preference points for specific goals are not claimed.
- 1.5 The organ of state reserves the right to require of a tenderer, either before a tender is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the organ of state.

#### 2. **DEFINITIONS**

- (a) "tender" means a written offer in the form determined by an organ of state in response to an invitation to provide goods or services through price quotations, competitive tendering process or any other method envisaged in legislation;
- (b) "price" means an amount of money tendered for goods or services, and includes all applicable taxes less all unconditional discounts
- (c) "rand value" means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;
- (d) "tender for income-generating contracts" means a written offer in the form determined by an organ of state in response to an invitation for the origination of income-generating

contracts through any method envisaged in legislation that will result in a legal agreement between the organ of state and a third party that produces revenue for the organ of state, and includes, but is not limited to, leasing and disposal of assets and concession contracts, excluding direct sales and disposal of assets through public auctions; and

(e) "the Act" means the Preferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000).

### 3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

### 3.1 POINTS AWARDED FOR PRICE

Where

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

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration
Pmin = Price of lowest acceptable tender

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

#### 3.2.1. POINTS AWARDED FOR PRICE

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

$$Ps = 80\left(1 + rac{Pt-P\,max}{P\,max}
ight)$$
 or  $Ps = 90\left(1 + rac{Pt-P\,max}{P\,max}
ight)$ 

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmax = Price of highest acceptable tender

# 4. POINTS AWARDED FOR SPECIFIC GOALS

4.1 In terms of Regulation 4(2); 5(2); 6(2) and 7(2) of the Preferential Procurement Regulations, preference points must be awarded for specific goals stated in the tender. For the purposes of this tender the tenderer will be allocated points based on the goals stated in table 1 below as may be supported by proof/ documentation stated in the conditions of this tender:

- 4.2 In cases where organs of state intend to use Regulation 3(2) of the Regulations, which states that, if it is unclear whether the 80/20 or 90/10 preference point system applies, an organ of state must, in the tender documents, stipulate in the case of
  - a) an invitation for tender for income-generating contracts, that either the 80/20 or 90/10 preference point system will apply and that the highest acceptable tender will be used to determine the applicable preference point system; or
  - b) any other invitation for tender, that either the 80/20 or 90/10 preference point system will apply and that the lowest acceptable tender will be used to determine the applicable preference point system.

then the organ of state must indicate the points allocated for specific goals for both the 90/10 and 80/20 preference point system.

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

(Note to organs of state: Where either the 90/10 or 80/20 preference point system is applicable, corresponding points must also be indicated as such.

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

The specific goals allocated points in terms of this tender (B-BBEE 10 points, Specific goals 10 points)	Number of points allocated (90/10 system) (To be completed by the organ of state)	Number of points allocated (80/20 system) (To be completed by the organ of state)	Number of points claimed (90/10 system) (To be completed by the tenderer)	Number of points claimed (80/20 system) (To be completed by the tenderer)
B-BBEE Status Level of Contributor		10		
1		10		
2		9		
3		8		
4		5		
5		4		
6		3		
7		2		
8		1		
Non-compliant contributor		0		
PROMOTION OF SMMES (RDP GOALS)		10		
Women Owned		4		
Youth		4		
People living with Disabilities		2		

# **DECLARATION WITH REGARD TO COMPANY/FIRM**

4.3	Name of company/firm		
4.4	Company registration number:		
3.1.	TYPE OF COMPANY/ FIRM		
	<ul> <li>□ Partnership/Joint Venture / Consortium</li> <li>□ One-person business/sole propriety</li> <li>□ Close corporation</li> <li>□ Public Company</li> </ul>		

Pers	onal Liability Company
	(Pty) Limited
	Non-Profit Company
	State Owned Company
[TICK APPLICAT	BLE

- 4.6 .I, the undersigned, who is duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the specific goals as advised in the tender, qualifies the company/ firm for the preference(s) shown and I acknowledge that:
  - a) The information furnished is true and correct;
  - b) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;
  - c) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 4.2, the contractor may be required to furnish documentary proof to the satisfaction of the organ of state that the claims are correct;
  - d) If the specific goals have been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, the organ of state may, in addition to any other remedy it may have
    - disqualify the person from the tendering process;
    - recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
    - 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;
    - recommend that the tenderer or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied; and
    - forward the matter for criminal prosecution, if deemed necessary.

	SIGNATURE(S) OF TENDERER(S)
SURNAME AND NAME: DATE:	
ADDRESS:	

### **SBD 6.2:**

# DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

This Standard Bidding Document (SBD) 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, 2011, 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, 2011 (Regulation 9) makes provision for the promotion of local production and content.
- 1.2. Regulation 9.(1) prescribes that in the case of designated sectors, where in the award of bids local production and content is of critical importance, such bids must be advertised with the specific bidding condition that only locally produced goods, services or works or locally manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 1.3. Where necessary, for bids 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 -
  - (a) this Declaration Certificate and the Annex C (Local Content Declaration: Summary Schedule) are not submitted as part of the bid documentation; and
  - (b) the bidder fails to declare that the Local Content Declaration Templates (Annex C, D and E) have been audited and certified as correct.

#### 2. Definitions

- 2.1. "bid" includes written price quotations, advertised competitive bids or proposals;
- 2.2. "bid price" price offered by the bidder, excluding value added tax (VAT);

- 2.3. "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- 2.4. "designated sector" means a sector, sub-sector or industry that has been designated by the Department of Trade and Industry in line with national development and industrial policies for local production, where only locally produced services, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content;
- 2.5. "duly sign" means a Declaration Certificate for Local Content that has been signed by the Chief Financial Officer or other legally responsible person nominated in writing by the Chief Executive, or senior member / person with management responsibility (close corporation, partnership or individual).
- 2.6. "imported content" means that portion of the bid price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or its subcontractors) and which costs are inclusive of the costs abroad (this includes labour or intellectual property costs), plus freight and other direct importation costs, such as landing costs, dock duties, import duty, sales duty or other similar tax or duty at the South African port of entry;
- 2.7. "**local content**" means that portion of the bid price which is not included in the imported content, provided that local manufacture does take place;
- 2.8. "stipulated minimum threshold" means that portion of local production and content as determined by the Department of Trade and Industry; and
- 2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract.
- 3. The stipulated minimum threshold(s) for local production and content (refer to Annex A of SATS 1286:2011) for this bid is/are as follows:

Description of services, works or goods	Stipulated minimum threshold
Steel products and components	100%
PVC pipes and components	100%
Valves	100%

4. Does any portion of the services, works or goods offered have any imported content? (*Tick applicable box*)

YES	NO	

4.1 If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by SARB for the specific currency at 12:00 on the date of advertisement of the bid.

The relevant rates of exchange information is accessible on www.reservebank.co.za.

Indicate the rate(s) of exchange against the appropriate currency in the table below (refer to Annex A of SATS 1286:2011):

Currency	Rates of exchange
US Dollar	
Pound Sterling	
Euro	
Yen	
Other	

NB: Bidders must submit proof of the SARB rate (s) of exchange used.
Were the Local Content Declaration Templates (Annex C, D and E) audited and certified as correct? (*Tick applicable box*)

5.1. If yes, provide the following particulars:

NO

YES

(a)	Full name of auditor:	
(b)	Practice number:	
(c)	Telephone and cell num	ber:
(d)	Email address:	

(Documentary proof regarding the declaration will, when required, be submitted to the satisfaction of the Accounting Officer / Accounting Authority)

6. 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.

# LOCAL CONTENT DECLARATION (REFER TO ANNEX B OF SATS 1286:2011)

(REFER TO ANNEX B OF SATS 1200.2011)
LOCAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP OR INDIVIDUAL)
IN RESPECT OF BID NO.
ISSUED BY: (Procurement Authority / Name of Institution):
NB
1 The obligation to complete, duly sign and submit this declaration cannot be transferred to an external authorized representative, auditor or any other third party acting on behalf of the bidder.
2 Guidance on the Calculation of Local Content together with Local Content Declaration Templates (Annex C, D and E) is accessible on <a href="http://www.thdti.gov.za/industrial development/ip.jsp">http://www.thdti.gov.za/industrial development/ip.jsp</a> . Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. <b>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.</b> 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,
(a) The facts contained herein are within my own personal knowledge.
(b) I have satisfied myself that:
(i) the goods/services/works to be delivered in terms of the above-specified bid comply

the declaration templates have been audited and certified to be correct.

in terms of SATS 1286:2011; and

(ii)

with the minimum local content requirements as specified in the bid, and as measured

(c) The local content percentage (%) indicated below has been calculated using the formula given
in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the
information contained in Declaration D and F which has been consolidated in Declaration C:

Bid price, excluding VAT (y)	R
Imported content (x), as calculated in terms of SATS 1286:2011	R
Stipulated minimum threshold for local content (paragraph 3 above)	
Local content %, as calculated in terms of SATS 1286:2011	

If the bid is for more than one product, the local content percentages for each product contained in Declaration C shall be used instead of the table above.

The local content percentages for each product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E.

- (d) I accept that the Procurement Authority / Institution has the right to request that the local content be verified in terms of the requirements of SATS 1286:2011.
- (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 13 of the Preferential Procurement Regulations, 2011 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).

SIGNATURE:	DATE:
WITNESS No. 1	DATE:
WITNESS No. 2	DATE:

R O R	( <i>C24</i> ) Total Imported content ( <i>C24</i> ) Total local content age local content % of tender	(C25) Total Imported content (C24) Total local content (C25) Average local content % of tender	3)									Date:
	R 0	(C22) Total Tender value net of exempt imported content	t of exempt	nder value ne	<i>(C22) Total</i> Te							
	R 0	(C21) Total Exempt imported content	otal Exempt	(C21) To						Annex B	Signature of tenderer from Annex B	Signatu
		R 0	nder value	(C20) Total tender value								
(C19)	(C18)	(C17)	(C16)	(C15)	(C14)	(C13)	(C12)	(C11)	(C10)	(63)	(63)	٦
			,	(per item)			content	value	(excl VAT)			
Total Imported	Total exempted	Total tender	Tender	Local content %	Local value	Imported	net of exempted	Exempted imported	Tender price - each	List of items	Tender item Lis	Tende
							Tender value				_	
	Tender summary	Tende				ocal content	Calculation of local content	Ü		]		
						GBP		EU		Pula	Tender Exchange Rate: Specified local content %	Tender Specifi
											Tender Authority: Tendering Entity name:	Tende Tender
	calculations										Tender description:	Tende
cluded from all	Note: VAT to be excluded from all										r No.	Tender No.
			a)	Local Content Declaration - Summary Schedule	- Summal	eclaration	Content D	Local				
					ĵ	Annex C						

SATS 1286.2							nnex D	А				
J				nex C	dule to An	ting Sche	n - Suppor	ntent Declaratio	nported Co	lr		
_		]							Ī			Tender No.
				Note: VAT to be from all calculat								Tender descrip
			10113	mom an carculat								Designated Pro Tender Authori
												Tendering Entit
					R 12.00	GBP	R 9.00	EU		Pula	e Rate:	Tender Exchang
Summary			ent	imported conte	alculation of	C				ontent	ed imported co	A. Exempt
,			All locally				Forign					
Exempted important	Tender Qty	Total landed cost excl VAT		Freight costs to port of entry	Local value of imports	Tender Exchange Rate	currency value as per Commercial Invoice	Overseas Supplier	Local supplier	ported content	Description of im	Tender item no's
(D18)	(D17)	(D16)	(D15)	(D14)	(D13)	(D12)	(D11)	(D10)	(D9)	)	(D8	(D7)
	<del>                                     </del>											
			(2.42)									
e nust correspond wi nnex C - C 21	This total m	Fotal exempt in	(D19) 1									
Summary		'	ant	imported conto	alculation of	G				na Tandarar	d directly by th	R Importe
Jummary				imported conte	iculation of		Forign			ie renderer	a anecay by a	b. Importe
Total importe value	Tender Qty	Total landed cost excl VAT	All locally incurred landing costs & duties	Freight costs to port of entry	Local value of imports	Tender Rate of Exchange	currency value as per Commercial Invoice	Overseas Supplier	Unit of measure	ported content	Description of im	Tender item no's
(D31)	(D30)	(D29)	(D28)	(D27)	(D26)	(D25)	(D24)	(D23)	(D22)	1)	(D2:	(D20)
+	<del>                                     </del>											
-	<del>                                     </del>										`	
er	ue by tendere	l imported valu	(D32) Total									
Summary			ent	imported conte	alculation of	C		nderer	d to the Te	y and supplie	d by a 3rd part	C. Importe
	Quantity imported	Total landed cost excl VAT	All locally incurred landing costs & duties	Freight costs to port of entry	Local value of imports	Tender Rate of Exchange	Forign currency value as per Commercial Invoice	Overseas Supplier	Local supplier	Unit of measure	imported content	Description o
(D44)	(D43)	(D42)	(D41)	(D40)	(D39)	(D38)	(D37)	(D36)	(D35)	(D34)	D33)	
<u> </u>												
												<del></del>
+	$\vdash$											•
у	ue by 3rd party	l imported valu	(D45) Total			ĭ						
Summary of payments								Calculation of forei payment		payments	reign currency	D. Other fo
Local value o							Tender Rate	Foreign currency	Overseas	Local supplier making the	f payment	Time
payments							of Exchange	value paid	beneficiary	payment		
(D51)							(D50)	(D49)	(D48)	(D47)	D46)	
у	nd/or 3rd party	by tenderer an	ents declared	n currency paym	Total of foreig	(D52)	1	L		<u>I</u>		<u> </u>
e	& /DE21 above	- (D22) (D4E)	ncu naumanta	t & foreign curre	norted conto-	(3) Total of :	/pr				derer from Annex B	Signature of te
	This total m	- <sub>(</sub> U32), (U43) (	ncy payments	t & Tureign curre	porteu conten	oj iuldi ui im	υ5					

SATS 1286.2011

# Annex E

ender No. ender description:		Note: VAT to be excluded fro calculations	om all
Designated products:			
endering Entity name:			
Local Products (Goods, Services and Works)	Description of items purchased	Local suppliers	Value
	(E6)	(E7)	(E8)
_			
_			
L	(E9) Total local products (	Goods, Services and Works)	R O
(E10) Manpower costs ( To	enderer's manpower cost)		R O
		L-	NO.
(E11) Factory overheads (Re	ental, depreciation & amortisation, utility co	sts, consumables etc.)	R 0
(E12) Administration overhea	ds and mark-up (Marketing, insurance, fina	incing, interest etc.)	R 0
		(E13) Total local content	R 0
		This total must correspond v C24	vith Annex C -
ignature of tenderer from Annex B			

# Part C1: Agreement and Contract Data C1.1 Form of Offer and Acceptance

Tender No:	DSAC 09/23-	24			
OFFER					
procurement of: CON	NSTRUCTION OF		ure block, has solicited of "BOMBED CLINIC" A  N BRANDFORT		
	_		mined the documents liste g this offer has accepted t		
the Tenderer offers to	perform all of the conditions according	obligations and liabiliting to their true intent	norized, signing this part o es of the Contractor unde and meaning for an amou	r the contr	act including compliance
THE OFFERED TOT	AL OF THE PRICE	S INCLUSIVE OF VA	LUE ADDED TAX IS:		
			acceptance part of this f		
returning one copy of	of this document to	the Tenderer before	the end of the period of	validity st	ated in the tender data,
whereupon the Tende	erer becomes the p	arty named as the Co	ntractor in the conditions	of contract	identified in the contract
data.					
	egally obligated an		ctor is not VAT registero	. •	
Signatures (s)					
Name(s)					Date
Capacity					
For the tenderer					
		( Name and addres	s of Tenderer)		
WITNESSED BY:		•			

Name of Witness	Signature	Date
ACCEPTANCE		

By signing this part of this form of offer and acceptance, the Employer identified below accepts the Tenderer's offer. In consideration thereof, the Employer shall pay the Contractor 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 : Pricing data
Part C3 : Scope of work

Part C4 : Site information and drawings and documents or parts thereof, which may be incorporated by reference into the above listed Parts.

Deviations from and amendments to the documents listed in the tender data and any addenda thereto as listed in the returnable 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 form of offer and acceptance. No amendments to or deviations from said documents are valid unless contained in this schedule. 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 securities, bonds, guarantees, proof of insurance and any other documentation to be provided in terms of the conditions of contract identified in the contract data. 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 contractor) within five (5) working days of the date of such receipt notifies the employer in writing of any reason why he/she cannot accept the contents of this agreement, this agreement shall constitute a binding contract between the parties.

#### FOR THE EMPLOYER:

FOR THE EMPLOYER.		
Name of Signatory	Signature	Date

Name of Organisation:	DEPARTMENT OF SPORT, ARTS AND CULTURE
Address of Organisation	Sechaba House, 202 Madiba Street, Cnr Madiba and Paul Kruger Street, Pretoria

#### WITNESSED BY:

Name of Witness	Signature	Date

SCHEDULE OF DEVIATIONS:
1.1.1. Subject:
Detail:
Detail.
1.1.2. Subject:
Detail:
1.1.3. Subject:
Title. Gasjoot.
Detail:
1.1.4. Subject:
Detail:
1.1.5. Subject:
Detail:
1.1.6. Subject:
Details
Detail:

By the duly authorised representatives signing this agreement, the Employer and the Tenderer agree to and accept the foregoing schedule of deviations as the only deviations from and amendments to the documents listed in the tender data

and addenda thereto as listed in the tender schedules, as well as any confirmation, clarification or changes to the terms of the offer agreed by the Tenderer and the Employer during this process of offer and acceptance.

It is expressly agreed that no other matter whether in writing, oral communication or implied during the period between the issue of the tender documents and the receipt by the Tenderer of a completed signed copy of this Agreement shall have any meaning or effect in the contract between the parties arising from this agreement.

## C1.2 SCHEDULE

## C1.2: SCHEDULE:

The Conditions of Contract are clauses 1 to 41 of the **JBCC Series 2000 Principal Building Agreement** (Edition 4.1 March 2005) published by the Joint Building Contracts Committee.

Copies of these conditions of contract may be obtained from the Association of South African Quantity Surveyors (011-3154140), Master Builders Association (011-205-9000; 057-3526269) South African Association of Consulting Engineers (011-4632022) or South African Institute of Architects (051-4474909; 011-4860684; 053-8312003;)

The JBCC Principal Building Agreement makes several references to the Schedule for specific data, which together with these conditions collectively describe the risks, liabilities and obligations of the contracting parties and the procedures for the administration of the Contract. The Schedule shall have precedence in the interpretation of any ambiguity or inconsistency between it and the JBCC Principal Building Agreement.

Each item of data given below is cross-referenced to the clause in the JBCC Principal Building Agreement to which it mainly applies.

Project title:	CONSTRUCTION OF COVERING FOR "BOMBED CLINIC" AND CREATE AN EXHIBITION AT MANA WINNIE MADIKIZELA-MANDELA HOUSE IN BRANDFORT
Tender No:	DSAC 09/23-24

CONTRACT VARIABLES
THE SCHEDULE

42.0 Par	rt 1: Contract Data completed by the Employer
----------	---

42.1	CONTRACTING AND OTHER PARTIES
42.1.1	Employer:
	The Department of Sport, Arts and Culture,
[1.2]	Address Sechaba House, 202 Madiba Street, Cnr Madiba and Paul Kruger Street, Pretoria

-				
PRE-TENDER INF	ORMATION			
42.1. CONTRACTII	NG AND OTHER PARTIES			
<b>42.1.1</b> . Employer	Refer to Clause 42.1.1. [1.2]	above		
Postal address				
			Code	
Tel:	<u>Fax:</u>	E-mail:		
	42.1. CONTRACTIN 42.1.1. Employer  Postal address	Postal address	42.1. CONTRACTING AND OTHER PARTIES  42.1.1. Employer Refer to Clause 42.1.1. [1.2] above  Postal address	42.1. CONTRACTING AND OTHER PARTIES  42.1.1. Employer Refer to Clause 42.1.1. [1.2] above  Postal address

<b>42.1.2.</b> Principal Agent [5.1]	t_SIST_Engineers Pty Ltd	
Postal address	N/A	
	Code <u>0699</u>	
Tel: <u>031 065 1099</u> <i>Fax:</i> _	N/AE-mail:talu@sistengineers.co.za	
<b>42.1.3.</b> Agent (1) [5.2]		
	iica bit	
Postal address	APPI	
	Not APPlicable _Code	
	Code	
Tol	Fax:E-mail:	
161.	r dx. L-man.	
<b>42.1.4.</b> Agent (2) [5.2]	Not Applicable	
Agent's services	iica b.	
Agent 9 services	APPI	
Postal address	- Cot	
	Code	
Tel:	Fax: E-mail:	
3 ( )		
[5.2]	Not Applicable	
Agent's services	2PPII	
Postal address	Jorr	
	Code	
Tel:	Fax: E-mail:	
[5.2]	Not Applicable	
Agent's services	OPI	

	Code	
Tel:F	Fax:E-mail:	
42.4.7 Agont (E)		
<b>42.1.7.</b> Agent (5)	pie	
Agent's services	alico L	
	Not Applicable	
Postal address	Mot	
	Code	
Tel: F	Fax: E-mail:	
<b>42.1.8.</b> Agent (6)	Die	
Agent's services	Not Applicable	
	APP	
Postal address	Rot	
	Code	
	Code	
Tel:F	Fax:E-mail:	
<b>42.1.9.</b> Agent (7)		
Agent's services	2016	
	2Plic	
Postal address	Not Applicable  Code	
	7	
	Code	
Tel:F		
40.0		
42.2. CONTRACT DETAIL		
42.2.1. Works description	Refer to Part C3 [C3.1]	
	Scope of Works	

42.2.4 Specific options that are applicable to a State organ  [41.0] Where [31.11.2#] (1) Interest rate  [11.2#] (2) Lateral support insurance to be effected by the Contractor  [31.4.2#] (3) Payment will be made for materials and goods  [40.2.2#] (4) Dispute resolution by litigation  [28.1.2#] (5) Extended defects liability period applicable to the following  [15.2.1#] (4) Extended defects liability period applicable to the following litigation  [42.2.5 Possession of the site is to be given on [15.2.1#] (4) (4) (4) (4) (4) (4) (4) (4) (4) (4)	2.3. Work or Installations 2] by direct contractors	
42.2.4 Specific options that are applicable to a State organ  [41.0] Where [31.11.2#] (1) Interest rate  [11.2#] (2) Lateral support insurance to be effected by the Contractor  [31.4.2#] (3) Payment will be made for materials and goods  [40.2.2#] (4) Dispute resolution by litigation  [26.1.2#] (5) Extended defects liability period applicable to the following section of the site is to be given on  [15.2.1#] (2.2.6 Period for the commencement of the works after the contractor takes possession of the site (working section of the site (	2.3. Work or Installations 2] by direct contractors	
42.2.4 Specific options that are applicable to a State organ  [41.0] Where [31.11.2#] (1) Interest rate  [11.2#] (2) Lateral support insurance to be effected by the Contractor  [31.4.2#] (3) Payment will be made for materials and goods  [40.2.2#] (4) Dispute resolution by litigation  [26.1.2#] (5) Extended defects liability period applicable to the following section of the site is to be given on  [15.2.1#] (4) Period for the commencement of the works after file ontractor takes possession of the site (working section by the contractor takes possession section by the contractor takes posse	2.3. Work or Installations 2] by direct contractors	
42.2.4 Specific options that are applicable to a State organ  [41.0] Where [31.11.2#] (1) Interest rate  [11.2#] (2) Lateral support insurance to be effected by the Contractor  [31.4.2#] (3) Payment will be made for materials and goods  [40.2.2#] (4) Dispute resolution by litigation  [26.1.2#] (5) Extended defects liability period applicable to the following  [15.2.1#] (date)  42.2.5 Possession of the site is to be given on  [15.2.1#] (date)  42.2.6 Period for the commencement of the works after  [15.3] the contractor takes possession of the site (working)	- Nicab	
42.2.4 Specific options that are applicable to a State organ  [41.0] Where [31.11.2#] (1) Interest rate  [11.2#] (2) Lateral support insurance to be effected by the Contractor  [31.4.2#] (3) Payment will be made for materials and goods  [40.2.2#] (4) Dispute resolution by litigation  [26.1.2#] (5) Extended defects liability period applicable to the following  [15.2.1#] (date)  42.2.5 Possession of the site is to be given on  [15.2.1#] (date)  42.2.6 Period for the commencement of the works after  [15.3] the contractor takes possession of the site (working)  42.2.7 For the works as whole: Date Pen.	\Q\(\rho^2\)	
[41.0]   Where   (1)   Interest rate   [11.2#]   (2)   Lateral support insurance to be effected by the Contractor   [31.4.2#]   (3)   Payment will be made for materials and goods   [40.2.2#]   (4)   Dispute resolution by litigation   [26.1.2#]   (5)   Extended defects liability period applicable to the following   [40.2.2#]   (5)   Extended defects liability period applicable to the following   [40.2.2#]   (4)   Dispute resolution by litigation   (5)   Extended defects liability period applicable to the following   [40.2.2#]   (5)   Extended defects liability period applicable to the following   [40.2.2#]   (4)   Dispute resolution by litigation   (40.2.2#]   (5)   Extended defects liability period applicable to the following   [40.2.2.4#]   (4)   Dispute resolution by litigation   (40.2.2.4#]   (5)   Extended defects liability period applicable to the following   (40.2.2.4#]   (40.2.2	NOFAR	
[41.0]   Where   (1)   Interest rate   [11.2#]   (2)   Lateral support insurance to be effected by the Contractor   [31.4.2#]   (3)   Payment will be made for materials and goods   [40.2.2#]   (4)   Dispute resolution by litigation   [26.1.2#]   (5)   Extended defects liability period applicable to the following   [40.2.2#]   (5)   Extended defects liability period applicable to the following   [40.2.2#]   (4)   Dispute resolution by litigation   (5)   Extended defects liability period applicable to the following   [40.2.2#]   (5)   Extended defects liability period applicable to the following   [40.2.2#]   (4)   Dispute resolution by litigation   (40.2.2#]   (5)   Extended defects liability period applicable to the following   [40.2.2.4#]   (4)   Dispute resolution by litigation   (40.2.2.4#]   (5)   Extended defects liability period applicable to the following   (40.2.2.4#]   (40.2.2		
[41.0]   Where   (1)   Interest rate   [11.2#]   (2)   Lateral support insurance to be effected by the Contractor   [31.4.2#]   (3)   Payment will be made for materials and goods   [40.2.2#]   (4)   Dispute resolution by litigation   [26.1.2#]   (5)   Extended defects liability period applicable to the following   [40.2.2#]   (5)   Extended defects liability period applicable to the following   [40.2.4#]   (4)   Dispute resolution by litigation   (5)   Extended defects liability period applicable to the following   [40.2.2#]   (5)   Extended defects liability period applicable to the following   [40.2.4#]   (4)   Dispute resolution by litigation   (4)   (4)   (5)   Extended defects liability period applicable to the following   [40.2.4#]   (4)   Dispute resolution by litigation   (4)   (4)   (5)   Extended defects liability period applicable to the following   (4)   (4)   (4)   (4)   (5)   (4)		
[41.0] Where (1) Interest rate  [11.2#] (2) Lateral support insurance to be effected by the Contractor  [31.4.2#] (3) Payment will be made for materials and goods  [40.2.2#] (4) Dispute resolution by litigation  [26.1.2#] (5) Extended defects liability period applicable to the following to the following series of the site is to be given on [15.2.1#]  [42.2.6 Period for the commencement of the works after (the contractor takes possession of the site (working series). Date Penal Pena		
[41.0]		
[31.4.2#] (2) Lateral support insurance to be effected by the Contractor  [31.4.2#] (3) Payment will be made for materials and goods  [40.2.2#] (4) Dispute resolution by litigation  [26.1.2#] (5) Extended defects liability period applicable to the following  42.2.5 Possession of the site is to be given on  [15.2.1#] (date)  42.2.6 Period for the commencement of the works after  [15.3] Possession of the site is to be given on the contractor takes possession of the site (working)	0] Where	
[40.2.2#] (4) Dispute resolution by litigation [26.1.2#] (5) Extended defects liability period applicable to the following work repaired by the following special period applicable to the following	2#] (2) Lateral support insurance to be effected by the <b>Contractor</b>	(y
42.2.5 Possession of the site is to be given on [15.2.1#]  42.2.6 Period for the commencement of the works after [15.3] the contractor takes possession of the site  42.2.7 For the works as whole:  Date  D	4.2#] (3) Payment will be made for materials and goods	(y
42.2.5 Possession of the site is to be given on [15.2.1#]  42.2.6 Period for the commencement of the works after [15.3] the contractor takes possession of the site  (working the contractor takes possession of the site)	•	()
42.2.5 Possession of the site is to be given on [15.2.1#]  42.2.6 Period for the commencement of the works after [15.3] the contractor takes possession of the site  42.2.7 For the works as whole:  Date  Pena		ving ele
42.2.5 Possession of the site is to be given on [15.2.1#]  42.2.6 Period for the commencement of the works after [15.3] the contractor takes possession of the site  42.2.7 For the works as whole:  Date  Pena		
42.2.5 Possession of the site is to be given on [15.2.1#]  42.2.6 Period for the commencement of the works after [15.3] the contractor takes possession of the site  42.2.7 For the works as whole:  Date  Pena	- oditet	
42.2.5 Possession of the site is to be given on [15.2.1#]  42.2.6 Period for the commencement of the works after [15.3] the contractor takes possession of the site  (working the contractor takes possession of the site)	Notal	
42.2.6 Period for the commencement of the works after [15.3] the contractor takes possession of the site (working table)  42.2.7 For the works as whole:  Date Pena		
42.2.6 Period for the commencement of the works after [15.3] the contractor takes possession of the site (working table)  42.2.7 For the works as whole:  Date Pena	Doseassion of the site is to be given on	
[15.3] the contractor takes possession of the site (working 42.2.7 For the works as whole:  Date Pena	2.1#] (date)	
		rking d
[30.1] and the penalty per calendar day	3.1] The date for practical completion	enalty
or 42.2.8 For the works in sections: [24.3.1] The date for practical completion [28.1] and the penalty per calendar day Section 1	28 For the works in sections:	enalty

	Section 2		
	Section 3		
	Section 4		
	Section 5		
	Section 6		
<b>42.2.9</b> [1.2]	The law applicable to this agreement	shall be that of (country) Repu	blic of South Africa
42.3.	INSURANCES		
<b>42.3.1.</b> [10.1#,	Contract works insurance to be effect 10.2#, 12.1#]	ed by ( <b>Employer/Contractor</b> )	Contractor
		For the sum of (amount)	Contract sum plus 10%
	With	n a deductible of (amount)	
[10.1#,	Supplementary insurance is required 10.2 #, 12.1#] 'yes' state requirement)		(yes/no) Yes
<b>42.3.3.</b> [11.1#,	Public liability insurance to be effected 12.1#]	by (Employer/Contractor)	Contractor
		For the sum of (amount)	R 5 000 000,00
	With	a deductible of (amount)	
42.3.4.	Support insurance to be effected by	the <b>employer</b>	
			Not Applicable
42.4	DOCUMENTS		
	Waiver of the <b>contractor's</b> lien or right 5.1.3, 31.16.2#]	t of continuing possession is re	equired (yes/no) Yes
42.4.2 [3.7]	Construction document copies to be s to the <b>contractor</b> free of charge	supplied	(N° of) 3
42.4.3	Bills of quantities/Lump sum docum	nent schedule of rates draw	n up in accordance with

(5	State measuring system: (Standard System of Measuring Building Works)
	2.4.4. On acceptance of the tender the <b>bills of quantities/lump sum document</b> (N° of) 20 15.1.1] is to be submitted within <b>working days</b>
	2.4.5. JBCC Engineering General Conditions are to be included [yes/no] Yes [3.4] in the contract documents
	2.4.6. The <b>contract value</b> is to be adjusted using <b>CPAP</b> indices  [yes/no]  No
[3	32.13] Where CPAP is to be used (base month)
	Alternative Indices (if applicable)  2.4.7. Details of changes made to the provisions of JBCC standard documentation  3.10] [An addendum referenced to this clause is to be attached should the space provided be insufficient]
	Specific options that are applicable to a State Organ only Where so:
	) Interest rate legislation: (a) in respect of interest owed by the <b>employer</b> , the interest rate as determined by the Minister of Justice and Constitutional Development from time to time, in terms of section 1(2) of

	the Prescribed Rate of Interest Act, 1975 (Act No. 55 of 1975), will apply; and (b) in respect of interest owed to the <b>employer</b> , the interest rate as d Minister of Finance, from time to time, in terms of section 80(1)(b) of the Public Fin Management Act, 1999 (Act No. 1 of 1999), will apply		by the
[11.2.#]	2) Lateral support insurance to be effected by the <b>contractor</b> :		
[31.4.2 #]	3) Payment will be made for materials and goods:	Yes 🗌	No 🖂
[40.2.2.#]	Dispute resolution by Arbitration    System   Arbitrate   Special applicable to the following elements   None	Yes ⊠	No 🗌
[26.1.2 #]	5) Extended <b>defects</b> liability period applicable to the following elements: None	Yes ⊠	No 🗌
42.2.6 [15.3]	Period for the commencement of the <b>works</b> after the <b>contractor</b> takes possession of the Five (5) working days.	e site:	
42.2.7 [24.3.1]	For the works as a whole: The date for practical completion shall be 18 weeks from the commencement da penalty per calendar day shall be: 7,5 cents per R100.00 of the CONTRACT SUM pto a maximum amount of 10% of the CONTRACT SUM.		ar day,
[30.1] 42.2.9 [1.2]	to a maximum amount of 10% of the CONTRACT Som.		
42.3	INSURANCES		
42.3.1	Contract works insurance to be effected by the contractor		
42.3.2	Supplementary insurance is required: Yes N	No ⊠	
42.3.3 [11.1#, 12.1 #]	Public liability insurance to be effected by the <b>contractor</b> For the sum of R 5 million		
	With a deductible not exceeding 5% of each and every claim		
42.4	DOCUMENTS		
42.4.3	Bills of quantities drawn up in accordance with: ASAQS Standard System of Measurin	ng Building	Works
42.4.5 [3.4]	JBCC Preliminaries (May 2005)  JBCC Principal Building Agreement (March 2005) are to be included in the contract document the JBCC Nominated/selected Subcontract Agreement.		
42.4.6 [31.5.3]	The <b>contract value</b> is to be adjusted using <b>CPAP</b> indices:  Yes N	No 🛚	
[32.13]	Alternative Indices: Not Applicable		
42.4.7 [3.10]	Details of changes made to the provisions of <b>JBCC</b> standard documentation  Clause 1.1		
	COMMENCEMENT DATE – means the date of issue of the Letter of Acceptance or any may be specified in the Letter of Acceptance, whichever is the later, provided always date so specified shall not be more than Fourteen (14) calendar days after the day Appointment.	that any su	ch other
	CONSTRUCTION GUARANTEE – means a guarantee at call obtained by the cinstitution approved by the employer in terms of the employer's construction selected in the schedule.		
	CONSTRUCTION PERIOD – "as captured in the Contract under State Provisions".		
	CORRUPT PRACTICE – means the offering, giving, receiving or soliciting of anything of the action of a public official in the procurement process or in contract execution.	of value to i	nfluence
	FRAUDULENT PRACTICE – means a misrepresentation of facts in order to influent process or the execution of a contract to the detriment of any tenderer, and include among tenderers (prior to and after the tender submission) designed to establish tender non-competitive levels and to deprive the tenderer of the benefits of free and open competitive.	es collusive der prices a	practice artificial

- **INTEREST** the interest rates applicable on this contract, whether specifically indicated in the relevant clauses or not, will be in terms of the legislation of the Republic of South Africa, and in particular:
  - (a) in respect of interest owed by the **employer**, the interest rate as determined by the Minister of Justice and Constitutional Development from time to time, in terms of section 1(2) of the Prescribed Rate of Interest Act, 1975 (Act No. 55 of 1975), will apply; and
  - (b) in respect of interest owed to the **employer**, the interest rate as determined by the Minister of Finance, from time to time, in terms of section 80(1)(b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999), will apply
- **SECURITY** means the form of **security** provided by the **employer** or **contractor**, as stated in the **schedule**, from which the **contractor** or **employer** may recover expenses or loss.
- 3.2.1 A **construction guarantee** in terms of 14.0, where so elected in his/her tender.
- 3.7 Add at the end thereof:

The **contractor** shall supply and keep a copy of the JBCC applicable to this contract on **site**, to which the **employer**, **principal agent** and **agents** shall have access to at all times.

- 3.10 Replace the second reference to "principal agent" with the word "employer"
- 5.1.2 under clause 41- Include reference to 32.6.3; 34.3 and 34.4 in terms of which the employer has retained its authority and has not given a mandate to the **principal agent** and in terms of which the employer shall sign all documents.

#### Damage to the works

- a) Without in any way limiting the contractor's obligations in terms of the contract, the contractor shall bear the full risk of damage to and/or destruction of the works by whatever cause during construction of the works and hereby indemnifies and holds harmless the employer against any such damage. The contractor shall take such precautions and security measures and other steps for the protection and security of the works as the contractor may deem necessary
- b) The contractor shall at all times proceed immediately to remove or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works
- c) The employer shall carry the risk of damage to or destruction of the works and materials paid for by the employer that is the result of the excepted risks as set out in 10.6
- d) Where the **employer** bears the risk in terms of this contract, the **contractor** shall, if requested to do so, reinstate any damage or destroyed portions of the **works** and the costs of such reinstatement shall be measured and valued in terms of 32.0 hereof

#### 10.6 Add the following as 10.6

#### Injury to Persons or loss of or damage to Properties

- a) The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever arising out of or in the course of or caused by the execution of the works unless due to any act or neglect of any person for whose actions the employer is legally liable
- b) The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding consequent upon loss of or damage to any moveable, or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person, arising out of or in the course of or by reason of the execution of the works unless due to any act or neglect of any person for whose actions the employer is legally liable
- c) The contractor shall upon receiving a contract instruction from the principal agent cause the same to be made good in a perfect and workmanlike manner at his own cost and in default thereof the employer shall be entitled to cause it to be made good and to recover the cost thereof from the contractor or to deduct the same from amounts due to the contractor.

- d) The **contractor** shall be responsible for the protection and safety of such portions of the premises placed under his control by the **employer** for the purpose of executing the **works** until the issue of the **certificate of practical completion.**
- e) Where the execution of the works involves the risk of removal of or interference with support to adjoining properties including land or structures or any structures to be altered or added to, the contractor, shall and will remain adequately insured or insured against the death of or injury to persons or damage to such property consequent on such removal or interference with the support until such portion of the works has been completed
- f) The **contractor** shall at all times proceed immediately at his own cost to remove or dispose of any debris and to rebuild, restore, replace and/or repair such property and to execute the **works**

10.7 Add the following as 10.7

#### **HIGH RISK INSURANCE**

In the event of the project being executed in a geological area classified as a "High Risk Area", that is an area which is subject to highly unstable subsurface conditions that might result in catastrophic ground movement evident by sinkhole or do line formation the following will apply:

#### 10.7.1 Damage to the works

The contractor shall, from the commencement date of the works until the date of the certificate of practical completion, bear the full risk of and hereby indemnifies and holds harmless the employer against any damage to and/or destruction of the works consequent upon a catastrophic ground movement as mentioned above. The contractor shall take such precautions and security measures and other steps for the protection of the works as he may deem necessary

When so instructed to do so by the **principal agent**, the **contractor** shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the **works** and to rebuild, restore, replace and/or repair the **works**, at the **contractor's** own costs

#### 10.7.2 Injury to persons or loss of or damage to property

The **contractor** shall be liable for and hereby indemnifies and holds harmless the **employer** against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above

The **contractor** shall be liable for and hereby indemnifies the **employer** against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable, or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the **employer** or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract

10.7.3 It is the responsibility of the **contractor** to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the **contractor's** obligations in terms of the contract, the **contractor** shall, within twenty one (21) calendar days of the **commencement date** but before commencement of the **works**, submit to the **employer** proof of such insurance policy, if requested to do so 10.7.4 The **employer** shall be entitled to recover any and all losses and/or damages of whatever nature suffered or incurred consequent upon the **contractor's** default of his obligations as set out in 10.7.1; 10.7.2 and 10.7.3. Such losses or damages may be recovered from the **contractor** or by deducting the same from any amounts still due under this contract or under any other contract presently or hereafter existing between the **employer** and the **contractor** and for this purpose all these contracts shall be considered one indivisible whole

14.0 Replace the entire clause 14.0 with the following:

#### 14.0 SECURITY

- 14.1 The **security** to be submitted by the **contractor** to the **employer** will be as a payment reduction of up to ten per cent (10%) of the value certified in the **payment certificate** (excluding VAT)
- 14.1.1 The payment reduction of the value certified in a **payment certificate** shall be mutatis mutandi in terms of 31.8(A)
- 14.1.2 The **employer** shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the **employer** complies with the provisions of 33.4 in which event the **employer**'s

entitlement shall take precedence over his obligations to refund the payment reduction **security** or portions thereof to the **contractor** 

- 14.2 Where **security** as a payment reduction of ten per cent (10%) of the value certified in the **payment certificate** (excluding VAT) has been selected:
- 14.2.1 The payment reduction of the value certified in a **payment certificate** shall be mutatis mutandi in terms of 31.8(B)
- 14.2.2 The **employer** shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the **employer** complies with the provisions of 33.4 in which event the **employer's** entitlement shall take precedence over his obligations to refund the payment reduction or portions thereof to the **contractor**

An acceptable health and safety plan, required in terms of the Occupational Health and Safety Act, 1993 (Act 85 of 1993), within fourteen (14) calendar days of **commencement date** 

15.2.1 Under 41: Amend to read as follows:

"Give the **contractor** possession of the site within **ten (10) working days** of the **contractor** complying with the terms of 15.1.2 and 15.1.4

- 31.8(A) Where a **security** is selected in terms of 14.1; the value of the **works** in terms of 31.4.1 and of the **materials and goods** in terms of 31.4.2 shall be certified in full. The value certified shall be subject to the following percentage adjustments:
- 31.8(A).1 Ninety-five per cent (95%) of such value in interim **payment certificates** issued up to the date of **practical completion**
- 31.8. (A).2Ninety-seven per cent (97.5%) of such value in interim **payment certificates** issued on the date of **practical completion** and up to but excluding the date of **final completion**
- 31.8(A).3 Ninety-nine per cent (99%) of such value in interim **payment certificates** issued on the date of **final completion** and up to but excluding the final **payment certificate** in terms of 34.6
- 31.8(A).4 One hundred per cent (100%) of such value in the final **payment certificate** in terms of 34.6 except where the amount certified is in favour of the **employer**. In such an event the payment reduction shall remain at the adjustment level applicable to the final **payment certificate**.
- 33.2.9 the **contractor's** failure or neglect to commence with the **works** on the dates prescribed in the contract
- 33.2.10 the contractor's failure or neglect to proceed with the works in terms of the contract
- 33.2.11 the **contractor's** failure or neglect for any reason to complete the **works** in accordance with the contract
- 33.2.12 the **contractor's** refusal or neglect to comply strictly with any of the conditions of contract or any contract instructions and/or orders in writing given in terms of the contract
- 33.2.13 the **contractor's** estate being sequestrated; liquidated or surrendered in terms of the insolvency laws in force within the Republic of South Africa
- 34.13 Replace "seven (7) calendar days" with "twenty-one (21) calendar days" and delete the words: "subject to the **employer** giving the **contractor** a tax invoice for the amount due"
- 36.3 Remove reference to "No clause", and replace "principal agent" with "employer"
- 36.7 Add the following: "Notwithstanding any clause to the contrary, on cancellation of 37.5 this agreement either by the **employer** or the and **contractor**; or for any reason and whatsoever, the **contractor** shall on written instruction, discontinue with the (38.7) **works** on a date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the **works** on the grounds of any lien or right of retention or on the grounds of any other right whatsoever"
- 37.3.5 Replace "ninety (90)" with "one hundred and twenty (120) and 38.5.4
- 39.3.5 Add the following words at the end thereof:" within one hundred and twenty (120) **working days** of completion of such report"

40.2.2 under clause 41 – Replace "one (1) year" with "three (3) years"
40.6 under clause 41 – Remove reference to no clause
40.7.1 Change "(10)" to "(15)"
Add the following to the end thereof:
Whether or not mediation resolves the dispute, the parties shall bear their own costs concerning the mediation and equally share the costs of the mediator and related costs.

42.0	Part 2: Contract Data provided by the Contractor:
	POST-TENDER INFORMATION
42.5	CONTRACT DETAILS
42.5.1	Contractor: Postal address:
	Tel: E-mail:
	TAX / VAT Registration No:
	Physical address:
42.5.2	The accepted <b>contract sum/s</b> inclusive of value added tax is:
	Bid No.: DSAC 09/23-24:
	R(Figures)
	ds) (Wor
42.5.7 [14]	The security to be provided by the contractor:
	<ul> <li>(a) in respect of contracts above R1 million, the contractor will provide security in terms of 14.1</li> <li>(1) The security to be submitted by the contractor to the employer will be a construction Guarantee of 12.5% of the contract value OR</li> <li>(2) Payment reduction of 10% of the value certified in the payment certificate (excluding VAT)</li> </ul> Yes □

	SIGNATUI	RES OF THE CONTRACTING PARTIES		
	Thus done	and signed at on _		
	Name of si	gnatory by signature hereof warrants	for and behalf of the <b>Employer</b> who authorization hereto	
	Capacity o	signatory	as Witness	
	Thus done	and signed at on _		
	Name of si	gnatory who by signature hereof warrants ization hereto	for and behalf of the <b>Contractor</b>	
	Capacity o	signatory	as Witness	
J 1.J	Form of	Guarantee		
C 1.3: Buildi	FIXED	CONSTRUCTION GUARANTement (Edition 4.1 March 2 CONSTRUCTION OF COVERTICE OF CREATE AN EXHIBITION AT N	TEE - JBCC Series 2000 Prir 005) ING FOR "BOMBED CLINIC" IANA WINNIE MADIKIZELA-MAN	AND
C 1.3: Buildi	: FIXED ing Agre	CONSTRUCTION GUARAN ement (Edition 4.1 March 2	005) ING FOR "BOMBED CLINIC"	AND
C 1.3: Buildi Projec	: FIXED ing Agre ct title: er No:	CONSTRUCTION GUARANTement (Edition 4.1 March 2 CONSTRUCTION OF COVERT CREATE AN EXHIBITION AT NOT HOUSE IN BRANDFORT	005) ING FOR "BOMBED CLINIC" IANA WINNIE MADIKIZELA-MAN	AND
C 1.3: Buildi Project Tende	ct title: er No: With referer "contractor CONSTRUC MANA WIN "contract") ii	CONSTRUCTION GUARANTement (Edition 4.1 March 2) CONSTRUCTION OF COVER CREATE AN EXHIBITION AT NOT HOUSE IN BRANDFORT  DSAC 09/23-24  ce to the contract between  ') and DSAC (hereinafter referred to compare the contract between the contract	(hereinafter referred to the complexity). Tender No: TBC-D CLINIC" AND CREATE AN EXHIBIT N BRANDFORT (Herein after referred to the complexity).	AND IDELA  o as the for the ION AT
C 1.3: Buildi Project Tende	ct title: er No: With referer "contractor CONSTRUC MANA WIN "contract") in	CONSTRUCTION GUARANT Sement (Edition 4.1 March 2) CONSTRUCTION OF COVER CREATE AN EXHIBITION AT NOT HOUSE IN BRANDFORT  DSAC 09/23-24  The ce to the contract between  The covering for "BOMBEI NIE MADIKIZELA-MANDELA HOUSE II on the amount of	(hereinafter referred to the complexity). Tender No: TBC-D CLINIC" AND CREATE AN EXHIBIT N BRANDFORT (Herein after referred to the complexity).	AND IDELA  o as the for the ION AT to as the

	in my/our capac	ity as		and hereby
	representing guarantor") adv	vise that the <b>guarantor</b> ho	old at the <b>employer's</b> dis	(hereinafter referred to as the posal the sum of
	R			<b>,</b>
				, (in words)
	being <b>12.5</b> % of	the <b>contract sum</b> (exclud	ing VAT), for the due fulf	ilment of the contract.
2.	debiti; excussion enforcement of be conversant, a claim is received	onis et divisionis; and a this guarantee, with the n and undertake to pay the ed by the guarantor, on re the employer may make if	Il other exceptions which neaning and effect where employer the amount guated eceipt of a written deman	non numeratae pecunia, non causa ch could be pleaded against the eof i/we declare myself/ourselves to tranteed, during the period when the d from the <b>employer</b> to do so, and t of recovery against the <b>contractor</b>
3.	procedures prov			mployer's rights to adopt any of the nade by the employer, at any stage
4.	condition that up	oon the issue of the last fi	nal payment certificate	ay be retained by the <b>employer</b> on , the <b>employer</b> shall account to the d any balance due to the <b>guarantor</b> .
5.	which the <b>emplo</b> of any conduct a compromise, e	<b>oyer</b> deems fit and the <b>gua</b> alleged to be prejudicial to	rantor shall not have the the guarantor. Without uction period, indulge	with the <b>contractor</b> in any manner right to claim his release on account derogating from the aforegoing, any nce, release or variation of the e.
6.	This undertaking	g is neither negotiable nor	transferable, and	
	in terms of o	clause 4 above, or on the date of the last <b>cert</b> interpreted as extending t	ificate of practical com	mployer accounts to the guarantor pletion; and anything more than payment of the
SIGN	IED AT	ON THIS	DAY OF	20
AS V	VITNESS			
1.				
2.				
By a				
(inse	ert the name and p	hysical address of the g	uarantor)	

NAME:	
CAPACIT (duly author)	Y:
DATE:	
A.	No alterations and/or additions of the wording of this form will be accepted.
В.	The physical address of the guarantor must be clearly indicated and will be regarded as the guarantor's domicilium citandi et executandi, for all purposes arising from this guarantee.
C.	This GUARANTEE must be returned to:

## Part C2: PRICING DATA

#### **C2.1: PRICING INSTRUCTIONS**

- The Bills of Quantities have been drawn up in accordance with the latest edition of Standard System of Measuring Building Work published and issued by the Association of South African Quantity Surveyors and, where applicable, the:
  - a) civil engineering work has been drawn up in accordance with the provisions of the latest edition of SANS 1200 Standardized Specifications for Civil Engineering Works.
  - b) electrical work has been drawn up in accordance with the provisions of the Model Bills of Quantities for Electrical Work, published by the South African Association of Quantity Surveyors, (July, 2005).
- 2. The agreement is based on the JBCC Series 2000 Principal Building Agreement Edition 4.1 (March 2005), prepared by the Joint Building Contracts Committee. The additions, deletions and alterations to the JBCC Principal Building Agreement as well as the contract specific variables are as stated in the Contract Data. Only the headings and clause numbers for which allowance must be made in the Bills of Quantities are recited.
- 3. Preliminary and general requirements are based on JBCC Preliminaries (May 2005).
- 4. It will be assumed that prices included in the Bills of Quantities are based on Acts, Ordinances, Regulations, By-laws, International Standards and National Standards that were published 28 days before the closing date for tenders. (Refer to <a href="www.stanza.org.za">www.iso.org</a> for information on standards).
- 5. The drawings listed in the Scope of Works used for the setting up of these Bills of Quantities are kept by the Principal Agent and can be viewed at any time during office hours up until the completion of the works.
- 6. Reference to any particular trademark, name, patent, design, type, specific origin or producer is purely to establish a standard for requirements. Products or articles of an equivalent standard may be substituted.
- 7. Where any item is not relevant to this specific contract, such item is marked N/A (signifying "not applicable")

- 8. The Contract Data and the standard form of contract referenced therein must be studied for the full extent and meaning of each and every clause set out in Section 1 (Preliminaries) of the Bills of Quantities
- 9. The Bills of Quantities is not intended for the ordering of materials. Any ordering of materials, based on the Bills of Quantities, is at the Contractor's risk.
- 10. The amount of the Preliminaries to be included in each monthly payment certificate shall be assessed as an amount prorated to the value of the work duly executed in the same ratio as the preliminaries bears to the total of prices excluding any contingency sum, the amount for the Preliminaries and any amount in respect of contract price adjustment provided for in the contract.
- 11. Where the initial contract period is extended, the monthly charge shall be calculated on the basis as set out in 10 but taking into account the revised period for completing the works.
- 12. The amount or items of the Preliminaries shall be adjusted to take account of the theoretical financial effect which changes in time or value (or both) have on this section. Such adjustments shall be based on adjustments in the following categories as recorded in the Bills of Quantities:
  - a) an amount which is not to be varied, namely Fixed (F)
  - b) an amount which is to be varied in proportion to the contract value, namely Value Related (V); and
  - c) an amount which is to be varied in proportion to the contract period as compared to the initial construction period excluding revisions to the construction period for which no adjustment to the contractor is not entitled to in terms of the contract, namely Time Related (T).
- 13. Where no provision is made in the Bills of Quantities to indicate which of the three categories in 12 apply or where no selection is made, the adjustments shall be based on the following breakdown:
  - a) 10 percent is Fixed;
  - b) 15 percent is Value Related
  - c) 75 percent is Time Related.
- 14. The adjustment of the Preliminaries shall apply notwithstanding the actual employment of resources in the execution of the works. The contract value used for the adjustment of the Preliminaries shall exclude any contingency sum, the amount for the Preliminaries and any amount in respect of contract price adjustment provided for in the contract. Adjustments in respect of any staged or sectional completion shall be prorated to the value of each section.

#### C2.2: BILL OF QUANTITIES

The priced Bill of Quantities (BOQ's), following hereafter will form an integral part of the "Contract" between the successful appointed Contractor and the Employer.

It is compulsory for the Tenderer to complete the Bill of Quantities in full. Failure to complete the Bill of Quantities in full be disqualified.

# Part C3: SCOPE OF WORK C3.1: SCOPE OF WORK

	CONSTRUCTION OF COVERING FOR "BOMBED CLINIC" AND
Project title:	CREATE AN EXHIBITION AT MANA WINNIE MADIKIZELA-MANDELA
	HOUSE IN BRANDFORT
Tender No:	DSAC 09/23-24

SCOPE OF WORK ( Refer to Bills of Quantities and drawings for a detailed scope of work )

#### Building works

- Alterations (Provisional)
- Earthworks (Provisional)
- Concrete, Formwork and Reinforcement
- Masonry
- Waterproofing
- Roof covering
- Ceiling
- Ironmongery
- Structural steelwork
- Glazing
- Plastering
- Plumbing and Drainage
- Paintwork

#### External works

- Walkways etc.
- Stormwater reticulation
- Landscaping

#### Electrical Works

- Electrical Installation

#### The interpretation and exhibitions

The contractor will be responsible for the following:

- Creating artwork, such as pictures, to illustrate Mama Winne Madikizela Mandela.
- Installing two 65 cm touch display screens that will display text and a 15-minute video about Mama Winnie Madikizela Mandela.
- Presenting the bombed clinic crime scene to visitors as described by the drawing.
- Exhibiting the interpretation plan as per the provided text.

The contractor will work closely with the consultants to ensure that the artwork, displays, and interpretation plan are accurate and informative.

#### **CS1 General Statement and Interpretations**

Occupational Health and Safety Act, Act 85 of 1993 shall apply to this Contract. The Construction Regulations promulgated on 7 February 2014 and incorporated into the said Act by Government Notice R. 84, published in Government Gazette 37305 apply to any person involved in construction work. These regulations are hereinafter referred to as "the Construction Regulations" and the said Act as "the Act".

NB: THE SITE TO HAVE ITS OWN SAFETY FILE. The cost of such preparation and maintenance shall be deemed included in the tender.

#### C3.3: CONTRACTORS REPORT

PART: 1

#### CONTRACTOR MONTHLY REPORT

Project No:	Project Name
Contract No:	
Contractor Name:	
Claim No:	For Period Ending:
Date of Report:	

The Contractors Monthly Report comprises an integral part of the Contractors Payment Claim and processing of the payment claim is not permitted without this report also being submitted i.e.

"NO REPORT - NO PAYMENT".

#### Attachments:

- Part 2 Overall Project Worker Schedule: Schedule of all local labourers employed since the start of the project
- Part 3 Weekly Task Wage Register
- Part 4 Local Labour Schedule

Pro	<b>O\</b> oject No	VERALL PROJE					•										PART	
Na	onth of Report: .						tered	l in th	ne tal	ole be					of .			the
No.	ject. Name of Local Labourer	Identity Number	Month Worker Started	Age			٦	Tick if	Yes						e a tick in sponds to Age of t	the Ge	nder and	
					d of ith									Wo	men	1	Men	
					Female Head of Household with Dependants	Disabled	Labourer	Semi-Skilled	Skilled	Supervisor	Clerical	Managerial	Professional	Over 35 yrs 2A	35 yrs & under 2B	Over 35 yrs 2C	35 yrs & under 2D	
	Is for this sheet	ot.																Total No. of workers Employed
	Is from previous she	et																on the Project
Tota	ls carried forward																	
					(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H )	(I)	(J)	(K)	(L)	(M)	(N) = (J+K+L)

Project No Project Name: Week E				ek E	Ending: Sheet. of								
Entries in this portion to be completed by Foreman				Entries in this portion to be Completed by Contractor									
			Day Tasks Worked					Payment					
No.	Name of local worker	Mon	Tue	Wed	Thu	Fri	Sat	Sun	Total DAY TASKS worked this week	Rate per DAY TASK	Total Payment due to Worker	Workers signature on receipt of Payment	Date Payment Received by Worker
Total	s This Sheet												
	s Brought Forward From previous Shee	et											
	s Carried Forward												
									(A)		(B)		

# LOCAL LABOUR AND MATERIAL SCHEDULE

PΛ	RT	1
$\Gamma$	nı	-

Contract No:	Date of Report:
Project No:	Project Name:
Claim No:	For Period Ending:
Contractor Name:	

# 1. Summary of Day Tasks worked and Amount Spent on Local Labour this month

Week No.	Week Ending	Total Day Tasks / Person Days Worked	Total Amount Paid
		(Total of (A)	(Total of (B) from
		from Form 4	Form 4 for each
		for each	week)
		week)	
1			R
2			R
3			R
4			R
5			R
6			R
7			R
8			R
9			R
Total			R

Transfer to 2 in table below

# 2. Summary of Amount Spent on Local Labour to date

1. Previous Amount Spent on Local Labour (From previous claim)	R
2. Amount Spent on Local Labour this month (From Total above)	R
3. Total Amount Spent on Local Labour to date (3)=(1+2)	R

## 3. Local Labour Schedule

Summary of Local Labour Employed	No. of local workers who worked on the project to date	1 0 30
Columns refer to Columns in Part 2	(From Part 2)	
1. Total No. of <b>individual local workers</b> who have worked on the Project (Column N)		100%
10. How many of the Total No. are <b>local youth</b> (35 yrs and under) (Column B & D)		
11. How many of the Total No. are <b>local women</b> (Column A + B)		

## 4. Summary of Amount Spent on Material to Date (Cumulative)

Item	This Month	Total to date
1. Material from Local Municipality		
2. Material from Local District Municipality		

3. Material from Outside the FREESTATE PROVINCE	
o. Material nom outside the Prize Trie virte	
4. Material from other areas within the FREESTATE PROVINCE	
T. Waterial Hori Other areas within the Freezor Free Freezor	
Total Material	
Total Material	
Total material as percentage of contractor expenditure	
Total material as percentage of contractor expenditure	
Total as percentage of contractor budget	
Total as percentage of contractor budget	

5. Training of Local Workers

Category of training Name of No. trained Days trained Comments on						
Category of training		ivo. traineu	Days trailled			
	course			progress		
(a) Technical training for	Bricklaying					
implementation	Carpentry					
	Plumbing					
	Fencing					
	Plastering					
	Painting					
	House Building					
	Handyman					
	Electrical					
(b) Institutional training for						
local management beyond						
construction						
(c ) Technical training for						
ОММ						
(d) Institutional training for						
implementation						
(e) HIV/ Aids etc.						
Other – Please specify						
Total						

Completed by:			
Name	Signature	Capacity	Date

# C3.4: SCHEDULE OF CERTIFICATES OF COMPLIANCE REQUIRED

- Soil Poisoning C.o.C
- Glazing C.o.C
- Roof Sheeting C.o.C
- Paint C.o.C
- Compaction results
- Cube testing results
- Structural Steel grades certificate
- Painting
- Health and Safety File
- Labour File

**Part C4: SITE INFORMATION** 

# **C.4.1: SITE INFORMATION**

	CONSTRUCTION OF COVERING FOR "BOMBED CLINIC" AND
Project Title:	CREATE AN EXHIBITION AT MANA WINNIE MADIKIZELA-
	MANDELA HOUSE IN BRANDFORT
Tender No.:	DSAC 09/23-24
render No.:	

## 1. **GENERAL**

The approximate localities of the schools are as indicated on the attached Locality Plan.



Figure 1: MAMA WINNIE BOMBED CLINIC

# 2. **GPS POSITIONS**

GPS readings of the respective site are as follows: TENDER NO.: DSAC 09/23-24

Latitude : 26° 4'601.36"S
Longitude : 28°68'68.78"E
Main Road R30 : — — — —

# C4.2: DRAWINGS

# **LIST OF DRAWINGS**

DRAWING NUMBER	DESCRIPTION	PAPER SIZE
ARCHITECT DRAWINGS		
SIST - WINNIE - 00 - WNN01-0 - 00	Floor Plan & Roof Plan	A1
SIST - WINNIE - 00 - WNN02-0 - 00	West and South Elevations	A1
SIST - WINNIE - 00 - WNN03-0 - 00	West, South and East Elevations	A1
SIST - WINNIE - 00 - WNN04-0 - 00	East Elevations, Section AA & BB	A1
SIST - WINNIE - 00 - WNN05-0 - 00	Site Plan	A1
STRUCTURAL DRAWINGS		
SIST-WINNIE-SE-C9001-P-0	Foundation & Ground Floor layout,	A1
	Section & Details	
SIST-WINNIE-SE-C9002-P-0	Roof Layout, Sections & Details	A1
SIST-WINNIE-SE-C9003-P-0	Building & Truss Elevations	A1
SIST-WINNIE-SE-C9004-P-0	Reinforcement Layout, Fixing Details &	A1
	Schedules	
SIST-WINNIE-SE-C9005-P-0	Structural Steel Connections	A1
ELECTRICAL DRAWINGS		
SIST – WINNIE – 00 – WNN01	Lighting Layout	A1
SIST – WINNIE – 00 – WNN01	Light Protection layout	A1
SIST – WINNIE – 00 – WNN01	Power Layout	A1
SIST – WINNIE – 00 – WNN01	Site Layout	A1