

# **ENVELOPE B - FINANCIAL PROPOSAL**

TENDER NO: RFP-STP-12/5/11-2025

# REQUEST FOR PROPOSAL (RFP) PACK

FOR THE PROVISION OF ANALYSIS OF MICROBIOLOGY FOR FOOD AND FOOD PRODUCTS SERVICES AT ELIDZ FOR A PERIOD OF THREE YEARS

START DATE: 21 NOVEMBER 2025

**CLOSING DATE: 12 DECEMBER 2025** 

NAME OF TENDERER:	
TENDERER'S ADDRESS:	

# **TENDER PROPOSAL PRICE SCHEDULE**

## EAST LONDON INDUSTRIAL DEVELOPMENT ZONE

FOR THE PROVISION OF ANALYSIS OF FOOD AND FOOD PRODUCTS IN SUPPORT
OF THE SERVICES AT THE ELIDZ FOR A PERIOD OF THREE YEARS

TENDER NO: RFP- STP-12/5/11-2025

EAST LONDON IDZ HEAD OFFICE BUILDING LOWER CHESTER ROAD SUNNYRIDGE EAST LONDON 5201	
Contact Name: Anathi Mzatsi	
Telephone: 043 702 8200	
Name of Tenderer:	
Total Price inclusive of Value Added Tax:	
R	
Amount in	
Words	
Signature	
All tender documents are to be submitted online closing date and time of 12h00, 12 December 202	
NO LATE SUBMISSIONS W	/ILL BE CONSIDERED

Should the price in figures not agree with the price in words the EL IDZ will only consider the price in words as valid. Should this <u>Price Schedule</u> be submitted Non signed and Non written price and unsigned, it will result in the disqualification of the tender.

# SUPPORTING PRICE SCHEDULE

## **EAST LONDON INDUSTRIAL DEVELOPMENT ZONE**

Price Schedule Required Analysis of food and food products

Parmeter	Qty	Price Year 1 excl vat	Price Year 2 excl vat	Price Year 3 excl vat	Turn Around Times	Inhouse (Y/N)
SPECIFICATIONS						
Food/Bacillus cereus Count	100					
Food/Campylobacter spp.	100					
Food/Campylobacter spp. Detection	100					
Food/Clostridium perfringens Count	100					
Food/Clostridium spp. Count	100					
Food/E. Coli O157 Detection	100					
Food/E. Coli O157 BAX PCR Detection	100					
Food/Faecal Streptococci Count	100					
Food/Listeria monocytogenes Count	100					
Food/Listeria monocytogenes Detection 25 g	100					
Food/Listeria monocytogenes Detection 25 g (SANS 11290)	100					
Food/Pathogenic Vibrio spp. Detection	100					
Food/Pseudomonas aeruginosa Count	100					
Food/Pseudomonas spp. Count	100					
Food/Shigella spp. Detection	100					
Food/Staphylococcus aureus Count	100					
Food/Lactic Acid Bacteria (Microaerophilic) Count	100					
Surface & Hand swabs (Cotton & Sponge Swabs)						

Swab/Yeast and Mould	100			
Count	100			
	100	 _		
Swab/Bacillus Count	100			
Swab/Campylobacter	100			
spp. count		 <u> </u>		
Swab/Clostridium per	100			
fringes Count				
Swab/E. Coli Count	100			
Swab/E. Coli O157	100			
Detection				
Swab/E. Coli O157 BAX	100			
PCR Detection				
Swab/Enterobacteriaceae	100			
Count				
Swab/Lactic Acid	100			
Bacteria (Microaerophilic)				
Count				
Swab/Listeria	100			
monocytogenes Count	.55			
Swab/Listeria	100	 +		
monocytogenes	100			
Detection				
	100	 +		
Swab/Listeria spp.	100			
Detection	400			
Swab/Listeria spp.	100			
Detection (Solus)	100	 		
Swab/Listeria spp. Count	100			
Swab/Pseudomonas	100			
aeruginosa Count				
Swab/Pseudomonas spp.	100			
Count				
Swab/Salmonella spp.	100			
Detection (Solus)				
Swab/Enterococci Count	100			
Swab/Salmonella spp.	100			
Detection				
Swab/Shigella spp.	100			
Detection				
Swab/Staphylococcus	100			
aureus Count				
Swab/Staphylococcus	100			
aureus Detection				
Swab/Total Coliform	100			
Count	.55			
Swab/Total Plate Count	100			
Swab/Faecal Coliform	100	 +		
Count	100			
Journ		 +		
Air Plates	<del>                                     </del>			
Air P/Listeria	100	 +		
	100			
monocytogenes Count		 	<u> </u>	

A: D/O/	100	1	1	<u> </u>	
Air P/Staphylococcus	100				
aureus Count	400				
Air P/Mould Count	100				
Air P/Yeast Count	100				
Air P/Yeast and Mould	100				
Air P/Total Plate Count	100				
Air P/Legionella spp.	100				
Contact Plates					
Contact P/Coliforms	100				
Contact P/E. Coli Count	100				
Contact	100				
P/Staphylococcus aureus					
Count					
Contact P/Total Plate	100				
Count					
Chemical Testing					
Product/Aluminum	100				
Product/Antimony	100				
Product/Arsenic	100				
Product/Cadmium	100				
Product/Calcium	100				
Product/Chromium	100				
Product/Cobalt	100				
Product/Copper	100				
	100				
Product/Formaldehyde Product/Iron					
	100				
Product/Lead	100				
Product/Lead	100				
Product/Magnesium	100				
Product/Manganese	100				
Product/Nickel	100				
Product/Phosphorus	100				
Product/Potassium	100				
Product/Selenium	100				
Product/Tin	100				
Product/Vanadium	100				
Product/Zinc	100				
Product/Total Taurine	100				
Product/Nitrates	100				
Product/Nitrites	100				
Product/Pesticides on	100	 			
Food Products, fruit &					
veg (H & K)					
Product/Pesticides (Meat	100				
Products) (FDA)					
Vitamin A	100				
Product/Vitamin C	100				
Vitamin D3	100				
Product/Vitamin E	100				
Product/Vitamin B1	100				
		1	i	<u> </u>	

Due de et l'étains in DO	400	1	1	
Product/Vitamin B2	100			
Product/Vitamin B3	100			
Product/Vitamin B5	100			
Product/Vitamin B6	100			
Product/Vitamin B9	100			
Product/Vitamin B12	100			
Product/Water activity	100			
Product/Total titratable	100			
acidity				
Product/Amino Acid	100			
profile				
Total Acidity by Titration	100			
Total Soluble Solids	100			
Appearance (Colour,	100			
Clarity)				
Taste and flavour	100			
Odour	100			
Texture	100			
Mycotoxins	100			
Allergens	100			
Moisture and total Solids	100			
Non protein Nitrogen	100			
Total Fat Content	100			
Aflatoxins M1	100			
Nitrogen	100			
pH	100			
Total Sugars	100			
Fructose	100			
Glucose	100			
Galactose	100			
Sucrose	100			
Maltose	100			
Lactose	100			
Trehalose	100			
Total Dietary Fibre	100			
Fatty Acids	100			
Total Fat Content	100			
Starch	100			
Cholesterol	100			
Total Carbohydrates	100			
Ochratoxin	100			
Sub Total excl Vat				
Vat				
Total incl Vat				 



Service Level Agreement

SERVICE LEVEL AGREEMENT GOODS/SERVICES/CONSULTANCY - .....



**CONTRACT ELIDZ: REFERENCE NUMBER** 

## SERVICE LEVEL AGREEMENT

entered into by and between

## EAST LONDON INDUSTRIAL DEVELOPMENT ZONE SOC LTD

Registration No. 2003/012647/30 ("The Client")

and

# **FULL NAME OF SERVICE PROVIDER**

Registration No	
(The "Service Provider")	

(Collectively referred to as "the parties") for

# NAME OF PROJECT

CLIENT:	WITNESS 1:	WITNESS 2:
SERVICE PROVIDER:	WITNESS 1:	WITNESS 2:

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SERVICE LEVEL AGREEMENT GOODS/SERVICES/CONSULTANCY - .....

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CLIENT:	WITNESS 1:	WITNESS 2:
SERVICE PROVIDER:	WITNESS 1:	WITNESS 2:

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SERVICE LEVEL	AGREEMENT GOODS	/SERVICES/CONSULTANCY	-

#### 1. INTRODUCTION AND PURPOSE

- 1.1. The CLIENT requires certain services and the SERVICE PROVIDER is willing to provide such services to the CLIENT.
- 1.2. The purpose of this Agreement is to regulate the relationship between the CLIENT and the SERVICE PROVIDER and to ensure that high quality and performance standards are achieved and maintained by the PARTIES.

#### 2. DEFINITIONS AND INTERPRETATION

- 2.1. The headings of the clauses in this Agreement are for the purpose of convenience and reference only and shall not be used in the interpretation of nor modify nor amplify the terms of this Agreement nor any clause hereof.
- 2.2. In this Agreement, unless a contrary intention clearly appears any expression which denotes
  - 2.2.1. one gender includes the other gender
  - 2.2.2. the singular includes the plural and vice versa, and
  - 2.2.3. natural persons includes juristic persons and vice versa.
- 2.3. In this Agreement, unless the context indicates otherwise the following words and expressions will have the meaning assigned to them in this clause:
  - 2.3.1. "Agreement" refers to this Agreement and all annexures hereto and any amendments recorded in writing and signed by the parties. The annexures to this Agreement consist of the following:

Section A - Response to Tender including, invitation (not attached)
Section B - Letter of Award (not attached),
Section C - Acceptance of award (not attached),
Annexure 1 - Scope of work,
Annexure 2 - Payment Schedule,

- 2.3.2. "CLIENT" refers to the client, being the EAST LONDON INDUSTRIAL DEVELOPMENT ZONE SOC LTD, Registration No. 2003/012647/30;
- 2.3.3. "Contract documentation" refers to contracts documentation, agreements, minutes, drawings, specifications, designs and models, electronic matter in the nature of computer software, programmes, computer data and other matter and information relating to this Agreement, provided by the SERVICE PROVIDER to the CLIENT in terms of the services rendered in this Agreement;
- 2.3.4. "**key persons**" refers to employees, agents or representatives of the SERVICE PROVIDER whose contribution is, in terms of this Agreement, agreed to be critical to the compliance of the SERVICE PROVIDER'S obligations in terms of this Agreement;
- 2.3.5. "**prime rate**" refers to the variable interest rate as charged and calculated by the Client's Bankers from time to time to it;
- 2.3.6. "professional service provider" refers to service providers whose services are generally considered to be professional in their nature and are overseen by a supervisory Body recognised in terms of the South African Law;
- 2.3.7. **"professional indemnity**" refers to the professional indemnity, detailing the required level of Professional Indemnity Insurance in respect of the obligations of the SERVICE PROVIDER

CLIENT:	WITNESS 1:	WITNESS 2:
SERVICE PROVIDER:	WITNESS 1:	WITNESS 2:

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SERVICI	SERVICE LEVEL AGREEMENT GOODS/SERVICES/CONSULTANCY –						
		insofar as these are applicable as set out by the standards of the particular c industry;	onsultancy				
	2.3.8.	"quality and performance standards" refers to service levels and conditions between the parties in terms of this, legal requirements promulgated from time tindustry standards as practiced or observed in the various service industries involved.	to time and lived;				
	2.3.9.	"services" refers to the services that the SERVICE PROVIDER has undertaken to prov of this Agreement and in particular the services as listed in <b>ANNEXURE 1</b> ;	ide in terms				
	2.3.10.	"SERVICE PROVIDER" refers to, Registration accompany duly registered and/or incorporated accor laws of the Republic of South Africa and having its principal place of be	ding to the				
	2.3.11. 2.3.12.	"SHE" refers to safety, health and environment, "signature date" refers to the date of signature of this Agreement and, if signed of	n different				
	-	dates, the later of the two dates. Tence to an enactment is to that enactment as at the date of signature hereof and a sected from time to time.	s amended				
2.5.	If any pro	ovision in a definition is a substantive provision conferring rights or imposing obligation by twithstanding that it is only in the definition clause, effect shall be given to it as ive provision in the body of the Agreement.	•				
	and inclu	ly number of days is prescribed in this Agreement, same shall be reckoned exclusively asively of the last day unless the last day falls on a Saturday, Sunday or public holidates last day shall be the next succeeding day which is not a Saturday, Sunday or public	y, in which				
		gures are referred to in numerals and in words, if there is any conflict between the	e two, the				
	-	ons defined in this Agreement shall bear the same meanings in schedules or annexuent which do not themselves contain their own definitions.	ıres to this				
3.	APPOIN	<b>TMENT</b>					
		NT appoints the SERVICE PROVIDER to provide the services and the SERVICE PROVID pointment for the duration and on the terms and conditions of the Agreement.	ER accepts				
3.2.	The basis	s of the appointment in clause 3.1 is in terms of a tender process, a copy of which greement but not attached hereto, as set out in:  SECTION A  SECTION B  SECTION C	forms part				
4.	PROVISI	ON OF SERVICES					
	accordar set out ii	VICE PROVIDER hereby undertakes in favour of the CLIENT to perform the name of the provisions of this Agreement, and in particular, the services and time in hereto marked ANNEXURE 1.  AKINGS BY THE SERVICE PROVIDER					

 CLIENT:
 WITNESS 1:
 WITNESS 2:

 SERVICE PROVIDER:
 WITNESS 1:
 WITNESS 2:

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SERVI	SERVICE LEVEL AGREEMENT GOODS/SERVICES/CONSULTANCY –						
5.1.	<ul> <li>The SERVICE PROVIDER undertakes whilst it is providing the services that:</li> <li>5.1.1. the services will be performed by sufficient number of professional service providers have the skill and experience required to perform the services;</li> </ul>						
	5.1.2.	the services will be performed in accordance with the quality and performance standards expected of service providers of same stature, or as referenced in clause 2.3.8;					
	5.1.3.	the services will be provided in accordance with the needs of the CLIENT;					
	5.1.4.	it will plan, coordinate and manage the service provisions in consultation with the CLIENT and deal timeously with the documented results of service reviews in so far as there is substandard performance such that the interests of the CLIENT's business is not prejudiced;					
	5.1.5.	it will fully comply with all tender / brief specifications and requirements as per entire Agreement herein;					
	5.1.6.	it will take out and adhere to its professional indemnity insurance that and as is required by the consultancy industry; and					
	5.1.7.	it will consult with the CLIENT with regard to any client competitor tendering of work before such tender is undertaken.					
6.	DELIVERY						
6.1.	The supply of services shall be in accordance with the general terms of this Agreement and more specifically in terms of <b>ANNEXURE 1</b> .						
6.2.							
7.	TIMING						
7.1.	The Pa	ncement dates  Inties agree to the commencement date of					
7.2.	<ol> <li>Delays         The SERVICE PROVIDER acknowledges that any delay may impede the business objectives of the CLIENT and will constitute a material breach of its obligations and render the SERVICE PROVIDER liable for damages as well as consequential damages.     </li> </ol>						
8.	OBSERV	ANCE OF QUALITY AND STANDARDS					
8.1.	<u>Quality 9</u> 8.1.1.	Standards The SERVICE PROVIDER acknowledges that the CLIENT is committed to the highest standards of performance in the conduct of its affairs, including the observance of ISO 14001 requirements in its environmental management, of ISO 45001 in the implementation of Occupational Health and Safety standards and of ISO 9001 for Quality Management					

 CLIENT:
 WITNESS 1:
 WITNESS 2:

 SERVICE PROVIDER:
 WITNESS 1:
 WITNESS 2:

standards.

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SERVICE LEVEL AGREEMENT GOODS/SERVICES/CONSULTANCY -

8.1.2. The SERVICE PROVIDER undertakes to perform the services of this Agreement in terms of quality and performance standards expected of a SERVICE PROVIDER as set out in clause 2.3.8 and as set out in **SECTION A** herein and the SERVICE PROVIDER furthermore undertakes not to do anything or to omit to do anything that may, in anyway, compromise the commitment of the CLIENT to its standards.

### 8.2. <u>Disclosure</u>

- 8.2.1. The SERVICE PROVIDER undertakes to make full disclosure of any and all breaches, shortcomings, errors or defects in materials or performance as soon as they come to the notice of the SERVICE PROVIDER who acknowledges that it will in all events hold itself liable for such breaches, shortcomings, errors or defects in materials or performance including any consequential damages that might flow there from including the disclosure of work or potential work to be received for and by or on behalf of the CLIENT'S competitor.
- 8.2.2. The SERVICE PROVIDER acknowledges that the services provided in terms of this Agreement may fall within the business objectives of the CLIENT and is aware of the implications of this and its exposure to consequential damages.

#### 9. REPORT BACK MEETINGS

- 9.1. Where required by the CLIENT and communicated to the SERVICE PROVIDER in the manner provided for in this Agreement, the SERVICE PROVIDER shall, attend all such reasonable meetings as it may be required to and, there, provide such reports and other documentation as may be reasonably required for the purposes contemplated by this Agreement.
- 9.2. Traveling costs in respect of report back meetings as referred to above shall be agreed to prior to such meetings and shall be paid by the SERVICE PROVIDER and shall be regarded as not budgeted for in terms of the ANNEXURE 2.

## 10. BY-LAWS AND REGULATIONS

- 10.1. In the performance of its obligations, as provided for by this Agreement, the SERVICE PROVIDER undertakes:
  - 10.1.1. to comply and ensure compliance with all local, statutory, governmental and other laws and regulations in force and of application to the SERVICE PROVIDER, its employees, contractors and other persons or institutions subject to its control for the purposes of this Agreement,
  - 10.1.2. to indemnify the CLIENT against any loss, damages or punitive fines that it may suffer or have imposed on it by reason of its failure to comply with the provisions of clause 10.1.1, and
  - 10.1.3. to take out any professional indemnity for all professional service provider and key persons for the purposes of rendering the services provided for in terms of this Agreement.

## 11. PAYMENT

11.1.	The	CLIENT	undertakes	to	pay	the	SERVICE	PROVIDER	the	total	sum	of
	R		(				) ir	ncluding VAT,	as set	out in <b>Al</b>	NNEXU	RE 2
	for th	ne diligent	services rende	red.								
11.2.	Payment will only be due and payable once the SERVICE PROVIDER has performed the necessary											
CLIENT	:		_	WIT	TNESS 1:	:		WIT	ΓNESS 2:	:		
SERVIC	E PROV	TDER:	W	TNES	S 1:			WITNESS	2:			

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SERVI	CE LEVEL AGREEMENT GOODS/SER	RVICES/CONSULTANCY		
				-
11.3.	The SERVICE PROVIDER sl invoice (where applicable CLIENT to determine whet	) and a related statement, c ther the charges have been c	es provided render an original VA ontaining sufficient information to ebited in accordance with this Agr	enable the
11 4	• ,		fore the 25th day of the month. r the agreed terms contained in <b>AN</b>	INFXLIRE 2
	The SERVICE PROVIDER sh before execution thereof	all not be paid for any addition	onal work unless such work has been way of an addendum to this Agr	en agreed to
11.6.		make payment of all amount rovisions of clause 11.3. and	s due within 30 days from receipt o clause 11.2	of an invoice
11.7.	to the ELIDZ at the EAST	LONDON IDZ HEAD OFFICE GREENFIELDS, EAST LONDON	well as for the attention of Accoun LOWER CHESTER ROAD, SUNNYI I 5208 or by email to@elidz.	RIDGE, EAST
11.8.		breach of clause 11.6 in the any provisions contained un	event of it failing to pay any invoic	e submitted
11.9.	In the event that the SERV CLIENT shall notify the SEI together with the reasons	YICE PROVIDER has submitted RVICE PROVIDER within 5 (fix	an invoice in contravention of thime) working days of the non-compless shall thereafter withdraw the no	iant invoice,
11.10	this Agreement or otherw PROVIDER set-off the am PROVIDER arising from o	wise howsoever arising, the nount of such liability again or under this Agreement, v	y to the CLIENT, whether arising from CLIENT may, without notice to the st any liability of the CLIENT to the character such liability is likely unless otherwise agreed to in which the character is the character of the characte	the SERVICE the SERVICE quidated or
12.	KEY PERSONS			
	the discretion of the CLIENT, be persons who are required included as part of the SERV	critical to the objects contemp to execute the roles as stated	identify key person/s whose contribulated by this Agreement. The Key Perin 12.2 below and in particular those CLIENT's Tender / Requisition reque	rson/s shall persons
	· · · · · · · · · · · · · · · · · · ·	•	nstructions arising out of this Agreem	
	personally oversee the perfo SERVICE PROVIDER arising fr		hall accord due priority to the obligat	ions of the
12.2.	<ol><li>shall personally attend all m alternative person is agreed</li></ol>		of this Agreement unless, by Agreem	ent, an
12.2.	<ol><li>shall be responsible for the time; and</li></ol>	provision of all reports which th	e CLIENT may reasonably require from	m time to
12.2.4		certification of all works execut	ed in terms of this Agreement.	
12.3.	Should the Key Person discon	tinue to serve in this role or any	role as indicated in the SERVICE PRO	VIDER's
CLIE	NT:	WITNESS 1:	WITNESS 2:	
SERV	ICE PROVIDER:	WITNESS 1:	WITNESS 2:	

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SERVICE LEVEL AGREEMENT GO	ODS/SERVICES/CONSULTANCY	
CLIENT may, without fit, terminate the agr	prejudice to its other rights, summarily	y cause whatsoever, then and in that event the , and on such terms and notice as it may be deem nent is agreed to by the CLIENT. It shall be the
	LIENT is/are:	_
	ERVICE PROVIDER is/are:	
13. INTELLECTUAL PRO	PERTY, COPYRIGHT AND OWNERSH	IP OF DOCUMENTS
shall, upon written 13.2. The SERVICE PROVI	request addressed to the SERVICE PI	nd shall remain the property of the CLIENT and ROVIDER, be delivered over to the CLIENT.  hypothec or any other right of retention over
13.3. In the event of the S such claim, the S Documentation to	SERVICE PROVIDER claiming that it has service PROVIDER shall upon w	as any further claim, irrespective the nature of ritten request, deliver over the Contract be dealt with in accordance with the dispute
13.4. It is agreed that, up entitled to in ter	on payment by the CLIENT to the SE	RVICE PROVIDER of such remuneration as it is right and the ownership of the Contract
14. CONFIDENTIALITY		
matter disclosed to to the Agreement. 14.2. The aforegoing para 14.2.1. is in the p 14.2.2. is received	it in connection with this Agreemer agraph shall not apply to information ublic domain,	in such information from the CLIENT,
14.2.4. is require CLIENT re	d in terms of law to be disclosed, pr	rovided that the SERVICE PROVIDER gives the ure, to enable it to attempt to prevent such
15. SOLICITING EMPLO	YEES	
15.1. The SERVICE PROVID	DER undertakes that it will not induce	, encourage or procure any employee/s of the
	vices of the CLIENT with a view to th the SERVICE PROVIDER; or	their being employed or in any other way
15.1.2. provide any ir		ployee of the CLIENT in his capacity as such to tion.
CLIENT:	WITNESS 1:	WITNESS 2:

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SERVICE LEVEL AGREEMENT GOODS/SERVICES/CONSULTANCY - .....

15.2. Nothing in the aforegoing subparagraph will prevent the transfer of employees from the CLIENT to the SERVICE PROVIDER by written agreement between the parties.

15.3. Breach of this clause, resulting in the loss of an employee by CLIENT, will without prejudice to its other rights, entitle the CLIENT to claim and recover from the SERVICE PROVIDER damages suffered by the CLIENT.

#### 16. FORCE MAJEURE

The PARTIES shall not be liable for any failure to meet any obligations in terms of this Agreement to the extent to which that failure is caused by any circumstances whatsoever which is beyond the respective PARTIES control including, but not limited to labour disputes, strike, war, riot, civil commotion, or any order or regulations of any Government or other lawful authority and or and act which constitutes as an act of God.

#### 17. DISPUTES

- 17.1. Any dispute arising out of or in connection with this Agreement, or related thereto, whether directly or indirectly, or any alleged breach and / or repudiation thereof, its interpretation, application and /or termination, shall be resolved in accordance with the provisions of this clause.
- 17.2. In the event of any dispute in respect of the Agreement or its interpretation, the CLIENT and SERVICE PROVIDER agree that they shall in the first instance attempt to resolve the dispute through the authorized representatives of each Party, failing such resolution the dispute shall be escalated as follows:
- 17.3. Within 14 calendar days of any disagreement arising the CLIENT and the SERVICE PROVIDER being unable to reach agreement, the matter shall be referred to the Chief Executive Officer(s) or Executive Manager(s) or Managing Director(s) of the CLIENT and the SERVICE PROVIDER respectively (or a nominee or a person so authorized by such individuals herein mentioned) who shall endeavour to settle the dispute through bona fide negotiations.
- 17.4. In the event of the CLIENT and the SERVICE PROVIDER still being unable to reach agreement through the process referred to in clause 17.2 to 17.3 and within the period referred to which ever period or process is exhausted first, the PARTIES shall be entitled to refer the dispute to the relevant South African Court having jurisdiction.

## 18. BREACH AND PENALTY

In the event of one or other party breaching this Agreement or failing to perform any of the terms conditions thereof and remaining in default notwithstanding written notice to comply within fourteen (14) days, calculated from the date of delivery of the notice, then and in that event, the party complaining of the breach or non-performance shall be entitled to cancel the Agreement without prejudice to any other rights in terms hereof to recover damages arising from the breach.

19. TERMINATION		
CLIENT:	WITNESS 1:	WITNESS 2:
SERVICE PROVIDER:	WITNESS 1.	WITNESS 2:

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OFFICE LEVEL	AGREEMENT GOODS/SERVICES/CONSULTANCY -	

- 19.1. Notwithstanding the other grounds for termination referred to in this Agreement, and without prejudice to any right of the relevant party, this Agreement may immediately be terminated by a party if the other party:
  - 19.1.1. ceases to carry on business;
  - 19.1.2. is wound up, is placed under liquidation, is sequestrated, placed under business rescue proceedings, placed under an order of judicial management or under any other legal disability, either provisionally or finally; or
  - 19.1.3. materially breaches the terms of this Agreement.

#### 20. SUMMARY TERMINATION

- 20.1. The CLIENT shall, without prejudice to any right of the CLIENT claim damages from the SERVICE PROVIDER be entitled to summarily or immediately terminate, without notice, this Agreement in the event that:
  - 20.1.1. false information is furnished by the SERVICE PROVIDER at any time on any material details that might result in losses to the CLIENT;
  - 20.1.2. the SERVICE PROVIDER breaches any of the terms of this Agreement;
  - 20.1.3. the SERVICE PROVIDER perpetrates a fraud of any nature upon the CLIENT or performing an act in the nature of fraud; or
  - 20.1.4. any of the SERVICE PROVIDER'S employees rendering services to the CLIENT in terms of this Agreement are guilty of conduct justifying a summary dismissal according to common law and the SERVICE PROVIDER fails, neglects and/or refuses to take the necessary action against such employees.

## 21. WARRANTIES

- 21.1. The SERVICE PROVIDER warrants that there is no conflict of interest between the CLIENT and itself and that it shall take steps to avoid any future potential conflict of interest.
- 21.2. The SERVICE PROVIDER warrants that the SERVICE PROVIDER has the capacity to enter into this Agreement and to perform the services as per this Agreement.
- 21.3. The SERVICE PROVIDER shall be deemed that it has satisfied itself before tendering as to the correctness and sufficiency of its tender and of the rates and prices stated in its quotation / tender, as being sufficient to cover the SERVICE PROVIDER'S obligations under this Agreement and everything necessary for the proper completion of this Agreement and maintenance thereof within the required timeframe.

#### 22. INDEMNITY

- 22.1. The SERVICE PROVIDER hereby undertakes to indemnify the CLIENT and hold it harmless against:
  - 22.1.1. any loss or damage to the CLIENT'S own property, whether movable or immovable;
  - 22.1.2. liability in respect of any loss of or damage to the property whether movable or immovable of third parties;
  - 22.1.3. liability in respect of death and or injury to any third party; or

CLIENT:	WITNESS 1:	WITNESS 2:
SERVICE PROVIDER:	WITNESS 1:	WITNESS 2:

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22.1.4. any claims or legal costs or expenses incurred in connections with claims or actions arising out of any of the foregoing, whenever loss, damage, injury, death, referred to above is due or arises out of the use of the CLIENT'S property by the SERVICE PROVIDER,

provided that such loss, damage or liability is not due to the willful misconduct of the CLIENT or any of its employees whilst performing duties allocated to them by the CLIENT.

- 22.2. The CLIENT shall notify the SERVICE PROVIDER forthwith upon receipt of information of any occurrence of any loss, damage, or the receipt of any claim or demand for or against, which the SERVICE PROVIDER is prima facie liable to indemnify the CLIENT for in terms of the above, and shall in respect of such claim or demand abide by the directions of the CLIENT as to what terms it shall be settled, compromised or contested, it being agreed that whatever action may be taken by the SERVICE PROVIDER pursuant to such directions of the CLIENT, but not in so far as acting in a principle / agent relationship, and shall be at the risk and expense of the SERVICE PROVIDER.
- 22.3. The CLIENT reserves the right to institute civil proceedings to recover any damages occasioned by the negligence of the SERVICE PROVIDER, his employees, sub-contractors or agents.
- 22.4. The SERVICE PROVIDER shall not be liable to the CLIENT for any loss or damage of whatsoever nature suffered by the CLIENT as a result of the performance of the services in accordance with this Agreement, save where such loss or damage is as a direct result of the negligence of the SERVICE PROVIDER, its employees or agents, performing the services.
- 22.5. The SERVICE PROVIDER AND ITS SUBCONTRACTORS further indemnifies the CLIENT against Section 37(2) of the Occupational Health and Safety Act, if applicable:
  - 22.5.1. The SERVICE PROVIDER and its subcontractors shall bear full responsibility for ensuring that the provisions of the Occupational Health and Safety Act and its regulations are properly implemented in the areas designated for contractual work in respect of all aspects of the work to be undertaken and that all other laws that pertain to that work will also be complied with and hereby indemnifies the CLIENT from any responsibility legally for injury or claim
  - 22.5.2. The SERVICE PROVIDER and its subcontractors shall be responsible for the well-being in relation to the health and safety of all persons coming upon/into such area in accordance with the Occupational Health and Safety Act, subject to any directives issued by the CLIENT.
  - 22.5.3. The SERVICE PROVIDER and its subcontractors undertakes to report to the CLIENT any hazard to health, safety or the environment that exists or arises during the contract work in the area concerned.
  - 22.5.4. This Agreement is supplementary and additional to any health and safety specifications issued to the SERVICE PROVIDER and its subcontractors.

## 23. WHOLE AGREEMENT

- 23.1. It is agreed that this document together with its Annexures constitutes the whole Agreement as between the parties unless supplemented by further Agreements, which are reduced to writing and signed by the parties, constitutes the sole record of the Agreement between the parties.
- 23.2. The parties agree that any amendment to this Agreement shall be reduced to writing and signed by the parties, failing which it shall be of no force or effect.

#### 24. SEVERABILITY

CLIENT:	WITNESS 1:	WITNESS 2:
SERVICE PROVIDER:	WITNESS 1:	WITNESS 2:

#### SERVICE LEVEL AGREEMENT GOODS/SERVICES/CONSULTANCY –

The Parties agree that each clause of this Agreement shall be severable, the one from the other, and if any clause is found to be defective or unenforceable for any reason by any competent court, then the remaining clauses shall be and continue to be of full force and effect.

## 25. VARIATION, SUSPENSION, DELETION, AMENDMENT OR MODIFICATION

No variation, suspension, deletion, extension, amendment or modification of this Agreement shall be of any force or effect, unless recorded in writing and signed by the parties, and shall be effective only in the specific instance and for the purpose and to the extent set out.

## 26. INDULGENCE OR EXTENSION

No latitude, extension of time or other indulgence which may be given or allowed by either party to the other in respect of the performance of any obligation or the enforcement of any right arising from this Agreement, shall be construed to be an implied consent by the former party or to operate as a waiver or a notation of, or otherwise affect, any of that party's rights in terms of or arising from this Agreement or stop such party from enforcing, at any time and without notice, strict and punctual compliance with each and every provision hereof.

#### 27. WAIVER

No waiver on the part of either party of any rights arising from a breach of any provision of this Agreement will constitute a waiver of rights in respect of any subsequent breach of any other provision in the same Agreement.

## 28. SUPERSESSION

This Agreement and its Annexures are to be taken as complementary to each other. In the event of any conflict between the contents of this Agreement and any or all of the Annexures, the Agreement shall prevail to the extent of such inconsistency.

## 29. GOOD FAITH

The Parties undertake to observe good faith in dealing with each other and in implementing the provisions of this Agreement.

#### 30. POPIA

- 30.1. By signing this Agreement, the SERVICE PROVIDER hereby consents to providing the CLIENT with personal information as provided in the Protection of Personal Information Act 2013 (POPIA).
- 30.2. The CLIENT undertakes to:
  - 30.2.1. It will take all reasonable steps and precautions to preserve the integrity of the SERVICE PROVIDER Personal Information and to prevent any corruption or loss of such data.

CLIENT:	WITNESS 1:	WITNESS 2:
SERVICE PROVIDER:	WITNESS 1:	WITNESS 2:

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- 30.2.2. It will not do any of the following: copy, compile, collect, collate, process, store, transfer, alter, delete, interfere with or in any other manner use the SERVICE PROVIDER Personal Information as described in the Act for any purpose other than with the express prior written consent of the SERVICE PROVIDER.
- 30.2.3. Utilize the personal information provided for the purposes of assessment of the SERVICE PROVIDER through due diligence processes and contracting with the SERVICE PROVIDER as the case may be.
- 30.2.4. It will immediately inform the SERVICE PROVIDER in writing if any Personal Information relating to it has been compromised. The CLIENT undertakes to immediately inform the SERVICE PROVIDER in writing as to how it will manage such compromise and what steps will be taken to rectify the situation.
- 30.2.5. Due and reasonable care of the SERVICE PROVIDER personal information and not to share the said personal information with any third party unless the SERVICE PROVIDER have authorised such disclosure or the release of such information is required by law.
- 30.2.6. At all times strictly comply with its obligations under Data Protection Legislation.
- 30.2.7. Subject to legislative, regulatory, contractual and other legitimate conditions, the SERVICE PROVIDER has certain rights in terms of how their information is processed. The SERVICE PROVIDER can request access to information or guidance on how to lodge a complaint from or direct a request to exercise afforded rights to the CLIENT Information Officer, or his/her deputy/ies, or the Information Regulator.
- 30.2.8. It will maintain guidelines, policies or procedures for the retention or destruction of data and will retain it only as long as necessary for the identified purposes or to meet legal requirements or policies.
- 30.2.9. It shall implement and maintain, at its cost and expense, appropriate, reasonable
- 30.2.10. technical and organisational measures to prevent loss of, damage to or unauthorised destruction of Personal Information and unlawful access to or Processing of Personal Information.
- 30.3. The CLIENT shall not incur any liability for costs, loss or damage arising from the use of inaccurate or incomplete data provided by or on behalf of the SERVICE PROVIDER.

#### 31. SUBCONTRACTING AND CESSION

Neither party shall, without the prior written consent of the other, cede or assign any of its rights or obligations in terms of this Agreement to any third party. The party wishing to cede or assign its rights or obligations to any third party shall, if so required by the other party, be obliged to bind itself as surety and co-principal debtor with the third party for all its obligations in terms of this Agreement.

## 32. INDIRECT AND CONSEQUENTIAL DAMAGES

- 32.1. Unless expressly otherwise provided for, neither party ("the defaulting party") shall be liable to the other ("the aggrieved party") for any indirect or consequential damages or loss of profits suffered by the aggrieved party except if such damages or loss:
  - 32.1.1. arises out of the gross negligence, fraud or any other illegal act or illegal omission on the part of the defaulting party (or any person for whom it is vicariously liable); or
  - 32.1.2. arises from a claim made against the aggrieved party by a third party as a consequence of any

CLIENT:	WITNESS 1:	WITNESS 2:
SERVICE PROVIDER:	WITNESS 1:	WITNESS 2:

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act or omission committed by the defaulting party against such third party for which the aggrieved party is entitled to claim a full indemnification in terms of this Agreement

## 33. PROTECTION OF RIGHTS

If the SERVICE PROVIDER fails to comply with any obligation imposed upon it by this Agreement, CLIENT shall, without prejudice to any other rights it may have, be entitled but not obliged to effect such compliance at the risk and expense of the SERVICE PROVIDER and to recover the fair and reasonable costs and expenses of doing so from the SERVICE PROVIDER.

#### 34. GOVERNING LAW

The provisions of this Agreement shall be governed by South African law and the parties shall at all times be subject to the jurisdiction of the South African Courts irrespective of the place of signature of this Agreement

#### 35. DOMICILIUM CITANDI ET EXECUTANDI

- 35.1. The parties choose as their service address (domicilium citandi et executandi) for all purposes under this Agreement, whether in respect of court process, notices or other documents or communications of whatsoever nature, the address set out in hereunder.
- 35.2. Any notice or communication required or permitted to be given in terms of this Agreement shall be valid and effective only if in writing.
- 35.3. A party may, by notice to any other party change the physical address and/or telefax number chosen as its domicilium *citandi et executandi* provided that the physical address is one in the Republic of South Africa. The change shall become effective on the 10th business day from the deemed receipt of the notice.
- 35.4. Unless the contrary is proved, any notice to a party;
  - 35.4.1. delivered by hand to a responsible person during ordinary business hours, shall be deemed
  - 35.4.2. to have been received on the day of delivery; or sent by telefax, shall be deemed to have been received on the date of dispatch.
- 35.5. The domicile of the CLIENT is: EAST LONDON INDUSTRIAL DEVELOPMENT ZONE, EAST LONDON IDZ HEAD OFFICE, LOWER CHESTER ROAD, SUNNYRIDGE, EAST LONDON, FAX: 043 702 8251

35.6. The domicile of the SERVICE PROVIDER is:
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CLIENT:  SERVICE PROVIDER:	WITNESS 1: WITNESS 1:	WITNESS 2: WITNESS 2:	_

## 36. SIGNATURES

The signatories to this Agreement hereby warrant that they have the proper and full authority to sign this Agreement on behalf of the parties hereto, and shall produce the necessary resolution to such effect, if called upon to do so.

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For and on beh	nalf of <b>EAST LONDON INDUS</b>	STRIAL DEVELOPMENT ZO	ONE SOC LTD	
NAME OF DELE	EGATED AUTHORITY TO SIG	N: SIMPHIWE NICHOLAS	KONDLO	
POSITION:CHIE	<b>EF EXECUTIVE OFFICER</b> , who	warrants that he is duly	authorized hereto	
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