

MNQUMA LOCAL MUNICIPALITY

BID NUMBER: MNQ/SCM/94/21-22

TENDER DOCUMENT

MAINTENANCE OF THE FOUR (4) HIGH MASTS

(GCC 2015)

VOLUME 1

A Tender for Category 2EP or Higher CIDB Registered Contractors

ISSUED & PREPARED BY:							
	Mnquma Local Municipality						
	Corner Kin	g & Mthatha Street					
	В	utterworth					
		4960					
For Technical Cor	ntact Details	For SCM Contact	Details				
Contact Person:	Mr B. Nohesi	Contact Person:	Ms N Mnini				
Telephone:	047 050 1251	Telephone:	047 050 1150				
Fax:	047 491 0195	Fax:	047 491 0195				
Registered Name	of Tenderer:						
TRADING NAME	OF TENDERER:						
Registration No. o	f Entity:						
B-BBEE Status Le	evel of Contributor						
B-BBEE certificate	es submitted with the bid docu	ment MUST be VAL	ID ORIGINAL BBBEE				
CERTIFICATES of	or VALID ORIGINAL CERTIFIE	D COPIES OF THE	B-BBEE CERTIFICATES				
Contact Person:		E-mail Address:					
Telephone No.:							
Mobile No.:		CIDB CRS					
Fax No:		Number(s) :					

THE TENDER

Part T1: Tendering procedures

T1.1: TENDER NOTICE AND INVITATION TO TENDER

PART A

INVITATION TO BID

YOU ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF THE (NAME OF MUNICIPALITY/ MUNICIPAL ENTITY)							
BID NUMBER: MNQ/SCM/94/21-22	CLOSING I	DATE:	28/03/202	22	CLOSI	NG TIME:	12H00
DESCRIPTION MAINTANANCE OF FOUR (04) HIGH MASTS							
THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (MBD7).							
BID RESPONSE DOCUMENTS MATTHE BID BOX SITUATED AT (STREET		SITED IN	N				
MNQUMA LOCAL MUNCIPALITY							
P.O. BOX 36							
BUTTERWORTH							
SUPPLIER INFORMATION							
NAME OF BIDDER							
POSTAL ADDRESS							
STREET ADDRESS							
TELEPHONE NUMBER	CODE				NUMBER		
CELLPHONE NUMBER							
FACSIMILE NUMBER	CODE				NUMBER		
E-MAIL ADDRESS						1	
VAT REGISTRATION NUMBER							
TAX COMPLIANCE STATUS	TCS PIN:			OR	CSD No:		
B-BBEE STATUS LEVEL VERIFICATION CERTIFICATE [TICK APPLICABLE BOX] SHORT SHORT SHORT							
[A B-BBEE STATUS LEVEL VERIFIC SUBMITTED IN ORDER TO QUALIF	[A B-BBEE STATUS LEVEL VERIFICATION CERTIFICATE/ SWORN AFFIDAVIT (FOR EMES & QSEs) MUST BE						

ARE YOU THE ACCREDITED REPRESENTATIVE IN SOUTH AFRICA FOR THE GOODS /SERVICES /WORKS OFFERED?	□Yes [□No OOF]	ARE YOU A FOREIGN BASED SUPPLIER FOR THE GOODS /SERVICES /WORKS OFFERED?	☐Yes ☐No [IF YES, ANSWER PART B:3]
TOTAL NUMBER OF ITEMS OFFERED			TOTAL BID PRICE	R
SIGNATURE OF BIDDER			DATE	
CAPACITY UNDER WHICH THIS BID IS SIGNED				
BIDDING PROCEDURE ENQUIRIES TO:	MAY BE DIRECTED	TECHI TO:	NICAL INFORMATION	MAY BE DIRECTED
DEPARTMENT		CONTACT PERSON		
CONTACT PERSON		TELEPHONE NUMBER		
TELEPHONE NUMBER		FACSIMILE NUMBER		
FACSIMILE NUMBER		E-MAII	LADDRESS	
E-MAIL ADDRESS				

PART B

1. BID SUBMISSION:

TERMS AND CONDITIONS FOR BIDDING

1.1.	BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO TACCEPTED FOR CONSIDERATION.	THE CORRECT ADDRESS. LATE I	BIDS WILL NOT BE
1.2.	ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS F	PROVIDED-(NOT TO BE RE-TYPE	D) OR ONLINE
1.3.	THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUPERFERENTIAL PROCUREMENT REGULATIONS, 2017, THE IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CON	GENERAL CONDITIONS OF CONT	
	TAX COMPLIANCE REQUIREMENTS		
2.1	BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OB	LIGATIONS.	
2.2	BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONS TO ENABLE THE ORGAN OF STATE TO VIEW THE TA		
2.3	APPLICATION FOR THE TAX COMPLIANCE STATUS (TCS) FILING. IN ORDER TO USE THIS PROVISION, TAXPAYERS V THROUGH THE WEBSITE WWW.SARS.GOV.ZA.		
2.4	FOREIGN SUPPLIERS MUST COMPLETE THE PRE-AWARD C	UESTIONNAIRE IN PART B:3.	
2.5	BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE	TOGETHER WITH THE BID.	
2.6	IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CC SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBE		ACH PARTY MUST
2.7	WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGI (CSD), A CSD NUMBER MUST BE PROVIDED.	STERED ON THE CENTRAL SUF	PLIER DATABASE
3.	QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS		
3.1.	IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SOUTH A	FRICA (RSA)?	☐ YES ☐ NO
3.2.	DOES THE ENTITY HAVE A BRANCH IN THE RSA?	,	NO
3.3.	DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN	THE RSA?	NO
3.4.	DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE F	RSA?	☐ YES ☐ NO
3.5.	IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXA	TION?	☐ YES ☐ NO
CON	HE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS MPLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH IS ISTER AS PER 2.3 ABOVE.	NOT A REQUIREMENT TO REGI AFRICAN REVENUE SERVICE (S	STER FOR A TAX ARS) AND IF NOT
NB:	FAILURE TO PROVIDE ANY OF THE ABOVE PARTICUL	ARS MAY RENDER THE BID II	NVALID.
NO	BIDS WILL BE CONSIDERED FROM PERSONS IN THE S	ERVICE OF THE STATE	
SIG	NATURE OF BIDDER:		
CAF	PACITY UNDER WHICH THIS BID IS SIGNED:		
DAT	¯E:		

Tender 6 T2.2 Part T2: Returnable documents Returnable documents



BID NOTICE

Mnguma Local Municipality hereby invites experienced contractors for the construction of the following projects:

Bid Number	Project Name	compulsory Tender Briefing	Preferential point System	Closing Date and Time	CIDB Grading
MNQ/SCM/94/21-22	Maintenance of Four (04) High Masts	Date: 02/03/2022	80/20	Date: 28/03/2022	2 EP /Higher
		Time: 10:00		Time: 12H00	

Technical Enquiries: Ms Zanele Mbusi (Acting manager: Civil Services) at 047 050 125 email mbusizanele@gmail.com

SCM Enquiries: Ms. Nontathu Mnini (Manager: SCM), Tel: 047 050 1150/ 082 457 9945 email: nmnini@mnquma.gov.za

Evaluation Criteria: The evaluation will be conducted in four (04) stages namely:

Stage 1: "Administrative compliance"

Bidders that do not meet the **Administrative compliance** (Compliance with mandatory and other bid requirements) will not be eligible for further evaluation and will be deemed as non-responsive

Stage 2: Evaluation in terms of the minimum stipulated threshold for local production content

- Only local produced goods, services or works or local manufactured good with a minimum threshold of 90% electrical cables and 100% steel for local production content will be considered.
- The exchange rate to be used for calculation of local production and content must be the exchange rate published South African Reserve Bank (SARB) 12H00 on the date of the advertisement of the bid; and
- Only the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 must be used to calculate local content.

Only bids achieve the minimum stipulated threshold for local production and content will be evaluated further to the next stage.

CRITERIA	WEIGHT	VALUE 1-5	MAXIMUM POSSIBILITY SCORE
COMPANY EXPERIENCE:			50
Bidder has successfully completed 1 Project (Electrical Engineering	3	5	
Works- Infrastructure) = 15 points			
Bidder has successfully completed 2 Projects (Electrical Engineering	6	5	
Works- Infrastructure) = 30 points			
Bidder has successfully completed 3 or more Projects (Electrical	10	5	
Engineering Works- Infrastructure) = 50 points			
Bidder has submitted no information or inadequate information to	0	0	
determine the scoring level = 0			
Proof of professional experience: Signed reference letters/			
completion certificates in relation to the required services must			
be attached. Practical completion and Appointment Letters will			
not be considered.			
COMPANY KEY STAFF COMPETENCE:			40
Contract/ project manager:	3	5	
Academic Qualification: Btech/ND: Elec Eng. Experience in Electrical			
Engineering Works- Infrastructure (3 points for experience per year			
(max. 5 years) = 15 points			
Site agent:	2	5	
Academic Qualification: ND/N6: Elec Eng. Experience in Electrical			
Engineering Works- Infrastructure (2 points for experience per year			
(max.5 years) = 10 points			
Site foreman:	2	5	
Academic Qualification: Grade 12 or equivalent qualification.			
Electrical Engineering Works- Infrastructure (2 point for experience			
per year (max. 5 years) = 10 points			
Occupational Health and Safety Officer (OHS) rep: Academic	1	5	
qualification: Grade 12 or equivalent qualification and			
Occupational Safety and Health certificate (1 points for experience			

			1
per year (max. 05 years) = 05 points			
Bidders must submit detailed CVs with original certified copies			
of the required professional qualifications not older than 03			
months. If the required certified copies of professional			
qualifications are not attached no points will be allocated. (Copy			
of a certified copy will not be considered).			
MACHINERY / EQUIPMENT			10
Crane = 10 points	2	5	
Proof of ownership with copies of registration certificates or			
signed letter of intent to lease are required in order to score			
points. (The signed letter should reflect the Project Name and			
Bid number.)			
			400
TOTAL			100

NB: Bidders must score 70 out of 100 to proceed to the next stage (Financial Evaluation)

Stage 4: Financial Evaluation

Evaluation in terms of the 80/20 preference point systems prescribed in Preferential Procurement Regulations

Price=80 points, B-BBEE=20 points. Bidders are required to submit an original or certified copy of B-BBEE certificate to claim preferential points.

REQUIRED DOCUMENTS:

Potential bidders are urged to submit the following attachments when submitting their proposals, failure to do so will lead to disqualification.

- Full CSD Report (Not older than three Months)
- Valid CIDB Contractor Grading
- Signed Joint Venture (JV) agreement
- Fully Completed Tender Forms i.e. Form of Offer, all returnable MBDs (MBD 1-9 (Part of the document). Return all returnable documents to the employer after completing them in their entirety by writing legibly in non-erasable ink.
- Declaration Certificate for Local Production and Content (MBD 6.2) together with the Annexure C (Local Content Declaration: Summary Schedule) must be completed, duly signed and submitted by the bidder at the closing date and time of the bid;

CONDITIONS OF ACCEPTANCE:

- The Municipality is under no obligation to accept any proposal/tender and reserves the right to accept the whole or any part of the proposal/tender. No proposal/tenders will be considered from persons in the service of the state.
- The bidder or any of its directors/shareholders is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act of 2004 as a person prohibited from doing business with the public sector;
- The bidder has not abused the Employer's Supply Chain Management System; or failed to perform on any previous contract and has been given a written notice to this effect.
- No late, incomplete, unsigned faxed, couriered, and emailed tenders will be accepted
- The tender offer submitted shall remain valid,

T2.2

and

- Templates [Annex C (Local Content Declaration: Schedule), Summary D (Imported Content Declaration: Supporting Schedule to Annex C) and (Local Content Declaration: Supporting Schedule to Annex C)] are accessible to all potential bidders on the dti's official website http://www.thedti.gov.za 'industrial development/ip.jsp at no cost.
- The rates of exchange quoted by the bidder in paragraph 4.1 of the Declaration Certificate will be verified for accuracy.

OBTAINING OF TENDER DOCUMENTS:

Tender documents for this project are downloadable at the municipal website: www.mnquma.gov.za and on eTender portal: https://etenders.treasury.gov.za.

TENDER SUBMISSION AND OPENING

Tenders/Proposals must be submitted by hand at Bid Box, Corner King and Mthatha Street, Butterworth. 4960

Bids may only be submitted on the bid document provided by the municipality.

Bids must be sealed, endorsed on the envelope with:

- BID NO.: MNQ/SCM/94/21-22
- PROJECT NAME: MAINTENANCE OF FOUR (04) HIGH MASTS

irrevocable and open for written acceptance by the Mnguma Local Municipality for a period of 90 days from the closing date.

- The award of the tender may be subjected to price negotiation with the preferred tenderers.
- The municipality reserves the right to extend the tender period by notice in the press and on the municipality's official website www.mnquma.gov.za

NB: Preferred bidders will be required to furnish the municipality with:

- CK/ Company registration, Certified ID Copies not later than three (03) month
- Tax Compliance Status PIN
- Certificate issued by the municipality or any other municipality to which he may be indebted to the effect that he and, in the event of the bidder being a company, also any of its directors, is not indebted to the municipality or any other municipality or municipal entity for rates, taxes and/or municipal service charges which are in arrear for a period more than three months and that no dispute exists between such bidder and municipality or municipal entity concerned in respect of any such arrear amounts. Bidders who reside within the Mnquma Local Municipality (MLM) jurisdiction will be verified with MLM Revenue Section.
- Letter of good standing
- Occupational Health and Safety Certificate

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S. MAHLASELA

MUNICIPAL MANAGER

T1.2 Tender Data

The conditions of tender are those contained in the latest edition of SANS 10845-3, *Construction Procurement – Part 3: Standard conditions of tender.*

SANS 10845-3 makes 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 it and the provisions of SANS 10845-3.

Each item of data given below is cross-referenced to the clause in SANS 10845-3 to which it mainly applies.

Clause number	Tender Data
3.1	The Employer is Mnquma Local Municipality
3.2	The tender documents issued by the employer comprise the following documents:
	THE TENDER
	Part T1: Tendering procedures
	T1.1 - Tender notice and invitation to tender
	T1.2 - Tender data
	Part T2: Returnable documents
	T2.1 - List of returnable documents
	T2.2 - Returnable schedules
	THE CONTRACT
	Part C1: Agreements and Contract data
	C1.1 - Form of offer and acceptance
	C1.2 - Contract data
	C1.3 - Performance Bond
	Part C2: Pricing data
	C2.1 - Pricing assumptions
	C2.2 - Bill of Quantities
	Part C3: Scope of work
	C3 - Scope of work
	Part C4: Site information
	C4 - Site information

3.4	The employer's agent is :
	Name: Project Management Unit Address: Mnquma LM, Corner King & Mthatha street, Butterworth, 4960 Tel: 047 050 1264
3.4	The language for communications is English
3.6	The competitive negotiation procedure shall be applied.
3.6	Option of the proposal procedure using the two stage-system is not to be used.
4.1	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 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 PAVING OF SIDE WALKS ALONG KING STREET & AT BLYTH STREET MUNICIPAL OFFICES class of construction work, are eligible to have their tenders evaluated.
	Joint ventures are eligible to submit tenders provided that:
	every member of the joint venture is registered with the CIDB;
	the lead partner has a contractor grading designation in the required or higher class of construction work; and
	3. 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 PAVING OF SIDE WALKS ALONG KING STREET & AT BLYTH STREET MUNICIPAL OFFICES class of construction work or a value determined in accordance with Regulation 25 (1B) or 25(7A) of the Construction Industry Development Regulations.
4.7	The arrangements for a compulsory clarification meeting are as stated in the Tender Notice and Invitation to Tender.
	Tenderers must sign the attendance list in the name of the tendering entity. Addenda will be issued to and tenders will be received only from those tendering entities appearing on the attendance list.
4.10	Tenderers are required to state the rates in Rand
4.12	No alternative tender offers will be considered

4.13.1	Each tender offer communicated on paper shall be submitted as an original.
4.13.5 4.15	The employer's details and address for delivery of tender offers and identification details that are to be shown on each tender offer package are:
4.13	Each tender shall be enclosed in a sealed envelope, bearing the correct identification details and shall be placed in the tender box located at the foyer of;
	Mnquma Local Municipality
	Corner king & Mthatha Street, Butterworth, 4960
	Identification details: Tender reference number, Title of Tender and the closing date and time of the tender
4.13.4	The tenderer is required to submit with his tender the following certificates:
	A tax compliant pin or an original Tax Clearance Certificate issued by the South African Revenue Services;
	2.Full CSD report not older than one months
	3. Fully completed and signed form of Offer
	4. Proof of CIDB registration
4.13.5	A two-envelope procedure is not required.
4.13.5	Only the "ORIGINAL tender document is to be submitted as a tender package.
4.13.6	Telephonic, telegraphic, telex, facsimile or e-mailed tender offers will not be accepted.
4.15	The closing time for submission of tender offers is as stated in the Tender Notice and Invitation to Tender.
4.16	The tender offer validity period is 90 days.
4.20	The tenderer is required to submit with his tender a letter of intent from an approved insurer undertaking to provide the Performance Bond to the format included in Part C1.3 of this procurement document
5.1	The Employer will respond to requests for clarification received up to seven (7) working days before the tender closing time.
5.2	The employer shall issue addenda until five (5) days working days before tender closing time.
5.4	Tenders will be opened immediately after the closing time for tenders at the foyer next to the Tender box , at 12H00 .
5.11.1	The financial offer will be evaluated to a comparative basis taking into consideration the 15% threshold, tender offer must be within 15% lower or 15% higher than the estimated project amount, as an objective criteria in terms of section 2(1)(f) of the Act will be statutory in this tender.

5.11.3	The procedure for the evaluation of responsive tenders is Method 2 (Financial offer and quality).
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The financial offer is scored using Formula 2 in Table 1 where W₁ is

The value of W2 is equal to 100 minus W1

5.11.4 The procedure for the evaluation of responsive tenders is Method 3 (Financial offer and preference)

The financial offer will be scored using the following formula:

$$A = (1 - (P - Pm))$$

Pm

The value of value of W₁ is:

- 1) 90 where the financial value inclusive of VAT of all responsive tenders received have a value in excess of R1 000 000 or
- 2) 80 where the financial value inclusive of VAT of one or more responsive tender offers have a value that equals or is less than R 1 000 000

Up to 100 minus W₁ tender evaluation points will be awarded to tenderers who complete the preferencing schedule and who are found to be eligible for the preference claimed.

5.11.5 The procedure for the evaluation of responsive tenders is Method 4 (Financial offer, quality and preference)

The total number of tender evaluation points (T_{EV}) shall be determined in accordance with the following formula.

$$T_{EV} = f_1 (N_{FO} + N_P) + f_2 N_Q$$

where f_1 and f_2 are fractions, f_1 equals 1 minus f_2 and f_2 equals

 N_{FO} is the number of tender evaluation points awarded for the financial offer made in accordance with 5.11.7 where the score for financial offer is calculated using the following formula

$$A = (1 - (\underline{P - Pm}))$$

Pm

and W₁ equals:

- 1) 90 where the financial value inclusive of VAT of all responsive tenders received have a value in excess of R1 000 000 or
- 2) 80 where the financial value inclusive of VAT of one or more responsive tender offers have a value that equals or is less than R 1000 000

 N_P is the number of tender evaluation points awarded for preferences claimed in accordance with the Preferencing Schedule

 N_Q is the number of tender evaluation points awarded for quality offered in accordance with 5.11.9 where $W_2 = 100$.

Up to 100 minus W₁ tender evaluation points will be awarded to tenderers who complete the preferencing schedule and who are found to be eligible for the preference claimed.

5.11.9 The functionality criteria and maximum score in respect of each of the criteria are as follows:

Quality criteria	Sub criteria	Maximum number of points
Company Experience		50
Key Personnel or capability		40
Construction Equipment		10
Maximum possible score for Functionality		100

The minimum number of evaluation points for functionality is **70 points** for a bidder to be considered for further evaluation.

1. COMPANY EXPERIENCE (RELATED PROJECTS) (50 Points)

Bidder has successfully completed Electrical Engineering Works- Infrastructure projects with contactable references (Max 50 points)

- 1 project completed: (15 points)
- 2 projects completed: (30 points)
- 3 or more projects completed: (50 points)

Proof of professional experience: Signed reference letters/ completion certificates in relation to the required services must be attached. Practical completion and Appointment Letters will not be considered.

2. KEY STAFF COMPETENCE (40 Points)

Site Agent or Project Manager (15 points)

Academic Qualification: Btech/ND: Elec Eng. Experience in Electrical Engineering Works-Infrastructure (3 points for experience per year (max. 5 years) = **15 points**

Site agent:

Academic Qualification: ND/N6: Elec Eng. Experience in Electrical Engineering Works-Infrastructure (2 points for experience per year (max.5 years) = **10 points**

Site foreman:

Academic Qualification: Grade 12 or equivalent qualification. Electrical Engineering Works-Infrastructure (2 point for experience per year (max. 5 years) = **10 points**

Occupational Health and Safety Officer (OHS) rep: Academic qualification: Grade 12 or equivalent qualification and Occupational Safety and Health certificate (1 points for experience

Tender per year (max. 05 years) =05 points
Part T2: Returnable documents

Returnable documents

T2.2

15

5.13	Tender offers will only be accepted if:
	 a) the tenderer is registered on the Central Supplier Database (CSD) for the South African government (see https://secure.csd.gov.za/) unless it is a foreign supplier with no local registered entity b) the tenderer is in good standing with SARS according to the Central Supplier Database; c) the tenderer is registered with the Construction Industry Development Board in an appropriate contractor grading designation; d) the tenderer or any of its directors/shareholders is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act of 2004 as a person prohibited from doing business with the public sector; e) the tenderer has not: i) abused the Employer's Supply Chain Management System; or
	ii) failed to perform on any previous contract and has been given a written notice to this effect;
	f) the tenderer has completed the Compulsory Declaration and there are no conflicts of interest which may impact on the tenderer's ability to perform the contract in the best interests of the employer or potentially compromise the tender process;
	g) the tenderer is registered and in good standing with the compensation fund or with a licensed compensation insurer;
	h) the employer is reasonably satisfied that the tenderer has in terms of the Construction Regulations, 2003, issued in terms of the Occupational Health and Safety Act, 1993, the necessary competencies and resources to carry out the work safely.
	i) the tender offer is within a stipulated threshold percentage as stated under contract data
5.17	The number of paper copies of the signed contract to be provided by the employer is one (1).
	The additional conditions of tender are:

Part T2: Returnable documents

T.2.1 List of returnable documents

1 Documentation to demonstrate eligibility to have tenders evaluated

- CIDB certificate
- Certified Original copies of qualifications
- Signed MBD Forms
- Fully completed Form of Offer
- Fully completed BOQs
- Full CSD report and it must not be older than one month from the date of bid closing

Note: Failure to provide these documents will result in the tender not being evaluated

2 Returnable Schedules required for tender evaluation purposes

The tenderer must complete the following returnable schedules as relevant:

- Record of Addenda to Tender Documents
- Proposed amendments and qualifications
- Compulsory Declaration
- Municipal declaration and returnable documents
- Certificate of Authority for Joint Ventures, if applicable
- Preferencing Schedule: Broad Based Black Economic Empowerment Status
- Annual Financial Statements Declaration
- Evaluation schedule 1:

3 Other documents required for tender evaluation purposes

The tenderer must provide the following returnable documents:

- Verification certificate from a verification agency accredited by SANAS and recognized as an Accredited B-BBEE Verification Agencies (see www.sanas.co.za/directory/bbee_default.php) or a registered auditors approved by IRBA if preference points are claimed in respect of Broad-Based Black Economic Empowerment.
- Suitable annual financial statements for the preceding financial year within 12 months of the financial year end
- A letter if good standing from the Compensation Fund or a licensed insurer as contemplated in the Compensation for Occupational Injuries and Diseases Act 1993 (Act No. 130 of 1993)

4 Returnable Schedules that will be used for tender evaluation purposes and be incorporated into the contract

The tenderer must complete all returnable documents provided i.e

MBD Forms

4 Other documents that will be incorporated into the contract

- C1.1 Offer portion of Form of Offer and Acceptance
- C1.2 Contract Data (Part 2)
- C2.2 Bill of Quantities
 Scope of Work

Record of Addenda to tender documents

We confirm that the following communications received from the Employer before the submission of this tender offer, amending the tender documents, have been taken into account in this tender offer: Date **Title or Details** 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. Attach additional pages if more space is required. Signed Date

Position

Name

Tenderer

Proposed amendments and qualifications

The Tenderer should record any deviations or qualifications he may wish to make to the tender documents in this Returnable Schedule. Alternatively, a tenderer may state such deviations and qualifications in a covering letter to his tender and reference such letter in this schedule.

The Tenderer's attention is drawn to clause 5.8 of SANS 10845-3 regarding the employer's handling of material deviations and qualifications.

Page	Clause or item	Proposal	
Sign	ed	Date	
Nan	 ne	Position	

Tenderer

Compulsory Declaration

The following particulars must be furnished. In the case of a joint venture, separate declaration in respect of each partner must be completed and submitted.

respect of each partner		omple	ted and submit	tea.		
Section 1: Enterprise	Details					_
Name of						
enterprise:						
Contact person:						
Email:						
Telephone:						
Cell no						
Fax:						
Physical address						
Postal address						
Section 2: Particula	rs of com	panies	and close co	rporations		
Company / Close Co	rporation	regist	ration			
Section 3: SARS Inf	ormation					
Tax reference number						
VAT registration nur	stration number: State Not Registered if not registered for VAT					
Section 4: CIDB reg	istration n	umbe	r			
CIDB Registration nu applicable)	umber (if					
Section 5: National T	reasury C	entral	Supplier Data	base		
Supplier number						
Unique registration in number	reference					
Section 6: Particulars	of princip	als	•			
a company established	l in terms o	of the C	Companies Act	of 2008 (Ac	ip, a sole proprietor, a director t No. 71 of 2008) or a membe at, 1984, (Act No. 69 of 1984).	er of
				-	,	
Full name of principa	al	Ident	ity number		Personal tax reference number	
						\dashv

Attach separate page if necessary			
Section 7: Record in the service of the state			
Indicate by marking the relevant boxes with a cross, if any principal is currently or has been within the last 12 months in the service of any of the following:			

	•	•		
a member legislature	of	any	provinc	cial
a member of or the Nationa				•
a member of t any municipal		ard of c	lirectors	of
an official of municipal ent		muni	cipality	or

☐ a member of any municipal council

an employee of any department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act of 1999 (Act No. 1 of 1999)

a member of an accounting authority of any national or provincial public entity

an employee of Parliament or a provincial legislature

If any of the above boxes are marked, disclose the following:

Name of principal	Name of institution, public office, board or organ of state and position held	Status of service (tick appropriate column)	
		Current	Within last 12 months

^{*}insert separate page if necessary

Section 8: Record of family member in the service of the state

family member: a person's spouse, whether in a marriage or in a customary union according to indigenous law, domestic partner in a civil union, or child, parent, brother, sister, whether such a relationship results from birth, marriage or adoption

Tender 22 T2.2
Part T2: Returnable documents Returnable documents

	boxes with a cross, if any family member of been within the last 12 months been in the			
 a member of any municipal a member of any legislature a member of the National or the National Council of P a member of the board of diany municipal entity an official of any municipal entity 	national or provincial constitutional institution with the Public Finance Manage 1 of 1999) a member of an account national or provincial public finance of Parlian an employee of Parlian constitutional or provincial public finance for provincial public finance for provincial public finance for provincial public finance for provincial constitutional institution with the Public Finance Manage 1 or provincial constitutional institution with the Public Finance Manage 1 or provincial constitutional institution with the Public Finance Manage 1 or provincial constitutional institution with the Public Finance Manage 1 or provincial constitutional institution with the Public Finance Manage 1 or provincial constitutional institution with the Public Finance Manage 1 or provincial constitutional institution with the Public Finance Manage 1 or province in the Public Finance Manage 1 or province Manage 1 or province Manage 1 or	public ithin the m ement Act, ting author blic entity	entity or neaning of 1999 (Act rity of any	
Name of family member	Name of institution, public office, board or organ of state and position held	Status of (tick approcolumn)		
		Current	Within last 12 months	
*insert separate page if necessa	ry			
Was any contract between the te	ropriate box)	ture partne		
Section 10: Declaration	7/			
The undersigned, who warrants that he / she is duly authorised to do so on behalf of the tendering entity confirms that the contents of this Declaration are within my personal knowledge, and save where stated otherwise in an attachment hereto, are to the best of my belief both true and correct, and:				

a) the Register of Tender Defaulters established in terms of the Prevention and Combating of

ii) neither the tendering entity of any of its principals has within the last five years been convicted of

b) National Treasury's Database of Restricted Suppliers (see www.treasury.gov.za)

i) neither the name of the tendering entity or any of its principals appears on:

Corrupt Activities Act of 2004 (Act No. 12 of 2004)

fraud or corruption by a court of law (including a court outside of the Republic of South Africa);

- iii) any principal who is presently employed by the state has the necessary permission to undertake remunerative work outside such employment (attach permission to this declaration);
- iv) the tendering entity is not associated, linked or involved with any other tendering entities submitting tender offers
- v) has not engaged in any prohibited restrictive horizontal practices including consultation, communication, agreement, or arrangement with any competing or potential tendering entity regarding prices, geographical areas in which goods and services will be rendered, approaches to determining prices or pricing parameters, intentions to submit a tender or not, the content of the submission (specification, timing, conditions of contract etc) or intention to not win a tender;
- vi) has no other relationship with any of the tenderers or those responsible for compiling the scope of work that could cause or be interpreted as a conflict of interest;
- vii) neither the tenderer or any of its principals owes municipal rates and taxes or municipal service charges to any municipality or a municipal entity and are not in arrears for more than 3 months;
- viii) SARS may, on an on-going basis during the term of the contract, disclose the tenderer's tax compliance status to the Employer and when called upon to do so, obtain the written consent of any subcontractors who are subcontracted to execute a portion of the contract that is entered into in excess of the threshold prescribed by the National Treasury, for SARS to do likewise.

Signed		
		Date
Name	P	osition
Enterprise name		

NOTE 1 The Standard Conditions of Tender contained in SANS 10845-3 prohibits anticompetitive practices (clause 3.1) and requires that tenderers avoid conflicts of interest, only submit a tender offer if the tenderer or any of his principals is not under any restriction to do business with employer (4.1.1) and submit only one tender either as a single tendering entity or as a member in a joint venture (clause 4.13.1). Clause 5.7 also empowers the Employer to disqualify any tenderer who engages in fraudulent and corrupt practice. Clause 3.1 also requires tenderers to comply with all legal obligations.

NOTE 2: Section 30(1) of the Public Service Act, 1994, prohibits an employee (person who is employed in posts on the establishment of departments) from performing or engaging remunerative work outside his or her employment in the relevant department, except with the written permission of the executive authority of the department. When in operation, Section 8(2) of the Public Administration Management Act, 2014, will prohibit an employee of the public administration (i.e. organs of state and all national departments, national government components listed in Part A of Schedule 3 to the Public Service Act, provincial departments including the office of the premier listed in Schedule 1 of the Public Service Act and provincial departments listed in schedule 2 of the Public Service Act, and provincial government components listed in Part B of schedule 3 of the Public Service Act) or persons contracted to executive authorities in accordance with the provisions of section 12A of the Public Service Act of 1994 or persons performing similar functions in organs of state from conducting business with the State or to be a director of a public or private company conducting business with the State. The offence for doing so is a fine or imprisonment for a period not exceeding 5 years or both. It is also a serious misconduct which may result in the termination of employment by the employer.

NOTE 3: Regulation 44 of Supply Chain Management regulations issued in terms of the Municipal Finance Management Act of 2003 requires that organs of state and municipal entities not award a contract to a person who is the service of the state, a director, manager or principal shareholder in the service of the state or who has been in the service of the state in the previous twelve months.

NOTE: 4: Regulation 45 of Supply Chain Management regulations requires a municipality or municipal entity to disclose in the notes to the annual statements particulars of any award made to a close family member in the service of the state.

NOTE: 5 Corrupt activities which give rise to an offence in terms of the Prevention and Combating of Corrupt Activities Act of 2004) include improperly influencing in any way the procurement of any contract, the fixing of the price, consideration or other moneys stipulated or otherwise provided for in any contract and the manipulating by any means of the award of a tender.

NOTE: 6 Section 4 of the Competition Act of 1998 prohibits restrictive horizontal practice including agreements between parties in a horizontal relationship which have the effect of substantially preventing or lessening competition, directly or indirectly fixing prices or dividing markets or constitute collusive tendering. Section 5 also prohibits restrictive vertical practices. Any restrictive practices that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties.

Preferencing schedule: Broad Based Black Economic Empowerment Status

Preamble

Section 10(b) of the Broad-Based Black Economic Empowerment Act of 2003 (Act No. 53 of 2003) states that "Every organ of state and public entity must take into account and. as far as is reasonably possible. apply any **relevant code of good practice** issued in terms of this Act in developing and implementing a preferential procurement policy:"

A number of codes of good practice have been issued in terms of Section 9(1) of the B-BBEE Act of 2003 including a generic code of good practice and various sector codes. The sector codes vary the metrics, weightings and targets used in the generic code of good practice to establish the overall performance of an entity and its B-BBBEE status. The B-BBEE status needs to be assessed in accordance with the applicable code.

1 Conditions associated with the granting of preferences

Tenderers who claim a preference shall provide sufficient evidence of their B-BBEE Status in accordance with the requirements of section 2 in respect of the applicable code as at the closing time for submissions, failing which their claims for preferences will be rejected.

2 Sufficient evidence of qualification

2.1 Exempted micro enterprises

Sufficient evidence of qualification as an Exempted Micro-Enterprise is a:

- a) a registered auditor's certificate or similar certificate issued by an accounting officer as contemplated in the Close Corporation Act of 1984 in respect of the entity's last financial year or a 12 month period which overlaps with its current financial year; or a certificate issued by a verification agency and which is valid as at the closing date for submissions; or.
- b) a sworn affidavit B-BBEE Exempted Micro Enterprise (see www.thedti.gov.za/gazzettes/Affidavit_EME.pdf

2.2 Enterprises other than micro exempted enterprises

Sufficient evidence of B-BBEE Status is:

- a) an original or certified copy of the certificate issued by a verification agency accredited by the South African National Accreditation System (SANAS) or registered auditors approved by Independent Regulatory Board for Auditors (IRBA) and which is valid as at the closing date for submissions; or.
- b) a sworn affidavit B-BBEE Qualifying Small Enterprise (see www.thedti.gov.za/gazzettes/BBEE_QUALIFYING_SMALL_ENTERPRISE.pdf)

3 Tender preferences claimed

The scoring shall be as follows:

B-BBEE status determined in accordance with the preferencing schedule for Broad-Based Black Economic Empowerment	% max points for preference
Form not completed or no-complaint contributor	0
Level 8 contributor	10

Level 7 contributor	20
Level 6 contributor	30
Level 5 contributor	40
Level 4 contributor	50
Level 3 contributor	80
Level 2 or contributor	90
Level 1 contributor	100

Declaration

The tenderer declares that

- the tendering entity is a level contributor as stated in the submitted evidence of qualification as at the closing date for submissions
- b) the tendering entity has been measured in terms of the following code (tick applicable box)
 - Generic code of good practice

	Other – specify				
--	-----------------	--	--	--	--

the contents of the declarations made in terms of a) and b) above are within my personal c) knowledge and are to the best of my belief both true and correct

The undersigned, who warrants that he / she is duly authorised to do so on behalf of the tenderer confirms that he / she understands the conditions under which such preferences are granted and confirms that the tenderer satisfies the conditions pertaining to the granting of tender preferences.

Signature :
Name :
Duly authorised to sign on behalf of :
Telephone :
Fax: Date :
Name of witness

27 **Tender** T2.2 **Returnable documents**

Note: 1) Failure to complete the declaration will lead to the rejection of a claim for a preference

2) Supporting documentation of the abovementioned claim for a preference must be submitted with the tender submission to be eligible for a preference

Municipal declaration and returnable documents

The following particulars must be furnished in relation to tenders for municipalities and municipal entities where:

- a) consultancy services are required; and
- b) Goods, services or a combination thereof where the estimated total of the prices exceeds R 10 million including VAT.

In the case of a joint venture, separate municipal declarations and returnable documents shall be submitted in respect of each partner.

Name of	
enterprise:	
Contact person:	
Email:	
Telephone:	
Cell no	
Fax:	
Physical address	
Postal address	

Section 2: Declaration for consultancy services:

The enterprise has been awarded the following consultancy services by an organ of state during the last five years.

Name of organ of state	Estimated number of contracts	Nature of service, e,g, quantity surveying	Service similar to required service (yes / no) ?

Attach separate page as necessary

Section 3 Goods, services or a combination thereof where the estimated total of the prices exceeds R 10 million including VAT		
I / we certify that		
1) (tick one of the boxes):		
□ the enterprise is not required by law	to prepare a	nnual financial statements for auditing
	e past three f	annual financial statements and attached the financial years, or since the establishment as hree years
	vice provider	disputed commitments for municipal services in respect of which payment is overdue for paid up to date);
3) source of goods and / or services :		
(tick one of the boxes and insert perc	centages if ap	pplicable):
Republic of South Africa and the municipal entity which is expec	s and / or ser ne percentago cted to be tran racts were av culars of any	vices will be sourced from outside the e of payment from the municipality or insferred out of lic is . % warded to the enterprise by an organ of state
Name of organ of state	Estimated number of contracts	Nature of contracts
Attach separate page as necessary		
I, the undersigned who warrants that I am o	duly authorise	ed on behalf of the tendering entity, hereby

declare that the contents of this Declaration are within my personal knowledge, and save where stated otherwise are to the best of my belief both true and correct

Annual Financial Statements Declaration

The un that:	dersigned, who warrants that he / she is duly authorised to do so on behalf of the respondent, confirms
1)	The enterprise's financial year end is
2)	The enterprise's financial statements have been prepared in accordance with the provisions of the Companies Act of 2008 or the Close Corporation Act of 1984, as applicable
3)	The enterprise has compiled its financial accounts [tick one box]:
-,	□ internally □ independently
4)	The following statement applies to the enterprise [tick one box and provide relevant information] — enterprise has had its financial statements audited;
	name of auditor
	□ enterprise is required by law to have an independent review of its financial statements
	name of independent reviewer
	 enterprise has not had its financial statements audited and is not required by law to have an independent review or audit of such statements
5)	The attached income statement and balance sheet is a true extract from the financial statements complying with applicable legislation for the preceding financial year within 12 months of the financial year end.
	[Attach the income statement and the balance sheet contained in the financial statement]
6)	The annual turnover for the last financial year is R
7)	The total assets as at the end of the last financial year is R
8)	The total liabilities as at the end of the financial year is R

I hereby declare that the contents of this Declaration are within my personal knowledge, and save where stated otherwise are to the best of my belief both true and correct.

Signed	Date	
Name	Position	
Tenderer		

Certificate of Authority for Joint Ventures

This Returnable Schedule is to be completed by joint ventures.
We, the undersigned, are making this submission in Joint Venture and hereby authorise Mr/Ms
, authorised signatory of the company
, acting in the capacity of lead partner, to sign all documents
in connection with the tender offer and any contract resulting from it on our behalf.

NAME OF FIRM	ADDRESS	DULY AUTHORISED SIGNATORY
Lead partner		
		Signature
		Name Designation
		_ = ===0
		Signature
		Designation
		Signature
		Designation

MBD 4

DECLARATION OF INTEREST

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

In order to give effect to the above, the following questionnaire must be completed and

	submitted with the bid.	•
3.1	Full Name:	
3.2	Identity Number:	
3.3	Company Registration Number:	
3.4	Tax Reference Number:	
3.5	VAT Registration Number:	
3.6	Are you presently in the service of the state*	YES / NO
3.6.1	If so, furnish particulars.	
3.7	Have you been in the service of the state for the past twelve months?	YES / NO
3.7.1	If so, furnish particulars.	

(a) a member of -

3

- (i) any municipal council;
- (ii) any provincial legislature; or
- (iii) the national Assembly or the national Council of provinces;
- (b) a member of the board of directors of any municipal entity;
- (c) an official of any municipality or municipal entity;
- (d) an employee of any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act No.1 of 1999);
- (e) a member of the accounting authority of any national or provincial public entity; or
- (f) an employee of Parliament or a provincial legislature.

Tender 35

^{*} MSCM Regulations: "in the service of the state" means to be -

3.8	Do you, have any relationship (family, friend, other) with persons in the service of the state and who may be involved with the evaluation and or adjudication of this bid?
3.8.1	If so, furnish particulars.
3.9	Are you, aware of any relationship (family, friend, other) between a bidder and any persons in the service of the state who may be involved with the evaluation and or adjudication of this bid?
3.9.1	If so, furnish particulars

YES / NO

YES / NO

3.10	Are any of the company's directors shareholders or stakeholders in ser		YES / NO
3.10.	If so, furnish particulars.		
3.11 <i>A</i>	re any spouse, child or parent of the managers, principal shareholders o of the state?		YES / NO
3.11.	If so, furnish particulars.		
		CERTIFICATION	
	I, THE UNDERSIGNED (NAME)		
	CERTIFY THAT THE INFORMATION	ON FURNISHED ON THIS DECLA	ARATION FORM IS CORRECT.
	I ACCEPT THAT THE STATE MA BE	Y ACT AGAINST ME SHOULD	THIS DECLARATION PROVE TO
	FALSE.		
	Signature		Date
	Position	Name of B	idder

MBD 6.1

PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2011

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

NB: BEFORE COMPLETING THIS FORM, BIDDERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF B-BBEE, AS PRESCRIBED IN THE PREFERENTIAL PROCUREMENT REGULATIONS, 2011.

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 R1 000 000 (all applicable taxes included); and
 - the 90/10 system for requirements with a Rand value above R1 000 000 (all applicable taxes included).
- 1.2 The value of this bid is estimated to exceed/not exceed R1 000 000 (all applicable taxes included) and therefore the......system shall be applicable.
- 1.3 Preference points for this bid shall be awarded for:
 - (a) Price: and
 - (b) B-BBEE Status Level of Contribution.
- 1.3.1 The maximum points for this bid are allocated as follows:

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

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

2. **DEFINITIONS**

2.1 "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance

fund contributions and skills development levies;

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CONTRACT

- 2.2 **"B-BBEE"** means broad-based black economic empowerment as defined in section 1 of the Broad
 - -Based Black Economic Empowerment Act;
- 2.3 "B-BBEE status level of contributor" means the B-BBEE status received by a measured entity based

on its overall performance using the relevant scorecard contained in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;

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

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

4. POINTS AWARDED FOR PRICE

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

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

80/20 or 90/10

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

Where

Ps = Points scored for comparative price of bid under consideration

Pt = Comparative price of bid under consideration

Pmin = Comparative price of lowest acceptable bid

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

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

B-BBEE Status Level of Contributor	Number of points (90/10 system)	Number of points (80/20 system)
1	10	20
2	9	18
3	8	16
4	5	12
5	4	8
6	3	6
7	2	4
8	1	2

Non-compliant contributor	0	0

- 5.2 Bidders who qualify as EMEs in terms of the B-BBEE Act must submit a certificate issued by an Accounting Officer as contemplated in the CCA or a Verification Agency accredited by SANAS or a Registered Auditor. Registered auditors do not need to meet the prerequisite for IRBA's approval for the purpose of conducting verification and issuing EMEs with B-BBEE Status Level Certificates.
- 5.3 Bidders other than EMEs must submit their original and valid B-BBEE status level verification certificate or a certified copy thereof, substantiating their B-BBEE rating issued by a Registered Auditor approved by IRBA or a Verification Agency accredited by SANAS.
- 5.4 A trust, consortium or joint venture, will qualify for points for their B-BBEE status level as a legal entity, provided that the entity submits their B-BBEE status level certificate.
- 5.5 A trust, consortium or joint venture will qualify for points for their B-BBEE status level as an unincorporated entity, provided that the entity submits their consolidated B-BBEE scorecard as if they were a group structure and that such a consolidated B-BBEE scorecard is prepared for every separate bid.
- Tertiary institutions and public entities will be required to submit their B-BBEE status level certificates in 5.6 terms of the specialized scorecard contained in the B-BBEE Codes of Good Practice.
- 5.7 A person will not be awarded points for B-BBEE status level if it is indicated in the bid documents that such a bidder intends sub-contracting more than 25% of the value of the contract to any other enterprise

that does not qualify for at least the points that such a bidder qualifies for, unless the intended subcontractor is an EME that has the capability and ability to execute the sub-contract.

5.8 A person awarded a contract may not sub-contract more than 25% of the value of the contract to any other

enterprise that does not have an equal or higher B-BBEE status level than the person concerned, unless the

contract is sub-contracted to an EME that has the capability and ability to execute the sub-contract.

6. **BID DECLARATION**

Bidders who claim points in respect of B-BBEE Status Level of Contribution must complete the 6.1 following:

7.	B-BBEE	STATUS	LEVEL	OF	CONTRIBUTION	CLAIMED	IN	TERMS	OF	PARAGRAPHS	1.3.1.2
AND	5.1										

7.1	B-BBEE Status Level of Contribution:	 =	(maximum of 10 or 20
points)			

(Points claimed in respect of paragraph 7.1 must be in accordance with the table reflected in paragraph 5.1 and must be substantiated by means of a B-BBEE certificate issued by a Verification Agency accredited by SANAS or a Registered Auditor approved by IRBA or an Accounting Officer as contemplated in the CCA).

8 SUB-CONTRACTING

8.1 Will any portion of the contract be sub-contracted? YES / NO (delete which is not applicable)

8.1.1 If yes, indicate:

- what percentage of the contract will be subcontracted? (i)
- the name of the sub-contractor? (ii)
- the B-BBEE status level of the sub-contractor? (iii)
- whether the sub-contractor is an EME?

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.....

9	DECLA	RATION WITH REGARD	D TO COMPANY/FIRM
9.1	Name o	f firm	:
9.2	VAT reg	gistration number	:
9.3	Compar	ny registration number	
9.4	TYPE C	F COMPANY/ FIRM	
United Trick	One per	nited	
9.5	DESCR	IBE PRINCIPAL BUSIN	ESS ACTIVITIES
9.6	COMPA	NY CLASSIFICATION	
	Manufa		
	Other se	r ional service provider ervice providers, e.g. trar PLICABLE BOX]	nsporter, etc.
9.7	MUNICI	PAL INFORMATION	
	Municip	ality where business is s	ituated
			······································
9.8	TOTAL	NUMBER OF YEARS TI	HE COMPANY/FIRM HAS BEEN IN BUSINESS?
9.9	certify parag	that the points claimed	/ are duly authorised to do so on behalf of the company/firm, , based on the B-BBE status level of contribution indicated in certificate, qualifies the company/ firm for the preference(s) e that:
	(i)	The information furnis	hed is true and correct;
	(ii)	The preference points indicated in paragraph	s claimed are in accordance with the General Conditions as 1 of this form.
	(iii)	paragraph 7, the con	ract being awarded as a result of points claimed as shown in tractor may be required to furnish documentary proof to the chaser that the claims are correct;
	(iv)	fraudulent basis or a	s level of contribution has been claimed or obtained on a ny of the conditions of contract have not been fulfilled, the dition to any other remedy it may have —

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disqualify the person from the bidding process;

(a)

- (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
- (c) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;
- (d) restrict the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied; and
- (e) forward the matter for criminal prosecution

1.	
	SIGNATURE(S)OF BIDDER(S)
2.	
	DATE:
	ADDRESS:

WITNESSES:

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2011 and 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 the South African Reserve Bank (SARB) at 12:00 on the date of advertisement of the bid as required 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 and 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:

<u>Description of services, works or goods</u>
Stipulated minimum threshold
Page 45 of 212

	%
	%
	%
Does any portion of the services, work have any imported content?	ks or goods offered
(Tick applicable box)	
YES NO	
	used in this bid to calculate the local content as prescribed in his must be the rate(s) published by the SARB for the specific rtisement of the bid.
The relevant rates of exchange inform	nation is accessible on www.reservebank.co.za.
	nst 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 T (<i>Tick applicable box</i>)	emplates (Annex C, D and E) audited and certified as correct?
, , ,	
YES NO	

5.1. If yes, provide the following particulars:

4.

4.1

5.

(b) Practice number:

(c) Telephone and cell number: (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 Accounting Officer / Accounting Authority provide directives in this regard.
LOCAL CONTENT DECLARATION
(REFER TO ANNEX B OF SATS 1286:2011)
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 Municipality / Municipal Entity):
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.
Guidance on the Calculation of Local Content together with Local Content Declaration Templates (Annex C, D and E) is accessible on http://www.thedti.gov.za/industrial_development/ip.jsp. Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. Declaration C should be submitted with the bid documentation at the closing date and time of the bid in order to substantiate the declaration made in paragraph (c) below. Declarations D and E should be kept by the bidders for verification purposes for a period of at least 5 years. The successful bidder is required to continuously update Declarations C, D and E with the actual values for the duration of the contract.
I, the undersigned,(full names),

(a) Full name of auditor:

.....

(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 with to minimum local content requirements as specified in the bid, and as measured in terms of SAT 1286:2011; and (ii) the declaration templates have been audited and certified to be correct. (c)The local content percentages (%) indicated below has been calculated using the formula given in clause of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained Declaration D and E which has been consolidated in Declaration C; Bid price, excluding VAT (y) 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 Declaration C shall be used instead of the table above. The local content percentages for product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates exchange indicated in paragraph 4.1 above and the Information contained in Declaration D and E. (d) I accept that the Procurement Authority / Municipality /Municipal Entity has the right to request that to policial 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 the application. I also understand that the submission of incorrect data, or data that are not verifiable described in SATS 1286:2011, may result in the Procurement Authority / Municipal / Municipal Entity imposition and of the preferential Procurement Regulations, 20 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).			
(b) I have satisfied myself that (i) the goods/services/works to be delivered in terms of the above-specified bid comply with to minimum local content requirements as specified in the bid, and as measured in terms of SAT 1286:2011; and (ii) the declaration templates have been audited and certified to be correct. (c) The local content percentages (%) indicated below has been calculated using the formula given in clause of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained Declaration D and E which has been consolidated in Declaration C; Bid price, excluding VAT (y)	of	(name of bidder e	entity), the following:
(i) the goods/services/works to be delivered in terms of the above-specified bid comply with to minimum local content requirements as specified in the bid, and as measured in terms of SAT 1286:2011; and (ii) the declaration templates have been audited and certified to be correct. (c) The local content percentages (%) indicated below has been calculated using the formula given in clause of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained Declaration D and E which has been consolidated in Declaration C; Bid price, excluding VAT (y)	(a) T	he facts contained herein are within my own personal knowledge.	
minimum local content requirements as specified in the bid, and as measured in terms of SAT 1286:2011; and the declaration templates have been audited and certified to be correct. (c)The local content percentages (%) indicated below has been calculated using the formula given in clause of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained Declaration D and E which has been consolidated in Declaration C; Bid price, excluding VAT (y)	(b) I	have satisfied myself that	
of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained Declaration D and E which has been consolidated in Declaration C; Bid price, excluding VAT (y)		minimum local content requirements as specified in the bid, and as measur 1286:2011; and	
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 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 exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E. (d) I accept that the Procurement Authority / Municipality /Municipal Entity has the right to request that t 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 the application. I also understand that the submission of incorrect data, or data that are not verifiable described in SATS 1286:2011, may result in the Procurement Authority / Municipal Entity imposition of the remedies as provided for in Regulation 13 of the Preferential Procurement Regulations, 20 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000). SIGNATURE:	of SA	TS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the info	
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 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 exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E. (d) I accept that the Procurement Authority / Municipality /Municipal Entity has the right to request that t 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 the application. I also understand that the submission of incorrect data, or data that are not verifiable described in SATS 1286:2011, may result in the Procurement Authority / Municipal / Municipal Entity imposinany or all of the remedies as provided for in Regulation 13 of the Preferential Procurement Regulations, 20 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000). SIGNATURE: DATE: DATE: DATE:		Bid price, excluding VAT (y)	R
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 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 exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E. (d) I accept that the Procurement Authority / Municipality /Municipal Entity has the right to request that t 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 the application. I also understand that the submission of incorrect data, or data that are not verifiable described in SATS 1286:2011, may result in the Procurement Authority / Municipal / Municipal Entity imposition any or all of the remedies as provided for in Regulation 13 of the Preferential Procurement Regulations, 20 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000). SIGNATURE: DATE: DATE: DATE:		Imported content (x), as calculated in terms of SATS 1286:2011	R
If the bid is for more than one product, the local content percentages for each product contained 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 exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E. (d) I accept that the Procurement Authority / Municipality /Municipal Entity has the right to request that t 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 the application. I also understand that the submission of incorrect data, or data that are not verifiable described in SATS 1286:2011, may result in the Procurement Authority / Municipal / Municipal Entity imposinany or all of the remedies as provided for in Regulation 13 of the Preferential Procurement Regulations, 20 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000). SIGNATURE:		Stipulated minimum threshold for local content (paragraph 3 above)	
Declaration C shall be used instead of the table above. The local content percentages for ear product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E. (d) I accept that the Procurement Authority / Municipality /Municipal Entity has the right to request that t 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 the application. I also understand that the submission of incorrect data, or data that are not verifiable described in SATS 1286:2011, may result in the Procurement Authority / Municipal / Municipal Entity imposition any or all of the remedies as provided for in Regulation 13 of the Preferential Procurement Regulations, 20 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000). SIGNATURE:		Local content %, as calculated in terms of SATS 1286:2011	
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 the application. I also understand that the submission of incorrect data, or data—that—are—not verifiable—described in SATS 1286:2011, may result in the Procurement Authority / Municipal / Municipal Entity imposition and or all of the remedies as provided for in Regulation 13 of the Preferential Procurement Regulations, 20 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000). SIGNATURE:	Decla produ	ration C shall be used instead of the table above. The local content per act has been calculated using the formula given in clause 3 of SATS 1286	centages for each :2011, the rates of
application. I also understand that the submission of incorrect data, or data that are not verifiable described in SATS 1286:2011, may result in the Procurement Authority / Municipal / Municipal Entity imposit any or all of the remedies as provided for in Regulation 13 of the Preferential Procurement Regulations, 20 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000). SIGNATURE: DATE: DATE:	(d) I local o	accept that the Procurement Authority / Municipality /Municipal Entity has the right content be verified in terms of the requirements of SATS 1286:2011.	at to request that the
	applic descri any or	ation. I also understand that the submission of incorrect data, or data that are bed in SATS 1286:2011, may result in the Procurement Authority / Municipal / Municipal of the remedies as provided for in Regulation 13 of the Preferential Procurement	e not verifiable as cipal Entity imposing nt Regulations, 2011
WITNESS No. 1 DATE:	\$	SIGNATURE: DATE:	_
	,	WITNESS No. 1 DATE:	_
WITNESS No. 2 DATE:	,	WITNESS No. 2 DATE:	_

													SATS 1286.2011
		!					Annex	k C					
					Local	Content De	claration	- Summar	y Schedul	e			
(C1)	Tender No.											Note: VAT to be ex	cluded from all
(C2)	Tender descrip	tion:										calculations	
(C3)	Designated pro	duct(s)											
(C4)	Tender Authori	-											
(C5)	Tendering Entit												
(C6)	Tender Exchang		Pula		EU		GBP						
(C7)	Specified local	content %				alculation of I	and control					OM	
					Ca	Tender value					Tend	er summary	
	Tender item no's	List of ite	ems	Tender price - each (excl VAT)	Exempted imported value	net of exempted imported	Imported value	Local value	Local content % (per item)	Tender Qty	Total tender value	Total exempted imported content	Total Imported content
	(C8)	(C9)		(C10)	(C11)	content (C12)	(C13)	(C14)	(C15)	(C16)	(C17)	(C18)	(C19)
	(55)			10-07	(== ,	(==,	(0-0)	10= 17	10-07	(0=0)	(==:/	(0-0)	(0-0)
									(<i>C20</i>) Total te	nder value	R 0		
	Signature of te	nderer from Ann	ex B								imported content		
								<i>(C22) Total</i> Te	nder value ne	t of exempt i	imported content		
												Imported content	R 0
											(C24)	Total local content	R 0
	Data									103	E) Augrees less! -	nntant 0/ cf tand	
	Date:									(C2:	5) Average local co	ontent % of tender	

CONTRACT

Part C1: Agreement and contract data

				A	nnex D							SATS 1286
			Imported C	ontent Declaratio		rting Sched	dule to Ann	ex C				ī
Tender No.			I					Note: VAT to be e	evoluded from	1		=
Tender description Designated Produ			1					all calculations				
Tender Authority:										_		
Tendering Entity r Tender Exchange		Pula] EU	R 9,00] Gвр	R 12,00	I				
A. Exempted	d imported cor	ntent					Calculation of	imported conte	nt			Summary
Tender item no's	Description of im	ported content	Local supplier	Overseas Supplier	Forign currency value as per Commercial Invoice	Tender Exchange Rate	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Exempted im value
(D7)	(DE	3)	(D9)	(D10)	(D11)	(D12)	(D13)	(D14)	(D15)	(D16)	(D17)	(D18)
									(D19	7) Total exempt	imported value	
												ust correspond nex C - C 21
B Imported	directly by the	Tenderer					Calculation of	imported conte	at			Summary
B. Imported	directly by the	renderer			Forign		Carculation of	Imported conter	All locally			Summary
Tender item no's	Description of im	ported content	Unit of measure	Overseas Supplier	currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Total importe
(D20)	(D2	1)	(D22)	(D23)	(D24)	(D25)	(D26)	(D27)	(D28)	(D29)	(D30)	(D31)
			-				-		-			
į.									(D32) T	otal imported va	lue by tenderer	
C Imported	by a 3rd party	and supplied	to the Tond	oror			Calculation of	imported conte				Summary
C. Imported	by a Siu paity				Forign		Carculation of	Imported conter	All locally			Jammary
	imported content	Unit of measure	Local supplier	Overseas Supplier	currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	incurred landing costs & duties	Total landed cost excl VAT	Quantity imported	Total importe
(L	033)	(D34)	(D35)	(D36)	(D37)	(D38)	(D39)	(D40)	(D41)	(D42)	(D43)	(D44)
ļ.				Į		Į.		Į	(D45) To	tal imported val	ue by 3rd party	
D. Other for	eign currency	payments		Calculation of foreig payment:								Summary payment
Type of	f payment	Local supplier making the payment	Overseas beneficiary	Foreign currency value paid	Tender Rate of Exchange							Local value
(L	046)	(D47)	(D48)	(D49)	(D50)	1						(D51)
						ł						
						1						
						1 (D52) Total of fe	oreign currency pa	yments declare	ed by tenderer a	nd/or 3rd party	
Į												
Signature of tende	erer from Annex B					(D53) Tota	l of imported co	ntent & foreign cu	rrency paymon	ts - (D32) (D4E)	& (D52) above	

SATS 1286.2011

Annex E

Local Content Declaration -	Supporting Schedule to Annex C

Tender No.		Note: VAT to be excluded from	all calculation
Tender description:			
Designated products:			
Tender Authority: Tendering Entity name:			
rendering Littly name.			
Local Products			
(Goods, Services and Works)	Description of items purchased	Local suppliers	Value
Works	(E6)	(E7)	(E8)
	()	(=),	(=0)
_			
_			
_			
	/		
	(E9) Total local produ	icts (Goods, Services and Works)	R
(E10) Manpower costs (Te	enderer's manpower cost)	Г	R
(1220) maniporter 13350	shacker a maniparter costy	<u>L_</u>	
(E11) Factory overheads (Re	ntal, depreciation & amortisation, utility costs,	, consumables etc.)	R
/512) Administration avarband	Marketing incurance finan	oning interest etc.)	n
(E12) Administration overhead	s and mark-up (Marketing, insurance, finar	icing, interest etc.)	R
		(E13) Total local content	R
		This total must correspond wit	h Annex C - Ca
		· ·	
Signature of tenderer from Annex B			

CONTRACT FORM - PURCHASE OF GOODS/WORKS

THIS FORM MUST BE FILLED IN DUPLICATE BY BOTH THE SUCCESSFUL BIDDER (PART 1) AND THE PURCHASER (PART 2). BOTH FORMS MUST BE SIGNED IN THE ORIGINAL SO THAT THE SUCCESSFUL BIDDER AND THE PURCHASER WOULD BE IN POSSESSION OF ORIGINALLY SIGNED CONTRACTS FOR THEIR RESPECTIVE RECORDS.

PART 1 (TO BE FILLED IN BY THE BIDDER)

- 2. The following documents shall be deemed to form and be read and construed as part of this agreement:
 - (i) Bidding documents, viz
 - Invitation to bid:
 - Tax clearance certificate:
 - Pricing schedule(s);
 - Technical Specification(s);
 - Preference claims for Broad Based Black Economic Empowerment Status Level of Contribution in terms of the Preferential Procurement Regulations 2011;
 - Declaration of interest:
 - Declaration of bidder's past SCM practices;
 - Certificate of Independent Bid Determination;
 - Special Conditions of Contract;
 - (ii) General Conditions of Contract; and
 - (iii) Other (specify)
- 3. I confirm that I have satisfied myself as to the correctness and validity of my bid; that the price(s) and rate(s) quoted cover all the goods and/or works specified in the bidding documents; that the price(s) and rate(s) cover all my obligations and I accept that any mistakes regarding price(s) and rate(s) and calculations will be at my own risk.
- 4. I accept full responsibility for the proper execution and fulfilment of all obligations and conditions devolving on me under this agreement as the principal liable for the due fulfillment of this contract.
- 5. I declare that I have no participation in any collusive practices with any bidder or any other person regarding this or any other bid.
- 6. I confirm that I am duly authorised to sign this contract.

NAME (PRINT)	
CAPACITY	 WITNESSES
SIGNATURE	 1
NAME OF FIRM	 1
DATE	

CONTRACT FORM - PURCHASE OF GOODS/WORKS PART 2 (TO BE FILLED IN BY THE PURCHASER)

1.	Idatedfor the supply of goods/works indicated hereunder and/or further specified in the annexure(s).					
2.	An official order indic	cating delivery instr	uctions is fortho	coming.		
3.				delivered in accorda ter receipt of an invo		
ITEM NO.	PRICE (ALL APPLICABLE TAXES INCLUDED)	BRAND	DELIVERY PERIOD	B-BBEE STATUS LEVEL OF CONTRIBUTION	MINIMUM THRESHOLD FOR LOCAL PRODUCTION AND CONTENT (if applicable)	
4.	I confirm that I am du	uly authorized to si	gn this contract.			
SIGNE	D AT	(ONNC			
NAME SIGNA						
OFFICI	AL STAMP			WITNESSES		
				1		

CONTRACT FORM - RENDERING OF SERVICES

THIS FORM MUST BE FILLED IN DUPLICATE BY BOTH THE SERVICE PROVIDER (PART 1) AND THE PURCHASER (PART 2). BOTH FORMS MUST BE SIGNED IN THE ORIGINAL SO THAT THE SERVICE PROVIDER AND THE PURCHASER WOULD BE IN POSSESSION OF ORIGINALLY SIGNED CONTRACTS FOR THEIR RESPECTIVE RECORDS.

PART 1 (TO BE FILLED IN BY THE SERVICE PROVIDER)

- 8. The following documents shall be deemed to form and be read and construed as part of this agreement:
 - (iv) Bidding documents, viz
 - Invitation to bid;
 - Tax clearance certificate;
 - Pricing schedule(s);
 - Filled in task directive/proposal;
 - Preference claims for Broad Based Black Economic Empowerment Status Level of Contribution in terms of the Preferential Procurement Regulations 2011;
 - Declaration of interest;
 - Declaration of Bidder's past SCM practices;
 - Certificate of Independent Bid Determination;
 - Special Conditions of Contract;
 - (v) General Conditions of Contract; and
 - (vi) Other (specify)
- 9. I confirm that I have satisfied myself as to the correctness and validity of my bid; that the price(s) and rate(s) quoted cover all the services specified in the bidding documents; that the price(s) and rate(s) cover all my obligations and I accept that any mistakes regarding price(s) and rate(s) and calculations will be at my own risk.
- 10. I accept full responsibility for the proper execution and fulfilment of all obligations and conditions devolving on me under this agreement as the principal liable for the due fulfillment of this contract.
- 11. I declare that I have no participation in any collusive practices with any bidder or any other person regarding this or any other bid.
- 12. I confirm that I am duly authorised to sign this contract.

NAME (PRINT)	
,	WITNESSES
CAPACITY	
SIGNATURE	 1
NAME OF FIRM	'
NAME OF FIRM	 •
DATE	
DAIC	

CONTRACT FORM - RENDERING OF SERVICES

PART 2 (TO BE FILLED IN BY THE PURCHASER)

4.	Idatedfor the rendering of services indicated hereunder and/or further specified in the annexure(s).					
5.	An official order indicating s	ervice delivery in	structions is forth	coming.		
6.	I undertake to make paymenthe contract, within 30 (thirty	nt for the services	s rendered in acc ipt of an invoice.	ordance with the	terms and conditio	ons of
	DESCRIPTION OF SERVICE	PRICE (ALL APPLICABL E TAXES INCLUDED)	COMPLETIO N DATE	B-BBEE STATUS LEVEL OF CONTRIBUTI ON	MINIMUM THRESHOLD FOR LOCAL PRODUCTIO N AND CONTENT (if applicable)	
4.	I confirm that I am duly auth	orised to sign this	s contract.			
SIGNE	D AT	ON	l			
NAME	(PRINT)					
SIGNA	TURE					
OFFIC	IAL STAMP			WITNESS	ES	
				1		
				2		

MBD 8

DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

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

Item	Question	Yes	No
4.1	Is the bidder or any of its directors listed on the National Treasury's Database of Restricted Suppliers as companies or persons prohibited from doing business with the public sector?	Yes	No
	(Companies or persons who are listed on this Database were informed in writing of this restriction by the Accounting Officer/Authority of the institution that imposed the restriction after the <i>audi alteram partem</i> rule was applied).		
	The Database of Restricted Suppliers now resides on the National Treasury's website(www.treasury.gov.za) and can be accessed by clicking on its link at the bottom of the home page.		
4.1.1	If so, furnish particulars:		
4.2	Is the bidder or any of its directors listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004)? The Register for Tender Defaulters can be accessed on the National Treasury's website (www.treasury.gov.za) by clicking on its link at the bottom of the home page.	Yes	No
4.2.1	If so, furnish particulars:		
4.3	Was the bidder or any of its directors convicted by a court of law (including a court of law outside the Republic of South Africa) for fraud or corruption during the past five years?	Yes	No

4.3.1	If so, furnish particulars:		
		V	N-
4.4	Question Does the bidder or any of its directors owe any municipal rates and taxes of municipal charges to the municipality / municipal entity, or to any other municipality / municipal entity, that is in arrears for more than three months		No No
4.4.1	If so, furnish particulars:		
4.5	Was any contract between the bidder and the municipality / municipal entity any other organ of state terminated during the past five years on account of failure to perform on or comply with the contract?		No 🗆
4.7.1	If so, furnish particulars:		
	CERTIFICATION		
CER	HE UNDERSIGNED (FULL NAME)		
	CCEPT THAT, IN ADDITION TO CANCELLATION OF A CONTRACT, A AINST ME SHOULD THIS DECLARATION PROVE TO BE FALSE.	ACTION MAY	' BE TAKEN
Sign	nature Date		
 Posi	ition Name of Bidder		.ls367bW

MBD 9

CERTIFICATE OF INDEPENDENT BID DETERMINATION

- 1 This Municipal Bidding Document (MBD) must form part of all bids¹ invited.
- Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).² Collusive bidding is a *pe se* prohibition meaning that it cannot be justified under any grounds.
- Municipal Supply Regulation 38 (1) prescribes that a supply chain management policy must provide measures for the combating of abuse of the supply chain management system, and must enable the accounting officer, among others, to:
 - a. take all reasonable steps to prevent such abuse;
 - b. reject the bid of any bidder if that bidder or any of its directors has abused the supply chain management system of the municipality or municipal entity or has committed any improper conduct in relation to such system; and
 - c. cancel a contract awarded to a person if the person committed any corrupt or fraudulent act during the bidding process or the execution of the contract.
 - This MBD serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of bid-rigging.
 - In order to give effect to the above, the attached Certificate of Bid Determination (MBD 9) must be completed and submitted with the bid:
 - o Includes price quotations, advertised competitive bids, limited bids and proposals.
 - Bid rigging (or collusive bidding) occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a bidding process. Bid rigging is, therefore, an agreement between competitors not to compete.

CERTIFICATE OF INDEPENDENT BID DETERMINATION

I, the undersigned, in submitting	the accompanying bid:
	(Bid Number and Description)
in response to the invitation for the	ne bid made by:
	(Name of Municipality / Municipal Entity)
do hereby make the following sta	atements that I certify to be true and complete in every respect:
I certify, on behalf of:	that:
	(Name of Bidder)

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

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

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

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

Signature	Date
Position	Name of Bidder

THE CONTRACT

Part C1: Agreements and Contract data

MNQUMA LOCAL MUNICIPALITY

TENDER NUMBER: MNQ/SCM/94/21-22

MAINTANANCE OF FOUR (04) HIGH MASTS

CONTRACT PART 1 (OF 4): AGREEMENT AND CONTRACT DATA

C1.1	Form of Offer and Acceptance
C1.2	Contract Data
C1.3	Form of Guarantee
C1.4	Draft Health and Safety Agreement
C1.5	Pro Forma Disclosure Statement
C1.6	Pro Forma Adjudication Board Member Agreement

C1.1: FORM OF OFFER AND ACCEPTANCE

1 OFFER

CONTRACT

Part C1: Agreement and contract data

Reference no: MNQ/SCM/19/21-22

The employer, identified in the acceptance signature block, has solicited offers to enter into a contract for the procurement of:

MAINTANANCE OF FOUR (04) HIGH MASTS

The tenderer, identified in the offer signature block, has examined the documents listed in the tender data and addenda thereto as listed in the tender schedules, and by submitting this offer has accepted the conditions of tender.

By the representative of the tenderer, deemed to be duly authorized, signing this part of this form of offer and acceptance, the tenderer offers to perform all of the obligations and liabilities of the Contractor under the contract including compliance with all its terms and conditions according to their true intent and meaning for an amount to be determined in accordance with the Conditions of Contract identified in the Contract Data.

THE OFFERED TOTAL OF THE PRICES INCLUSIVE OF VALUE-ADDED TAX IS:			
	Rand (in words);	R	(in figures)
acceptance and stated in the te	y be accepted by the employer by signin d returning one copy of this document to the nder data, whereupon the tenderer become ontract identified in the contract data.	e tenderer before the	e end of the period of validity
Signature(s) of a	nuthorized agents:		
Name(s) (in block	letters)		
Capacity of author	ized agents:		
for and on beh	nalf of the Tenderer(Name and address of organization)		
Witness:	(Full name – in t	plock letters – and signature)	
	(Signature)		
Date:			
	Page 65 of 2	212	

C1.1 Form of offer and acceptance

2 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 agreement. 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 deviation (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 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 the 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 cannot accept the contents of this agreement, this agreement shall constitute a binding contract between the parties.

For and on behalf of the Employer:

Signature(s) of authorized	agent(s)	Date:
Name(s)	Silumko Mahlasela	
Capacity	Municipal Manager	
for the Employer:	Mnquma Local Municipality P O Box 36, BUTTERWORTH, 4960	
Witness:	(Full name – in block let	tters – and signature)
	(Signature)	
Date:		
CONTRACT	Page 66 of 212	

C1.1 Form of offer and acceptance

Reference no: MNQ/SCM/19/21-22

Part C1: Agreement and contract data

3 SCHEDULE OF DEVIATIONS

Notes:

- 1. The extent of deviations from the tender documents issued by the employer before the tender closing date is limited to those permitted in terms of the conditions of tender.
- 2. A tenderer's covering letter shall not be included in the final contract document. Should any matter in such letter, which constitutes a deviation as aforesaid, be the subject of agreements reached during the process of offer and acceptance, the outcome of such agreement shall be recorded here.
- 3. Any other matter arising from the process of offer and acceptance either as a confirmation, clarification or change to the tender documents, and which it is agreed by the parties becomes an obligation of the contract, shall also be recorded here.
- 4. Any change or addition to the tender documents arising from the above agreements and recorded here, shall also be incorporated into the final draft of the contract.

A tenderer's covering letter shall not be included in the final contract document. Should any matter in such letter, which constitutes a deviation as aforesaid, be the subject of agreements reached during the process of offer and acceptance, the outcome of such agreement shall be recorded here.

1.	Subject
	Details
2.	Subject
	Details
3.	Subject
	Details
4.	Subject
	Details
5.	Subject
J .	•
	Details

By the duly authorized representatives signing this schedule of deviations, 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 returnable 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.

9	3 3
for and on be	nalf of the Tenderer
	(Name and address of organization)
Witness:	(Full name – in block letters – and signature)
	Page 67 of 212
CONTRACT	

Part C1: Agreement and contract data

C1.1 Form of offer and acceptance

Reference no: MNQ/SCM/19/21-22

	(Name)	
	(Signature)	
Date:		
For and on behalf of	the Employer:	
Signature(s) of authorized	agent(s)	Date:
Name(s)	Silumko Mahlasela	
Capacity	Municipal Manager	
for the Employer :	Mnquma Local Municipality P O Box 36, Butterwort 4960	
Witness:	(Full name – in block letters – and s	signature)
	(Signature)	
Date:		

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CONTRACT

Part C1: Agreement and contract data

Reference no: MNQ/SCM/19/21-22

C1.2: CONTRACT DATA (PART 1)

The General Conditions of Contract for Construction Works, Third Edition, (2015) published by the South African Institution of Civil Engineering (SAICE), Private Bag X200, Halfway House, 1685, is applicable to this contract and is obtainable from www.saice.org.za

Copies of these conditions of contract may be obtained on the tenderer's own cost from the SAICE Tel: 011-805 5947

PART 1: CONTRACT SPECIFIC DATA PROVIDED BY THE EMPLOYER

The following contract specific data, referring to the General Conditions of Contract for Construction Works, Second Edition, 2015, are applicable to this Contract:

No.	Clause	Description		
1	1.1.1.13	The Defects Liability Period is six (6) months , measured from the date of the Certificate of Completion.		
2	1.1.1.14	The time for achieving Practical Completion is 4 Months, calculated from the Commencement Date.		
3	1.1.1.15	Name of Employer is: MNQUMA LOCAL MUNICIPALITY		
4	1.1.1.16	The Employer's Ag	ent is an employee of tl	ne institution, PMU
5	1.1.1.26	The pricing strategy	y is: Re-measurement	Contract
6	1.2.1.2	Telephone: Address (Postal):	(047) 050 1101	ommunications and notices is: Facsimile: (047) 491 0195 Address (Physical): Municipal Building, Cnr King and Mthatha Street, Butterworth
		The Employer's Agent's address for receipt of communications and notices is :		
		The Project Manag	gement Unit;	
		Telephone:	(047) 050 1274	Facsimile: (047) 491 0195
		Address (Postal) :	PO Box 36 Butterworth	Address (Physical): Municipal Building, Cnr King and Mthatha Street, Butterworth
	2.4.1	"in the event of any ambiguity, conflict or discrepancy between the various contract documents, lists and schedules, the order of precedence (from highest to lowest) shall be as follows: The form of offer and acceptance Contract forms The contract data General conditions of contract (GCC 2015) Scope of Work Standard specification for Road and Bridge Works (COLTO 1998) Site Information Bill of quantities The returnable schedules		

No.	Clause	Description	
7	3.2.3	The Employer's Agent shall obtain specific approval from the Employer before executing at of his functions or duties according to the following Clauses of the General Condition Contract: 1. New Clause 3.2.3.1 "For expenditure on the Contract to exceed the Contract Price";	
		2. Existing Clauses:	
		3.2.1 - Nomination of person as Employer's Agent's Representative.	
		5.6 – Approval of the programme	
		5.7.2 - Work at night as well as by day	
		5.8 – Non-working times	
		5.12 - Granting of extension of time excluding Clause 5.12.2.2 (Abnormal climatic conditions)	
		5.13 - Reduction of penalty for delay.	
		5.14.2 - The issue of a Certificate of Practical Completion.	
		5.14.4 - The issue of a Certificate of Completion.	
		5.16.1 - The issue of a Final Approval Certificate.	
		6.3 – Variations in respect of Variations which are not small (R30 000)	
		6.6 - Instruction to expend on Provisional and Prime Cost Sums	
		6.11 - Adjustment of General Items & Approval of Claims	
		8.2.2.2 - Order to repair and make good damage arising from any "excepted" risk.	
8	3.2.4	Occupational Health, Safety – Public Health and the duly appointed H&S Officials has to be appointed by the contractor as Client Agents on this contract, in terms of Clause 4(5) of the Construction Regulations, 2003 as promulgated in terms of Section 43 of the Occupational Health and Safety Act, 1993. The Principal Contractor shall perform a preliminary assessment of the project generated H&S plan and submit such to Occupational Health, Safety & Wellness – Public Health for legal compliance reassessment & verification / approval prior to any works commencing. The duly appointed H&S Officials will be responsible for further monitoring and the auditing of the approved H&S plan for legal compliance.	
9	3.4	Add the following new Sub-Clause 3.4:	
		The Employer may, at his sole discretion, provide technical support services to the Contractor or Sub Contractor(s).	
		The technical team providing such support services will be appointed and remunerated by the Contractor. In the case of EPWP Contractor Learnership Programmes, support services may be provided by the ISD officer appointed by the contractor. The technical team will consist of the Employer's Agent and a person or persons acting as Training, Construction and Materials Managers or Construction Mentor, depending on the services to be provided and the scope of the functions to be executed.	
		3.4.1 In addition to his duties and functions in terms of 3.2.1, the Employer's Agent will co-ordinate the work of the technical team providing the support services.	

No.	Clause	Descriptio	n
		3.4.2	The Project Manager acts as mentor to the Contractor in respect of the following functions, which are described fully in the CESA document, Guideline Contract Specific Data C4- Construction Management Services of the Form of Agreement for Consulting Services for Labour -Intensive Construction Projects:
			i) Programming the execution of the works.
			ii) Interpretation of drawings, specifications and related contractual matters.
			iii) Workforce structuring, employment and management.
			iv) Guidance to expedite work progress/ improve productivity.
			v) Setting out of works.
			vi) Safety measures and legislation requirements.
			vii) Materials handling.
			viii) Tools and equipment needs.
			ix) Financial matters.
			x) Training requirements.
			xi) Security aspects.
			xii) Quality control systems.
		3.4.3	The Materials/ Project Manager is responsible for the following functions which are described fully in the CESA document, <u>Guideline Contract Specific Data C5-Materials Procurement Services</u> of the <u>Form of Agreement for Consulting Services for Labour -Intensive Construction Projects on the Contract:</u>
			i) Establishment of stores.
			ii) Determination of store administration procedures.
			iii) Determination of requirements of store staff.
			iv) Employment of store staff.
			v) Staff guidance, supervision and training.
			vi) Acquisition of materials.
			vii) Issue of materials.
			viii) Upholding of an assets register.
			ix) Insurance of assets.
		3.3.4	The main role of the Mentor is to support the Learner Contractor and to impart knowledge that will enable the Contractor to compete independently as soon as

No.	Clause	Description	
		possible. The Mentor provides a wide range of support and advice functions, including but not limited to advice with regard to:	
		(i) Finance and dealing with banks	
		(ii) Business management	
		(iii) Contract management	
		(iv)Procurement of materials and other required services	
		(v) Technical and engineering	
		(vi)Construction Planning and Management	
		(vii) Fulfilling of statutory and tax obligations	
		(viii) Labour and human resource advice	
10	4.3.1	Add the following to the clause:	
		"For conventional construction works the Basic Conditions of Employment Act of 1997 (Act No 75 of 1997) shall apply and the minimum employment conditions which will apply shall be guided by the latest Sectorial Determination: Civil Engineering Sector published from time to time.	
		Compliance with the National Environmental Management Act (NEMA), Act 107 of 1998.	
		Basic Conditions of Employment Act of 1997 (Act No 75 of 1997) as per Government Notice R63 of 25 January 2002, shall apply to works described in the Scope of Work as being labour intensive and which are undertaken by unskilled or semi-skilled workers."	
		"The Contractor shall comply with the Occupational Health and Safety Specification prepared by the Employer in terms of the Construction Regulations, 2003 promulgated in terms of Section 43 of the Occupational Health and Safety Act (Act No. 85 of 1993).	
		Without limiting the Contractor's obligations in terms of the Contract, the Contractor shall before commencement of the Works or any part thereof, be in the possession of an approved Health and Safety Plan."	
11	4.3.3	Add the following new clause:	
		"Contractor's Designer	
		The Contractor and his designer shall accept full responsibility and liability to comply with the Occupational Health and Safety Act, 1993 (Act 85 of 1993) and the Construction Regulations, 2003 for the design of the Temporary Works and those part of the Permanent Works which the Contractor is responsible to design in terms of the Contract"	
12	4.5	Add the following new Sub-Clauses:	
		4.5.5 On the request of the Contractor, the Employer may, at his sole discretion, provide a support service to the Contractor in the giving of notices and in obtaining requisite consents, permissions and permits.	
		4.5.6 On the request of the Contractor and certified by the Employer's Agent as payable by the Contractor, the Employer may, in his sole discretion, advance funds to the Contractor in the form of a cheque in favour of the relevant institution or body, to facilitate the Contractor in complying with the provisions of this	

No.	Clause	Description
		Clause.
		The Contractor shall provide proof to the Employer's Agent of all payments effected by him.
		The Employer will deduct the sums advanced by the Employer and adjusted in accordance with the Contract Price Adjustment Formula or other rise-and-fall provision applicable to the Contract, from future payment certificates of the Contractor, if such sums are payable by the Contractor in the ordinary course of his business.
		The Employer will not advance funds in respect of cyclic sums payable by the Contractor in the ordinary course of his business.
13	4.11.3	Add the following to Clause 4.11
		Notwithstanding the wording of this Clause, on request of the Contractor the Employer may at his sole discretion, provide trade-skills training to the Contractor's employees to improve their competency and efficiency commensurate with the requirements of the Works.
14	5.3.1	The documentation required before Commencement of the Works are:
		Health and Safety Plan (Refer to Clause 4.3)
		Initial Programme (Refer to Clause 5.6)
		Security (Refer to Clause 6.2)
		Insurance (Refer to Clause 8.6)
		Project team
15	5.3.2	The Contractor is required, within 14 days of the Commencement Date, to submit the documents listed below to the Employer's Agent for his approval.
		Health and Safety Plan The Contractor shall deliver his health and safety plan, in terms of Clause 5(1) of the Construction Regulations (July 2003).
		Initial Programme The Contractor shall deliver his Initial Programme of work in term of Clause 5.6
		Security Submit a guarantee of an Insurance Company or Bank to be jointly and severally bound with
		the Contractor for an amount equal to ten per cent (10%) of the Contract Price. The wording of the Guarantee shall be identical to the pro forma provided in Part C1.3 of this tender document.
		Insurance
		Submit copies of receipts of registration, or payment for the premiums for the following insurances, as required by the new Clause 8.6 in this Contact Data.
		(a) Proof of registration with the Department of Labour as an employer, in terms of the Compensation for Occupational Injuries and Diseases Act 1993, as amended
		(b) Common Law Liability Insurance for the duration of the Contract Period and with a minimum Limit of Indemnity of not less than R1 000 000 for any one accident;
		(c) Insurance on an All Risks basis for construction plant, equipment and other things (except those intended to incorporation into the works) brought onto the site to the full value of such construction plant, equipment and other things;

No.	Clause	Description			
		(d) Motor Vehicle Liability Insurance, comprising a minimum of Balance of Third Party motor risks, including Passenger Liability, subject to a minimum limit of R2,5 million;			
		(e) Where the Contract involves manufacturing and/or fabrication of the works or pathereof at premises other than the site, the Contractor shall satisfy the employer thall materials and equipment for incorporation in the works are adequately insure during manufacture and/or fabrication. In the event of the Employer having a insurable interest in such works during manufacture or fabrication, then such interest shall be noted by endorsement to the Contractor's Policies of Insurance.			
		(f) Imported equipment or component parts or materials to be supplied in terms of th Contract which require any process of assembly or finishing in South Africa prior delivery to the site are to be insured by the Contractor up to the commencement transit to site of the assembled or finished equipment, component parts or material unless special arrangements are made with the Employer.			
		These insurances shall be maintained in force for the duration of the Contract, including any Defects Liability Period and in respect of Sub-Contractors, the Contractor shall be deemed to have complied with the provisions of the requirements relating to insurance by ensuring that the Sub-Contractors have effected such insurance.			
16	5.4.2	The access and possession of Site shall not be exclusive to the Contractor but as set out in the Site Information.			
		The Contractor shall bear all costs and charges for special and temporary rights of way required by him in connection with access to the Site. The Contractor shall also provide at his own cost any additional facilities outside the Site required by him for the purposes of the Works.			
17	5.8.1	Delete the words "between sunset and sunrise" in the first line and replace with "outside normal working hours".			
		Normal working hours shall be those as stated in the applicable Sectoral/Minesterial Determination applicable to a 5 (five) day a week Non-working days are Saturdays and Sundays and special non-working days are public holidays and official builder's holidays.			
18	5.8.1.5	Add the following additional Clause to Clause 5.8 "The cost of supervision by the Employer's Agent or his representatives outside of normal (Monday to Friday) working hours in accordance with this Clause, shall be to the Contractor's account".			
19	5.12.2.2	Add to Clause 5.12.2.2:			
		The time period specified as the time for completion includes allowances for those days on which it is expected that work, on the critical path items of the works, would be prevented due to weather conditions such as wind, rain falling or the subsequent waterlogged condition. Based on average weather conditions of wind, rain and sunshine the allowances are:			
		3 working days per month for the months of May to October			
		2 working days per month for the months of November to April			
		If the Contractor has been prevented by these weather conditions from working on the critical path items of the works, then he must notify the Employer's Agent or MLM Project Manager in writing. The submission shall be made within five calendar days of the resumption of work. The Employer's Agent shall upon considering all the relevant factors determine the extension of time to be granted on the basis that an extension of time to the contract will only be granted if the total number of days upon which work on the critical items was prevented, exceeds the total number of days calculated in terms of the above allowance and considering the official contract period as a whole.			
		The tendered sums of the appropriate time-related items shall be increased to take account of the extensions of time granted.			

No.	Clause	Description
20	5.12.5	Add the following to Clause 5.12
		5.12.5 Critical Path Provision
		A delay in so far as extension of time is concerned, will be regarded as a delay only if, on a claim by the Contractor in accordance with the General Conditions of Contract, the Employer's Agent rules that all progress on an item or items of work on the critical path of the approved programme for the execution of the Works by the Contractor, has been brought to a halt. Delays on normal working days only, based on a working week, of five normal working days, will be taken in account for the extension of time.
21	5.13.1	The penalty for failing to complete the Works is R 1500 per calendar day
22	5.16.3	The latent defect period is 5 years.
23	5.14.5.5	Insurance of the works shall continue until the expiration of the Defects Liability Period, in terms of the new Clause 8.6 contained in this Contract Data.
24	6.2.1	The security to be provided by the Contractor shall be:
		 a performance guarantee of ten per cent (10%) of the Contract Sum in the event of submissions or five per cent (5%) in the event of deductions, plus retention money amounting to ten per cent (10%) of the Contract Price.
		Retention monies due shall be subjected to Clauses 6.10.1.3 and 6.10.3.
		The performance guarantee shall be from an approved Insurance Company or Bank to be jointly and severally bound with the Contractor, in accordance with the provisions of the Form of Guarantee. A Retention Money Guarantee is not permitted.
		The wording of the performance guarantee shall be identical to the pro-forma provided under Clause C1.3: Form of Guarantee of the Contract Data."
25	6.2.2	Replace the entire contents of Clause 6.2.2 with the following:
		"If the Contractor fails in his obligations to provide the stated security within the period stated in Clause 5.3.2, or if the performance guarantee shall differ from the pro-forma provided under Clause C1.3: Form of Guarantee of the Contract Data, the Employer may terminate the Contract in terms of Clause 9.2."
26	6.2.3	Replace the entire contents of Clause 6.2.3 with the following:
		"The Contractor shall ensure that the performance guarantee remain valid and enforceable until the issue of the Certificate of Completion."
27	6.8.2	Contract Price Adjustment will not apply
28	6.10.1.5	The percentage advance on materials on site not yet built into the Permanent Works is 80%.
30	6.10.4	Replace the wordings "within 7 days" and "within 28 days" in Clause 6.10.4 with the wording "within 5 working days: and "within 30 days".
31	6.10.6.2	Replace Clause 6.10.6.2 with the following new Clause 6.10.6.2:
		6.10.6.2 No interest shall be payable to the Contractor upon any moneys retained or overdue in terms of the Contract.
32	8.6	Delete Clause 8.6. and replace with the following:
	8.6.1	Notwithstanding the provisions contained in the General Conditions of Contract regarding
		insurance, and without limiting the obligations, liabilities and responsibilities of the Contractor in any way whatsoever and on the understanding that the Contractor is not relieved from his
		any way whatsoever and on the understanding that the contractor is not relieved from his

No.	Clause	Description		
		obligations towards the Employer regarding the provision (by the Contractor) of any other		
		insurances, the Employer shall effect and maintain for the duration of the Contract until the		
		expiry of the Defects Liability Period, including initial transit to the Contract site		
		⇒ Contract Works Insurance (including SASRIA Insurance) and		
		Dublic Liability (Third Party) Insurance both in the joint names of the Employer and the Contractor (including all Sub-Contractors whether nominated or otherwise), and those on whose behalf the Employer has authority to arrange insurance. The Contractor shall pay for all deductibles incurred as a result of claims made under the Contact.		
		The Policy will be subject to the normal Terms, Exceptions and Conditions applicable to such insurance and will provide the following cover:		
		Section 1 – The Contract Works		
		(a) The Contract Works to be undertaken in terms of the Insured Contract, including all temporary works erected or in the course of erection and all materials for incorporation therein.		
	"Temporary Works" shall mean all constructional aids, equipment or structional aids are structional aids and equipment or structional aids are structional aids			
		 (i) do not comprise mobile plant, (ii) the Insured does not intend to remove from the Contract Site on completion of the Contract, and/or (iii) have no residual value at the completion of the Contract (other than scrap value) solely due to their specialized nature, 		
		to the extent that the value has been included in the Contract price.		
		(b) Surrounding property (as defined in the Policy) not included in nor forming part of the property insured under Item 1 above.		
		Section 2 – Contract Liability		
	Indemnity against the insured parties legal liability in the event of accidental death of to third party persons and/or accidental loss of or damage to third party property directly from the execution of the contract.			
		THE SUMS INSURED/LIMIT OF LIABILITY		
		SECTION 1 – CONTRACT WORKS		
		(a) Property insured under Section 1(a) The Contract Works		
		The Agreed and Accepted Contract Value (subject to a maximum of R100M) in respect of any one Contract plus a maximum of 25% escalation, unless the Insurers' agreement to amend these limits is obtained in writing.		

No.	Clause	Description						
		(b) Property insured under Section 1(b) Surrounding Property						
		R2,500,000 each and every loss						
		SECTION 2 - CONTRACT LIABILITY						
		Limit of Indemnity R20,000,000 (Twenty Million Rand) for any one occurrence or series of occurrences arising out of one event.						
		EXCLUDED CON	ITRACTS					
		The following Contracts are specifically excluded from the "blanket" cover arranged by the Employer, and insurance cover will not be arranged by the Employer. The Employer shall arrange with the Insurer for specific insurance cover for these contracts, and shall confirm such arrangement and all specific Terms & Conditions of such policy with the Contractor in writing.						
		2. Any Con	2. Any Contract with a construction period at award exceeding 24 months					
			tract involving ound Mine or Colliery Working'					
		4.2 Tunneling						
		4.3 Foul Bert	-					
		4.4 Stevedoring Work						
		4.5 "Wet" work at or about or connected with dams, docks, harbours, piers, breakwaters						
		or otherwise involving construction in water						
		THE DEDUCTIBLES						
		The first amount payable by the Insured in respect of each and every occurrence giving rise to a claim under the Policy shall be as follows:						
		(A) <u>STANDAR</u>	D BUILDING CONTRACTS					
			Description	Excess				
		A1 Contract Value up to R10M R 10,000						
		A2 Contract Value above R10M up to R25M R15,000						
		A3 Contract Value above R25M R25,000						
		(B) CIVIL & AL	L OTHER CONTRACTS	· · · · · · · · · · · · · · · · · · ·				
			Description Excess					

No.	Clause	Description	n			
		5.4		0.25% of claim minimum		
		B1	Contract Value up to R1M	R10 000		
		B2	Contract Value above R1M up to R5M	0.25% of claim, minimum R20,000		
		В3	Contract Value above R5M	0.25% of claim, minimum R50,000		
		(C) <u>Liabi</u>	LITY RISKS			
		Liability limit: R20,000,000				

Description	Excess		
All Contracts	R25,000 in respect of loss or damage caused by Fire and damage to Underground Services		
	R20 000 in respect of all other losses.		

(D) SASRIA

Rate: 0.0072%

The Employer will pay all premiums in connection with the insurance effected by the Employer.

In the event of any occurrence which is likely to give rise to a claim under the insurance arranged by the Employer, the Contractor or sub-Contractor shall

- in addition to any statutory requirement or other requirements contained in the Conditions of Contract, immediately notify the Employer's Insurance Brokers by telephone or in writing giving the circumstances, nature and an estimate of the loss or damage;
- (b) complete a Claims Advice Form available from the Insurance Brokers to whom the form shall be returned without delay a copy shall be sent to the Employer's Agent;
- (c) Negotiate the settlement of claims with the Insurers through the Employer's Insurance Brokers, subject to the settlement being approved by the Employer.

The Employer and Insurers shall have the right to make all and any enquiries, either on the site or elsewhere, as to the cause and results of any such occurrence and the Contractor shall give full facilities for carrying out such enquiries.

Any amount which becomes payable as a result of a claim by the Contractor under the insurance effected by the Employer shall be paid net of the deductibles to the Employer, who shall pay the said amount to the Contractor upon rectification, repair or reinstatement of the loss or damage, but this provision shall not in any way affect the Contractor's obligations, liabilities and responsibilities in terms of the Contract.

8.6.2

8.6.3

No.	Clause	Description
		Submission of a Tender shall be deemed as acceptance by the Contractor that he is satisfied with the scope of the insurances effected by the Employer The Contractor and/or Sub-Contractor shall provide, as a minimum, the following:
		(a) Proof of registration with the Department of Labour as an employer, in terms of the Compensation for Occupational Injuries and Diseases Act 1993, as amended
		(b) Common Law Liability Insurance for the duration of the Contract Period and with a minimum Limit of Indemnity of not less than R1 000 000 for any one accident;
		(c) Insurance on an All Risks basis for construction plant, equipment and other things (except those intended to incorporation into the works) brought onto the site to the full value of such construction plant, equipment and other things;
		(d) Motor Vehicle Liability Insurance, comprising a minimum of Balance of Third Party motor risks, including Passenger Liability, subject to a minimum limit of R2,5 million;
		(e) Where the Contract involves manufacturing and/or fabrication of the works or part thereof at premises other than the site, the Contractor shall satisfy the employer that all materials and equipment for incorporation in the works are adequately insured during manufacture and/or fabrication. In the event of the Employer having an insurable interest in such works during manufacture or fabrication, then such interest shall be noted by endorsement to the Contractor's Policies of Insurance.
	8.6.4	(f) Imported equipment or component parts or materials to be supplied in terms of this Contract which require any process of assembly or finishing in South Africa prior to delivery to the site are to be insured by the Contractor up to the commencement of transit to site of the assembled or finished equipment, component parts or materials, unless special arrangements are made with the Employer.
	8.6.5	These insurances shall be maintained in force for the duration of the Contract, including any Defects Liability Period and in respect of Sub-Contractors, the Contractor shall be deemed to have complied with the provisions of the requirements relating to insurance by ensuring that the Sub-Contractors have effected such insurance. The Contractor may effect, at his own cost, any insurance additional to that effected by the Employer which he deems necessary in his own interests. The Employer reserves the right to call for full information regarding such insurances.
	8.6.7	The insurances to be provided by the Contractor and Sub-Contractor shall be effected with Insurers and on terms approved by the Employer (which approval shall not be unreasonably withheld) and the Contractor shall, if required by the employer, produce to the employer the Policy or Policies of insurance and the receipts for payment of the current premiums.
	8.6.8 8.6.9	If the Contractor fails to effect and keep in force the insurances referred to, then the employer may effect and keep in force any such insurance and pay such premium or premiums as may be necessary for that purpose and, from time to time, deduct the amount paid by the Employer from any monies due or which may become due to the Contractor or recover same as a debt from the Contractor.
	8.6.10	where the Contractor is responsible for the appointment of Sub-Contractors, then the
	8.6.11	Contractor shall (a) ensure that potential and appointed Sub-Contractors are aware of the whole content of this Special Conditions of Contract Clause; and
		(b) ensure the compliance of Sub-Contractors with this Special Conditions of Contract clause, where applicable.
		The Contractor warrants that he shall give all notices and shall observe all the Terms and

No.	Clause	Description
		Conditions and requirements of all insurances applicable to this Contract.
33	9.1.4	Replace Clause 9.1.4 with the following:
		Up to the time of termination of the contract by either party in terms of this Clause, or until the Contractor gives notice in terms of this Clause to terminate the contract and the Contractor is precluded from exercising his right to terminate the contract because the Employer agrees to bear any resultant additional costs provided for in Clause 9.1.2.2 hereof, the Contractor:
		a) will be entitled to an extension of calendar time for working days lost as may be approved by the Employer's Agent, and
		b) will be reimbursed the cost of delays per working day, where the number of working days will be determined pro rata the effect the delays have on the progress of the work as agreed with the Employer's Agent. Payment in full and final settlement will be made at the rates tendered for the payment items specially provided in the Bill of Quantities (Items A2.1 to A2.7)
		Where the circumstances described in Clauses 9.1.1 and 9.1.2 are applicable only to a certain portion of the contract, the Employer's Agent will decide after consulting the Contractor, to what extent the contract as a whole is affected and whether or not a claim in terms of this Clause can be submitted.
		No payment will be made in terms of this Clause after the expiry of the due completion date.
34	10.1.1.1	Add the following to Clause 10.1.1.1.1
	.1	Should the claim be related to work stoppages by either the EMEs or the local community, no extension of time will be granted without a South Africa Police Service case number for threats or intimidation against the parties involves.
35	10.3.2	Amicable settlement in terms of Clause 10.4 shall be contemplated for all disputes prior to referring any dispute to adjudication or arbitration.
36	10.5.1	Dispute resolution shall be by ad-hoc adjudication
37	10.5.3	The number of Adjudication Board Members to be appointed one (1).
38	10.7.1	The determination of disputes which are unresolved in terms of Clause 10.5.3 shall be by arbitration.

39	11.	Add the following additional clause:
		Details to be confidential
		The Contractor shall treat the details of the Works comprised in this Contract as private and confidential (save in so far as may be necessary for the purposes hereof) and shall not publish or disclose the same or any particulars thereof in any trade or technical paper elsewhere without the prior written consent of the Employer's Agent.

C1.3: FORM OF PERFORMANCE GUARANTEE (PRO FORMA)

PERFORMANCE GUARANTEE

For use with the General Conditions of Contract for Construction Works, Third Edition, (2015).

GUARANTOR DETAILS AND DEFINITIONS

"Guarantor"		
means:		
Physical a	ddress:	
"Employer" means:		
"Contractor"	means:	
"Employer's Agent"	means:	
"Works" m	eans:	
"Site" means:		
"Contract" means:	_	the Agreement made in terms of the Form of Offer and Assentance and
Contract means.	s	The Agreement made in terms of the Form of Offer and Acceptance and uch amendments or additions to the Contract as may be agreed in writing etween the parties.
"Contract Sum" means:	т	he accepted amount inclusive of tax of R
Amount in words:		

CONTRACT
Part C1: Agreement and contract data

"Guaranteed Sum" means:			The	maxımum	aggregate amount of R
Amount	in	words:			
Type of Perfo	ormance	Guarantee:	Fixed		

CONTRACT DETAILS

"Expiry Date" means:

Employer's Agent issues: Interim Payment Certificates, Final Payment Certificate and the Certificate Completion of the Works as defined in the Contract.

Date of issue of the Certificate of Completion

1. FIXED PERFORMANCE GUARANTEE

- 1.1. Where a fixed PERFORMANCE Guarantee has been selected. The Guarantor's liability shall be limited to the amount of the Guarantee Sum.
- 1.2. The Guarantor's period of liability shall be from and including the date on which the Performance Guarantee is signed, up to and including the Expiry Date, or the date of issue by the Employer's Agent of the Certificate of Completion of the Works, or the date of payment in full of the Guaranteed Sum, whichever occurs first.
- 1.3. The Employer's Agent and/or the Employer shall advise the Guarantor in writing of the date on which the Certificate of Completion of the Works has been issued.

2. CONDITIONS APPLICABLE TO FIXED PERFORMANCES GUARANTEES:

- 2.1. The Guarantor hereby acknowledges that:
- 2.1.1. Any reference in this Performance Guarantee to the Contract is made for the purpose of convenience and shall not be constructed as any intention whatsoever to create an accessory obligation or any intention whatsoever to create a suretyship.
- 2.1.2. Its obligation under this Performance Guarantee is restricted to the payment of money.
- 2.2. Subject to the Guarantor's maximum liability referred to in 1.1 or 2.1, the Guarantor hereby undertakes to pay the Employer the sum certified upon receipt of the documents identified in 3.2.1 to 3.2.3:
- 2.2.1. A copy of a fist written demand issued by the Employer to the Contractor stating that payment of a sum certified by the Employer's Agent in an Interim or Final Payment Certificate has not been made in terms of the Contract and failing such payment within seven (7) calendar days, the Employer intends to call upon the Guarantor to make payment in terms of 3.2.2;

CONTRACT
Part C1: Agreement and contract data

- 2.2.2. A first written demand issued by the Employer to the Guarantor at the Guarantor's physical address with a copy to the Contractor stating that a period of seven (7) days has elapsed since the first written demand in terms of 3.2.1 and the sum certified has still not been paid;
- 2.2.3. A copy of the aforesaid payment which entitles the Employer to receive payment in terms of the Contract of the sum certified in 3.2.
- 2.3. Subject to the Guarantor's maximum liability referred to in 1.1 or 2.1, the Guarantor undertakes to pay to the Employer the Guaranteed Sum or the full outstanding balance upon receipt of a first written demand from the Employer to the Guarantor at the Guarantor's physical address calling up this Performance Guarantee, such demand stating that:
- 2.3.1. The Contract has been terminated due to the Contractor's default and that this Performance Guarantee is called up in terms of 3.3;or
- 2.3.2. A provisional or final sequestration or liquidation court order has been granted against the Contractor and that the Performance Guarantee is called up in terms of 3.3; and
- 2.3.3. The aforesaid written demand is accompanied by a copy of the notice of termination and/or the provisional/final seguestration and/or the provision liquidation court order.
- 2.4. It is recorded that the aggregate amount of payments required to be made by the Guarantor in terms of 3.2 and 3.3 shall not exceed the Guarantor's maximum liability in terms of 1.1 or 2.1
- 2.5. Where the Guarantor has made payment in terms of 3.3, the Employer shall upon the date of issue of the Final Payment Certificate submit an expense account to the Guarantor showing how all monies received in terms of this Performance Guarantee have been expended and shall refund to the Guarantor any resulting surplus. All monies refunded to the Guarantor in terms of the Performance Guarantee shall bear interest at the prime overdraft rate by the Employer's Bank compounded monthly and calculated from the date payment was made by the Guarantor to the Employer until the date of refund.
- 2.6. Payment by the Guarantor in terms of 3.2 or 3.3 will only be made within seven (7) calendar days upon receipt of the first written demand to the Guarantor.
- 2.7. Payment by the Guarantor in terms of 3.3 will only be made against the return of the original Performance Guarantee by the Employer.
- 2.8. The Employer shall have the absolute right to arrange his affairs with the Contractor in any manner which the Employer may consider fit and the Guarantor shall not have right to claim his from this Performance Guarantee on account of any conduct alleged to be prejudicial to the Guarantor.
- 2.9. The Guarantor chooses the physical address as stated above for the service of all notices for all purposes in connection herewith.
- 2.10. This Performance Guarantee is neither negotiable nor transferable and shall expire in terms of 1.1.2 or 2.2, where after no claims will be considered by the Guarantor. The original of this Guarantee shall be returned to the Guarantor after it has expired.
- 2.11. This Performance Guarantee, with the required demand notices in terms of 3.2 or 3.3, shall be regarded as a liquid document for the purposes of obtaining a court order.

2.12. Where the Performance Guarantee is issued in the Republic of South Africa the Guarantor hereby consents in terms of Section 45 of the Magistrate's Courts Act No 32 of 1944, as amended, to the jurisdiction of the Magistrate's Court of any district having jurisdiction in terms of Section 28 of the said Act, notwithstanding that the amount of the claim may exceed the jurisdiction of the magistrate's Court.

Signed		at			
Date					
Guarantor's	signatory	(1)			
Capacity					
Guarantor's	signatory	(2)			
Capacity			 	 	
Witness	signatory	(1)			

Witness signatory (2)	

C1.4: HEALTH AND SAFETY AGREEMENT

ARTICLE OF AGREEMENT IN TERMS OF SECTION 37(2) OF THE OCCUPATIONAL SAFETY ACT, 1993 BETWEEN

SECTION 37(2) MANDATORY H&S AGREEMENT:

WRITTEN AGREEMENT ON

OCCUPATIONAL HEALTH AND SAFETY

In accordance with the provisions of Section 37(2) of the Occupational Health and Safety Act 85 of 1993 as amended

	AS ENTERED INTO) BY AND BETWEEN
	(Hereinafter referred	I to as "the Employer")
	Д	ND
-		
	(Hereinafter referred	to as "the Mandatory")
Compensation Fund nu	ımber:	
Common Law Liability		
Insurance in respect of ⁻	Γhird	
Parties for the Minimum	Sum of R	

1. Reporting

The Mandatory and/or his designated person appointed in terms of Section 16 (2) of the Occupational Health and Safety Act 85 of 1993 ("the OHS Act") as amended shall report to the Site Manager CR6.1 and/or a representative designated by the Employer prior to commencing the work at the premises.

CONTRACT

2. Warranty of compliance

- 2.1 In terms of this agreement the Mandatory warrants that he agrees to the arrangements and procedures as prescribed by the Employer and as provided for in terms of Section 37 (2) of the OHS Act for the purposes of compliance with the Act.
- 2.2 The Mandatory acknowledges that this agreement constitutes an agreement in terms of Section 37 (2) of the OHS Act, whereby all responsibility for health and safety matters relating to the work that the Mandatory and his employees are to perform on the premises shall be the obligation of the Mandatory.
- 2.3 The Mandatory further warrants that he and/or his employees undertake to maintain such compliance with the OHS Act. Without derogating from the generality of above, neither from the provisions of the said agreement, the Mandatory shall ensure that the clauses as hereunder described are at all times adhered to by himself and his employees.

3. Refer:

- Occupational Health & Safety Act No.85 of 1993 as amended including Regulations
- Hazards Chemical Substance Regulations of 1995
- Compensation for Occupational Injuries and Diseases Act 130 of 1993 as amended
- Hazardous Substance Act 15 of 1973
- National Environmental Management Act 107 of 1998
- National Environmental Management: Air Quality Act 39 of 2004
- National Road Traffic Act No.83 of 1996
- National Water Act 36 of 1989
- National Building Regulations and Building Standards Act 103 of 1977

4. Mandatory an employer

The Mandatory shall be deemed to be an employer in his own right while on the Employer's premises. In terms of Section 16 (1) of the OHS Act, the Mandatory shall accordingly ensure that himself, and/or his nominated Chief Executive Officer comply with the requirements of the OHS Act.

5. Appointments and training

- 5.1 The Mandatory shall appoint competent persons as per Section 16 (2) or CR6.1 of the OHS Act.
- 5.2 Any such appointed person shall be trained on any occupational health and safety matter and the OHS Act provisions pertinent to the work that is to be performed under his responsibility.
- 5.3 Copies of any appointments made by the Mandatory shall immediately be provided to the Employer.
- 5.4 The Mandatory shall further ensure that all his employees are trained on the health and safety aspects relating to the work and that they understand the hazards associated with such work being carried out on the premises.

- 5.5 Without derogating from the foregoing, the Mandatory shall in particular, ensure that all his users or operators of any materials, machinery or equipment are properly trained in the use of such materials, machinery or equipment.
- Notwithstanding the provisions of the above, the Mandatory shall ensure that he, his appointed responsible persons and his employees are at all times familiar with the provisions of the OHS Act, and that they comply with the provisions of the Act.
- 6. Supervision, discipline and reporting

The Mandatory shall ensure that all work performed on the Employer's premises are done under strict supervision and that no unsafe or unhealthy work practices are permitted. Discipline regarding health and safety matters shall be strictly enforced against any of his employees regarding non-compliance by such employee with any health and safety matters. The Mandatory shall further ensure that his employees report to him all unsafe or unhealthy work situations immediately after they become aware of the same and that he in turn immediately reports these to the Employer and/or his representative.

7. Access to the OHS Act

The Mandatory shall ensure that he has an updated copy of the OHS Act on site at all times and that this is accessible to his appointed responsible persons and employees, save that the parties may make arrangements for the Mandatory and his appointed responsible persons and employees to have access to the Employer's updated copy/copies of the Act.

8. Cooperation

- 8.1 The Mandatory and/or his responsible persons and employees shall provide full co-operation and information if and when the Employer or his representative inquiries into occupational health and safety issues concerning the Mandatory.
- 8.2 It is hereby recorded that the Employer and his representative shall at all times be entitled to make such inquiry.
- 8.3 Without derogating from the generality of the above, the Mandatory and his responsible persons shall make available to the Employer and his representative, on request, all and any checklists and inspection registers required to be kept by him in respect of any of his materials, machinery or equipment
- 9. Work procedures
- 9.1 The Mandatory shall be entitled to utilise the procedures, guidelines and other documentation as used by the Employer for the purposes of ensuring a healthy and safe working environment.
- 9.2 The Mandatory shall then ensure that his responsible persons and employees are familiar with and utilise the documents.
- 9.3 The Mandatory shall implement safe work practices as prescribed by the Employer and shall ensure that his responsible persons and employees are made conversant with and adhere to such safe work practices.

- 9.4 The Mandatory shall ensure that his employees prior to the obtaining of such a permit do not perform work for which the Employer requires a permit.
- 10. Health and safety meetings
- 10.1 If required in terms of the OHS Act, the Mandatory shall establish his own health and safety committee(s) and ensure that his employees, being the committee members, hold health and safety meetings as often as may be required and at least once every three (3) months.
- 10.2 The Employer may elect to permit the Mandatory's health and safety representatives or a mandatory representative to attend the Employer's health and safety committee meetings.
- 11. Compensation registration
- 11.1 The Mandatory shall ensure that he has a valid registration with the Compensation Commissioner, as required in terms of the Compensation for Occupational Injuries and Diseases Act 130 of 1993, and that all payments owing to the Commissioner are discharged.
- 11.2 The Mandatory shall further ensure that the cover shall remain in force while any such employee is present on the premises.
- 12. Medical examinations

The Mandatory shall ensure that all his employees undergo routine medical examinations and necessary vaccinations where applicable and that they are medically fit for the purposes of the work they are to perform.

- 13. Incident reporting and investigation
- 13.1 The Mandatory to the Department of Labour and to the Employer shall report all incidents referred to in Section 24 of the OHS Act.
- 13.2 The Employer shall further be provided with copies of any written documentation relating to any incident.
- 13.3 The Employer retains an interest in the reporting of any incident as described above as well as in any formal investigation and/or inquiry conducted in terms of Section 32 of the OHS-Act into such incident.
- 14. Statutory Obligations of the Mandatory & Contractor
- 14.1 The Mandatory shall notify the Employer of any subcontractor he may wish to perform work on the Employer's premises.
- 14.2 It is hereby recorded that all the terms and provisions contained in this clause shall be equally binding upon the subcontractor prior to the subcontractor commencing with the work.
- 14.3 Without derogating from the generality of this paragraph:
- 14.3.1 The Mandatory shall ensure that training as discussed under Appointments and training, is provided prior to the subcontractor commencing work on the Employer's premises.
- 14.3.2 The Mandatory shall ensure that work performed by the subcontractor is done under strict supervision and discipline enforced, as well as reporting of incidents and / or injuries.
- 14.3.3 The Mandatory shall inform the Employer of any health and safety hazard and/or issue that the subcontractor may have brought to his attention

- 14.3.4 The Mandatory shall inform the Employer of any difficulty encountered regarding compliance by the subcontractor with any health and safety instruction, procedure and/or legal provision applicable to the work the subcontractor performs on the Employer's premises.
- 14.3.5 The Mandatory hereby undertakes to ensure that the health and safety of any other person on the premises is not endangered by the conduct and/or activities of all his employees while they are on the Employer's premises i.e.
 - Horseplay, scuffling, fighting, running or throwing of objects.
 - The possession, consumption or offering for consumption to any person of intoxicating liquor or habit-forming drugs.
 - Any employee suspected of being under the influence of alcohol or other intoxicating substance will not be allowed to enter or remain on the Employer's premises.
 - The tampering with or misuse of any safety equipment installed or provided to any person by an employer or user of machinery.
 - The failure to use any safety equipment at a workplace, or in the course of employment or in connection with the use of machinery which is provided by an employer or user of machinery.
 - The doing of anything at a workplace or in connection with the use of machinery, calculated to threaten the safety of any person.
 - Contractors are required to take all reasonable measures to ensure that the requirements of the
 Act and the regulation are observed by his employees.
 - Contractors must, in the interests of safety, enforce discipline
- 15. Security and access
- 15.1 The Mandatory and his employees shall enter and leave the premises only through the main gate(s) and/or checkpoint(s) designated by the Employer.
- 15.2 The Mandatory shall ensure that employees observe the security rules of the Employer at all times and shall not permit any person who is not directly associated with the work from entering the premises.
- 15.3 The Mandatory and his employees shall not enter any area of the premises that is not directly associated with the work.
- 15.4 The Mandatory shall ensure that all materials, machinery or equipment brought by him-self onto the premises are recorded at the main gate(s) and/or checkpoint(s). A failure to do this may result in a refusal by the Employer to allow the materials, machinery or equipment to be removed from the premises.
- 15.5 The Mandatory shall ensure that no persons carry firearms on the company's or Employer's premises unless written permission has been obtained from the designated person.
- 16. Fire precautions and facilities
- 16.1 The Mandatory shall ensure that an adequate supply of fire-protection and first-aid facilities are provided for the work to be performed on the Employer's premises, save that the parties may mutually make arrangements for the provision of such facilities.

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16.2 The Mandatory shall further ensure that all his employees are familiar with fire precautions at the premises, which include fire-alarm signals and emergency exits, and that such precautions are adhered to.

17. Hygiene and cleanliness

17.1 The Mandatory shall ensure that the work site and surrounding area is at all times maintained to a reasonably practicable level of hygiene and cleanliness.

17.2 In this regard, no loose materials shall be left lying about unnecessarily and the work site shall be cleared of waste material regularly and on completion of the work.

18. No nuisance

18.1 The Mandatory shall ensure that neither he nor his employees undertake any activity that may cause environmental impairment or constitute any form of nuisance to the Employer and/or his surroundings.

18.2 The Mandatory shall ensure that no hindrance, hazard, annoyance or inconvenience is inflicted on the Employer, another Mandatory or any tenants. Where such situations are unavoidable, the Mandatory shall give prior notice to the Employer.

Intoxication not allowed.

19.1 No intoxicating substance of any form shall be allowed on site. Any person suspected of being intoxicated shall not be allowed on the site.

19.2 Any person required to take medication shall notify the relevant responsible person thereof, as well as the potential side effects of the medication.

20. Personal protective equipment

20.1 The Mandatory shall ensure that his responsible persons and employees are provided with adequate personal protective equipment (PPE) for the work they may perform and in accordance with the requirements of General Safety Regulation 2 (1) of the OHS Act.

20.2 The Mandatory shall further ensure that his responsible persons and employees wear the PPE issued to them at all material times.

21. Plant, machinery and equipment

21.1 The Mandatory shall ensure that all the plant, machinery, equipment and/or vehicles he may wish to utilise on the Employer's premises is/are at all times of sound order and fit for the purpose for which it/they is/are intended, and that it/they complies/comply with the requirements of Section 10 of the OHS Act.

21.2 In accordance with the provisions of Section 10 (4) of the OHS Act, the Mandatory hereby assumes the liability for taking the necessary steps to ensure that any article or substance that it erects or

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installs at the premises, or manufactures, sells or supplies to or for the Employer, complies with all the prescribed requirements and will be safe and without risks to health and safety when properly used.

- 21.3 The Mandatory shall further ensure that all plant, machinery and equipment is inspected by a competent person as prescribed by legislation & records thereof retained.
- 22. No usage of the Employer's equipment

The Mandatory hereby acknowledges that his employees shall not be permitted to use any materials, machinery or equipment of the Employer unless the prior written consent of the

Employer has been obtained, in which case the Mandatory shall ensure that only those persons authorised to make use of same, have access thereto.

- 23. Transport / Vehicles
- 23.1 The Mandatory shall ensure that all road vehicles used on the premises are in a roadworthy condition and are licensed and insured.
- 23.2 All drivers shall have relevant and valid driving licences and no vehicle shall carry passengers unless it is specifically designed to do so.
- 23.3 All drivers shall adhere to the speed limits and road signs on the premises at all times.
- 23.4 In the event that any hazardous substances are to be transported on the premises, the Mandatory shall ensure that the requirements of the Hazardous Chemical Substances Act of 1995 are complied with at all times.
- 24. Confined Spaces

In the event of having to entering confined spaces, work shall not be performed unless defined through a Specific Confined Space Work Instruction and detailed by the contractor as to the precautionary measures that should be implemented prior to and during the work activities required in confined spaces; i.e.

- Air Sampling
- Air Monitoring
- Personal Air Monitoring
- No employee to enter suffering from claustrophobia
- Permits
- Standby present
- Self-contained breathing apparatus
- Life line etc
- 25. Clarification

In the event that the Mandatory requires clarification of any of the terms or provisions of this agreement, he should contact the Public Health, Safety & Wellness Sub-Directorate of the Employer.

26. Duration of agreement

This agreement shall remain in force for the duration of the work to be performed by the Mandatory and/or, while any of the Mandatory workmen would be present on the Employer's premises.

27. Headings

The headings as contained in this agreement are for reference purposes only and shall not be construed as having any interpretative value in them or as giving any indication as to the meaning of the contents of the paragraphs contained in this agreement.

Thus done and signed at on			
For, and on behalf of the Employer			Date
for, and on behalf of the Mandatory			Date
Witness			Date

C1.5 : DISCLOSURE STATEMENT
PRO FORMA Date:
Contract:
Contractor:
Employer:
Engineer:
Dear Sirs
I am willing and available to serve as ad-hoc Adjudication Board Member in the above mentioned Contract.
In accordance with the General Conditions of Contract for Construction Works Adjudication Board Rules relating to the disclosure statements by selected or nominated persons to the adjudication, I hereby state that:
 I shall act with complete impartiality and know of nothing at this time, which could affect my impartiality. I have had no previous involvements in this project. I do not have any financial interest in this project. I am not currently employed by the Contractor, Employer or Engineer. I do not have any financial connections with the Contractor, Employer or Engineer. I do have or have not had a personal relationship with any authoritive member of the Contractor, Employer or the Engineer which could affect my impartiality. I undertake to immediately disclose to the parties any changes in the above position which could affect my impartiality or be perceived to affect same.
Should there be any deviation from the foregoing statements, details shall be given.
I further declare that I am experienced in the work which is carried out under the Contract and in interpreting the contract documentation.
Name in full:
Signature:

CONTRACT
Part C1: Agreement and contract data

C1.6: ADJUDICATION BOARD MEMBER AGREEMENT

PRO FORMA

This Agreement is entered into between:

Adjudication Board Member:		
Name:		
Physical Address:		
Postal Address:		
E-mail Address:		
Facsimile Number:		
Telephone Number:	_	
Mobile Number:		
Contractor:		
Name:		
Physical Address:		-
Postal Address:		
E-mail Address:		
Facsimile Number:		
Telephone Number:	_	
Mobile Number:		
Employer:		
Name:		
Physical Address:		-
Postal Address:		
E-mail Address:		
Facsimile Number:		
Telephone Number:	_	
Mobile Number:		
The parties entered into a Contract for		
	(name	of project) which provides
that a dispute under or in connection with the General Condi Edition 2010 (GCC), must be referred to ad-hoc adjudicatio	tions of Contract for Co	nstruction Works, Second

The undersigned natural person has been appointed to serve as Adjudication Board Member and together with the undersigned Parties agree as follows:

- 1. The Adjudication Board Member accepts to perform his duties in accordance with the terms of the Contract, the GCC, Adjudication Board Rules and this Agreement.
- 2. The Adjudicator undertakes to remain independent and impartial of the Contractor, Employer and Engineer for the duration of the Adjudication Board proceedings.
- 3. The Adjudication Board Member agrees to serve for the duration of the Adjudication Board proceedings.
- 4. The parties may at any time, without cause and with immediate effect, jointly terminate this Agreement.
- 5. Unless the Parties agree, the Adjudication Board Member shall not act as arbitrator or representative of either Party in any subsequent proceedings between the Parties under the Contract. No Party may call the Adjudication Board Member as a witness in any such subsequent proceedings.
- 6. The standing Adjudication Board's duties shall end upon the Adjudication Board Member(s) receiving notice from the Parties of their joint decision to disband the Adjudication Board.
- The Adjudication Board Member shall be paid in respect of time spent upon or in connection with the adjudication including time spent travelling:
 A monthly retainer of ______(amount) for ______(number of months), and/or
 A daily fee of _______(amount) based on a ______(number) hour day, and/or
- 3. A hourly fee of _____(amount), and/or
- 4. A non-recurrent appointment fee of ______(amount) which shall be accounted for in the final sums payable.
- 8. The Adjudication Board Member's expense incurred in adjudication work shall be reimbursed at cost. Upon submission of an invoice for fees and expenses to the Parties, the **Employer** shall pay the full amount within 28 days of receipt of the invoice and shall be reimbursed by the other Party by half the amount so that fees and expenses are borne equally by the Parties. This Agreement is entered into:

Contractor's signature:	_
Contractor's Name:	
Place:	
Date:	
Employer's signature:	
Employer's Name:	
Place:	
Date:	
Adjudication Board Member's signature:	
Adjudication Board Member's Name:	
Place:	
Date:	

C1.7: CONFIRMATION OF RECEIPT OF CONTRACT (PRO FORMA)

CONFIRMATION OF RECEIPT

The Tenderer, (now Contractor), identified in the Offer part of this Agreement, hereby confirms receipt from the Employer, identified in the Acceptance part of this Agreement, of one fully completed original copy of this Agreement, including the Schedule of Deviations (if any) on:

The (day) o	f(month)	(year)
At		(place)
It is hereby agreed that the official com	mencement date of the contract wil	l be:
The (day) o	f(month)	(year)
SIGNED ON BEHALF OF/BY THE CO	NTRACTOR:	
NAME	SIGNATURE	CAPACITY
SIGNED BY WITNESS:		
NAME.	CIONATURE	
NAME	SIGNATURE	

MNQUMA LOCAL MUNICIPALITY

TENDER NUMBER: MNQ/SCM/94/21-22

MAINTANACE OF FOUR (04) HIGH MASTS

CONTRACT PART 2 (OF 4) : PRICING DATA

- C2.1 Pricing Instructions
- C2.2 Bill of Quantities
- C2.3 Summary Page for Bill of Quantities

C2.1: PRICING INSTRUCTIONS

C2.1.1 PREAMBLE TO THE BILL OF QUANTITIES

- C2.1.1.1 The method of measurement published by the South African Bureau of Standards in Clause 8 of the Standardised Specifications for Civil Engineering Construction is applicable, subject to the variations and amendments contained in the section "Applicable SABS 1200 standardised specifications".
- C2.1.1.2 Descriptions in the Schedule/Bill of Quantities are abbreviated and comply generally with those in the Standardised Specifications. Clause 8 of each Standardised Specification, read together with the relevant clauses of the Scope of Work, set out what ancillary or associated activities are included in the rates for the operations specified. Should any requirements of the measurement and payment clause of the applicable Standardised Specification, or the Scope of Work, conflict with the terms of the Schedule/Bill, the requirements of the Standardised or Scope of Work, as applicable, shall prevail.
- C2.1.1.3 The clauses in a specification in which further information regarding the schedule/bill item can be obtained appear under "Reference clause" in the Schedule. The reference clauses indicated are not necessarily the only sources of information in respect of schedule items. Further information and set specifications may be found elsewhere in the contract documents. Standardised Specifications are identified by the letter or letters which follow SABS in the SABS 1200 series of specifications, e.g. G for SABS 1200 G.
- C2.1.1.4 Work reserved for Labour Intensive construction methods will be numbered with a prefix " LI " in the Price Schedule to distinguish them from the conventional construction works. Such work shall be constructed using local labour who are temporarily employed in terms of the project specification
- C2.1.1.5 Unless otherwise stated, items are measured nett in accordance with the drawings, and no allowance is made for waste. The Schedule has to be completed in black non-erasable ink and the tenderer is referred to the Tender Specifications in regard to the correction of errors.
- C2.1.1.6 The quantities set out in the Schedule/Bill of Quantities are the estimated quantities of the Contract Works, but the Contractor will be required to undertake whatever quantities may be directed by the Engineer from time to time. The Contract Price for the completed contract shall be computed from the actual quantities of work done, valued at the relevant unit rates and prices.
- C2.1.1.7 The prices and rates to be inserted in the Schedule/Bill of Quantities are to be the full inclusive prices for the work described under the several items. Such prices and rates shall cover all costs and expenses that may be required in and for the execution of the work described, and shall cover the cost of all general risks, liabilities, and obligations set forth or implied in the documents on which the tender is based, as well as overhead charges and profit. Reasonable prices shall be inserted as these will be used as a basis for assessment of payment for additional work that may have to be carried out.
- C2.1.1.8 A price or rate is to be entered against each item in the Schedule/Bill of Quantities, whether the quantities are stated or not. An item against which no price is entered will be considered to be covered by the other prices or rates in the Schedule.
- C2.1.1.9 Except where rates only are required, the Tenderer shall insert all amounts to be included in his total tendered price in the "Amount" column and show the corresponding total tendered price.

- C2.1.1.10 All prices or rates inserted in the Bill of Quantities shall be EXCLUDING VAT. Provision has been made on the Summary Page, of the Bill of Quantities, for the addition of VAT.
- C2.1.1.11 Arithmetical errors of responsive tenders will be corrected in the following manner:
 - Where there is a discrepancy between an amount shown in figures, and the corresponding amount stated in words, the amount stated in words shall take preference.
 - In the Bill of Quantities, if there is an error in the line item total resulting from the product of the quantity and the unit rate, the line item total shall govern, and the rate shall be corrected. Where there is a misplacement of the decimal point in the unit rate, the line item total shall govern and the unit rate will be corrected.
 - 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 in the Bill of Quantities) to achieve the tendered total of the prices.

Should a tenderer be unwilling to make the corrections ordered by the Engineer, the tender may be disqualified.

C2.1.1.12 The units of measurement described in the Schedule/Bill of Quantities are metric units. Abbreviations used in the Schedule/Bill of Quantities are as follows:

mm	=	millimetre	h	=	hour
m	=	metre	kg	=	kilogram
km	=	kilometre	t	=	ton (1 000 kg)
m^2	=	square metre	No.	=	number
m ² .pass	=	square metre-pass	sum	=	lump sum
ha	=	hectare	MN	=	MegaNewton
m^3	=	cubic metre	MN.m	=	MegaNewton-metre
m³.km	=	cubic metre-kilometre	P C sum	=	Prime Cost sum
ℓ	=	litre	Prov sum	=	Provisional sum
$\mathbf{k}\ell$	=	kilolitre	%	=	per cent
MPa	=	MegaPascal	kW	=	kilowatt

- C2.1.1.13 The quantities set out in the Price Schedule are the estimated quantities of the Works, but the Contractor will be required to undertake whatever quantities as may be directed by the Engineer from time to time. The Contract Price for the completed contract shall be computed from the actual quantities of work done, valued at the relevant unit rates and prices.
- C2.1.1.14 A price or rate is to be entered against each item in the Price Schedule, whether the quantities are stated or not. An item against which no price is entered or where a word or phrase such as "included" or "provided elsewhere" will be accepted as a rate of nil (R0,00) having been entered against such items and covered by the other prices or rates in the Schedule.

Any work executed to which such a pay item applies, shall be measured under the appropriate items in the Price Schedule and valued at a rate of nil (R0,00). The rate of nil shall be valid irrespective of any change in the quantities during the execution of the Contract.

C2.1.1.15 30% of the work has to be sub-contracted to Exempted Micro Enterprises (EME's). The Tenderer is referred to Section C3.3: Procurement of this document where the details and instructions of the requirements are fully explained.

CORRECTION OF ENTRIES MADE BY TENDERER

Any entry made by the Tenderer in the Price Schedule, forms, etc, which the tenderer desires to change, <u>shall not be erased or painted out</u>. A line shall be drawn through the incorrect entry and the correct entry shall be written above in black ink and the <u>full signature</u> of the Tenderer shall be placed next to the correction.

NOTE

Tenderers are to refer to the Scope of Works and in particular the Specification Data when pricing the Bills of Quantities. Certain clauses in the Standard Specifications and the Particular Specifications have been omitted, amended or added to and these changes must be taken into account when pricing the tender.

As it is not always practical or possible to cross reference every change to the Specifications, the onus rests on the tenderer to ensure that he is aware of the changes and to structure his rates accordingly.

C2.2: BILL OF QUANTITIES

Is to be in line with the Standard Specifications for Road and Bridge Works; 1998 Edition

ACTIVITY DESCRIPTION	UNIT	QUANTITY	RATE	TOTAL
PRELIMINARY AND GENERAL				
-				
Site Establishment	Sum	1		
Insurance	Sum	1		
Guarantees	Sum	1		
Transport	Sum	1		
Other, specify:-	Sum	1		
(Specify fixed or variable)				
Compliance with OHS Act	Sum	1		
NOTE:				
and variable P & G's to be calculated for				
extension of time.				
TO TEMS NOT DETAILED SHALL BE DEEMED TO				
BE INCLUDED - NO ADDITIONAL ITEMS WILL				
BE ALLOWED				
L CARRIED FORWARD TO "SUMMARY BILL OF				
Maintanance of the high masts including the proper service .				
	PRELIMINARY AND GENERAL - Site Establishment Insurance Guarantees Transport Other, specify:- (Specify fixed or variable) Compliance with OHS Act NOTE: All items must be completed to enable fixed and variable P & G's to be calculated for extension of time. ITEMS NOT DETAILED SHALL BE DEEMED TO BE INCLUDED - NO ADDITIONAL ITEMS WILL BE ALLOWED	PRELIMINARY AND GENERAL - Site Establishment Sum Insurance Sum Guarantees Sum Transport Sum Other, specify:- (Specify fixed or variable) Compliance with OHS Act Sum NOTE: All items must be completed to enable fixed and variable P & G's to be calculated for extension of time. ITEMS NOT DETAILED SHALL BE DEEMED TO BE INCLUDED - NO ADDITIONAL ITEMS WILL BE ALLOWED CARRIED FORWARD TO "SUMMARY BILL OF TITIES" Maintanance of the high masts including the	PRELIMINARY AND GENERAL - Site Establishment Sum 1 Insurance Sum 1 Guarantees Sum 1 Transport Sum 1 Other, specify:- (Specify fixed or variable) Compliance with OHS Act Sum 1 NOTE: All items must be completed to enable fixed and variable P & G's to be calculated for extension of time. ITEMS NOT DETAILED SHALL BE DEEMED TO BE INCLUDED - NO ADDITIONAL ITEMS WILL BE ALLOWED L CARRIED FORWARD TO "SUMMARY BILL OF TITIES" Maintanance of the high masts including the	PRELIMINARY AND GENERAL - Site Establishment Sum 1 Insurance Sum 1 Guarantees Sum 1 Other, specify:- Sum 1 (Specify fixed or variable) Compliance with OHS Act Sum 1 NOTE: All items must be completed to enable fixed and variable P & G's to be calculated for extension of time. ITEMS NOT DETAILED SHALL BE DEEMED TO BE INCLUDED - NO ADDITIONAL ITEMS WILL BE ALLOWED L CARRIED FORWARD TO "SUMMARY BILL OF TITIES" Maintanance of the high masts including the

		1		T	
2.1	Complete mast head and ring/cradle assembly				
2.1.1	Supply	each	4		
2.1.2	Install	each	4		
2.2	Mast electrics Internal suitable weatherproof enclosure at the bottom of the mast with a suitable single phase LV Distribution board, photo cell, wiring and required connections and earthing.				
2.2.1	Supply	each	4		
2.2.2	Install	each	4		
2.3	Mast splitter box at top with wiring and required connection.				
2.3.1	Supply	each	4		
2.3.2	Install	each	4		
2.4	8 mm wire ropes				
2.4.1	Supply	each	8		
2.4.2	Install	each	8		
2.5	4 mm sq x 7 core trailing cable				
2.5.1	Supply	each	4		
2.5.2	Install	each	4		
	-				
2.6	4 mm² 4c Cable Electrical Cables that link between splitter box and distribution board.				
2.6.1	Supply	each	4		
2.6.2	Install	each	4		
2.7	Turn buckles				
	<u>.l</u>	1	1	1	1

2.7.1	Supply	each	4		
2.7.2	Install	each	4	-	
2.8	Pulleys				
2.8.1	Supply	each	4		
2.8.2	Install	each	4		
2.9	Copper Ferrules				
2.9.1	Supply	each	4		
2.9.2	Install	each	4		
2.10	Eye bolts				
2.10.1	Supply	each	4		
2.10.2	Install	each	4		
2.11	The Floodlight Luminaire and control gear - LED type BEKA OMNIstar 470 Watts or equivalent. Rate shall include for control gear to be separated and mounted at the bottom of the mast inside a suitable weather proof enclosure as per specification document.				
2.11.1	Supply	each	36		
2.11.2	Install	each	36		
2.12	Test Lead				
2.12.1	Supply	each	1		
2.12.2	Install	each	1		
2.13	Access door for the high masts				
2.13.1	Supply	each	3		
2.13.2	Install	each	3		
		<u> </u>	<u></u>		

2.14	Cable PVC SWA PVC 4 Core 16 mm2 Cable PVC SWA				
2.14.1	Supply	m	65		_
2.14.2	Install	m	65		
 					
2.15	Terminations PVC gland for 16mm² cable				
2.15.1	Supply	each	6		
2.15.2	Install	each	6		
2.16	Excavations and backifilling				
2.16.1	Basic 600mm depth x 450m width: "Cable trench"	m	65		
2.17	Fencing				
2.17.1	Fencing with Palisade around the 30/40 m high mast with the perimeter of 20 m as per technical specification	Each	6		
Bill No. 3	HIRING OF CRANE AND COMMISSIONING				
3.1	Hiring of Crane to do the work consider all four high masts	Sum			
 '			Τ	Τ	T
3.2	The recondition of the strength of the existing mast foundations including the assessment of the bolt condition. Provide the certification of the assessment with the appropriate documentation itself.	Sum			
3.3	Commissioning of installation together with Project Manager and demonstrate operation	Sum			
	to occupant			T	
TOTAL	L CARRIED FORWARD TO "SUMMARY BILL OF			+	
L					

QUANTITIES"			

C2.3: SUMMARY PAGE OF BILL OF QUANTITIES

ITEM	ACTIVITY	GRAND TOTAL
1.0	Preliminary and General	
2.0	Maintenance of the high masts including the proper services.	
3.0	HIRING OF CRANE , TESTING AND COMMISIONING	
4.0	SUBTOTAL	
5.0	CONTINGENCIES 5%	
6.0	SUBTOTAL	
7.0	ADD 15% VAT	
8.0	SUMMARY BILL OF QUANTITIES :	

MNQUMA LOCAL MUNICIPALITY

TENDER NUMBER: MNQ/SCM/94/21-22

MAINTANANCE OF FOUR (04) HIGH MASTS

CONTRACT PART 3 (OF 5): SCOPE OF WORK

CONTENTS

C3.1	Description of the Works	Blue
C3.2	Engineering	Blue
C3.3	Procurement	Blue
C3.4	Environmental Management	Blue
C3.6	Health and Safety Requirements and Procedures	Blue

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C3.1: DESCRIPTION OF THE WORKS

INTRODUCTION

This document reports on the infrastructure necessary for the maintenance of four existing high mast in Mnquma Area. Utilizing the existing infrastructure on most places, high mast light will be supply via an

existing Eskom LV line, with 16mm² 2 core underground cable.

The document was generally compiled in accordance with SABS 098: Part I-1990 - Code of Practice for

Public Lighting Part I: The lighting of public thoroughfares.

2. SYSTEM REINFORCEMENT

No system reinforcement is required for this phase. Eskom will be supplying a point of supply for each

high mast light.

The example of luminaire performance and light fitting specification for this type of high mast light is

shown below.

3. LOCATION OF HIGH MAST LIGHTS

A list of area names and GPS coordinates for respective locations/positions of these high mast lights is

attached under annexure

4. PROJECT DESIGN

4.1 Technical Specification

The technical specification identified under this report can be found in Annexures A

We have assumed that the Mnquma Local Municipality will not supply all major items of

material, including poles, fittings and conductor.

5. CONCLUSION

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CONTRACT
Part C2: Pricing data
C2.1 Pricing instruction

The additional of these high mast lights for the above mentioned area will create a lighted environment, which will contribute to the safe and comfortable movement of vehicles and pedestrians during the hours of darkness. If these requirements are met, road accidents and criminal activities in these areas can be substantially reduced.

CONTRACT
Part C2: Pricing data

ANNEXURE A

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TECHNICAL SPECIFICATION FOR THE MAINTENANCE BY SUPPLY, AND NSTALLATION OF A THE 30/40 M EXISTING HIGH MAST LIGHTING STRUCTURE.

1. SCOPE:

The scope of this specification covers the proper maintenance of the high masts, supply, installation, testing and commissioning of the complete high mast tower with a Raising and Lowering Ring type system, including the required luminaires and the civil foundation works required recondition the strength of the base including the bolts.

2 SCOPE OF THE WORKS

- Supply and install complete mast head and ring assembly
- Supply and install complete Mast electric including Electrical distribution box.
- Supply and install mast splitter box.
- Supply and install 8 mm wire ropes
- Supply and install 4 mm sq x 7 core trailing

cable.

- Supply and install 4 mm Turnbuckles.
- Supply and install Eye bolts.
- Supply and install copper ferrules.
- Supply and install Pulleys.
- Supply 3,5 Test Lead.
- Supply and install LED floodlights on mast.
- · Recondition of the strength of the base including

Page 111 of 212

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the bolts.

The trenching, laying of the cable, backfill, warning

tape and cable marker.

Hire of mobile crane.

Test and commissioning of the complete installation.

Fencing with Palisade

3. MAST AND LUMINAIRE MOUNTING RING

The existing mast are constructed from flat steel sheets, cut and bent into 8 or 12 sided continuously tapered shaft sections which can be fitted together on site by means of a pulling device before erection. Constant taper slip joints, with an overlap of at least 1,5 times the diameter of the mast is required as in accordance with SANS 10225. The required length of

the mast is 30/40 m.

The existing mast shall be fitted with a base welded to the shaft in order to be bolted down to a foundation with holding down bolts casted into the concrete foundation. The base plate of a mast shall be designed to resist, in bending, the tensile and compressive forces applied by the anchor bolts or the concrete (or both). The base plate shall be welded to the mast shaft by means of full-strength butt welds. Butt welds shall have 100% penetration. Seam welds shall have at least 60 % penetration except in the area of a slip joint where 100%

penetration shall be provided.

The mast shall also be fitted with a rectangular type shaped removable access door in the base and the door shall be equipped with a suitable removable vandal proof cover, and

secure lockable system.

The mast shall be equipped with a steel luminaire mounting ring manufactured to be equipped with 9×1000 km spigots/mounting arms welded to the ring. The floodlight mounting ring shall be suspended from at least two stainless steel wire ropes secured to the ring and in the base of the mast. The top of the mast shall be equipped with a steel fabricated head assembly, fit for purpose with a double pulley system for wire ropes and the

electrical trailing cable. The top assembly shall be protected from water ingress.

The lowering and raising of the floodlight ring shall be carried out by means of a double drum winch system to ensure that the luminaire ring is always suspended from a two wire rope

 $system\,during the\,raising and\,lowering process.$

The double drum winch shall be driven by a 220-volt single phase electric motor fitted with a reduction gear box and torque limiting device. An electric power tool shall be provided with a

3-meter lead and a forward/reverse "Dead Mans" switch to start and stop the motor.

CONTRACT
Part C2: Pricing data

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The mast shall be equipped with a single phase electrical distribution board, mounted inside the base of the mast and with appropriate electrical control equipment and protection to

supply the floodlights. A multi core NITRAL trailing cable fitted with a socket shall plug into.

The distribution board and terminate in a weather proof splitter box mounted on the floodlight

ring. The floodlight luminaires shall be fed by means of flexible cables between the splitter

box and the lights.

The mast and all steel components shall be hot dipped galvanized as per SANS121 2011.

A Certified Conformance to standards on the design is required by a registered Professional

Structure Engineer.

4. MAST BASE

The recondition of the strength of the existing mast foundations including the

assessment of the bolt condition.

Provide the certification of the assessment with the appropriate documentation itself.

Geo technical investigations with soil nominations to be done at each of the mast positions to

determine the suitability of foundation design required.

The material specifications for concrete shall comply with the relevant of the following

: S/

standards:

a) aggregate sand

: SANS 1083

stone

b) cement : SANS 50413-1, SANS 50413-2 Arndt 1

c) concrete (ready mix) : SANS 878

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CONTRACT
Part C2: Pricing data
C2.1 Pricing instruction

4. FLOODLIGHT LUMINAIRES:

The luminaires should be of the BEKA Omni star LED 470W type or equivalent.

Optical compartment tightness level : IP 66 according to SANS 60598

Impact resistance (glass) : IK 08 according to SANS 62262

Electrical class :IorIIaccording to SANS 60598

Weight per unit (only optical part) : Not more than 14kg

Installation height : 30/40m

Correlated color temperature (CCT) : Neutral white (4000K, CRI <!:70)

Materials:

Body : High-pressure die-cast aluminum

(EN 1706 AC-7100)

Protector : High-impact clear

glass Aerodynamic resistance (CIS front 45'): 0.168 m2

Surge protection :10kV/10kA

Lumen output : 47,000 lm

Lifetime residual flux @ 25'C : @100,000h 90%

5. EARTHING & LIGHTNING PROTECTION

Soil resistivity tests to be performed to determine the correct size earth mat and equipotential earthling required around the structure. The earth mat shall be at least 1m deep and shall consist of a 10mm dia solid copper conductor, 5m x 5m mesh forming an equipotential ring around the mast foundation. All holding down bolts to be casted into the mast foundation and to be connected via 50mm x 3mm earth straps, brazed to the solid earth conductor.

The mast shall be fitted with a 1.2m lightning finial bolted to the top of the pole. Earth mat installation to conform to a Lightning Protection Class 2 (100kA).

6. LV SUPPLY, CABLING & TRENCHING.

There will be no installation of MV infrastructure installed

The LV supply to the high masts will be from an Eskom LV with existing phase supply point within 500m from the high mast position. The following items to be provided as part of the specification at each of the following High Mast Light positions:

LV 16mm² 2 Core 600V/10OOV Armoured Copper cable from the Eskom overhead line or transformer LV terminals to the LV SPU Kiosk and also from the LV SPU Kiosk to the high mast light DB compartment including the required gland sizes, lugs & connections.

The LV SPU Metering Kiosk shall be equipped with an 60A breaker as per D-DT3034

And single/three phase meter as per D-DT1004.

LV Cable trenching shall be at least 1m deep with a 100mm sand bedding at the bottom and 200mm sand bedding on top of the cable. Danger tape specifically labelled for cabled to be installed 100mm above the sand bedding. All rock and stones with sharp edges to be removed from the backfill material before backfill is done.

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7. HIGH MAST LABELLING.

All high mast lights are to be labelled. Labels shall be manufactured from a material equivalent to *Mittal Steel Chroma prep (Z275) having* a minimum thickness of 1mm. The primary color (Yellow) of the label shall be powder coated with an exterior type powder coating according to SANS 1274 (Type 6) with a minimum thickness of 70µm. The primary color needs to be on the same side of the substrate where the legend is going to be applied. After the cast vinyl legend is positioned on the colored substrate the label shall be powder coated on both sides of the label with an exterior type clear coat also according to SANS 1274 (Type 6) with a minimum thickness of 70µm. All slots shall be punched before powder coating. The slot shall be between 3mm and 5mm wide and 15mm long to take 12mm stainless steel bandit strapping.

The font for the legend shall be **HELVETICA MEDIUM** and the minimum height of the legend shall be 75mm

GPS CO-ORDINATES

LOCATION OF HIGH MAST LIGHTS

Mast No:	Position	Lights	Total Lumens	Load
Sasol	32°19' 45"S	9 x 470W LED's	427,680Lm	4230W
Sikiti Extention 7	32°20' 11"S	9 x 470W LED's	427,680Lm	4230W
Cuba Hall	32°19' 00"S	9 x 470W LED's	427,680Lm	4230W
Langalethu	32°18' 47"S	9 x 470W LED's	427,680Lm	4230W

ANNEXURE D

Steel Palisade Fence

Each high masts lighting must be fence with Steel Palisade with a normal lockable gate as per the following specification:

- The height of hot dip galvanize steel palisade above the ground level must be 2.4 high.
- The head of hot dip galvanize steel palisade to be spear point.
- Use 100 X 55 mm I.P.E. post.
- Post to be 3.1 m high and spaced at 3 m centers.
 Use 65 mm wide X 3 mm thick hot rolled corrugated pales.
- Use 16 X 65 mm wide pales per 3 m panel.
- Rail angle to be 50 mm X 50 mm X 5 mm.
- Foundation for post to be 300 mm X 300 mm 700 mm deep.
- Foundation for post to be 15 Mpa concrete.
- Use 4: 1 sand, concrete mix.
- Finish of steel palisade to be hot dipped galvanized to SABS 763 specification.
- Total fencing area for palisade is 20 metre square

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SPECIFICATION ENV: ENVIRONMENTAL MANAGEMENT

1. SCOPE

THIS SPECIFICATION COVERS THE REQUIREMENTS FOR CONTROLLING THE IMPACT ON THE ENVIRONMENT OF CONSTRUCTION ACTIVITIES.

2. INTERPRETATIONS

The following supporting specifications shall apply: SANS 1200 A or SANS 1200 AA, as applicable;

3. **DEFINITIONS**

For the purposes of this Specification the definitions and abbreviations given in the applicable specifications listed in 2.1 and the following definitions and abbreviations shall apply:

3.1 ENVIRONMENT

Environment means the surroundings within which humans exist and that are made up of -

- i. the land, water and atmosphere of the earth;
- ii. micro-organisms, plant and animal life;
- iii. any part or combination of i) and ii) and the interrelationships among and between them;
- iv. the physical, chemical, aesthetic and cultural properties and conditions of the foregoing that influence human health and well being.

3.2 POTENTIALLY HAZARDOUS SUBSTANCE

A Potentially Hazardous Substance is a substance which, in the reasonable opinion of the Engineer/ ECO/EO, can have a deleterious effect on the environment.

3.3 METHOD STATEMENT

The Method Statement is a written submission by the Contractor to the Engineer/ECO/EO, in response to the Specification or a request by the Engineer/ECO/EO, setting out the plant, materials, labour and method the Contractor proposes using to carry out an activity, identified by the relevant specification or the Engineer/ECO/EO when requesting the Method Statement, in such detail that the Engineer/ECO/EO is enabled to assess whether the Contractor's proposal is in accordance with the Specifications and/or will produce results in accordance with the Specifications.

The Method Statement shall cover applicable details with regard to:

- i. construction procedures,
- ii. materials and equipment to be used,
- iii. getting the equipment to and from site,
- iv. how the equipment/ material will be moved while on site,
- v. how and where material will be stored,
- vi. the containment (or action to be taken if containment is not possible) of leaks or spills of any liquid or material that may occur,
- vii. timing and location of activities,
- viii. compliance/ non-compliance with the Specifications,
- ix. any other information deemed necessary by the Engineer/ECO/EO.

3.4 REASONABLE

Reasonable means, unless the context indicates otherwise, reasonable in the opinion of the Engineer/ECO/EO after he has consulted with a person, not an employee of the Client Directorate, suitably experienced in "environmental implementation plans" and "environmental management plans" (both as defined in the National Environmental Management Act, No 107 of 1998).

3.5 SOLID WASTE

Solid waste, means all solid waste, including construction debris, chemical waste, excess cement/concrete, wrapping materials, timber, tins and cans, drums, wire, nails, domestic waste, dead vegetation, asphalt products, etc.

3.6 CONTAMINATED WATER

Contaminated water is water contaminated by the Contractor's activities containing cements, concrete, lime, paint products, thinners, turpentine, chemicals, fuels, oils, washing detergents, etc.

3.7 WORKING AREA

The Working Area means any area within the boundaries of the Site where construction is taking place.

3.8 CONTRACTOR'S CAMP

The Contractor's Camp is the area designated for all the Contractor's temporary offices, storage areas, plant parking areas, staff welfare facilities etc.

4. **REQUIREMENTS**

4.1 MATERIALS

4.1.1 Materials handling, use and storage

The Contractor shall ensure that any delivery drivers are informed of all procedures and restrictions (including "no go" areas) required to comply with the Specifications. The Contractor shall ensure that these delivery drivers are supervised during off loading, by someone with an adequate understanding of the requirements of the Specifications.

Materials shall be appropriately secured to ensure safe passage between destinations. Loads including, but not limited to sand, stone chip, fine vegetation, refuse, paper and cement, shall have appropriate cover to prevent them spilling from the vehicle during transit. The Contractor shall be responsible for any clean-up resulting from the failure by his employees or suppliers to properly secure transported materials.

All manufactured and/ or imported material shall be stored within the Contractor's camp, and, if so required by the Project Specification, out of the rain. All lay down areas outside of the construction camp shall be subject to the Engineer/ECO/EO's approval. Provide specifications for location, demarcation, permitted heights, stabilisation, weed-, dust- and erosion control of stockpiles.

4.1.2 Hazardous substances

Hazardous chemical substances (as defined in the Regulations for Hazardous Chemical Substances) used during construction shall be stored in secondary containers. The relevant Material Safety Data Sheets (MSDS) shall be available on Site. Procedures detailed in the MSDSs shall be followed in the event of an emergency situation.

If potentially hazardous substances are to be stored on site, the Contractor shall provide a Method Statement detailing the substances/ materials to be used, together with the storage, handling and disposal procedures of the materials. Hazardous substances shall be stored out of flood risk areas and disposal of these substances shall be at a licensed waste disposal facility.

4.2 PLANT

4.2.1 Fuel and Oil

Unless allowed by the Project Specification, fuel shall not be stored on site but shall be transported to the site as and when required.

Where reasonably practical, plant shall be refuelled at a designated re-fuelling area or at the workshop as applicable. If it is not reasonably practical then the surface under the temporary refuelling area shall be protected against pollution to the reasonable satisfaction of the Engineer/ECO/EO prior to any refuelling activities. The Contractor shall ensure that there is always a supply of absorbent material (not saw dust) readily available to absorb/ breakdown and where possible is designed to encapsulate minor hydrocarbon spillage. The quantity of such materials shall be able to handle a minimum of 200l of hydrocarbon liquid spill. This material must be approved by the Engineer/ECO/EO prior to any refuelling or maintenance activities.

A Method Statement must be provided detailing how these liquids will be stored, handled and disposed of. SANS 10131: Installation of above-ground tanks must be adhered to.

4.2.2 Ablution facilities

Washing, whether of the person or of personal effects and acts of excretion and urination are strictly prohibited other than at the facilities provided.

The Contractor shall ensure that no spillage occurs when toilets are cleaned or emptied and that the contents are properly stored and removed from the Site.

Provision shall be made for employee facilities including: shelter, toilets and washing facilities. Toilet facilities supplied by the Contractor for the workers shall occur at a maximum ratio of 1 toilet per 30 workers (preferred 1:15). Sanitation facilities shall be located within 100 m from any point of work, but

not closer than 50 m to any water body. Toilets shall be within the Contractor's Camp and at work areas more than 50m from the Contractor's Camp. All temporary/ portable toilets shall be secured to the ground to the satisfaction of the Engineer/ECO/EO to prevent them toppling due to wind or any other cause. These facilities shall be maintained in a hygienic state and serviced regularly. Toilet paper shall be provided. Discharge of waste from toilets into the environment and burial of waste is strictly prohibited.

4.2.3 Eating areas

The Contractor shall designate eating areas, subject to the approval of the Engineer/ECO/EO. These shall be clearly demarcated. The feeding or leaving of food for any animal is strictly prohibited. Sufficient bins as specified in Section 4.2.4 of this Specification shall be present in this area.

Any cooking on Site shall be done on well-maintained gas cookers with fire extinguishers present.

4.2.4 Solid waste management

The site shall be kept neat and clean at all times. Littering is prohibited.

No on-site burying or dumping of any waste materials, vegetation, litter or refuse shall occur. The Contractor shall provide scavenger and weatherproof bins with lids of sufficient number and capacity to store the solid waste produced on a daily basis. The lids shall be kept firmly on the bins at all times. Bins shall not be allowed to become overfull and shall be emptied regularly, at least once a week. Waste from bins may be temporarily stored on Site in a central waste area that is weatherproof and scavenger-proof, and which the Engineer/ECO/EO has approved.

All solid waste shall be disposed of off site at an approved landfill site. The Contractor shall supply the Engineer/ECO/EO with a certificate of disposal.

4.2.5 Contaminated Water Management

Potential pollutants of any kind and in any form shall be kept, stored, and used in such a manner that any escape can be contained and the water table not endangered. Water containing such pollutants as cements, concrete, lime, chemicals and fuels shall be discharged into a conservancy tank for removal from the site to a licensed disposal facility. This particularly applies to water emanating from concrete batching plants and concrete swills, and to runoff from fuel depots/workshops/truck washing areas. Wash down areas shall be placed and constructed in such a manner so as to ensure that the surrounding areas are not polluted.

Should it be necessary to dispose of contaminated water into the municipal sewer or storm water system, written permission is required from the Engineer/ECO/EO/relevant Municipal Official.

Should contaminated water be released into the environment, specifically into a water course, monitoring thereof shall commence in accordance to the National Water Act, 1998 (Act 36 of 1998) Section 21(f) – refer to GN 399 (26 March 2004). Contaminated water must not be released into the environment without authorisation from the relevant authority.

A Method Statement is required from the Contractor detailing the management of contaminated water.

The Contractor shall notify the Engineer/ECO/EO immediately of any pollution incidents on Site.

4.2.6 Site structures

All site establishment components (as well as equipment), shall be positioned to limit visual intrusion on neighbours and the size of area disturbed. The type and colour of roofing and cladding materials to the Contractor's temporary structures shall be selected to reduce reflection.

4.2.7 Lights

The Contractor shall ensure that any lighting installed on the site for his activities does not interfere with road traffic or cause a reasonably avoidable disturbance to the surrounding community or other users of the area.

Lighting installed shall, as far as practically possible, be energy efficient. Lighting utilised on site shall be turned off when not in use.

4.2.8 Workshop, equipment maintenance and storage

Where practical, all maintenance of equipment and vehicles on Site shall be performed in the workshop. If it is necessary to do maintenance outside of the workshop area, the Contractor shall obtain the approval of the Engineer/ECO/EO prior to commencing activities.

The Contractor shall ensure that in his workshop and other plant maintenance facilities, including those areas where, after obtaining the Engineer/ECO/EO 's approval, the Contractor carries out emergency plant maintenance, there is no contamination of the soil, water sources or vegetation. The workshop shall have a smooth impermeable floor either constructed of concrete or thick plastic covered with sufficient sand to protect the plastic from damage. The floor shall be bunded and sloped towards an oil trap or sump to contain any spillages of substances (e.g. oil). The Engineer/ECO/EO must approve a Method Statement detailing the design and construction of the workshop. When servicing equipment, drip trays shall be used to collect the waste oil and other lubricants. Drip trays shall also be provided in construction areas for stationary plant (such as compressors) and for "parked" plant (such as scrapers, loaders, vehicles). Drip trays, sumps and bunds must be emptied regularly, especially before a known rain event and after a rain event, and the contents disposed of at a licensed disposal facility.

All vehicles and equipment shall be kept in good working order and serviced regularly. Leaking equipment shall be repaired immediately or removed from the Site.

The washing of equipment shall be restricted to urgent or preventative maintenance requirements only. All washing shall be undertaken in the workshop or maintenance areas, and these areas must be equipped with a suitable impermeable floor and sump/oil trap. The use of detergents for washing shall be restricted to low phosphate/ nitrate and low sudsing-type detergents.

4.2.9 Noise

The Contractor shall limit noise levels (e.g. install and maintain silencers on machinery). The provisions of SANS 1200A Subclause 4.1 regarding "built-up areas" shall apply to all areas within audible distance of residents whether in urban, peri-urban or rural areas.

Appropriate directional and intensity settings are to be maintained on all hooters and sirens.

No amplified music shall be allowed on Site. The use of radios, tape recorders, compact disc players, television sets etc shall not be permitted unless the volume is kept sufficiently low as to avoid any intrusion on members of the public within range. The Contractor shall not use sound amplification equipment on Site unless in emergency situations.

Construction activities generating output levels of 85 dB (A) or more, in residential areas, shall be confined to the hours 08h00 to 17h00 Mondays to Fridays. Should the Contractor need to work outside normal working hours, the surrounding communities shall be informed prior to the work taking place.

4.3 METHODS AND PROCEDURES

4.3.1 Method Statements

The Contractor shall not commence the activity until the Method Statement has been approved and shall, except in the case of emergency activities, allow a period of two weeks for approval of the Method Statement by the Engineer/ECO/EO. Such approval shall not unreasonably be withheld.

The Engineer/ECO/EO may require changes to a Method Statement if the proposal does not comply with the specification or if, in the reasonable opinion of the Engineer/ECO/EO, the proposal may result in, or carries a greater than reasonable risk of, damage to the environment in excess of that permitted by the Specifications.

Approved Method Statements shall be readily available on the site and shall be communicated to all relevant personnel. The Contractor shall carry out the Works in accordance with the approved Method Statement. Approval of the Method Statement shall not absolve the Contractor from any of his obligations or responsibilities in terms of the Contract.

4.3.2 Environmental Awareness Training

Within seven days of the Commencement Date, the Contractor's site staff including foremen, and site management staff shall attend an environmental awareness training course, of approximately one-hour duration. The Contractor shall liaise with the Engineer prior to the Commencement Date to fix a date and venue for the course. The contractor shall provide a suitable venue with facilities as required by the Specification Data and ensure that the specified employees attend the course.

Any new employees coming on to the site after the initial training course and the Contractor's suppliers and subcontractors shall also attend this course. The Contractor shall ensure that all attendees sign an attendance register, and shall provide the Engineer with a copy of the attendance register the day after each course.

4.3.3 Contractor's Environmental Representative

The Contractor shall appoint an environmental representative (called an Environmental Site Officer) who shall be responsible for undertaking a daily site inspection to monitor compliance with this Specification and the relevant Project Specification. The Contractor shall forward the name of the environmental representative to the Engineer/ECO/EO for his approval seven days prior to the date of the environmental awareness training course. The Contractor's environmental representative shall complete daily Site Inspection Forms and these shall be submitted to the Engineer/ECO/EO once a week.

4.3.4 Site Division and Site Demarcation

The Contractor shall restrict all his activities, materials, equipment and personnel to within the area specified. The area of the site shall be fenced where possible.

A Method Statement detailing the layout and method of establishment of the construction camp (including all buildings, hostels, offices, lay down yards, vehicle wash areas, fuel storage areas, batching areas and other infrastructure required for the running of the project) shall be provided.

4.3.5 Access routes / haul roads

On the Site, and, if so required by the Project Specification, within such distance of the Site as may be stated, the Contractor shall control the movement of all vehicles and plant including that of his suppliers so that they remain on designated routes, are distributed so as not to cause an undue concentration of traffic and that all relevant laws are complied with. In addition such vehicles and plant shall be so routed and operated as to minimise disruption to regular users of the routes not on the Site. On gravel or earth roads on Site and within 500m of the Site, the vehicles of the Contractor and his suppliers shall not exceed a speed of 20 km/hr as far as possible the Contractor shall use existing access and haul routes. Damage to the existing access roads as a result of construction activities shall be repaired to the satisfaction of the Engineer/ECO/EO, using material similar to that originally used. The cost of the repairs shall be borne by the Contractor.

4.3.6 Construction Personnel Information Posters

As required by the Project Specification, the Contractor shall erect and maintain information posters for the information of his employees depicting actions to be taken to ensure compliance with aspects of the Specifications. Such posters shall be erected at the eating areas and any other locations specified by the Engineer/ECO/EO.

4.3.7 Fire Control

No fires may be lit on site. Any fires, which occur, shall be reported to the Engineer/ECO/EO immediately. Smoking shall not be permitted in those areas where it is a fire hazard. Such areas shall include the workshop and fuel storage areas and any areas where the vegetation or other material is such as to make liable the rapid spread of an initial flame. In terms of the National Environmental Management: Air Quality Act and Community Fire Safety Bylaw, burning is not permitted as a disposal method.

The Contractor shall ensure that there is basic fire-fighting equipment available on Site at all times. This shall include at least rubber beaters when working in urban open spaces and fynbos areas, and at least one fire extinguisher of the appropriate type when welding or other "hot" activities are undertaken.

4.3.8 Emergency Procedures

The Contractor shall ensure that his employees are aware of the procedure to be followed for dealing with spills and leaks, which shall include notifying the Engineer/ECO/EO and the relevant authorities. The Contractor shall ensure that the necessary materials and equipment for dealing with spills and leaks is available on Site at all times. Treatment and remediation of the spill areas shall be undertaken to the reasonable satisfaction of the Engineer/ECO/EO.

In the event of a hydrocarbon spill, the source of the spillage shall be isolated, and the spillage contained. The area shall be cordoned off and secured. The Contractor shall ensure that there is always a supply of absorbent material readily available to absorb/ breakdown and where possible is designed to encapsulate minor hydrocarbon spillage. The quantity of such materials shall be able to handle a minimum of 200 l of hydrocarbon liquid spill.

4.3.9 Safety

Telephone numbers of emergency services, including the local fire fighting service, shall be posted conspicuously in the Contractor's office near the telephone.

No unauthorised firearms are permitted on Site.

4.3.10 Community Relations

The Contractor shall record any complaints or queries from the public, as well as the action taken in response, in the site request book. Complaints and associated responses shall be communicated to the Engineer on a weekly basis. The Contractor's contact details shall be posted on the site board to enable the public to telephone should they have any queries or complaints.

4.3.11 Protection of Natural Features

The Contractor shall not deface, paint, damage or mark any natural features (e.g. rock formations) situated in or around the Site for survey or other purposes unless agreed beforehand with the Engineer/ECO/EO. Any features affected by the Contractor in contravention of this clause shall be restored/ rehabilitated to the satisfaction of the Engineer/ECO/EO.

The Contractor shall not permit his employees to make use of any natural water sources (e.g. springs, streams, open water bodies) for the purposes of swimming, personal washing and the washing of machinery or clothes.

4.3.12 Protection of Flora and Fauna

Except to the extent necessary for the carrying out of the Works, flora shall not be removed, damaged or disturbed nor shall any vegetation be planted.

Trapping, poisoning and/ or shooting of animals is strictly forbidden. No domestic pets or livestock are permitted on Site.

Where the use of herbicides, pesticides and other poisonous substances has been specified, the Contractor shall submit a Method Statement.

4.3.13 Erosion and Sedimentation Control

The Contractor shall take all reasonable measures to limit erosion and sedimentation due to the construction activities and shall, in addition, comply with such detailed measures as may be required by the Project Specification. Where erosion and/or sedimentation, whether on or off the Site, occurs despite the Contractor complying with the foregoing, rectification shall be carried out in accordance with details specified by the Engineer/ECO/EO. Where erosion and/or sedimentation occur due to the fault of the Contractor, rectification shall be carried out to the reasonable requirements of the Engineer/ECO/EO.

Any runnels or erosion channels developed during the construction period or during the vegetation establishment period shall be backfilled and compacted, and the areas restored to a proper condition. Stabilisation of cleared areas to prevent and control erosion shall be actively managed. The method of stabilisation shall be determined in consultation with the Engineer/ECO/EO.

4.3.14 Protection of Archaeological and Palaeontology Remains

The Contractor shall take reasonable precautions to prevent any persons from removing or damaging any fossils, coins, articles of value or antiquity and structures and other remains of archaeological interest discovered on the Site, immediately upon discovery thereof and before removal. The Contractor shall inform the Engineer immediately of such a discovery and carry out the Engineers instructions for dealing therewith. All works within the vicinity of the discovery must cease immediately and the area shall be cordoned off until such a time as the Engineer authorises resumption of the works in writing.

4.3.15 Stockpiling

The Engineer shall identify suitable sites for stockpiling. Stockpiles shall be convex in shape, shall be no higher than 2m and shall be located so as to cause minimal disturbances. Where required, appropriate precautions shall be taken to prevent the erosion and limit the compaction of the stockpile. The Contractor shall ensure that all stockpiles do not cause the damming of water or run off, it is itself washed away.

4.3.16 Dust

The Contractor shall take reasonable measures to minimise the generation of dust as a result of construction activities to the satisfaction of the Engineer. Appropriate dust suppression measures, e.g.

dampening with water, shall be used when dust generation is unavoidable, particularly during prolonged periods of dry weather. Dust suppression measures shall be agreed upon in consultation with the Engineer.

5. COMPLIANCE WITH REQUIREMENTS AND PENALTIES

5.1 COMPLIANCE

Environmental management is concerned not only with the final results of the Contractor's operations to carry out the Works but also with the control of how those operations are carried out. Tolerance with respect to environmental matters applies not only to the finished product but also to the standard of the day-to-day operations required to complete the Works.

It is thus required that the Contractor shall comply with the environmental requirements on an ongoing basis and any failure on his part to do so will entitle the Engineer/ECO/EO to certify the imposition of a fine subject to the details set out in the Project Specification.

6. MEASUREMENT AND PAYMENT

6.1 BASIC PRINCIPLES

Except as specified in the Specification Data or as billed, no separate measurement and payment will be made to cover the costs of complying with the provisions of this specification and such costs shall be deemed to be covered by the rates tendered for the items in the Schedule of Quantities completed by the Contractor when submitting his tender.

PSA GENERAL

PSA 2 INTERPRETATIONS

PSA 2.2 Applicable edition of standards

Add the following at the beginning of the clause:

"Unless a specific edition is specified (see the List of Applicable Specifications),......."

PSA2.3 <u>Definitions</u>

The terms "GPO", "P&T" and "Department of Posts and Telecommunications" shall mean

"Telkom SA Limited".

Except for references to "the (official) SABS mark", the term "SABS" shall mean "SANS".

PSA2.4 Abbreviations

Add to Sub-clause 2.4(b):

"MAMDD: Modified AASHTO maximum dry density".

PSA2.8.1 Items in Schedule of Quantities

In the fourth line of Sub-clause 2.8.1, after the word "specification", add: "or in the measurement and payment clause of the standard specification, particular specification or project specification".

PSA 3 MATERIALS

PSA 3.1 Quality

Where applicable, materials shall bear an official standardization mark.

Add the following:

"Where proprietary materials are specified it is to indicate the quality or type of materials or articles required, and where the terms 'or other approved' or 'or approved equivalent' are used in connection with proprietary materials or articles, it is to be understood that the approval shall be at the sole discretion of the Engineer."

PSA 4 PLANT

PSA 4.2 <u>Latrine facilities</u>

The toilet facilities to be provided and maintained by the Contractor for all his workers shall be of the chemical type and these shall be readily accessible to workers at all areas of both sites.

PSA 5 CONSTRUCTION

PSA 5.1.1 Setting out of the works

The works are to be set out by the Contractor using the co-ordinates provided and verified with the control pegs and bench marks.

The Contractor shall check all control pegs and bench marks well before he intends constructing any portion of the Works influenced thereby. Should any peg have been disturbed or any discrepancy in the positions or levels be discovered, the Engineer shall be informed as soon as possible in writing, but in any event at least 7 days before such construction is due to start. If no written statement is received from the Contractor it will be held that the Contractor has satisfied himself that the positions and levels of the control pegs and bench marks are correct.

Co-ordinates are based on WGS84 and reduced levels on M.S.L.

PSA 5.1.2 Preservation and replacement of beacons and pegs subject to Land Survey Act

Delete from the seventh line "Before the commencement to the tenth line apparently in their correct positions" and replace with the following:

"Immediately on taking over the site, the Contractor, under the direction of the Engineer, shall search for <u>all</u> pegs and the Contractor shall compile a list of pegs that are apparently in their correct position."

Add the following:

"(c)* pegs in close proximity to the works which would unavoidably be removed, subject to the Engineer's approval being given to remove such pegs."

Any erf boundary pegs disturbed by the Contractor during the Contract will be replaced by a Land Surveyor after the completion of all operations. Any costs in connection with the replacement of pegs for which the Contractor is responsible in terms of Sub-clause 5.1.2 will be recoverable from the Contractor by deduction from the monthly certificate of payment.

PSA 5.2 <u>Watching, Barricading and Lighting and Traffic Crossings</u>

Add the following

"The Contractor shall comply in all aspects with the requirements of the Occupational Health and Safety Act (Act 85 of 1993) and the Construction Regulation of 2003 (notice no R1010, dated 18 July 2003) to the Act".

PSA 5.4 Protection of Overhead and Underground Services

The drawings show the position of existing services, based on the best information available but, though these are presented in good faith, their accuracy cannot be guaranteed. The Contractor shall verify the positions of all services including cables, overhead lines, manholes, survey beacons and other obstacles or existing works that may occur on the site of the Works.

At least three weeks in advance of commencing work in any particular area, the Contractor shall expose by hand excavation in all existing underground services either crossing or adjacent to the works. He shall accurately record the position and level of the service and immediately forward this information to the Engineer, to enable timeous amendments to be carried out to design, should this prove necessary. On completion of recording the above information, the Contractor shall immediately backfill and reinstate the trial holes.

"PSA 5.9" <u>Maintaining services to occupied erven</u>

The Contractor shall take note that he shall not cut off any existing services in use without the prior approval of the Engineer and the knowledge of the residents. Further, no existing service in use shall remain cut off for more than 8 hours or overnight.

Failure on the part of the Contractor to comply with any of the above provisions will constitute sufficient reason for the Engineer to stop the works until the situation has been remedied, or should he deem it necessary, arrange for the situation to be remedied at the Contractor's cost.

No direct payment will be made for the cost of maintaining water supply pipelines in use. Payment will be deemed to be covered by the rates and sums tendered and paid for the

various items of work included under the Contract."

"PSA 5.10" Accommodation of other contractors

The Contractor may be required to accommodate other contractors on the site of the works during the Contract period.

Adequate access to the site of their works shall be given the above stated contractors at all times.

No direct payment will be made for the cost of providing adequate access and accommodating the stated contractors on the site of the works, as well as the cost of any inconvenience or disruption experienced in attending to the aforementioned. Payment shall be deemed to be covered by the rates and sums tendered and paid for the various items of work included under the Contract.

"PSA 5.11" Accommodation of Traffic

The Contractor shall at all times ensure that adequate traffic accommodation measures are put in place so as to ensure public and traffic safety. All roads and lanes, including driveways and access to properties, shall remain fully operational throughout the contract period.

The Contractor shall at all times ensure that adequate traffic accommodation measures are put in place so as to ensure public and traffic safety.

Temporary traffic signs shall be erected at all diversions.

The **number** and **layout** of the traffic signs shall comply with the Site Manual entitled **"Safety at Roadworks in Urban Areas"**, as published by the Department of Transport. Traffic signs shall have a yellow background with either a red or black border.

Prior to construction commencing the contractor is to liaise with the Chief Traffic Officer of Port Elizabeth and ensure that all works are conducted to conform with the set requirements and procedures. Payment for the accommodation of traffic, including the supply, maintenance and movement of signage, will be made in accordance with PSA 8.8.2."

"PSA 5.12" <u>EME Construction Manager</u>

The Contractor shall employ on a monthly basis, in addition to Clause 4.4 of the General Conditions of Contract (2015) an EME Construction manager on the Contract who will guide, assist manage and mentor all EME's appointed on the contract, and report on progress at the contract site meetings. Such an EME Construction Manager must be adequately experienced with EME work and the development thereof and will be subject to the approval of the Employer. The assistance rendered by the EME Construction Manager, shall *inter alia*:

- (i) Be given at a level and to the extent which is commensurate with the expertise and resources of the EME,
- (ii) Be given in a manner which is neither prescriptive, dictatorial, nor coercive towards the EME;

- (iii) Not be utilized by the Contractor to manipulate the rates and prices submitted, to his advantage, and
- (iv) Be given in a manner which does not unfairly prejudice or favour any particular EMF

The EME Construction Manager will work with and manage the EME Subcontractors throughout the Contract but will only be on site during times when EME subcontractors are performing work.

The EME construction manager shall be a <u>dedicated resource</u> whose only responsibility is to manage the EME subcontractors and as such shall not be the site agent or any other person employed on the contract for other purposes.

PSA 7 TESTING

PSA 7.2 <u>Approved laboratories</u>

Add after "Engineer" in the third line "or any laboratory designated by the Engineer".

PSA 8 MEASUREMENT AND PAYMENT

PSA 8.1.2.1 Contents

Replace the contents of item (c) with the following:

"The 'duration of construction' applicable to a time-related item shall be the tendered Contract period for the total works, plus as applicable the period over the Christmas shutdown equalling 15 working days and all gazetted paid holidays for the Civil Engineering Industry."

PSA 8.2.2 Time-related items

Replace the contents of this subclause with the following:

"Subject to the provisions of 8.2.3 and 8.2.4, payment for each time-related item will be made monthly in equal amounts, calculated by dividing the sum tendered for each item by the duration of construction as defined in PSA 8.1.2.1 in months, until the sum tendered has been paid in full, provided always that the total of the monthly amounts so paid for each item is not more than in proportion to the progress of the work as a whole.

Should the Engineer grant an extension of time for the completion of the total works, the Contractor will be entitled to an increase in the sums tendered for time-related items, which increase shall be in the same proportion to the original tendered sums, as the extension of time is to the duration of construction as defined in PSA 8.1.2.1. The Contractor shall however note that the aforementioned will not apply to extensions of time granted in terms of PSA 8.4.6.

Payment of such increased sums will be taken to be as full compensation for all additional preliminary and general costs, either time-related costs or fixed costs, that result from the circumstances pertaining to the extension of time granted."

Add the following:

"The sum tendered shall include for the cost of providing and maintaining the special risks insurance stipulated in the appendix to the tender." "In addition, the sum tendered shall cover all initial costs incurred in complying with the requirements of the Special Conditions of Contract.

PSA 8.3.2.1 Facilities for Engineer

Replace the contents of this subclause with the following:

- "(a) Furnished office (1 No)......Unit : Sum

The facilities provided shall comply with the applicable requirements of SABS 1200 AB and PSAB.

Notwithstanding the detail breakdown of items provided (items a to j), a single sum shall be tendered to cover all these items under the heading of "Facilities for Contractor".

Add to Sub-clause 8.3.4

"The amount shall also cover the cost of complying with the requirements of Clause 5.15 of the General Conditions of Contract."

PSA 8.4 Scheduled Time-Related Items

PSA 8.4.1 Contractual Requirements

Add the following:

"The Contractor shall tender a lump sum in the Bill of Quantities to cover his time-related establishment costs. The amount tendered and paid shall be full compensation to the Contractor for:

- (i) The maintenance of his whole organisation as established for this Contract.
- (ii) The maintenance of all insurances, indemnities and guarantees required in terms of the Conditions of Contract or Tender where applicable.
- (iii) Compliance with all general conditions and requirements which are not specifically measured elsewhere for payment in these Contract Documents.

The Contractor shall tender a lump sum for the abovementioned items.

Payment of the lump sum shall be made monthly in compliance with the method laid down in Sub-clause 8.2.2 of SABS 1200:A.

The Contractor will not be paid Time-Related Preliminary and General charges for any Special Non-Working Days, as stipulated in the Appendix, which shall be deemed to have been allowed for in his rates."

PSA 8.4.2 Adjusted Payment for Time-Related Items

Add the following:

"The payment to the Contractor for Time-Related items shall be such proven additional cost (in accordance with clause 5.12.3 as amended in the Contract Data) in the event of the Contract being extended.

Cost means all expenditure reasonable incurred (or to be incurred) by the Contractor, whether on or off the Site, including overhead and similar charges, but does not include profit. Typical examples: Extension of guarantee and insurances, cost for labour, plant, equipment and tools.

In the case of contracts subject to Contract Price Adjustment the amount by which the timerelated item is adjusted shall be subject to the Contract Price Adjustment formula."

PSA 8.4.3 Adjusted Payment for Time-Related Items

Add the following:

Provide the Engineer with a breakdown upon request.

PSA PAYMENT CLAUSES

PSA 8.4.5 Other Time-related Obligations

This item shall cover the cost of providing such security personnel the Contractor deems appropriate, taking cognizance of the location of the site and the historical record of incidents of crime in the area.

PSA 8.5 Sums Stated Provisionally by Engineer

The provisional sum provided in the Bill of Quantities is to cover the payment of the SANAS registered soils laboratory to conduct any additional tests as directed by the Engineer.

The percentage tendered shall be paid to the Contractor on the actual amount paid to the soils laboratory and shall cover the following:

- All costs involved in arranging the tests with the laboratory.
- Setting out the positions for the tests to be taken by the laboratory as indicated by the Engineer.
- Making good all test holes.
- The cost of all overheads, charges and profits.

The provincial sum is to cover the costs payable by the contractor to service providers, on the engineer's instruction only, for the relocation of existing services which impede construction activities.

The percentage tendered shall be paid to the contractor on the actual amount paid to the service provider and shall cover the cost of contacting the service provider and arranging for the relocation of the services, as well as briefing the service provider on the presence of other underground services which may affect their work, ensuring that the service providers workmen are correctly inducted on site and maintaining a competent supervisory presence whilst relocating work takes place.

The provisional sum is to cover the costs payable by the contractor, to the Engineer's cellular network provider, for the engineer's cellular use during the contract.

The percentage tendered shall cover the costs of the contractor settling the engineer's monthly cellular bill with the cellular network, in full and timeously as required by the terms and conditions of the cellular contract.

"PSA 8.5.7" Community Liaison Officer (CLO) renumeration Unit: Provisional Sum

The provisional sum is to cover the cost of the CLO's monthly salary for the duration of the contract.

The percentage tendered shall cover the office administration of the CLO's employment contract as well as on site management of the CLO, for the duration of the contract.

The contractor shall employ an EME construction manager who will manage the EME's and report on progress at the contract site meetings. Such Construction Manager must be adequately experienced with EME work and the development thereof and will be subject to the approval of the Employer.

The EME construction manager shall be a <u>dedicated resource</u> whose only responsibility is to manage the EME subcontractors and as such shall not be the site agent or any other person employed on the contract for other purposes.

The assistance rendered by the Construction Manager, shall inter alia:

- a) Be given at a level and to the extent which is commensurate with the expertise and resources of the EME,
- b) Be given in a manner which is neither prescriptive, dictatorial, nor coercive towards the EME:
- c) Not be utilized by the Contractor to manipulate the rates and prices submitted, to his advantage, and
- d) Be given in a manner which does not unfairly prejudice or favour any particular EME.

The EME Construction Manager will work with and manage the EME Subcontractors throughout their involvement on the contract, but may only be on site during times when EME subcontractors are performing work. During the time that EME subcontractors are performing work, the EME Construction Manager shall be available on site during normal working hours.

Provisional sums have been allowed for reserved work packages for work awarded to subcontractors selected in consultation with the Employer in accordance with Clause C3.3.2. The sum paid shall be as certified by the Engineer for work completed by the EME Sub-Contractor(s).

The percentage tendered shall cover all costs including but not limited to management, administration, overheads, finance costs, risk and profit on the value of the work awarded for EME subcontract packages under PSA 8.5.10

The tendered sum shall include full compensation to the Contractor for compliance with all the requirements of the OHS Act and Regulations (including the Construction Regulations 2014) at all times for the full duration of the Contract, as described in PS 8.7 of Portion 1 of the Project Specifications. The successful tenderer shall provide the Engineer with a complete breakdown of this tendered sum.

This sum will be paid to the contractor once all of the EME that would like to upgrade their CIDB rating have done so.

PSA 8.12 PROVISIONAL SUM FOR ACCREDITED TRAINING

Add the following payment items:

(a) A

ccredited training by the Department of Labour or other service providers

(b)

andling costs and charges for the contractor

The contractor will liaise with the Engineer and the Community Liaison Officer (CLO) for the training requirements of targeted labour local labour (includes local labour used by EME's if applicable) and arrange for formal training with the local Department of Labour, or other accredited training service providers.

PSC SITE CLEARANCE

PSC 3 MATERIALS

PSC 3.1 <u>Disposal of Material</u>

Delete the first two sentences of this clause and replace with:

"Debris arising from clearing and grubbing or from the demolition of structures on site shall be removed by the Contractor and disposed of at the local tip site or alternate approved tipsite. The tendered rate shall also cover the cost of loading, transporting rubble and car wrecks encountered in the road reserves or along the line of the pipe.

The rate tendered shall allow for any fees to be paid at the tipsite.

PSC 5.5 Clearing of Vegetation

Add the following:

"Except if otherwise agreed, where areas have to be recleared on the written instruction of the Engineer, such reclearing shall be carried out at the Contractor's own cost and the Contractor is advised therefore, not to clear areas at such an early stage that reclearing may become necessary."

PSC 8 MEASUREMENT AND PAYMENT

Delete "(Except where 8.2.9 is applicable)" in the seventh line of this subclause.

Add after "transporting" in the seventh line:

"to the Mnquma Local Municipality tip site or alternate approved site"

Add the following:

"Notwithstanding the contents of this clause it must be noted that only the tree stumps remain and the Contractor shall note this when pricing this item."

The sum tendered shall cover the provision of all labour and equipment to remove and dispose of existing kerbing and concrete channelling, regardless of volume, at the designated tip site.

The sum tendered shall cover the provision of all labour and equipment to saw-cut asphalt surfacing.

The sum tendered shall cover the provision of all labour and equipment to remove and dispose of asphalt surfacing (saw-cutting will be compensated for under item PSC 8.2.12).

PSD EARTHWORKS

PSD 3 MATERIALS

PSD 3.1 <u>Classification For Excavation Purposes</u>

Delete SABS 1200:D Clause 3.1 and replace with the following:

PSD 3.1.1 Method of Classifying

The Contractor may use any method he chooses to excavate any class of material but his chosen method of excavation shall not determine the classification of the excavation. The Engineer or his Representative will decide on the classification of materials. In the first instance classification will be based on inspection of the material to be excavated and on the criteria given in PSD 3.1.2(a) and (b).

PSD 3.1.2 Classes of Excavation

All materials encountered in any excavation for any purpose including restricted excavation will be classified as follows:

(a) Hard rock excavation

Hard rock excavation shall be excavation in material (including undecomposed boulders exceeding 0.17 cubic metres in individual volume) that cannot be efficiently removed without blasting, wedging and splitting, or hydraulic hammers.

This classification includes materials such as:

solid unfractured rock occurring in bulk

- solid ledges thicker than 200mm
- igneous rock intrusions
- cemented sedimentary rocks.

(b) Soft Excavation

Any material which can be removed by bulldozers or backhoes, shall be classified as soft excavation.

Soft excavation shall be material not falling into the category of hard rock excavation.

PSD 5.2.1.2 Conservation Of Topsoil

Add the following to Clause 5.2.1.2:

"Topsoil shall not be stockpiled higher than 2,0m. Care shall be exercised to prevent the compaction of topsoil in any way especially by vehicles travelling over such material."

PSDM EARTHWORKS (ROADS, SUBGRADE)

PSDM 3 MATERIALS

PSDM 3.1 <u>Classification of Excavation</u>

Clause PSDB 3.1 will apply for this clause.

PSDM 5 CONSTRUCTION

PSDM 5.2.3.3 Treatment of Road Bed

(a) Preparation and Compaction of Road Bed

Add the following:

"Where road bed preparation takes place in sand the in-situ sand layer is to be watered and compacted to 100% Mod. AASHTO density. The surface of the in-situ sand layer is to be firm and smooth in order to receive the subsequent S.S.G. or subbase layer, as the case may be. To this end the Engineer may order that unnecessary construction traffic remain off the finished in-situ sand layer until the subsequent layer has been completed."

PSDM 5.2.9 <u>Trimming and Grading of Verges</u>

(New Clause)

During the initial earthworks the verge width shall be cut or filled to approximately the final level and shall be kept trimmed and tidy during construction of the works. After completion of the road layers, including the premix surface, and after construction of the necessary kerbs, including the satisfactory backfilling behind the kerb, the verge shall be finished off to the lines and levels shown on the drawings or as specified.

The verge material shall consist of that material which would normally be occurring at that position or depth when in cut and shall not be contaminated by foreign materials such as bricks, base course material, horticultural inferior materials from trench excavations, etc. Verges in fill conditions are to consist of the material as specified for the fills and similarly not be contaminated with foreign materials.

Over those sections of verge where grass is to be planted or where the Engineer deems it necessary to spread topsoil, he may instruct the Contractor at the stage of the major earthworks operation to work to levels altered from those shown on the drawings.

Topsoil may be provided from stockpiles on site in which case the Contractor shall load, transport and spread as ordered by the Engineer. In the case of topsoil provided and imported by the Contractor the quality of the topsoil shall be approved of by the Engineer beforehand.

The Contractor shall be responsible for taking the necessary precautions and measures to control the dust nuisance which may arise due to his operations on the verge, whether from the natural ground surface or topsoil layer, until the verge is accepted by the Engineer.

PSDM 5.2.10 <u>Dimension and Level Control and Process Control</u>

(New Clause)

The Contractor shall submit to the Engineer records of dimension and level control and/or process control prior to requesting the Engineer to carry out any routine tests and/or inspections.

PSDM 5.2.11 Requesting of Tests

(New Clause)

Tests and Inspections of the works will only be carried out by the Engineer once the appropriate test/inspection request forms have been fully completed. Test/inspection request forms can be obtained from the Engineer.

PSDM 8 MEASUREMENT AND PAYMENT

PSDM8.3.4(a) Cut to Fill, Borrow to Fill

Add to Clause 8.3.4(1) the following:

"Where fill material is borrowed from trench excavations the rate shall include the selection from the sides of trenches, transporting, if necessary, stockpiling, preparing, processing, shaping (including forming side channels and benching if applicable), watering, mixing, compacting to the densities specified and finishing the slopes of fills."

PSDM 8.3.13 Surface Finishes

Add to Clause 8.3.13 the following Clause (c):

"The major earthworks required to bring the verge to the required level and the additional depth of excavation or reduction in fill height as ordered for the topsoil operation shall be measured and paid for under the appropriate excavation item.

Only the following verge item will be measured and paid for separately.

The unit of measurement for trimming and grading of verges shall be per square metre.

The rate tendered for the above item shall include for all things necessary to complete the work as specified."

PSDM 8.3.17 Construct Selected Layers using Imported Material Compacted to 93% Mod. AASHTO

(New Clause)

The rate shall cover the cost of locating the source, complying with all the relevant precautions required in terms of Clause 5.1, SABS 1200 D, procuring the material, basic selection, transporting from source to point of deposition on the road, spreading, watering, compacting, final grading and complying with the tolerances and testing.

PSGA CONCRETE (SMALL WORKS)

PSGA 3 MATERIALS

PSGA 3.2.1 Applicable specifications

Add the following to this subclause:

"Where reference is made in this specification or the standard specifications to the cement specifications, e.g. SABS 471: Portland cement and rapid hardening Portland cement, it shall be replaced with the new specification:

SABS ENV 197-1 "Cement composition, specifications and conformity criteria Part 1: Common cements."

Furthermore, where reference is made in this specification or the standard specification to a different cement type, the following names will apply and the Engineer will confirm the relevant new name from the table below:

Ceme Grade	Cement Type	Approximat e old product name	Holcim	New Blue Circle	New NPC	New PPC	New Slag- cement
52,5	CEM 1	Rapid hardening	Rapid Hard	Duracas t	Eagle Super	-	-
42,5 R	CEM 1	Rapid hardening	-	-	-	Rapo	-
42,5	CEM 1	OPC *	Portland Cement	Duratec h	-	OPC	-
	CEM 1	LASRC	-	-	-	LASRC	-
	CEM II A- S	PC 15SL	-	-	Eagle Plus	-	-
	CEM II B-S	RH30SL	-	-	Eagle Plus	-	-
32,5R	-	-	-	-	-	-	-
32,5	CEM II A- V	PC 15FA	All Purpose Cement	-	-	Surebuil d	-
0=,0	CEM II A- W	PC 15FA	-	-	-	Surebuil d	-
	CEM II A- L	-	All purpose cement	-	-	Surebuil d	-
	CEM II B- V or W	PC25FA/PFA C**	-	Structret e	-	Surecret e	-
	CEM III A	PBFC	-	BFC	Eagle Pro	-	PBFC
	CEM IIIA	RHSL	-	-	-	-	RHSL

22,5	MC 22.5X	PFAC ***	Multi purpose cement	Durabuil d	-	-	-
	MC22.5X	PFAC***	-	Buildcre te	-	-	-
12,5	MC 12,5	Walcrete	Mortar Cement	Wallcret e	-	Masonry	-
	MC 12,5	Mortacem	-	-	-	-	-

Notes: * OPC cements previously performed approximately as CEM 1 32,5R products

- ** PC25FA cements under the old standards achieved lower compressive strengths than the OPC's of the time
- Some PFAC cements meet the new standard for MC 22,5X. Others required modification before meeting the requirements for MC 22,5X"
- **** Sure build cement will not be allowed to be used on this project.

"PSGA 3.8" Curing compound

Curing compound shall be white pigmented natural resin based liquid curing compound complying with ASTM C 309-74."

PSGA 4 PLANT

PSGA 4.2 Mixing Plant

Add the following:

"All site mixed concrete shall be mixed in a rotary type mixer and the minimum size of mixer that may be used shall have the capacity to mix a batch comprising one standard 50kg bag of cement."

PSGA 4.4.2 Finish

The finish to all exposed concrete shall be smooth and that to buried or backfilled surfaces, rough.

PSGA 5 CONSTRUCTION

PSGA 5.4.1.5 Strength concrete

Add the following:

"The Contractor shall, when requesting approval of a mix design, submit the constituent proportions of the proposed mix together with the results of compressive strength tests carried out. Reliable test records of concrete made from the same materials and mix proportions will, without prejudicing the requirements of this subclause, be accepted as a basis for approving a mix design."

PSGA 5.4.2 Batching

Notwithstanding the requirements of this subclause, the method of batching shall be subject to approval. If volume batching is allowed only full standard 50kg bags of cement may be used to make up a batch.

PSGA 5.4.6 Compaction

Replace "or (if approved) ... forking" in the first sentence of subclause 5.4.6.3. with "using approved vibrators".

PSGA 5.4.7 Curing and protection

Notwithstanding the provisions of this subclause, all cast in situ concrete shall, except where otherwise authorised, be cured in accordance with the requirements of subclause (c) using curing compound of the type specified in PSGA 3.8.

PSGA 5.4.8 Concrete surfaces

All unformed concrete surfaces shall, except where otherwise ordered, be given a wood float finish.

PSGA 7 TESTS

PSGA 7.1.2 Frequency and sampling

Notwithstanding the requirements of this subclause, the Contractor shall take note that he is responsible for taking an adequate number of tests to ensure that the concrete being used complies with the specification. The Engineer will only carry out such check testing as he requires.

PSGA 8 MEASUREMENT AND PAYMENT

Replace the contents of this clause with the following:

"The unit of measurement for steel bars shall be the ton of reinforcement in place in accordance with the drawings or as authorised by the Engineer.

The unit of measurement for welded steel fabric shall be the square metre of fabric reinforcement in place and the quantity shall be calculated from the nett area covered by the mesh, excluding laps.

Clips, ties, separators, stools and other steel used for positioning reinforcement shall not be measured unless shown on the bending schedules.

The rate tendered shall cover the cost of the supply, delivery, cutting, bending, placing and fixing of the steel reinforcement, including all tying wire, stools, supports and waste."

PSGA 8.1.3 Concrete

Delete all references to "intermediate excavation" throughout this subclause.

Add after "testing" in the second line of subclause 8.1.3.3(a) "including transport to an approved laboratory".

PSM ROADS (GENERAL)

PSM 6 TOLERANCES

PSM.6.4 Level Control of Road Layers

(New Clause)

The Contractor shall submit at the time of requesting acceptance of a road layer a record of the surface levels of that section, taken at metre age intervals to coincide with the level pegs. A sample form is obtainable from the Engineer.

PSM 7 TESTING

PSM 7.1 General

Add: "The random sampling method of TMH 5, for the spotting of positions, for field density testing will not necessarily be applied by the Engineer's Representative. Density testing shall be carried out where, in his opinion, the density of the compacted layer is suspect. The Contractor shall present the full width of the layer, between the stated linear stake values, for acceptance. Only in exceptional cases will partial widths of layer be accepted for testing."

PSM 7.3 Routine Inspection and Testing

Add to Clause 7.3.2: "The request for acceptance of a layer shall be submitted in writing, specifying the exact location of the section and type of layer. On receipt of all these details the Engineer's Representative will arrange for the necessary inspections and tests to satisfy himself that the road layer complies. Testing will be carried out as expeditiously as possible, and the results will be available within 48 hours of receipt of test request. The Contractor shall backfill the test holes left in the layer with a similar material to that of the layer tested and compact the material to a similar density. Concrete shall not be used."

PSM 8 MEASUREMENT AND PAYMENT

PSM 8.2 Inspection and Testing of a Road Layer

(New Clause)

The cost of refilling and compacting the density test holes shall be included in the rate tendered for the construction of that layer.

PSME SUBBASE

PSME 3 MATERIALS

PSME 3.2.1 Subbase Material

With reference to Clause d(ii) and d(iii), the regional factor for the Metropole shall be taken as 0.6.

PSME 5 CONSTRUCTION

PSME 5.4.1 Placing

The subbase layer shall be ripped and re-compacted (150mm thick) unless shown otherwise on the drawings.

PSME 6 TOLERANCES

PSME 6.1 Dimensions, Levels, etc.

PSME 6.1.1 General

Add the following to Clause 6.1.1:

"For layers, constructed of subbase quality material, on which the bituminous surface will be placed, the tolerance for dimensions and level shall be as set out in SABS 1200 MF Clauses 6.1.2 to 6.1.6 inclusive."

PSMJ SEGMENTED PAVING PSMJ 5 CONSTRUCTION Description

PSMJ 5.1 <u>Preparation</u>

Notwithstanding the provision of this subclause, the construction of the earthworks and controlled layers shall be completed in accordance with the applicable requirements of SABS 1200 DM, and any amendments thereto, as well as the details shown on the drawings.

PSMJ 5.4 <u>Laying of units</u>

Notwithstanding the provisions of this subclause, filler units shall be cut such that they are closer fitting. No chopping or breaking of the units will be permitted.

PSMJ 5.5 <u>Filling gaps in unit pattern</u>

Delete the contents of this subclause. Subclause 5.4 and PSMJ 5.4 shall apply.

PSMJ 8 MEASUREMENT AND PAYMENT

PSMJ 8.2.2 <u>Construction of paving layer complete</u>

Add the following:

The final wearing coarse material applied shall be approved by the project Engineer, gradient to be 3-4% camber or crossfall, and the rate tendered shall include all costs associated with the addition of this road alignment required by the Municipality.

PSMJ 8.2.3 <u>Cutting units to fit edge restraints</u>

Delete the work "raking" in the first sentence of this subclause.

Add the following:

"The cutting of units to suit radii > 1,0m shall be classified as straight cutting".

C3.5: MANAGEMENT

APPLICABLE SANS 1921 STANDARDS

The following parts of SANS 1921 (Construction and management requirements for construction works) and associated specifications are applicable:

SANS 1921-1: General engineering and construction works

SANS 1921-2: Accommodation of traffic on public roads occupied by the contractor

SANS 1921-3: Structural steelwork

SANS 1921-4: Third party management support in works contracts

SANS 1921-5: Earthworks activities, which are to be performed by hand

SANS 1921-6: HIV / AIDS awareness

SANS 1921-1: General engineering and construction works			
Clause No	Specification data		
4.1.7	The requirements for drawings, information and calculations for which the contractor is responsible are:		
4.2.1	The responsibility strategy assigned to the contractor for the works is: State A, B or C		
4.2.2	The structural engineer is:		
4.2.3	Drawings and other information are to be submitted in accordance with the contractor's programme.		
4.3	The Contractor shall submit within the period stated in the Contract Data a suitable and realistic construction programme for the consideration of the Engineer. The programme shall be in the form of a Gant Chart and shall include the following details:		
	 A work breakdown structure, identifying the major activity groups. For each activity group further details shall be provided with regard to the 		

SANS 1921-	1: General engineering and construction works
Clause No	Specification data
	 scheduled start and end dates of individual activities. The linkages between activities shall be clearly indicated and the logical network upon which the programme is based should be separately submitted to the engineer if requested. Any constraints shall be classified as being time-related or resource-related. The critical path(s) shall be clearly indicated and floats on non-critical activities shall be shown. The Contractor shall indicate the working hours per day, night, week and month allowed for in the programme. Where relevant the Contractor shall state the production rates for key activities, e.g. earthworks, etc. Together with the programme as detailed above the contractor shall submit to the engineer a cash flow projection, indicating projected monthly invoice amounts. The cash flow projection shall be updated at monthly intervals to reflect actual payments to date and anticipated further payments. The programme shall be reviewed at the monthly site meetings at which the Contractor shall provide sufficient detail that will allow the comparison of completed work per activity that has fallen behind. The updated programme shall be submitted to the Engineer at least two days prior to the monthly meetings. If the programme has to be revised by reason of the Contractor falling behind his programme, he shall produce a revised programme showing how he intends to regain lost time in order to ensure completion of the Works within the time for completion as defined in the General Conditions of Contract or any granted extension of time. Any proposal to increase the tempo of work shall be accompanied by positive steps to increase production by providing more labour and plant on site, or by using the available labour and plant in a more efficient manner. Failure on the part of the Contractor to submit the programme or to work according to the programme or revised programmes shall be sufficient reason for the Engineer to take steps as pr

SANS 1921-	1: General engineering and construction works			
Clause No	Specification data			
	The approval by the Engineer of any programme shall have no contractual significance other than that the Engineer will be satisfied that the work is carried out according to such programme and that the Contractor undertakes to carry out the work in accordance with the programme. It shall not limit the right of the Engineer to instruct the Contractor to vary the programme if required by circumstances. The Contractor is also referred to the applicable clauses of the General Conditions of Contract when drawing up his programme.			
	 The planning, program and method statements are to comply with the following: Microsoft Project format 			
4.12.2	The samples of materials, workmanship and finishes that the contractor is to provide and deliver to the employer are:			
4.12.2	The fabrication drawings which the contractor is to provide and deliver to the client are:			
4.14.3	 The office accommodation, equipment, accommodation for site meetings and other facilities for the use by the employer and his agents are: Site office complete with desk, 3 chairs, 2 filing cabinets and plan layout table. Such an office shall be minimum 12m² in area with a hard floor, ceiling 3m in height, well ventilated with good lamination to provide sound proofing Site meeting room complete with conference table and 10 chairs. Such an office shall be minimum 20m² in area with a hard floor, ceiling 3m in height, well ventilated with good lamination to provide sound proofing. Electric lighting and power points in above rooms 			

SANS 1921-1	: General engineering and construction works
Clause No	Specification data
	 2 Carports Cell phone and/or telephone and fax facilities Ablution facilities for the Engineer and his staff. Laboratory facilities
4.14.6	The requirements for the provision and erection of sign boards are:
4.17.1	The requirements for the termination, diversion or maintenance of existing services are:
4.17.3	Services that are known to exist on the site are shown on the drawings
4.17.4	The requirements for the detection apparatus are:
4.18	The additional health and safety requirements are:
4.22	The works to be undertaken by nominated and selected subcontractors comprise:
Variations:	

SANS 1921-1: General engineering and construction works		
Clause No	Specification data	
4.1.10	Degree of accuracy II shall be applicable unless stated otherwise in the drawings or specification.	
4.2.4	The time frame for acceptance is 10 working days	

Additional o	Additional clauses:				
4.1.1 p)	Add this new clause: "Appoint a Community liaison officer (CLO) to assist with the community liaison with the beneficiary community."				
4.23	Add this new clause: "4.23 Community participation consists of engagement of Project Steering Committees (PSC). A PSC will be established for the project, by the Ward Councillor. The functions of the PSC will be to: • Assist in monitoring the project. • Ensure that the community provide assistance to the contractor to ensure that he can execute the contract in accordance with the specifications and within time. • Encourage the community to participate in the Labour Intensive construction. • Identify skills, skilled personnel and suppliers in the towns. The PSC will not have the power to: • Give any instructions to the contractor, except through the engineer. • Become involved in the daily operations of the contractor or interfere with the contract works. A monthly meeting will be held with the PSC to discuss relevant matters. The site agent and resident engineer will attend the meetings. The contractor will have to report on progress, deviations from the programme, financial matters community related aspects, general problems and co-operation at the meeting. The PSC				

SANS 1921-1: General engineering and construction works			
Clause No		Specification data	
		embers will not receive any remuneration for attending, and they must provide eir own transport."	

SANS 1921-	2: Accommodation of traffic on public roads occupied by the contractor
Clause No	Specification data
4.3.2	The contractor shall design all the temporary culverts
4.6.1	The length of half-width roads under construction shall not exceed 5m
4.6.3	The length of road shall be limited to 5 km
4.10.1	 The contractor shall provide the following traffic control facilities: Traffic-control devices such as flagmen, STOP and GO signs, traffic signals. Statuary permanent and temporary road signs and barricades. Channelization devices and barricades including delineators, cones, road studs, road marking, etc. Barriers such as New Jersey, plastic movable barriers, etc. Warning Devices on plant and construction vehicles. Road markings.
Variations:	
Additional clauses:	
4.1.4	Add this new clause: "Failure to maintain road signs, warning signs, etc, in a good condition shall constitute ample reason for the engineer to bring the works to a stop until the road signs, etc, have been repaired to his satisfaction. The contractor may not commence constructional activities before adequate provision has been made to accommodate traffic in accordance with the requirements of this document and the South African Road Traffic Signs Manual Volume 2 Chapter 13. The contractor shall submit proposals in connection with directional signs to the engineer for approval prior to construction."

SANS 1921-3 Structural steelwork				
Clause No	Specification data			
4.2.1	The responsibility strategy assigned to the steelwork contractor for the work is: specify A, B or C.			
4.2.2	The steelwork structural engineer is.			
4.3.2.1	The site will be ready for steelwork to commence on			
4.3.2.1	The requirements for sequencing of the works are:			
	The times for completing of the sections are:			
	The procedures to be followed are:			
	Matters that affect the program are:			
4.3.3.2	The steelwork contractor is required to provide the steelwork structural engineer with a detailed method statement for the erection of each structure at least 2 weeks before construction commences.			
4.4.2.4	The steelwork contractor is required to provide the following facilities for test purposes:			
4.4.3.4	The following items and procedures need to be tested / certified by a recognized body:			

SANS 1921-3 Structural steelwork				
Clause No	Specification data			
4.5.1.1	Information, drawings and calculations provided to the steelwork contractor will be provided in the following format:			
	and on the following media:			
4.5.1.2	The steelwork contractor is to provide information in the following format:			
	Drawings in AutoCAD .dwg format			
	Programmes in Microsoft Project format			
	Data will be supplied on paper and on DVD / CD media.			
4.5.3.1 <i>or</i> 4.5.3.2	Drawings and other information are to be submitted in accordance with the steelwork contractor's accepted programme.			
4.5.3.4	The steelwork contractor is required to submit the following additional information with general arrangement drawings to the employer for approval:			
4.5.3.6	The steelwork contractor is required to submit "as erected " drawings			
4.7.6	The steelwork contractor is required to make his own arrangements for the provision of the following services:			
	Water			
	Electricity			

SANS 1921-3 Structural steelwork					
Clause No	Specification data				
	Sanitary services				
4.7.9	The requirements for the provision and erection of sign boards are:				
4.10.2	The requirements for the protection, termination, diversion or maintenance of existing				
4.10.2	The requirements for the protection, termination, diversion or maintenance of existing services are:				
4.10.4	Services which are known to exist on site are:				
4.11.1	The specific health and safety requirements are:				
4.11.3	The steelwork contractor is required to submit a report on the assessment and				
4.11.5	The steelwork contractor is required to submit a report on the assessment and management of risk.				
4.11.4	The steelwork contractor is required to enclose the steelwork for the protection of the public and others.				
Variations					
Addition al					

SANS 1921-3 Structural steelwork				
Clause No	Specification data			
clauses:				

SANS 1921-4: Third –party management support in works contracts						
Clause No	Specification Data					
5.1.1(b)	The construction Manager is required to arrange for the supply of mechanical equipment and the supply and delivery of materials to site					
5.1.1(i)	The construction manager is required to provide the following site facilities:					
5.1.1(b)	The employer's policy pertaining to conditions of employment is as follows:					
E 4 4 (b)	The fall accions a great handle are appointed.					
5.1.1(h)	The following name boards are required:					
Variation s:						
Additiona I clauses:						

SANS 1921-5: Earthworks activities that are to be performed by hand				
Clause No	Specification Data			
5.1	The depth of the trenches to be excavated by hand is 1,5m.			
Variation s:	State variations, if any, for example specific compaction requirements			
Addition al clauses				

SANS 1921-6: HIV / AIDS awareness							
Clause No	Specification Data						
4.2.1(a)	A qualified service provider is a service provider that is accredited by The NMBM Health and Social Development and appears on the list of recognized service providers Of the NMBM Health and Social Development. The contact particulars of qualified service providers are as follows:						
	Name	Tel	Fax	e-mail			
4.2.1 (a)	Apart for the initial programme, the HIV / AIDS awareness programme is to be repeated at 4-month intervals throughout the duration of the contract						
Variation s:							
Addition al clauses:							

MANAGEMENT OF THE WORKS

Applicable SANS Standards

The following SANS Standardized Specifications for Civil Engineering Construction Contracts are applicable:

- i. SANS 1200 A :General
- ii. SANS 1200 AB:
- iii. Engineer's Office

The provisions of SANS 1200 A and SANS 1200 AB take precedent over the provision of any part of SANS 2001 that is applicable to the Contract. The variations and additions to these specifications are described in Section C3.4.

Further to the above, the SANS 1200 Standardized specifications listed in C3.4 are applicable.

Particular or Generic Specifications

Refer to Clause C3.4.1

Planning, Programming and Cash Flow

Programming and Cash Flow

Clause 5.6 of the General Conditions of Contact (GCC 2015) requires the Contractor to submit a programme for the execution of the works. The programme shall be presented in the form of a Gantt Chart.

In addition to the requirements of Clause 5.6, the format and information shown shall comply with the following:

- The various stages of work planned to be completed per month in sufficient detail to be able to assess construction progress,
- Sequence of work,
- Resources intended to be utilized.
- The interdependence between resources and sequence of work,
- Clear indication of the critical path activities and their dependencies,
- Key dates in respect of information to be provided by the Employers Agent and/or others,
- Labour resources schedule which must distinguish between the Contractors permanent labour and the temporary employed labour from the local ward,
- The lead time for training of labour from the local ward.

If any change to the critical path occurs, the Contractor shall as soon as is practicable notify the Employers Agent in writing.

When drawing up the programme the Contractor shall, among other issues, take into consideration and make allowance for:

- Expected weather conditions and their effects,
- Known physical conditions or artificial obstructions,
- Searching for, dealing with and carrying out alterations to the existing services,
- The procurement process of EME's in accordance with section C3.3,
- The provision and implementation of the Environmental Management Plan (EMP) in terms of the Environmental Management Specification and Environmental Impact Assessment (EIA) conditions,
- The restrictions on the length of trench open at any one time as specified,
- The accommodation and safeguarding of public access and traffic,
- The lead time required for compliance with the Site Specific Health and Safety Specification and Site Specific Baseline Risk Assessment (annexure C & D respectively),
- Provision and implementation of the Health and Safety Plan in terms of the 2014
 Construction regulations and the Occupational Health and Safety Act (1993)
- Election day,
- Official builders break,
- · Special non-working days, and
- Non-working days.

Failure to produce a detailed programme may prejudice the Contractor in any claim for an extension of time.

Failure to comply with these requirements will entitle the Employers Agent to use a programme based on his own assumptions for the purpose of evaluating claims for extension of time or additional payments.

Employers Agent Inspection and Approval of the Works

The Contractor shall allow reasonable time in his programme for the Employers Agent to carry out examination of the work before covering up. Requests for inspections should be made in writing to the Employers Agent at least 24 hours before such inspections are required. Requests for inspections should coincide with the Employers Agent Representative daily site visit.

If the Employers Agent attends with the purpose of examining any part or materials of the works at the date and time agreed on with the Contractor and it is found that the works or materials are not ready for inspection, the Contractor shall be responsible for the cost of that visit by the Engineer.

The Employers Agent Representative will visit the site approximately daily for the purpose of supervision of the Contract and inspection and approval of completed work. The Contractor shall therefore arrange his working programme in such a way that all work is inspected and approved at the required time. Under no circumstances shall he proceed with any activity that covers up previous work before the previous work has been approved in writing (e.g. no trench shall be backfilled until the laid pipes and bedding have been inspected and approved).

C3.5.2.4.1 Review of Progress

The Contractor shall review his progress each month and should progress lag behind the latest accepted programme by more than two (2) weeks, he shall submit a revised programme and method statement of how he proposes making up lost time. If, in the opinion

of the Employers Agent, such revised programme will not make up lost time, the Employers Agent shall have the right to request the Contractor to reorganize his work in a manner which will ensure an acceptable programme. Claims for additional payments to meet any cost incurred due to such reorganization will not be accepted.

The Contractor is required together with his monthly updated programme to submit a cash flow indicating the anticipated total and monthly expenditure value for the contract at the monthly site/progress meetings.

With reference to paragraph 56 of the Contract Data the programme and cash flow will be reviewed at the monthly site meetings at which time the contractor shall provide sufficient detail that will allow a comparison of completed work per activity against the original approved programme. The Contractor shall indicate what resources and programme changes he intends to implement in order to remedy any activity that has fallen behind. The Employers Agent may demand from the contractor a major revision of the programme. Such a revision shall be submitted for approval within fourteen (14) days of the demand.

SEQUENCE OF THE WORKS

The Contractor may elect to undertake the work in any sequence he chooses, unless prior arrangements are made between the Employer, Employer's Agent and the Contractor.

The Contractor shall submit to the Employers Agent for approval at the start of the contract a detailed plan of action that set out the sequence of construction of the works. The approved plan of action shall be amended in consultation with the Employers Agent.

SOFTWARE APPLICATION FOR PROGRAMMING

Microsoft Project format.

METHODS AND PROCEDURES

C3.5.6.1 Safeguarding & protection of excavations

Portions of the work will be carried out within residential areas. Excavations will be barricaded off, at all times, with clearly visible protection measures. Where deep excavations exist, the barricading shall be adequate to prevent accidental entry.

C3.5.6.3 Disposal of excess material

The designated spoil sites may be used for this Contract, will only be the one identified by the Municipality. Disposal slips as proof of disposal will be provided to the Employers Agent as part of Environmental Management, monitoring and compliance.

C3.5.6.4 Giving notice of work to be covered up

The Contractor shall give the Employers Agent reasonable time to accommodate examinations in his programme, in which case times for inspection can be agreed on. Requests for examination of work shall be made in the site request book at least 24 hours before the examination is required.

C3.5.6.5 Cost of test specimens and tests

The Contractor must make allowance in his Tender for all such services and tests required from him. It is the duty of the Contractor to, at his own cost and by means of the necessary tests, prove to the Employers Agent or his representative that the works and compaction where prescribed, comply with the specification.

C3.5.6.6 Progress Photographs

The Contractor shall set up a system of taking digital photographs on site on a weekly basis to monitor the progress of works. This digital photography shall be labelled with the date, location and description of the photograph and a copy handed to the Employers Agent on a CD or other storage medium on a weekly basis for safe storage. The format shall be JPG, BMP or any other common format.

C3.5.6.7 <u>Materials handling, use and storage</u>

All materials shall be stored in the designated Contractor's camp area or as indicated by the Employers Agent. Any material to be stored and handled must be done in such a way as not to endanger any person on site or cause damage to the environment. The Contractor shall also ensure that all suppliers or delivery vehicles abide by all restrictions and procedures (speed limits, dust control, "no-go areas" etc.).

QUALITY PLANS AND CONTROL

Quality Control Plans, methods and testing shall be as specified in the contract.

Environmental

The Contractor shall prior to the commencement of any construction prepare and submit an Environmental Management Plan (EMP), for approval by the Employers Agent.

The EMP shall clearly demonstrate how the Contractor intends mitigating damage to the environment, as a result of their construction activities.

The Contractor shall further appoint a competent Environmental Control Officer (ECO), who shall inspect all construction related activities, who will be responsible for monitoring the Contractor's operations on site, as well as compliance with regard to the EMP and associated legislation and who shall report on non-compliance items.

No additional payment will be made in this regard.

Further, the ECO will submit his/her Environmental Audits at monthly site meetings, for discussion by all role players.

The Contractor will be liable to pay the fines as indicated in the Contract Data paragraph 35 and 51 for recurring non-compliances.

a) Sand and dust control

The Contractor shall, for the duration of the contract, take appropriate measures to control the dust and soil movement which may arise due to his operations.

b) Environmental Management

The Contractor will be required to compile a comprehensive EMP, which should address the management and monitoring of environmental impacts related to this contract.

The EMP should therefore identify potential environmental impacts and should further demonstrate how they would be mitigated and controlled.

c) Environmental Impact

The Contractor shall, for the duration of the Contract, ensure that good housekeeping practices are adhered to by all his staff and that of his subcontractors (including EME's).

d) Environmental Methods and Procedures

The following together with the Construction Environmental Management Programme, shall be applied with regard to the operation and maintenance of the site:

- The site shall at all times be kept in a neat and tidy condition. Papers and packaging shall be binned and removed from site and waste stockpiles shall be properly demarcated and the water removed at regular intervals and disposed of at a registered waste disposal site.
- Natural vegetation shall not be damaged unnecessarily and the working areas of the site be kept to the minimum reasonable possible for construction. An environmental awareness training programme for the construction staff should be implemented by the Contractor/Subcontractor(s) and all workers made aware of the recommended mitigation measures to be implemented.
- No wild animal (birds, snakes, lizards, game etc.) domestic stock or indigenous plants are to be disturbed unnecessarily in any way by the construction activities or by the construction staff.
- All topsoil (containing indigenous plant seeds, rootstock etc.) removed that may be required in future rehabilitation should be carefully stockpiled for later rehabilitation.
- Measures need to be taken to ensure that contamination from the work camp and laydown site does not pollute adjacent areas. This should include the diversion of natural run-off away from the works and the containment thereof in drainage retention areas, where applicable.
- Water from dewatering operations shall be disposed of so as not to return to the working area nor the cause to damage or erosion to surrounding areas.
- Dust from stockpiles and access roads shall be controlled by watering.
- Precautions need to be taken against oil spillage from heavy equipment through the use
 of sand or sawdust drip trays. All material (including soil) contaminated with
 hydrocarbons should be disposed of as hazardous waste at a registered waste disposal
 site.
- Any object of historical interest may be uncovered in the course of the works shall immediately be protected and reported to the Employers Agent for further action. There is a legal requirement to report any archaeological site of cultural significance to the National Monuments Council, according to the National Heritage Act (Act 25 of 1999).
- Access to the site shall be given to all sub-contractors and other contractors who may be appointed from time to time to allow them to complete their portion of the works.
- The contractor shall check and supervise his own work and the work of his subcontractors to ensure that all work is carried out to the specified time schedule, safety and quality standards.
- The contractor is responsible for the care, safekeeping and security of the works including all plant and materials whether in store, on site or already installed.
- Site records the Contractor shall maintain a diary reporting the daily progress referencing the area of work, any problems experienced, weather, plant complement and labour complement.
- <u>Final audit:</u> On completion of the work, but before the construction site is handed back to the Employer, a thorough environmental inspection or audit impacted by the

construction activities shall be carried out and any 'problematic' or damaged areas shall be made good or rehabilitated to the satisfaction of all parties.

e) Fires and Burning Vegetation

Under no circumstances whatsoever may fires e lit at the site of the works.

f) Preservation of Flora and Fauna and Soil Conservation

The Contractor shall:

- a. Take all precautions to prevent:
 - i. any damage to trees, shrubs and the surrounding natural environment,
 - ii. fires
 - iii. loss or injury to domestic or wild animals from any lands used or occupied by the Contractor
- b. Refrain from destroying, removing or clearing tree's, timber and scrub to any extent greater than is absolutely necessary for the execution of the contract
- c. Ensure that no vegetation, trees or shrubs outside the site boundaries are disturbed, damaged or destroyed. A penalty of R1 000.00 per incident will be charged to the Contractor. Refer to paragraph 54 of the Contract Data.
- d. Take care to cause the minimum disturbance to fauna and flora
- e. Take measures as to ensure that his employees are aware of an abide by all laws and restrictions governing the hunting, disturbing capturing or destroying of animals and birds in the vicinity of the camp and the works or the taking of fish from water, and
- f. Prohibit all firearms from the site and temporary camps.

g) Protection of Trees, Shrubs and Surrounding Environment

The Contractor shall ensure that no trees, shrubs or surrounding natural environment outside the site boundaries are disturbed, damaged or destroyed. A penalty of R1 000.00 per tree or shrub damaged or destroyed or for damage to the surrounding environment will be charged to the Contractor. The Employers Agent shall have the right to permanently exclude any person from the site who causes damage to the natural environment.

h) Prevention of Poaching

The Contractor shall ensure that none of his employees partake in any poaching activities of any nature during the duration of the contract.

Any person caught poaching shall be banned from the site of the works and shall be prosecuted under the relevant laws.

The Contractor shall be liable for a fine of R20 000.00 (refer to paragraph 53 of the Contract data) for every poaching incident committed by any of his employees (permanent or temporary employed), whether the employee is prosecuted or not. Repeated incidents may be considered as cause for cancellation of the contract in terms of clause 9.2.1.3.6 of the GCC 2010.

ACCOMMODATION OF TRAFFIC ON PUBLIC ROADS OCCUPIED BY THE CONTRACTOR

The operation of construction vehicles on existing roads shall be limited to traffic with an axle load not exceeding that allowed by the Road Traffic Ordnance of the authority concerned, or any amendment thereof.

If the Contractor use existing roads for the hauling of materials to or from site, he shall be held responsible to clear any spillage caused by his activities on or near the roads by whatever means necessary and immediately. No additional payment will be made for the clearance of spillage and all other relevant costs.

Where work is to be executed close to existing residential properties, the Contactor shall ensure that at all times pedestrian and vehicle access are provided for house owners to their properties. Where crossing of existing driveways are to be done, the Contractor must liaise with the relevant property owners regarding the time and period when such access will not be available. However, access shall be made available between 17:00 and 07:00 on weekdays and on Saturdays and Sundays.

TESTING, COMPLETION, COMMISSIONING, AND CORRECTION OF DEFECTS

Practical completion of the works will only be considered once the connections to the existing mains are completed and all lines and manhole structures are completed, tested and approved.

FORMAT OF COMMUNICATION

Throughout the construction period, the Contractor shall supply and maintain the following documentation that shall be kept on site, accessible to both the Contractor and the Employers Agent or representative at all times:

a) Site Request / Instruction book:

For the Contractor to provide the Employers Agent or Representative with information required, for giving notification in writing of inspections, drawings, etc., required by the Contractor, and for use by the Employers Agent or Representative for the purpose of writing day-to-day instructions or confirming verbal information or instructions given to the Contractor.

b) Health and Safety File

Containing the site and safety hierarchy, contact details, safety plan, audits, safety equipment, safety training, injuries log, inspections and all other relevant safety data

c) Quality Control File

Containing Quality Assurance and Quality Control Forms to be operated and maintained by the Contractor.

d) Measurement File

Containing records of work measurement and calculations

e) Daily Register

Listing labour and plant status. A complete record of staff employed on the Contract is to be kept on site for use by the Employers Agent.

f) Daily Contract Diary

For recording the work carried out on site each day – shall reference the specific area of work and shall be signed by the Construction Manager and the Employers Agents Representative.

- g) Monthly Labour Return Schedule
- h) One full set of contract drawings and contract documents.
- i) Construction Programme

The site diary shall record the following:

- Progress of works
- Contractors and subcontractors personnel on site
- Delays, possible delays and inclement weather
- Delivery of materials to site
- Plant and equipment on site

All communications regarding the contract shall be channelled through the Employers Agent and/or his authorised representative.

A site book in triplicate will be provided by the Contractor in which relevant matters shall be recorded and signed by the Employers Agent and the Construction Manager.

All communication shall be noted and recorded in the minutes of the monthly progress meetings.

WEATHER CONDITIONS

Recording of weather

The Contractor shall provide and erect a rain gauge on site. All rainfall and other adverse weather conditions affecting the contractual time for completion in terms of GCC 2015 shall be recorded in the site diary.

The site diary shall be handed to the Employers Agent Representative for his signature no later than 7 days after rain that is considered to justify an extension of time that may occur.

Extension of Time Resulting from Abnormal Rainfall

Extension of time will not be considered for normal rainfall but only abnormal rainfall or saturated conditions and will be calculated in accordance with the following method:

- a) The Contractor shall, in his programme, allow for the anticipated number of working days on which work could be delayed- as given in the Contract Data.
- b) Extension of time will be calculated for each calendar month or part thereof over the full period for the completion of the Work, plus any approved extension thereof, as follows:
 - i) A delay caused by abnormal rainfall will only be accepted for extension of time if, in the opinion of the Employers Agent, it delays an item or items which lie on the critical path determined by the Contractor's programme. Only delays on normal working days will be considered.
 - ii) Abnormal rainfall will be considered to be days, as approved, on which rain delayed operations, less the anticipated number of days given in the Schedule as found in the Contract Data.
 - iii) The net extension of time determined for each month, which may be negative, shall accumulate algebraically to determine the net number of days for extension of time due to abnormal rainfall, but a negative total at the end of the construction period will not be taken into account.
 - iv) Where a portion of a month is involved, a pro rata number of days shall be calculated.

KEY PERSONNEL AND SUPERVISION

A schedule of key personnel to be used on site, including contact particulars, is to be provided to the Employers Agent before commencement of works.

The Key Personnel presented as part of the tender submission in returnable schedule T2.2.8 : Organogram and T2.2.9 : Key Personnel as listed in paragraph 41s) of the Tender Data shall apply. If the personnel indicated are no longer available, personnel with similar or better qualifications and experience shall be presented to the Employers Agent for approval.

NORMAL WORKING HOURS

Normal working hours shall be those as stated in the Government Gazette for Civil Engineering and Roadmaking Industries as applicable to a 5 (five) day week, Monday's to Friday's.

MANAGEMENT MEETING

The Employers Agent, Contractors designated representative(s), Employer and other Agents/Consultants/Subcontractors as required shall hold meetings related to the progress of the works, technical issues, quality, health and safety and environmental compliance and subcontractor co-ordination matters at regular intervals not exceeding 4 weeks, or at such other times may be necessary. The representatives of the Employers Agent, Contractor and Employer and their delegated authority will be confirmed at the Inaugural Site meeting.

The Contractor shall attend all progress/site meetings and ensure that all persons under his jurisdiction are notified timeously of all progress/site meetings should their attendance be required. All persons attending progress/site meetings are to have the necessary delegated authority in respect of aspects such as planning, change managements, health and safety and environmental.

ELECTRONIC PAYMENTS

The Contractor will be responsible for supplying correct bank details to the employer for electronic payments and the Employer will not be held responsible for any incorrect bank details supplied by the Contractor.

The Contractors tax invoice shall contain the following information as a minimum:

- Contract number and description
- Date of invoice
- Invoice number
- Clearly stipulate the words "Tax Invoice"
- Be addressed to the MBDA
- Contain the details of the MBDA
- Contain the banking details, Vat number
- Contain the logo of the contractor or contractors in the case of a joint venture

BONDS AND GUARANTEES

The Contractor shall deliver to the Employer the original fixed performance guarantee before commencement of works. The guarantee shall be held by the Employer for safekeeping until completion of the work.

No bonds are accepted.

Payment Certificates

Payment certificates are to be agreed upon by the Contractor and Employer's Representative (project manager) and signed by them and submitted to the Manager PMU by the 15th day of each month.

Payment certificates shall be submitted in the form of the Bill of Quantities. Columns shall be provided showing the previous quantity, current quantity and total quantity claimed under each item. Calculations to substantiate the quantities claimed must be submitted with each monthly claim. A declaration of ownership of unused materials must be submitted together with any claim made for payment of unused materials on site. No payment for materials on site will be made without such a declaration. A pro forma declaration of ownership is included in this document.

Payment certificates are to be agreed upon by the Construction Manager and Employers Agent Representative. Once agreed, the Contractor is to submit a signed payment certificate to the Employers Agent for certification including a signed tax invoice addressed to the MBDA.

INSURANCE PROVIDED BY THE EMPLOYER

Copies of the insurance may be obtained from the Employer, if required. Refer to the Contract Data for full details of the insurance provided by the Employer.

NEATNESS OF THE SITE

Progressive and systematic finishing and tidying will form part of this contract. Spoil, rubble, materials, equipment or unfinished operations shall not be allowed to accumulate unnecessarily and in the event of this happening, the Employers Agent shall have the right to withhold payment for as long as the condition prevails in respect of the relevant works in the area(s) concerned.

The general neatness and tidiness of the site is of particular concern. The Contractor shall therefore, on a day-to-day basis, keep the Works in a condition acceptable to the Employers Agent.

MAINTENANCE OF ACCESS AND STREETS

The operation of construction vehicles on existing roads or streets shall be limited to traffic with an axle load not exceeding that allowed by the Road Traffic Ordinance of the authority concerned, or any amendment thereof.

All access roads used by the Contractor shall be maintained for the duration of the contract and shall be rehabilitated to their original condition on completion of the contract. The Contractor must note that no additional payment will be made for construction, maintenance and rehabilitation of any access roads to the site.

PROTECTING THE SITE

The Contractor shall be solely responsible for the protection of the Site against all damage to property, services, terrain, trees etc. If in the normal execution of this Contract, disturbance to the Site of the Works is necessary, the Contractor shall obtain the prior permission of the Employers Agent. After completion of this work, the Contractor shall reinstate the area concerned to its original condition at his own cost or as covered under the rates in the Bill of Quantities. The Employers Agent ruling of what was the original condition of the Site or part thereof shall be final.

If the Contractor fails to reinstate the Site, the Employer shall do the reinstatement and the Employers Agent shall establish the extent of the work as well as its costs. The Employers Agent ruling shall be final and payment for the work will be deducted from the Contractor's monthly certificate.

The Contractor shall ensure that his actions do not cause any nuisance to the public. Should spillages occur, the Contractor must adequately disinfect the work site, including the container area.

Protection of the Works against Flooding

The Contractor shall provide sumps, pumps, furrows, berms and/or coffer dams to divert water flow away from construction activities; and any other temporary measure/works as may be necessary to minimise damage, inconvenience or interference, for 24 hours a day 7 days a week throughout the period of construction, to adequately protect the works from flooding and damage.

The Contractors programme must include and item and information regarding the dealing with water.

Landowners

The Contractor is to ensure that all landowners are notified 1 month prior to construction commencing in their properties. The Contractor shall submit copies of the notification to the Employers Agent.

The Contractor is to minimise disruption and ensure access and security for the landowners are maintained at all times. The following measures are to be adhered to for the duration of the contract:

- The construction of activities should proceed as discussed with the landowner and Employers Representative
- Landowner to have access to his property at all times
- Temporary fences to be installed as required by the Contractor without limiting access to the landowner
- Tidying up, removing temporary fencing, reinstating existing fencing and opening the existing access to be performed before completion of the contract

Forms for contract administration

Pro forma approval forms to be used on this contract shall be provided by the Employers Agent at the inaugural meeting.

Forms for reporting on employment of local labour (EPWP) are attached as annexure E to this document. These reports shall be submitted monthly to the Employers Agent in accordance with the stipulated requirements.

Proof of Compliance with the Law

Refer to clause 4.3.1 (paragraph 13) of the Contract Data.

C3.6: HEALTH AND SAFETY REQUIREMENTS AND PROCEDURES

C3.6.1 Health and safety requirements and procedures

- a) In terms of the provisions of Section 37(2) of the Occupational Health and Safety Amendment Act, 1993 (Act 85 of 1993) hereinafter referred to as the Act, the following arrangements and procedures shall apply between the Contractor and the Employer to ensure compliance by the Contractor with the provisions of the Act:
 - (i) The Contractor undertakes to acquaint the appropriate officials and employees of the Contractor with all relevant provisions of the Act and the Regulations promulgated in terms of the Act.
 - (ii) The Contractor undertakes that all relevant duties, obligations and prohibitions imposed in terms of the Act and Regulations on the Contractor will be fully complied with.
 - (iii) The Contractor accepts sole liability for such due compliance with the relevant duties, obligations and prohibitions imposed by the Act and Regulations and expressly absolves the Employer from himself being obliged to comply with any of the aforesaid duties, obligations and prohibitions, with the exception of such duties, obligations and prohibitions expressly assigned to the Employer in terms of the Act and its associated Regulations.
 - (iv) The Contractor agrees that any duly authorised officials of the Employer shall be entitled, although not obliged, to take such steps as may be necessary to monitor that the Contractor has conformed to his undertakings as described in paragraphs (i) and (ii) above, which steps may include, but will not be limited to, the right to inspect any appropriate site or premises occupied by the Contractor, or any appropriate records or safety plans held by the Contractor.
 - (v) The Contractor shall be obliged to report forthwith to the Employer and Employers Agent any investigation, complaint or criminal charge which may arise as a consequence of the provisions of the Act and Regulations, pursuant to work performed in terms of this Contract, and shall, on written demand, provide full details in writing, to the Employer and Employers Agent, of such investigation, complaint or criminal charge.
 - (vi) The Contractor shall furthermore, in compliance with Constructional Regulations 2014 (Government Gazette No. 10113, dated 07 February 2014) to the Act acquaint himself with the requirements of the Employer's health and safety specification as laid down in regulation 4(1)(a) of the Construction Regulation 2014, and prepare a suitably and sufficiently documented health and safety plan as contemplated in regulation 5(1) of the Construction Regulation 2014 for approval by the Employer or his assigned agent. The Contractor's health and safety plan and risk assessment shall be submitted for approval, to the Employer or his agent, within 14 days of the Commencement Date and shall be implemented and maintained from the commencement of the Works. The Contractor shall at all times be responsible for full compliance with the approved

plan as well as with the Construction Regulations and no extension of time will be considered for delays due to non-compliance with the abovementioned plan or regulations.

- (vii) The Employer, or his assigned agent, reserves the right to conduct periodic audits, as contemplated in the Construction Regulations 2014, to monitor that the Contractor is compliant in respect of his obligations. Failure by the Contractor to comply with the requirements of these Regulations shall entitle the Employers Agent, at the request of the Employer or his agent, to suspend all or any part of the Works, with no recourse whatsoever by the Contractor for any damages incurred as a result of such suspension, until such time that the Employer or his agents are satisfied that the issues in which the Contractor has been in default have been rectified.
- (viii) The proposed type of work, materials to be used and potential hazards likely to be encountered on this Contract are detailed in the C3.3: Construction, the Bill of Quantities, the Drawings, and in the Employers' Site Specific Health and Safety Specification (regulation 4(1) of the Construction Regulations, 2014, Site Specific Baseline Risk Assessment which is attached as annexure C and D respectively.

Payment items are included in the Bill of Quantities to cover the Contractor's cost for compliance with the OHS Act and the abovementioned regulations.

As per Clause 4(1)(a) of the 2014 Construction Regulations a Site Specific Health and Safety Specification and Site Specific Baseline Risk Assessment is included in this contract as Annexure C and D.

Furthermore, any reference to the "Machinery and Occupational Safety Act" in any specification shall be replaced with reference to the "Occupational Health and Safety Act, 1993."

C3.6.2 General Safety

The Contractor Shall be the responsible party on site to ensure that the provisions of the Occupational health and Safety Act No. 85 of 1993 and the Construction Regulations (2014) are strictly adhered to and administered for the duration of the contract (i.e. until the completion certificate is issued). The Mnquma Local Municipality will not be held liable for safety on site.

C3.6.3 Protection of the public

The Contractor shall at all times ensure that his operations do not endanger any member of the public, or any municipal staff working on, or visiting the site.

As the site is a Wastewater Treatment Works staffed by municipal employees the Contractor shall take special precautions to prevent public access to any danger areas on the Works, e.g. by temporary barricades and/or fencing. The Contractor shall maintain barricades and/or fencing for the duration of the Contract.

C3.6.3 Barricades and lighting

The construction site must be secure and it is the responsibility of the Contractor to ensure the safety of his staff and all staff working on or visitors to the site in accordance with the Occupation Health and Safety Act No. 85 of 1993, Construction Regulations 2014, Site Specific Health and Safety Specification and Site Specific Baseline Risk Assessment (refer to Annexure C and D).

C3.6.4 Traffic control on roads

The Contractor has to erect and maintain road signs for the duration of the contract to warn both public and motorists about construction activities taking place.

If the Employers Agent deems the road where the Contractor is working busy, the Contractor shall provide an alternative route for both public and motorists.

C3.6.5 Measures against disease and epidemics

The Contractor has to take cognisance of the prevalence of STD's, TB and waterborne diseases. The Contractor must ensure the safety of his workers and surrounding community against the spread of these diseases.

Refer to the Occupational Health and Safety Act no. 85 of 1993 and Construction Regulations 2014 for sanitary and hygiene requirements.

Where applicable (e.g. such as work being conducted at Wastewater Treatment Works hepatitis A and B vaccinations are required) the contractor shall ensure that all employees (permanent and temporary) receive the necessary vaccinations required.

C3.6.4 HIV/AIDS Awareness

The following are the minimum requirements to be provided by the Contractor:

- Monthly talks on HIV and AIDS
- Provision of condoms
- Voluntary counselling and testing (VCT's)
- Company policy on HIV/AIDS.

For further information refer to the following documents:

- Occupation Health and Safety Act, Act 85 of 1993
- Construction Regulations, 2014

SPECIFICATION ENV: ENVIRONMENTAL MANAGEMENT

1. Scope

This Specification covers the requirements for controlling the impact on the environment of construction activities.

2. Interpretations

The following supporting specifications shall apply: COLTO Standard Specifications for Road and Bridge Works for State Authorities 1998. SANS 1200 A or SANS 1200 AA, as applicable:

3. Definitions.

For the purposes of this Specification the definitions and abbreviations given in the applicable specifications listed and the following definitions and abbreviations shall apply:

3.1 Environment

Environment means the surroundings within which humans exist and that are made up of -

- v. the land, water and atmosphere of the earth;
- vi. micro-organisms, plant and animal life;
- vii. any part or combination of i) and ii) and the interrelationships among and between them;
- viii. the physical, chemical, aesthetic and cultural properties and conditions of the foregoing that influence human health and wellbeing.

3.2 Potentially Hazardous Substance

A Potentially Hazardous Substance is a substance which, in the reasonable opinion of the Engineer/ECO/EO, can have a deleterious effect on the environment.

3.3 Method Statement

The Method Statement is a written submission by the Contractor to the Engineer/ECO/EO, in response to the Specification or a request by the Engineer/ECO/EO, setting out the plant, materials, labour and method the Contractor proposes using to carry out an activity, identified by the relevant specification or the Engineer/ECO/EO when requesting the Method Statement, in such detail that the Engineer/ECO/EO is enabled to assess whether the Contractor's proposal is in accordance with the Specifications and/or will produce results in accordance with the Specifications.

The Method Statement shall cover applicable details with regard to:

- x. construction procedures,
- xi. materials and equipment to be used,
- xii. getting the equipment to and from site.
- xiii. how the equipment/ material will be moved while on site,
- xiv. how and where material will be stored,
- xv. the containment (or action to be taken if containment is not possible) of leaks or spills of any liquid or material that may occur,
- xvi. timing and location of activities,
- xvii. compliance/ non-compliance with the Specifications,
- xviii. any other information deemed necessary by the Engineer/ECO/EO.

3.4 Reasonable

Reasonable means, unless the context indicates otherwise, reasonable in the opinion of the Engineer/ECO/EO after he has consulted with a person, not an employee of the Client Directorate, suitably experienced in "environmental implementation plans" and "environmental management plans" (both as defined in the National Environmental Management Act, No 107 of 1998).

3.5 Solid Waste

Solid waste, means all solid waste, including construction debris, chemical waste, excess cement/concrete, wrapping materials, timber, tins and cans, drums, wire, nails, domestic waste, dead vegetation, asphalt products, etc.

3.6 Contaminated Water

Contaminated water is water contaminated by the Contractor's activities containing cements, concrete, lime, paint products, thinners, turpentine, chemicals, fuels, oils, washing detergents, etc.

3.7 Working Area

The Working Area means any area within the boundaries of the Site where construction is taking place.

3.8 Contractor's Camp

The Contractor's Camp is the area designated for all the Contractor's temporary offices, storage areas, plant parking areas, staff welfare facilities etc.

4. Requirements

4.1 Materials

4.1.1 Materials handling, use and storage

The Contractor shall ensure that any delivery drivers are informed of all procedures and restrictions (including "no go" areas) required to comply with the Specifications. The Contractor shall ensure that these delivery drivers are supervised during off loading, by someone with an adequate understanding of the requirements of the Specifications.

Materials shall be appropriately secured to ensure safe passage between destinations. Loads including, but not limited to sand, stone chip, fine vegetation, refuse, paper and cement, shall have appropriate cover to prevent them spilling from the vehicle during transit. The Contractor shall be responsible for any clean-up resulting from the failure by his employees or suppliers to properly secure transported materials.

All manufactured and/ or imported material shall be stored within the Contractor's camp, and, if so required by the Project Specification, out of the rain. All lay down areas outside of the construction camp shall be subject to the Engineer/ECO/EO's approval. Provide specifications for location, demarcation, permitted heights, stabilisation, weed-, dust- and erosion control of stockpiles.

4.1.2 Hazardous substances

Hazardous chemical substances (as defined in the Regulations for Hazardous Chemical Substances) used during construction shall be stored in secondary containers. The relevant Material Safety Data Sheets (MSDS) shall be available on Site. Procedures detailed in the MSDSs shall be followed in the event of an emergency situation.

If potentially hazardous substances are to be stored on site, the Contractor shall provide a Method Statement detailing the substances/ materials to be used, together with the storage, handling and disposal procedures of the materials. Hazardous substances shall be stored out of flood risk areas and disposal of these substances shall be at a licensed waste disposal facility.

4.2 Plant

4.2.1 Fuel and Oil

Unless allowed by the Project Specification, fuel shall not be stored on site but shall be transported to the site as and when required.

Where reasonably practical, plant shall be refuelled at a designated re-fuelling area or at the workshop as applicable. If it is not reasonably practical then the surface under the temporary refuelling area shall be protected against pollution to the reasonable satisfaction of the Engineer/ECO/EO prior to any refuelling activities. The Contractor shall ensure that there is always a supply of absorbent material (not saw dust) readily available to absorb/ breakdown and where possible is designed to encapsulate minor hydrocarbon spillage. The quantity of such materials shall be able to handle a minimum of 200l of hydrocarbon liquid spill. This material must be approved by the Engineer/ECO/EO prior to any refuelling or maintenance activities.

A Method Statement must be provided detailing how these liquids will be stored, handled and disposed of. SANS 10131: Installation of above-ground tanks must be adhered to.

4.2.2 Ablution facilities

Washing, whether of the person or of personal effects and acts of excretion and urination are strictly prohibited other than at the facilities provided.

The Contractor shall ensure that no spillage occurs when toilets are cleaned or emptied and that the contents are properly stored and removed from the Site.

Provision shall be made for employee facilities including: shelter, toilets and washing facilities. Toilet facilities supplied by the Contractor for the workers shall occur at a maximum ratio of 1 toilet per 30 workers (preferred 1:15). Sanitation facilities shall be located within 100 m from any point of work, but not closer than 50 m to any water body. Toilets shall be within the Contractor's Camp and at work areas more than 50m from the Contractor's Camp. All temporary/ portable toilets shall be secured to the ground to the satisfaction of the Engineer/ECO/EO to prevent them toppling due to wind or any other cause. These facilities shall be maintained in a hygienic state and serviced regularly. Toilet paper shall be provided. Discharge of waste from toilets into the environment and burial of waste is strictly prohibited.

4.2.3 Eating areas

The Contractor shall designate eating areas, subject to the approval of the Engineer/ECO/EO. These shall be clearly demarcated. The feeding or leaving of food for any animal is strictly prohibited. Sufficient bins as specified in Section 4.2.4 of this Specification shall be present in this area.

Any cooking on Site shall be done on well-maintained gas cookers with fire extinguishers present.

4.2.4 Solid waste management

The site shall be kept neat and clean at all times. Littering is prohibited.

No on-site burying or dumping of any waste materials, vegetation, litter or refuse shall occur. The Contractor shall provide scavenger and weatherproof bins with lids of sufficient number and capacity to store the solid waste produced on a daily basis. The lids shall be kept firmly on the bins at all times. Bins shall not be allowed to become overfull and shall be emptied regularly, at least once a week. Waste from bins may be temporarily stored on Site in a central waste area that is weatherproof and scavenger-proof, and which the Engineer/ECO/EO has approved.

All solid waste shall be disposed of off site at an approved landfill site. The Contractor shall supply the Engineer/ECO/EO with a certificate of disposal.

4.2.5 Contaminated Water Management

Potential pollutants of any kind and in any form shall be kept, stored, and used in such a manner that any escape can be contained and the water table not endangered. Water containing such pollutants as cements, concrete, lime, chemicals and fuels shall be discharged into a conservancy tank for removal from the site to a licensed disposal facility. This particularly applies to water emanating from concrete batching plants and concrete swills, and to runoff from fuel depots/workshops/truck washing areas. Wash down areas shall be placed and constructed in such a manner so as to ensure that the surrounding areas are not polluted.

Should it be necessary to dispose of contaminated water into the municipal sewer or stormwater system, written permission is required from the Engineer/ECO/EO/relevant Municipal Official.

Should contaminated water be released into the environment, specifically into a water course, monitoring thereof shall commence in accordance to the National Water Act, 1998 (Act 36 of 1998) Section 21(f) – refer to GN 399 (26 March 2004). Contaminated water must not be released into the environment without authorisation from the relevant authority.

A Method Statement is required from the Contractor detailing the management of contaminated water.

The Contractor shall notify the Engineer/ECO/EO immediately of any pollution incidents on Site.

4.2.6 Site structures

All site establishment components (as well as equipment), shall be positioned to limit visual intrusion on neighbours and the size of area disturbed. The type and colour of roofing and cladding materials to the Contractor's temporary structures shall be selected to reduce reflection.

4.2.7 Lights

The Contractor shall ensure that any lighting installed on the site for his activities does not interfere with road traffic or cause a reasonably avoidable disturbance to the surrounding community or other users of the area.

Lighting installed shall, as far as practically possible, be energy efficient. Lighting utilised on site shall be turned off when not in use.

4.2.8 Workshop, equipment maintenance and storage

Where practical, all maintenance of equipment and vehicles on Site shall be performed in the workshop. If it is necessary to do maintenance outside of the workshop area, the Contractor shall obtain the approval of the Engineer/ECO/EO prior to commencing activities.

The Contractor shall ensure that in his workshop and other plant maintenance facilities, including those areas where, after obtaining the Engineer/ECO/EO 's approval, the Contractor carries out emergency plant maintenance, there is no contamination of the soil, water sources or vegetation. The workshop shall have a smooth impermeable floor either constructed of concrete or thick plastic covered with sufficient sand to protect the plastic from damage. The floor shall be bunded and sloped towards an oil trap or sump to contain any spillages of substances (e.g. oil). The Engineer/ECO/EO must approve a Method Statement detailing the design and construction of the workshop. When servicing equipment, drip trays shall be used to collect the waste oil and other lubricants. Drip trays shall also be provided in construction areas for stationary plant (such as compressors) and for "parked" plant (such as scrapers, loaders, vehicles). Drip trays, sumps and bunds must be emptied regularly, especially before a known rain event and after a rain event, and the contents disposed of at a licensed disposal facility.

All vehicles and equipment shall be kept in good working order and serviced regularly. Leaking equipment shall be repaired immediately or removed from the Site.

The washing of equipment shall be restricted to urgent or preventative maintenance requirements only. All washing shall be undertaken in the workshop or maintenance areas, and these areas must be equipped with a suitable impermeable floor and sump/oil trap. The use of detergents for washing shall be restricted to low phosphate/ nitrate and low sudsing-type detergents.

4.2.9 Noise

The Contractor shall limit noise levels (e.g. install and maintain silencers on machinery). The provisions of SANS 1200A Subclause 4.1 regarding "built-up areas" shall apply to all areas within audible distance of residents whether in urban, peri-urban or rural areas.

Appropriate directional and intensity settings are to be maintained on all hooters and sirens.

No amplified music shall be allowed on Site. The use of radios, tape recorders, compact disc players, television sets etc shall not be permitted unless the volume is kept sufficiently low as to avoid any intrusion on members of the public within range. The Contractor shall not use sound amplification equipment on Site unless in emergency situations.

Construction activities generating output levels of 85 dB (A) or more, in residential areas, shall be confined to the hours 08h00 to 17h00 Mondays to Fridays. Should the Contractor need to work outside normal working hours, the surrounding communities shall be informed prior to the work taking place.

4.3 Methods and Procedures

4.3.1 Method Statements

The Contractor shall not commence the activity until the Method Statement has been approved and shall, except in the case of emergency activities, allow a period of two weeks for approval of the Method Statement by the Engineer/ECO/EO. Such approval shall not unreasonably be withheld.

The Engineer/ECO/EO may require changes to a Method Statement if the proposal does not comply with the specification or if, in the reasonable opinion of the Engineer/ECO/EO, the proposal may result in, or carries a greater than reasonable risk of, damage to the environment in excess of that permitted by the Specifications.

Approved Method Statements shall be readily available on the site and shall be communicated to all relevant personnel. The Contractor shall carry out the Works in accordance with the approved Method Statement. Approval of the Method Statement shall not absolve the Contractor from any of his obligations or responsibilities in terms of the Contract.

4.3.2 Environmental Awareness Training

Within seven days of the Commencement Date, the Contractor's site staff including foremen, and site management staff shall attend an environmental awareness training course, of approximately one-hour duration. The Contractor shall liaise with the Engineer prior to the Commencement Date to fix a date and venue for the course. The contractor shall provide a suitable venue with facilities as required by the Specification Data and ensure that the specified employees attend the course.

Any new employees coming on to the site after the initial training course and the Contractor's suppliers and subcontractors shall also attend this course. The Contractor shall ensure that all attendees sign an attendance register, and shall provide the Engineer with a copy of the attendance register the day after each course.

4.3.3 Contractor's Environmental Representative

The Contractor shall appoint an environmental representative (called an Environmental Site Officer) who shall be responsible for undertaking a daily site inspection to monitor compliance with this Specification and the relevant Project Specification. The Contractor shall forward the name of the environmental representative to the Engineer/ECO/EO for his approval seven days prior to the date of the environmental awareness training course. The Contractor's environmental representative shall complete daily Site Inspection Forms and these shall be submitted to the Engineer/ECO/EO once a week.

4.3.4 Site Division and Site Demarcation

The Contractor shall restrict all his activities, materials, equipment and personnel to within the area specified. The area of the site shall be fenced where possible.

A Method Statement detailing the layout and method of establishment of the construction camp (including all buildings, hostels, offices, lay down yards, vehicle wash areas, fuel storage areas, batching areas and other infrastructure required for the running of the project) shall be provided.

4.3.5 Access routes / haul roads

On the Site, and, if so required by the Project Specification, within such distance of the Site as may be stated, the Contractor shall control the movement of all vehicles and plant including that of his suppliers so that they remain on designated routes, are distributed so as not to cause an undue concentration of traffic and that all relevant laws are complied with. In addition such vehicles and plant shall be so routed and operated as to minimise disruption to regular users of the routes not on the Site. On gravel or earth roads on Site and within 500m of the Site, the vehicles of the Contractor and his suppliers shall not exceed a speed of 20 km/hr as far as possible the Contractor shall use existing access and haul routes. Damage to the existing access roads as a result of construction activities shall be repaired to the satisfaction of the Engineer/ECO/EO, using material similar to that originally used. The cost of the repairs shall be borne by the Contractor.

4.3.6 Construction Personnel Information Posters

As required by the Project Specification, the Contractor shall erect and maintain information posters for the information of his employees depicting actions to be taken to ensure compliance with aspects of the Specifications. Such posters shall be erected at the eating areas and any other locations specified by the Engineer/ECO/EO.

4.3.7 Fire Control

No fires may be lit on site. Any fires, which occur, shall be reported to the Engineer/ECO/EO immediately. Smoking shall not be permitted in those areas where it is a fire hazard. Such areas shall include the

workshop and fuel storage areas and any areas where the vegetation or other material is such as to make liable the rapid spread of an initial flame. In terms of the National Environmental Management: Air Quality Act and Community Fire Safety Bylaw, burning is not permitted as a disposal method.

The Contractor shall ensure that there is basic fire-fighting equipment available on Site at all times. This shall include at least rubber beaters when working in urban open spaces and fynbos areas, and at least one fire extinguisher of the appropriate type when welding or other "hot" activities are undertaken.

4.3.8 Emergency Procedures

The Contractor shall ensure that his employees are aware of the procedure to be followed for dealing with spills and leaks, which shall include notifying the Engineer/ECO/EO and the relevant authorities. The Contractor shall ensure that the necessary materials and equipment for dealing with spills and leaks is available on Site at all times. Treatment and remediation of the spill areas shall be undertaken to the reasonable satisfaction of the Engineer/ECO/EO.

In the event of a hydrocarbon spill, the source of the spillage shall be isolated, and the spillage contained. The area shall be cordoned off and secured. The Contractor shall ensure that there is always a supply of absorbent material readily available to absorb/ breakdown and where possible is designed to encapsulate minor hydrocarbon spillage. The quantity of such materials shall be able to handle a minimum of 200 I of hydrocarbon liquid spill.

4.3.9 Safety

Telephone numbers of emergency services, including the local fire fighting service, shall be posted conspicuously in the Contractor's office near the telephone.

No unauthorised firearms are permitted on Site.

4.3.10 Community Relations

The Contractor shall record any complaints or queries from the public, as well as the action taken in response, in the site request book. Complaints and associated responses shall be communicated to the Engineer on a weekly basis. The Contractor's contact details shall be posted on the site board to enable the public to telephone should they have any queries or complaints.

4.3.11 Protection of Natural Features

The Contractor shall not deface, paint, damage or mark any natural features (e.g. rock formations) situated in or around the Site for survey or other purposes unless agreed beforehand with the Engineer/ECO/EO. Any features affected by the Contractor in contravention of this clause shall be restored/ rehabilitated to the satisfaction of the Engineer/ECO/EO.

The Contractor shall not permit his employees to make use of any natural water sources (e.g. springs, streams, open water bodies) for the purposes of swimming, personal washing and the washing of machinery or clothes.

4.3.12 Protection of Flora and Fauna

Except to the extent necessary for the carrying out of the Works, flora shall not be removed, damaged or disturbed nor shall any vegetation be planted.

Trapping, poisoning and/ or shooting of animals is strictly forbidden. No domestic pets or livestock are permitted on Site.

Where the use of herbicides, pesticides and other poisonous substances has been specified, the Contractor shall submit a Method Statement.

4.3.13 Erosion and Sedimentation Control

The Contractor shall take all reasonable measures to limit erosion and sedimentation due to the construction activities and shall, in addition, comply with such detailed measures as may be required by the Project Specification. Where erosion and/or sedimentation, whether on or off the Site, occurs despite the Contractor complying with the foregoing, rectification shall be carried out in accordance with details specified by the Engineer/ECO/EO. Where erosion and/or sedimentation occur due to the fault of the Contractor, rectification shall be carried out to the reasonable requirements of the Engineer/ECO/EO.

Any runnels or erosion channels developed during the construction period or during the vegetation establishment period shall be backfilled and compacted, and the areas restored to a proper condition. Stabilisation of cleared areas to prevent and control erosion shall be actively managed. The method of stabilisation shall be determined in consultation with the Engineer/ECO/EO.

4.3.14 Protection of Archaeological and Palaeontology Remains

The Contractor shall take reasonable precautions to prevent any persons from removing or damaging any fossils, coins, articles of value or antiquity and structures and other remains of archaeological interest discovered on the Site, immediately upon discovery thereof and before removal. The Contractor shall inform the Engineer immediately of such a discovery and carry out the Engineers instructions for dealing therewith. All works within the vicinity of the discovery must cease immediately and the area shall be cordoned off until such a time as the Engineer authorises resumption of the works in writing.

4.3.15 Stockpiling

The Engineer shall identify suitable sites for stockpiling. Stockpiles shall be convex in shape, shall be no higher than 2m and shall be located so as to cause minimal disturbances. Where required, appropriate precautions shall be taken to prevent the erosion and limit the compaction of the stockpile. The Contractor shall ensure that all stockpiles do not cause the damming of water or run off, it is itself washed away.

4.3.16 Dust

The Contractor shall take reasonable measures to minimise the generation of dust as a result of construction activities to the satisfaction of the Engineer. Appropriate dust suppression measures, e.g. dampening with water, shall be used when dust generation is unavoidable, particularly during prolonged periods of dry weather. Dust suppression measures shall be agreed upon in consultation with the Engineer.

5. Compliance with Requirements and Penalties

5.1 Compliance

Environmental management is concerned not only with the final results of the Contractor's operations to carry out the Works but also with the control of how those operations are carried out. Tolerance with respect to environmental matters applies not only to the finished product but also to the standard of the day-to-day operations required to complete the Works.

It is thus required that the Contractor shall comply with the environmental requirements on an ongoing basis and any failure on his part to do so will entitle the Engineer/ECO/EO to certify the imposition of a fine subject to the details set out in the Project Specification.

6. Measurement and Payment

6.1 Basic principles

Except as specified in the Specification Data or as billed, no separate measurement and payment will be made to cover the costs of complying with the provisions of this specification and such costs shall be deemed to be covered by the rates tendered for the items in the Schedule of Quantities completed by the Contractor when submitting his tender.

Occupational health and safety specification for construction work contracts

1 Scope

This health and safety specification in respect of a construction work contract:

- a) provides the overarching framework within which the contractor is required to demonstrate compliance with certain requirements for occupation health and safety established by the Occupational Health and Safety Act of 1993 during construction;
- b) establishes the manner in which the contractor is to manage the risk of health and safety incidents in during the construction; and
- establishes the manner in which the employer's health and safety agent will interact with the contractor.

Note 1 This specification establishes generic requirements to enable the employer and the contractor to satisfy aspects of the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993) and the Construction Regulations, 2014. The contractor is required to develop, implement and maintain package specific health and safety plans. The employer is required to provide certain package specific information to the contractor or a health and safety specification for the works to enable such plans to be formulated. Accordingly, this generic specification on its own cannot ensure compliance with the requirements of the aforementioned Act (See Annexure A).

Note 2 The Construction Regulations, 2014, require an employer to stop any contractor from executing construction work which is not in accordance with the contractor's health and safety plan for the site or which poses to be a threat to the health and safety of persons.

Note 3 This specification establishes generic health and safety requirements. Site specific requirements for health and safety are stated in the scope of work associated with a contract (see Annexure A).

Note 4 The South African Council for the Project and Construction Management Professions has established the following specified categories of registration in terms of the Project and Construction Management Professions Act of 2000 (Act No. 48 of 2000):

- a) a Construction Health and Safety Agent who may be appointed by an employer to act as his agent in terms of the Occupational Health and Safety Act of 1993 and the Construction Regulations issued in terms of that Act;
- a Construction Health and Safety Manager who may be appointed by an employer to complement his professional team or by a contractor to manage company or project health and safety performance and compliance in accordance with the Occupational Health and Safety Act and Regulations; and
- c) a Construction Health and Safety Officers who may be appointed by an employer to mitigate the risk on a project or by a contractor to monitor and assist on-site health and safety performance and compliance in accordance with the Occupational Health and Safety Act and Regulations and services.

2 Definitions

Act: the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993)

contractor: person or organization that contracts to provide the work covered by the contract

contract manager: person appointed by the employer to administer the contract on his behalf

competent person: any person who:

- has in respect of the work or task to be performed the required knowledge, training and experience and, where applicable, qualifications specific to that work or task; and
- b) is familiar with the Act and applicable regulations made in terms of the Act

Note: The Regulations stipulate that where appropriate qualifications and training are registered in terms of the provisions of the National Qualification Framework Act of 2000.those qualifications and training must be regarded as the required qualifications and training.

danger: anything which may cause injury or damage to persons or property

employer: person or organisation that enters into a contract with the contractor for the provision of the work covered by the contract

employer's health and safety agent: the person appointed as agent by the employer in terms of Regulation 4(5) of the Construction regulations and named in the contract data as the being the employer's agent responsible for health and safety matters

ergonomics: the application of scientific information concerning humans to the design of objects, systems and the environment for human use in order to optimise human well-being and overall system performance

hazard: a source of or exposure to danger

hazard identification: the identification and documenting of existing or expected hazards to the health and safety of persons, which are normally associated with the type of construction work being executed or to be executed

health and safety plan: a documented plan which addresses hazards identified and includes safe work procedures to mitigate, reduce or control the hazards identified

health and safety specification: a site, activity or project specific document pertaining to all health and safety requirements related to construction work which is included in the contractor's contract with the employer or an order issued in terms of framework agreement

healthy: free from illness or injury attributable to occupational causes

incident: an event or occurrence occurring at work or arising out of or in connection with the activities of persons at work, or in connection with the use of plant or machinery, in which, or in consequence of which:

- a) any person dies, becomes unconscious, suffers the loss of a limb or part of a limb or is otherwise injured or becomes ill to such a degree that he is likely either to die or to suffer a permanent physical defect or likely to be unable for a period of at least 14 days either to work or to continue with the activity for which he was employed or is usually employed;
- b) a major incident occurred; or
- c) the health or safety of any person was endangered and where:
 - i) a dangerous substance was spilled;
 - ii) the uncontrolled release of any substance under pressure took place;

iii) machinery or any part thereof fractured or failed resulting in flying, falling or uncontrolled moving objects; or machinery ran out of control

inspector: a person designated as such under section 28 the Act

major incident: an occurrence of catastrophic proportions, resulting from the use of plant or machinery, or from activities at a workplace

reasonably practicable: practicable having regard to:

- a) the severity and scope of the hazard or risk concerned;
- b) the state of knowledge reasonably available concerning that hazard or risk and of any means of removing or mitigating that hazard or risk;
- c) the availability and suitability of means to remove or mitigate that hazard or risk; and
- d) the cost of removing or mitigating that hazard or risk in relation to the benefits deriving therefrom;

risk: the probability that injury or damage will occur

safe: free from any hazard

scaffold: any temporary elevated platform and supporting structure used for providing access to and supporting workmen or materials or both

structure:

- any building, steel or reinforced concrete structure (not being a building), railway line or siding, bridge, waterworks, reservoir, pipe or pipeline, cable, sewer, sewage works, fixed vessels, road, drainage works, earthworks, dam, wall, mast, tower, tower crane, bulk mixing plant, pylon, surface and underground tanks, earth retaining structure or any structure designed to preserve or alter any natural feature, and any other similar structure;
- b) any false work, scaffold or other structure designed or used to provide support or means of access during construction work; or
- c) any fixed plant in respect of construction work which includes installation, commissioning, decommissioning or dismantling and where any construction work involves a risk of a person falling

substance: any solid, liquid, vapour, gas or aerosol, or combination thereof

suitable: capable of fulfilling or having fulfilled the intended function or fit for its intended purpose

temporary works: any falsework, formwork, support work, scaffold, shoring or other temporary structure designed to provide support or means of access during construction

workplace: any premises or place where a person performs work in the course of his employment

3 Interpretation

3.1 The Act and its associated regulations shall have precedence in the interpretation of any ambiguity or inconsistency between it and this specification.

3.2 Compliance with the requirements of this specification does not necessarily result in compliance with the provisions of the Act.

4 Requirements

4.1 General requirement

The contractor shall:

- a) create and maintain as reasonably practicable a safe and healthy work environment,
- b) execute the work in a manner that complies with all the requirements of the Act and all its associated regulations, and in so doing, minimize the risk of incidents occurring;
- c) conspicuously display any site specific number assigned to the construction site in terms of the Construction Regulations 2014 at the main entrance to the site; and
- d) respond to the notices issued by the employer's health and safety agent as follows:
 - 1) Improvement Notice: improve health and safety performance over time so that repeat notices are not issued;
 - 2) Contravention Notice: rectify contravention as soon as possible;
 - 3) Prohibition Notice: terminate affected activities with immediate effect and only recommence activities when it is safe to do so.

Note: Financial penalties can be applied should Contravention Notices be issued. This should be dealt with in the Contract Data.

4.2 Administration

4.2.1 Notification of intention to commence construction work

- **4.2.1.1** The contractor shall on sites where no construction work permit has been issued by the Provincial Director of the Department of Labour notify such director in writing using a form similar to that contained in Annexure 2 of the Construction Regulations issued in terms of the Act before construction work commences and retain proof of such notification in the health and safety file where the work includes:
- a) excavation work;
- b) working at height where there is a risk of falling;
- c) the demolition of a structure;
- d) the use of explosives; or
- e) a single storey dwelling for a client who is going to reside in such dwelling upon completion
- **4.2.1.2** The contractor shall ensure that no work commences on an electrical installation which requires a new supply or an increase in electricity supply before the person who supplies or contracts or agrees to supply electricity to that electrical installation has been notified of such work.
- **4.2.1.3** The contractor shall ensure that no asbestos work is carried out before the Provincial Director of the Department of Labour has been notified in writing.

4.2.2 Copy of the Act

The contractor shall ensure that a copy of the Act and relevant regulations is available on site for inspection by any person engaged in any activity on the site.

4.2.3 Good standing with the compensation fund or a licensed compensation insurer

The contractor shall before commencing with any work on the site provide the employer's health and safety representative with proof of good standing with the compensation fund or with a licensed compensation insurer.

4.2.4 Emergency procedures

- **4.2.4.1** The contractor shall submit for acceptance to the employer's health and safety agent an emergency procedure which include but are not limited to fire, spills, accidents to employees, exposure to hazardous substances, which:
- a) identifies the key personnel who are to be notified of any emergency;
- b) sets out details including contact particulars of available emergency services; and
- c) the actions or steps which are to be taken during an emergency.
- **4.2.4.2** The contractor shall within 24 hours of an emergency taking place notify the employer's health and safety agent in writing of the emergency and briefly outline what happened and how it was dealt with.

4.2.5 Health and safety file

- **4.2.5.1** The contractor shall establish and maintain on site a health and safety file which contains copies, as relevant of:
- a) the following documents which shall be placed in the file prior to commencing with physical construction activities
 - 1) copy of the contraction work permit issued in terms of the Construction Regulations 2014:
 - the contractor's health and safety policy, signed by the chief executive officer, which outlines
 the contractor's objectives and how they will be achieved and implemented by the contractor;
 - 3) copies of all risk assessments that were conducted
 - 4) the notification made to the Provincial Director of Labour, and if relevant, the notification of the person who supplies or contracts or agrees to supply electricity to that electrical installation;
 - 5) the letters of appointment, as relevant, together with a brief curricula vita (CV) of:
 - the construction manager and any assistant construction managers;
 - the construction health and safety manager
 - the construction health and safety officer
 - the risk assessor who is tasked to perform the risk assessments; and
 - the registered person responsible for the electrical installation covered by the Electrical Installations Regulations;
 - the authorised persons responsible for gas appliances, gas system gas reticulation system covered by the Pressure Equipment Regulations;

- 6) a copy of the certificate of registration of the registered person responsible for the electrical installation covered by the Electrical Installations Regulations;
- 7) the approval of the design of the part of an electrical installation which has a voltage in excess of 1 kV by a person deemed competent in terms of the Electrical Installations Regulations;
- 8) proof of registration of the electrical contractor who undertakes the electrical installation in terms of the Electrical Installations Regulations;
- 9) the preliminary hazard identification undertaken by a competent person;
- 9) the organogram which outlines the roles of the construction supervisor's assistants and safety officers; and
- 10) the contractor's health and safety plan;
- 11) the emergency procedures;
- 12) the procedure for the issuing and replacement of lost, stolen, worn or damaged personal protective clothing and equipment; and
- 13) proof that the contractor and all the subcontractors are registered and in good standing with the compensation fund or with a licensed compensation insurer relevant to the type of work performed;
- b) the following documents, as relevant, which shall be placed in the file after construction activities have commenced
 - 1) the letters of appointments, if relevant, together with a brief curricula vita (CV) of:
 - persons who are required to assist the construction supervisor;
 - construction supervisor for the site in respect of construction work covered by the Construction Regulations;
 - competent persons:
 - assistants of construction supervisor; and
 - designers of temporary works;.
 - 2) any revisions to the organogram which outlines the roles of the construction supervisor's assistants and safety officers;
 - 3) each and every subcontract agreement and each and every subcontractor's approved health and safety plan;;
 - 4) proof that the every subcontractor is registered and in good standing with the compensation fund or with a licensed compensation insurer relevant to the type of work performed:
 - 5) proof of all subcontractor's induction training whenever it is conducted;
 - 6) copies of the minutes of the contractor's subcontractors health and safety meetings;
 - copies of each of the contractor's subcontractors' health and safety policy, signed by the chief executive officer, which outlines the contractor's objectives and how they will be achieved and implemented by the contractor;

- 8) the health and safety plans of all the contractor's subcontractors who are required to provide such plans;
- 9) copies of the fall protection plan and each revision thereof;
- 10) a comprehensive and updated list of all the subcontractors employed on site by the contractor, indicating the type of work being performed by such sub-contractors;
- 11) the outcomes of the monthly audits for compliance with the approved health and safety plan of each and every sub-contractor working on the site;
- 12) any report made to an inspector by the health and safety committee;
- 13) the minutes of all health and safety meetings and any recommendations made to the contractor by the health and safety committee;
- the findings of all audit reports made regarding the implementation of the contractor's or a subcontractor's health and safety plan;
- 15) the inputs of the safety officer, if any, into the health and safety plan;
- 16) details of induction training conducted whenever it is conducted including the list of attendees;
- 17) proof of the following where suspended platforms are used:
 - a certificate of system design issued by a professional engineer, professional certificated engineer or a professional engineering technologist;
 - proof of competency of erectors, operators and inspectors;
 - proof of compliance of operational design calculations with requirements of the system design certificate;
 - proof of performance test results;
 - sketches indicating the completed system with the operational loading capacity of the platform;
 - procedures for and records of inspections having been carried out;
 - procedures for and records of maintenance work having been carried out;
 - proof that the prescribed documentation has been forwarded to the provincial director;
- 18) letters of appointments for competent persons to supervise the activities which law requires to be so supervised;
- 19) a copy of risk assessments made by competent persons;
- 20) records of the register of inspections made by a competent person immediately before and during the placement of concrete or any other load on formwork;
- 21) the names of the first aiders on site and copies of the first aid certificates of competency:
- 22) the names of the persons the persons who are in possession of valid certificate of competency in first aid and copies of such certificates;
- 23) medical certificates of fitness for the contractor's and subcontractors' employees specific to the construction work to be performed and issued by an occupational health and safety practitioner:
- 24) details of all incidents together with the Contractor's investigative report on such incident;

- 25) the record of inspections carried out by the designers of structures to ensure compliance with designs; and
- any other documentation required in terms of regulations issued in terms of the Act including a record of all drawings, designs, materials used and other similar information concerning the completed structure;.
- **4.2.5.2** The health and safety file shall be made available for inspection by any inspector, subcontractor, the contract manager, the employer's health and safety agent or employee of the contractor upon the request of such persons.
- **4.2.5.3** The health and safety file shall be updated to ensure that its contents always reflect the latest available information.
- **4.2.5.4** The contractor shall hand over a copy of the health and safety file to the employer's health and safety agent upon completion of the contract and if relevant, a certificate of compliance accompanied by a test report for the electrical installation in accordance with the provisions of the Electrical Installation Regulations.

4.2.6 Health and safety committee

- **4.2.6.1** The contractor shall convene health and safety meetings whenever more than two health and safety representatives have been appointed for the site. These meetings shall be attended by all health and safety representatives and persons nominated by the contractor. Such meetings shall be convened whenever necessary but at least once every month to:
- a) make recommendations to the contractor regarding any matter affecting the health or safety of persons on the site; and
- b) discuss any incident on the site in which or in consequence of which any person was injured, became ill or died.
- **4.2.6.2** The contractor shall consult with the health and safety committee on the development, monitoring and review of the risk assessment.
- **4.2.6.3** The contractor shall ensure that minutes of the health and safety committee meetings are kept. The employer's health and safety agent shall be invited to attend such meetings as an observer.

4.2.7 Inspections, formal enquires and incidents

- **4.2.7.1** The contractor shall inform the relevant safety representative:
- a) beforehand of inspections, investigations or formal inquiries of which he has been notified by an inspector; and
- b) as soon as reasonably practicable of the occurrence of an incident on the site.
- **4.2.7.2** The contractor shall record all incidents and notify the employer's health and safety agent of any incident, except in the case of a traffic accident on a public road, as soon as possible after it has occurred and report such incidence to an inspector of the department of labour and notify the Provincial Director of the Department of Labour of such incident within 7 days on the prescribed form
- **4.2.7.3** The contractor shall investigate all incidents and issue the employer's health and safety agent with copies of such investigations.

- **4.2.7.4** The contractor shall in the event of an incident in which a person dies, or is injured to such an extent that he is likely to die, or suffered the loss of a limb or part of a limb:
- a) notify the Provincial Director of the Department of Labour of such incident by telephone, facsimile or similar means of communication;
- ensure that no person disturbs the site at which the incident occurred or remove any article or substance involved in the incident therefrom, without the consent of an inspector, unless an action is necessary to prevent a further incident, to remove the injured or dead, or to rescue persons from danger; and.
- c) provide the Provincial Director of the Department of Labour with a report which includes the measures that the contractor or his subcontractor intend to implement to ensure a safe site as reasonably practicable.
- **4.2.7.5** The contractor shall notify the Provincial Director of the Department of Labour of the death of any person which results from injuries sustained in an incident.

4.2.8 Personal protective equipment and clothing

The contractor shall ensure that:

- a) all workers are issued with the necessary personal protective clothing;
- b) all workers are identifiable at all times by having the company for which they work for printed on the back or front of their overalls; and
- c) clear procedures are in place for the replacement of lost, stolen, worn or damage personal protective clothing.

4.3 Appointments

4.3.1 Construction manager

The contractor shall appoint in writing one full time competent person as the construction manager with the duty of managing all the construction on a single site including that of ensuring occupational health and safety compliance. Where appropriate, the contractor shall appoint in writing one or more assistant construction managers.

4.3.2 Appointment of construction health and safety officers

The contractor shall after consultation with the employer after considering the size of the project, the degree of danger likely to be encountered or the accumulation of hazards or risks on the site, prior to commencing the work and if necessary, appoint a full-time or a part-time suitably qualified health and safety officer to assist in the control of all health and safety related aspects on the site.

4.3.3 Construction supervisors

- **4.3.3.1** The construction manager shall in writing appoint construction supervisors responsible for construction activities and ensuring occupational health and safety compliance on the construction site.
- **4.3.3.2** A contractor shall after considering the size of the project and if considered necessary, appoint in writing one or more competent employees for different sections of the work to assist the construction supervisor.

4.3.4 Competent persons

- **4.3.4.1** The contractor shall appoint in writing competent persons to supervise or inspect, as relevant, any of the following:
- a) formwork and support work operations;
- b) excavation work;
- c) demolition work;
- d) scaffolding work operations;
- e) suspended platform work operations;
- f) material hoists;
- f) bulk mixing plants;
- g) temporary electrical installations;
- h) the stacking and storage of articles on the site; and
- i) fire equipment.
- **4.3.4.2** The contractor shall appoint in writing competent persons to:
- a) induct employees in health and safety; and
- b) prepare and update as necessary a fall protection plan and to provide the construction manager with a copy of the latest version of such plan.

4.3.5 Health and safety representatives

- **4.3.5.1** The contractor shall appoint in writing one health and safety representative for every 50 employees working on the site, whenever there are more than 20 employees on the site, to:
- a) review the effectiveness of health and safety measures;
- b) identify potential hazards and potential major incidents;
- c) in collaboration with his employer, examine the causes of incidents;
- d) investigate complaints by any employee of the contractor relating to that employee's health or safety on the site;
- e) make representations to the contractor on matters arising from a), b), c) or d) or on general matters affecting the health or safety of the employees at the workplace;
- g) inspect the site with a view to, the health and safety of employees, at regular intervals;
- h) participate in consultations with inspectors at the workplace and accompany inspectors on inspections of the workplace; and
- i) participate in any internal health or safety audit.

4.3.5.2 The contractor shall provide the health and safety representatives with the necessary assistance, facilities and training to carry out the functions established in 4.3.1

4.4 Employer's health and safety agent

- **4.4.1** The employer's health and safety agent shall:
- a) audit the contractor's compliance with the requirements of this specification prior to the commencement of any physical construction activities on the site;
- b) accept or reject the contractor's health and safety plans, giving reasons for rejecting such plans;
- c) monitor the effective implementation of all safety plans;
- d) conduct periodic and random audits on the health and safety file to establish compliance with the requirements of this specification;
- e) visit the site at regular intervals to conduct site inspections, and based upon such visits issue, wherever necessary, Improvement Notices, Contravention Notices and Prohibition Notices, to the contractor or any of the contractor's subcontractors with a copy to the contract manager and, where relevant, to the contractor.
- **4.4.2** The contractor shall invite the employer's health and safety agent to audit compliance with the requirements of this specification before commencing with any physical construction activity on the site.

4.5 Creating and maintaining a safe and healthy work environment

4.5.1 General

- **4.5.1.1** The contractor shall with respect to the site and the construction work that are contemplated:
- a) cause a preliminary hazard identification to be performed by a competent person before commencing any physical construction activity;
- b) evaluate the risks associated with the identified hazard to the health and safety of such employees and the steps that need to be taken to comply with the Act: and
- c) as far as is reasonably practicable, prevent the exposure of such employees to the hazards concerned or, where prevention is not reasonably practicable, minimize such exposure.

4.5.1.2 The contractor shall ensure that:

- a) all reasonably practicable steps are taken to prevent the uncontrolled collapse of any new or existing structure or any part thereof, which may become unstable or is in a temporary state of weakness or instability due to the carrying out of construction work;
- b) no structure or part of a structure is loaded in a manner which would render it unsafe; and
- c) account of information, if any, provided by the designer of the structure is taken into account in the risk assessment:

Note: The information provided by the designer should outline known or anticipated dangers or hazards relating to the work and make available all information required for the safe execution of the work. It should provide as relevant, geotechnical information (or make reference to reports provided in the site information), the loading the structure is designed to withstand, the methods and sequence of construction.

4.5.1.3 The contractor shall carry out regular inspections and audits to ensure that the work is being performed in accordance with the requirements of this specification.

4.5.2 Risk assessment

- **4.5.2.1** The contractor shall before the commencement of any work on site and during construction work, cause a risk assessment to be performed by a competent person appointed in writing. Such an assessment shall as a minimum:
- a) identify hazards to which persons may be exposed to;
- b) analyse and evaluate the identified risks associated with the identified hazards;
- c) document a plan of safe work procedures, including the use of any personal protective equipment or clothing and the undertaking of periodic "toolbox talks" or inductions before undertaking hazardous work, to mitigate, reduce or control the risks and hazards that have been identified;
- d) provide a monitoring plan; and
- e) provide a review plan.

Note: A risk assessment is an important step in protecting workers as well as complying with the law. It helps to focus on the risks that really matter in a particular workplace – the ones with the potential to cause real harm. Workers and others have a right to be protected from harm caused by a failure to take reasonable control measures. The following four steps are suggested:

- 1) Identify the hazards by looking at what could reasonably be expected to cause harm, ask employees or their representatives what they think, obtain advice from trade associations or publications on health and safety, check manufacturer's instructions or data sheets for chemicals and equipment as they can be very helpful in spelling out the hazards and putting them in their true perspective, review accident and ill-health records, think about long-term hazards to health (eg high levels of noise or exposure to harmful substances) as well as safety hazards etc.
- 2) Identify who may be harmed and how by identifying how individuals and groups of people might be harmed i.e. what type of injury or ill health might occur.
- 3) Evaluate the risks and decide on precautions by doing everything 'reasonably practicable' to protect people from harm i.e. by looking at how things are done, what controls are in place and how the work is organised and comparing this against good practice to see if more can be done to bring practices up to standard. Consider if the hazard can be removed all together, and if not how can the risks be controlled so that harm is unlikely, e.g. try a less risky option (eg switch to using a less hazardous chemical); prevent access to the hazard (eg by guarding); organise work to reduce exposure to the hazard (eg put barriers between pedestrians and traffic); issue personal protective equipment (eg clothing, footwear, goggles etc); and provide welfare facilities (eg first aid and washing facilities for removal of contamination).
- 4) Record the findings by writing down the findings of the risk assessment.
- **4.5.2.2** The contractor shall ensure that as far as is reasonably practicable, ergonomic related hazards are analysed, evaluated and addressed in the risk assessment.
- 4.5.2.3 Notwithstanding the provisions of the fall protection plan, the contractor shall ensure that:
- all unprotected openings in floors, edges, slabs, hatchways and stairways are adequately guarded, fenced or barricaded or that similar means are used to safeguard any person from falling through such openings;
- b) no person works in an elevated position, unless such work is performed safely as if working from a scaffold or ladder;

- c) notices are conspicuously placed at all openings where the possibility exists that a person might fall through such openings;
- d) fall prevention and fall arrest equipment is:
 - suitable and of sufficient strength for the purpose or purposes for which it is being used having regard to the work being carried out and the load, including any person, it is intended to bear; and
 - securely attached to a structure or plant and the structure or plant and the means of attachment thereto is suitable and of sufficient strength and stability for the purpose of safely supporting the equipment and any person who is liable to fall;
- e) fall arrest equipment is only used where it is not reasonably practicable to use fall prevention equipment; and
- f) suitable and sufficient steps are taken to ensure, as far as is reasonably practicable, that in the event of a fall by any person, the fall arrest equipment or the surrounding environment does not cause injury to the person.
- **4.5.2.4** Where roof work is being performed on a construction site, the contractor shall ensure that it is indicated in the fall protection plan that:
- a) the roof work has been properly planned;
- b) the roof erectors are competent to carry out the work;
- c) no employees are permitted to work on roofs during inclement weather conditions or if weather conditions are a hazard to the health and safety of the employees;
- d) prominent warning notices are to be placed where all covers to openings are not of sufficient strength to withstand any imposed loads and where fragile material exists;
- e) the areas mentioned in paragraph (d) are to be suitably barricaded off to prevent persons from entering;
- suitable and sufficient platforms, coverings or other similar means of support have been provided to be used in such a way that the weight of any person passing across or working on or from fragile material is supported; and
- g) there is suitable and sufficient guard-rails or barriers and toe-boards or other similar means of protection to prevent, so far as is reasonably practicable, the fall of any person, material or equipment.

4.5.3 Health and safety plans

- **4.5.3.1** The contractor shall prior to commencing the work to which this specification applies, submit to the employer's health and safety agent for approval a suitable and sufficiently documented health and safety plan, based on this specification, the health and safety specification and the risk assessment that is conducted.
- **4.5.3.2** The health and safety plan shall as a minimum provide:
- a) the information contained in Table 1 in respect of each of the hazards associated with work falling within the scope of the contract); and

b) an outline of the manner in which the contractor intends complying with the requirements of this specification.

Table 1: Example of the format of a health and safety plan

What are the	Who might be	What are the	What further	Action	Action
hazards	harmed and	safe work	action is	by	by
relating to work tasks?	how?	procedures for the site?	necessary (monitoring and review)?	whom	when

- **4.5.3.3** The contractor shall discuss the submitted health and safety plan with the employer's health and safety agent, modify such plan in the light of the discussions and resubmit the modified plan for approval.
- **4.5.3.4** The contractor shall apply the approved health and safety plan from the date of its commencement and for the duration of the work to which this specification applies.
- **4.5.3.5** The contractor shall conduct periodic audits for compliance with the approved health and safety plan at intervals agreed upon with the employer's health and safety agent, but at least once every month.
- **4.5.3.6** The contractor shall review and update the health and safety plan whenever changes to the works are brought about or following the occurrence on an incident.

4.5.4 Responsibilities towards employees and visitors

- **4.5.4.1** The contractor shall as far as is reasonably practicable, cause every employee to be made conversant with the hazards to his health and safety attached to any work which he has to perform, any article or substance which he has to produce, process, use, handle, store or transport and any plant or machinery which he is required or permitted to use, as well as with the precautionary measures which should be taken and observed with respect to those hazards or safe work procedures.
- **4.5.4.2** The contractor shall ensure that all employees under his or her control and the employees of his subcontractors who are performing construction work are:
- informed, instructed and trained by a competent person regarding any hazard and the related work procedures before any work commences, and thereafter at such times as may be determined in the risk assessment; and
- b) issued with proof of health and safety induction training issued by a competent person and carry proof of such induction when working on site.
- **4.5.4.3** The contractor shall cause a record of training to be kept which indicates the training dates, the names, identity numbers and job description of all those who attended such training and the name, identity number and competence of the person who provided the training.
- **4.5.4.4** The contractor shall not allow or permit any employee to enter the site, unless such person has undergone health and safety induction training pertaining to the hazards prevalent on the site at the time of entry.
- **4.5.4.5** The contractor shall ensure that each visitor to a construction site, save where such visitor only visits the site office and is not in direct contact with the construction work activities:
- a) undergoes health and safety instruction pertaining to the hazards prevalent on the site; and
- b) is provided with the necessary personal protective equipment.

- **4.5.4.6** The contractor shall provide suitable on-site signage to alert workers and visitors to health and safety requirements. Such signage shall include but not be limited to:
- a) unauthorized entrance prohibited;
- b) signage to indicate what personal protective equipment is to be worn; and
- c) activity related signs.
- **4.5.4.7** The contractor shall not permit any person who is or who appears to be under the influence of intoxicating liquor or drugs, to enter or remain at a workplace.

4.5.5 Subcontractors

- **4.5.5.1** The contractor may only subcontract work in terms of a written subcontract and shall only appoint a subcontractor should he be reasonably satisfied that such a subcontractor has the necessary competencies and resources to safely perform the work falling within the scope of the contract. Such a subcontract shall require that the subcontractor:
- a) co-operate with the contractor as far as is necessary to enable both the contractor and subcontractor to comply with the provisions of the Act; and
- b) as far as is reasonably practicable, promptly provide the contractor with any information which might affect the health and safety of any person at work carrying out work or any person who might be affected by the work of such a person at work or which might justify a review of the health and safety plan.
- **4.5.5.2** The contractor shall provide any sub-contractor who is submitting a tender or appointed to perform a sub-contract falling within the scope of the contract, with the relevant sections of this specification and the health and safety specification.
- **4.5.5.3** The contractor shall discuss and negotiate with each subcontractor performing construction work the subcontractor's health and safety plan and approve that plan for implementation.
- **4.5.5.4** The contractor shall take reasonable steps as are necessary to ensure that:
- a) potential contractors submitting tenders have made sufficient provision for health and safety measures during the construction process;
- b) each subcontractor is registered and in good standing with the compensation fund or with a licensed compensation insurer prior to their performance of work on site;
- all the subcontractor's employees have a valid medical certificate of fitness specific to the construction work which are to be performed which is issued by an occupational health and safety practitioner;
- d) all sub-contractors co-operate with each other to enable each of those sub-contractors to comply with the requirements of the Act and associated regulations;
- e) each subcontractor performing construction work has and maintains a health and safety file containing the relevant information described in 4.2.5; and
- f) each sub-contractor's health and safety plan is implemented and maintained.

- **4.5.5.5** The contractor shall conduct periodic document verifications and audits for compliance with the approved health and safety plan of each and every sub-contractor working on the site at intervals agreed upon with such subcontractors, but at least once per month.
- **4.5.5.6** The contractor shall stop any subcontractor from executing construction work which is not in accordance with the contractor's or subcontractor's health and safety plan for the site or which poses a threat to the health and safety of persons.
- **4.5.5.7** The contractor shall ensure that where changes to the works occur including design changes, sufficient health and safety information and appropriate resources are made available to subcontractor to execute the work safely.

4.5.5.8 The contractor shall ensure that:

- a) every subcontractor is registered and in good standing with the compensation fund or with a licensed compensation insurer prior to work commencing on site;
- b) potential subcontractors submitting tenders have made provision for the cost of health and safety measures during the construction process; and
- c) every subcontractor has in place a documented health and safety plan prior to commencing any work on site which falls within the scope of the contract.
- **4.5.5.9** The contractor shall receive, discuss and approve health and safety plans submitted by subcontractors.
- **4.5.5.10** The contractor shall ensure that all subcontractors are informed regarding any hazard as stipulated in the risk assessment before any work commences, and thereafter at such times as may be determined in the risk assessment.
- **4.5.5.11** The contractor shall reasonably satisfy himself that all employees of subcontractors are informed, instructed and trained by a competent person regarding any hazard and the related work procedures before any work commences, and thereafter at such times as may be determined in the risk assessment.
- **4.5.5.12** The contractor shall satisfy himself and ensure that all subcontractor employees deployed in the site are:
- informed, instructed and trained by a competent person regarding any hazard and the related work procedures before any work commences, and thereafter at such times as may be determined in the risk assessment; and
- b) issued with proof of health and safety induction training issued by a competent person and carry proof such induction when working on site.
- **4.5.5.13** The contractor shall undertake a risk assessment together with subcontractors whenever subcontractors are working in close proximity to other subcontractors particularly activities involve excavations, the moving of earth, the movement of heavy machinery and working at heights.

4.5.6 First aid, emergency equipment and procedures

4.5.6.1 The contractor shall where more than five employees are employed at a workplace, provide a first aid box or boxes at or near the workplace which shall be available and accessible for the treatment of injured persons at that workplace. Such first aid boxes shall contain suitable first aid equipment which includes the items listed in the General Safety Regulations issued in terms of the Act.

4.5.6.2 The contractor shall ensure that where there are more than 10 employees employed on the site that for every group of up to 50 employees at that workplace, at least one person is readily available during normal working hours, who is in possession of a valid certificate of competency in first aid.

4.5.7 Facilities for workers

- **4.5.7.1** The contractor shall provide and keep clean and fit for use at or within reasonable access of the site:
- a) at least one shower facility for every 15 workers;
- b) at least one sanitary facility for every 30 workers;
- c) changing facilities for each gender; and
- d) sheltered eating areas.
- **4.5.7.2** A contractor shall provide reasonable and suitable living accommodation for the workers at construction sites which are remote from their homes and where adequate transportation between the site and their homes, or other suitable living accommodation, is not available.

4.6 Design of temporary work

The contractor shall:

- a) provide the health and safety agent with the names and contract particulars of the designers involved in the design of temporary works;
- b) issue the designers with a copy of the health and safety specification as well as any pertinent information contained in the contract; and ..
- c) provide the health and safety agent with certificates issued by the designer of the temporary works that such works are fit for purpose before such works are used in support construction activities.