

Document Identifier	559-235050781	Rev	2
Effective Date	July 2024		
Review Date	July 2027		

NATIONAL TRANSMISSION COMPANY SOUTH AFRICA SOC LTD INVITATION TO TENDER (ITT)

FOR

MAINTENANCE AND MINOR PROJECT WORK FOR ESKOM / NATIONAL TRANSMISSION COMPANY SOUTH AFRICA (NTCSA) AND BROADBAND INFRACO OPTIC FIBRE NETWORK ON AN AS AND WHEN REQUIRED BASIS FOR A PERIOD OF THREE (3) YEARS

Tender number	E2224NTCSATEL
Issue date	09 December 2025
Closing date and time	27 January 2026 at 10h00am
Tender validity period	365 days from the closing date and time
Tenders are to be submitted electronically via Eskom E- tendering site by the stipulated closing date and time.	It is the responsibility of the tenderers to ensure that the tender submission is submitted before date and time.

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Invitation to Tender

National Transmission Company South Africa SOC Ltd (hereinafter "NTCSA") invites you to submit a tender for the maintenance and minor project work for Eskom / National Transmission Company South Africa (NTCSA) and Broadband Infraco optic fibre network on an as and when required basis for a period of three (3) years.

The enquiry documents are supplied to you free of charge.

NTCSA has delegated the management of this enquiry to the NTCSA Representative whose name and contact details are set out in the Tender Data. The submission of a tender by you in response to this enquiry will be deemed as your acceptance of the Standard Conditions of Tender which may be accessed at www.NTCSA.co.za.

All queries and clarifications relating to the enquiry documents must be addressed in writing to the NTCSA Representative. No query or clarification may be addressed to any NTCSA official other than the NTCSA Representative.

Escalation of ITT issues to NTCSA Chief Executive or Eskom Group Chief Executive is an avenue of last resort and Tenderers should refrain from escalating ITT issues to this level and should rather submit such to ProcurementSupplierComplaints@eskom.co.za

Yours faithfully

Middle Manager Procurement

Vongani Hlungwani

Date: 09/12/2025

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1.1 Annexures and Returnable Documents to the Tender

The documents listed in this paragraph are either attached to this enquiry or should be submitted by the tenderer.

The tenderer must submit the returnable set out hereunder as part of its tender at the stipulated deadline.

NOTE THE FOLLOWING: -

* Returnables required at Tender closing (disqualifiable): -

These returnables are required to be fully completed, signed (if required on the returnable) and submitted with the tender at Tender closing date and time. If not fully completed, signed (if required on the returnable) and/or submitted by tender closing, the tenderer will be disqualified.

** Returnable required at Tender closing (non-disqualifiable): -

These returnables are required to be fully completed, signed (if required on the returnable) and submitted with Tender at Tender closing date and time; however, if not submitted by Tender closing, or submitted with incomplete information or without a required signature, the Procurement Practitioner will, in writing, request the tenderer to submit the returnable within 5 working days. If the returnable is not fully completed, signed if required and/or received by the Procurement Practitioner within 5 working days of the request, the tenderer will be disqualified.

Returnables required at Tender Closing date and time for evaluation: -

These returnables are required to be submitted at tender closing date and time. These returnables will not be requested by the Procurement Practitioner. A tenderer that does not submit the required returnable at stipulated deadline or submits an incomplete returnable; will not be disqualified but will score zero.

No.	Description	Annexure	Attached (Y / N / N/A)	Returnable required at Tender closing (disqualifiable)	Returnable required at Tender closing. (Non-disqualifiable)**	Returnable required prior to Contract Award.
1.1.1	Electronic copy of the tender in a PDF format. The price list needs to be submitted in PDF and a copy in			√		

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	excel format (The				
	limit is 50MB per				
	file and total				
	submission of				
	900MB per				
	submission)				
1.1.2	*Authorisation	Annexure A	Υ	٧	
	Form				
1.1.3	*Acknowledgemen	Annexure B	Υ	٧	
	t form				
1.1.4	*Tenderer's	Annexure C	Υ	٧	
	particulars				
1.1.5	*Integrity	Annexure D	Υ	٧	
	Declaration Form				
	(refer to				
	www.NTCSA.co.z				
	a for the Supplier				
	Integrity Pact that				
	suppliers are				
	required to				
	download and				
	read)				
1.1.6	*CPA	Annexure E	Υ	٧	
	Requirements for				
	Local				
	Goods/Services				
	Note: If not				
	submitted,				
	tenderers will not				
	be disqualified,				
	however prices				
	will be evaluated				
	as fixed and firm,				
	and the contract				
	price will be				
	treated as fixed				
	and firm for the				
	entire duration of				
	the contract.				
4 4 7	*ODA(IO) (\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
1.1.7	*CPA(IG) for	Annexure F	Υ	٧	
	Foreign				
	Goods/Services (if				
	applicable)				
	Note: If not				
	submitted,				
	tenderers will not				
	be disqualified				

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	however prices will be evaluated as fixed and firm, and the contract price will be treated as fixed and firm for the entire duration of the contract.				
	SBD 6.2 Declaration Certificate for Local Production and Local Content (only applicable if designated materials are included and then Tenderers will be required to complete and submit Annexures G2 to G4 as evidence	Annexure G1 Annexure G2 Annexure G3	Y Y	V	
	of compliance with this requirement).	Annexure G4	Y		
	Annexure C Local Content Declaration- Summary Schedule				
	Annexure D Imported Content Declaration – Supporting Schedule to Annexure C				
	Annexure E Local Content Declaration- Supporting Schedule to Annexure C				

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	T	1	I		
1.1.9	SBD 1 Invitation to	Annexure H	Υ		$\sqrt{}$
	Bid must be filled				
	out by all				
	tenderers.				
1.1.10	Tax Clearance			V	
	Certificates				
	A cortified convect				
	A certified copy of				
	a tax clearance				
	certificate is				
	required from				
	foreign tenderers				
	(with a footprint in				
	South Africa but				
	that are not				
	registered on CSD				
	and have not				
	provided a SARS				
	-				
	pin number) and				
	local tenderers				
	(that have not				
	provided their				
	SARS e-filing PIN				
	number for				
	verification by				
	NTCSA and/or				
	their CSD profile /				
	CSD number).				
	Foreign suppliers				
	with no footprint in				
	South Africa must				
	complete the				
	SBD1 document;				
	however, no proof				
	of tax compliance				
4 4 4 4	is required.			,	
1.1.11	Tax Evaluation		Υ	٧	
	questionnaire to				
	determine whether				
	a company, close				
	corporation (CC)				
	or Trust is a				
	personal service				
	provider for				
	purposes of PAYE				
1.1.12	*SBD 6.1	Annexure I	Υ	٧	
1.1.12	Preference Points	, willoware I	'	v	
	Claim Form in				

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	terms of PPPFA				
	2022 regulations				
1.1.13	# Specific Goals			٧	
1.1.10	" opcome ocale			v	
	A tenderer's				
	failure to submit				
	proof that it meets				
	the specific goals				
	will not result in its				
	disqualification.				
	The tenderer will,				
	however, be				
	scored zero for				
	Specific Goals for				
	purposes of				
	PPPFA scoring				
1.1.14	and ranking.				-1
1.1.14	Compliance with				٧
	Employment				
	Equity Act				
	To the extent that				
	the tenderer falls				
	within the				
	definition of a				
	"designated				
	Employer" as				
	contemplated in				
	the Employment				
	Equity Act 55 of				
	1998, the tenderer				
	is required to				
	furnish the				
	Employer with				
	proof of				
	compliance with				
	the Employment				
	Equity Act,				
	including proof of				
	submission of the				
	Employment				
	Equity report to				
	the Department of				
	Labour. (South				
	African tenderers				
	only)				
1.1.15	**SBD 4 – Bidders	Annexure J	Υ	٧	
	Disclosure				
1.1.16 Ad	ditional Documents	required in eve	ent of JV:-	 	

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1.1.16.1	Letter of intent to form a JV/consortium or Valid joint venture agreement confirming the rights and obligations of each of the joint				V	
	venture partners and their profit- sharing ratios.					
1.1.16.2	Separate written confirmation that the joint venture will operate as a single business entity (incorporated) for the duration of the contract, or this may be included as an obligation within the JV agreement.				V	
1.1.16.3	Details and confirmation of a single designated bank account in the name of the JV and independent of the individual JV partners, as set out in the joint venture agreement.					V
1.1.17	Reverse e-auction training acknowledgement form (if applicable)			N/A		
1.1.18	Reverse e-auction process (if applicable)	N/A				
1.1.19	E-tendering Help Manual acknowledgement	Attached in the tender advert			٧	

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	form						
1.1.20	E-tendering Help	Attached in					
111.20	Manual for	the tender					
	supplier	advert					
1.1.21					N/A		
1.1.21	CIDB (where				N/A		
4 4 00	applicable)				51/4		
1.1.22	CIDB Contract				N/A		
	Skills						
	Development						
	Goals (CSDG)						
	(if applicable)						
1.1.23	Building/Civil:				N/A		
	Contract Skills						
	Development						
	Goals (CSDG)						
1.1.24	CIDB: Indirect				N/A		
	Targeting for						
	Enterprise						
	Enterprise						
	Development						
	Through Works.						
1.1.25	Contract				N/A		
1.1.25					N/A		
	Participation						
	Goals (CPG)						
4 4 9 9	(if applicable)		1.7			Т	1
1.1.26	Scope of Work	Attached in	Υ				
		the tender advert					
1.1.27	NEC 3 Term	Attached in	Υ				
1.1.27		the tender	ľ				
	Service Contract	advert					
1.1.28	Pricing	Attached in	Υ	٧			
1.1.20	Schedule/BOQ (if	the tender	'	"			
	not contained in	advert					
		davoit					
4.4.00	Contract)				N1/A		
1.1.29	Additional				N/A		
	documents						
	required (ECSA/						
	SACPCMP/CVs/						
	permits/licenses/						
	specific						
	registration						
	documents						
	(if applicable to						
	scope of work)						
1.1.30	Standard Terms	Attached in				٧	
	and Conditions	the tender				_	
		advert					
1.1.31	Supplier Non-	Attached in				٧	1 -

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	Disclosure	the tender advert				
1.1.32	Agreement SD&L Undertaking	Attached in the tender			٧	
		advert				
1.1.33	Insurance					
1.1.34	Deductibles			N/A		
1.1.34	List of Acceptable Guarantors			IN/A		
	(where applicable)					
MANDAT	ORY CONTRACTUA	L REQUIREME	NTS SUPPO	RTING EVIDENC	E [applicable to	all tenders1
1.1.35	Mandatory					٧
	Contractual					
	Requirement					
	Proof of valid and					
	current CSD					
	Registration (CSD					
	number/CSD					
	Report)					
	[applicable to all					
	tenderers of local					
	origin and foreign tenderers with					
	local footprint]					
<u>ADDITION</u>	NAL CONTRACTUAL	DECHIDEMEN	ITS SIIDDOI	DTING EVIDENC	 E	
1.1.36	Safety	- INEQUINEIMEI	113 3011 01	KIIIIO EVIDEIIO	<u> </u>	٧
1.1.00	COIDA - Original					V
	certificate of good					
	standing or proof					
	of application					
	issued by the					
	Compensation					
	Fund (COID) or a					
	licensed					
	compensation					
	insurer (South					
	African tenderers					
4.4.07	only)					
1.1.37	Quality					٧
	(Refer to contractual					
	requirements					
	below)					
1.1.38	OHS (Refer to					٧
1.1.00	contractual					•
	requirements					
	below)					

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1.1.39	Environmental					٧
	(Refer to					
	contractual					
	requirements					
	below)					
1.1.40	Due	N/A				
	Diligence/financial					
	analysis					
DOCUME	NTS REQUIRED UN	DER FUNCTIO	NALITY/TEC	HINICAL CRITER	RIA	
1.1.41	Functionality/Tech	Refer to 3.12				
	nical	Functionality				
	[required for	requirements				
	evaluation	below				
	/scoring]					

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1.2. Tender Data

The Tender Data makes several references to the Standard Conditions of Tender and in those instances, the clause numbers are referenced hereunder. If the Standard Conditions of Tender are not attached to the enquiry, then tenderers are required to download this from www.NTCSA.co.za. The "Tender Data" as detailed herein shall take precedence over the Standard Conditions of Tender in the event of any ambiguity or inconsistency between the two documents.

Clause Number from Standard Conditions of Tender	Tender Data
1.1 Parties	The Employer is NTCSA SOC Ltd
	The NTCSA Representative is: Name: Godfrey Radzelani Tel: 011 871 3165 E-mail: RadzelGR@ntcsa.co.za
1.3 Enquiry documents	The Invitation to tender is: E2224NTCSATEL
1.4 Type of enquiry	See the content list above for the enquiry documents. This enquiry is: An open invitation to tender
. ,	
1.6 NTCSA's rights to accept or reject any tender	The tender shall be for the whole /part of the contract.
2.1 Eligibility	Tenderers (whether a single company or an incorporated or unincorporated joint venture or consortium) must meet the eligibility criteria stated in the Tender Data. The tenderer, or any of its principals, must not be under any restriction to do business with NTCSA or State-Owned Companies.
	 Tenderers are ineligible to submit a tender if: Tenderers have the nationality of a country on any international sanctions list. A tenderer shall be found to have the nationality of a country if the tenderer is a national or is constituted, incorporated, or registered and operates in conformity with the provisions of the laws of that country. This criterion shall also apply to the determination of the nationality of proposed subcontractors or suppliers for any part of the Contract including related services. Tenderers submit more than one tender either individually or as a partner in a joint venture or consortium except on an E-Tendering system where there is a limit size (900MB) for submission and the tenderers may submit more than one submission with the same tender number. This submission must be clearly marked as not an alternative tender, but rather should cater excess information that exceeded the acceptable size limit. Tenders submitted by a joint venture or consortium where the

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	JV/consortium agreement does not explicitly state that the parties of the JV or consortium shall be jointly and severally liable for the execution of the Contract in accordance with the Contract terms. 4. A Tenderer must not have a conflict of interest. All Tenderers found to have a conflict of interest shall be disqualified. Prima facie evidence that a tenderer has a conflict of interest with one or more parties in this tendering process is: (a) they have a controlling partner or majority shareholder in common; or (b) they have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the tender of another tenderer, or to influence the decisions of the Employer regarding this bidding process; 5. Tenders signed by non- authorised persons. 6. Any tenderer that is restricted by National Treasury. 7. Any tenderer on the Tender Defaulters list. 8. A tenderer that sub-contracts 100% of the Scope of Work. 9. Flagged suppliers. Ineligible of the flagged suppliers/tenderers will be due to the following reasons:
	Those suppliers implicated in serious misconduct by the Zondo Report or the SIU pending the finalisation of supplier disciplinary measures against these suppliers; and
	 b) Other suppliers implicated in serious misconduct and a breach of the Eskom Supplier Integrity Pact by a forensic report or other source of credible information, such as the SAPS, the NPA, the SIU or other related source. c) List of Restricted Suppliers and Defaulters as per PRECCA as issued by National Treasury
	The implications of this "flag" are as follows:
	No new contracts or extension of existing contracts may be awarded to the supplier pending finalisation of supplier disciplinary processes against the supplier. Where as such, the supplier's bid should be removed from any tender evaluation at the "eligibility" or "compliance" assessment stage of the evaluation.
	NTCSA will disqualify tenderers that are found not to have met the eligibility criteria.
2.2 -2.5 Tender Closing	The deadline for tender submission is: Date: 27 January 2026 Time: 10h00am

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	Late Tenders will not be accepted.
	Tenders are uploaded via NTCSA Tender bulletin site on the Eskom E- tendering page
2.9 Submitting a tender -Original tender and copy	Only Electronic Tender Submissions is acceptable.
tonidor and dopy	The tenderer must upload the tender via NTCSA Tender bulletin site on the Eskom E- tendering page. The documents need to be upload under the folder Technical, Commercial, Financial, and other.
	All documents need to be submitted in a PDF and Excel format (The limit is 50MB per file and total submission of 900MB per submissions). The price list needs to be submitted in PDF and a copy in excel format
	No Zip/condense files can be uploaded No hard copy will be accepted
	If for some reason you resubmit your tender, then the latest version of the tender submitted will only be accepted and all previous submission/s will be null and void.
	Please ensure that the submission status is indicated as complete.
	Supplier Help Manual guide and video can be found on Eskom E- Tendering page.
2.12 Tender Validity Period	The tender validity period is 365 days from the tender closing date.
	NTCSA may extend the validity period for a specified additional period. Should extension of validity be required by NTCSA, tenderers agreeing to the request will not be required or permitted to modify a tender. If a tenderer modifies a tender, such a tender will be disqualified from the evaluation process.
2.16 Seeking clarification	The tenderer will notify NTCSA of any clarifications required before the closing time for clarification queries, which is 10 working days before the deadline for tender submission. This includes the requests for extension for tender closing date.
	Any addenda or clarifications to the Invitation to Tender (ITT) will be posted on the e-tender portal and the Tender Bulletin. Tenderers must review these platforms for updates before finalizing their bid submissions. NTCSA will not be responsible for any disadvantages or disqualifications resulting from Tenderers not accessing the latest ITT information.
	B: No questions, during the tendering period will be answered telephonically. Questions must be submitted in writing via e-mail

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	through to:
	Name: Godfrey Radzelani E-Mail: RadzelGR@ntcsa.co.za
	If there are any clarifications before the closing date, those will be posted with responses on the tender bulletin, and it is the responsibility of the contractor / supplier to check daily any posted communication relating to this invitation to tender
2.22 Alternative tenders	Alternative tenders are not allowed.
2.32 Cataloguing	Not applicable.
2.33 Provision of Security for Performance	Not applicable.
3.4 Tender Opening	There will be no public opening of tenders. Tenders will be downloaded electronically.
3.5 Prices to be read out or not	Prices will not be read out.
3.9 Basic Compliance	Basic compliance with this enquiry requires a tenderer to meet all the following requirements: Basic compliance for this invitation to tender are:
	 Meet the eligibility criteria for a tenderer. Submit the Electronic copy of the tender in a PDF format. The price list needs to be submitted in PDF and a copy in excel format. Submit a complete tender with commercial, financial and technical information. Submission of the mandatory commercial tender returnables as at stipulated deadlines.
	For E-Tendering, a tenderer's failure to have submitted/uploaded tender documents will render the tender non-responsive.
3.10 Mandatory tender returnables	A tenderer that does not submit mandatory documents or the complete information required in mandatory documents by the deadlines stipulated in the Tender Returnable section will be deemed non-responsive.
3.12 Functionality requirements	
The following criteria will be applicab	le for this transaction under functionality criteria:

Desktop evaluation

ADSS Technology

Item	Description	Score	Weighted
			Average

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1	Knowledge and Experience in ADSS Fibre Optic Technology. Installations and previous successful work on ADSS fibre optic installations. Provide proof of Company accreditations or work references		
1.1	ADSS, provide product reference and accreditations	10	20
1.2	Provide references for Installation and previous successful work on ADSS fibre optic installations or repairs.	4	
1.3	Provide Customer Approved Method Statements for ADSS related installations or repairs.	6	
2	Knowledge and Experience in High voltage Operations. Provide proof of accreditations. Successful tenderers will be required to obtain authorisations for ADSS repairs in NTCSA grids and Operating Units within 3 months of the tender being awarded.		
2.1	Operating Regulations for High Voltage Systems -Provide current accreditations for ORHVS Level 4 Outcome 4 Code HVO 04.	8	12
2.2	Authorisation work – Provide authorisation accreditations obtained.	4	
3	Readiness assessment (plant visits), to check production equipment and manpower. (production equipment are listed below)	20	20
Part	A Desktop Item 1 and 2 Minimum Threshold		70%
Part	B Readiness assessment Item 3 Minimum Threshold		70%

OPGW Technology

Item	Description	Score	Weighted Average
1	Knowledge and Experience in OPGW Fibre Optic Technology. Installations and previous successful work on OPGW fibre optic installations. Provide proof of Company accreditations or work references		20
1.1	OPGW, provide product reference and accreditations.	10	
1.2	Provide references for Installation and previous successful work on	4	

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Part B Readiness assessment Item 3 Minimum Threshold			70%
Part	A Desktop Item 1 and 2 Minimum Threshold	L	70%
3	Readiness assessment (plant visits), to check production equipment and manpower. (production equipment are listed below).	20	20
2.2	Authorisation work – Provide authorisation accreditations obtained.	4	-
2.1	Operating Regulations for High Voltage Systems -Provide current accreditations for ORHVS Level 4 Outcome 4 Code HVO 04.	8	
2	Knowledge and Experience in High voltage Operations. Provide proof of accreditations. Successful tenderers will be required to obtain authorisations for OPGW repairs in NTCSA grids and Operating Units within 3 months of the tender being awarded.		12
1.3	Provide Customer Approved Method Statements for OPGW related installations or repairs.	6	
	OPGW fibre optic installations or repairs.		

DUCT Technology

Item	Description	Score	Weighted Average
1	Knowledge and Experience in DUCT Fibre Optic Technology. Installations and previous successful work on DUCT fibre optic installations. Provide proof of Company accreditations or work references		
1.1	DUCT, provide product reference and accreditations	10	_
1.2	Provide references for Installation and previous successful work on DUCT fibre optic installations or repairs	4	20
1.3	Provide Customer Approved Method Statements for DUCT related installations or repairs	6	
2	Knowledge and Experience in High voltage Operations. Provide proof of accreditations. Successful tenderers will be required to obtain authorisations for DUCT repairs in NTCSA grids and Operating		

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	Units within 3 months of the tender being awarded.		
2.1	Operating Regulations for High Voltage Systems - Provide current accreditations for ORHVS Level 4	8	12
	Outcome 4 Code HVO 04.		
2.2	Authorisation work – Provide authorisation accreditations obtained.	4	
3	Readiness assessment (plant visits), to check production equipment and manpower. (production equipment are listed below).	20	20
Part	A Desktop Item 1 and 2 Minimum Threshold	I	70%
Part B Readiness assessment Item 3 Minimum Threshold			70%

On-site Evaluation (Readiness Assessment)

Pro	Production Equipment list		
Gen	General Minimum Tool List ADSS, DUCT and OPGW		
No	Description	Points	
1	Fibre Optic Winch (specify if owned or Rented)	2	
2	Fibre Optic tensioner (specify if owned or Rented)	2	
3	Drum Jacks	1	
4	Drum Jack Shaft	1	
5	Pilot Wire	1	
6	Running Earths	1	
7	450mm Running Blocks	1	
8	600mm Running Blocks	1	
9	Webbing & Slings	1	
10	Dynamometer with shackles	2	

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11	Manual Bobbin Stand	1
12	Steps For Monopoles	1
13	Ladders	1
14	Earth Kit	2
15	Optical Test Equipment	2
TOT	AL	20

The minimum threshold for technical evaluation for each technology is 70%. All tenders who score below 70% for the desktop evaluation will not be evaluated for the readiness assessment.

3.14 Evaluation of Price	Prices will be evaluated as follows:	
	 Inclusive of VAT; Corrected for arithmetical errors; Excluding contingencies in any bill of quantities or activity schedule' Adjusted for any other acceptable variations, deviations, or alternative tenders submitted; and Making a comparison of the Net Present Value of each adjusted tender based on the tendered programme (if provided) and prices, on the estimated effect of Price Adjustment Factors and rate of exchange fluctuations (if applicable) and on other evaluation parameters relating to uncertainty and risk, where applicable. Unconditional discounts will be taken into account for evaluation purposes. Conditional discounts will not be taken into account for evaluation purposes but will be implemented when payment is effected. 	
	Prices will be scored out of 80 or 90 points	
3.16 Evaluation of Specific Goals	Specific goals will be scored out of 20 or 10 points in accordance with the PPPFA.	
	The preference point system either (80/20 or 90/10-point system will apply (for estimated values below R50M inclusive of VAT) or 90/10 (for estimated values above R50M inclusive of VAT) will apply to this tender should there be a degree of uncertainty on which PPPFA Point allocation system will apply; the lowest acceptable tender will be used to determine the applicable preference system). 80 or 90	

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points will be allocated for lowest price and 20 or 10 points allocated in line Sworn Affidavit / B-BBEE Status Level of Contributor as stipulated under the specific goals below.

80/90 Price, 20/10 BBBEE:

B-BBEE	Number of Points (80/20 system)	Number of Points (90/10 system)
1	20	10
2	18	9
3	14	6
4	12	5
5	8	4
6	6	3
7	4	2
8	2	1
Non-compliant contributor	0	0

Preference points will be applied as follows:

Tenderers will be ranked by applying the preferential point scoring for the **80/20 or 90/10** system. NTCSA will add the score from Pricing and Specific Goals (B-BBEE) together and rank the suppliers from the highest to the lowest.

- Prices will be scored out of 80/90 points and B-BBEE status will be scored out of 10/20 points in accordance with PPPFA. If a tenderer fails to submit proof of B-BBEE status level the tender will not be disqualified, but tenderer:
 - May only score points out of 80/90 for price; and
 - o Scores 0 points out of 10/20 for B-BBEE.

If a tenderer fails to submit evidence of its points claim for a Specific Goal, it will not be disqualified. However, it will be awarded 0 points for that Specific Goal.

The following documents are required to claim preference points,

- Valid B-BBEE certificate issued by a SANAS accredited verification agency / sworn affidavit / CIPC affidavit.
 "proof of B-BBEE status level of contributor" means-
- The B-BBEE status level certificate issued by an authorised body or person; or

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a sworn affidavit as prescribed by the B-BBEE Codes of Practice; or any other requirement prescribed in terms of the Broad Black Economic empowerment Act 3.17 Ranking of tenders Tenderers will be ranked by applying the preferential point for the 90/10 or 80/20 system. NTCSA will add the scort Pricing and Specific Goals together and rank the suppliers from highest to the lowest. Either 80/20 or 90/10 will apply should there be a deguncertainty on which system will apply. The lowest according to the determine the applicable preference system objective criteria are applicable. SDL&I undertakings will form objective criteria and will apply as indicated below:	scoring re from rom the gree of eptable stem.
Black Economic empowerment Act 3.17 Ranking of tenders Tenderers will be ranked by applying the preferential point of the 90/10 or 80/20 system. NTCSA will add the scor Pricing and Specific Goals together and rank the suppliers from highest to the lowest. Either 80/20 or 90/10 will apply should there be a deguncertainty on which system will apply. The lowest according tender will be used to determine the applicable preference system of the system will apply. 3.18 Objective Criteria Objective criteria are applicable. SDL&I undertakings will form	scoring re from rom the gree of ceptable stem.
3.17 Ranking of tenders Tenderers will be ranked by applying the preferential point of the 90/10 or 80/20 system. NTCSA will add the scor Pricing and Specific Goals together and rank the suppliers from highest to the lowest. Either 80/20 or 90/10 will apply should there be a deguncertainty on which system will apply. The lowest accordance will be used to determine the applicable preference system of the system will apply. The lowest accordance will be used to determine the applicable preference system.	re from rom the gree of eeptable stem.
for the 90/10 or 80/20 system. NTCSA will add the scor Pricing and Specific Goals together and rank the suppliers fr highest to the lowest. Either 80/20 or 90/10 will apply should there be a deguncertainty on which system will apply. The lowest accepted will be used to determine the applicable preference system of 3.18 Objective Criteria. Objective criteria are applicable. SDL&I undertakings will form	re from rom the gree of eeptable stem.
uncertainty on which system will apply. The lowest acceptance tender will be used to determine the applicable preference system of the system will apply. The lowest acceptance will be used to determine the applicable preference system. 3.18 Objective Criteria Objective criteria are applicable. SDL&I undertakings will form	eptable stem.
3.18 Objective Criteria Objective criteria are applicable. SDL&I undertakings will form	
Section 1: Objective Criteria:	
1.1 Designated Sectors	
Commodity Local Content Threshold	
Steel 100%	
Wires 100%	
Electrical and Telecom 90% Cables	
Note: SBD 6.2 Declaration Form and Annex C (Local C Declaration-Summary Schedule) are therefore Mandato Contract award. Section 2: Other SDL&I Objectives in line with Reconstrand Development Programme (PDR) Goals	ory for
and Development Programme (RDP) Goals	
2.1 <u>Skills development</u>	ļ
Tenderers are required to propose against the following tinitiatives:	training
initiatives:	training
initiatives: Category NTCSA's Tenderer	training
initiatives:	training
initiatives: Category NTCSA's Tenderer	training
Category NTCSA's Tenderer Target proposal	training
initiatives: Category NTCSA's Tenderer Target proposal	training
initiatives: Category NTCSA's Tenderer Target proposal Health & Safety 4	training
initiatives: Category NTCSA's Tenderer Target proposal	training

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rigger)		

Note: For every R6M spend skills must be developed.

Preference for skills development candidates shall be sourced from previously disadvantaged with preference given to local to site communities.

2.2. Job Opportunities

Tenderers should propose the number of jobs to be created and retained as a direct result of this contract. This proposal must be done in the table below.

Proposed number of Jobs	Proposed number of Jobs to be retained

2.3. <u>Procurement spend on entities with a minimum 51% black ownership</u>

The winning tenderer is encouraged to procure/spend on designated groups on the following paid invoices for both:

- The indirect expenses (e.g. overheads) on goods and services supplied to the contractor/supplier by designated groups; and
- Direct spend on goods and services supplied by the subcontractors for the execution of the scope of work.

Activities, as a proportion of the local procurement content, which may be subcontracted to designated black owned enterprises must be submitted in a table below.

Procurement from	NTCSA	Tenderer
Designated Group	Target	Proposal
Black Owned	4.0%	
Black Women Owned	3.0%	
Black Youth Owned	2.0%	
Black Persons with	1.0%	
Disability		

Section 3: SDL&I Penalty and Performance Security

As security for fulfilment of all SDL&I obligations, NTCSA will apply a penalty of 2.5% of every invoice amount (excluding VAT) for failure to submit SDL&I performance reports every quarter; or failure to

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	meet the SDL&I obligations in a contract.
	Mandatory Subcontracting as condition of award
	The successful supplier needs to subcontract for trenching and backfilling to contractors that are CIDB registered 10-15% subcontracting.
3.19 Reverse e-auction (if applicable)	Reverse e-auction is not applicable.
Contractual Requirements	Mandatory Contractual Requirements that must be included in all tenders is the following: Proof of CSD registration
	Additional Contractual Requirements:
	SHEQ requirements - shortlisted suppliers will be expected to submit outstanding documents within seven (7) days of it being requested.
	Quality requirements:
	SECTION A: Quality Management System Requirements ISO 9001 – Objective evidence of documented QMS that is not certified but complies with ISO 9001
	A.1 QMS Manual or a document that defines and describes the QMS and its scope - 1 A.2 Quality Policy Approved by top management - 1 A.3 Quality Objectives Approved by top management - 1 A.4 Control of documented information (i.e. document and record control) clause 7.5 of ISO 9001:2015 - 1 A.5 Documented information for control of nonconforming outputs, clause 8.7 of ISO 9001: 2015 - 1 A.6 Documented information for Nonconformity and corrective action, clause 10.2 of ISO 9001: 2015 - 1 A.7 Documented information for internal audit, clause 9.2 of ISO 9001:2015 - 1
	Section A Score Option 2 = 7
	SECTION B: Evidence of QMS in operation (Tender Quality Requirements -Ref 240-105658000) B.1 Documented information for defined roles, responsibilities and authorities — Organization chart and Responsibility matrix (must include but not limited to quality management function/role) - 1

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B.2 Documented information for Control of Externally Provided Processes, Products and Services – Must include criteria for evaluation, selection, monitoring of performance, and re-evaluation of external providers (clause 8.4 of ISO 9001-2015) – 1

B.3 Latest copy of an internal management system audit report (with Nonconformity, correction and/ or corrective action reports) – Reports must include but not limited to objective, scope, criteria and outcome of the audit (clause 9.2 of ISO 9001:2015) – 1

B.4 Latest copy of a certification management system audit report not older than 12 months (with Nonconformity, Correction and/ or Corrective Action Reports) – 1

B.5 Records of Management Review meetings (minutes, attendance registers etc) - 1

Section B Score = 5

SECTION C: Contract Quality Plan Requirements (Ref 240-105658000 and 240-109253698)

Draft Contract Quality Plan specific to the scope of work as described in the tender documents (Ref ISO 10005)

NB! Using the attached template 240-109253698 CQP Template, draft a contract/project Quality Plan to demonstrate the system in place to meet the requirements for the activities listed under Section 3.14 of the scope of work 240-125225932 – 1

SECTION C Score = 1

SECTION D: Quality Control Plan Requirements (Ref 240-105658000 or 240-109253302)

QCP / Checklist / ITP (Quality Control Plans) as per Scope of Works (Ref ISO 10005)

NB! Using the attached Template 240-109253302 Quality Control Plan or Inspection Test Plan (QCP or ITP) Rev 2, draft an Inspection and Test Plan (ITP) or Quality Control Plan (QCP) that reflects the records to be generated as evidence that the activities listed under section 3.14 of the Scope of Work 240-125225932 were conducted.

SECTION D Score = 1

SECTION E: User defined additional Requirements & miscellaneous (Ref 240-105658000) Customer specific requirements & other standards and required can be listed and evaluated here

E.1 Form A is completed and signed. – 1

E.2 Contract Related Risks (Operational Risks) and mitigation of those risks (exclude Safety Risks) - 1

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SECTION E SCORE = 2

Occupational Health and Safety (OHS) requirements:

Annexure B, the acknowledgement of **Eskom's OHS** legal and other requirements form signed and submitted by the tenderer

Baseline OHS Risk Assessment (BRA)

Identification, assessment and management of OHS risks related to the scope of work. The methodology used for the risk assessment must be provided together with the BRA

Health and Safety Plan (must address the project / scope of work OHS risk(s) and aligned with the health and safety specification or requirements)

Costing for Healthy and Safety Management

Has the tenderer submitted detailed costing for OHS (the cost should be broken down not provided as a lump sum)

- The costing must be based on the overall scope of work/services to be performed;
- The scope of work and the risk assessment may serve as guideline.

Valid Letter of Good Standing (COIDA or equivalent)

OHS policy signed by CEO

The submitted policy document must comply to OHS Act Section 7

OHS Competency (Consider scope of work, risks, OHS plan and applicability) CV, s and qualifications / certificates (List competencies required)

- Safety Officer Competency Certificate
- OHS representative Competency Certificate
- First Aider Certificate
- Valid SACPCMP registration Certificate

Environment Requirements:

- Section A: Environmental Management System Requirements
- Objective evidence of documented EMS that is not certified but conforms with Environmental Management System

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 Ref – Environmental Requirements for Contractors and or Suppliers (240-180100134)

Weight = 30%

- A.1 EMS Manual or a document that defines and describes the EMS and its scope - 1
- A.2 Environmental Policy Signed and Authorized by Company Owner/CEO/MD: - 1
- A.3 Project environmental objectives and planning to achieve them - 1
- A.4 Project Roles, Responsibilities and Authorities
 (Environmental Rep/Environmental officer/SHEQ Rep, Environmental management organogram within the Company) -
- A.5 Organisation Interested Parties Needs and expectations 1
- A.6 Environmental Communication 1
- A.7 Nonconformity and Corrective action 1
- A.8 Environmental Emergency Preparedness and Response 1
- A.9 Performance Evaluation (monitoring, measurement, analysis and evaluation) 1
- A.10 Internal Audit and Internal Audit Programme 1
- A.11 Management Review 1

Section A Score = 11

Section B: Environmental Management Programme and Environmental Authorisation

Ref-Tender & Contract Scope of Work and Environmental Requirements for Contractors and / or Suppliers (240-180100134).

Weight = 20%

 B.1 Handling of Hazardous Chemical Substances (including contaminated waste or materials) – 1

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- B.3 Site establishment 1
- B.4 Water Management (Consumption, Uses, Water Source, Storm Water, Testing, construction and drinking water) – 1
- B.5 Access Control and Routes 1
- B.6 Landowner Liaison 1
- B.11 Resources, Competence and Awareness (Proof of training and skills of persons performing significant activities, Training matrix) – 1
- B.12 Environmental Incident Reporting (i.e. oil spills, fire, biodiversity) 1
- B.13 Complaints/Grievance management 1
- B.14 Environmental Compliance Obligations 1
- B.16 Environmental Human Resources (CV and competences of person based on site full time who will be responsible for environmental monitoring, reporting and incident management)

A qualified person (National Diploma or a degree e.g. Environmental Sciences/Management or Nature Conservation or relevant Natural Sciences) having the responsibility for monitoring environmental planning and activities and their relationship within the management structure according to the project EMPr/EMP and/or EA requirement. For low-risk projects an environmental representative with two weeks environmental training will be sufficient to be an environmental representative - 1

Section B Score = 10

SECTION C: Waste Management Plan

Ref-Tender & Ref: National Environmental Management: Waste Act (Act No. 59 of 2008) and Transmission Industry Waste Management Plan.

Waste Management Plan/Method statement in line with the Scope of Work.

Weight = 20%

- C.1 Possible Waste types and/or streams to be generated 1
- C.2 Applicable waste management legislation 1
- C.3 Waste segregation and minimization 1

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- C.4 Waste handling and disposal on site 1
- C.5 Waste reporting template 1

Section C Score = 5

SECTION D: Aspect and Impact Register

- Ref-Tender Enquiry or Project Scope as per Invitation for Tender & Environmental Requirements for Contractors and/or Suppliers (240-180100134).
- The Contractor / service provider shall provide objective evidence of documented but not limited to:

Weight = 20%

 D.1 Environmental Aspect and Impact Register (Project Specific/SOW) (including ratings of aspects and impacts) - 1

Section D Score = 1

SECTION E: Employer defined additional requirements & miscellaneous

- Ref-Tender & Contract Scope of Work, EMPr, EA and Environmental Requirements for Contractors and/or Suppliers (240-180100134).
- The Contractor / Service Provider shall provide objective evidence of documented but not limited to:

Weight = 10%

E.1 Environmental Bill of Quantity (with items relevant to environmental aspects as per scope of work)

- E.1a Waste Management activities 1
- E.1c Water Management 1
- E.1e Human Resources (Environmental Officer) 1
- E.2a Environmental Requirements Proforma: 240-110600836

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	completed and signed (by the Contractor) - 1
	,
	Section E Score = 4
	CONTRACTOR / SERVICE PROVIDER TOTAL SCORE = 100% (SECTION A) + (B) + (C) + (D) + (E) AS A PERCENTAGE
	THRESHOLD
	Each tenderer's scores will serve as a numerical basis for tender comparison. A tenderer must receive a weighted average score of 80% or above to be taken into consideration.
	Contractual Requirements are not evaluation criteria. They will be assessed after the evaluation and ranking of the tenders. Proof that the tenderer recommended for award has met the stipulated contractual requirements must be submitted prior to contract award.
	Failure to meet stipulated Contractual Requirements by the stipulated deadlines may result in the tenderer being regarded as non-responsive and ineligible for contract award.
	The successful tenderers to provide SHEQ file post contract award.
Payment Terms	Tenderers are requested to bear in mind NTCSA's standard payment terms as stipulated hereunder when submitting tenders and concluding contracts with NTCSA:
	For contracts valued below R50 000 000 (Fifty Million Rand) including VAT, NTCSA is committed to paying Suppliers within 30 days of receipt of undisputed invoices.
	For contracts valued above R50 000 000 (Fifty Million Rand) including VAT, NTCSA is committed to paying suppliers within 60 days of receipt of undisputed invoices.
3.22 Sign form of Agreement/	The conditions of contract will be the NEC3 Term Service Contract
Contractual Conditions 2.28 CIDB Requirements (where	(TSC3) CIDB Requirements are not applicable.
applicable for Engineering and	ODD Nequilements are not applicable.
Construction Works Contracts)	

Please note:

Tenderers are requested to bear in mind NTCSA's standard payment terms as stipulated hereunder when submitting tenders and concluding contracts with NTCSA:

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For contracts valued below R50 000 000 (Fifty Million Rand) including VAT, NTCSA is committed to paying Suppliers within 30 days of receipt of undisputed invoices.

For contracts valued above R50 000 000 (Fifty Million Rand) including VAT, NTCSA is committed to paying suppliers within 60 days of receipt of undisputed invoices.

Multiple contracts to multiple suppliers (The maximum number of three (3). The preferred number of suppliers is 3 but if 1 or 2 responses received, contract will be awarded, and another enquiry will be issued to augment.

NTCSA reserves the right to negotiate with preferred bidders after a competitive bidding process or price quotations should the tendered prices not be market-related.

Main contractors/ suppliers are discouraged from subcontracting with their subsidiary companies as this may be interpreted as subcontracting with themselves and / or using their subsidiaries for fronting. Where a main contractor subcontracts with a subsidiary, this must be declared in its tender documents.

A report containing a list of potential sub-contractors may be drawn by accessing the following link: www.csd.gov.za

"proof of B-BBEE status level of contributor" means-

- (a) the B-BBEE status level certificate issued by an authorised body or person; or
- (b) a sworn affidavit as prescribed by the B-BBEE Codes of Good Practice; or
- (c) any other requirement prescribed in terms of the Broad-Based Black Economic Empowerment Act

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ANNEXURE A

AUTHORISATION FORM

Indicate the status of the *tenderer* by ticking the appropriate box below.

A COMPANY	B CLOSE CORPORATION	C PARTNERSHIP	D JOINT VENTURE	E SOLE PROPRIETOR

The *tenderer* must complete the appropriate certificate set out below for its category of organisation. If the *tenderer* is a company, close corporation or joint venture, the *tenderer* must attach a certified copy the document that is proof of the contents of the certificate (resolution of the board of directors of a company, members' resolution of a close corporation, or power of attorney in the case of a joint venture).

Note further that the authorised representative of the *tenderer* will in addition be required to sign the form at the end in addition to the relevant certificate for category of organisation.

A. Certificate for company			
I,	, in my capacity	/ as	
of the board of directors of			
$_$ _, hereby confirm that by resolution of the $rak{k}$	ooard taken on	(date), Mr/Ms _	
,	, acting in his/her capacity of		
, is authorised to sub	mit this tender on behalf	of the company, and to	
sign all documents in connection with this te	nder and any contract tha	at may result from it on	
behalf of the company. The resolution of the	board is annexed to this F	Form.	
	Γ= .		
Signed:	Date:		
Name:	Position:		

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B. Certificate for close	corporation			
l,		, in my o	capacity as mem	ber of
		, h	ereby confirm th	at by majority
vote of the members take				
, acting in hi	s/her capacity of _			, is
authorised to submit this				
in connection with this te	nder and any contr	act that may result	from it on beha	If of the close
corporation. The member	rs' resolution is ann	exed to this Form.		
Signed:		Date:		
Name:		Position:		
		(Member)		
C. Certificate for partn	ership			
We, the undersigned, be				
acting in his/her capacity				
our behalf, and to sign all documents in connection with the tender and any contract that				
may recult from it on our	· bobalf			
may result from it on our	behalf.			
may result from it on our	behalf. Address		Signature	Date
			Signature	
			Signature	
			Signature	

NOTE: This certificate is required to be completed and signed by the full number of Partners necessary to commit the Partnership. Attach additional pages if more space is required.

D. Certificate for Joint Venture

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Mr/Ms	, an authorised signatory of the company			
, being the lead member in the Join				
Venture, to sign all documents in				
from it on behalf of all the memb	ers in tl	ne Joint Venture.		
This authorisation is evidenced	by the	e attached power of atto	rney signed by the legally	
authorised signatories of all the	membe	rs in the Joint Venture.		
Furthermore we attach to this	s Form	n a copy of the Joint '	Venture Agreement which	
incorporates a statement that all	memb	ers in the Joint Venture ar	e liable jointly and severally	
for the execution of the contra	ct, a te	erm that indicates the me	ember that will be the lead	
member, and terms that indica	te the r	ratios according to which	work and payment will be	
divided amongst the members.				
Name of JV member	JV member Address Authorised signature,			
Lead partner			name and capacity	
Lead partifer				
E. Certificate for sole proprie	tor			
• •		h h		
I,, hereby confirm that I am the sole proprietor of				
the business trading as				
Signed:		Date:		
Name:		Position:		
ivairie:				
		(Sole Proprietor)		

We, the undersigned, are submitting this tender offer in Joint Venture and hereby authorise

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<u>NOTE</u>: The table hereunder to also be fully completed by all *tenderers* irrespective of the category of organisation selected and completed above.

Name of tenderer:	
Full names of authorised signatory:	
Designation and capacity:	
Signature of authorised signatory	
Date of signature:	

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ANNEXURE B

ACKNOWLEDGEMENT FORM

	re in receipt of the Invitation to Tender from NTCSA SOC Ltd and the following nda issued by NTCSA:
We co	onfirm that the documentation received by us is: (Indicate by ticking the box)
	ect as stated in the Invitation to Tender Content List, and that each document is lete. □
Or:	Incorrect or incomplete for the following reasons: □
<u>Catal</u>	oguing Acknowledgement:
Pleas	se select the relevant statement by ticking the appropriate box below:
1. 2.	We agree to provide the cataloguing information as described in the enquiry We have already supplied NTCSA with the cataloguing information pertaining to this enquiry in a previous contract/order [insert previous contract/order number]
3.	□ We do not intend to provide the required cataloguing information for the reasons stated hereunder: □
4.	We are a Distributor/Importer/Agent and our Principal, being the Original Equipment Manufacturer (OEM), is or is not [delete whichever is not applicable] in the position to supply cataloguing information for items. We attach the letter from the OEM confirming its position.

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Invitation to Tender No:	
Name of Tenderer:	
Country of registration:	
Full names of contact person:	-
Contact details:	
Tel (landline):	
Cell phone:	-
e-mail address:	
Name of tenderer:	
Full names of authorised signatory:	
Signature:	
Designation and capacity:	
Date:	

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ANNEXURE C

TENDERER'S PARTICULARS

The tenderer must furnish the following particulars where applicable:

The tenderer must furnish the following particulars where applicable.				
Indicate the type of tendering structure by marking with	n an 'X'	(where applicable provide registration number):		
Individual tenderer				
Unincorporated Joint venture (registration number for each member of the JV)				
Incorporated JV				
Other				
Please complete the following:				
Name of lead partner/member in case of JV				
CIPC Registration Number or CIPC disclosure certificate (for individual companies and each JV member)				
VAT registration number (for individual companies and each JV member)				
CIDB registration number (for individual companies and each JV member), contractor grading designation (for individual companies and each JV member) and combined cidb contractor grading designation (for JVs)				
Contact person				
Telephone number				
E-mail address Postal address (also of each member in the case of a JV)				
Physical address (also of each member in the case of a JV)				
If subcontractors are to be used, indicate the following tapplicable.	or the n	nain sub-contractor(s). Add to the list of		
Name of contractor				
CIPC Registration number or CIPC disclosure certification	ite			

Name of contractor	
CIPC Registration number or CIPC disclosure certificate	
VAT registration number	
CIDB Registration number (if applicable) and CIDB grade	
specified for the sub-contractor as may be stipulated in the	

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Tender Data	
Proposed Scope of work to be done by sub-contractor	
Contact person	
Telephone number	
Fax number	
E-mail address	
Postal address	
Physical address	
 If you are currently registered as a vector vector of the contraction of the	vendor with NTCSA, please provide your

- 2. If you are currently registered as a vendor on the National Treasury's Central Supplier Database (CSD), please provide your supplier registration number with Treasury_____
- 3. Please note that it is not mandatory for you to be registered on National Treasury's CSD at the time of responding to this tender. It is, however, a mandatory requirement that you be registered on CSD prior to award.
- **4.** You may register online at National Treasury website on www.treasury.gov.za
- **5.** If you are registered on SARS E-filing system, please provide your PIN number in order to verify your tax compliance status _____
- 6. If you are required to be tax compliant as per SBD 1 but are not registered on CSD (foreign suppliers) or have not provided your SARS E-filing PIN, please confirm that you have attached or will furnish a copy of a current valid tax compliance certificate as a tender returnable by contract award stage.

YES	NO	

7. If sub-contracting is prescribed in the enquiry, tenderers must complete 7.1 to 7.9.

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7.1 Confirm if you intend sub-contracting
YES NO
7.2 What percentage will you be sub-contracting?%
7.3 To whom do you intend sub-contracting?
7.4 Is the said sub-contractor registered on CSD?
YES NO
7.5 If yes to 7.4, please provide CSD number.
7.6 Please confirm B-BBEE level of said sub-contractor
7.7 Please confirm that you have attached your signed intention to sub-contract document.
YES NO

Name of tenderer:	
Full names of authorised signatory:	
Signature:	
Designation and capacity:	
Date:	

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ANNEXURE D

INTEGRITY DECLARATION FORM

Note: This returnable is required to be fully completed, signed and submitted by tenderers at the stipulated deadlines.

1 DECLARATION OF INTEREST

I/We understand that an employee of the State as defined in the Public Service Act of 1994 is prohibited from conducting business with any organ of state and from being a director of a public or private company that conducts business with an organ of state.

I/We understand that any natural/legal person, including any natural legal person related to an NTCSA employee/director as per the definition of "related" set out hereunder, may submit a tender to NTCSA. However, in order to establish whether a conflict of interest exists tenderers are required to declare such interest/relationships where:-

- **1.** the *tenderer/s* employees/directors are also employees/contractors/consultants/ directors of NTCSA.
- 2. the *tenderer/s* employees/directors are also employees/contractors/consultants or directors in another entity together with NTCSA employees/consultants/contractors/ directors.
- the legal entity including its employees/contractors/ directors / shareholders /members /partners / owners on whose behalf the tender documents are signed, is/are in some other way related to an NTCSA employee/contractor/consultant/director involved in the tender specification/ tender evaluation/tender adjudication/negotiation.
- 4. the tenderer/s and one or more other tenderers in this tendering process have a controlling partner in common, or have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence over the tender/proposal of another tenderer, or influence over the decisions of NTCSA regarding the bidding process;

Related:

- (1) When used in respect of two persons, means persons who are connected to one another in any manner contemplated below:
 - (a) an individual is related to another individual if they-
 - (i) are married, or live together in a relationship similar to a marriage; or
 - (ii) are separated by no more than two degrees of natural or adopted consanguinity or affinity:
 - (b) an individual is related to a juristic person if the individual directly or indirectly controls the

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juristic person, as determined in accordance with the definition of control as set out in subsection (2) below; and

- (c) a juristic person is related to another juristic person if-
 - (i) either of them directly or indirectly controls the other, or the business of the other, as determined in accordance with subsection (2) below;
 - (ii) either is a subsidiary of the other; or
- (iii) a person directly or indirectly controls each of them, or the business of each of them, as determined in accordance with subsection (2) below.

"related person", when used in reference to a directors/shareholders/members/partners/owners, has the meaning set out in 3.3.16, but also includes a second company of which the directors/shareholders/members/partners/owners or a related person is also a director directors/shareholders/members/partners/owners, or a close corporation of which the director or a related person is a member.

Control:

- (2) For the purpose of subsection (1) above, a person controls a juristic person, or its business, if-
 - (a) in the case of a juristic person that is a company-
 - (i) that juristic person is a subsidiary of that first person, as determined in accordance with the Companies Act1; or
 - (ii) that first person together with any related or inter-related person, is-
 - (aa) directly or indirectly able to exercise or control the exercise of a majority of the voting rights associated with securities of that company, whether pursuant to a shareholder agreement or otherwise; or
 - (bb) has the right to appoint or elect, or control the appointment or election of, directors of that company who control a majority of the votes at a meeting of the board;
 - (b) in the case of a juristic person that is a close corporation, that first person owns the majority of the members' interest, or controls directly, or has the right to control, the majority of members' votes in the close corporation;
 - (c) in the case of a juristic person that is a trust, that first person has the ability to control the majority of the votes of the trustees or to appoint the majority of the trustees, or to appoint or change the majority of the beneficiaries of the trust; or

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(d) that first person has the ability to materially influence the policy of the juristic person in a manner comparable to a person who, in ordinary commercial practice, would be able to exercise an element of control referred to in paragraph (a), (b) or (c) of subsection (2).

"To give effect to the provisions above, please complete the table hereunder with all required information.

Full Name & Capacity/ Position within tenderer (e.g. employee/Director/member/ owner/shareholder)	Identity Number	Confirm and provide details (including employee number) if you are an employee/consultant/contractor and/or director of a State/State owned entity.	Full Names & Capacity/Position of NTCSA employee/ consultant/contractor and/or director details of the relationship or interest (marital/familial/personal/financial etc.)	To your knowledge is this person involved in the specification/ evaluation/ adjudication/ negotiation of tenders?

If any employee/director/member/shareholder/owner of the tenderer/s is also currently employed by NTCSA, state whether this has been declared and whether there is authorisation to undertake remunerative work outside public sector employment and attach proof to this declaration.

[Yes/No]	
----------	--

Do the tenderer/s and any other tenderer/s in this tendering process share a controlling partner or have any relationship with each other, directly or through common third parties? _____([Yes/No]]

If Yes, attach proof.

2 DECLARATION OF FAIR TENDERING PRACTICES

The tenderer declares that it has taken all reasonable steps to address and prevent the exploitation of the procurement process and the use of any unfair tendering practices.

A tender will be disqualified if the tenderer/s, or any of its directors have:

- 1. abused NTCSA's procurement process (e.g. bid rigging/collusion); or
- 2. committed fraud or any other improper conduct in relation to such procurement process.

Please complete the declaration with an 'X" under YES or NO

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1.1	Is the tenderer/s or any of its shareholders/directors/members/partners/owners listed on National Treasury's Database of Restricted Suppliers as		
	companies/persons prohibited from doing business with the public sector.		
	The Database of Restricted Suppliers can be accessed on the National Treasury's website (www.treasury.gov.za).		
1.2	Is the tenderer/s or any of its shareholders/directors/members/partners/owners listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combatting 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).		
1.3	Was the tenderer/s or any of its shareholders/directors/members/partners/owners convicted by a court of law (including a court outside South Africa) of fraud and/or corruption in respect of any procurement/tendering processes/procedures during the past five years?		
1.3.1	If "Yes", provide details including a case number and a copy of th	ne judgemer	nt.
1.4	Was the tenderer/s or any of its shareholders/directors/members/partners/owners prohibited from doing business with any International Financial/Lending Institution or Development/Funding Agency?		
1.5	Is there any history/record of the tenderer/s or any of its shareholders/directors/members/partners/owners failing to meet their contractual obligation with the State or any State owned entity?		
	If "Yes", provide details		

3. DECLARATION OF SHAREHOLDING INFORMATION

I, the undersigned	_ [Full names and Position]	
hereby declare that I am the duly authorised repres	sentative of	[Name of Tenderer].

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I further declare tha	t the following individuals and/	or entities listed hereunder are S	hareholders in
	[Name of Tender	rer]:	
incorporated JVs. It		be completed in full for each tend ated JV, the tables must be comp	
Full Name	Identity Number	Shareholding Percentage	

Other Entities*:

Full Legal / Trading Name	Entity Registration Number/Trust Number	Shareholding Percentage	Full name and surname of the /shareholders/ directors/ trustees/ beneficiaries of the shareholding entity	Identification Numbers of the shareholders/directors/ trustees/beneficiaries of the shareholding entity

I declare that I have read and understood the provisions of the Supplier Integrity Pact, that all information furnished herein is true and correct, that it is understood that the tenderer's tender may be rejected, and that NTCSA will act against the tenderer should any aspect of this declaration prove to be false, and

I give my consent for this information to be used for the purpose as described in this Integrity Declaration Form and/or in relation to the Supplier Integrity Pact, and

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I further consent that information provided in terms of this Integrity Declaration Form may be processed for verification of conflicts of interest and other ancillary purposes by NTCSA. Such processing may include the sharing of the information with third parties.

Name of Tenderer:	
Full names of authorised signatory:	
Signature:	
Designation and capacity:	
Date:	

Joint Ventures

I declare that I have read and understood the provisions of the Supplier Integrity Pact, that all information furnished herein is true and correct that it is understood that the JV's tender may be rejected, and that NTCSA will act against the JV should any aspect of this declaration prove to be false; and

I give my consent for this information to be used for the purposes described in this Integrity Declaration Form and/or in relation to the Supplier Integrity Pact, and

I further consent that information provided in terms of this Integrity Declaration Form may be processed for verification of conflicts of interest and other ancillary purposes by NTCSA. Such processing may include the sharing of the information with third parties.

Name of Tenderer:	
Full names of authorised signatory:	
Signature:	
Designation and capacity:	

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Date:		

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ANNEXURE E

CONTRACT PRICE ADJUSTMENT (CPA) REQUIREMENTS FOR LOCAL GOODS AND SERVICES.

The application of contract price adjustment (CPA) to tender submissions

<u>Note</u>: This Section will not be applicable to Professional services contracts (See relevant section hereunder for guidelines on this).

1. Application of CPA

- CPA conditions may apply if the contractual duration is to be longer than 12 months.
- If the contractual duration will be less than or equal to 12 months, a fixed priced offer must be submitted.
- For contracts with a duration more than twelve (12) months, CPA will not be applicable for the first year. CPA will then only be applied from sixteen (16) months from the base date onwards.
- Failure to propose contract price adjustment, or submit a CPA formula with the tender submission, will result in the pricing being considered fixed and firm and the contract price will be treated as fixed for the duration of the contract.
- NTCSA will not accept Rate of Exchange adjustment to be included in any CPA formula.
- Local indices may not be used for CPA purposes for any imported component.
- There must be separate CPA formulae for local and foreign CPA. Local and foreign escalation may not be combined into one formula.

2. Tender Submissions

NTCSA Proposed CPA breakdown for Local Goods and Service

Formula A						
Index Reference	Proposed portions/Weightings of each index	Description of Index	Full Title of Index as published	Source Publisher of Index	Base Month	Base Price/Base Index Figure
A1						
A2						
A3						
	15%	Fixed portion not su	bject to CPA		ı	
Total	100%					

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<u>Note</u>: Tenderers to take note that, if the NTCSA proposed CPA breakdown is not populated, they are required to refer to the Pricing Schedule in the NEC or other Contract or standalone Pricing Schedule for NTCSA's proposed CPA breakdown.

NTCSA CPA Conditions/Requirements

- Tenderers are required to submit CPA that is aligned to NTCSA's proposed CPA breakdown in this Tender; or Tenderers may submit an alternative CPA proposal from NTCSA's CPA proposal, and this will be considered if deemed acceptable to NTCSA;
- Note that for contracts exceeding a duration of 12 months if there is no CPA catered for by the tenderer; then prices will be deemed to be fixed, and the contract price will be deemed as fixed for the duration of the contract.
- A minimum of 15% of the total agreement value is to be fixed when a CPA formula is applied,
- Each CPA formula must add up to a final total of 100.
- Only official published CPA indices that are in the public domain must be used.
- No in-house indices may be used for CPA.
- There may be more than 1 CPA formula (Formula A, B, C etc) or a combination of all the cost components into 1 Formula (depending on how the pricing is to be submitted.
- If there are specific line items for Labour and Transport, individual Formulae might be used

Note: NTCSA reserves the right to negotiate CPA terms and conditions during negotiations held with tenderers.

3. BASE DATE AND BASE PRICE

- In instances of indices or other references published monthly, the Base Date is to be the month before the month in which the Enquiry closes.
- In instances where the reference figures, e.g. market prices, are published daily or at intervals more than once a month; then the average for the month before the month in which the Enquiry closes should be used as the Base Price.

4. CPA FOR PROFESSIONAL SERVICES

- The preferred index to be used for adjusting these agreements is the country specific CPI Headline index.
- The price adjustment factor will be effective from each contractual anniversary of the contract date. This must be the average of the country specific CPI Headline index

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figures published for the last twelve-month period (cycle) ending before the contract anniversary date.

Closing date of tender:	
Name of tenderer:	
Full names of authorised signatory:	
Signature:	
Date of signature:	

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ANNEXURE F

CPA (IG) REQUIREMENTS FOR FOREIGN GOODS AND SERVICES

The application of contract price adjustment (CPA) to tender submissions

<u>Note</u>: This Section will not be applicable to Professional services contracts (See relevant section hereunder for guidelines on this).

1. Application of CPA

- CPA conditions may apply if the contractual duration is to be longer than 12 months.
- If the contractual duration will be less than or equal to 12 months, a fixed priced offer must be submitted.
- For contracts with a duration more than twelve (12) months, CPA will not be applicable for the first year. CPA will then only be applied from year two (2) onwards.
- Failure to propose contract price adjustment, or submit a CPA formula with the tender submission, will result in the pricing being considered fixed.
- NTCSA will not accept Rate of Exchange adjustment to be included in any CPA formula
- Local indices may not be used for CPA purposes for any imported component.
- There must be separate CPA formulae for local and foreign CPA. Local and foreign escalation may not be combined into one formula.

2. Tender Submissions

NTCSA Proposed CPA breakdown for Local Goods and Service

Formula A						
Index Reference	Proposed portions/Weightings of each index	Description of Index	Full Title of Index as published	Source Publisher of Index	Base Month	Base Price/Base Index Figure
A1						
A2						
А3						
	15%	Fixed portion not su	bject to CPA	-		
Total	100%					

<u>Note</u>: Tenderers to take note that, if the NTCSA proposed CPA breakdown is not populated, they are required to refer to the Pricing Schedule in the NEC or other Contract or standalone Pricing Schedule for NTCSA's proposed CPA breakdown.

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NTCSA CPA Conditions/Requirements

- Tenderers are required to submit CPA that is aligned to NTCSA's proposed CPA breakdown in this Tender; or Tenderers may submit an alternative CPA proposal from NTCSA's CPA proposal and this will be considered if deemed acceptable to NTCSA;
- Note that for contracts exceeding a duration of 12 months if there is no CPA catered for by the tenderer; then prices will be deemed to be fixed and firm.
- A minimum of 15% of the total agreement value is to be fixed when a CPA formula is applied,
- Each CPA formula must add up to a final total of 100.
- Only official published CPA indices that are in the public domain must be used.
- No in-house indices may be used for CPA.
- There may be more than 1 CPA formula (Formula A, B, C etc) or a combination of all the cost components into 1 Formula (depending on how the pricing is to be submitted.
- If there are specific line items for Labour and Transport, individual Formulae might be used.

Note: NTCSA reserves the right to negotiate CPA terms and conditions during negotiations held with tenderers.

3. BASE DATE AND BASE PRICE

- In instances of indices or other references published monthly, the Base Date is to be the month before the month in which the Enquiry closes
- In instances where the reference figures, e.g. market prices, are published daily or at intervals more than once a month; then the average for the month before the month in which the Enquiry closes should be used as the Base Price.

4. CPA FOR PROFESSIONAL SERVICES

- The preferred index to be used for adjusting these agreements is the country specific CPI Headline index.
- The price adjustment factor will be effective from each contractual anniversary of the contract date. This must be the average of the country specific CPI Headline index figures published for the last twelve-month period (cycle) ending before the contract anniversary date.

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PAYMENT OF FOREIGN COMMITMENTS

PART 1: The application of importation payment requirements to tender submissions.

Where foreign exchange is involved, NTCSA will take measures to mitigate any exposure to foreign currency exposure or exchange rate risk.

Tenderers:-

- Who wish to submit tenders with pricing in foreign currency for imported goods/services
 must establish prior to tender close (via the Procurement Practitioner), that the foreign
 currency that is being priced in the submission, is an acceptable foreign currency to
 NTCSA.
- Who are pricing for imported goods/services in a foreign currency or linking their pricing of goods to a foreign currency exchange rate, **must be the direct importers** of the goods/services. For payment purposes, NTCSA will require proof of importation.
- Who import goods into stock, for delivery to various customers, including NTCSA, the
 price quoted must be in South African Rand. In such cases, NTCSA will not undertake
 any foreign exchange commitment or arrange forward cover.
- Who have submissions where pricing for imported goods/services in a foreign currency or linked to a foreign currency exchange rate, must ensure that their pricing indicates the foreign currency and the foreign currency values.

Tenderers should note that all domestic value-added process, i.e., costs incurred in the Republic of South Africa, for example, transport costs will only be paid in Rands.

Tenderers who have submitted tenders, which have goods/services priced, are linked to a foreign currency or exchange rate, are required to select one of the payment methods indicated below for the payment relating to those imported goods/services:

Payment of NTCSA's foreign commitment in foreign currency will be made either:

Payment Method 1A:

To a nominated bank account in a foreign country in a foreign currency (Payment will be made to the party and account nominated by the supplier In the contract, and not to any other party).

Please note that the contracting party OR NTCSA SOC Limited must be the direct importer of the goods

Documentation to be submitted with payment:

Commercial invoice (from the foreign supplier)

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Import payments

- SAD 500
- Bill of Entry as evidence that goods have been cleared by the Department of Customs and Excise
- Customs release notification
- · Transport documents from the freight company
- Marine/ ocean bill of lading

Any one of the following documents as per the mode of transportation:-

- Airway bill / air transport document
- · Road or rail consignment note.
- · Postal receipt "goods despatched".
- Certificate of posting
- · Courier dispatch note or air waybill.

NB: Evidencing transport of the relative goods to the Republic of South Africa

Service- related payments

Documents to submit with payment:

Commercial invoice (invoice from the overseas supplier)

OR

Payment Method 1B;

To a valid SARB approved CFC account in South Africa, in a foreign currency (payment will be made to the contracting party)

Please note:

- The contracting party must be the direct importer.
- For payment purposes, NTCSA will require both the foreign (commercial) invoice and the local tax invoice.
- The foreign currency values on both the commercial and local invoice must match.
 NTCSA will not pay any profit in foreign currency. (Please note that the commercial invoice used in the clearance of the imported goods must be from the country of origin)
- If Payment Method 1B is the option selected for the payment for any imported goods/services, then the following documentation is to be submitted with your submission:
 - Copy of tenderers bankers' initial application to the Reserve Bank requesting approval to invoice a local entity or NTCSA, and for NTCSA to pay the invoiced currency into the contracting party's CFC account.

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- Copy of the response from the Reserve Bank regarding the initial application, on the Reserve Bank's letterhead
- Copy of the latest application to the Reserve Bank to renew the approval.
- Copy of the response from the Reserve Bank to the application to renew the approval to invoice NTCSA in foreign currency.

Documents to submit with payment:

- Commercial invoice (from the foreign supplier, country of origin and used to clear the goods)
- Local invoice or Tax invoice
- Both the commercial invoice and local invoices must match.

Import payments

- SAD 500
- Bill of Entry as evidence that goods have been cleared by the Department of Customs and Excise
- · Customs release notification
- Transport documents from the freight company

Any of the following documents as per the mode of transportation:-

- · Marine/ ocean bill of lading
- · Airway bill / air transport document
- Road or rail consignment note.
- Postal receipt
- Certificate of posting
- · Courier dispatch note or air waybill.

NB: Evidencing transport of the relative goods to the Republic of South Africa All documents submitted to NTCSA should not have any alterations. The information on the documents should be as originally issued from the authorities, freight companies and overseas suppliers.

Service-related payments

- Should a supplier select this option, they are required to provide proof that the South African Reserve Bank has given them approval to invoice NTCSA in foreign currency for services related payments and to receive foreign currency proceeds into that CFC account. The proof would consist of:-
 - A copy of a letter from the supplier's bankers to the Reserve Bank requesting authority to receive services related payments to be made into a CFC account.
 - A copy of the official response from the Reserve Bank authorising payments to be made into the supplier's CFC account. The supplier's documents to the Reserve Bank must make specific reference to NTCSA.
- This approval is only valid for a period of 1 year or as per SARB approval period.

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Documents to submit with payment:

- Commercial invoice (invoice from the overseas supplier to proof that we have foreign currency exposure)
- Local Tax invoice (from the local supplier)
- Both the commercial invoice and local invoices must match

NB: If a supplier is unable to produce or provide NTCSA with a commercial invoice, the contract will be concluded in rands. The contract cannot be linked to any Exchange Rate.

OR

Payment Method 2:

In South African Rand at the selling spot rate of exchange obtained by NTCSA's Treasury on the date that the forward cover is cancelled. NTCSA will notify the supplier of the date that the forward cover is cancelled as well As the intended payment date, which will be as per the agreed payment terms. Any exchange rate adjustment after NTCSA has notified the supplier of the date and the rate which the forward cover is cancelled, will be for the account of the supplier.

Please note:

- The contracting party must be the direct importer of the goods.
- This payment option is not applicable for the payment of services
- Tenderers are required to indicate and request approval from NTCSA to use Payment Method 2 prior to tender close. Where a tenderer has failed to obtain the required approval prior to tender close, the tenderer will have to select one of the other Payment Methods indicated in this document.
- Together with their submission, Tenderers will be required to provide NTCSA with a written indemnity confirming that they will not buy and forward cover.,

Documents to submit with payment:

- Commercial invoice (from the foreign supplier)
- SAD 500
- Bill of Entry as evidence that goods have been cleared by the Department of Customs and Excise
- Customs release notification
- · Transport documents from the freight company

Any of the following documents as per the mode of transportation:-

Marine/ ocean bill of lading
Airway bill / air transport document
Road or rail consignment note

- Postal receipt
- Certificate of posting

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Courier dispatch note or air waybill

NB: Evidencing transport of the relative goods to the Republic

Local invoice or Tax invoice

NB: If a supplier is unable to produce or provide NTCSA with a commercial invoice, the contract will be concluded in rands. The contract cannot be linked to any Exchange Rate.

OR

Fixed ZAR Option (Payment Method 3)

This option is available to those tenderers who are the direct importers of the goods/services for which they have tendered, but do not find Payment Methods 1A, 1B or 2 and allows tenderers to be responsible for the foreign currency and exchange rate risk. If a tenderer selects this payment method, the process is as follows:

- NTCSA and the successful tender will engage, on a simultaneous basis, with their respective bankers and compare the exchange rate/s obtained. This is done to ensure that any exchange rate/s used is/are market related.
- Tenderers will be required to match or better the exchange rate/s obtained by NTCSA. If the tenderer's exchange rate/s is/are more expensive than the exchange rate/s indicated by NTCSA, the exchange rate/s to convert the foreign values into ZAR will be the NTCSA exchange rate/s.
- Once the exchange rate/s has/have been agreed by both parties, NTCSA will not be liable for any further exchange rate adjustments.

From a Commercial perspective, please take note of the following:

- The foreign currency and foreign currency amount/s that NTCSA is/are at risk to, need/s to be indicated in the pricing schedule submitted as part of the tender. If the pricing schedule does not allow for it, the foreign currency and foreign currency amount/s must be indicated in a covering letter.
- The exchange rate to be used in the tender submission is the exchange rate sourced from the South African Reserve Bank on the date the tender is advertised/published.
- Due to the payments being made in ZAR, but based on an agreed exchange rate, the tenderer will be required to submit proof of importation at time of payment.

Documents to submit with payment:

- Commercial invoice (from the foreign supplier)
- Local invoice or Tax invoice

Import payments

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- SAD 500
- Bill of Entry as evidence that goods have been cleared by the Department of Customs and Excise
- Customs release notification
- Transport documents from the freight company

Any of the following documents as per the mode of transportation:-

- Marine/ ocean bill of lading
- Airway bill / air transport document
- Road or rail consignment note.
- Postal receipt
- · Certificate of posting
- Courier dispatch note or air waybill.

NB: Evidencing transport of the goods to the Republic of South Africa

Documents to submit with payment:

- Commercial invoice (invoice from the overseas supplier to proof that we have foreign currency exposure)
- Local Tax invoice (from the local supplier)

NB: If a supplier is unable to produce or provide NTCSA with a commercial invoice, the contract will be concluded in RAND's Not in Currency

Please note: NTCSA will require substantiating proof of importation at the time of invoicing.

Where the supplier, previously imported goods into stock for delivery to various customers, including NTCSA, the price quoted must be in South African Rand. In such cases, NTCSA will not undertake any foreign exchange commitment or arrange forward cover.

Take note of the following:

Service-related payment:

When specialist skills are required in South Africa, the local supplier will source the appropriate talent from their network of specialist companies overseas. The specialist is then brought into the country (South Africa) on one of two possible methodologies.

1) Secondment

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In this approach, the foreign specialist retains their employment contract with their home unit (Employer overseas) but are seconded to the local company that has a contract with NTCSA to work under the direction and control of the local management. Their salaries are paid to the foreign specialist by their home country and that foreign entity then invoices the local supplier (South Africa) in foreign currency for the cost relating to such employees. The invoices would typically be in Euro or GBP, this methodology is usually for short to medium term engagements.

Documents to be attached for payment:

- Commercial invoice from the specialist company
- Local invoice (South African company making use of the specialist services)
- Passport of the specialist and valid work permit
- Activity schedule signed by the contract manager.

2) Payroll Transfer

In this approach, the employee's contract with the overseas employer will be suspended and the specialist takes up a local contract with the local company. The remuneration is then **ZAR** based, the overseas employer is unable to provide the foreign invoice because the employment with the specialist is suspended this methodology is usually favoured for long term engagement. There is no foreign commitment, and the contract will be in ZAR.

PART 2: EXCHANGE RATES

The tenderer shall use the exchange rate as at 12H00 on the date of the advertisement of the tender. The source of the exchange rates shall be the South African Reserve Bank (www.resbank.co.za)

Please note that the tenderer is required to submit proof of the SARB rate/s used.

Date of advertisement of tender:	
Closing date of tender:	
Name of tenderer:	
Full names of authorised signatory:	
Signature:	
Date of signature:	

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ANNEXURE G1

SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

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

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed by the dtic, 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. Dtic makes provision for the promotion of local production and content.
- 1.2. Dtic prescribes that in the case of designated sectors, organs of state must advertise such tenders with the specific bidding condition that only locally produced or manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 1.3. 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.
- 1.4. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 2011 as follows:

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

Where:

x is the imported content in Rand

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

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

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

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- 1.5. A bid may be disqualified if this Declaration Certificate and the Annex C (Local Content Declaration: Summary Schedule) are not submitted at the stipulated deadlines.
- 2. The stipulated minimum threshold(s) for local production and content (refer to Annex A of SATS 1286:2011) for this bid is/are as follows:

Description of services, works or goods	Stipulated minimum threshold
Steel	100%
Wires	100%
Electrical and Telecom Cables	90%

3. Does any portion of the goods or services offered have any imported content?

(Tick applicable box)
YES NO

3..1 If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by SARB for the specific currency at 12:00 on the date of advertisement of the bid.

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

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

Currency	Rates of exchange
US Dollar	
Pound Sterling	
Euro	
Yen	
Other	

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

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

LOCAL CONTENT DECLARATION

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(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. E2224NTCSATEL

ISSUED BY: (Procurement Authority / Name of Institution): **NTCSA** NB

- The obligation to complete, duly sign and submit this declaration cannot be transferred to an external authorized representative, auditor or any other third party acting on behalf of the bidder.
- 2 Guidance on the Calculation of Local Content is accessible on http://www.thdti.gov.za/industrial development/ip.jsp.
- 3 Local Content Declaration Templates (Annex C, D and E) is attached to this enquiry and must be submitted at the stipulated deadline.
- 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 at the stipulated deadline 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,	(ful	ll na	mes),
do hereby declare, in my capacity as			,,
of(r			bidder
entity), the following:			

- (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 the minimum local content requirements as specified in the bid, and as measured in terms of SATS 1286:2011; and
- (c) The local content percentage (%) indicated below has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E which has been consolidated in Declaration C:

Bid price, excluding VAT (y)	R	
Imported content (x), as calculated in terms of SATS 1286:2011	R	

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Stipulated minimum threshold for local content (paragraph 3 above)	
Local content %, as calculated in terms of SATS 1286:2011	

If the bid is for more than one product, the local content percentages for each product contained in Declaration C shall be used instead of the table above. The local content percentages for each product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E.

- (d) I accept that the Procurement Authority / Institution has the right to request that the local content be verified in terms of the requirements of SATS 1286:2011.
- (e) I understand that the awarding of the bid is dependent on the accuracy of the information furnished in this application. I also understand that the submission of incorrect data, or data that are not verifiable as described in SATS 1286:2011, may result in the Procurement Authority / Institution imposing any or all of the remedies as provided for in Regulation 9.1 of the Preferential Procurement Regulations, 2022 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).

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

Annexure G2-_Local content Declaration-Summary Schedule (annex C)

Adobe Acrobat Document

<u>Annexure G3</u> - <u>Imports Declaration-Supporting schedule to Annex C (annex D)</u>



<u>Annexure G4 - Local Content Declaration-Supporting Schedule to Annex C</u> (annex E)



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ANNEXURE H

SBD 1

PART A INVITATION TO BID

YOU ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF THE (NAME OF DEPARTMENT/ PUBLIC ENTITY)										
BID NUMBER:	E2224NTCSATEL	CLOSI			27 JANU			OSING TIME:	10H00AM	
	Maintenance and i									
	Africa (NTCSA) and	d Broadb	and Ir	nfraco	optic f	ibre n	etwork on	an as and w	nen required basi	is
DESCRIPTION	for a period of three									
THE SUCCESSF	UL BIDDER WILL BE REC	UIRED TO	FILL IN	AND S	SIGN A W	RITTEN	I CONTRACT	FORM (SBD7).		
	DOCUMENTS MAY BE D	DEPOSITED	IN TH	IE BID						
BOX SITUATED	BOX SITUATED AT (STREET ADDRESS)									
SUPPLIER INFO	RMATION	ı								
NAME OF BIDDE	R									
POSTAL ADDRE	SS									
STREET ADDRE	SS									
TELEPHONE NU	MBER	CODE					NUMBER			
CELLPHONE NU	MBER		•							
FACSIMILE NUM	BER	CODE					NUMBER			
E-MAIL ADDRES	S									
VAT REGISTRAT	TION NUMBER									
		TCS PIN:				OR	CSD No:			
B-BBEE STATUS	LEVEL VERIFICATION	Yes	ı				E STATUS	☐ Yes		
CERTIFICATE							L SWORN			
[TICK APPLICAB		☐ No				AFFID	AVIT	☐ No		
	AS THE CERTIFICATE									
ISSUED BY?			ANI	1000	LINITINIO	OFFI	CER AS	CONTEMP ATE	N THE OLOG	<u>-</u>
ANI ACCOLINITINI	0.0551050.40				UNTING ION ACT		CER AS	CONTEMPLATED	O IN THE CLOS	٥E
AN ACCOUNTING							N ACCDE	NITEN BV TH	E SOUTH AFRICA	\ NI
CONTEMPLATED	ACT (CCA) AND NAME				TION SYS			חווט סווח	L SOUTH AFRICA	71 N
THE APPLICABL				RED AUDI		ON WAO				
I THE ANY LIGABLE			NAME		<u></u> / (OD)	1011				
IA B-BBEE ST	ATUS LEVEL VERIFICA	TION CER			WORN A	FFIDA	VIT(FOR F	MEs& QSEs) M	UST BE SUBMITTE	ΞD
[A B-BBEE STATUS LEVEL VERIFICATION CERTIFICATE/SWORN AFFIDAVIT(FOR EMEs& QSEs) MUST BE SUBMITTED IN ORDER TO QUALIFY FOR PREFERENCE POINTS FOR B-BBEE]										

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ARE YOU THE ACCREDITED REPRESENTATIVE IN SOUTH AFRICA FOR THE GOODS /SERVICES /WORKS OFFERED?	[IF YES ENCLOSE PRO]No OF]	ARE YOU A FOREIGN BASED SUPPLIER FOR THE GOODS /SERVICES /WORKS OFFERED?	☐Yes ☐No [IF YES ANSWER PART B:3 BELOW]
SIGNATURE OF BIDDER			DATE	
CAPACITY UNDER WHICH THIS BID IS SIGNED (Attach proof of authority to sign this bid; e.g. resolution of directors, etc.)				
TOTAL NUMBER OF ITEMS OFFERED			TOTAL BID PRICE (ALL INCLUSIVE)	
BIDDING PROCEDURE ENQUIRIES MAY E	BE DIRECTED TO:	TECHNI	CAL INFORMATION MAY E	BE DIRECTED TO:
DEPARTMENT/ PUBLIC ENTITY		CONTAC	CT PERSON	
CONTACT PERSON		TELEPH	IONE NUMBER	
TELEPHONE NUMBER		FACSIM	ILE NUMBER	
FACSIMILE NUMBER		E-MAIL	ADDRESS	
E-MAIL ADDRESS				

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DID CHDMICCION:

Invitation to Tender

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PART B TERMS AND CONDITIONS FOR BIDDING

	DID SUDIVIISSICIA.								
1.	BIDS MUST BE DELIVIOUS CONSIDERATION.	VERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT B	E ACCEPTED FOR						
2. 3.	ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED- (NOT TO BE RE-TYPED) OR ONLINE BIDDERS MUST REGISTER ON THE CENTRAL SUPPLIER DATABASE (CSD) TO UPLOAD MANDATORY INFORMATION (NAMELY, BUSINESS REGISTRATION/ DIRECTORSHIP/ MEMBERSHIP/IDENTITY NUMBERS; TAX COMPLIANCE STATUS; AND BANKING INFORMATION FOR VERIFICATION PURPOSES). B-BBEE CERTIFICATE OR SWORN AFFIDAVIT FOR B-BBEE MUST BE SUBMITTED TO BIDDING INSTITUTION.								
4.	DIRECTORSHIP/ MEI	S NOT REGISTERED ON THE CSD, MANDATORY INFORMATION (NAMELY. BUSINES MBERSHIP/IDENTITY NUMBERS; TAX COMPLIANCE STATUS) MAY NOT BE SUBMITTED B-BBEE CERTIFICATE OR SWORN AFFIDAVIT FOR B-BBEE MUST BE SUBMITTED.	ED WITH THE BID						
5.	PROCUREMENT REG	T TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT 2000 AND THE PRE BULATIONS, 2017, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLI ECIAL CONDITIONS OF CONTRACT.							
	TAX COMPLIANCE R								
1.	BIDDERS MUST ENS	URE COMPLIANCE WITH THEIR TAX OBLIGATIONS.							
2.		IRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY TE TO VIEW THE TAXPAYER'S PROFILE AND TAX STATUS.	SARS TO ENABLE						
3.		TAX COMPLIANCE STATUS (TCS) OR PIN MAY ALSO BE MADE VIA E-FILING. IN ORI ERS WILL NEED TO REGISTER WITH SARS AS E-FILERS THROUGH THE WEBSITE WWW							
4.	BIDDERS MAY ALSO	SUBMIT A PRINTED TCS TOGETHER WITH THE BID.							
5.		ONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY OF TCS / PIN / CSD NUMBER.	MUST SUBMIT A						
6.	NUMBER MUST BE P		ASE (CSD), A CSD						
•	QUESTIONNAIRE TO	BIDDING FOREIGN SUPPLIERS							
	1.	IS THE BIDDER A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)? YES $\ \square$ NO							
	2.	DOES THE BIDDER HAVE A BRANCH IN THE RSA? NO	☐ YES ☐						
	3.	DOES THE BIDDER HAVE A PERMANENT ESTABLISHMENT IN THE RSA?	☐ YES ☐ NO						
	4.	DOES THE BIDDER HAVE ANY SOURCE OF INCOME IN THE RSA?							

NB: FAILURE TO PROVIDE ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID INVALID.

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

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ABOVE.



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ANNEXURE I SBD 6.1

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

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

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

1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to invitations to tender:
 - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
 - the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).

1.2 To be completed by the organ of state

(delete whichever is not applicable for this tender).

- a) The applicable preference point system for this tender is the 90/10 preference point system.
- b) The applicable preference point system for this tender is the 80/20 preference point system.
- c) Either the 90/10 or 80/20 preference point system will be applicable in this tender. The lowest/ highest acceptable tender will be used to determine the accurate system once tenders are received.
- 1.3 Points for this tender (even in the case of a tender for income-generating contracts) shall be awarded for:
 - (a) Price; and
 - (b) Specific Goals.

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1.4 To be completed by the organ of state:

The maximum points for this tender are allocated as follows:

	POINTS
PRICE	80 OR 90
SPECIFIC GOALS	20 OR 10
Total points for Price and SPECIFIC GOALS	100

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

2. **DEFINITIONS**

- (a) "tender" means a written offer in the form determined by an organ of state in response to an invitation to provide goods or services through price quotations, competitive tendering process or any other method envisaged in legislation;
- (b) "price" means an amount of money tendered for goods or services, and includes all applicable taxes less all unconditional discounts;
- (c) "rand value" means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;
- (d) "tender for income-generating contracts" means a written offer in the form determined by an organ of state in response to an invitation for the origination of income-generating contracts through any method envisaged in legislation that will result in a legal agreement between the organ of state and a third party that produces revenue for the organ of state, and includes, but is not limited to, leasing and disposal of assets and concession contracts, excluding direct sales and disposal of assets through public auctions; and
- (e) "the Act" means the Preferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000).

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3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

3.1. **POINTS AWARDED FOR PRICE**

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

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

80/20 or 90/10

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

Where

Ps = Points scored for price of tender under consideration

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

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

3.2.1. POINTS AWARDED FOR PRICE

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

$$80/20$$
 or $90/10$ $Ps = 80\left(1 + \frac{Pt - P \max \square}{P \max \square}\right)$ or $Ps = 90\left(1 + \frac{Pt - P \max \square}{P \max}\right)$

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmax = Price of highest acceptable tender

4. POINTS AWARDED FOR SPECIFIC GOALS

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

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

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

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

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

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

The specific goals allocated points in terms of this tender	Number of points allocated (90/10 system) (To be completed by the organ of state)	Number of points allocated (80/20 system) (To be completed by the organ of state)	Number of points claimed (90/10 system) (To be completed by the tenderer)	Number of points claimed (80/20 system) (To be completed by the tenderer)

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	Name of company/firm		
4.4.	Company	registration	number:

- 4.5. TYPE OF COMPANY/ FIRM
 - Y Partnership/Joint Venture / Consortium
 - Υ One-person business/sole propriety

DECLARATION WITH REGARD TO COMPANY/FIRM

- Υ Close corporation
- Y Public Company
- Y Personal Liability Company
- Υ (Pty) Limited
- Υ Non-Profit Company
- Y State Owned Company

[TICK APPLICABLE BOX]

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

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(e) forward the matter for criminal prosecution, if deemed necessary.

	CIONATURE/C) OF TENREDER/C)
SURNAME AND NAME:	SIGNATURE(S) OF TENDERER(S)
DATE: ADDRESS:	

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ANNEXURE J SBD 4

TENDERER'S DISCLOSURE

1. PURPOSE OF THE FORM

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

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

2. TENDERER'S DECLARATION

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

[YES/NO]

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

Full Name	Identity Number	Name of State Institution

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2.2 Do you, or any person connected with the tenderer, have a relationship with any person who is employed by the procuring institution?

[YES/NO]

If so, f	urnish particulars:
2.3	Does the tenderer or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest in the enterprise have any interest in any other related enterprise whether or not they are bidding for this contract?
[YES/I	NO]
If so, f	urnish particulars:
3. DE	CLARATION
submit	undersigned, (name)
3.1	I have read and I understand the contents of this disclosure;
3.2	I understand that the accompanying tender will be disqualified if this disclosure is found not to be true and complete in every respect;
3.3	The tenderer has arrived at the accompanying tender independently from, and without consultation, communication, agreement or arrangement with any competitor. However, communication between partners in a joint venture or consortium will not be construed as collusive bidding.

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- 3.4 There have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation, the intention or decision to submit or not to submit the tender, tendering with the intention not to win the tender and conditions or delivery particulars of the products or services to which this tender invitation relates.
- 3.5 The terms of the accompanying tender have not been, and will not be, disclosed by the tenderer, directly or indirectly, to any competitor, prior to the date and time of the official tender opening or of the awarding of the contract.
- 3.6 There have been no consultations, communications, agreements or arrangements made by the tenderer with any official of the procuring institution in relation to this procurement process prior to and during the bidding process except to provide clarification on the tender submitted where so required by the institution, and the tenderer was not involved in the drafting of the specifications or terms of reference for this tender.
- 3.7 I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, tenders 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 the tenderer maybe restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

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

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

Signature	Date
Position	Name of bidder

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