

NEC3 Term Service

Short Contract (TSSC3)

A contract between Eskom Rotek Industries SOC Ltd (Reg No. 1990/006897/30)

and

for Empting of Septic Tank, SHE Bins hiring and servicing & Oil Trap cleaning Services for Kriel Power Station sites within ERI **BMS**

Contents:	Compiled in accordance with Standard for Uniformity in Construction Procurement (May 2010 amendments) Page I	
Part C1	Agreements & Contract Data	
	C1.1 Form of Offer and Acceptance	2
	C1.2 Contract Data provided by the Employer	5
	C1.2 Contract Data provided by the Contractor	5
Part C2	Pricing Data	
	C2.1 Pricing assumptions	13
	C2.2 Price List	14
Part C3	Scope of Work	
	C3.1 Service Information	15
	Pro Forma Task Order	19

Documentation prepared by: BMS technical team



C1 Agreements & Contract Data

C1.1 Form of Offer and Acceptance

Offer

The Employer, identified in the Acceptance page signature block on the next page, has solicited offers to enter into a contract for the procurement of:

Empting of Septic Tank, SHE Bins hiring and servicing & Oil Trap cleaning Services for Kriel Power Station sites within ERI BMS

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

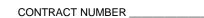
By the representative of the tenderer, deemed to be duly authorised, signing this part of this Form of Offer and Acceptance the tenderer offers to perform all of the obligations and liabilities of the Contractor under the Contract including compliance with all its terms and conditions according to their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

The offered total of the Prices exclusive of VAT is	Rate based
Value Added Tax @ 15% is	Rate based
The offered total of the Prices inclusive of VAT is	Rate based
Rate based	

This Offer may be accepted by the Employer by signing the form of Acceptance overleaf and returning one copy of this document including the Schedule of Deviations (if any) to the tenderer before the end of the period of validity stated in the Tender Data, or other period as agreed, whereupon the tenderer becomes the party named as the Contractor in the conditions of contract identified in the Contract Data.

Signature(s)	
Name(s)	
Capacity	
For the tenderer:	(Insert name and address of organisation)
Name & signature of witness	Date

Supplier Page 2 of 19





Acceptance

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

The terms of the Contract, are contained in:

Part 1 Agreements and Contract Data, (which includes this Form of Offer and Acceptance)

Part 2 Pricing Data

Part 3 Scope of Work: Service Information

and drawings and documents (or parts thereof), which may be incorporated by reference into the above listed Parts.

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

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

Notwithstanding anything contained herein, this Agreement comes into effect on the date when the tenderer receives one fully completed copy of this document, including the Schedule of Deviations (if any) together with all the terms of the contract as listed above.

Name(s)	Sizo Myeni
Capacity	General Manager, Bulk Material Services
for the Employer	Eskom Rotek Industries Lower Germiston Road Rosherville 2022
Name & signature of witness	Date

Supplier Page 3 of 19



C1.2 Contract Data

Data provided by the *Employer*

Completion of the data in full is essential to create a complete contract.

Clause	Statement	Data
	General	
10.1	The <i>Employer</i> is (Name):	Eskom Rotek Industries SOC Ltd (Reg no: 1990/006897/30), a state owned company incorporated in terms of the company laws of the Republic of South Africa
	Address	Roshland Office Park Lower Germiston Road Rosherville 2094
	Tel No.	011 629 8000
	E-mail address/Fax	011 629 8000
	If the <i>Employer</i> appoints an <i>Employer's Agent</i> , the <i>Employer's Agent</i> is:	
14.5	Name	
	Address	Roshland Office Park Lower Germiston Road Rosherville 2094
	Tel No.	011 629 8000
	Fax No.	011 629 8000
	E-mail address	
	The authority of the Employer's Agent is	ERI - Project Manager
11.2(5)	The service is	Empting of Septic Tank, SHE Bins hiring and servicing & Oil Trap cleaning Services for Kriel Power Station sites within ERI BMS
11.2(6)	The Service Information is in	The document called 'Service Information' in Part 3 of this contract.
30.1	The starting date is.	01/09/2022
30.1	The service period is.	48 months
13.2	The period for reply is	1 week
50.1	The assessment day is the	25 th of each month.
51.2	The interest rate on late payment is	

Supplier Page 4 of 19



80.1

PROJECT AND CONTRACT TITLE

The Contractor is not liable to the

Employer for loss of or damage to the the amount of the deductibles relevant to the event described in the "Format TSSC3" Employer's property in excess of insurance policy available on http://www.eskom.co.za/Tenders/InsurancePolicie sProcedures/Pages/EIMS Policies From_1_April_2014_To_31_March_2015.aspx 82.1 as stated for "Format TSSC3" available on The *Employer* provides this insurance http://www.eskom.co.za/Tenders/InsurancePolicie sProcedures/Pages/EIMS Policies From_1_April_2014_To_31_March_2015.aspx (See Annexure A for basic guidance) 82.1 The minimum amount of cover for the first insurance stated in the Insurance Table is: the amount of the deductibles relevant to the event described in the "Format TSSC3" insurance policy available on http://www.eskom.co.za/Tenders/InsurancePolicie sProcedures/Pages/EIMS Policies From_1_April_2014_To_31_March_2015.aspx 82.1 The minimum amount of cover for the third insurance stated in the Insurance Table is: whatever the Contractor deems necessary in addition to that provided by the Employer. 82.1 The minimum amount of cover for the fourth insurance stated in the Insurance As prescribed by the Compensation for Table is: Occupational Injuries and Diseases Act No. 130 of 1993 and the Contractor's common law liability for people falling outside the scope of the Act with a limit of Indemnity of not less than R500 000 (Five hundred thousand Rands) Does the United Kingdom Housing Grants. Construction and Regeneration Act (1996) apply? No 93.1 The Adjudicator is the person selected from the ICE-SA Division (or its successor body) of the South African An Adjudicator will be appointed between Institution of Civil Engineering Panel of the Contractor and the Employer should a Adjudicators by the Party intending to refer a dispute arises. dispute to him (see www.ice-sa.org.za). If the Parties do not agree on an Adjudicator the The costs that the Adjudicator charge will be divided between both Parties at 50% Adjudicator will be appointed by the Arbitration for each parties account. Foundation of Southern Africa (AFSA). Address **TBC** Tel No. **TBC** Fax No. **TBC TBC** e-mail

Supplier Page 5 of 19



93.2(2)	The Adjudicator nominating body is:	the Chairman of ICE-SA a joint Division of the South African Institution of Civil Engineering and the London Institution of Civil Engineers. (See www.ice-sa.org.za) or its successor body
93.4	The tribunal is:	arbitration.
	The arbitration procedure is	the latest edition of Rules for the Conduct of Arbitrations published by The Association of Arbitrators (Southern Africa) or its successor body.
	The place where arbitration is to be held is	South Africa
	The person or organisation who will choose an arbitrator if the Parties cannot agree a choice or if the arbitration procedure does not state who selects an arbitrator, is	the Chairman for the time being or his nominee of the Association of Arbitrators (Southern Africa) or its successor body.

The *conditions of contract* are the NEC3 Term Service Short Contract (April 2013)¹² and the following additional conditions Z1 to Z11 which always apply:

Z1 Cession delegation and assignment

- Z1.1 The *Contractor* does not cede, delegate or assign any of its rights or obligations to any person without the written consent of the *Employer*.
- Z1.2 Notwithstanding the above, the *Employer* may on written notice to the *Contractor* cede and delegate its rights and obligations under this contract to any of its subsidiaries or any of its present divisions or operations which may be converted into separate legal entities as a result of the restructuring of the Electricity Supply Industry.

Z2 Change of Broad Based Black Economic Empowerment (B-BBEE) status

- Z2.1 Where a change in the *Contractor's* legal status, ownership or any other change to his business composition or business dealings results in a change to the *Contractor's* B-BBEE status, the *Contractor* notifies the *Employer* within seven days of the change.
- Z2.2 The *Contractor* is required to submit an updated verification certificate and necessary supporting documentation confirming the change in his B-BBEE status to the *Employer* within thirty days of the notification or as otherwise instructed by the *Employer*.
- Z2.3 Where, as a result, the *Contractor's* B-BBEE status has decreased since the *starting date* the *Employer* may either re-negotiate this contract or alternatively, terminate the *Contractor's* obligation to Provide the Service.
- Z2.4 Failure by the *Contractor* to notify the *Employer* of a change in its B-BBEE status may constitute a reason for termination. If the *Employer* terminates in terms of this clause, the procedures on termination are those stated in Clause 91.1 and the amount due on termination includes amounts listed in Clause 92.1 less a deduction of the forecast additional cost to the *Employer* of completing the *service*.

Supplier Page 6 of 19

¹ If the previous edition applies change 'April 2013' for 'September 2009'.

² State whether attached as a 'PDF' file in terms of Eskom's licence, or to be obtained from Engineering Contract Strategies Tel 011 803 3008, Fax 086 539 1902 or www.ecs.co.za



Z3 Ethics

For the purposes of this Z-clause, the following definitions apply:

Affected Party means, as the context requires, any party, irrespective of whether it is the Contractor or a third party, such party's employees, agents, or Subcontractors or Subcontractor's employees, or any one or more of all of these parties' relatives or friends,

Coercive Action means, to harm or threaten to harm, directly or indirectly, an Affected Party or the property of an Affected Party, or to otherwise influence or attempt to influence an Affected Party to act unlawfully or illegally,

Collusive Action means, where two or more parties co-operate to achieve an unlawful or illegal purpose, including to influence an Affected Party to act unlawfully or illegally,

Committing Party means, as the context requires, the Contractor, or any member thereof in the case of a joint venture, or its employees, agents, or Subcontractors or the Subcontractor's employees,

Corrupt Action means, the offering, giving, taking, or soliciting, directly or indirectly, of a good or service to unlawfully or illegally influence the actions of an Affected Party,

Fraudulent Action means, any unlawfully or illegally intentional act or omission that misleads, or attempts to mislead, an Affected Party, in order to obtain a financial or other benefit or to avoid an obligation or incurring an obligation,

Obstructive Action means, a Committing Party unlawfully or illegally destroying, falsifying, altering or concealing information or making false statements to materially impede an investigation into allegations of Prohibited Action and

Prohibited Action ,means any one or more of a Coercive Action, Collusive Action Corrupt Action, Fraudulent Action or Obstructive Action.

- Z3.1 A Committing Party may not take any Prohibited Action during the course of the procurement of this contract or in execution thereof.
- Z3.2 The Employer may terminate the Contractor's obligation to Provide the Service if a Committing Party has taken such Prohibited Action and the Contractor did not take timely and appropriate action to prevent or remedy the situation, without limiting any other rights or remedies the Employer has. It is not required that the Committing Party had to have been found guilty, in court or in any other similar process, of such Prohibited Action before the Employer can terminate the Contractor's obligation to Provide the Service for this reason.
- Z3.3 If the Employer terminates the Contractor's obligation to Provide the Service for this reason, the amounts due on termination are those intended in core clauses 92.1 and 92.2.
- Z3.4 A Committing Party co-operates fully with any investigation pursuant to alleged Prohibited Action. Where the Employer does not have a contractual bond with the Committing Party, the Contractor ensures that the Committing Party co-operates fully with an investigation.

Z4 Confidentiality

Z4.1 The Contractor does not disclose or make any information arising from or in connection with this contract available to others except where required by this contract. This undertaking does not, however, apply to information which at the time of disclosure or thereafter, without default on the part of the Contractor, enters the public domain or to information which was already in the possession of the Contractor at the time of disclosure (evidenced by written records in existence at that time). Should the Contractor disclose information to others where required by this contract the Contractor ensures that the provisions of this clause are complied with by the recipient.

Supplier Page 7 of 19



PROJECT AND CONTRACT TITLE

- Z4.2 If the *Contractor* is uncertain about whether any such information is confidential, it is to be regarded as such until notified otherwise by the *Employer*.
- Z4.3 In the event that the *Contractor* is, at any time, required by law to disclose any such information which is required to be kept confidential, the *Contractor*, to the extent permitted by law prior to disclosure, notifies the *Employer* so that an appropriate protection order and/or any other action can be taken if possible, prior to any disclosure. In the event that such protective order is not, or cannot, be obtained, then the *Contractor* may disclose that portion of the information which it is required to be disclosed by law and uses reasonable efforts to obtain assurances that confidential treatment will be afforded to the information so disclosed.
- Z4.4 The taking of images (whether photographs, video footage or otherwise) of the *Employer*'s property or any portion thereof, in the course of Providing the Service and after the end of the *service period*, requires the prior written consent of the *Employer*. All rights in and to all such images vests exclusively in the *Employer*.
- Z4.5 The Contractor ensures that all his subcontractors abide by the undertakings in this clause.

Z5 Waiver and estoppel: Add to clause 12.2:

Z5.1 Any extension, concession, waiver or relaxation of any action stated in this contract by the Parties or their delegates or the *Adjudicator* does not constitute a waiver of rights, and does not give rise to an estoppel unless the Parties agree otherwise and confirm such agreement in writing.

Z6 Health, safety and the environment

- Z6.1 The *Contractor* undertakes to take all reasonable precautions to maintain the health and safety of persons in and about the execution of the *service*. Without limitation the *Contractor*.
 - warrants that the total of the Prices as at the Contract Date includes a sufficient amount for proper compliance with the Construction Regulations, all applicable health & safety laws and regulations and the health and safety rules, guidelines and procedures provided for in this contract and generally for the proper maintenance of health & safety in and about the execution of service; and
 - undertakes, in and about the execution of the service, to comply with the Construction Regulations and with all applicable health & safety laws and regulations and rules, guidelines and procedures otherwise provided for under this contract and ensures that his Subcontractors, employees and others under the Contractor's direction and control, likewise observe and comply with the foregoing.
- Z6.2 The *Contractor*, in and about the execution of the *service*, complies with all applicable environmental laws and regulations and rules, guidelines and procedures otherwise provided for under this contract and ensures that his subcontractors, employees and others under the *Contractor's* direction and control, likewise observe and comply with the foregoing.

Z7 Provision of a Tax Invoice and interest. Add to clause 50

- Z7.1 The Contractor provides the Employer with a tax invoice in accordance with the Employer's procedures stated in the Service Information, showing the correctly assessed amount due for payment.
- Z7.2 If the *Contractor* does not provide a tax invoice in the form and by the time required by this contract, the time by when the *Employer* is to make a payment is extended by a period equal in time to the delayed submission of the correct tax invoice. Interest due by the *Employer* in terms of clause 51.2 is then calculated from the delayed date by when payment is to be made.
- Z7.3 The Contractor is required to comply with the requirements of the Value Added Tax Act, no 89

Supplier Page 8 of 19





of 1991 (as amended) and to include the *Employer's* VAT number 4330196330 on each invoice he submits for payment.

Z8 Notifying compensation events

Z8.1 Delete from the last sentence in clause 61.1, "unless the event arises from an instruction of the *Employer*."

Z9 Employer's limitation of liability; Add to clause 80.2

Z9.1 The *Employer's* liability to the *Contractor* for the *Contractor's* indirect or consequential loss is limited to R0.00 (zero Rand).

Z10 Termination: Add to clause 90.2, after the words "or its equivalent":

Z10.1 or had a judicial management order granted against it.

Z11 Addition to Clause 50.4

- Z11.1 If the amount due for the Contractor's payment of delay damages reaches the limits stated in a Task Order (if any), the Employer may terminate the Contractor's obligation to Provide the Service.
- Z11.2 If the *Employer* terminates in terms of this clause, the procedures on termination are those stated in Clause 91.1 and the amount due on termination includes amounts listed in Clause 92.1 less a deduction of the forecast additional cost to the *Employer* of completing the service.

Supplier Page 9 of 19



Annexure A: Insurance provided by the Employer

These notes are provided as guidance to tendering contractors and the Contractor about the insurance provided by the Employer. Details of the insurance itself are available from the internet web link given below.

- 1. Services provided in a TSSC3 contract could include some element of construction or refurbishment as well as a continuous maintenance or operational service activity. If an event occurs which causes loss or damage, a claim could be made either against the *Employer*'s "works" policy which may be in place for the *Employer*'s portion of the property affected by the service or against the *Employer*'s "assets" policy which may be in place for the *Employer*'s portion of the property affected by the service, or both.
- 2. The cover provided and the deductibles under the works policy are different to those under the assets policy. Each policy has a range of applicable deductibles depending on the location of the property affected by the *service* and the nature of the insurable event.
- 3. The Contractor is required in terms of Contract Data for clause 82 to provide cover for the deductibles in the insurance provided by the Employer. This can be provided from the Contractor's own resources on a 'self insured' basis or obtained by him from his own insurers. In order to assess the extent of this cover, tendering contractors and their brokers should consult the internet web link given below and scroll to 'Format TSSC3' to establish both the cover and the deductibles in relation to the service provided in terms of this contract.
- 4. Tendering contractors should note that cover provided by the *Employer* is only per the policies available on the internet web link listed below and may not be the cover required by the tendering contractor to cover his risks as intended by each of the listed insurances in the left hand column of the Insurance Table in clause 82.1. In terms of clause 82.1 "the *Contractor* provides the insurances stated in the Insurance Table. The *Contractor* does not provide an insurance which the *Employer* is to provide as stated in the Contract Data". Hence the *Contractor* provides insurance which the *Employer* does not provide and in cases where the *Employer* does provide insurance the *Contractor* insures for the difference between what the Insurance Table requires and what the *Employer* provides.
- 5. Part 2 of the contract will include a requirement for the tendering contractor to identify the cost of insurance which he has allowed for in his Prices, given the foregoing guidance, either as a separate priced item or
- 6. Further information and full details of all Eskom provided policies and procedures may be obtained from:

http://www.eskom.co.za/Tenders/InsurancePoliciesProcedures/Pages/EIMS_Policies_ From 1 April 2014 To 31 March 2015.aspx

Supplier Page 10 of 19



Data provided by the Contractor (the Contractor's Offer)

The tendering contractor is advised to read both the NEC3 Term Service Short Contract (April 2013) and the relevant parts of its Guidance Notes (TSSC3-GN)³ in order to understand the implications of this Data which the tenderer is required to complete. An example of the completed Data is provided on page 24 of the TSSC3 Guidance Notes.

Completion of the data in full is essential to create a complete contract.

10.1	The Contractor is (Name):	
	Address	
	Tel No.	
	Fax No.	
	E-mail address	
63.2	The percentage for overheads and profit added to the Defined Cost for people is	Inclusive in tendered rates
63.2	The percentage for overheads and profit added to other Defined Cost is	Inclusive in tendered rates
11.2(4)	The Price List is in	the document called 'Price List' in Part 1 of this contract.
11.2(4)	The offered total of the Prices for part of the service in Part 1 of the Price List is [Enter the total of the Prices from the Price	Rates based excluding VAT
	List]:	Rates based excluding VAT

Supplier Page 11 of 19

³ Available from Engineering Contract Strategies Tel 011 803 3008, Fax 086 539 1902, or www.ecs.co.za.



C2 Pricing Data

C2.1 Pricing assumptions

The Price List is in two parts. Part 1 is for work described in the Service Information not requiring the *Employer* to issue a Task Order. Part 2 is for work to be carried out within a stated period of time on a task by Task basis and instructed by Task Order. The *service* may comprise work under Part 1 only or Part 2 only or a mix of both.

Entries in the first four columns of Part 1 of the Price List are made either by the *Employer* or the tenderer. Entries in the first four columns of Part 2 of the Price List would normally be made by the *Employer* as the Party most likely to know the kind of work which will be instructed by the issue of Task Orders. The tenderer then enters a rate for each item and multiplies it by the Expected quantity to produce the Price to be entered in the final column.

If the *Contractor* is to be paid an amount for the item which is not adjusted if the quantity of work in the item changes, the tenderer enters the amount in the Price column only, the Unit, Expected quantity and Rate columns being left blank.

If the *Contractor* is to be paid an amount for the item of work which is the rate for the work multiplied by the quantity completed, the tenderer enters a rate for each item and multiplies it by the Expected quantity to produce the Price, to be entered in the final column.

If the *Contractor* is to be paid a Price for an item proportional to the length of time for which a service is provided, a unit of time is stated in the Unit column and the expected length of time (as a quantity of the stated units of time) is stated in the Expected quantity column.

The rates and Prices entered for each item includes for all work and other things necessary to complete the item.

Supplier Page 12 of 19



C2.2 Price List

Part 1

The rates and Prices entered for each item includes for all work and other things necessary to complete the item.

Bill of Quantities - EMPTING OF SEPTIC TANK, SHE BINS HIRING AND SERVICING & OIL TRAP CLEANING SERVICES

Item	Details	Unit of Measure	QTY	Freque ncy per month	Rate	Period	TOTAL Contract Period (48 Month)
1.	Site establishment and De-establishment						
1.1	Example – Installing and Removing of SHE bins (mounting against the wall), Safety files, Medicals, est.)	SUM	2	0	R	0	R
2.	EMPTING OF SEPTIC TANK						
2.1	Ash Dam (Slurry Plant) 2 x 2000ltr	EA	2	4	R	48	R
2.2	CSY 3 x 2000ltr	EA	3	4	R	48	R
3.	SHE BINS HIRING AND SERVICING						
3.1	Hiring of 15L foot pedal or wall mounted sanitary (SHE) Bins at Ash Dams & CSY	EA	4	1	R	48	R
3.2	Bi-Weekly servicing of 4 x SHE Bins (Odourless bags)	EA	4	2	R	48	R
4.	OIL TRAP CLEANING						
4.1	Bi-Weekly empting and Cleaning of 1 x 9000ltr oil and soil trap at CSY	EA	1	2	R	48	R
SUB-TOTAL EXCLUDING VAT				R			
TOTAL EXCLUDING VAT FOR 48 MONTHS			R				

Supplier Page 13 of 19



C3: Scope of Work

C3.1 Service Information

1 Description of the service

1.1 Executive overview

Introduction

- ERI is operating the Eskom Kriel power station Ash dams and Coal Stock Yard (CSY)
- As per ERI and Eskom national contract, ERI is contractually required for the Empting of Septic Tank, SHE Bins hiring and servicing & Oil Trap cleaning Services <u>as and when</u> <u>required</u>.
- It is expected that the Contractors invited to tender for the Empting of Septic Tank, SHE Bins hiring and servicing & Oil Trap cleaning Services contract is expert in their field and that the following scope of work should only be used as a guide.
- All work activities will be conducted during normal dayshift. Only with proper written motivation (including special additional safety requirements) will written permission be granted to work night shift or weekend operations

Supporting Clauses

Scope

Detailed scope of work for **Empting of Septic Tank**, **SHE Bins hiring and servicing & Oil Trap cleaning Services**.

SCOPE OF WORK / SPECIFICATION

1) Empting of Septic Tanks

- ➤ This contract <u>allows</u> for the weekly empting of the 2 x 2000ltr at the Kriel Ash Dams and the 3 x 2000ltr at the Kriel CSY septic tanks.
- > This is based on maximum estimated quantities and variation of empting frequencies (as and when required) and quantities can alter on site.
- > Suppliers will be notified in advance in writing (incl. estimated volume) when their services will be required and the supplier must render the service within 48hours after notification, unless written agreement has been arranged.
- ➤ The disposal of the human waste must be in compliance with the South African LAW and ERI & Eskom environmental requirements. The volume removed must to be clearly indicated and verified by the ERI CSY and/or Ash Dam site management (both parties to sign off), and correspond with the volume on disposal certificate.
- ➤ Invoicing Before invoicing process can commence (MIGO/GRN) the waste disposal certificate must be accompanied with the completion certificates and invoice.

Supplier Page 14 of 19



2) SHE Bins hiring and servicing.

- ➤ This contract <u>allows</u> for the hiring and bi-weekly servicing (empting and maintaining) of 4 x 15L (or equivalent) foot pedal or wall mounted sanitary (SHE) Bins at the Kriel Ash Dams and CSY.
- ➤ Bi-weekly servicing of the sanitary (SHE) Bins includes (but not limited to) the removing of the odourless bags and in installing of new odourless bags (re-use of bags in NOT permitted) and the maintaining of the bins (including the replacement of damaged bins)
- ➤ The disposal of the human waste must be in compliance with the South African LAW and ERI & Eskom environmental requirements.
- ➤ Invoicing Before invoicing process can commence (MIGO/GRN) the waste disposal certificate must be accompanied with the completion certificates and invoice.

3) Oil Trap cleaning Services

- ➤ This contract <u>allows</u> for the bi-weekly empting of the 1 x 9,000ltrs oil trap at the Kriel CSY.
- ➤ The disposal of the contaminated <u>oil and soil</u> must be in compliance with the South African LAW and ERI & Eskom environmental requirements. Disposal of such mentioned must be accompanied with the required disposal certificates.
- ➤ A maximum of 25ltrs contaminated oil will be permitted to be disposed of into the existing ERI waste oil bin. This volume to be clearly indicated and verified by the ERI CSY site management (both parties to sign off) and therefor no disposal certificate will be required.
- ➤ Depending of the season the empting frequencies may differ but will not exceed total empting quantity (min once a Month). Empting of the oil trap is on an as and when required need and the supplier will be notified in advance when their services will be required and the supplier must render the service within 24hours after notification, unless written agreement has been arranged.
- Invoicing Before invoicing process can commence (MIGO/GRN) the waste disposal certificate must be accompanied with the completion certificates and invoice.

4) Labour, Plant and Equipment

- **Labour** will be supplied by the contractor.
- Competent Operators and/or General workers will be supplied by the contractor to execute the work cleaning activities.
- > Supervision Competent Supervisor to be supplied by the contractor to supervise on and off site activities (with safety training (HIRA) to conduct risk assessments) must be full time on site to supervise all work activities.
- ➤ **Equipment** will be supplied and maintained by the contractor.

 All plant and equipment should be in a safe and contusive working condition

5) **Eskom Rotek Industries will be supplying** (but not limiting to):

- Safety file index
- Advice, guidance and assistance where and when required.

6) General

Site establishment and De-establishment:

- o Delivering and removing of all tools and equipment to and from site.
- <u>Safety file</u> must be approved by Eskom safety department prior to commencement of the work. Crew must also do Kriel Power Station and ERI site specific induction trainings.

Supplier Page 15 of 19



7) Contract penalties

Should the contract exceed the maximum duration of 8 Months and/or should the contract be cancelled by Eskom or ERI prior to completion, only the work completed and agreed upon by the ERI, Eskom and the contractor will be invoiced, **MINUS** an 20% invoiced value (excl.) fine will be deducted from the contract value as penalties.

The specification above should be used as guide, but a <u>site visit is essential</u> for scope clarification, site location and layout, equipment requirements and SHEQ file requirements

The successful contractor to issue a detailed project plan on the executing of the activities and the specification above should be used as guide.

2 Management strategy and start up.

2.1 The Contractor's plan for the service

The contractor is required to submit plan for service within 7 days after receiving a work instruction from the service manager

2.2 Management meetings

Regular meetings of a general nature may be convened and chaired by the Supply Manager as follows:

Title and purpose	Approximate time & interval	Location	Attendance by:
Risk register and compensation events	As and When Required	Site offices or Head Office	Employer and Contractor
Overall contract progress and feedback	As and When Required	Site offices or Head Office	Employer and Contractor

Meetings of a specialist nature may be convened as specified elsewhere in this Service Information or if not so specified by persons and at times and locations to suit the Parties, the nature and the progress of the *service*. Records of these meetings shall be submitted to the *Service Manager* by the person convening the meeting within five days of the meeting.

All meetings shall be recorded using minutes or a register prepared and circulated by the person who convened the meeting. Such minutes or register shall not be used for the purpose of confirming actions or instructions under the contract as these shall be done separately by the person identified in the *conditions of contract* to carry out such actions or instructions.

2.3 Invoicing and payment

Within one week of receiving a payment certificate from the *Service Manager* in terms of core clause 51.1, the *Contractor* provides the *Employer* with a tax invoice showing the amount due for payment equal to that stated in the *Service Manager*'s payment certificate.

The *Contractor* shall address the tax invoice to Eskom Rotek Industries, and include on each invoice the following information:

- Name and address of the Contractor and the Service Manager;
- The contract number and title;
- Contractor's VAT registration number;

Supplier Page 16 of 19



PROJECT AND CONTRACT TITLE

- The *Employer's* VAT registration number 4330196330;
- Description of service provided for each item invoiced based on the Price List;
- Total amount invoiced excluding VAT, the VAT and the invoiced amount including VAT;
- (add other as required)

Add procedures for invoice submission and payment (e. g. electronic payment instructions)

3 Health and safety, the environment and quality assurance

3.1 Health and safety risk management

The service provider complies with the requirements of the OHS Act 85 of 1993 as well as the Employer's Standards and Procedures regarding 'Health and Safety at Eskom Power Stations'

3.2 Quality assurance requirements

The service provider conforms to the Quality Management requirements as stipulated in the User Requirement specification.

The quality requirements are as per ISO 9001 and Eskom Standard QM-58 Quality Requirements for Engineering and Construction works (Annexure A and B for the applicable section

4 Working on the Affected Property

4.1 Employer's site entry and security control, permits, and site regulations

The service provider applies for access permits at the security gate when access to Eskom Power Stations/Construction sites is required.

The service provider's personnel are in the possession of their access permits at all times when on the Site.

The service provider provides security for protection of construction yellow Plant and Materials required providing the Works

4.2 Records of Contractor's Equipment

The service provider keeps records of maintenance tasks executed by the service provider as specified by the original equipment manufacturers.

5 List of drawings

5.1 Drawings issued by the *Employer*

This is the list of drawings issued by the *Employer* at or before the Contract Date and which apply to this contract.

Drawing number	Revision	Title
TBC	TBC	TBC

Supplier Page 17 of 19



CONFIDENTIALITY AGREEMENT

This Confidentiality Agreement ('Agreement') is entered into between the Employer and the Contractor.

WHEREAS, the Employer and the Contractor (the Parties) desire to exchange certain confidential information; and consider further business dealings with each other.

WHEREAS, the parties desire to evidence their agreements governing the exchange of certain confidential information as set forth below.

Now therefore, for good and valuable consideration, including the mutual agreements hereinafter recited, the parties hereby agree as follows:

- 1. The parties contemplate an exchange, either orally, in writing or by inspection, of certain confidential proprietary information possessed or owned separately by them and not readily available or otherwise known to the public and which may be helpful in evaluating further business dealings. Such confidential information (the 'Subject Information') may include but not be limited to the parties' inventions, trade secrets, know-how, technical information on products and manufacturing processes, and information concerning their business assets, financial condition, operations, plans and prospects.
- 2. The purpose of the exchange of Subject Information is to enable the parties to evaluate the Subject information for the purpose only of considering further business dealings with each other.
- 3. The parties each agree that they shall maintain in secrecy in accordance with the terms of this Agreement all of the Subject Information each party receives (the 'Receiving Party') from the other party (the 'Proprietor') and shall not disclose or use other than for the purpose specified herein the Subject Information without the written consent of the Proprietor of the Subject Information. All Subject Information communicated from one party to the other shall be deemed to be proprietary and confidential to the Proprietor whether marked or identified as such or not.
- 4. The duty of care to safeguard Subject Information shall be the same as that which the parties each use to safeguard their own respective proprietary and confidential information.
- 5. The Receiving Party of Subject Information shall not be obligated to maintain Subject Information received from its Proprietor in secrecy or refrain from using it to the extent that any such information is or rightfully becomes publicly available information other than through a breach of this Agreement, or which the Receiving Party later obtains lawfully from anyone else who is not known by the Receiving Party to be obligated under any secrecy agreement with Proprietor to maintain the information in secrecy. The Receiving Party also shall not be obligated to maintain in secrecy any information it receives from the Proprietor which it can demonstrate was already in its possession when the information was disclosed to the Receiving Party by the Proprietor.
- 6. The Receiving Party shall promptly return to its Proprietor any Subject Information in tangible form it has received from the Proprietor immediately upon the Proprietor's request, without retaining any copies, summaries, analyses or extracts thereof. All documents, memoranda, notes and other writings prepared by the parties, or their advisors, based on the Subject

Supplier Page 18 of 19



PROJECT AND CONTRACT TITLE

Information of each other, shall be destroyed, and such destruction shall be certified in writing by an authorised officer supervising such destruction.

- 7. If a party, with the written consent of the Proprietor of Subject Information, discloses any Subject Information received from its Proprietor to any third party, it shall do so only under a secrecy agreement having a scope similar to and which is consistent with this Agreement, and the disclosing party shall be primarily responsible for any compromise of the secrecy of Subject Information by such third party
- 8. Each party agrees that it shall not, while and for so long as it is obligated to maintain Subject Information in secrecy, use for its own benefit, or for the benefit of others or exploit, commercialise, develop, test promote, sell, lease, market or otherwise dispose of any products or services using, incorporating or relying on Subject Information received from its Proprietor without the written consent of the Proprietor.
- 9. The obligations of the party receiving Subject Information pursuant to this Agreement shall be effective with respect of each item of Subject Information for a term of five (5) years from the date of submission of the Subject Information to the Receiving Party by its Proprietor, unless the Proprietor agrees otherwise in writing.
- 10. For purposes of this Agreement, each party shall include (to the extent applicable) the officers, directors, employees, agents, representatives, attorneys, joint ventures, partnerships, affiliates, subsidiaries, and divisions of the party, and any other entity or entities which such party controls or which controls it, and, further, shall include any transferee, successor and assign of the assets of the party.
- 11. This Agreement shall be construed (both as to validity and performance) and enforced in accordance with, and governed by, the laws of Republic of South Africa.
- 12. Neither this Agreement nor the exchange of Subject Information between the parties shall create or be relied on by either party as a basis for creating any license between the parties under any patent, or other industrial or intellectual property rights of the Proprietor of the Subject Information, or any other license between the parties in the absence of any express written license agreement between them
- 13. The parties agree that no contract or agreement providing for a transaction shall be deemed to exist between them unless and until a definitive agreement has been executed and delivered, the parties hereby waive, in advance, any claim (including, without limitation, breach of contract) in connection with a possible transaction with each other unless and until they shall have entered into a definitive agreement. The parties also agree that unless and until a definitive agreement between them has been executed and delivered, neither party has any legal obligation of any kind whatsoever with respect to any such transaction by virtue of this Agreement or any other written or oral expression with respect to such transaction, except, in the case of this Agreement, for the matters specifically agreed to herein. For purposes of this paragraph, the term 'definitive agreement'; does not include an executed letter of intent, memorandum of understanding.

IN WITNESS WHEREOF, and intending to be legally bound, this Agreement has been executed by the parties as of and effective from the date first written above.

Supplier Page 19 of 19