# PART A INVITATION TO BID

BID NUMBER: RFQ 43/10/2023 CLOSING DATE: 25 OCTOBER 2023: CLOSING TIME: 11:00 AM							
				I F WEB DESIGN T	RAINING	OSING TIME:	11:00 AM
DESCRIPTION REQUEST QUOTATION FOR SERVICE PROVIDER TO PROVIDE WEB DESIGN TRAINING COURSE  BID RESPONSE DOCUMENTS MAY BE DEPOSITED IN THE BID BOX SITUATED AT (STREET ADDRESS)							
BIDDING PROCEDURE	NQUIRIES MAY	BE DIRECTED TO	TECHNICAL E	ENQUIRIES MAY	BE DIRE	CTED TO:	
CONTACT PERSON							
TELEPHONE NUMBER	012 843 6367/ 0795109480 TELEPHONE NUMBER 012 843 6686/ 067 358 9787						
FACSIMILE NUMBER	FACSIMILE NUMBER						
E-MAIL ADDRESS		Thabisile.Khumalo@dst.gov.za E-MAIL ADDRESS			Dina.Gwa	mba@dst.gov.za	
SUPPLIER INFORMATIO	N						
NAME OF BIDDER							
POSTAL ADDRESS							
STREET ADDRESS							
TELEPHONE NUMBER	CODE			NUMBER			
CELLPHONE NUMBER							
FACSIMILE NUMBER	CODE			NUMBER			
E-MAIL ADDRESS							
VAT REGISTRATION NUMBER							
SUPPLIER COMPLIANCE STATUS	TAX COMPLIANCE SYSTEM PIN:		OR	CENTRAL SUPPLIER DATABASE No:	MAAA		
B-BBEE STATUS LEVEL VERIFICATION CERTIFICATE	TICK AP	PLICABLE BOX]	B-BBEE STAT AFFIDAVIT	US LEVEL SWOR		[TICK APPL	ICABLE BOX]
OEM HOME	☐ Yes	☐ No				☐ Yes	□No
[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]							
ARE YOU THE ACCREDITED REPRESENTATIVE IN SOUTH AFRICA FOR THE GOODS /SERVICES /WORKS OFFERED?	☐Yes	□No SE PROOF]	SUPPLIER FO	OREIGN BASED R T <b>HE GOODS</b> O <b>RKS OFFERE</b> D	)?	□Yes [IF YES, ANSW	□No ER PART B:3 ]
QUESTIONNAIRE TO BID	DING FOREIGN	SUPPLIERS					
IS THE ENTITY A RESIDE	NT OF THE REP	UBLIC OF SOUTH AFRIC	CA (RSA)?			□ VE	S 🗆 NO
DOES THE ENTITY HAVE							S 🗆 NO
DOES THE ENTITY HAVE	A PERMANENT	ESTABLISHMENT IN TH	E RSA?			_	S 🗆 NO
DOES THE ENTITY HAVE	ANY SOURCE O	F INCOME IN THE RSA?	?				S 🗆 NO
IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION?  IF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 BELOW.							

# PART B TERMS AND CONDITIONS FOR BIDDING

### 1. BID SUBMISSION:

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

### 2. TAX COMPLIANCE REQUIREMENTS

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

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

## BIDDER'S DISCLOSURE

### 1. PURPOSE OF THE FORM

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

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

### Z. Bidder's declaration

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

Full Name identity Number Name of State Institution

2.2 Do you, or any person connected with the bidder, have a relationship YES/NO with any person who is employed by the procuring institution?

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

2,	2.1 If so, furnish particulars:
	#111191918808181818409000001100193000 18PF 11 100 00FF,   04450013791 044500019911010
2.3	Does the bidder or any of its directors / trustees / shareholders / YES/NO enterprise have any interest in any other related enterprise whether or not they are bidding for this contract?
2.3	.1 If so, furnish particulars:
	######################################
3.	DECLARATION
	I, the undersigned, (name)
3.1	I have read and I understand the contents of this disclosure;
3.2	I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect;
3.3	The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However, communication between partners in a joint venture or consortium <sup>2</sup> will not be construed as collusive bidding.
3.4	In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation, the intention or decision to submit or not to submit the bid, bidding with the intention not to win the bid and conditions or delivery particulars of the products or services to which this bid invitation relates.
3.4	The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.

There have been no consultations, communications, agreements or arrangements

made by the bidder with any official of the procuring institution in relation to this procurement process prior to and during the bidding process except to provide

2 Joint venture or Consortium means an association of paraons for the purpose of combining their expertise, property, capital, afforts, skill and knowledge in an activity for the execution of a contract.

3,5

clarification on the bid submitted where so required by the institution; and the bidder was not involved in the drafting of the specifications or terms of reference for this bid.

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

CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS 1, 2 and 2 AROUS IS CORRECT

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

Signature	Date
Position	Name of bidder

# PREFERENCE POINTS CLASS 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 REGULATIONS, 2022

### 1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to invitations to funder:
  - 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 R60 000 000 (all applicable taxes included).
- 1.2 To be completed by the organ of state
  - (a) The applicable preference point system for this tender is the 60/20 preference point system.
  - (b) The 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
- 1.3 Points for this tender (even in the case of a tender for income-generating contracts)
  - (a) Price; and
  - (b) Specific Goals.
- 1.4 To be completed by the organ of states

The maximum points for this tender are allocated as follows:

PRICE	
	88
PECIFIC GOALS	40
Total points for Price and SPECIFIC GOALS	20

1.6 Failure on the part of a tenderer to submit proof or documentation required in terms of

this tender to claim points for epacific goals with the tender, will be interpreted to mean that preference points for specific goals are not claimed.

The organ of state reserves the right to require of a tenderer, either before a tender is 1.8 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 tendared 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 argan 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, lessing 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

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

## POINTS AWARDED FOR PRICE

# 3.1.1 THE 80/20 PREFERENCE POINT SYSTEMS

A maximum of 80 points is allocated for price on the following basis;

### 80/20

$$Ps = 80 \left( 1 - \frac{Pt - Pmin}{Pmin} \right)$$
Where

Pe Points scored for price of tender under consideration

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

### POINTS AWARDED FOR SPECIFIC GOALS 4.

in terms of Regulation 4(2); 5(2); 6(2) and 7(2) of the Preferential Procurement 4.1. Regulations, preference points must be awarded for specific goals stated in the tender.

For the purposes of this tender the tenderer will be ellocated points based on the goals stated in table 1 below as may be supported by proof documentation stated in the

- 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, eliquicits in the gase 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

(Note to organs of state: Where alther the 50/20 preference point system is explicable, corresponding points must size be indicated as auch.

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

The specific goals allocated points in terms of this tender	Monthly of primes nitrodes (10 on c, 41sts)  (False completed by the name of 44sts)	Number of points claimed (80/20 system) (To be completed by the tenderer)
Companies owned by black paorie Companies owned by women Companies owned by youth Companies owned by people with	05 05 05	
Disabilities	02	

## DECLARATION WITH REGARD TO COMPANYIPIRM

- 4.3. 4.4.
- Company registration number: ..... 4.8.
- TYPE OF COMPANY/ FIRM

Pertnership/Joint Venture / Consortium One-person business/sole propriety Close corporation

Public Company Personal Liability Company (Pty) Limited Non-Profit Company State Owned Company ITICK APPLICABLE BOX

- i, the undersigned, who is duly authorised to do so on behalf of the company/firm, 4.8. 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:
  - The information furnished is true and correct;
  - ii) The preference points claimed are in accordance with the General Conditions as
  - 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;
    - cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;
    - recommend that the tenderer or contractor, its shareholders and directors, or only the shareholders and directors who acted on a traudulent basis, be restricted from obtaining business from any organ of state for a period not exceeding 10 years, after the audi afterom partem (hear the other side) rule has been applied; and
    - (e) forward the matter for criminal prosecution, if deemed necessary,

	SIGNATURE(S) OF TEMPERER(S)
SURNAME AND NAME: DATE: ADDRESS;	

### INVITATION TO BOT

PERBOHAL INFORMATION AND THE POPLACT

In order to participate in the Department of Science and Innovation's (OSI) supply chain management process the bidder and / ox potential service provider, and where quote tender or related Big is successful. The service provider who has been awarded the tender or contract, and who will provide the DSI with goods and / or services as the case may be, including without detracting from the generality thereof, any juristic or natural person, or any person who may be soting on behalf of for in a representative capacity in respect

of the bidder and / or potential service provider, and / or the successful service provider and from whom DSI will receive Personal Information in connection with and / or related to the quote tender. But or eulosequing lewerd and conditions of Contract, (herefrene)

referred to as the "Date Subject", you will have to provide the DSI with certain information which is personal to you, including your name and identity number, address, contact details including emeil and phone numbers, race, details of essats in your possession and images of yoursalf ("Personal Information"). In terms of a law known as the Protection of Personal Information Act 4 of 2013, (POPIA) everyone has the right to privacy including the fight to the lawful collection, retardion dissemination and use of one's Personal

information. In order to give effect to this right, the DSI is under a duty to provide you with a number of details personing to the use of end subsequent processing of your framional information, before quality informations as most or processed; in proporticipes with mile

requirement, the DSI sets out under the attached document known as the "DSI section is inturned consent document for Security Access, the reasons why your Personal information is required and how the Department of Science and Innovation will use and

Kindly ensure that you obtain a copy of this document from Recognize



# **TERMS OF REFERENCE**

**WEB DESIGN TRAINING COURSE** 

initiate:

AP

### 1. BACKGROUND

The Department of Science and Innovation (DSI) commits towards the achievement of excellence by having the right people, with the right skills, in the right place. The DSI therefore, identified a need for a well-structured Web Design training course.

The Department of Science and Innovation (DSI) would like to secure the services of a Training Provider to deliver online Web Design training course targeting 1 DSI employee.

### 2. OBJECTIVES

### 2.1. Objectives

To procure the service of a training provider to offer online Web Design course 1 Department of Science and Innovation (DSI) employee. Proposals and quotations must be submitted as follows:

2.11. <u>Proposal and Quotation</u> The Web Design course should at least be 10-12 weeks online, programme with certificate of attendance to be issued.

### 2.2. Scope of Work

The proposed Programme should cover the following unit standards:

- Introduction to Web Design
- Planning a website: Content and Structure
- Hypertext Markup Language (HTML)
- Image Optimization for the Web
- Cascading Style Sheets
- Styling HTML5 with CSS
- Responsive Web Design
- Writing Web-Optimized Copy and Linking Pages
- Testing, Publishing, and Maintaining a website.

initiate:

AP

2.3 The facilitator must have at least a minimum 2 years' experience in of facilitating Web Design course. A Post Graduate diploma or degree qualification in IT/Computer Science related field.

### 3. DURATION

The Training course should be 10-12 weeks online. The course will commence once an order has been created.

### 4. QUOTATIONS/PROPOSALS FORMAT

A project budget, outlining a schedule of costs associated with the proposed activities should be included. All monetary values quoted (in South African Rand) must include Value Added Tax (VAT).

### 4.1 Mandatory Requirements

Service providers are required to submit the following information together with the proposal:

- Proof of registration to Central Supplier Database (CSD)
- Valid Tax Clearance Certificate:
- SBD 4; SBD 6.1, SBD 8; and SBD 9 forms;
- Clear course content/outline;
- Detail proposal with the breakdown of cost:
- Company profile;
- Detail CV of the facilitator;
- Brief indication of the projects undertaken by the service

### 4.2 Phase 4: Price and Specific Goals Evaluation

Price inclusive of VAT will be evaluated as indicated below.

a) In terms of regulation 4 of the Preferential Procurement Regulations,
 2022 pertaining to the Preferential Procurement Policy Framework Act,

2000 (Act 5 of 2000), responsive bids will be adjudicated by the DSI on the 80/20 preference point system in terms of which points are awarded to service providers on the basis of:

- The bid price (maximum 80 points)
- Specific Goals mentioned below in Table1 (maximum 20 points)

Service providers can only claim specific goal credentials, by providing a detailed company ownership certificate.

b) The following formula will be used to calculate the points for price in respect of service providers with a rand value equal to or above R30 000.00 up to R50 000 000.00:

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

Where

Ps = Points scored for price of tender under consideration;

Pt = Price of tender under consideration;

Pmin = Price of lowest acceptable tender.

c) A maximum of 20 points will be awarded to a tenderer for the specific goal (at least 51% ownership) specified for the tender, as per the table below:

Table 1 - Specific goals

The specific goals allocated points in terms of this tender:	Number of points allocated (80/20 system)
EMEs and QSEs	05
Companies owned by black people	05

initiate:

The specific goals allocated points in terms of this tender:	Number of points allocated (80/20 system)
Companies owned by women	05
Companies owned by youth	03
Companies owned by people with disabilities	02

- i.A bidder must submit proof of its Specific goals' status.
- ii. Bidder to claim points if their specific goal(s) ownership is at least 51 %.
- iii. A bidder failing to submit proof of Specific goals' status or failing to meet the Specific goals, may not be disqualified, but (a) may only score points out of 80 for price; and (b) score 0 points out of 20 for Specific goals.
- iv. The points scored by a bidder for Specific goals in accordance with the preceding paragraphs 6.4(c) must be added to the points scored for price under paragraph 6.4(b).
- v. The points scored must be rounded off to the nearest two decimal places.
- vi. If the price offered by a tenderer scoring the highest points is not market-related, the Department may not award the bid to that tenderer.
  - The Department may negotiate a market-related price with the tenderer scoring the highest points or cancel the tender.
  - ▶ If the tenderer does not agree to a market-related price, the Department may negotiate a market-related price with the tenderer scoring the second highest points or cancel the tender.
  - ➤ If the tenderer scoring the second highest points does not agree to a market-related price, the Department may negotiate a marketrelated price with the tenderer scoring the third highest points or cancel the tender.
  - If a market-related price is not agreed in all the aforementioned respects, the Department must cancel the tender.

initiate:

vii. In the event that two or more tenderers score an equal total number of points, the contract must be awarded to the tenderer that scored the highest points for specific goals. (2) If two or more tenderers score equal total points in all respects, the award must be decided by the drawing of lots.

viii. A contract may, on reasonable and justifiable grounds, be awarded to a bid that did not score the highest number of points.

NB: All costs that the service provider may incur due to the preparation of the project for the DSI shall be the sole responsibility of the service provider.

### 5. SUBMISSION OF PROPOSALS

Proposals should be forwarded through e-mail to Thabisile.Khumalo@dst.gov.za or acquisition@dst.gov.za:

On or before 25 October 2023.

### 6. CONTACT DETAILS

All SCM enquiries should be addressed to <a href="mailto:acquisition@dst.gov.za">acquisition@dst.gov.za</a>:

For technical enquiries, please send an e-mail to <a href="mailto:dina.gwamba@dst.gov.za">dina.gwamba@dst.gov.za</a> or Haggai.setumo@dst.gov.za

# THE NATIONAL TREASURY

Republic of South Africa



# GOVERNMENT-PROGUREMENT: GENERAL CONDITIONS OF CONTRACT

July 2010

# GOVERNMENT PROCUREMENT

# GENERAL CONDITIONS OF CONTRACT July 2010

### NOTES

The purpose of this document is to:

(i) Draw special attention to certain general conditions applicable to government bids, contracts and orders; and

(ii) To ensure that clients be familiar with regard to the rights and obligations of all parties involved in doing business with government.

In this document words in the singular also mean in the plural and vice verse and words in the mesculine also mean in the feminine and neuter.

- The General Conditions of Contract will form part of all bid documents and may not be amended.
- Special Conditions of Contract (SCC) relevant to a specific bid, should be compiled separately for every bid (if (applicable) and will supplement the General Conditions of Contract. Whenever there is a conflict, the provisions in the SCC shall prevail.

# TABLE OF CLAUSES

_	
1.	Definitions
2,	Application
3.	General
4.	Standards
5,	Use of contract
6.	Use of contract documents and information; inspection Patent rights
7.	Professional and the second se
8.	Performance accurity
9.	Inspections, seets and analysis Packing
10.	Delines - 4 4
11.	Delivery and documents
12.	Transactor:
13.	Transportation
14.	Incidental services
15.	Spare parts
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17.	Paymoni Paices
18.	
19.	Contract amendments
20.	Assignment
21.	Sabcontracis
22.	Delays in the supplier's performance Penulties
23.	v entire tê
24	Termination for default
25.	Dumping and countervaling duties
26.	~ OLOG WINITING
27.	Termination for insolvency
28.	Settlement of disputes
29,	Limitation of hisbility
30.	Governing language
31.	Applicable law
32.	Notices
33.	Takes and duties
34.	National Industrial Participation Programme (NIPP)
m-4.	Prohibition of restrictive practices
	<u> </u>

# Ganeral Conditions of Contract

### 1. Deffallietes

- 1. The following terms shall be interpreted as indicated:
- 1.1 "Closing time" means the date end hour specified in the hidding documents for the receipt of bids.
- 1.2 "Comment" means the written agreement emissed into between the purchaser and the supplier, as recorded in the contract form signed by the purchase including all attachments and appendison thereto and all documents incorporated by reference therein.
- 1,3 "Contract price" means the price payable to the supplier under the contract for the full and proper parliamence of his emissions.
- 1.4 "Corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5 "Countervalling duties" are imposed in cases where an enterpoise abroad is subsidized by its government and concuraged to market its products immunitionally.
- 1.6 "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major attendity of components, a commercially recognized new product results that is substantially different in basic sharecteristics or minerage or utility from its consciouss.
- 2.7 "Day" mesas calendar day.
- 1.8 "Delivery" masne delivery is compliance of the conditions of the
- 1.9 "Delivery as stock" means immediate delivery directly from stock actually on hand.
- 1.10 "Delivery into consigures store or to his site" means delivered and unloaded in the specified stone or deput or on the specified site in compliance with the conditions of the contrast or order, the supplies bearing all states and charges involved until the supplies are so delivered and a valid receipt is obtained.
- 1.11 "Damping" occurs when a private enterprise abroad number its goods on own initiative in the RSA at lower prices then that of the country of origin and which have the potential to know the local industries in the

### RSA.

- 1.12 "Perce regions" means an event bayond the countril of the supplier and not involving the supplier's finit or magligance and not foresteable. Such events may include, but is not restricted to, asts of the purchase is an evenue runy measure, our is not emerciate to, hom or use purchaser in his severalge capacity, were or covolutions, face, floods, epidemics, quantitate restrictions and freight endangees.
- 1.13 "Translutent practice" means a misrepresentation of facts in order to influence a procurement process or the excession of a contract to the detriment of any bidder, and includes collarive practice attempt bidders (prior to ar after bid submission) designed to establish hid prices at addicted non-competitive levels and to deprive the bidder of the benefits of the cond open competition.
- 1.14 "GCC" means the General Conditions of Comment.
- 1.15 "Goods" means all of the equipment, machinery, and/or other materials that the supplier in required to supply to the purchases mader the
- 1.16 "imported contest" means that portion of the bidding price represented by the cost of compositon, parts or materials which have been or see still to be imported (whether by the susplies or his authorometers) and which costs are implicitly of the costs ghood, plus fleight and other direct importation costs such as landing costs, dock duss, import čety, sales duty or other similar for or duty at the South African place of the Republic where the supplies covered by the bid will be amountained.
- 1.17 "Local pusions" means that portion of the hidding price which is not included in the imported content provided that local manufacture does
- 1.18 "Manufasture" means the production of products in a factory using labout, statechals, compensants and machinery and includes other rained value-adding activities.
- 1.19 "Order" means an official written order issued for the supply of goods
- 1.20 "Project site," where applicable, means the place indicated in bidding
- 1.21 "Purchaser" means the organization purchasing the guods.
- 1.22 "Republic" means the Republic of South Africa.
- 1.23 "SCC" manus the Special Conditions of Contract.
- 1.24 "Services" means those functional services and lary to the supply of the goods, such as transportation and my other incidental services, and as installation, commissioning, provision of technical services, and address to the commission of technical services. training, salaring, particular, security, maintainings and other tunb

chinactons of the applies personal rades the contract

- 1.21 "Written" or "It writing" macra headwriting is tall or only from of
- 1 4 These general ecoditions are applicable to all bids, contrasts and order imboling hids for functional and professional services, calcut, hiring, letting and the greating or sequence of rights, but marketing immovable property, unless otherwise Indicated to the bidding
  - Where applicable, special conditions of personnel are also hid down to never specific supplies, services of works.
  - Where such special conditions of contract are in conflict with three general conditions, the special conditions shall apply
  - Union otherwise legislated in the bidding documents, the personne thems manyone assesses in me country very me preparation and shall not be liable for any expense incounted in the proposation and submission of a hid. Where applicable a recoordinatable for for
  - With centals assorptions, invitations to bid are only published in the Government Tender Bulletin. The Government Tender Bulletin may be obtained directly from the Government Private, Private Box XIS, Preterie 6001, of accessed electronically faces www.ireasov.cov.za
- 6 Brandanda The goods repplied shall nonlines to the exceptage executaced to the bidding documents and appelifestions.
  - The supplies shall not, without the punchaser's polar written consent, disclose the exempt, or any province thereof, or any specification. plea, decreios, petiece, escapie, or information familibed by or coplen, comming, pengue, pengue, or macrimones managem by or on behalf of the penduan in compaction fluorewith, to my pengue office that a pounce employed by the supplies in the performance of the contract. Displanars to tray such coupleyed penson shall be made in confidence and shall extend only so for an may be increasing for
  - The magalian abeliance, without the purchaser's prior written consentuation and of may document or information mentioned in GOO observa-5.) susage for perposes of performing the comment
  - Any decreases, other than the contract itself marriaged in GCC single Any necessary water can any parameter and that he naturated (all supplier's purposes of the purposes of the applier's purposes. worther the contened if an anguined by the parchaner.
  - 5.4 The supplies shall perceit the purchaser to impens the supplier's records relating to the performance of the supplier and to have these sufficed by switten appointed by the purchaser, if so required by the prochases
  - 6.1 The copplier shall indemnify the purchases equiest all third-party chains of inhingement of petrot, trademark, or industrial decign rights arising from use of the goods or any part forced by the purchases

### S. Unt of DBR:Dreed demine sud. Information hopsetter.

fi. Patest rights

### 7. Performance security

- 7.1 Within thirty (30) days of receipt of the notification of contract sward, the unicessful piddet shall tunish to the brackets are comment asserts.
- 7.2 The proceeds of the performance security shall be payable to the hindress it sombensation to and jost maniple troop the subhies, gaines to complete his obligations under the contract,
- 7.3 The performance security shall be denominated in the currency of the contrast, or in a feesly convertible conveniency acceptable to the punchaser
  - a bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the purchaser's society or abroad. (a) acceptable to the parchaser, in the form provided in the pigging goamments or smother form specialists in the parchaser, or
  - a mahier's or certified cheque
- 7.4 The performance security will be discharged by the purchaser and Into personness security was no measuraged by one purchaser and date of completion of the supplier's performance obligations under the contract, includit specified in SCC. including any warranty obligations, unless otherwise

### S. Impections. fests and analyses.

- 8.1 All pro-bidding testing will be for the account of the bidder.
- 2.2 If it is a hid condition that supplies to be produced or services to be If it is a the common men suppose to be progress or survies to be rendered about at easy stage during production or exposition or on completion be subject to inspection, the premises of the hidder or contractor shall be open, at all reasonable hours, for inspection by a representative of the Department or an organization acting on behalf of
- 8.3 If there are no inspection requirements indicated in the bidding orninest period it is decided that inspections shall be contract, but thring the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.
- 8.4 If the inspections, tests and analyses referred to in clauses 8.2 and 8.3 above fits supplies to be in accordance with the contract requirements, the post of the inspections, tests and analyses shall be defined by the
- 8.5 Where the supplies or services referred to in clauses 2.2 and 2.3 do not Where the supplies or services reserved to in courses \$-2 and \$-3 do not comply with the contract requirements, irrespective of whether such complies or services are accepted or not, the cost in commercion with these inspections, tests or analyses shall be definized by the supplier.
- Supplies and services which are referred to in always 8.2 and 8.5 and which do not comply with the contract requirements may be rejected.
- 8.7 Any contrast supplies may on or after delivery be inspected, tested or

consysted and may be rejected if found not to comply with the requirements of the contract. Such rejected supplies shall be hold at the sout and risk of the supplier who shall, when entired upon, remove then formedistely at his own cost and forthwith substitute them with immediately at my own cost non interesting superiors from which do comply with the requirements of the contract pulling such immoval the rejected supplies thell be returned at the appliers cost and risk. Should the supplier fall to provide the appeter our man next assume one supplier rate to provide the supplier further the product may, without giving the supplier further appetently to substitute the sujected supplies, purchase such supplies as may be necessary at the superse of the

- 8.8 The provisions of cisuses 8.4 to 8.7 shall not projudice the right of the purchaser to caused the obstruct on assessmt of a broach of the conditions thereof, at to act in terms of Clause 23 of GCC.
- 2. Packing
- 9.1 The supplier shall provide such packing of the goods as is required to prevent finir desnage or describention during transit to their final destination, as indicated in the countre. The packing shall be true; and exposure to extreme temperatures, sail and grecoglistical during funnit, and exposure to extreme temperatures, sail and preoplistical take into consideration, where appropriate, the remotioners of the goods final destination and the absence of beavy handling facilities at all points in terms.
- 9.2 The packing, mething, and documentation within and outside the packages shall comply suintly soft such speck apparatus as shall be enquessly provided for in the trained, including additional requirements, if any, specified in SCC, and in any subsequent instructions ordered by the purchases.
- 10 Dellerry Stell dayson
- 10.1 Delivery of the goods shall be made by the supplier in accordance with the same specified in the contract. The details of shipping and/or other que moras showmer in me sommers. was secretaring in soft-
- 10.2 Documents to be submitted by the supplier are specified in SCC.
- 11. Insurance
- 11.1 The goods supplied under the contract shall be fully insured in a fively on acquisition, transportation, storage and delivery in the manner specified in the SCC.
- 12 Transportation
- 12.1 Should a price other than an all-inclusive delivered price be required, this shall be specified in the SCC.
- 13. Indidental PATPAGE 2
- 13.1 The supplier may be required to provide any or all of the following stavious, including additional services, if any, specified in SCC:
  - performance or supervision of on-site estembly and/or (a) commissioning of the supplied goods: **(b)**
  - furnishing of tools required for seasobly and/or maintenance (e)
  - of the supplied goods. for each supropriate unit of the supplied goods;

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- parformance or supervision or maintenance und/or regal of (4) the recipited goods, for a period of the agreed by the parties, provided that this service shall not relieve the supplier of any Ament oppositions happy this contract and
- explored of the innerposes, a becomen of the unicipates, bluss **(e)** and/or on-site, in resembly, start-up, operation, maintenance, and/or repris of the supplied goods.
- 13.2 Prices charged by the supplier for incidental services, if not included in the contract price for the goods, shell be agreed upon in advance by the parties and shall not exceed the proveding rates charged to other parties by the suggifier for similar services.
- 14, Spare parts
- 14.1 As specified in SCC, the supplier may be required to provide any or all of the following meterials, socifications, and information pertaining to spare parts manufactured or distributed by the supplier:
  - (a) such space parts as the purchaser may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any manual oppositions make the comment and
  - (b) in the event of termination of production of the spare parts:
    - in the event of termination or production of the pending termination, in sufficient time to permit the purchaser to procure aseded requirements; and
    - proofer necess requirements; and (ii)following such temination, furnishing at no cost to the purchaser, the binepoints, drawings, and specifications of the

### 15. WATTHEY

- 15.1 The supplier warrants that the goods supplied under the contract on now, emised, of the most recent or commit models, and that they incorporate all femal improvements in dealor and materials unless provided otherwise in the common. The supplier further warments that all knogs subfied ander this contact that part in depot arising from all goods suppose these tens commentment and agree at a defect, arising from design, materials, or workenmakly (except when the design radior material is required by the purchaser's specifications) or from any act or amission of the supplier; that may develop under normal tree of the applied goods in the combitions provailing in the country of final
- 15.2 This warming shall remain valid for twelve (12) months after the This wantedly shall remain value are reverse (12) months after the goods, or any position thereof as the case may be have been delivered to end accepted at the final destination indicated in the contract, or for eighteen (18) months after the date of shipment from the part or place of looding in the source country, whichever period concludes certies,
- 15.3 The purchases shall promptly notify the supplier in writing of any claims arising under this warranty.
- 15.4 Upon receipt of such notice, the supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective goods or parts themost, without costs to the puschaser.
- 15.5 If the supplier, having been multiled, fails to remedy the defice(a) within the period specified in SCC, the pumbers may proceed to take

such remedial action as may be necessary, at the supplier's risk and expense and without projection to any other rights which the purchaser may have against the supplier under the contents.

### 16 Payeleta

- 16.1 The method and conditions of payment to be made to the supplier under this contract shall be specified in SCC.
- 16.2 The supplier shall famish the purchaser with an invoice accompanied by a topy of the delivery note and upon inhibitesent of other obligations
- 16.3 Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the supplier.
- 16.4 Payment will be made in Rand union otherwise stipulated in SCC.

### 17, Prices

17.1 Prices theread by the supplier for goods drilvered and services performed under the contract shall not vary from the prices quoted by the supplier in his bid, with the sucception of any price adjustments sufficient in SCC or in the purchaser's request for bid validity minutesion at the case may be.

## in Contract

- 18.1 No variation in ar modification of the terms of the comment shall be made except by written amendment algored by the parties concerned.
- 10. Assignment
- 19.1 The supplier shall not useign, in whole or in part, its obligations to perform under the contract, except with the purchaser's prior written exames.

### 28. Subcentrerts

20.) The supplier shall notify the pumbeter in vertices of all subcontracts awarded under this contracts if not already specified in the bld. Such notification, in the original bid or letter, shall not relieve the supplier from any liability or chilipation nador the contract.

### 21. Delays in the supplier's parisumance

- 21.1 Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the contract.
- 21.2 If at any time chaing performance of the contract, the supplier or its subcontractor(a) should executate conditions impeding timely definery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely character and its sense(a). As soon so practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and array at his discretion extend the supplier's time for performance, with gravitation the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.
- 21.3 No provinces in a contrast shall be deemed to prohibit the obtaining of supplies or services from a national department, provincial department, or a local authority.
- 21.4 The right is reserved to procure outside of the contract small quantities or to have minor especial survices executed if an emergency arises, the

- supplier's point of supply is not situated at or sear the piece where the supplies are required, or the supplier's services are not readily everlable.
- 21.5 Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery chilipathene shall reader the supplier likely to the imperition of panalties, purposest to GCC Clause 22, unless as exclassion of time is agreed upon pursuant to GCC Clause 21.2 without the application of panalties.
- 21.6 Upon any delay beyond the delivery period in the case of a supplier content, the parchaser shall, without conceiling the comment, he estitled to purchase supplies of a similar quality and up to the same quantity in taketitation of the pools not supplied in contently with the contract and to return any goods delivered later at the supplier's exposes and risk, or to cannot the contract and buty such goods as may be required to complete the contract and without pajardice to his other rights, he cantided to claim damages from the supplier.
- 22 Pensities
- 22. Subject to GCC Clause 25, if the supplier fails to deliver any or all of the goods or to perform the services within the period(s) specified in the contract, the purchaser shall, without prejudice to its other numeric under the contract, defect from the contract price, as a penelty, a sum calculated on the delivered price of the delayed peeds or unperformed acretions using the restent prime interest rate calculated for each day of the delay until actual delivery or performance. The purchaser may also consider tensalmation of the contract pursuant to GCC Clause 23.

### 23, Termination for default

- 23.3 The purchaser, without projection to any other runnely fix breach of contract, by written antion of default and to the amplier, may terminate this contract to whale or in part.
  - (a) if the supplier falls to deliver any or all of the goods within the period(s) specified in the contract, or within any Chance 21.2:

    (b) if the Republic tells to a set
  - (b) if the Supplier falls to perform any other chilication(a) under the contract or
  - (c) if the supplier, in the judgment of the purchaser, has energied in computer fundament practices in competing for er in executing the contract.
- 23.2 In the event the purchaser terminates the commet in whole of in part, the purchaser may procure, upon such terms and in such manner as it deems appropriate, goods, works or services similar to those undelivered, and the supplier shall be liable to the purchaser for any excess excet for such similar goods, works or services. However, the supplier shall continue performance of the contract to the extent not terminated.
- 23.3 Where the purchaser remineres the contract in whole or in part, the purchaser may decide to impose a restriction penalty on the amplifier by period not expending from doing business with the public senter for a period not expending 10 years.
- 23.4 If a purchaser intends imposing a restriction on a supplier or any

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person associated with the supplier, the supplier will be allowed a time period of not more than fourteen (14) days to provide mesons why the envisaged restriction should not be imposed. Should the supplier full to seabourg mitting the school program (14) galls the britishmen units today the intraded penalty to not objected against and may impose it on the EUDO Jer

- 23.5 Any restriction imposed on any person by the Accounting Officer / Authority will, at the discretion of the Accounting Officer / Authority. also be applicable to my other unterprise or any partner, manager, quories of orgen beates supply or hard, extracts or exempted or mely sometime company over the empthists of the time-mentioned become may amorate control over the emergency or the magnificant parent, is or was in the opinion of the Accounting Officer / Authority sortively associated.
- 23.6 If a restriction is impossed, the purchaser aroust, within five (5) working days of such imposition, finnish the National Preasury, with the following information:
  - (i) the name and address of the respiler and / or person restricted by the
  - (ii) the date of contrasponents of the restriction
  - (iii) the period of restriction; and
  - (by) the reasons for the restriction.

Those details will be leaded in the National Treasury's cannot database of suppliers or persons prohibited from doing besiness with the public

23.7 If a court of law convicts a purson of an affence as contemplated in sterilous 12 or 13 of the Prevention and Combating of Comppt Activities streams 12 or 13 or the resymmen and communing or communications. Act, No. 12 of 2004, the court may also role that such person's name be endoused on the Legister for Tender Defaulters. When a person's name has been endowed on the Register, the person will be problinted from has been encoused on our regener, and person wan to prominent from doing business with the public sector for a period not less from five years and not more than 10 years. The National Treasury is suppowered to and not more man an present and any assumed a compowered to determine the period of restriction and cash case will be deaft with an its own marite. According to section 32 of the Act the Register must be open to the public. The Register can be personal on the National Treasury

24. Anti-donning counterval lies d die ine elle

24.1 When, after the date of bid, provisional payments are required, or antihundricory behaven at vari-quadrics on compensation right is quicking at compensation queen me imbosed to the suction of a annel and one one on our behaveners behaven and indicates in succession. incohesed in respect of any damped or substituted import, the State is not liable for any amount so required or imposed, or fair the amount of any such increases. When, after the said date, such a provisional any such insurate. When, must use sum use, such a provisional payment is no longer required or my such anti-distipling or countervalling right is abolished, or where the emerges of such provisional payment or any such right is removed, any such favourable difference shall on demand be paid forthwith by the contractor to the State or the State may deduct epch amounts from morays (if any) which may otherwise be due to the contractor in regard to supplies or services which he delivered or readened, or is to deliver or render in terms of the continue or my other contract or any other amount which

### may be due to him

### 25. French Malana

- 25.) Notwithograding the provisions of GOC Citems 22 and 23, fac capplier shall not be liable for forthibure of its performance security, discussion or terroination for defeats if and to the extent that his delay in performance or other failure to perform his obligations under the pengrant is the result of an event of force real-care.
- 25.2 If a force majoure situation arises, the acqualier shall promptly notify the purchaser in writing of such condition and the course thereof. Unless otherwise directed by the purchaser in writing, the supplier removes the service the contract of the contra performance not provided by the force majoure event.

### 26 Versitation for feasings of

M. I The purchaser may at any time terminate the contract by giving written notice to the supplier if the napplier becomes bankrupt or otherwise innoivest. In this sweat, termination will be without compensation to the emplier, provided that such termination will not projudice or affect any right of action or remedy which but accrued or will accrue

### 27. Estiletused of Dispersion

- 27.1 Heavy dispute or difference of any kind whatmanever science between the purphases and the supplier in commotion with or estains and of the somest, the parties shall make succe affect to mache animably and dispote or difference by materil consultation.
- 27.2 If, after thirty (30) shys, the parties have falled to resolve their dispute or difference by such mutual sonsulation, then sither the purchaser or the emphics may give notice to the other party of his learning to town appears with mediation. No mediation in respect of this meter may be communed unless such notice is given to the other party.
- 27.5 Should it not be possible to settle a dispute by means of mediation, is may be scaled in a South African point of law.
- 27.4 Mediation proceedings shall be consected in accordance with the rules of procedure specified in the SCC.
- 27.5 Notwithstanding say reference to mediction end/or court proceedings
  - (a) for parties thell continue to purform their respendive chilications under the commed males; they otherwise agree; and
  - (b) the purchaser shall pay the supplier may mornior shareth supplier.

### 20: Likelintins of Colony

- 25.1 Except in cases of eventual appliance or willful miscondists, and in the case of lattingsment pursued to Chose 6
  - (a) the supplier shall not be liable to the purchaser, whether in booteset, tort, or otherwise, fix any indused or occasequential less or damage, lear of use, less of production, or less of product or interest come provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or denings to the

- (b) the aggregate liability of the sumplies to the punctuser, whether under the contract, in test or otherwise, shall not exceed the intel cost of separate or replacing defective equipment.
- 29. Governing
- 29.1 The contract shell be written in Registh. All correspondence and other dominant periodicing to the contract their is exchanged by the period chall slee be written in Regist.
- 30. Applicable
- 30.1 The contrast that be interpreted in accordance with South African laws, unless etherwise specified in SCC.
- Mr. Noffman
- 11.1 Every written acceptuace of a bid shall be posted to the supplier conserned by registered or certified mail and any other notice to him to the address notified that by him in writing and such posting shall be demand to be proper service of such notice.
- 31.2 The time mentioned in the contrast documents for performing any set after such alterestid section has been given, shall be reckneed from the date of posting of such notice.

### 32. Tunn and

- 32.1 A foreign supplier shall be entirely responsible for all taxes, stamp duties, license fore, and other such levies imposed outside the translater's sensitive.
- 12.2 A local supplier shall be entirely responsible for all terces, duries, the conducted books to the purphaser.
- 32.3 No contract shall be concluded with any bidder whose tex matters are not in order. Prior to the award of a bid the Department must be in presention of a tex clearance certificate, pulmined by the bidder. This certificate must be an original tenned by the South African transmiss Services.
- 33. National 33.1 Industrial Participation (NIP) Programme
  - The NIP Programme administrated by the Department of Trade and industry shall-be applicable to all anatrasts that are subject to the NIP obligation.
- 34 Probibition of 34.1
  - 4.1 In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, an agreement between, or connected practice by, firms, or a decision by an association of firms, is prohibited if it is between parties in a horizontal relationship and if a bidder (a) is / are or a sometiment of the property of the propert
  - 34.2 If a bidder(s) or contranter(a), based on reasonable grounds or reasonable grounds or reasonable grounds or reasonable grounds or reasonable particles of the purchaser, has / have engaged in the matter to the Competition Commission for investigation and promise imposition at administrative paralleles as contemplated in the Commetition Act No. 89 of 1998.

24.3 If a bidder(s) or contractor(s), has / have been found guilty by the Compatition Commission of the restrictive practice referred to above, the purchaser may, in addition and without projudice to any other tensely provided for, invalidate the bid(s) for such hims(s) offered, and / or tensinate the contract in whole or part, and / or testrict the bidder(s) or contractor(s) from conducting business with public sector for a period not accepting ten (19) years and / or claim damages from the hidder(s) or contractor(s) consecuted.

his Cleanages' Cognitions of Combuct (Historic July 2010)