

SSASSA 01 (QO)

INVITATION FOR QUOTATIONS

THE SOUTH AFRICAN SOCIAL SECURITY AGENCY INVITES QUOTATIONS FOR THE PROVISION OF description of works

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RFQ No:	134/23/ICT	Closing Date:	26 SEPTEMBER 2023
Closing time:	11:00	Validity period:	30 days

1. COMPLETION OF QUOTATION/BID DOCUMENTS:

1.1 All quotations documents must be completed in ink.

All quotations and completed SBD forms must be addressed to the South African Social Security Agency and must be hand delivered in a sealed envelope marked with the RFQ number stated above. **NB: PLEASE SIGN THE QUOTATION REGISTER AT RECEPTION.**

- 1.2 Where the quotations are above R 30 000 Vat inclusive, suppliers are encouraged to hand deliver their quotations and must be deposited in the <u>QUOTATION BOX</u> situated at the reception at SASSA House, 501 Prondisa Building Cnr Steve Biko & Pretorius Streets, Arcadia, Pretoria 0083. Late quotations will not be considered.
- **1.3** This quotation is subject to the GCC (General Conditions of Contract) and any other special conditions of contract where applicable.
- 1.4 The taxes of the successful bidder must be in order, or satisfactory arrangements must be made with the Receiver of Revenue to meet the bidder's tax obligations. SARS PIN SHOULD BE SUBMITTED TOGETHER WITH THE QUOTATION FOR TAX COMPLIANCE VERIFICATION PURPOSE.
- 1.5 Your quotation must include costs breakdown and that is inclusive VAT inclusive, (where applicable)



- 1.6 Quotations above R30 000 must be accompanied by an original or certified original B-BBEE certificate issued by SANAS accredited agencies. Exempted Macro Enterprise (EME's) must submit an original Sworn Affidavit signed by EME's representative and attested by commissioner of oath. Failure to submit will results into the supplier not awarded points for B-BBEE level of contribution.
- 1.7 Quotations equal to or above R30, 000 Vat inclusive shall be evaluated on 80\20 point system.
- 1.8 Suppliers to indicate validity of quotation and delivery date for goods and services.
- 1.9 The quotation must be detailed as per the SASSA attached specification and where the quotation is itemised, the supplier must indicate price for each line item. Failure to comply with this condition (paragraph 1.10) WILL result in the invalidation of your quotation.

2. DESCRIPTION OF SERVICE REQUIRED:

Description of Goods	Services		Quantity
EC-COUNCIL: CER OFFICER (CCISO) TR		 SECURITY	

NB: Please find attached SBD Forms and Detailed Specification or TOR's

3. ENQUIRIES RELATED TO DOCUMENTS MUST BE ADDRESSED TO:

BUYER:	D. LEKGANYANE	Telephone no:	012 400 2154
Cell no:	N/A	Fax no:	

Name: D. Lekganyane

Signature:

Date: 19 SEPTEMBER 2023





SPECIFICATIONS:

EC-COUNCIL: CERTIFIED CHIEF INFORMATION SECURITY OFFICER (CCISO)
TRAINING & CERTIFICATION

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1 PURPOSE OF THIS DOCUMENT

The purpose of this document is to request bids from accredited service providers to provide EC-Council: Certified Chief Information Security Officer (CCISO) Training & Certification, for one official at the South African Social Security Agency (SASSA).

Potential service providers are requested to submit proposals that meet the specifications stipulated in this document. The proposal should indicate the service provider's competence to undertake the required task as well as the cost involved to complete this task.

2 BACKGROUND

CCISO (Certified Chief Information Security Officer) training brings together all the components required to optimally manage an efficient and effect Information Security Management unit within SASSA, as the program combines audit management, governance, information security controls, human capital management, strategic program development, and the financial expertise vital to leading a highly successful Information Security program. By attending this training program and be certified the Senior Manager: Information Security will be able to gain this comprehensive knowledge. This training aims to bridge the gap between the executive management knowledge that Senior Manager: Information Security need and the technical knowledge required to implement and guide the development of SASSA's Cyber Security Strategic goals.

The details of the training are as follows:

Programme : |

: EC-Council: Certified Chief Information Security Officer

(CCISO).

Quantity : 01
NQF Level : NA
Method of training: Virtual
Duration : 5 days.

Training Session Month: October 2023

3 OBJECTIVES OF THE TRAINING

The training must cover the following domains/modules:

3.1 Module 1: Governance

- a. Define, implement, manage and maintain an information security governance program that includes leadership, organizational structures and processes.
- b. Align information security governance framework with organizational goals and governance, i.e., leadership style, philosophy, values, standards and policies.
- c. Establish information security management structure.

- d. Establish a framework for information security governance monitoring (considering cost/benefits analyses of controls and ROI).
- e. Understand standards, procedures, directives, policies, regulations, and legal issues that affect the information security program.
- f. Understand the enterprise information security compliance program and manage the compliance team.
- g. Analyze all the external laws, regulations, standards, and best practices applicable to the organization.
- h. Understand the various provisions of the laws that affect the organizational security such as Gramm-Leach-Bliley Act, Family Educational Rights and Privacy Act, Health Insurance Portability and Accountability Act [HIPAA], Federal Information Security
- Management Act [FISMA], Clinger-Cohen Act, Privacy Act, Sarbanes-Oxley, etc
- j. Be familiar with the different standards such as ISO 27000 series, Federal Information Processing Standards [FIPS].
- k. Understand the federal and organization specific published documents to manage operations in a computing environment.
- I. Assess the major enterprise risk factors for compliance.
- m. Coordinate the application of information security strategies, plans, policies, and procedures to reduce regulatory risk.
- n. Understand the importance of regulatory information security organizations and appropriate industry groups, forums, and stakeholders.
- o. Understand the information security changes, trends, and best practices.
- p. Manage enterprise compliance program controls.
- q. Understand the information security compliance process and procedures.
- r. Compile, analyze, and report compliance programs.
- s. Understand the compliance auditing and certification programs
- t. Follow organizational ethics.

3.2 Module 2: Management Controls and Auditing Management

- a. Information Security Management Controls:
- b. Identify the organization's operational process and objectives as well as risk tolerance level.
- c. Design information systems controls in alignment with the operational needs and goals and conduct testing prior to implementation to ensure effectiveness and efficiency.
- d. Identify and select the resources required to effectively implement and maintain information systems controls. Such resources can include human capital, information, infrastructure, and architecture (e.g., platforms, operating systems, networks, databases
- e. Supervise the information systems control process to ensure timely implementation in accordance with the outlined budget and scope, and communicate progress to stakeholders

- f. Design and implement information systems controls to mitigate risk. Monitor and document the information systems control performance in meeting organizational objectives by identifying and measuring metrics and key performance indicators (KPIs).
- g. Design and conduct testing of information security controls to ensure effectiveness, discover deficiencies and ensure alignment with organization's policies, standards and procedures
- h. Design and implement processes to appropriately remediate deficiencies and evaluate problem management practices to ensure that errors are recorded, analyzed and resolved in a timely manner.
- i. Assess and implement tools and techniques to automate information systems control processes.
- j. Produce information systems control status reports to ensure that the processes for information systems operations, maintenance and support meet the organization's strategies and objectives, and share with relevant stakeholders to support executive decision.
- k. Auditing Management

3.3 Module 3: Management Projects and Operations

- a. For each information systems project develop a clear project scope statement in alignment with organizational objectives.
- b. Define activities needed to successfully execute the information systems program, estimate activity duration, and develop a schedule and staffing plan.
- c. Develop, manage and monitor the information systems program budget, estimate and control costs of individual projects.
- d. Identify, negotiate, acquire and manage the resources needed for successful design and implementation of the information systems program (e.g., people, infrastructure, and architecture).
- e. Acquire, develop and manage information security project team.
- f. Assign clear information security personnel job functions and provide continuous training to ensure effective performance and accountability.
- g. Direct information security personnel and establish communications, and team activities, between the information systems team and other security-related personnel (e.g., technical support, incident management, security engineering).
- h. Resolve personnel and teamwork issues within time, cost, and quality constraints.
- i. Identify, negotiate and manage vendor agreement and communication.
- j. Evaluate the project management practices and controls to determine whether business requirements are achieved in a cost-effective manner while managing risks to the organization.
- k. Develop a plan to continuously measure the effectiveness of the information systems projects to ensure optimal system performance.

- Identify stakeholders, manage stakeholders' expectations and communicate effectively to report progress and performance.
- m. Ensure that necessary changes and improvements to the information systems processes are implemented as required.

3.4 Module 4: Information Security Core Competence

- a. Access Control
- b. Physical Security
- c. Risk Management
- d. Disaster Recovery and Business Continuity Planning
- e. Firewall, IDS/IPS and Network Defense Systems
- f. Wireless Security
- g. Secure Coding Best Practices and Securing Web Applications
- h. Hardening OS
- i. Encryption Technologies
- j. Vulnerability Assessment And Penetration Testing
- k. Computer Forensics And Incident Response

3.5 Module 5: Strategic Planning and Finance

- a. Strategic Planning
- b. Design, develop and maintain enterprise information security architecture (EISA) by aligning business processes, IT software and hardware, local and wide area networks, people, operations, and projects with the organization's overall security strategy.
- c. Finance
- d. Analyze, forecast and develop the operational budget of the IT department.
- e. Acquire and manage the necessary resources for implementation and management of information security plan.
- f. Allocate financial resources to projects, processes and units within information security program.

4 SERVICE PROVIDER PREREQUISITES

Service providers wishing to submit bids / quotations must meet the following criteria:

- a. EC-Council Accredited Training Center.
- b. Demonstrable experience and expertise in the field of EC-Council: CCISO training.

5 COSTING

- a. The service provider to provide quotation as per the specification.
- b. Price Quotation should indicate the Facilitation Fees, Training Material, and Certification, including Grand Total with Vat inclusive.
- c. Quotation to include all variable costs (direct and/or indirect cost if applicable).

6 KEY DELIVERABLES

The successful service provider is expected to deliver:

The service provider must deliver on the following key deliverables:

- a. EC-Council CCISO Training
- b. EC-Council CCISO certification/exam voucher
- c. Remote Lab access
- d. Official courseware
- e. Recordings of training sessions
- f. Revision class
- g. Daily tests
- h. Participation certificate

7 EVALUATION CRITERIA

The bid proposals shall be evaluated in accordance with **80/20** preference system as contemplated in the Preferential Procurement Policy Framework Act.

The bid proposals shall be evaluated as per below:

- Stage One: Phase One- Special Conditions
- Stage One: Phase Two- Administrative Compliance
- Stage Two: Phase One- Price and Specific Goals

Stage One: Phase One - Special Conditions

1. Facilitator Experience

Facilitator/Trainer is required to have facilitated /performed similar EC-Council: CCISO training. (The service provider is required to attach a CV of the facilitator as proof)

2. Service Provider (Company) Experience

At least three (3) years' experience in the field EC-Council: CCISO training. The service provider must submit reference letter/s from previous client, illustrating the type and duration of the training undertaken, contactable references and captured on the previous client/s letter.

3. Accreditation with EC-Council

The service provider to submit valid proof of accreditation with EC-Council. This proof can be in the form of a copy of an accreditation letter or certificate.

NB: Failure to summit the above required under Special Conditions will lead to disqualification of the proposal.

EC-COUNCIL: CERTIFIED CHIEF INFORMATION SECURITY OFFICER (CCISO) TRAINING & CERTIFICATION Stage One-Phase Two Administrative Compliance

Stage One- Phase Two – Administrative Compliance

Service Provider to attach the following:

- CSD Registration
- Fully complete SBD Forms

NB: Failure to comply with the above-mentioned requirements may result in your proposal being disqualified.

Stage Two: Phase One: Price and Specific Goals (Preference Point System (80/20)

Price and Specific Goals	100
Price	80
Specific Goals	20

Bidder should note that 80 points will be for price and the 20 points will be for specific goals:

Price

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

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmin = Price of lowest acceptable tender

Specific Goals

Preference points will be awarded to a bidder for attaining the specific goals in accordance with the table below:

Specific Goals	Number of points (80/20)
B-BBEE Status Level 1 - 2 contributor with at least 51% black women ownership	20
B-BBEE Status Level 3 - 4 contributor with at least	18

16
14
12
8
4
0

Note: In the event of a bidder claiming more than one specific goal category, SASSA will allocate points based on specific goal with the highest points.

- Bidders must submit a B-BBEE verification certificate from a verification agency accredited by the South African National Accreditation System (SANAS) or certified copies thereof and/or a CSD MAAA number and/or a sworn affidavit indicating the percentage of ownership of all shareholders and/or owners and signed by the commissioner of oaths
- Failure to submit the required documents shall be interpreted to mean that preference points for specific goals are not claimed.

8. BID CONDITIONS

- a. Training material to be accessible by trainee, post training.
- b. SASSA reserves the right to enter into a price negotiations with the preferred Service Provider.

NB: Failure to adhere to the training requirements may result into disqualification and/or the cancellation of an order.



BIDDER'S DISCLOSURE

1. PURPOSE OF THE FORM

- 1.1 Any person (natural or juristic) may make an offer or offers in terms of this invitation to bid. In line with the principles of transparency, accountability, impartiality, and ethics as enshrined in the Constitution of the Republic of South Africa and further expressed in various pieces of legislation, it is required for the bidder to make this declaration in respect of the details required hereunder.
- 1.2 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.

2. BIDDER'S DECLARATION

- 2.1 Is the bidder, or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest1 in the enterprise, employed by the state?
 YES / NO
 - 2.1.1 If so, furnish particulars of the names, individual identity numbers, and, if applicable, state employee numbers of sole proprietor/directors / trustees / shareholders / members/ partners or any person having a controlling interest in the enterprise, in table below.

¹ 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 enterprise.



Identity Number	Name of State institution
12.500	1
	1
	-
	Identity Number





- 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 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.
- 3.5 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.
- 3.6 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 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.
- 3.7 I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for

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



investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

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

Signature	Date
Position	Name of hidder

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

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

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

1. GENERAL CONDITIONS

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

1.2 To be completed by the organ of state

- a) The applicable preference point system for this tender is the 80/20 preference point system.
- 1.3 Points for this tender (even in the case of a tender for income-generating contracts) shall be awarded for:
 - (a) Price; and
 - (b) Specific Goals.

1.4 To be completed by the organ of state:

The maximum points for this tender are allocated as follows:

POINTS
80
20
100

137

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

2. **DEFINITIONS**

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

3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

3.1. POINTS AWARDED FOR PRICE

127

80/20

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

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

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

90/10

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmin = Price of lowest acceptable tender

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

3.2.1. POINTS AWARDED FOR PRICE

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

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

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmax = Price of highest acceptable tender

4. POINTS AWARDED FOR SPECIFIC GOALS

325

- 4.1. In terms of Regulation 4(2); 5(2); 6(2) and 7(2) of the Preferential Procurement Regulations, preference points must be awarded for specific goals stated in the tender. For the purposes of this tender the tenderer will be allocated points based on the goals stated in table 1 below as may be supported by proof/ documentation stated in the conditions of this tender:
- 4.2. In cases where organs of state intend to use Regulation 3(2) of the Regulations, which states that, if it is unclear whether the 80/20 or 90/10 preference point system applies, an organ of state must, in the tender documents, stipulate in the case of—
 - (a) an invitation for tender for income-generating contracts, that either the 80/20 or 90/10 preference point system will apply and that the highest acceptable tender will be used to determine the applicable preference point system; or
 - (b) any other invitation for tender, that either the 80/20 or 90/10 preference point system will apply and that the lowest acceptable tender will be used to determine the applicable preference point system,

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

1777

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

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

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

The specific goals allocated points in terms of this tender	Number of points allocated (90/10 system) (To be completed by the organ of state)	Number of points allocated (80/20 system) (To be completed by the organ of state)	Number of points claimed (90/10 system) (To be completed by the tenderer)	Number of points claimed (80/20 system) (To be completed by the tenderer)
B-BBEE Status Level 1 - 2 contributor with at least 51% black women ownership	10	20		
B-BBEE Status Level 3 - 4 contributor with at least 51% women ownership	9	18		
B-BBEE Status Level 1 - 2 contributor with at least 51% black youth or disabled ownership	8	16		
B-BBEE Status Level 1 - 2 contributor	7	14		
B-BBEE Status Level 3 - 8 contributor with at least 51% youth or disabled ownership	5	12		
B-BBEE Status Level 3 - 4 contributor	4	8		
B-BBEE Status Level 5 - 8 contributor	2	4		
Others (Non-Compliant)	0	0		,

Note: In the event of a bidder claiming more than one specific goal category, SASSA will allocate points based on specific goal with the highest points.

1040	Returnable document to claim points	Please tick below for the attached document
1.	B-BBEE Certificate	
2.	Sworn Affidavit (EME or QSE)	
3.	CSD registration number	

	DEÇ	LARAT	ION WITH REGARD TO COMPANY/FIRM			
4.3.	Na	me of o	company/firm			
4.4.	Company registration number:					
4.5.	TY	TYPE OF COMPANY/ FIRM				
	□ Partnership/Joint Venture / Consortium □ One-person business/sole propriety □ Close corporation □ Public Company □ Personal Liability Company □ (Pty) Limited □ Non-Profit Company □ State Owned Company □ TICK APPLICABLE BOX					
4.6.	the	points	ersigned, who is duly authorised to do so on behalf of the company/firm, certify that claimed, based on the specific goals as advised in the tender, qualifies the firm for the preference(s) shown and I acknowledge that:			
	i)	The in	formation furnished is true and correct;			
	ii)	The p	reference points claimed are in accordance with the General Conditions as ted in paragraph 1 of this form;			
	iii)	parag	event of a contract being awarded as a result of points claimed as shown in raphs 1.4 and 4.2, the contractor may be required to furnish documentary proof to tisfaction of the organ of state that the claims are correct;			
	iv)	condit	specific goals have been claimed or obtained on a fraudulent basis or any of the ions of contract have not been fulfilled, the organ of state may, in addition to any remedy it may have –			
		(a)	disqualify the person from the tendering process;			
		(b)	recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;			
		(c)	cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;			
		(d)	recommend that the tenderer or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied; and			
	31	(e)	forward the matter for criminal prosecution, if deemed necessary.			
			100			
			SIGNATURE(S) OF TENDERER(S)			
SUF	RNAME	AND N	AME:			
DAT	E:					
ADE	DEGG.					

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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 amountine also mean in the faminine end 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. 2.		Definitions Application	
3.		General	
4		Standards	
5.	1	Use of contract documents and information;	nabection
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24.		Dumping and countervaling duties	
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26.		Termination for insolvency	
27.		Settlement of disputes	
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29.		Geverning language	
30.		Applicable law	
31.		Notices	
32.		Taxos and dutice	MINN
33.		National Industrial Participation Programme (MILE)
34.	ŀ	Prohibition of restrictive practices	1

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General Conditions of Contract

1. Dububbers

- The following terms shall be interpreted so indicated:
- 1.1 "Closing that" access the date and hour specified in the bidding documents for the receipt of bids.
- 1.3 "Contract" means the welfan agreement entered into between the particular and the aggette, as recorded in the contract them eigened by the particul, including all attachments and appendions thereto and all documents incorporated by reference therein.
- 1.3 "Context prior" means the prior psychio to the supplier under the custoot for the full and proper performance of his consequent
- 1.4 "Corrupt practice" means the offleting, giving, receiving, or editabling of any tiding of value to influence the action of a public official in the processoral pressure or in content occasion.
- 1.5 "Conserveiling daths" are imposed in cases where an enterprise shread in substituted by its government and encounged to market its products internationally.
- 1.5 "Country of origin" meses the plans when the goods were unlood, grown or produced or from which the convices are expelled. Goods are produced when, through mountaining, processing or substantial and employ account of expenses, a countrainity recognized more produce country that is expenses, a different in basic characteristics or in proposes or suffice them the consequents.
- 1.7 "Day" mener calendar day.
- 1.5 "Delivery" means delivery in compliance of the conditions of the conditions of the contest or order.
- "Delivery ex stock" sames immediate delivery directly from stock according on hand.
- 1.10 "Delivery into consignous error or to his sist" escens delivered and unlended in the openilard steep or depot or on the epocilard site in compliance with the conditions of the section or order, the compliance of the section or order, the compliance of the section of the
- 1.11 "Demphy" occurs when a private enterprise elected radiest its greeks on own initiative in the ESA at lower prices than that of the country of origin and which have the potential to fearm the local industries in the

(

- 1.12 "Power regions" means an ovent beyond the control of the expeller and and invading the amplitur's float or registence and not the manable float overate gate and sold has been been any include, but to not restricted to, each of the purchase in its assessing separably, were or restriction, then, though, optimizing quantum particulars and freight authorpes.
- 1.13 "Familidant procise" means a minupersentation of facts in order to influence a processment process or the encyclion of a content to the detribucit of any bibliot, and includes collective grantics aroung bibliot (prior to or offer hid enhanted on detriped to establish bid prior or efficiel mean-compatibles levels and to deprive the bidder of the families of three and earse competition.
- 1.14 "OCC" means the General Conditions of Contract
- 1.15 "Coold" meem all of the equipment, couldberg, endire other manufact that the supplier is required to supply to the purchaser under the contract.
- 3.16 "Imported estates" manes that persian of the bidding price represented by the cost of excapements, parts or materials which have been or are sell to be imported (whether by the negative or bis referenteetes) and whith costs or inclusive of the costs street, plan fought and other diese importation costs such as leading costs, duck does, import day, select day or other strains to an day or the fourth Affeirs place of only as well as transportation and handling charges to the fisting in the Republic where the applies covered by the field will be
- 1.17 "Long evenent" means that portion of the bidding price which is not included in the imported content provided that local connecticative does this other.
- 1.12 "Mancheton" means the products of products in a flettery using below, materials, economic and materiary and includes after related veloc-adding entiring.
- 1.19 "Order" assess an afficial vertices under bound for the supply of grods or works or the resoluting of a service.
- 1.20 "Project che," where applicable, means the place indicated in bidding documents
- (2) "Perchase" mass the organization purchasing the goods.
- 1.32 "Republic" mages the Republic of South Affice.
- 1.23 "BCC" mouse the Special Conditions of Contract
- 1.24 "Environ" means these functional services exciting to the capply of the peods, such as transportation and any other hardward services, such as installation, commissioning, provision of technical anchoracy, technical, calenday, producing, occupy, such measures and other each

chilipathem of the supplier covered upder the contract.

- 1.25 "Written" or "in writing" means handwritten in his or any those of electronic or mechanism writing.
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- 2.0 These general conditions are applicable to all bids, contracts and under trackeding bids for functional and productional services, union, bidsag, letting and the greating or sequiting of rights, but cardeding immovable property, unless otherwise indicated in the bidding demander.
- 2.2 When existents, excisi conditions of contract are also laid down to sever quittle supplies, services or weder.
- 2.3 When each speed condition of contract are in conflict with these general conditions, the speeds conditions that apply.
- سندم و
- Utiliza soluredar indicated in the bidding documents, the purchaser shall not be liable for any expense interest in the proposition and outsubstant of a bid. Where applicable a con-relatedable fee for documents may be charged.
- 3.3 With curtain enception, includes to bid our only published in the Consumes Tunder Butleth. The Consument Funder Butleth may be obtained directly from the Government Pointer, Private Bog 2033, Protects 0001, or assessed electronically from unpublication and an experimental private processes.
- 4. Standard
- 4.1 The goods supplied child confirm to the attributed musticered in the bidding documents and specifications.
- S. Under contract decompate and tallemedica; inspection.
- 5.1 The supplier shall east, without the purchaser's prior written consent, disclose the context, or my purvision thereof, or say qualification, plus, drawing, pattern, secupis, or information themisted by or on balaff of the purchaser in consertion thereofth, to say person other chas a parson employed by the supplier in the performance of the context. Disclosure to any each employed person shall be easile in confidence and shall extend only so fire as easy be necessary for purposes of each performance.
- 5.3 The supplier shall not, without the purchaser's prior written content, make use of any document or information mentioned in OCC cluster 5.1 except the purposes of performing the content.
- 8.3 Any decremen, other than the content hard's manifested in GCC closer 5.1 shall remain the property of the purchaser and shall be estuand (all copies) to the purchaser on completion of the expyller's purchases under the construct if on required by the purchases.
- 5.4 The supplier shall prouch the produces to inspect the supplier's exceeds scholing to the pri-freemence of the supplier and to have them and to be accident appealant by the purchases, if so required by the purchases.
- 6. Promet chiffen
- 4.1 The copplier shall industrilly the purcheser copplies oil different closus of indiagement of potent, read-much, or industrial during right acting from use of the goods or any past theoret by the purchases.

- 7.3 The performance executive shall be discontented in the correctly of the content, or is a Study executable currency executable to the purchaser and shall be in our of the following Status:

 (4) a bent generates or an investable latter of could broad by a expectable tenth learned in the generator's country or photod, ecceptable to the purchaser, in the form provided in the bidding department or another form acceptable to the purchaser, of

 (b) a called a contribut change.
- 7.4 The perfections accordy will be discharged by the purchaser and externed to the supplier and here than thiny (10) days following the date of completing of the supplier's perfection chilgratum under the context, including any contents obligations, under admirating supplier's perfection, under admirating specified in SCC.

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- 3.1 All pro-bliding turing will be the dis account of the bidder.
- If it is a bid condition that supplies to be produced or services to be sealered chartful at any stage during production or exception or on completion be endpot to impaction, the produce of the hidder or constanter chall be upon, at all respectable hours, for impaction by a representative of the Department or on organization acting on behalf of the Department.
- 8.3 If there are no importion combinences indicated in the bidding documents and are notation is cando in the context, but design the context period it is decided that importions shell be conted out, the purchase shell itself make the measuresy examples, including and the mathematical contexts.
- 8.4 If the importions, tests and entities referred to in shows 8.2 and 8.3 show the importion to be in accordance with the contest requirements, the cost of the importions, tests and entities shall be delayed by the
- applies and services which are referred to its classes 0.2 and high do not comply with the content requirements may be ref
- 8.7 Any contract supplies may on or other delivery be imported, tested or

E.3 The providings of classes E.4 & E.7 shall out projection the right of the provident to consoil the contract on account of a broack of the contribute florost, or to not in terms of Chang 23 of QCC.

- The cappine shall provide such particing of the goods as in capping to content their durage or distinguished during treats to their final lecturation, as indicated in the content. The particing shall be efficient to withstead, without licelation, rough benefiting during much and exposure to emission temperature, such and prosplicing benefit end exposure to emission temperature, and and prosplicing harden to the content, and again storing. Particing, case the end weights shall the later executionality, where appropriate, the requesterous of the pools' final deceleration and the channel of theory handling facilities as
- 9.3 The packing, cracking, and decementation within and mostle packages shall escaply strictly with each qualid supriscensis or in expressly provided for in the content, lackading additional contents, if any, openied in SCC, and in any administration ordered by the parcham.

- 10.1 Delivery of the goods shall be easie by the couplier in assessment the terms specified in the comment. The death of shipping and/o decomments so be familiard by the supplier are specified in SCC.
- of by the supplier are executived to SCC.

II. In

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ed under the content shall be fielly insueed in a fincly any against fees or decays betileated to manufacture manufacture, storage and delivery in the scenar

12.1 Should a price other than an eli-inclusive delivered price be see this shall be specified in the SOC.

- or stay to required to provide any or all of the first challing additional species, if only, specified in SCC 13.1 The copy
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pediamento de disperson os como completados el de augulia (pode; feraldate el todo rigales for combly unifor el de auguliad gode; feraldate el a destina operatura uni unistra for esch appropriate unit el de auguliad gode; (4)

- (d) performance or respectation or resolutions on malfor regular of the supplied goods, for a period of time agreed by the period provided that this service shall not relieve the applier of any supplied of the service of the sections; and
- (d) techniq of the producer's personnel, at the equilier's plan and/or co-one, in secondly, stackup, operation materiaxes, and/or mosts of the samellad mosts.
- 13.2 Priose charged by the supplier for invidental curvious, if out included in the content prior for the geneda, shall be agreed upon in advance by the parties and shall not exceed the privating union charged to other parties by the supplier for risulties corriers.

14. Spare parts

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- 14.1 As specified in SCC, the supplier stay be required to provide any or all of the following naturals, notifications, and believes the providing to
 - (a) such spare parts as the purchaser used elect to purchase them the supplier, provided that this election that not retires the supplier elections to the supplier election to the supplier election of the supplier elections.
 - (b) in the overal of termination of producting of the spirit product (f) Advances actificistic to the proclamer of the product termination, in sufficient time to permit the product to exceed another production of
 - (A)Allowing such termination, Settlishing at no cost to the purchaser, the binapaths, drawings, and specifications of the area made, if connected,

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- 15.3 The supplier versions that the greats supplied under the content on two, caused, of the most record or current supplies, each that they introduced all record by provided orderwise in the contract. The supplier factor versions the all greats supplied under this contract shall have no defect, arising four design, materials, or worksounds; (except when the design and/or and it is required by the purchaser's specification) or from any or or emission of the supplier, that may develop under metral use of the applied greats in the conditions preventing in the country of fine.
- 15.2 This wastney shall stands would the touther (12) awards other goods, or any parties thereof as the case stay he, have been delivered to and accepted in the Oast destinates buildened in the context, or the eighteen (11) searchs often the date of objected from the port or place of leading in the source searchy, whichever period occurred earlier, unless apartified otherwise in SOC.
- 15.3 The purchaser shall premptly audity the supplier is writing of one claims under this warmenty.
- 4.5.4 Upon poolst of each codes, the supplier shall, within the puriod specified in SCC and with all conventin speed, super or explice the difference goods or pare thouse, without close to the precision.
- 15.5 If the amplier, broken been position, fails to recently the definition within the puriod specified in SCC, the procleaser may proceed to who

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noncial gains as any be accuracy, at the applier's etch and to and widered projection to any other rights which the purchaser are against the emplier under the equivors.

- M. Payment
- 64.1 The method and conditions of payment to be entite to the ausptize under the content shall be specified in SOC.
- 14.2 The emption shall famile the purchaser with an invoice accompanied by a copy of the delivery note and upon flatificated of other obligations adjusted in the contract.
- 16.3 Payments shall be made promptly by the gurdiner, that in no case later than there (30) days after estimates of an involo) or chief by the cappion.
- 16.4 Payment will be made in Rend enters otherwise stipulated in SCC.
- 17.1 Prices charged by the supplier for goods difficult and services performed under the content their next very flow the prices quantity the supplier in the bulk, with the shapeline of very price adjustments authorized in SOC or in the pupilsone's request for talk velidity extension, or the case may be.
- 18.1 No variation in or modification of the terms of the context shall be coast a written except by written excendence eigend by the puriou concerned.
- 19.1 The supplier shall not easign, in whole or in part, in obligation to parliane under the context, energy with the purchase's prior written context.
- 20.1 The supplier shall notify the purchaser in writing of all subcontracts arrached confer this contracts if not observe quadfied in the bid. But notification, in the outplied bid or lasts, shall not relieve the supplier from any liability or obligation under the contact.
- 21.1 Delivery of the goods and performance of services shall be easile by the cappiler in accordance with the three exhaults presented by the purchaser in the content.
- 21.2 If at any time during performance of the counter, the supplier or its advantance(s) checkl executive conditions impeding timely delivery of the goods and performance of acretices, the coupling checkly promptly notify the preclusor in writing of the fact of the duty, the Hosty duration and he county). An error as preclusively after notifys of the mapplier's notice, the purchaser shall encluse the sharlest end may ut his direction extend the mapplier's time for perfeccious, with or without the impedition of generalite, to which case the actuation shall be callfied by the parties by amendment of contract.
- 21.3 No provision in a contrast shall be deemed to problem the electricity of anythin or corolous from a national department, provincial department, or a local authority.
- 21.4 The right is conserved to procure outside of the contact could quantities on to have solver expected convicts executed if an emergency action, the

- 21.5 Enough as provided under GCC Cleans 25, a delay by the supplier in the purferences of the delivery obliquations shall reacher the supplier listle to the imposition of parallele, presume to GCC Cleans 22, under an extension of first in agreed open pureount to GCC Cleans 21.2 without the application of practice.

- 22.1 Subject to GCC Closes 25, if the supplier fails to deliver any or all of the goods or to perform the surviver within the period(s) question in the comment, the products that surviver within the period(s) question in the context, the products of the context, as a period period or the context, and a period period or the delivered or the delivered goods or competituded on the delivered price of the delayed goods or competituded survivers using the context price interest rate colorated (for each day of the delay until extent delivery or performance. The perducer may sine consister termination of the context presents to GCC Citree 25.
- - if the supplier falls to defiver my or all of the goods within the period(s) specified in the contract, or within any extraction thereof greated by the purchaser personent to GCC Clause 21.2;
 If the formulae faith to cont
 - (4)
- 23.2 In the count the ma e end in such specusy as it pleasure to those modelinare).
- personner remains the contract in while or in past, the profiler may decide to impose a marketina passity on the supplier by prohibiting such empiler from doing business with the public sector for a saried not exceeding 10 years.
- 25.4 If a purchaser intends impacing a restriction on a mappiler or any

ersen esseciated with the supplier, the supplier will be ellered a the whole of not more than theritan (s) there to provide sensess why di whosel explicition should not be exposed. Should the supplier full apard within the eliphiant flusters (14) they the purchases may eap as intended practly as not elipsical against and may begans it on d

- 23.6 (I's restriction is improved, the parchaser street, whitin thre (3) working days of such imposition, furnish the Platenni Treasury, with the Eddinates information

 (i) the same and address of the supplier and for person restricted by the parchase;

 (ii) the characteristics and (iv) the partial of restriction and (iv) the partial of restriction and (iv) the summer for the partial of.

These details will be leaded in the Hestonal Treasury's central distance of suppliers or persons problemed from delay business will the public sector.

- 23.7 If a court of few converts a person of an officers an contemplated in sections 12 or 13 of the Prevention and Constants of Consept Artivities Act, No. 12 of 2004, the court easy also rate that each person's seem be endicated on the Register for Tander Defeation. When a person's many has been archaeod on the Register, the person will be problebed from doing business with the public sector for a period for less than five years and not mose than 10 years. The Maximal Transacty is empowered to distantion the purish of restriction and each case will be dealt with on its own modes. According to certion 25 of the Act the Register must be upon to the public. The Register can be present on the Patricial Transacty variable.
- 24.1 When, after the date of bid, provisional payments are required damping or countervailing dation are kepoosel, or the man provisional payment or each-desping or countervailing increment in respect of may demand or annual import, the suit liable for my amount so required or language, or for the in my much increase. When, after the said date, such a payment in the language content in the leaves reached or one made said the

- Notwithsteading the provisions of GCC Clours 22 and 23, the supplier shall not be thintle for forthbure of its performance according damper, or termination for default of and to the extent that this delay in performance or other follows to perform his addigators under the content is the sense of one event of three surpless.

- 27.1 If any dispute or difference of any kind whatever arises between the providence and the regular in connection with or aciding out of the contrast, the parties that make every officed to receive anicohly such dispute or difference by matted executation.
- 27.2 II, ofter thirty (30) days, the parties have fulfed to reaches dealer dispute or difference by each materil occasionion, done other the purchaser or the negative range give notice to the other party of his intention to communes with medicaler. He standards in respect of this matter may be communed unless such audion in given to the other party.
- 27.3 Should it not his possible to actife a dispute by steam of medi yeary be actived in a South African count of hor.
- 27.4 Mediates proceedings dull be conducted in accordance with 0 of procedure specified in the SCC.
- 27.5 Hearthstanding any reference to coefficien and/or court pro-leasts.
 - (c) the persion shall continue to perfure their respective elitigation ander the contract unless they otherwise agree; and
 (b) the purchaser shall pay the supplier any meades due the supplier.

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- - to of chinical negligeness or willful asleccedurel, and in imperent permunt to Charse (g flow shall all: be thinks to the purchaser, whether in ten, or otherwise, for any indicates or consequential bear no, loss of use, loss of production, or last of profits or see, provided that this carchates shall not apply to any a of the emplies to pay provides and/or decought to the

- (b) the appropriate Hobbits of the simplifier to the purchases, whether under the contrast, in test or otherwise, shall not exceed the total actives pulse, provided that this Hobbits a shall not apply to the cost of applifulge or applicing difficulties applicance.
- 29. Greenbeg
- 29.) The sentract shall be written in English. All consequentiates and other documents particuling to the extense that its enchanged by the particular that he written in English.
- M. Applicable
- 30.1 The exercise shall be integrated in assertance with South Africa laws, unless otherwise specified in SCC.
- Li. Matien
- 31.1 Every written acceptance of a bid shall be posted to the compiler executed by registered or cordifor shall and any other notice to him shall be peated by artifacty shall to the abbiest function in his bid or to the notices notified inter by him in writing and such posting shall be decuted to be prepare service of such motor.
- 31.2 The time constitued in the context determine for performing any acceptant articles and action has been given, shell be exchanged from the fact of performing of such action.
- 12. Thurstand
- 32.1 A finding amplier shall be entirely responsible for all times, classy duries, license flow, and other such lovies improved excisite the ampliance's country.
- 32.3 A feed supplier shall be entirely responsible for all turns, determines free, etc., decumed until delivery of the contracted goods to the numbers.
- 32.3 No content shell be concluded with any bidder whose text surtion are not in order. Prior to the court of a hid the Department court be in postention of a text channels writtents, admined by the bidder. This corelliness must be an original based by the Seath African Revenue Services.
- 21. Pintingi fodustrial Portidipation (PEP)
- of 33.1 The HIP Programms administrated by the Department of Trade and Sadustry shall be applicable to all contracts that are subject to the 142P obligation.
- 34 Problishes of
- .) In terms of certion 4 (1) (h) (iii) of the Competition Act Ho. 89 of 1970, on amended, on agreement between, or neutrand practice by, first, or a dischine by an association of firsts, to prohibited if it is between parties in a hardward referenchly and if a biblior (i) is force or n certioetter(p) way f were involved in cellusion bibling (or bid ringing).
- 34.2 If a bibling(s) or unstructed(s), bised on customide grounds or orbitates obtained by the paradisms, but I have engaged in the contrictive practice reduced to observ, the positions may rate the matter to the Composition Commission for investigation and possible impactation of administrative possibles as contemplated in the Composition Act No. 89 of 1998.

34.3 If a Milder(s) or contractor(s), has "have been found guilty by the Competition Commission of the restrictive practice refused to above, the practice rays, in addition and without projective to any other restrict provided fire, invalidate the MASS fire such benefit offered, and "or templates the contract in whole or part, and "o a secretar to hidder(s) or contracte(s) from conducting business with the patiest names for a posted set according to (10) years and "or other decreases from the Mildfull or contractor(s) seconds.

As General Confidence of Contract Serviced July 181

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