

BID DOCUMENT

BID NUMBER: T2023/24/18

APPOINTMENT OF A SUITABLE SERVICE PROVIDER FOR THE PROVISION OF THE PERSONAL PROTECTIVE EQUIPMENT (PPE) FOR A PERIOD OF THREE (3) YEARS

CLOSING DATE:	19/01/20	23	TIME	12H00
NAME OF TENDERE	R			
TOTAL AMOUNT (FO	ORM OF			
CENTRAL SUPPLIEF NUMBER	R DATABASE	MAA	4	
TAX COMPLIANCE PIN				
CONTACT PERSON				
CONTACT NUMBER				
ENQUIIES REGARDING BID PROCEDURES			TECHNICA	L ENQUIRIES

	GARDING BID EDURES	TECHNICAL	ENQUIRIES				
DIRECTORATE FIN	IANCIAL SERVICES	DEPARTMENT (OF CORPORATE				
SUPPLY CHAIN M	ANAGEMENT UNIT	SERV	ICES				
MRS. BG. NTINGA		MRS. TT. MATHENJWA					
SCM MANAGER		DIRECTOR CORPORATE SERVICES					
TEL. NUMBER 033 816 6882		TEL. NUMBER	033 816 6847				
TENDER ISSUED BY							
UMSHWATHI	MUNICIPALITY	1 MAIN STREET	NEW HANOVER				

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		BIDDER	WITNESS	EMPLOYER	WITNESS

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RE-ADVERTISEMENT TENDER NOTICE NO.: T2023/24/18 CLOSING DATE: 19 JANUARY 2024

TIME: 12H00

APPOINTMENT OF A SUITABLE SERVICE PROVIDER FOR THE PROVISION OF THE PERSONAL PROTECTIVE EQUIPMENT (PPE) FOR A PERIOD OF THREE (3) YEARS

In terms of section 110 of the Municipal Finance Management Act, (No. 56 of 2003), tenders are hereby invited for the appointment of a suitable service provider for the provision of the personal protective equipment (PPE) for a period of three (3) years

Tender documents are available and can be downloaded free on the National Treasury E-Tender Portal (www.etenders.gov.za) from 14 November 2023, Thursday. The physical address for collection of tender documents is uMshwathi Municipality Main Offices, Main Road, Opposite Police Station, New Hanover upon payment of a non-refundable tender fee of R790.00, payable in cash only from 14 December 2023 to 22 December 2023 and from 2 January 2024 to 19 January 2024.

No **compulsory** briefing session will be held.

Tenders are to be submitted in a sealed envelope, clearly marked the tender number and description and deposited in the tender box situated in the reception area of the uMshwathi Municipal Offices in New Hanover, on or before the closing date and time of 19 January 2023, Friday at 12h00, where the tenders will be opened in public. Late tenders or those that are received by way of facsimile or e-mail will, under no circumstances, be considered. All prices quoted must be valid for 120 days.

All technical enquiries relating to these documents must be addressed to the General Manager: Corporate Services, Mrs. T.T. Mathenjwa on 033 816 6800 or email: thulilem@umshwathi.gov.za during working hours, 07h30 to 16h00, Monday to Friday.

The evaluation of tenders will be done in line with the uMshwathi Local Municipality's approved Supply Chain Policy, following these steps Responsiveness, Functionality, price and specific goal points. Only tenderers meeting minimum qualifying score of 70% on functionality as detailed in the tender document shall qualify for further evaluation.

Company Experience 50 points, Cut Make and Trim (CMT) industry / retailer 25 points, Quality of required PPE 10 points and methodology 15 points. Proposals that fail to achieve minimum score of 70% will not qualify for further evaluation.

uMshwathi Municipality does not bind itself to accept the lowest or any tender.

NB: NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE (As defined in Regulation 1 of the local government: Municipal Supply Chain Management Regulations)

Claim for Specific Goals for 20 Points Allocation

To claim 20 points for specific goals, the company must have the following ownership:

GOALS	POINTS	VERIFICATION METHOD
Historical Disadvantaged Black Person	10	CIPC/ CSD
Historical Disadvantaged Women	5	CSD
Historical Disadvantaged Disabled Person	5	CSD

Yours faithfully

Mr. N.M. Mabaso **Municipal Manager**

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B1.2: BID DATA

B1.2.1: STANDARD CONDITIONS OF BID

The Bid Data make several references to the Standard Conditions of Bid for details that apply specifically to this Bid. The Bid Data shall have preference in the interpretation of any ambiguity or inconsistency between it and the Standard Conditions of Bid.

Each item of Bid Data given below is cross-referenced to the relevant clause in the Standard Conditions of Bid to which it mainly applies.

Clause No.

F.1.1 GENERAL

F.1.1 Actions

- F.1.1.1 The Employer and each Bidder submitting a Bid offer shall comply with these Conditions of Bid. In their dealings with each other, they shall discharge their duties and obligations, as set out in F.2 and F.3, timeously and with integrity, and behave equitably, honestly and transparently, comply with all legal obligations and not engage in anticompetitive practices.
- F.1.1.2 The employer and the bidder and all their agents and employees involved in the bid process shall avoid conflicts of interest and where a conflict of interest is perceived or known, declare any such interest in their bid submissions. Employees, agents and advisors of the employer shall declare any conflict of interest to whoever is responsible for overseeing the procurement process at the start of any deliberations relating to the procurement process or as soon as they become aware of such conflict and abstain from any decisions where such conflict exists or recuse themselves from the procurement process, as appropriate.

Note

- 1) A conflict of interest may arise due to a conflict of roles which Internal provide an incentive for improper acts in some circumstances. A conflict of interest can create an appearance of impropriety that can undermine confidence in the ability of the person to act properly in his or her position even if no improper acts result.
- 2) Conflicts of interest in respect of those engaged in the procurement process include direct, indirect or family interests in the bid or outcome of the procurement process and any personal bias, inclination, obligation, allegiance or loyalty which would in any way affect any decision taken.
- F.1.1.3 The employer shall not seek and a tenderer shall not submit a tender without having a firm intention and the capacity to proceed with the contract.

F.1.2 Bid documents

The documents issued by the Employer for the purpose of a Bid offer are listed in the Bid Data.

F.1.3 Interpretation

- F.1.3.1 The Bid Data and additional requirements contained in the Bid schedules that are included in the returnable documents are deemed to be part of the Conditions of Bid.
- F.1.3.2 These Conditions of Bid, the Bid Data and Bid schedules which are only required for Bid evaluation purposes, will not form part of any contract arising from the invitation to Bid.
- F.1.3.3 For the purposes of these conditions for the calling for expressions of interest, the following definitions apply:
 - a) Conflict of interest means any situation in which
 - i. Someone in a position of trust has competing professional or personal interest which make it difficult

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- to fulfil his or her duties impartially:
- ii. An individual or organisation is in a position to exploit a professional or official capacity in some way for their personal or corporate benefit; or
- iii. Incompatibility or contradictory interests exist between an employee and the organisation which employs that employee.
- b) **Comparative offer** means the bidder's financial offer after the factors of non-firm prices, all unconditional discounts and any other bided parameters that will affect the value of the financial offer have been taken into consideration
- c) **corrupt practice** means the offering, giving, receiving or soliciting of anything of value to influence the action of the employer or his staff or agents in the bid process; and
- d) **Fraudulent practice** means the misrepresentation of the facts in order to influence the bid process or the award of a contract arising from a bid offer to the detriment of the employer, including collusive practices intended to establish prices at artificial levels
- e) **Organisation** means a company, firm, enterprise, association or other legal entity, whether incorporated or not, or a public body
- f) **Quality (functionality)** means the totality of features and characteristics of a product or service that bear on its ability to satisfy stated or implied needs.

F.1.4 Communication and Employer's agent

Each communication between the Employer and a Bidder shall be to or from the Employer's agent only, and in a form that can be read, copied and recorded. Writing shall be in the English language. The Employer will not take any responsibility for non-receipt of communications from or by a Bidder. The name and contact details of the Employer's agent are stated in the Contract Data.

F.1.5 The Employer's right to accept or reject any Bid offer

- F.1.5.1 The Employer may accept or reject any variation, deviation, Bid offer, or alternative Bid offer, and may cancel the Bid process and reject all Bid offers at any time before the formation of a contract. The Employer will not accept or incur any liability to a Bidder for such cancellation and rejection but shall give reasons for such action upon written request to do so.
- F.1.5.2 The employer may not subsequent to the cancellation or abandonment of a tender process or the rejection of all responsive tender offers re-issue a tender covering substantially the same scope of work within a period of six months unless only one tender was received and such tender was returned unopened to the tenderer.

F.1.6 Procurement Procedures

F.1.6.1 General

Unless otherwise stated in the bid data, a contract will, subject F.3.13, be concluded with the bidder who in terms of F.3.11 is the highest ranked or the bidder scoring the highest number of bid evaluation points, as relevant, based on the bid submissions that are received at the closing time for bids.

F.1.6.2 Competitive Negotiation Procedure

- **F.1.6.2.1** Where the bid data require that the competitive negotiation procedure is to be followed, bidders shall submit bid offers in response to the proposed contract in the first round of submissions. Notwithstanding the requirements of F.3.4, the Employer shall announce only the names of the bidders who make a submission. The requirements of F.3.8 relating to the material deviations or qualifications which affect the competitive positions of bidders shall not apply.
- F.1.6.2.2 All responsive bidders, or not less than three responsive bidders that are highest ranked in terms of the evaluation method and evaluation criteria stated in the data, shall be invited in each round to enter the

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competitive negotiations, based on the principle of equal treatment and keeping confidential the proposed solutions and associated information. Notwithstanding the provisions of F.2.17, the Employer may request that bids be clarified, specified and fine-tuned in order to improve a bidder's competitive position provided that such clarification, specification, fine-tuning and additional information does not alter any fundamental aspects of the offers or impose substantial new requirements which restrict or distort competition or have a discriminatory effect.

- F.1.6.2.3 At the conclusion of each round of negotiations, bidders shall be invited by the Employer to make a fresh bid offer, based on the same evaluation criteria, with or without adjusted weightings. Bidders shall be advised when they are to submit their best and final offer.
- F.1.6.2.4 The contract shall be awarded in accordance with the provisions of F.3.11 and F.3.13 after bidders have been requested to submit their best and final offer.
- F.1.6.3 Proposal Procedure using two stage system

F.1.6.3.1 Option 1

Bidders shall in the first stage submit technical proposals and, if required, cost parameters around which a contract may be negotiated. The Employer shall evaluate each responsive submission in terms of the method of evaluation stated in the bid data, and in the second stage negotiate a contract with the bidder scoring the highest number of evaluation points and award the contract in terms of these conditions of bid.

F.1.6.3.2 Option 2

- F.1.6.3.2.1 Bidders shall submit in the first stage only technical proposals. The Employer shall invite all responsive bidders to submit bid offers in the second stage, following the issuing of procurement documents.
- F.1.6.3.2.2. The Employer shall evaluate bids received during the second stage in terms of the method of evaluation stated in the bid data and award the contract in terms of these conditions of bid.

F.2 BIDDER'S OBLIGATIONS

The Bidder shall comply with the obligation's hereafter:

F.2.1 Eligibility

- F.2.1.1 Submit a Bid offer only if the Bidder satisfies the criteria stated in the Bid Data and if the Bidder, or any of his principals, is not under any restriction to do business with the Employer.
- F.2.1.2 Notify the Employer of any proposed material change in the capabilities or formation of the Bidding entity (or both) or any other criteria which formed part of the qualifying requirements used by the Employer as the basis in a prior process to invite the bidder to submit a bid offer and obtain the Employer's written approval prior to do so prior to the closing time of bids.

F.2.2 Cost of Bidding

Accept that the Employer will not compensate the Bidder for any costs incurred in the preparation and submission of a Bid Offer, including the costs of any testing necessary to demonstrate that aspects of the offer comply with requirements.

F.2.3 Check documents

Check the Bid documents on receipt for completeness and notify the Employer of any discrepancy or omission.

F.2.4 Confidentiality and copyright of documents

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Treat as confidential all matters arising in connection with the Bid. He shall use and copy the documents issued by the Employer only for the purpose of preparing and submitting a Bid Offer in response to the invitation.

F.2.5 Reference documents

Obtain, as necessary for submitting a Bid Offer, copies of the latest versions of Standards, Specifications, Conditions of Contract and other publications, which are not attached but which are incorporated into the Bid documents by reference.

F.2.6 Acknowledge addenda

Acknowledge receipt of addenda to the Bid documents, which the Employer may issue, and if necessary, apply for an extension to the closing time stated in the Bid Data if necessitated as a result of the addenda.

F.2.7 Site visit and clarification meeting

Attend the compulsory site visit and clarification meeting at which Bidders may familiarize themselves with aspects of the proposed work, services or supply, and raise questions. Details of the meeting are stated in the Bid Data.

F.2.8 Seek clarification

Request clarification of the Bid documents, if necessary, by notifying the Employer at least five working days before the closing time for submission of Bids stated in the Bid Data.

F.2.9 Insurance

Be aware that the extent of insurance to be provided by the Employer (if any) Internal not be for the full cover required in terms of the Conditions of Contract identified in the Contract Data. The Bidder is advised to seek qualified advice regarding insurance.

F.2.10 Pricing the Bid Offer

- F.2.10.1 Include in the rates, prices, and the Bided total of the prices all duties, taxes, except value-added tax (VAT), and other levies payable by the successful Bidder, such duties, taxes and levies being those applicable 14 days before the closing time for submission of Bids stated in the Bid Data.
- F.2.10.2 Show VAT payable by the Employer separately as an addition to the Bided total of the prices.
- F.2.10.3 Provide rates and prices that are fixed for the duration of the contract and not subject to adjustment except as provided for in the Conditions of Contract identified in the Contract Data.
- F.2.10.4 State the rates and prices in Rand unless instructed otherwise in the Bid Data. The Conditions of Contract identified in the Contract Data may provide for part payment in other currencies.

F.2.11 Alterations to documents

Do not make any alterations or additions to the Bid documents, except to comply with instructions issued by the Employer, or alterations or additions necessary to correct errors made by the Bidder. All signatories to the Bid Offer shall initial all such alterations. Erasures and the use of masking fluid are prohibited.

F.2.12 Alternative Bid Offers

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- F.2.12.1 Submit alternative Bid Offers only if a main Bid Offer, strictly in accordance with all the requirements of the Bid documents, is also submitted. The alternative Bid Offer is to be submitted with the main Bid Offer together with a schedule that compares the requirements of the Bid documents with the alternative requirements the Bidder proposes.
- F.2.12.2 Accept that an alternative Bid offer may be based only on the criteria stated in the Bid Data or criteria otherwise acceptable to the Employer.

F.2.13 Submitting a Bid Offer

- F.2.13.1 Submit a Bid Offer to only, either as a single Bidding entity or as a member in joint venture, provide the whole of the works, services or supply identified in the Contract Data, unless stated otherwise in the Bid Data.
- F.2.13.2 Return all returnable documents to the Employer after completing them in their entirety, either electronically (if they were issued in electronic format) or by writing in **black ink**.
- F.2.13.3 Submit the Bid Offer communicated on paper as an original plus the number of copies stated in the Bid Data, with an English translation of any documentation in a language other than English, and the parts communicated electronically in the same format as they were issued by the employer.
- F.2.13.4 Sign the original (and all copies, if applicable) of the Bid Offer where required in terms of the Bid Data. The Employer will hold all authorized signatories liable on behalf of the Bidder. Signatories for Bidders proposing to contract as joint ventures shall state which of the signatory is the lead partner whom the Employer shall hold liable for the purpose of the Bid Offer.
- F.2.13.5 Seal the original (and each copy, if applicable) of the Bid Offer as separate packages marking the packages as "ORIGINAL" and "COPY". Each package shall state on the outside the Employer's address and identification details stated in the Bid Data, as well as the Bidder's name and contact address.
- F.2.13.6 Where a two-envelope system is required in terms of the Bid Data, place and seal the returnable documents listed in the Bid Data in an envelope marked "technical proposal". Each envelope shall state on the outside the Employer's address and identification details stated in the Bid Data, as well as the Bidder's name and contact address.
- F.2.13.7 Seal the original Bid offer and copy packages together in an outer package that states on the outside only the Employer's address and identification details as stated in the Bid Data.
- F.2.13.8 Accept that the Employer will not assume any responsibility for the misplacement of premature opening of the Bid Offer if the outer package is not sealed and marked as stated.
- F.2.13.9 Accept that bid offers submitted by facsimile or email will be rejected by the Employer, unless stated otherwise in the bid data.

F.2.14 Information and data to be completed in all respects

Accept that Bid offers, which do not provide all the data or information requested completely and, in the form, required, may be regarded by the Employer as being non-responsive.

F.2.15 Closing time

- F.2.15.1 Ensure that the Employer receives the Bid Offer at the address specified in the Bid Data not later than the closing time stated in the Bid Data. Proof of posting shall not be accepted as proof of delivery. The Employer will not accept Bid Offers submitted by telegraph, telex, facsimile or e-mail, unless stated otherwise in the Bid Data.
- F.2.15.2 Accept that, if the Employer extends the closing time stated in the Bid Data for any reason, the requirements of the Conditions Bid apply equally to the extended deadline.

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F.2.16 Bid Offer validity

- F.2.16.1 Hold the Bid Offer(s) valid for acceptance by the Employer at any time during the validity period stated in the Bid Data after the closing time stated in the Bid Data.
- F.2.16.2 If requested by the Employer, consider extending the validity period stated in the Bid Data for an agreed additional period.
- F.2.16.3 Accept that a bid submission that has been submitted to the employer may only be withdrawn or substituted by giving the employer's agent written notice before the closing time for bids that a bid is to be withdrawn or substituted.
- F.2.16.4 Where a bid submission is to be substituted, submit a substitute bid in accordance with the requirements of F.2.13 with the packages clearly marked as "SUBSTITUTE".

F.2.17 Clarification of Bid Offer after submission

Provide clarification of a Bid Offer in response to a request to do so from the Employer during the evaluation of Bid Offers. This may include providing a breakdown of rates or prices and correction of arithmetical errors by the adjustment of certain rates or item prices (or both). No change in the total of the prices or substance of the Bid Offer should be sought, offered, or permitted. The total of the prices stated by the Bidder shall be binding upon the Bidder.

F.2.18 Provide other material

- F.2.18.1 Provide, on request by the Employer, any other material that has a bearing on the Bid Offer, the Bidder's commercial position (including notarized joint venture agreements), referencing arrangements, or samples of materials, considered necessary by the Employer for the purpose of a full and fair risk assessment. Should the Bidder not provide the material, or a satisfactory reason as to why it cannot be provided, by the time for submission stated in the Employer's request, the Employer may regard the Bid Offer as being non-responsive.
- F.2.18.2 Dispose of samples of materials provided for evaluation by the employer, where required.

F.2.19 Inspections, tests and analyses

Provide access during working hours to premises for inspections, tests and analyses as provided for the in the Bid Data.

F.2.20 Submit securities, bonds, policies, etc.

If requested, submit for the Employer's acceptance before formation of the contract, all securities, bonds, guarantees, policies and certificates of insurance required in terms of the Conditions of Contract identified in the Contract Data.

F.2.21 Check final draft

Check the final draft of the contract provided by the Employer within the time available for the Employer to issue the contract.

F.2.22 Return of other Bid documents

If so instructed by the Employer, return all retained Bid documents within 28 days after the expiry of the validity period stated in the Bid Data.

F.2.23 Certificates

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Include in the Bid submission or provide the Employer with any certificates as stated in the Bid Data.

F.3 EMPLOYER'S UNDERTAKINGS

The Employer undertakes to:

F.3.1 Respond to clarification

- F.3.1.1 Respond to a request for clarification received up to five working days before the Bid closing time stated in the Bid Data and notify all Bidders who drew procurement documents.
- F.3.1.2 Consider any request to make material change in the capabilities or formation of the Bidding entity (or both) or any other criteria which formed part of the qualifying requirements used to prequalify a bidder to submit a bid offer in terms of a previous procurement process and deny any such request if as a consequence:
 - a. An individual firm or joint venture as a whole, or any individual member of the joint venture fails to meet any of the collective or individual qualifying requirements.
 - The new partners to a joint venture were not prequalified in the first instance, either as individual firms or as another joint venture; or
 - c. In the opinion of the Employer, acceptance of the material change would compromise the pregualification process.

F.3.2 Issue addenda

If necessary, issue addenda, which may amend or amplify the Bid documents, to each Bidder during the period from the date of the Bid Notice until 7 days before the Bid closing time stated in the Bid Data. If, as a result of the issuing of addenda, a Bidder applied for an extension to the closing time stated in the Bid Data, the Employer may grant such extension and shall then notify all Bidders who drew documents.

F.3.3 Return late Bid Offers

Return Bid Offers received after the closing time stated in the Bid Data, unopened (unless it is necessary to open a Bid submission to obtain a forwarding address), to the Bidder concerned.

F.3.4 Opening of Bid submissions

- F.3.4.1 Unless the two-envelope system is to be followed, open valid Bid submissions in the presence of Bidders' agents who choose to attend at the time and place stated in the Bid Data. Bid submissions for which acceptable reasons for withdrawal have been submitted will not be opened.
- F.3.4.2 Announce at the public meeting held immediately after the opening of Bid submissions, at a venue indicated in the Bid Data, the name of each Bidder whose Bid Offer is opened, the total of his prices, preferences claimed and time for completion, if any, for the main Bid offer only.
- F.3.4.3 Make available the name of each Bidder whose Bid Offer is opened, the total of his prices, preferences claimed, if applicable, and time for completion (if any) for the main Bid Offer only

F.3.5 Two-envelope system

- F.3.5.1 Where stated in the Bid Data that a two-envelope system is to be followed, open only the technical proposal of valid Bids in the presence of Bidders' agents who choose to attend at the time and place stated in the Bid Data and announce the name of each Bidder whose technical proposal is opened.
- F.3.5.2 Evaluate the quality of the technical proposals offered by Bidders, then advice Bidders who remain in contention for the award of the contract of the time and place when the financial proposals will be

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opened. Open only the financial proposals of Bidders who score in the quality evaluation more than the minimum number of points for quality stated in the Bid Data, and announce the score obtained for the technical proposals and the total price and any preferences claimed. Return unopened financial proposals to Bidders whose technical proposals failed to achieve the minimum number of points for quality.

F.3.6 Non-disclosure

Not to disclose to Bidders, or to any other person not officially concerned with such processes, information relating to the evaluation and comparison of Bid Offers, the final evaluation price and recommendations for the award of a contract, until after the award of the contract to the successful Bidder.

F.3.7 Grounds for rejection and disqualification

Determine whether there has been any effort by a Bidder to influence the processing of Bid Offers and instantly disqualify a Bidder (and his Bid Offer) if it is established that he engaged in corrupt or fraudulent practices.

F.3.8 Test for responsiveness

- F.3.8.1 Determine, on opening and before detailed evaluation, whether each Bid Offer properly received:
 - (a) complies with the requirements of the Conditions of Bid;
 - (b) has been properly and fully completed and signed, and
 - (c) is responsive to the other requirements of the Bid documents.
- F.3.8.2 Regard a responsive Bid as one that conforms to all the items, conditions, and specifications of the Bid documents without material deviation or qualification. A material deviation or qualification is one which, in the Employer's opinion, would
 - (a) detrimentally affect the scope, quality, or performance of the works, services or supply identified in the scope of work;
 - (b) change the Employer's or the Bidder's risks and responsibilities under the contract, or
 - (c) Affect the competitive position of other Bidders presenting responsive Bids, if it were to be rectified.
- F.3.8.3 Reject a non-responsive Bid Offer, and do not allow it to be subsequently made responsive by correction or withdrawal of the non-conforming deviation or reservation.

F.3.9 Arithmetical errors

- F.3.9.1. Check responsive Bid Offers for arithmetical errors between amounts in words and amounts in figures. Where there is a discrepancy between the amounts in figures and in words, the amount in words shall govern.
- F.3.9.2 Check the highest ranked bid or Bidder with the highest number of bid evaluation points after the evaluation of bids in accordance with F.3.11 for:
 - (d) The gross misplacement of the decimal point in the unit rate,
 - (e) Omissions made in completing the pricing schedule or bills of quantities or
 - (f) Arithmetic errors in
 - Line item totals resulting from the product of unit rate and a quantity in bills of quantities or schedule of prices; or
 - The summation of the prices.
- F3.9.2 Notify the bidders of all errors or omissions that are identified in the bid offer and invite the bidder to either confirm the bid offer as bided or accept the corrected total of prices.

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- F.3.9.3 Where the bidder elects to confirm the bid offer as bided, correcting them in the following manner:
 - (a) If a Bill of Quantities (or Schedule of Quantities or Schedule of Rates) applies and there is an error in the line item total resulting from the product of the unit rate and the quantity, the line item total shall govern and the rate shall be corrected. Where there is an obviously gross misplacement of the decimal point in the unit rate, the line item total as quoted shall govern, and the unit rate shall be corrected.
 - (b) Where there is an error in the total of the prices, either as a result of other corrections required by this checking process or in the Bidder's addition of prices, the total of the prices shall govern and the Bidder will be asked to revise selected item prices (and their rates if a Bill of Quantities applies) to achieve the Bided total of the prices.

Consider the rejection of a Bid Offer if the Bidder does not correct or accept the correction of his arithmetical errors in the manner described in above.

F.3.10 Clarification of a Bid Offer

Obtain clarification from a Bidder on any matter that could give rise to ambiguity in a contract arising from the Bid Offer.

F.3.11 Evaluation of Bid Offers

F.3.11.1 Appoint an evaluation panel of not less than three persons. Reduce each responsive Bid Offer to a comparative offer and evaluate it using the Bid evaluation methods that are indicated in the Bid Data and described as methods 1, 2, 3 and 4.

F.3.11.2 Method 1: In the case of a Financial Offer:

- (a) Rank Bid Offers from the most favourable to the least favourable (ascending) comparative offer.
- **(b)** Recommend the highest scoring Bidder for the award of the contract, unless there are compelling and justifiable reasons not to do so.
- (c) Re-rank all bidders should there be compelling and justifiable reasons not to recommend the highest ranked bidder and recommend the highest ranked bidder, unless there are compelling and justifiable reasons not to do so and the process set out in this sub-clause is repeated.

F.3.11.3 Method 2: In the case of a Financial Offer and Preferences:

In the case of a financial offer and preferences:

- a) Score each bid in respect of the financial offer made and preferences claimed, if any, in accordance with the provisions of F.3.11.7 and F.3.11.8.
- b) Calculate the total number of bid evaluation points (T_{EV}) in accordance with the following formula:

 $T_{EV} = N_{FO} + N_{P}$

Where: N_{FO} is the number of bid evaluation points awarded for the financial offer made in accordance with F.3.11.7; N_{P} is the number of bid evaluation points awarded for preferences claimed in accordance with F.3.11.8.

- c) Rank bid offers from the highest number of bid evaluation points to the lowest.
- d) Recommend the bidder with the highest number of bid evaluation points for the award of the contract, unless there are compelling and justifiable reasons not to do so.
- e) Rescore and re-rank all bidders should there be compelling and justifiable reasons not to recommend the bidder with the highest number of bid evaluation points, and recommend the

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bidder with the highest number of bid evaluation points, unless there are compelling and justifiable reasons not to do so and the process set out in this sub-clause is repeated.

F.3.11.4 Method 3: In the case of a Financial Offer and Quality:

In the case of a financial offer and quality:

- a) Score each bid in respect of the financial offer made and the quality offered in accordance with the provisions of F.3.11.7 and F.3.11.9, rejecting all bid offers that fail to score the minimum number of points for quality stated in the bid data, if any.
- b) Calculate the total number of bid evaluation points (TEV) in accordance with the following formula:

 $T_{EV} = N_{FO} + N_{Q}$

Where: NFO is the number of bid evaluation points awarded for the financial offer made in accordance with F.3.11.7; NQ is the number of bid evaluation points awarded for quality offered in accordance with F.3.11.9.

- c) Rank bid offers from the highest number of bid evaluation points to the lowest.
- d) Recommend bidder with the highest number of bid evaluation points for the award of the contract, unless there are compelling and justifiable reasons not to do so.
- e) Rescore and re-rank all bidders should there be compelling and justifiable reasons not to recommend the bidder with the highest number of bid evaluation points and recommend the bidder with the highest number of bid evaluation points, unless there are compelling and justifiable reasons not to do so and the process set out in this sub-clause is repeated.

F.3.11.5 Method 4: In the case of a Financial Offer, Quality and Preferences:

- (a) Score quality, rejecting all Bid Offers that fail to score the minimum number of points for quality stated in the Bid Data, if any.
- (b) Score Bid evaluation points for each financial offer.
- (c) Confirm that Bidders are eligible for the preferences claimed and, if so, score Bid evaluation points for preferencing.
- (d) Calculate total Bid evaluation points.
- (e) Rank Bid Offers from the highest number of Bid evaluation points to the lowest.
- (f) Recommend the Bidder with the highest number of Bid evaluation points for the award of the contract, unless there are compelling and justifiable reasons not to do so.
- F.3.11.6 Score financial offers, preferences and quality, as relevant, to two decimal places.

F.3.11.7 <u>Scoring financial offers</u>

Score the financial offers of the remaining responsive Bid offers using the following formula:

Nfo = W1 x A Where Nfo = is the number of Bid evaluation points awarded for the financial offer;

W1 = is the maximum possible number of Bid evaluation points awarded for the financial offer as stated in the Bid Data;

A = is the number calculated using the formula and option described in table below as stated in the Bid data.

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FORMULAE FOR THE VALUE OF A

FORMUL A	Highest price or discount	VALUE OF "A"			
FORMULA	BASIS FOR COMPARISON	Option 1	Option 2		
1	Highest price or discount	[1+(P-Pm) / Pm]	P/Pm		
2	Lowest price or percentage commission/fee	[1-(P-Pm) / Pm]	Pm/P		

Pm = is the comparative offer which is the most favorable

P = is the comparative offer of the Bid under consideration

F.3.11.8 Scoring quality

Score quality in each of the categories in accordance with the Bid Data and calculate the goal score for quality.

Calculate the total number of bid evaluation points for quality using the formula:

 $N_0=W_2xS_0/M_s$

Where S_o is the score for quality allocated to the submission under consideration M_s is the maximum possible score for quality in respect of a submission; and W₂ is the maximum possible number of bid evaluation points awarded for the quality as stated in the bid data

F.3.12 Insurance provided by the Employer

If requested by the proposed successful Bidder, submit for the Bidder's information the policies or certificates of insurance (or both) which the Conditions of Contract identified in the Contract Data require the Employer to provide.

F.3.13 Acceptance of Bid Offer

- F.3.13.1 Accept bid offer, if in the opinion of the employer, it does not present any unacceptable commercial risk and only if the bidder:
 - i. Is not under restrictions, or has principals who are under restrictions, preventing participating in the employer's procurement.
 - ii. Can, as necessary and in relation to the proposed contract, demonstrate that he or she possesses the professional and technical qualifications, professional and technical competence, financial resources, equipment and other physical facilities, managerial capability, reliability, experience and reputation, expertise and the personnel to perform the contract.
 - iii. Has the legal capacity to enter the contract,
 - iv. Is not insolvent, in receivership, bankrupt or being wound up, has his affairs administered by a court or a judicial officer, has suspended his business activities, or is subject to legal proceedings in respect of any of the foregoing,
 - v. Complies with the legal requirements, if any, stated in the bid data, and
 - vi. Is able, in the opinion of the employer, to perform the contract free of conflicts of interest.
- F.3.13.2 Notify the successful Bidder of the Employer's acceptance of his Bid Offer by completing and returning one copy of the Form of Offer and Acceptance before the expiry of the validity period stated in the Bid

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Data, or agreed additional period. Provided that the Form of Offer and Acceptance does not contain any qualifying statements, it will constitute the formation of a contract between the Employer and the successful Bidder as described in the Form of Offer and Acceptance.

F.3.14 Notice to unsuccessful Bidders

After the successful Bidder has acknowledged the Employer's notice of acceptance, notify other Bidders that their Bid Offers have not been accepted.

F.3.15 Prepare Contract documents

If necessary, revise documents that shall form part of the contract and that were issued by the Employer as part of the Bid documents to take account of:

- (a) addendum issued during the Bid period;
- (b) inclusion of some of the returnable documents;
- (c) other revisions agreed between the Employer and the successful Bidder, and
- (d) the Schedule of Deviations attached to the Form of Offer and Acceptance, if any.

F.3.16 Issue final contract

Prepare and issue the final draft of contract documents to the successful Bidder for acceptance as soon as possible after the date of the Employer's signing of the Form of Offer and Acceptance (including the Schedule of Deviations, if any). Only those documents that the Conditions of Bid require the Bidder to submit, after acceptance by the Employer, shall be included.

F.3.17 Complete adjudicator's Contract

Unless alternative arrangements have been agreed or otherwise provided for in the contract, arrange for both parties to complete formalities for appointing the selected adjudicator at the same time as the main contract is signed.

F.3.18 Provide copies of the Contracts

Provide to the successful Bidder the number of copies stated in the Bid Data of the signed copy of the Contract as soon as possible after completion and signing of the Form of Offer and Acceptance.

F.3.19 Provide written reasons for actions taken

Provide upon request written reasons to bidders for any action that is taken applying these conditions of bid, but withhold information which is not in the public interest to be divulged, which is considered to prejudice the legitimate commercial interests of bidders or Internality prejudice fair competition between bids.

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CONDITIONS OF TENDER/ TENDER PROCEDURES

PLEASE NOTE THAT THIS BID IS SUBJECT TO SCM REGULATIONS ISSUED AND SUPPLY CHAIN MANAGEMENT POLICY AND THE GENERAL CONDITIONS OF CONTRACT.

- 1. Any alteration made by the Service Provider must be initialled.
- 2. Use of correcting fluid is prohibited.
- 3. Tenders will be opened in public as soon as possible after the closing time of quote.
- 4. This quotation is subject to the Preferential Procurement Policy Framework Act and the Preferential Procurement Regulations, 2022; the General Conditions of Contract (GCC) and if applicable any other Special Conditions of Contract.
- 5. Suppliers are advised that the 80/20 preference points system shall be applied in the evaluation of this bid. To qualify for specific goal points suppliers are required to submit latest CSD report to substantiate their claims. Refer to MBD 6.1 form.
- 6. Suppliers must complete the attached MBD 4 -Declaration of interest form, the MBD 8 Declaration of Suppliers past performance form and the MBD 9 Certificate of Independent Bid Determination. Failure to complete these documents may result in your bid being invalid.
- 7. Proposals must be in accordance with the specifications, unless otherwise stipulated.
- 8. The official bid document must be used. Should the allocated pricing page/information be insufficient, you may include an additional copy of the price page.
- 9. If it is desired to make more than one offer against any individual item, such offers should be given on a photocopy of the page in question. Clear indication thereof must be stated on the schedules attached.
- 10. Proposals/ tenders must be deposited in TENDER BOX situated as indicated on the quotation request form. Suppliers should ensure that quotations are delivered timeously to the correct address. If the quotation/offer is late, it will not be accepted for consideration.
- 1.1. UMshwathi Municipality is under no obligation to accept the lowest or any bid. Further, the municipality reserves the right not to appoint or to appoint one service provider or more than one service providers.
- 11. The financial standing of Service Providers and their ability to manufacture or to supply goods or render services may be examined before their bids are considered for acceptance.
- 12. Pricing on the form of offer must be written same amount both in figures and words, failing of which your proposal may be disqualified with an indication of "**no offer**" on the bid closing register.
- 13. Registration on National Treasury's Central Supplier Database (CSD) is compulsory. For more information on how to register go to www.csd.gov.za. Failure to submit a CSD supplier registration number will result in the disqualification of proposals.

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SPECIAL TENDER CONDITIONS

- ➤ This tender and its acceptance will be subject to the terms and conditions described below. UMshwathi Municipality is/will not be liable for any costs incurred in preparation and delivery of tenders.
- ➤ Tender will be evaluated using the following steps, Check for compliance including returnable documents and completeness of the tender document, Functionality criteria, Price and Specific goals points comparison, progression to the following step will be depending upon scoring or meeting the requirements of the previous stage.
- > The Bidder must be able to deliver all ordered items within one month from the date of the purchase order.
- All documents, samples and materials submitted as part of a tender becomes the property of the Municipality, and yet in any event uMshwathi Municipality will not be liable for loss or damage to any documents, samples and materials submitted.
- uMshwathi Municipality will only consider submission from the tenderers who satisfy the following criteria: The following information/ certificates must be submitted with the tender offers, tenderers must accept that failure to submit certificates stated below and fail to complete in full the tender document shall result in the tender being regarded as non-responsive, therefore shall not be evaluated further for functionality:
 - a) A Certified copy of Partnership or Joint Venture Agreement certified by the SAPS or the Court of Law (if a tenderer is a partnership or joint venture)
 - b) Confirmation that the tenderer has not failed to perform or any previous contract and has been given a written notice to this effect.
 - c) Each page of this document must be initialled failure to initial may result in your proposal being disqualified.
 - d) Bidder must have a minimum of one (1) employee over and above its director(s) and an appointment letter must be submitted with the bid

CLOSING DATE

The closing date for the submission of proposals is 12h00 on Friday, 19 January 2024. No late submissions will be accepted.

> TENDER DOCUMENTS MARKING

- a. Failure on the part of the tenderer to sign/mark this tender form and thus to acknowledge and accept the conditions in writing or to complete the attached forms, questionnaires and specifications in all respects, may invalidate the tender.
- b. Tenders must be completed in black ink where mechanical devices, e.g. typewriters or printers, are not used.
- c. Tenderers will check the numbers of the pages and satisfy themselves that none are missing or duplicated. No liability will be accepted with regard to claims arising from the fact that pages are missing or duplicated.
- d. Tenders should be hand delivered to the address provided on the Invitation to Bid above so as to reach the destination no later than the closing date and time.

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	۵	No tenders	transmitted	hv	telegram	talay	facsimile	F-mail	or	similar	annaratus	will
,	ᠸ.	considered.	transmitted	DУ	telegram,	lelex,	racsimile,	L-IIIaii	UI	Sirillai	apparatus	VVIII
					Page 1	8 of 8	5					
TEND	FP	NO I	T2023/24/1	8		<u> </u>						
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					BIDDER		WITNESS		Ľ۱	//PLOYE	R WI	ΙΝΕ

> VAT, DUTIES AND OTHER TAXES

- **a.** Prices and must be quoted inclusive of VAT and all other relevant taxes and duties (where applicable) should be shown separately.
- **b.** The full price under this tender must be quoted in South African Rand (ZAR).

> TENDER DEFAULTERS AND RESTRICTED SUPPLIERS

a. No tender shall be awarded to a bidder whose name (or any of its members, directors, partners or trustees) appear on the Register of Tender Defaulters kept by National Treasury, or who have been placed on National Treasury's List of Restricted Suppliers. uMshwathi Municipality reserves the right to withdraw an award, or cancel a contract concluded with a Bidder should it be established, at any time, that a bidder has been blacklisted with National Treasury by another government institution.

> TAX COMPLIANCE

- a. No tender shall be awarded to a bidder who is not tax compliant. UMshwathi Municipality reserves the right to withdraw an award made, or cancel a contract concluded with a successful bidder in the event that it is established that such bidder was in fact not tax compliant at the time of the award, or has submitted a fraudulent Tax Clearance Certificate to the Municipality, or whose verification against the Central Supplier Database (CSD) proves non-compliant. UMshwathi Municipality further reserves the right to cancel a contract with a successful bidder in the event that such bidder does not remain tax compliant for the full term of the contract.
- b. The Central Supplier Database (CSD) and the tax compliance status PIN are the approved methods of verifying the tax compliance of a bidder. The South African Revenues Services (SARS) does not issued Tax Clearance Certificates anymore but has introduces an online provision via eFiling, for bidders to print their own Tax Clearance Certificates which they can submit with their bids or price quotations.
- c. UMshwathi Municipality will therefore accept printed or copies of Tax Clearance Certificates submitted by bidders but will verify their authenticity on eFiling.

> PRECEDENCE

This document will prevail over any information provided during any briefing session whether oral or written, unless such written information provided, expressly amends this document by reference.

> INDEMNITY

If a bidder breaches the conditions of this bid and, as a result of that breach, uMshwathi Municipality incurs costs or damages (including, without limitation, the cost of any investigations, procedural impairment, repetition of all or part of the bid process and/or enforcement of intellectual property rights or confidentiality obligations), then the bidder indemnifies and holds the Municipality harmless from any and all such costs which the Municipality may incur and for any damages or losses uMshwathi Municipality may suffer.

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> CONFLICT OF INTEREST, CORRUPTION AND FRAUD

- a. UMshwathi Municipality reserves its right to disqualify any bidder who either itself or any of whose members (save for such members who hold a minority interest in the bidder through shares listed on any recognised stock exchange), indirect members (being any person or entity who indirectly holds at least a 15% interest in the bidder other than in the context of shares listed on a recognised stock exchange), directors or members of senior management, whether in respect of uMshwathi Municipality or any other government organ or entity and whether from the Republic of South Africa or otherwise ("Government Entity")
- **b.** engages in any collusive tendering, anti-competitive conduct, or any other similar conduct, including but not limited to any collusion with any other bidder in respect of the subject matter of this bid:
- **c.** seeks any assistance, other than assistance officially provided by a Government Entity, from any employee, advisor or other representative of a Government Entity in order to obtain any unlawful advantage in relation to procurement or services provided or to be provided to a Government Entity:
- **d.** makes or offers any gift, gratuity, anything of value or other inducement, whether lawful or unlawful, to any of uMshwathi Municipality officers, directors, employees, advisors or other representatives;
- **e.** makes or offers any gift, gratuity, anything of any value or other inducement, to any Government Entity's officers, directors, employees, advisors or other representatives in order to obtain any unlawful advantage in relation to procurement or services provided or to be provided to a Government Entity;
- f. accepts anything of value or an inducement that would or may provide financial gain, advantage or benefit in relation to procurement or services provided or to be provided to a Government Entity;
- g. pays or agrees to pay to any person any fee, commission, percentage, brokerage fee, gift or any other consideration, that is contingent upon or results from, the award of any tender, contract, right or entitlement which is in any way related to procurement or the rendering of any services to a Government Entity;
- h. has in the past engaged in any matter referred to above; or (h) has been found guilty in a court of law on charges of fraud and/or forgery, regardless of whether or not a prison term was imposed and despite such bidder, member or director's name not specifically appearing on the List of Tender Defaulters kept at National Treasury.

CONDITIONS OF PAYMENT

- a. No service should be provided to the Municipality in terms of this tender and no amount will become due and payable by the uMshwathi Municipality;
- b. an official purchase order or similar written instruction has been issued to the supplier where service delivery will be within the specified time scale after the receipt of the official purchase order or similar written instruction; and unless otherwise determined in the contract or other agreement, all payments due to creditors will be settled within 30 days from receipt of a

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proper invoice or, in the case of civil claims, from the date of settlement or court judgment. This implies that amounts owing will be paid within 30 days from receipt of invoice if the goods, works or services were delivered to the satisfaction of the Municipality.

> CONTRACTUAL IMPLICATIONS

- a. The tenderer must complete all documents in full and submit these with the proposal. Failure to comply with these requirements may invalidate the tenderer or disqualify the proposal.
- b. Upon submission of the tender response, the Tenderer is unconditionally bound by the terms and conditions of the Request for Proposal (RFP) and the tender response. In the event of any conflict or confusion arising between the terms and conditions of the RFP and the tender response, the RFP shall prevail.
- c. The Tenderer acknowledges that awarding of the Tender is based solely on the information supplied in the tender response, accordingly the relevant Terms and Conditions of the Request for Proposal and the tender response will be incorporated in the subsequent written agreement, unless otherwise provided by the uMshwathi Municipality.
- d. Other than providing rights to uMshwathi Municipality, nothing in this Tender Request and tender response should be construed to give rise to the Municipality having any obligations or liabilities whatsoever, express or implied.
- e. The successful Tenderer shall only be entitled to render services and/or provide goods to the uMshwathi Municipality once a separate written contract, which should be aligned to "GOVERNMENT PROCUREMENT GENERAL CONDITIONS OF CONTRACT" (Please visit http://www.treasury.gov.za/divisions/ocpo/sc/GeneralConditions/default.aspx) for further information issued in 2010 in this respect) and a service level agreement, has been signed by both the Tenderer and uMshwathi Municipality, whereupon the Request for Proposal and tender response will cease to have force and effect.

I, the undersigned certify that I have read, understand and accept all the bid/ tender conditions as listed above to be used when the bid is evaluated.				
NAME OF REPRESENTATIVE:				
POSITION/ DESIGNATION:				
SIGNATURE:				
DATE:				

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UMshwathi MUNICIPALITY Bid Number: T2023/24/18

SPECIFICATIONS

1. DURATION OF CONTRACT

uMshwathi Municipality hereby invites tenders from experienced and suitably qualified service providers for the APPOINTMENT OF A SUITABLY SERVICE PROVIDER FOR THE PROVISION OF THE PERSONAL PROTECTIVE EQUIPMENT (PPE) FOR A PERIOD OF THREE (3) YEARS / 36 MONTHS.

2. BACKGROUND

uMshwathi Municipality is responsible for the provision of safe working environment for all its employees working under its entire area of jurisdiction. The Municipality intends to provide Personal Protective Equipment (PPE) to all employees who are entitled to receive PPE on an annual basis in order to ensure the health and safety of employees.

3. OVERVIEW OF THE WORKS

The PPE will be delivered to relevant departments within uMshwathi Municipality, i.e. Office of the Municipal Manager, Corporate Services Department, Financial Services Department, Community Services Department as well as the Technical Services Department.

Extent of the works

Under this contract, the successful supplier will be required to supply PPE for a period of three (3) years which includes among others the following materials and accessories. All the Protective Equipment must be SABS approved:

- 1. Safety shoes
- 2. Navy Women scrubs (Set)
- 3. Navy Pinafore

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- 4. Gum boots
- 5. Beanies
- 6. Sun hats
- 7. Water proof safety boots
- 8. Legendary short sleeve work shirt
- 9. Rain suits
- 10. Winter Jacket (Disaster logo)
- 11. Winter Jacket (uMshwathi Municipality logo)
- 12. Rain suits
- 13. T / Shirts
- 14. Women Jeans
- 15. Women short sleeve work shirt
- 16. Safety shoes
- 17. Conti Suits
- 18. Cargo trousers
- 19. Winter Jackets
- 20. Winter jerseys
- 21. Sleeveless pullover
- 22. T-Shirts
- 23. Waterproof Safety boots
- 24. Women short sleeve shirt
- 25. Women Jeans
- 26. Women short sleeve denim shirt
- 27. Housecoat

4. ITEM, SPECIFICATION & QUANTITY

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NO.	ITEM	DESCRIPTION	QUANTITY
1	Safety shoes	Shoe design for woman, single	
	office	density PU sole, Heat resistant up to	13
	attendants,	95 C, Steel toe cap, four pair eyelet	
	Disaster	lace up/ Full grain leather upper,	
	Management	Padded collar and tongue for extra	
	Officer and	comfort/ standard with woollen top	
	Housing Officer	sock for added comfort/ Kevlar	
		midsole/ SANS/ISO/ 20345/ ANTI-	
		STATIC	
2	Navy	V Neck / Loose / functional	18
	Women Scrubs	drawstring and elastic band for a	
	(Set, i.e. pants,	great fit at the hips/ 55% cotton and	
	Skirts and V	45% polyester that isn't see through,	
	neck top)	and reinforced seams and stitching	
		for extra-durable uniform scrubs / 6	
		pocket for storage/quality /	
		embroidery above left breast	
		uMshwathi Municipality logo.	
		uMshwathi Municipality writing	
		embroided at the back in white.	
3	Navy Pinafore	Two large functional front pockets/	18
	(PINA/ 25573)	Adjustable side ties. Embroidery	
	for office	above left breast (uMshwathi	
	attendance	Municipality logo)	
4	Gum Boots	Knee length: wide fitting, sole	100
		support, ankle recess with side	
		support, black and black in colour.	
		SABS approved.	
5	Beanies	Blue in colour, 280g polyester	150
		fleece, uMshwathi logo ambroided	
		on the front of the beanie.	
	<u> </u>		

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6	Sun Hat	Standard size, royal blue/navy in	150
		colour, branded with uMshwathi	
		Municipality logo in the front, all	
		branding (embroidered.	
		More polycotton twill. Metal eyelets	
		for airflow, 8cm brim with bound	
		edge for sun protection with chord	
		adjustable slide toggles.	
		100% cotton twill, 310gram.	
7	Waterproof	A high wearing unisex boots with all	120
	safety boots	leather upper and tongue/Double	
		density PU/PU sole, heat resistant	
		up to 95C, Steel toe cap, energiser	
		top sock for addition comfort/	
		engineered with a rear reflective tab/	
		full grain leather upper/steel or	
		Kevlar penetration resistant midsole	
		available/SANS/ISO 20345/Anti -	
		static.	
		Slip resistant, abrasion resistance,	
		oil and acid resistance, heat	
		resistance, water resistance.	
8	Legendary	Triple needle posting for extra	44
	short sleeve	strength, back pleats, extra length	
	work shirt	curved hem, two chest pockets with	
		button closure, pen division, hard	
		stone wash.	
		Embroidery above left breast	
		(uMshwathi municipality logo).	
		Embroidery at the back of the work	
		shirt (uMshwathi municipality), in	
		white.	
	I		

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9 Versatex cargo trouser	Two cargo pockets, one with cell phone division and both with hook and loop closure on flaps, two back pockets one with hook and loop closure, self-fabric pocket bags for extra strength, coin pocket, triple needle, lapse seems for extra strength, bar tasks on all stress points for extra reinforcement.	44
10 Winter jacket for disaster officer	100% water resistant coated polyester, 100 % fleece linin/ Weight 140gm/270gm navy in colour. Rain proof, water resistant pvc outer fabric, all seems heat and zip/polar 50mm/ reflect 2907silver reflective tape for increased visibility/ two concealed front pockets with zip closure/ three inner safety pockets on inside chest, back and side/ elasticised cuffs for secure fit/Stowayhood that fit neatly into collar with hook and loop closure/ draw cord in hem with adjustable toggles for fit adjustment. Embroidery above left breast (uMshwathi municipality), in white. Disaster management logo on the right	

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11	Winter Jackets	100% water resistant coated	120
		polyester, 100% fleece linin/	
		Weight 140gm/270gm, navy in	
		colour	
		Rain proof, water resistant pvc outer	
		fabric, all seems heat and zip/polar	
		50mm/ Reflect 2907 silver reflective	
		tape for increased visibility/ Two	
		concealed front pockets with zip	
		closure/ three inner safety pockets	
		on inside chest, back and side/	
		Elasticised cuffs for secure	
		fit/Stoway hood that fits neatly into	
		collar with hook and loop closure/	
		Draw cord in hem with adjustable	
		toggles for fit adjustment.	
		Embroidery above left breast	
		(uMshwathi municipality logo).	
		Embroidery at the back (uMshwathi	
		municipality), in white.	
12a	Winter Jersey	50/50 wool/acrylic blended yarn for	120
		comfort , durability and balanced	
		thermal insulation/ 10 gauge knit/	
		classic V-neck styling/ ribbed hem,	
		collar and cuffs for secure fit	
		Embroidery above left breast	
		(uMshwathi municipality logo).	
		Embroidery at the back (uMshwathi	
		municipality), in white.	
		<u> </u>	

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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS

12b	Sleeveless	Acrylic for durability and easy care/	120
	Pullover	12 gauge finer knit/ spandex in hem	
		for better fit/ Low pill finish	
		Embroidery above left breast	
		(uMshwathi municipality logo).	
		Embroidery at the back (uMshwathi	
		municipality), in white.	
13	Rain Suits	Lime in colour, Durable, water proof,	120
		2 piece, taped seams, fold away	
		hood and draw cord, vented back	
		flap, storm cuffs, concealed pockets,	
		ankle poppers, 185 grams in weight	
		per metred square, 50 mm reflective	
		strip, clear side panels in hood for	
		visibility, welded and stitched seams	
		for extra strength, front zip with	
		toggle and cord for a more secure	
		fit, elasticated waist for pants,	
		underam vents, zip with puller	
14	T-Shirts	Royal blue in colour, 100% cotton	
		single jersey knit, and 180gm, ribbed	240
		crew neck/bio blast technology	
		uMshwathi logo ambroided on the	
		left-hand side of the t-shirt,	
		uMshwathi Municipality ambroided	
		on the back of the t-shirt in white	
15	Women jeans	Shaped waist band for better fit,	4
	disaster officer	embroidery on back	
		pocket/concealed zip/	
		An element of stretch for added	
		comfort and ease movement/ bar	
		tasks on all stress points for extra	

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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS

		reinforcement	
		Embroidery above left breast	
		(uMshwathi municipality logo).	
		(divisitivatili mariicipality logo).	
		Embroidery at the back (uMshwathi	
		municipality), in white.	
		municipality), in writte.	
		Disaster management logo on the	
		right	
16	Women short	Pocket flap with pen division and	4
	sleeve shirt for	button closure, semi fitted with back	
	disaster officer	darts/industrial wash/ longer lengths	
		to be worn in or untucked	
		navy in colour	
		Embroidery above left breast	
		(uMshwathi municipality logo).	
		Embroidery at the back of the work	
		shirt (uMshwathi municipality), in	
		white.	
		Disaster management logo on the	
		right	
17	Safety Boots	A versatile lace-up shoe in a comfy	110
		sport style / double density PU/PU	
		sole / heat resistant up to 95	
		degrees Celsius / extra wide fitting	
		steel toe cap/ padded tongue for	
		extra comfort / full grain leather	
		upper steel or Kevlar penetration	
	I	appor stool of trovial periorialion	

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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS

		resistant midsole available / SANS/ISO 20345/ anti - static	
18a	Royal Blue Conti Suit Trouser	50mm JW REFLECT 1204 yellow & silver reflective tape for increased visibility/chest pocket with hook and loop closure/ chest pocket with pen division /concealed inner chest pocket/ large front pocket for secure storage/ concealed zip/ side slits for ease of movement/ bar tacks on all stress points for extra reinforcement.	200
18b	Royal Blue Conti Suit Top	50mm JW REFLECT 1204 yellow & silver reflective tape for increased visibility / half elasticized waistband for comfort / two back pockets/ two front pockets with deep self-fabric pocket bags/ concealed inner pocket/ tripple needle lapped seams on inner leg and back rise for extra strength / concealed zip/ bar tacks on all stress points for extra reinforcement. Embroidery above left breast (uMshwathi municipality logo). Embroidery at the back of the work shirt (uMshwathi municipality), in white.	200

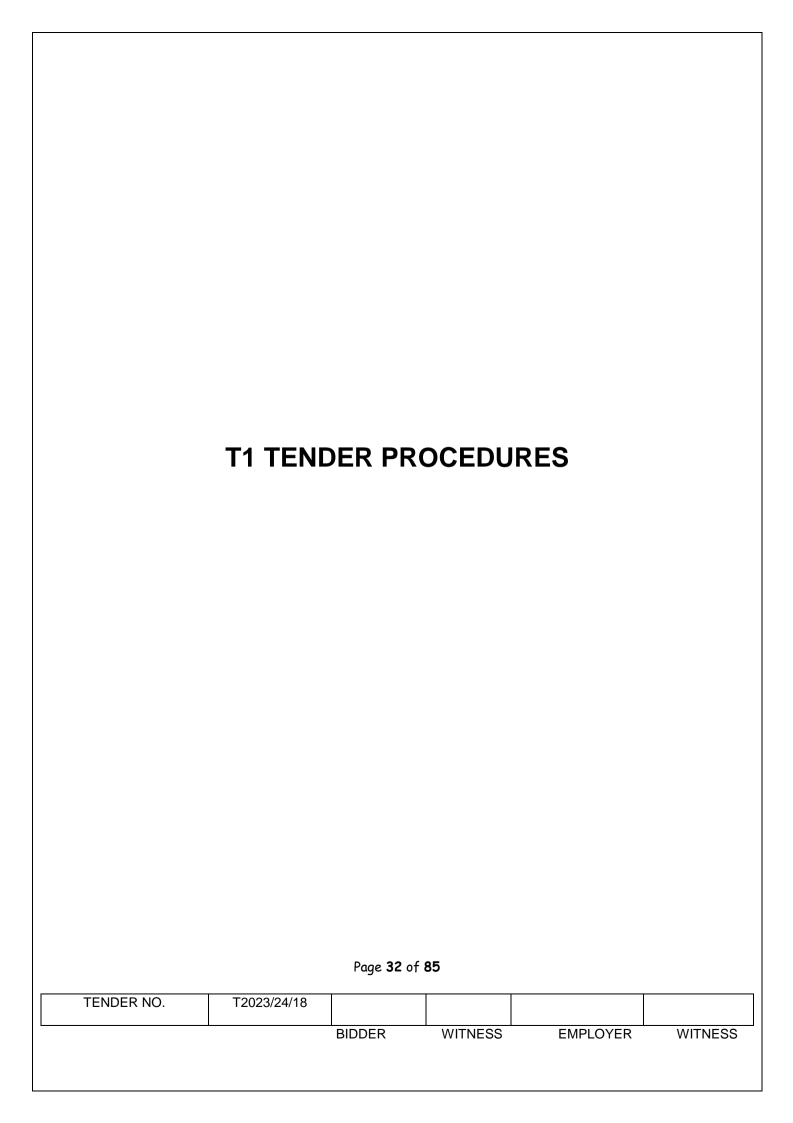
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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS

19	Women's pocket fleece Jacket for office attendants	Athletic fit/ two front pockets with zip closure / convenient left arm wearing pocket with zip closure / two generous inner mesh fabric pockets / Lip elastic on hem, collar and cuffs for secure fit	9
		Embroidery above left breast (uMshwathi municipality logo). Embroidery at the back of the work shirt (uMshwathi municipality), in white.	
20	Housecoat for Ivy Thomas	Navy Hip pockets / button front closure / glad neck collar Embroidery above left breast (uMshwathi municipality logo). Embroidery at the back (uMshwathi municipality), in white.	02

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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS



T1.1 TENDER NOTICE AND INVITATION

PART A INVITATION TO BID

YOU ARE HEREE	BY INVITED TO BID	FOR REQUIREMENT		OF MUN	VICIPA			
BID NUMBER:	T2023/24/18	CLOSING DA		19 JAN. 2		CLOSIN		12H00 PM
		T OF A SUITABLY					ION OF TI	HE PERSONAL
		EQUIIPMENT (PPE						
		BE REQUIRED TO FILL		WRITTE	N CON	TRACT FORM (N	/IBD7).	
	E DOCUMENTS X SITUATED AT (S	SHALL BE DEPOS TREET ADDRESS	SIIED IN THE					
		ew Hanover SAPS a						
		er than 12h00 on F	riday, 19 Janu	ary 202	3 . Inc	omplete, emaile	ed, faxed a	nd late proposal
	not be considered.							
SUPPLIER INFOR		<u> </u>						
NAME OF BIDDE								
POSTAL ADDRES	SS							
STREET ADDRES	SS							
TELEPHONE NUI	MBER	CODE				NUMBER		
CELLPHONE NUI	MBER							
FACSIMILE NUM	BER	CODE				NUMBER		
E-MAIL ADDRES	 S		l		L			
VAT REGISTRAT								
		Tax PIN No.:			CSD	No:		
		Tux Fire to	1			YOU A FOREIGN	1	
ARE YOU THE A	CCREDITED		_			ED SUPPLIER	□Yes	□No
REPRESENTATIV		□Yes	□No			THE GOODS	IIE VEO	ANOWED DADT
AFRICA FOR THI /SERVICES /WOF		IIE VES ENCLOS	[IF YES ENCLOSE PROOF]		/SERVICES /WORKS OFFERED?		B:3]	ANSWER PART
7021(1102071101	THE OFFICE STATES	[III TEO ENOCOO	[II TES ENGLOSE TROOT]		0	INLD.	D.0]	
TOTAL NUMBER	OFITEMS							
OFFERED					TOTAL BID PRICE		R	
SIGNATURE OF	BIDDER				DATE			
CAPACITY UNDE	R WHICH THIS BI	D						
IS SIGNED	DUDE ENGLIDIES	MAY DE DIDEATED T		TEOLIN		NEODILATION I	AN DE DID	E07ED T0
DEPARTMENT	DURE ENQUIRIES	MAY BE DIRECTED T	0:	TECHNICAL INFORMATION MAY BE DII CONTACT PERSON MRS. TT				MATHENJWA
CONTACT PERS	ON	MRS. BG. NTINGA					033 816 68	
TELEPHONE NUI		033 816 6800				UMBER	033 502 02	
FACSIMILE NUM	BER	033 502 0286		ł			thulilem@u	umshwathi.gov.za
E-MAIL ADDRES	S	bongisiwen@ums	hwathi.gov.za					
			Page 33 of 8	35				
TENDER	R NO.	T2023/24/18						
		E	BIDDER	WITN	IESS	EMPL	OYER	WITNESS

PART B TERMS AND CONDITIONS FOR BIDDING

1.	BID SUBMISSION:						
1.1.	BIDS MUST BE DELIVERE CONSIDERATION.	D BY THE STIPULATE	TIME TO THE (CORRECT ADDRESS.	LATE BIDS WILL NOT BE	ACCEPTED FOR	
1.2.	ALL BIDS MUST BE SUBN	IITTED ON THE OFFIC	AL FORMS PRO	VIDED-(NOT TO BE R	RE-TYPED) OR ONLINE		
1.3.	THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2022, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.						
2.	TAX COMPLIANCE REQUI	REMENTS					
2.1	BIDDERS MUST ENSURE	COMPLIANCE WITH TH	IEIR TAX OBLIGA	ATIONS.			
2.2	BIDDERS ARE REQUIRED THE ORGAN OF STATE TO				IMBER (PIN) ISSUED BY S	SARS TO ENABLE	
2.3	APPLICATION FOR THE T TO USE THIS PROVISIO WWW.SARS.GOV.ZA.						
2.4	FOREIGN SUPPLIERS MU	ST COMPLETE THE PF	RE-AWARD QUES	STIONNAIRE IN PART	B:3.		
2.5	BIDDERS MAY ALSO SUBI	MIT A PRINTED TCS CI	ERTIFICATE TOG	ETHER WITH THE BIL	D.		
2.6	6 IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.						
2.7	WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.						
3.	QUESTIONNAIRE TO BIDE	ING FOREIGN SUPPL	IERS				
3.1.	IS THE ENTITY A RESIDEN	NT OF THE REPUBLIC	OF SOUTH AFRIC	CA (RSA)?	☐ YES ☐ NO)	
	DOES THE ENTITY HAVE			- (- /	☐ YES ☐ NO		
	DOES THE ENTITY HAVE			F RSA?	☐ YES ☐ NO		
	DOES THE ENTITY HAVE				☐ YES ☐ NO		
	IS THE ENTITY LIABLE IN				☐ YES ☐ NO		
IF TH STAT	HE ANSWER IS "NO" TO TUS SYSTEM PIN CODE FR	ALL OF THE ABOVE, OM THE SOUTH AFRI	THEN IT IS NO CAN REVENUE S	T A REQUIREMENT SERVICE (SARS) AND	TO REGISTER FOR A TA IF NOT REGISTER AS PE	AX COMPLIANCE ER 2.3 ABOVE.	
	FAILURE TO PROVIDE ANY BIDS WILL BE CONSIDEREI				ALID.		
SIGI	NATURE OF BIDDER:						
CAF	ACITY UNDER WHICH	THIS BID IS SIGNE	ED:				
DAT	E:						
			Page 34 o	f 85			
	TENDER NO.	T2023/24/18					
			DIDDED	WITNESS	EMDLOVED	WITNESS	
			BIDDER	WITNESS	EMPLOYER	WITNESS	

T2 RETURNABLE DOCUMENTS

T2.1 LIST OF RETURNABLE DOCUMENTS

1. RETURNABLE SCHEDULES REQUIRED FOR TENDER EVALUATION PURPOSES

1.1. Schedule 1 : Resolution of Board of Directors/ Members/ Proprietor

1.2. Schedule 2 : Resolution of Board of Directors to enter into consortia or JV

1.3. Schedule 3 : Commitments of tenderer

1.4. Schedule 4: Record of addenda to tender document

1.5. Schedule 5 : Compulsory enterprise questionnaire

1.6. Schedule 6 : Municipal Service Account

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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS

SCHEDULE 1

RESOLUTION OF BOARD OF DIRECTORS

Resolution of a meet	ing of the Board of	Directors/ N	Members/ Partr	ners of:		
				(Enterprise N	ame)	
leld at				(р	lace)	
On				(0	date)	
RESOLVED that:		- NA 1		. (4) (1)		
project:				pect of the following		
_	F A SUITABLY SER ECTIVE EQUIPMEN	-	_	PROVISION OF THE THREE (3)	Ē	
Mr./ Mrs./ Ms.		<u> () . o.</u>		2 (9)		
In his/ her capacity	as: (position in the Enterpr					
And who will sign as follows:	5			(Authorized signa		
Be, and is hereby a				other documents and		
				to sign any contract, erprise mentioned abo		
Directors/ Members/ Partners of: Name		Capac	city	Signature		
!						
3						
ote:			ENTERP	RISE STAMP		
 Delete which is no NB. This resolution 			Not Compulsory			
by all the Director Partners of the Er						
T dittiols of the Li	погразо.					
		Page 36 of	f 85			
	T2023/24/18					
TENDER NO.	12023/24/16			Į.		

SCHEDULE 2

RECORD OF ADDENDA TO TENDER DOCUMENT

I/ we confirm that the following communication received from the uMshwathi Municipality before the submission of this tender offer, amending the tender documents, have been taken into account in this tender offer: (attached additional pages if more space is require)

	Date	Title Details
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		

I/ we confirm that no communications were received from uMshwathi Municipality before the submission of this tender offer, amending the tender documents.

NAME OF REPRESENTATIVE	SIGNATURE	DATE

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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS

SCHEDULE 3

COMPULSORY ENTERPRISE QUESTIONNAIRE

	llowing particulars must be furnish ect of each partner must be comp			re, separate enterprise questionna	nires
Sectio	n 1: Name of Enterprise				
Sectio any	n 2: VAT registration number, if				
Sectio	n 3: Particulars of sole propriet	ors and	I partners in partner	ships	
No.	Name	Ide	ntity Number	Personal Income Tax Number	
3.1					
3.2					
3.3					
*Comp	lete only if sole proprietor or partn	nership a	and attach separate p	age if more than 3 partners	
Sectio	n 4: Particulars of companies a	nd clos	e corporations		
4.1	Company Registration No.				
4.2	Close Corporation No.				
4.3	Tax Reference No.				
Sectio	n 5: Record in the service of the	e state			
princip	e by marking the relevant boxes al shareholder or stakeholder in a months in the service of any of th	a comp	any or close corporat		
A mem	nber of any municipal council		of provincial public en	trovincial department, national try or constitutional institution the PFMA 1999 (Act 1 of 1999)	
A member of any provincial legislation				unting authority of any national	
A men	hber of the National Assembly National Council of Province			ament of provincial legislature.	
A men	hber of the board of directors municipal entity.	,	An official of any mun	icipality or municipal entity.	
		•	Page 38 of 85		

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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS

a) PROVISION OF (1:1) APPOINTMENT OF A SUITABLY SERVICE PROVIDER FOR THE PROVISION OF THE PERSONAL PROTECTIVE EQUIPMENT (PPE) FOR A PERIOD OF THREE (3) YEARS

Bid Number: T2023/24/18

RESPONSIVENESS/ COMPLIANCE CHECK CRITERIA

NB: uMshwathi Municipality may verify any information submitted in terms of this bid and any information that is incorrect may result in that bid being automatically disqualified and not considered for further evaluation.

RESPONSIVENESS CRITERIA

No bid will be considered by uMshwathi Municipality unless it meets the following responsiveness criteria (for the bid to be considered responsive, the bid **must** meet the following requirements amongst others):

COMPULSORY RETURNABLE DOCUMENTS:

- The official Bid document must be fully completed in indelible black ink where mechanical devices, e.g. typewriters or printers, are not used. Where information requested does not apply to the Bidder and the space is left blank, it will be deemed to be incomplete and may result in proposal being disqualified.
- The Bidder must be in **good standing** to do business with the public sector, bidder or any its directors/ shareholders is listed on the National Treasury Register of Tender Defaulters i.t.o Prevention and Combating of Corruption Activities Act of 2004 as a person prohibited from doing business with the public sector.
- The bidder must adhere to the **Pricing Instructions**,
- The Municipal Bid Documents (MBDs) 4, 6.1, 8, 9 by the bidder must be completed and signed.
- Company municipal utility bill on rates proving no arrears for more than 3 months, in the case where the company is operating in areas where municipal charges are not applicable, both Proof of Resident (Ward Cllr) and Affidavit must be submitted or signed lease agreement and municipal utility bill on rates where a company is renting.
- Certified ID certificate(s) of all directors, members and/or shareholders,
- Business account bank confirmation letter.
- Central Supply Database (CSD) Number/ Report
- Company / CC / Trust / Partnership / registration certificates and
- Certificate of Authority for Signatory and Registration/ID.
- Each page of this document must be initials failure to initial may result in your proposal being disqualifies
- Methodology (minimum of 2 pages)
- The valid Compensation for Occupational Injuries and Diseases Act (COIDA) certificate

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TENDER NO.	T2023/24/18				1
		BIDDER	WITNESS	EMPLOYER	WITNESS

<u>Claim for Specific Goals for 20 Points Allocation</u>

<u>To claim 20 points for specific goals, the company must have the following ownership:</u>

GOALS	POINTS	VERIFICATION
		METHOD
Historical Disadvantaged Black Person	Max 10	CIPC/ CSD
100% Black Person	10	
Equal or greater than 51%	5	
Historical Disadvantaged Women	<u>Max 5</u>	CSD
100% Black Person	5	
Equal or greater than 51%	2.5	
Historical Disadvantaged Disabled Person	Max 5	CSD
100% Black Person	5	
Equal or greater than 51%	2.5	

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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS

FUNCTIONALITY

TENDER NO.

T2023/24/18

BIDDER

WITNESS

EMPLOYER

WITNESS

The evaluation of this tender shall include functionality whereby the bids will be evaluated in terms of the evaluation criteria embodied in the bid documents.

- The minimum qualifying score for the functionality will be 70 out of 100 points (70%) and the bids that fail to achieve the minimum qualifying score will not be consider for further evaluation.
- Only bids that achieved the minimum qualifying score for functionality will be evaluated.

DESCRIPTION	POINTS	MAXIMIIM	VERIFICATION METHOD			
DEGOME HOM	AWARDED	POINTS	VEINI ICATION WETTIOD			
Company experience		1				
Bidders must have experience on projects of supply and delivery of Personal Protective Equipment (PPE) to the value of R 500 000 or above.						
to the value of R 500 000 of above.						
(Full points will be allocate	ed upon submi	ssion of bot	h signed appointment and reference letters/			
		etter head fo	r each completed project indicating the value			
of the project of not more th	an 10 years)					
Completed projects with a	10 points will	Maximum	Signed and verifiable appointment letters			
minimum value of R500 000	be awarded	of	indicating value of the project accompanied by			
or above each (Supply and	for each	50 points	signed corresponding reference letters / letters			
delivery of Personal	submitted	Гоброния	of completion indicating the value of the project			
Protective Equipment) of not	letter of					
more than 10 years	appointment		NB* Letters of appointment and reference			
	which must		letters/ letters of completion on official			
	be		company letterhead to be submitted per			
	accompanied by reference		project or for each project and letters must not more than 10 years			
	letter/ letter		liot more than to years			
	of completion					
	that meet the					
	evaluation					
	requirements					
Ownership of a ware house	in a Cut Make	9 Trim /CMT	Tindustry / retailer or nertnership agreement			
with a CMT industry / retaile		& Irim (Civi)	industry / retailer or partnership agreement			
with a CWT muustry / retaile	•					
Proof of partnership with						
clothing suppliers or proof of	25	25	Current and verifiable letter / agreement of			
own means of production.			partnership with a Cut Make & Trim (CMT)			
Company confidence latter /			industry / retailer of a PPE that meets SABS			
Current verifiable letter / partnership agreement with			standard requirements as well as the business license of more than 5 years of the company			
a Cut Make & Trim (CMT)			you are in partnership with			
industry / retailer required or			you are in partitioning with			
proof of ownership of a CMT			(business license must			
industry / retailer warehouse			indicate that the company in partnership with is			
			-			
		Page 41 of 8	5			

or stores.	in a CMT industry or retailer)
	OR
	A copy of the business license of more than 5 years in CMT industry/ retailer (business license must specify that you are in the CMT industry / retailer
	AND
	Proof that you have a manufacturing plant or are in a CMT industry / retailer (pictures of your manufacturing plant required or of the company in partnership with)
Quality of required PPE items	
Compliance with required standards and quality (SABS Approved) certificate required.	10 Valid certificate
Methodology	

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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS

A signed formal plan in a tabular format on company letterhead - Clear Work schedule for delivery - Packaging plan per employee and delivery arrangements of all items to be as per the specification - Company profile indicating the organizational structure of the company and responsibilities of each personnel	15	Detailed formal work plan including all required items, i.e. work schedule, packaging plan, organizational structure indicating job titles, personnel and job roles
No submission	0	

Successful bidder must submit samples of the following PPE items in line with the specification above in a box marked with his/her company name. Samples required prior commencement:

- X 1 Conti Suit Top
- X 1 Conti Suit Pants with reflectors,
- 1 set NavyWomen Scrubs
- x 1 Winter Jacket
- x 1 Winter Jersey
- Sleeveless pull over
- 1 pair of Safety boots
- 1 pair of Safety shoes for office attendants
- x 1 T-shirt, x1 Sun hat
- x 1 Winter hat / beanie
- x 1 ladies work jean
- x 1 legendary work shirt short sleeve
- x1 cargo work trouser
- x1 women fleece jacket

NB* only 1 of each item required or to be submitted in a box marked with the company name.

NB* Inside the box, each item submitted to be marked with a company name (use a permanent marker to mark inside each item), Items which are not visibly marked will not be accepted.

NB* Items need to be embroided

NB* items shall be kept by the municipality for a period of three years for comparison reason upon each supply and delivery during the contract period

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TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	EMPLOYER	WITNESS

PRICING SCHEDULE

ITEM	DESCRIPTION	SIZE	UNIT	YEAR 1	YEAR 2	YEAR 3
NO				AMOUNT	AMOUNT	AMOUNT
1	Safety shoes for Office attendants, Housing Officer and Disaster officer	5	4			
		6	3			
		7	3			
		8	3			
2a	Navy Women Scrubs (Pants)	SIZE	UNIT			
	, ,	34	2			
		38	6			
		40	2			
		48	1			
	Women Scrubs (Skirts)	40	4			
		48	1			
	Navy	SIZE	UNIT			
2b	Women Scrubs (Tops)	Small	2			
		Medium	4			
		Large	6			
		2X-Large	2			
		3X-Large	2			
	Navy Pinafore (PINA/ 25573) for	SIZE	UNIT			
3	office attendance	One size	9			
		fit all				
4	Gum Boots	SIZE	UNIT			
		Size 3	0			

TENDER NO.	T2023/24/18				
		BIDDER	WITNESS	FMPI OYFR	WITNESS

		1	1	
		Size 4	0	
		Size 5	3	
		Size 6	9	
		Size 7	23	
		Size 8	22	
		Size 9	14	
		Size 10	10	
		Size 11	1	
		Size 12	1	
		Size 16	0	
5	Beanies	SIZE	UNIT	
		One size	150	
		fits all		
6	Sun hats	SIZE	UNIT	
		One size	150	
		fits all		
		SIZE	UNIT	
7	Water proof safety boots	4	5	
/		5	11	
		6	16	
		7	22	
		8	17	
		9	13	
		10	6	
		11	1	
8	Legendary short sleeve work shirt	SIZE	UNIT	
	embroided with uMshwathi	Small	4	
	Municipality logo	Medium	8	
		Large	12	
		X-Large	8	
	1		1	Page 45 of 85

TENDER NO. T2023/24/18

BIDDER WITNESS EMPLOYER WITNESS

		2 X-Large	4	
		3 X-Large	4	
		4 X- Large	4	
		_		
		SIZE	UNIT	
		30	2	
	Versatex cargo trouser	32	2	
)		34	10	
		36	10	
		38	10	
		40	4	
		42	0	
		44	2	
		46	2	
		48	0	
		56	2	
.0	Winter Jacket	SIZE	UNIT	
	With uMshwathi Municipality logo	X-Large	1	
	embroidery and Disaster			
1 1	Management logo on the right.	CIZE	TINITE	
11	Winter jacket With uMshwathi Municipality logo	SIZE	UNIT	
	embroidery	Small	18	
	cinorolaciy	Medium	31	
		Large	42	
		X-Large	17	
		2X-Large	9	
		3X -Large	0	
_		4X_Large	2	
2a	Winter Jersey	SIZE	UNIT	
	With uMshwathi Municipality logo	Small	18	

TENDER NO. T2023/24/18

BIDDER WITNESS EMPLOYER WITNESS

	embroidery	Medium	31	
		Large	42	
		X-Large	17	
		2 X-Large	10	
		2 A Large	10	
		3 X-Large	0	
		4 X- Large	2	
12b	Sleeveless Pullover	SIZE	UNIT	
		Small	18	
	With uMshwathi Municipality logo	Medium	31	
	embroidery	Large	42	
		X-Large	17	
		2X-Large	9	
		3X-Large	0	
		4X-Large	2	
13	Rain suits	SIZE	UNIT	
		Small	12	
		Medium	24	
		Large	40	
		X-Large	30	
		2 X- Large	10	
		3 X- Large	2	
		4 X- Large	1	
		5 X- Large	1	
14	T – Shirts	SIZE	UNIT	
	With uMshwathi Municipality logo	X Small	0	
	embroidery	Small	36	
		Medium	60	

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	,	BIDDER	WITNESS	EMPLOYER	WITNESS

		Large	96	
		X-Large	30	
		2 X-Large	8	
		3 X-Large	6	
		4 X- Large		
		5X –	0	
		Large		
		SIZE	UNIT	
15	Women jeans disaster officer With embroidery on the back pocket	44	04	
16	Women short sleeve denim shirt for	SIZE	UNIT	
	disaster officer	44	04	
17	Safety Boots	SIZE	UNIT	
		4	5	
		5	13	
		6	18	
		7	25	
		8	22	
		9	16	
		10	10	
		11	01	
18a	Conti suit trouser	SIZE	UNIT	
		28	2	
		30	8	
		32	20	
		34	50	
		36	20	
		38	44	

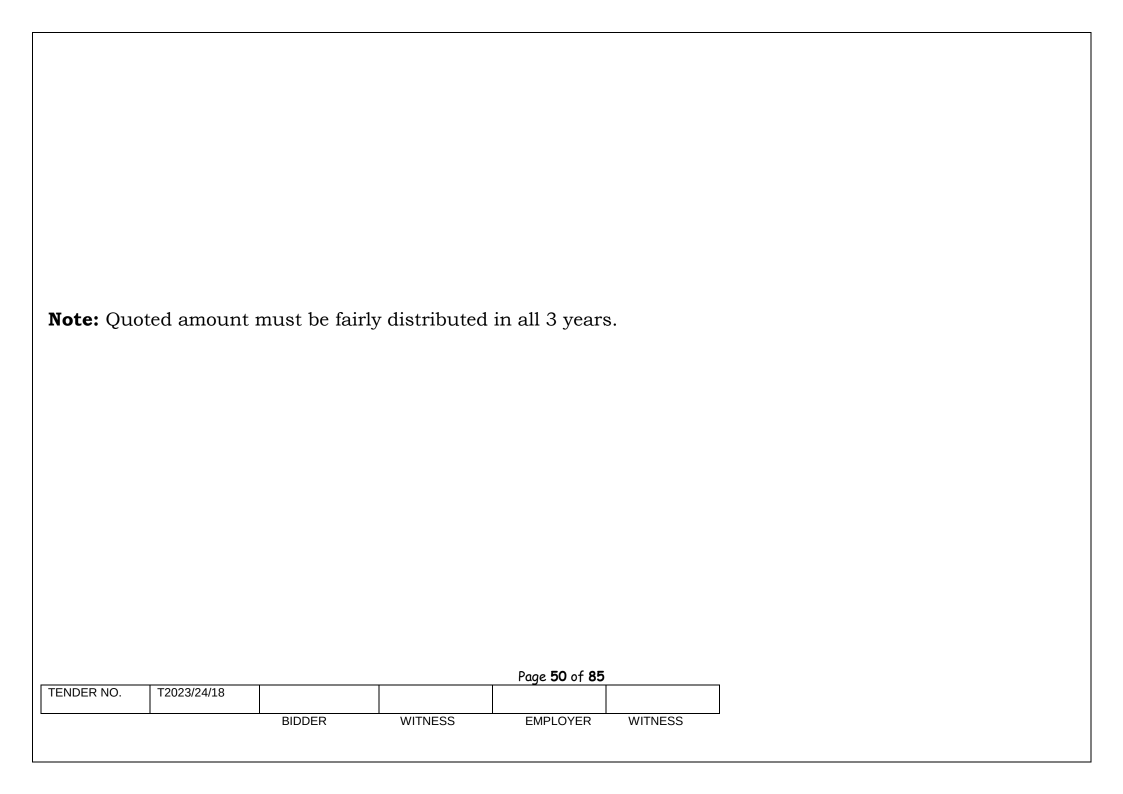
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	TOTAL (FO	R 3 YEARS)				
		VAT				
	SUB-TOTAL (FO	R 3 YEARS)				
20	Housecoat	X-Large	02		r	
		3 X-Large	1			
		X-Large	1	 		
		Large	2			
		Medium	4	 		
	fleece Jacket for office attendant	Small	1			
19	Women's Famous five pocket	SIZE	UNIT			
		5x -Large	0			
		4x –Large	6			
		3x -Large	0			
		2x –Large	10			
		X –Large	34			
		Large	80			
		Medium	50			
	T Same Same Sap	Small	20			
18b	Conti suit top	SIZE	UNIT			
		56	2			
		54	0			
		52	0			
		50	0			
		48	4 2			
		44 46	10			
		42	10			
		40	28			

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		BIDDER	WITNESS	EMPLOYER	WITNESS



C1.1 FORM OF OFFER AND ACCEPTANCE

BID No: T2023/24/18.

AGREEMENT AND CONTRACT DATA

i. Offer

BID No.: T2023/24/18 – APPOINTMENT OF A SUITABLY SERVICE PROVIDER FOR THE PROVISION OF THE PERSONAL PROTECTIVE EQUIPMENT (PPE) FOR A PERIOD OF THREE (3) YEARS

The Bidder, identified in the Offer signature block, has examined the documents listed in the Bid Data and addenda thereto, and by submitting this offer has accepted the conditions of bid.

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

THE OFFERED TOTAL OF THE PRICES INCLUSIVE OF VALUE ADDED TAX IS THE FOLLOWING:

YEAR AND AMOUNT IN WORDS (VAT INCL.)	AMOUNT IN FIGURES (VAT INCL.)
YEAR 1:	(VAI INCL.)
YEAR 2	
YEAR 3:	
TOTAL TENDERED AMOUNT	
**TOTAL TENDERED AMOUNT MUST BE IN WORDS	

Or such other sum as may be ascertained in accordance with the contract.

I/we are registered VAT vendors and the above price INCLUDES VAT.

I/we acknowledge that the VAT vending status as disclosed on this tender form shall remain constant for all purposes under this contract and no claim for adjustment will be entertained for any such claim.

In the event of there being any errors of extension or addition in the priced schedule of quantities (and/or specification), I/we agree to their being corrected, the rates being taken as correct.

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		BIDDER	WITNESS	EMPLOYER	WITNESS

I/we undertake to complete and deliver the whole of the works comprised in the contract within the time stated.
I/we are formally associated by written agreement with the following firms, corporations or companies:
(Enter Nil if no affiliations) I/we are fully paid up members in good standing of the following organization(s):
(Enter Nil if no affiliations)
My/Our VAT vendor registration number is
I/We bank at the
branch of
where I/we have a
where have a
Account no.:
Bankers contact name & tel. no
I/we acknowledge that proof of the information entered in this offer required in terms of this documer and/or provisional Letter of Acceptance, will be submitted and that the absence of such information or the failure to comply will render this offer unresponsive (invalid).
It is agreed and understood that this tender is valid for 4 months from the date hereof and that it, together with your final letter of acceptance, shall constitute a binding contract between us.
I/We understand that uMshwathi Municipality is not bound to accept the lowest or any tender an acknowledge that the uMshwathi Municipality may, if in its absolute discretion good and sufficient ground are brought to its attention in writing within 5 working days from date hereof, decline to consider my/ou offer.
Yours faithfully
SIGNATURE: CAPACITY:
ON BEHALF OF:
ADDRESS:
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BIDDER WITNESS EMPLOYER WITNESS

Name of Witness				
Signature of Witness		Date:		
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UMshwathi MUNICIPALITY

Provision of (1:1) APPOINTMENT OF A SUITABLY SERVICE PROVIDER FOR THE PROVISION OF THE PERSONAL PROTECTIVE EQUIPMENT (PPE) FOR A PERIOD OF THREE (3) YEARS

Bid Number: **T2023/24/18**

	GENE	ERAL CONI	DITIONS OF C	CONTRACT	
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6.	Patent Rights				
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- 30. Applicable law
- 31. Notices
- Taxes and duties
- 33. Transfer of contracts
- 34. Amendments of contracts
- 35. Prohibition of restrictive practices

1. Definitions

- 1. The following terms shall be interpreted as indicated:
- 1.1 "Closing time" means the date and hour specified in the tendering documents for the receipt of tenders.
- 1.2 "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices 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 performance of his contractual obligations.
- 1.4 "Corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5 "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.
- 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 assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7 "Day" means calendar day.
- 1.8 "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9 "Delivery ex stock" means immediate delivery directly from stock actually on hand.
- 1.10 "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the goods are so delivered and a valid receipt is obtained.
- 1.11 "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.
- 1.12 "Force majeure" means an event beyond the control of the supplier and not involving the supplier's fault or negligence and not foreseeable. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 1.13 "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any tenderer, and includes collusive practice among tenderers (prior to or after tender submission) designed to establish tender prices at artificial non-competitive levels and to deprive the tenderer of the benefits of free and open competition.

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- 1.14 "GCC" means the General Conditions of Contract.
- 1.15 "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.
- 1.16 "Imported content" means that portion of the tendering price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or his subcontractors) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as landing costs, dock dues, import duty, sales duty or other similar tax or duty at the South African place of entry as well as transportation and handling charges to the factory in the Republic where the goods covered by the tender will be manufactured.
- 1.17 "Local content" means that portion of the tendering price, which is not included in the imported content provided that local manufacture does take place.
- 1.18 "Manager's Representative" shall mean the Special projects Manager of uMshwathi Municipality.
- 1.18 "Manufacture" means the production of products in a factory using labour, materials, components and machinery and includes other related value-adding activities.
- 1.19 "Municipality" shall mean the uMshwathi Municipality.
- 1.20 "Municipal Manager" Or 'Manager" shall mean the Municipal Manager of uMshwathi Municipality.
- 1.21 "Order" means an official written order issued for the supply of goods or works or the rendering of a service.
- 1.22 "Project site," where applicable, means the place indicated in tendering documents.
- 1.23 "Purchaser" means the organization purchasing the goods.
- 1.24 "Republic" means the Republic of South Africa.
- 1.25 "SCC" means the Special Conditions of Contract.
- 1.26 "Services" means those functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the supplier covered under the contract.
- 1.27 "Supplier" means the successful tenderer who is awarded the contract to maintain and administer the required and specified service(s) to the State.
- 1.28 "Tenderer" shall mean the person or persons undertaking to supply the respective Services specified herein and shall include the legal personal representative, successors and assigns of the Supplier.
- 1.29 "Tort" means in breach of contract.
- 1.30 "Turnkey" means a procurement process where one service provider assumes total responsibility for all aspects of the project and delivers the full end product / service required by the contract.
- 1.31 "Written" or "in writing" means hand-written in ink or any form of electronic or mechanical writing.

2. Application

2.1 These general conditions are applicable to all tenders, contracts and orders including tenders for functional and professional services (excluding professional services related to the building and construction industry), sales, hiring, letting and the granting or acquiring of rights, but excluding immovable property, unless otherwise indicated in the tendering documents.

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- 2.2 Where applicable, special conditions of contract are also laid down to cover specific goods, services or works.
- 2.3 Where such special conditions of contract are in conflict with these general conditions, the special conditions shall apply.

3. General

- 3.1 Unless otherwise indicated in the tendering documents, the purchaser shall not be liable for any expense incurred in the preparation and submission of a tender. Where applicable a non-refundable fee for documents may be charged.
- 3.2 Invitations to tender are usually published in locally distributed news media and on the municipality/municipal entity website.

4. Standards

4.1 The goods supplied shall conform to the standards mentioned in the tendering documents and specifications.

5. Use of contract documents and information inspection

- 5.1 The supplier shall not, without the purchaser's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the supplier in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.
- 5.2 The supplier shall not, without the purchaser's prior written consent, make use of any document or information mentioned in GCC clause 5.1 except for purposes of performing the contract.
- 5.3 Any document, other than the contract itself mentioned in GCC clause 5.1 shall remain the property of the purchaser and shall be returned (all copies) to the purchaser on completion of the supplier's performance under the contract if so required by the purchaser.
- 5.4 The supplier shall permit the purchaser to inspect the supplier's records relating to the performance of the supplier and to have them audited by auditors appointed by the purchaser, if so required by the purchaser.

6. Patent Rights

- The supplier shall indemnify the purchaser against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the goods or any part thereof by the purchaser.
- When a supplier developed documentation / projects for the municipality / municipal entity, the intellectual, copy and patent rights or ownership of such documents or projects will vest in the municipality / municipal entity.

7. Performance security

- 7.1 Within thirty (30) days of receipt of the notification of contract award, the successful tenderer shall furnish to the purchaser the performance security of the amount specified in SCC.
- 7.2 The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier's failure to complete his obligations under the contract.
- 7.3 The performance security shall be denominated in the currency of the contract, or in a freely convertible currency acceptable to the purchaser and shall be in one of the following forms:
- (a) a bank guarantee located in the purchaser's country or abroad, acceptable to the purchaser, in the form provided in the tendering documents or another form acceptable to the purchaser; or

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- (b) a cashier's or certified cheque
- 7.4 The performance security will be discharged by the purchaser and returned to the supplier not later than thirty (30) days following the date of completion of the supplier's performance obligations under the contract, including any warranty obligations, unless otherwise specified.

8. Inspections, tests and analyses

- 8.1 All pre-tendering testing will be for the account of the tenderer.
- 8.2 If it is a tender condition that goods to be produced or services to be rendered should at any stage be subject to inspections, tests and analyses, the tenderer or contractor's premises shall be open, at all reasonable hours, for inspection by a representative of the purchaser or organization acting on behalf of the purchaser.
- 8.3 If there are no inspection requirements indicated in the tendering documents and no mention is made in the contract, but during the contract period it is decided that inspections shall be carried out, 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 show the goods to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.
- 8.5 Where the goods or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such goods or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the supplier.
- 8.6 Goods and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.
- 8.7 Any contract goods may on or after delivery be inspected, tested or analyzed and may be rejected if found not to comply with the requirements of the contract. Such rejected goods shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with goods, which do comply with the requirements of the contract. Failing such removal the rejected goods shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute goods forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected goods, purchase such goods as may be necessary at the expense of the supplier.
- 8.8 The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 22 of GCC.

9. Packing

- 9.1 The supplier shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.
- 9.2 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, including additional requirements, if any, and in any subsequent instructions ordered by the purchaser.

10. Delivery and documents

Delivery of the goods and arrangements for shipping and clearance obligations, shall be made by the supplier in accordance with the terms specified in the contract.

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11. Insurance

11.1 The goods supplied under the contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified.

12. Transportation

12.1 Should a price other than an all-inclusive delivered price be required, this shall be specified.

13. Incidental Services

- 13.1 The supplier may be required to provide any or all of the following services, including additional services, if any:
- (a) performance or supervision of on-site assembly and/or commissioning of the supplied goods;
- (b) furnishing of tools required for assembly and/or maintenance of the supplied goods;
- (c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods;
- (d) performance or supervision or maintenance and/or repair of the supplied goods, for a period of time agreed by the parties, provided that this service shall not relieve the supplier of any warranty obligations under this contract; and
- (e) training of the purchaser's personnel, at the supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied goods.
- 13.2 Prices charged by the supplier for incidental services, if not included in the contract price for the goods shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the supplier for similar services.

14. Spare parts

- 14.1 As specified, the supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the supplier:
 - (a) such spare parts as the purchaser may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any warranty obligations under the contract; and
 - (b) in the event of termination of production of the spare parts:
 - (i) advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and
 - (ii) following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.

15. Warranty

15.1 The supplier warrants that the goods supplied under the contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all goods supplied under this contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the purchaser's specifications) or from any act or omission of the supplier, that may develop under normal use of the supplied goods in the conditions prevailing in the country of final destination.

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- This warranty shall remain valid for twelve (12) months after the goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise.
- 15.3 The purchaser 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 and with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the purchaser.
- 15.5 If the supplier, having been notified, fails to remedy the defect(s) within the period specified, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expense and without prejudice to any other rights which the purchaser may have against the supplier under the contract.

16. Payment

- 16.1 The method and conditions of payment to be made to the supplier under this contract shall be specified.
- 16.2 The supplier shall furnish the purchaser with an invoice accompanied by a copy of the delivery note and upon fulfillment of other obligations stipulated in the contract.
- 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 unless otherwise stipulated.

17. Prices

17.1 Prices charged by the supplier for goods delivered and services performed under the contract shall not vary from the prices quoted by the supplier in his tender, with the exception of any price adjustments authorized or in the purchaser's request for tender validity extension, as the case may be.

18. Variation orders

18.1 In cases where the estimated value of the envisaged changes in purchase does not vary more than 15% of the total value of the original contract, the contractor may be instructed to deliver the goods or render the services as such. In cases of measurable quantities, the contractor may be approached to reduce the unit price, and such offers may be accepted provided that there is no escalation in price.

19. Assignment

19.1 The supplier shall not assign, in whole or in part, its obligations to perform under the contract, except with the purchaser's prior written consent.

20. Subcontracts

20.1 The supplier shall notify the purchaser in writing of all subcontracts awarded under this contract if not already specified in the tender. Such notification, in the original tender or later, shall not relieve the supplier from any liability or obligation under the contract.

21. Delays in the supplier's performance

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.

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- 21.2 If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at his discretion extend the supplier's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.
- 21.3 The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the goods are required, or the supplier's services are not readily available.
- 21.4 Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 22.2 without the application of penalties.
- 21.5 Upon any delay beyond the delivery period in the case of a goods contract, the purchaser shall, without cancelling the contract, be entitled to purchase goods of a similar quality and up to the same quantity in substitution of the goods not supplied in conformity with the contract and to return any goods delivered later at the supplier's expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim damages from the supplier.

22. Penalties

22.1 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 remedies under the contract, deduct from the contract price, as a penalty, a sum calculated on the delivered price of the delayed goods or unperformed services using the current prime interest rate calculated for each day of the delay until actual delivery or performance. The purchaser may also consider termination of the contract pursuant to GCC Clause 23.

23. Termination for default

- 23.1 The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may terminate this contract in whole or in part:
- (a) if the supplier fails to deliver any or all of the goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to GCC Clause 21.2;
- (b) If the supplier fails to perform any other obligation(s) under the contract; or
- (c) If the supplier, in the judgment of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the contract.
- In the event the purchaser terminates the contract in whole or 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 costs for such similar goods, works or services. However, the supplier shall continue performance of the contract to the extent not terminated.

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24. Antidumping and countervailing duties and rights

When, after the date of tender, provisional payments are required, or anti-dumping or countervailing duties are imposed, or the amount of a provisional payment or anti-dumping or countervailing right is increased in respect of any dumped or subsidized import, the State is not liable for any amount so required or imposed, or for the amount of any such increase. When, after the said date, such a provisional payment is no longer required or any such anti-dumping or countervailing right is abolished, or where the amount of such provisional payment or any such right is reduced, any such favorable difference shall on demand be paid forthwith by the supplier to the purchaser or the purchaser may deduct such amounts from moneys (if any) which may otherwise be due to the supplier in regard to goods or services which he delivered or rendered, or is to deliver or render in terms of the contract or any other contract or any other amount which may be due to him.

25. Force Majeure

- 25.1 Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable for forfeiture of its performance security, damages, or termination for default if and to the extent that his delay in performance or other failure to perform his obligations under the contract is the result of an event of force majeure.
- 25.2 If a force majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.

26. Termination for insolvency

26.1 The purchaser may at any time terminate the contract by giving written notice to the supplier if the supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the supplier, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to the purchaser.

27. Settlement of Disputes

- 27.1 If any dispute or difference of any kind whatsoever arises between the purchaser and the supplier in connection with or arising out of the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.
- 27.2 If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the purchaser or the supplier may give notice to the other party of his intention to commence with mediation. No mediation in respect of this matter may be commenced unless such notice is given to the other party.

28. Limitation of Liability

- 28.1 Should it not be possible to settle a dispute by means of mediation, it may be settled in a South African court of law.
- 28.2 Notwithstanding any reference to mediation and/or court proceedings herein.
- (a) The parties shall continue to perform their respective obligations under the contract unless they otherwise agree; and
- (b) The purchaser shall pay the supplier any monies due the supplier for goods delivered and / or services rendered according to the prescripts of the contract.

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- 28.3 Except in cases of criminal negligence or willful misconduct, and in the case of infringement pursuant to Clause 6:
- (a) the supplier shall not be liable to the purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or damages to the purchaser; and
- (b) The aggregate liability of the supplier to the purchaser, whether under the contract, in tort or otherwise, shall not exceed the total contract price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment.

29. Governing language

29.1 The contract shall be written in English. All correspondence and other documents pertaining to the contract that is exchanged by the parties shall also be written in English.

30. Applicable law

30.1 The contract shall be interpreted in accordance with South African laws, unless otherwise specified.

31. Notices

- 31.1 Every written acceptance of a tender shall be posted to the supplier concerned by registered or certified mail and any other notice to him shall be posted by ordinary mail to the address furnished in his tender or to the address notified later by him in writing and such posting shall be deemed to be proper service of such notice
- 31.2 The time mentioned in the contract documents for performing any act after such aforesaid notice has been given, shall be reckoned from the date of posting of such notice.

32. Taxes and duties

- A foreign supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the purchaser's country.
- 32.2 A local supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted goods to the purchaser.
- 32.3 No contract shall be concluded with any tenderer whose tax matters are not in order. Prior to the award of a tender SARS must have certified that the tax matters of the preferred tenderer are in order.
- 32.4 No contract shall be concluded with any tenderer whose municipal rates and taxes and municipal services charges are in arrears.

33. Transfer of contracts

The contractor shall not abandon, transfer, cede assign or sublet a contract or part thereof without the written permission of the purchaser.

34. Amendment of contracts

34.1 No agreement to amend or vary a contract or order or the conditions, stipulations or provisions thereof shall be valid and of any force unless such agreement to amend or vary is entered into in writing and signed by the contracting parties. Any waiver of the requirement that the agreement to amend or vary shall be in writing.

35. Prohibition of restrictive practices

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- In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, an agreement between, or concerted 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(s) is / are or a contractor(s) was / were involved in collusive bidding.
- 35.2 If a bidder(s) or contractor(s) based on reasonable grounds or evidence obtained by the purchaser has / have engaged in the restrictive practice referred to above, the purchaser may refer the matter to the Competition Commission for investigation and possible imposition of administrative penalties as contemplated in section 59 of the Competition Act No 89 0f 1998.
- 35.3 If a bidder(s) or contractor(s) has / have been found guilty by the Competition Commission of the restrictive practice referred to above, the purchaser may, in addition and without prejudice to any other remedy provided for, invalidate the bid(s) for such item(s) offered, and / or terminate the contract in whole or part, and / or restrict the bidder(s) or contractor(s) from conducting business with the public sector for a period not exceeding ten (10) years and / or claim damages from the bidder(s) or contractor(s) concerned.

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T2023/24/18 WITNESS **EMPLOYER** BIDDER WITNESS

TENDER NO.

PRICING SCHEDULE

(Professional Services)

Name of Bidder:Bid Number: RFQ......

Item	Description		Quantity	Unit Price in RSA Currency (All applicable taxes included)	Quote Price in RSA Currency (All applicable taxes included)
1.					
2.					
3.					
4.					
5.					
6.		0.17.			
		Sub Total			
	Tal	Add VAT 15% all tendered price			
2	3. Persons who will be	d to indicate a ceiling all expenses inclu	g price based usive of all ap	on the total estimate plicable taxes for the	d time for completion project. R
3	2. Bidders are required phases and including	d to indicate a ceiling all expenses inclue involved in the proj	g price based usive of all ap	on the total estimate plicable taxes for the	d time for completion of project. R
3	 Bidders are required phases and including Persons who will be terms hereof) 	d to indicate a ceiling all expenses inclue involved in the proj	g price based usive of all ap	on the total estimate plicable taxes for the plicable (certified in	d time for completion project. Rnvoices must be rende
3	 Bidders are required phases and including Persons who will be terms hereof) 	d to indicate a ceiling all expenses inclue involved in the proj	g price based usive of all ap ject and rates	on the total estimate plicable taxes for the part applicable (certified in the HOURLY RATE	d time for completion project. Rnvoices must be rende
3	 Bidders are required phases and including Persons who will be terms hereof) PERSON AND POS 	d to indicate a ceiling all expenses inclue involved in the proj	g price based usive of all ap ject and rates	on the total estimate plicable taxes for the participate applicable (certified in the HOURLY RATE	d time for completion of project. Rnvoices must be rendended. DAILY RATE R
3	 Bidders are required phases and including Persons who will be terms hereof) PERSON AND POS 	d to indicate a ceiling all expenses inclue involved in the proj	g price based usive of all ap ject and rates	on the total estimate plicable taxes for the plicable taxes for the plicable (certified in the plicabl	d time for completion of project. Rnvoices must be rendered. DAILY RATE R
-	 Bidders are required phases and including Persons who will be terms hereof) PERSON AND POS 	d to indicate a ceiling all expenses inclue involved in the proj	g price based usive of all ap ject and rates	on the total estimate plicable taxes for the plicable taxes for the plicable (certified in the plicabl	d time for completion of project. R
-	 Bidders are required phases and including Persons who will be terms hereof) PERSON AND POS 	d to indicate a ceiling all expenses inclue involved in the proj	g price based usive of all ap ject and rates	on the total estimate plicable taxes for the plicable taxes for the plicable (certified in the plicabl	d time for completion project. Rnvoices must be rendered. DAILY RATE R
- - -	2. Bidders are required phases and including phases and including and including are required phases and including and including are required phases and including are required phases.	d to indicate a ceiling all expenses inclusions involved in the projections.	g price based usive of all ap ject and rates	on the total estimate plicable taxes for the plicable taxes for the plicable (certified in the plicabl	d time for completion project. Rnvoices must be rendered. DAILY RATE R
-	 Bidders are required phases and including Persons who will be terms hereof) PERSON AND POS 	d to indicate a ceiling all expenses inclusions involved in the projections.	g price based usive of all ap ject and rates	on the total estimate plicable taxes for the plicable taxes for the plicable (certified in the plicabl	d time for completion of project. R

5.	Period required for	commencement w	ith project after accep	otance of bid	Days
6.	Estimated man-day	s for completion o	f project	Days	
7.	Are the rates quote	ed firm for the full p	eriod of contract?	*YES	S/ NO.
8.	example consumer	price index	letails of the basis on		
·	red by: uMshwath	i Municipality	site Police Statio		
- Brand	and Model:				
	ry of Origin:the offer comply with)?		*YES/NO
- If not	to specification, indic	ate deviation(s):			
- Period	I required for delivery	1			
5 "	. 1 . 2 .		-	Firm/Not firm	
- Delive	ry basis:				
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		BIDDER	WITNESS	EMPLOYER	WITNESS

MBD 4 DECLARATION OF INTEREST

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

3		to give effect mitted with the	to the above, to bid.	the following q	uestionnair	e must	be comple	eted
3.1	Full Nam	e:						
3.2	Identity N	lumber:						
3.3	Company	/ Registration N	umber:					
3.4	Tax Refe	rence Number:						
3.5	VAT Reg	istration Numbe	er:					
3.6	Are you p	presently in the	service of the sta	ite*	NO	YES		
3.6.	1	If so, furr	nish particulars.					
3.7	Have you twelve n		rvice of the state	for the past		YE	S/NO	
3.7.	1 If so, furn	nish particulars.						
	a member of - (i) any m (ii) any p	nunicipal council; rovincial legislature; or		rinces;				
(b) (c) (d) (e) (f)	an official of a an employee the Public Fin a member of t	ance Management Act	icipal entity; incial department, nation , 1999 (Act No.1 of 1999 y of any national or provi);	ntity or constitution	al institution	within the meani	ing of
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WITNESS

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BIDDER

3.8	3.8 Do you, have any relationship (family, friend, other) with persons in the service of the state and who may be involved with the evaluation and or adjudication of this bid? YES/NO					
3.8.1		nish particulars.				
3.9	Are you, aware of any relationship (family, friend, other) between a bidder and any persons in the service of the state who may be involved with the evaluation and or adjudication of this bid? YES / NO					
	3.9.1	If so, furn	ish particulars			
3.10		of the company's ders or stakehol				YES / NO
	3.10.1	If so, furr	ish particulars.			
3.11	•	•	•	mpany's directors		YES / NO
	manager of the sta	•	eholders or stak	ceholders in servi	ce	
	3.11.1	If so, furr	ish particulars.			
3.12	,		•	stees, managers, in service of the s	state?	YES / NO
	3.1	2.1 If yes, fu	ırnish particular	S.		
3.13	-	•	•	ompany's directo ers or stakeholde		
		service of the st	•	o.o o. o.a.conoido		YES / NO
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			BIDDER	WITNESS	EMPLOYER	WITNESS

3.13.1	lf y	es, furnish partic	ulars.					
3.14	principle have ar	or any of the direct e shareholders, on ny interest in any ss whether or not	r stakeholde other related	rs of th	is company anies or			YES / NO
	3.1	4.1 If yes	, furnish part	iculars	:			
Na	me of D	irector						
Re	elated co	mpany (CSD No.)						
4.	Full detai	ls of directors / truste	ees / members /		olders.	oer	State	Employee
					•			umber
		CATION NDERSIGNED (N	IAME) CERT	ΓΙΕΎ Τ	HAT THE IN	NFORMA	ATION FL	JRNISHED ON
I	ACCEP	CLARATION FO T THAT THE ST TO BE FALSE.			AINST ME	SHOUL	D THIS D	ECLARATION
					ALITI	UODIZE	D SICNA	TUDE
	NAME OF REPRESENTATIVE			AUTHORIZED SIGNATURE		TURE		
	DATE					CAP	ACITY	
cc	OMPAN	/ NAME:						
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			BIDDER	V	VITNESS	EMI	PLOYER	WITNESS

MBD 6.1

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

This preference form must form part of all bids invited. It contains general information and serves as a claim form for preference points for **Specific Goals**.

1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to all bids:
 - the 80/20 system for requirements with a Rand value of R30 000.00 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 The value of this bid is estimated to not exceed R50 000 000 (all applicable taxes included) and therefore the 80/20 system shall be applicable.
- 1.3 Preference points for this bid shall be awarded for:
 - (a) Price; and
 - (b) Specific Goal.
- 1.3.1 The maximum points for this bid are allocated as follows:

		POINTS
1.3.1.1	PRICE	80
1.3.1.2	SPECIFIC GOALS	20
	Total points for Price and Specific Goals	100

- 1.4 Failure to submit CIPC Registration document and/or Central Data Base Report.
- 1.5. The purchaser reserves the right to require of a bidder, either before a bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser.

2. DEFINITIONS

- 2.1 "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- 2.2 "Highest acceptable tender" means a tender that complies with all specifications and conditions of tender and that has the highest price compared to the other tenders;
- 2.3 "lowest acceptable tender" means a tender that complies with all the specifications and conditions of tender and has lowest price compared to the other tenders;

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- 2.4 **"bid"** means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of services, works or goods, through price quotations, advertised competitive bidding processes or proposals;
- 2.5 **"price"** means an amount of money tendered for goods or services and includes all applicable taxes less all unconditional discounts;
- 2.6 **"comparative price"** means the price after the factors of a non-firm price and all unconditional discounts that can be utilized have been taken into consideration;
- 2.7 **"consortium or joint venture"** means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract;
- 2.8 "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- 2.9 **"Firm price"** means the price that is only subject to adjustments in accordance with the actual increase or decrease resulting from the change, imposition, or abolition of customs or excise duty and any other duty, levy, or tax, which, in terms of the law or regulation, is binding on the contractor and demonstrably has an influence on the price of any supplies, or the rendering costs of any service, for the execution of the contract;
- 2.10 "functionality" means the measurement according to predetermined norms, as set out in the bid documents, of a service or commodity that is designed to be practical and useful, working or operating, taking into account, among other factors, the quality, reliability, viability and durability of a service and the technical capacity and ability of a bidder;
- 2.11 "non-firm prices" means all prices other than "firm" prices;
- 2.12 "person" includes a juristic person;
- 2.13 **"rand value"** means the total estimated value of a contract in South African currency, calculated at the time of bid invitations, and includes all applicable taxes and excise duties:
- 2.14 "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing, another person to support such primary contractor in the execution of part of a project in terms of the contract;
- 2.15 "specific goals" means specific goals as contemplated in section 2 (1)(d) of the Act which may include contracting with persons or categories of persons, historically disadvantaged by unfair discrimination on the basis of race, gender and disability including the implementation of programmes of the Reconstruction and Development Programme as published in Government Gazette No. 16085 dated 23 November 1994;
- 2.16 "**trust**" means the arrangement through which the property of one person is made over or bequeathed to a trustee to administer such property for the benefit of another person; and
- 2.17 **"trustee"** means any person, including the founder of a trust, to whom property is bequeathed in order for such property to be administered for the benefit of another person.

3. ADJUDICATION USING A POINT SYSTEM

- 3.1 The bidder obtaining the highest number of total points will be awarded the contract.
- 3.2 Preference points shall be calculated after prices have been brought to a comparative basis taking into account all factors of non-firm prices and all unconditional discounts;
- 3.3 Points scored must be rounded off to the nearest 2 decimal places.
- In the event that two or more bids have scored equal total points, the successful bid must be the one scoring the highest number of preference points for specific goals.

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- 3.5 However, when functionality is part of the evaluation process and two or more bids have scored equal points including equal preference points for specific goals, the successful bid must be the one scoring the highest score for functionality.
- 3.6 Should two or more bids be equal in all respects, the award shall be decided by the drawing of lots.

POINTS AWARDED FOR PRICE 4.

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

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

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

Where

Ps Points scored for comparative price of bid under consideration

Pt Comparative price of bid under consideration

Comparative price of lowest acceptable bid Pmin

Points awarded for a Specific Goals

5.1 In terms of Regulation 5 (2) and 6 (2) of the Preferential Procurement Regulations, preference points must be awarded to a bidder for a specific goals stated in the tender advert in accordance with the table below:

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

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

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Specific Goals allocated points in terms of this	Number of points allocated	Number of points allocated
tender	(80/20 system)	(80/20 system)
		To be completed by the bidder
Historical Disadvantaged	Max 10	
Black Person	10	
100% Black Person	5	
Equal or greater than 51%		
Historical Disadvantaged	<u>Max 5</u>	
Women	5	
100% Black Person	2.5	
Equal or greater than 51%		
Historical Disadvantaged	<u>Max 5</u>	
Disabled Person	5	
100% Black Person	2.5	
Equal or greater than 51%		

6	DECLA	RATION WITH	REGARD TO	COMPANY/FIRM			
6.1	Name of	firm	:				
6.2 6.3	_	stration number registration number					
6.4	TYPE OF	COMPANY/ FIRM	I				
UTICK A		ted					
6.5	DESCRIE	BE PRINCIPAL BU	SINESS ACTIVITI	ES			
6.6	COMPAN	IY CLASSIFICATIO	DN				
6.7	MUNICIP	AL INFORMATION	I				
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	·	•	is situated					
	J	ed Account Number						
	Stand Nu	umber						
5.8	TOTAL N	NUMBER OF YEAR	S THE COMPANY/F	TIRM HAS BEEN IN	I BUSINESS			
6.9	that th	e points claimed,	o is / are duly autho based on the <mark>Speci</mark> mpany/ firm for the p	fic Goals indicated	I in paragraph 5 of	f the foregoing		
	(i)	The information fu	urnished is true and o	correct;				
	(ii)	The preference p in paragraph 1.	oints claimed are in	accordance with th	e General Condition	ns as indicated		
	(iii)	(iii) In the event of a contract being awarded as a result of points claimed as shown in paragraph 5, the contractor may be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct;						
	(iv) If the Specific Goals has been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, the purchaser may, in addition to any other remedy it may have –							
	(a) disqualify the person from the bidding process;							
	(b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;							
			e contract and clain make less favourable					
		sharehol business	bidder or contract ders and directors from any organ of ram partem (hear the	who acted on a state for a period	fraudulent basis, not exceeding 10 y	from obtaining rears, after the		
		(e) forward the r	natter for criminal pro	osecution				
	WITNE	ESSES:						
				SIGNATURE	(S)OF BIDDER(S)			
•								
				DATE:				
				ADDRESS:				
			Page	. 74 of 85				
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		•	BIDDER	WITNESS	EMPLOYER	WITNESS		

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		BIDDER	WITNESS	EMPLOYER	WITNESS	

CONTRACT FORM - RENDERING OF SERVICES

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

PART 1 (TO BE FILLED IN BY THE BIDDER)

1.	I hereby undertake to supply all or any of the goods and/or works described in the attached bidding
	documents to (name of institution) in accordance with the requirements and
	specifications stipulated in bid number at the price/s quoted. My offer/s remain binding upon
	me and open for acceptance by the purchaser during the validity period indicated and calculated from the
	closing time of bid.

- 2. The following documents shall be deemed to form and be read and construed as part of this agreement:
 - (i) Bidding documents, viz
 - Invitation to bid:
 - Tax clearance certificate:
 - Pricing schedule(s);
 - Technical Specification(s);
 - Preference claims for Broad Based Black Economic Empowerment Status Level of Contribution in terms of the Preferential Procurement Regulations 2022;
 - Declaration of interest;
 - Declaration of bidder's past SCM practices;
 - Certificate of Independent Bid Determination;
 - Special Conditions of Contract;
 - (ii) General Conditions of Contract; and
 - (iii) Other (specify)
- 3. I confirm that I have satisfied myself as to the correctness and validity of my bid; that the price(s) and rate(s) quoted cover all the goods and/or works specified in the bidding documents; that the price(s) and rate(s) cover all my obligations and I accept that any mistakes regarding price(s) and rate(s) and calculations will be at my own risk.
- 4. I accept full responsibility for the proper execution and fulfilment of all obligations and conditions devolving on me under this agreement as the principal liable for the due fulfillment of this contract.
- 5. I declare that I have no participation in any collusive practices with any bidder or any other person regarding this or any other bid.
- 6. I confirm that I am duly authorised to sign this contract.

NAME (PRINT)	
, ,	WITNESSES
CAPACITY	 4
SIGNATURE	 1
	2
NAME OF FIRM	 DATE
DATE	 DATE:

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CONTRACT FORM – RENDERING OF SERVICES PART 2 (TO BE FILLED IN BY THE PURCHASER)

1.	I NHLANHLA M. MABASO in my capacity as MUNICIPAL MANAGER accept your bid under reference
	number T2023/24/18 datedfor the supply of goods/works indicated hereunder and/or
	further specified in the annexure(s).

- 2. An official order indicating delivery instructions is forthcoming.
- 3. I undertake to make payment for the goods/works delivered in accordance with the terms and conditions of the contract, within 30 (thirty) days after receipt of an invoice accompanied by the delivery note.

ITEM NO.	PRICE (ALL APPLICABLE TAXES INCLUDED)	BRAND	DELIVERY PERIOD	SPECIFIC GOAL

4. I confirm th	at I am duly a	authorized to sign thi	is contract.			
SIGNED AT		ON				
NAME (PRINT)	NHLANHLA I	M. MABASO				
SIGNATURE						
OFFICIAL STAMP				WITNE	SSES	MBD 8
				1.		 IVIDD 0
				2.		
				DATE		

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DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

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

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

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	If so, furnish particulars:		
4.3	Was the bidder or any of its directors convicted by a court of law (including a court of law outside the Republic of South Africa) for fraud or corruption during the past five years?	Yes	No
4.3.1	If so, furnish particulars:		
Item	Question	Yes	No
4.4	Does the bidder or any of its directors owe any municipal rates and taxes or municipal charges to the municipality / municipal entity, or to any other municipality / municipal entity, that is in arrears for more than three months?	Yes	No 🗆
4.4.1	If so, furnish particulars:	l	
4.5	Was any contract between the bidder and the municipality / municipal entity or	Yes	No
1.0	any other organ of state terminated during the past five years on account of failure to perform on or comply with the contract?		
4.7.1	If so, furnish particulars:		
RTIFY	CERTIFICATION DERSIGNED (FULL NAME)	ion Fo	DRM
RTIFY D COR CCEPI KEN A	DERSIGNED (FULL NAME)	ACTIO E.	N MA
RTIFY ID COR CCEP1 KEN A	DERSIGNED (FULL NAME)	ACTIO E.	N MA
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RTIFY ID COR CCEPT KEN A	DERSIGNED (FULL NAME) THAT THE INFORMATION FURNISHED ON THIS DECLARATI RECT. THAT, IN ADDITION TO CANCELLATION OF A CONTRACT, GAINST ME SHOULD THIS DECLARATION PROVE TO BE FALS NAME OF REPRESENTATIVE DATE DATE CAPACIT	ACTIO E. GNATI	N MA
RTIFY ID COR CCEP1 KEN A	DERSIGNED (FULL NAME)	ACTIO E. GNATI	N MA

MBD 9 CERTIFICATE OF INDEPENDENT BID DETERMINATION

- 1 This Municipal Bidding Document (MBD) must form part of all bids¹ invited.
- Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).² Collusive bidding is a *pe se* prohibition meaning that it cannot be justified under any grounds.

Municipal Supply Regulation 38 (1) prescribes that a supply chain management policy must provide measures for the combating of abuse of the supply chain management system, and must enable the accounting officer, among others, to:

- a. take all reasonable steps to prevent such abuse;
- b. reject the bid of any bidder if that bidder or any of its directors has abused the supply chain management system of the municipality or municipal entity or has committed any improper conduct in relation to such system; and
- c. cancel a contract awarded to a person if the person committed any corrupt or fraudulent act during the bidding process or the execution of the contract.
- This MBD serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of bid-rigging.
- In order to give effect to the above, the attached Certificate of Bid Determination (MBD 9) must be completed and submitted with the bid:

² Bid rigging (or collusive bidding) occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a bidding process. Bid rigging is, therefore, an agreement between competitors not to compete.

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BIDDER WITNESS EMPLOYER WITNESS

¹ Includes price quotations, advertised competitive bids, limited bids and proposals.

MBD 9

CERTIFICATE OF INDEPENDENT BID DETERMINATION

I, the undersigned, in submitting the accompanying bid:	
(Bid Number and Description)	
in response to the invitation for the bid made by:	
(Name of Municipality / Municipal Entity)	
do hereby make the following statements that I certify to be true and comple	te in every respect:
I certify, on behalf of:	that:
(Name of Bidder)	
1. I have read and I understand the contents of this Certificate;	

- 2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am authorized by the bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder:
- 4. Each person whose signature appears on the accompanying bid has been authorized by the bidder to determine the terms of, and to sign, the bid, on behalf of the bidder;
- 5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the bidder, whether or not affiliated with the bidder, who:
 - (a) has been requested to submit a bid in response to this bid invitation;
 - (b) could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and
 - (c) provides the same goods and services as the bidder and/or is in the same line of business as the bidder

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		BIDDER	WITNESS	EMPLOYER	WITNESS	

- 6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However, communication between partners in a joint venture or consortium³ will not be construed as collusive bidding.
- 7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - (a) prices;
 - (b) geographical area where product or service will be rendered (market allocation)
 - (c) methods, factors or formulas used to calculate prices;
 - (d) the intention or decision to submit or not to submit, a bid;
 - (e) the submission of a bid which does not meet the specifications and conditions of the bid; or
 - (f) bidding with the intention not to win the bid.
- 8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 9. The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
- 10. I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

Signature		Date				
		Name of Bidder				
Position		Page	2 82 of 85	ame of Bidder		
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	•	BIDDER	WITNESS	EMPLOYER	WITNESS	

STATEMENT OF PREVIOUS EXPERIENCE

The nomination of services, preferably of a similar nature. The requirements in this bid and which the service provider has successfully provided required for the evaluation purpose.

Failure to comply with either of these requirements may the tender be disqualified for further evaluation.

NAME OF ORGANIZATION	NATURE OF WORK	CONTACT PERSON	CONTACT NUMBER	PRICE
HORIZED SIGNATURE:	NAME OF REPR	ESENTSTIVE	DATE:	
DER NO. T2023/24/18				

COMMITMENT OF TENDERER

Kindly provide particulars of commitments, which the tenderer is presently engaged and/ or involved with:

NAME OF ORGANIZATION	NATURE OF WORK	CONTACT PERSON	CONTACT NUMBER	PRICE
HORIZED SIGNATURE:	NAME OF REP	RESENTSTIVE	DATE: .	

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			BIDDER	WITNESS	EMPLOYER	WITNESS

ALTERATIONS BY SERVICE PROVIDER

Should the service provider desire to make any changes or modifications to the contract or specification, then the service provider shall set out the proposals clearly on this sheet or, alternatively, state them in a covering letter attached to the quotation, and mention the letter/s on this sheet. If the form is not filled in, the quotation will be deemed to have been based upon this document.

If no departures or modifications are desired, this sheet must be marked **NIL**, and **signed by the Bidder**.

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BIDDER:		DATE .				
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