



JOHANNESBURG CITY PARKS AND ZOO

PANEL OF SERVICE PROVIDERS FOR HORTICULTURE, ARBORICULTURE AND CONSERVATION MAINTENANCE SERVICES

BID No: JCPZ/RM01/2025

<p>JOHANNESBURG CITY PARKS AND ZOO <i>Registration No: 2000/028782/08</i> City Parks House, Ground Floor 40 De Korte Street Braamfontein Johannesburg</p> <p>Project Enquiries: Name: Joseph Ndou Telephone: 083 446 2412 Email: jndou@jhbcityparks.com</p>	<p>JOHANNESBURG CITY PARKS AND ZOO <i>Registration No: 2000/028782/08</i> P O Box 2824 Johannesburg 2000</p> <p>The Senior Manager SCM Supply Chain Management Unit Telephone: 060 537 1463 Email: dhlatswayo@jhbcityparks.com</p>
---	--

Name of Bidder _____

Price Including VAT (Rate per square meter (Grass Cutting)) _____
(VAT REGISTERED / NON-VAT VENDOR

(Price In-words) _____

Joint Venture
Not a Joint Venture
(Tick applicable box)

Contract Period: 36 Months

The closing date and time for receipt of tenders is Friday, 27 February 2026 @ 12:00pm. Telegraphic, telephonic, telex, facsimile and late tenders will not be accepted.

NB: Special Instruction: Due to COVID-19 and the National Department of Health requirements, submissions of completed tenders or responses will only be allowed on the following dates to the physical address provided above:
25-02-2026 (08:00 – 16:00pm)
26-02-2026 (08:00 – 16:00pm)
27-02-2026 (08:00 – 12:00pm before the closing time)

QUALIFICATION CRITERIA FOR FURTHER EVALUATION

(JCPZ may verify all information submitted by the bidders as part of evaluation, should information found to be false or misrepresented, bidder will be disqualified). Note: All Certificates under mandatory requirements must be certified by commissioner of oaths and the certified copy of the original certificate should not be older than 3 months from the closing date of this tender).

To qualify for consideration, potential service providers MUST provide and ADHERE to the following Mandatory requirements (Failure to adhere to these requirements will lead to immediate elimination):

- Provide Valid Operating Regulations for High Voltage System certification issued by a recognised and accredited institution (ORHVS) (certificate must be in the name of one owner of the bidding company AND two additional ORHVS in the name of employees of the bidding company (Provide proof of employment of the two employees submitted - payslips plus signed contract plus company organogram (All three (3)).
- Provide Valid pest control operator certificate for industrial vegetation and noxious weeds in the owner's name or in the employee's name that is employed by the bidding company (provide proof of employment - payslip plus signed contract plus company organogram by the bidding company) (All three (3)) (pest control operator's certificate must be issued by Fertilizers Farm Feeds, Agricultural Remedies and Stock Remedies Act", Act No. 36 of 1947 of the Department of Agriculture, Forest, and Fisheries/Department of Agriculture, Land Reform and Rural Development (DALRRD).

NB: ONLY BIDDERS WHO COMPLY WITH THE ABOVE REQUIREMENTS WILL BE CONSIDERED FURTHER ON FUNCTIONALITY (REFER TO THE TERMS OF REFERENCE)

SIGNATURE OF BIDDER:

CAPACITY UNDER WHICH THIS BID IS SIGNED:

DATE:

INDEX

No.	Description	Page No
1.	ADVERTISEMENT AND INVITATION TO BID	4
2.	SPECIAL CONDITIONS	10
3.	BID DOCUMENT CHECKLIST AND RETURNABLES	12
4.	PRICING SCHEDULE – FIRM PRICES (PURCHASES) MBD 3.1	24
5.	DECLARATION OF INTEREST - MBD 4	26
6.	DECLARATION FOR PROCUREMENT ABOVE R10 MILLION (ALL APPLICABLE TAXES INCLUDED) – MBD 5	29
7.	PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2022 - MBD 6.1	31
8.	DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES - MBD 8	36
9.	CERTIFICATE OF INDEPENDENT BID DETERMINATION - MBD 9	38
10.	TERMS OF REFERENCE	42
11.	PERFORMANCE MANAGEMENT SYSTEM	63
12.	ALTERNATIVES OFFERED	64
13.	ANNEXURE A - CONDITIONS OF BID.....	65
14.	ANNEXURE B - SUPPLIER CODE OF ETHICAL BUSINESS CONDUCT	79

NB: ALL DECLARATIONS AND MBD FORMS SHOULD BE COMPLETED AND SIGNED.



JOHANNESBURG CITY PARKS AND ZOO

1. ADVERTISEMENT AND INVITATION TO BID

Johannesburg City Parks and Zoo, the greening, conservation and cemetery management agency for the City of Johannesburg Municipality, invites suitable qualified, experienced and resourced service provider/s to submit proposals for the Panel of Service Providers for Horticulture, Arboriculture and Conservation Maintenance services over a period of 36 Months. Proposals are to be submitted in line with terms of reference stipulated in the Terms of Reference section.

90/10 preferential procurement point system will be applied and preference will be given to bidders who are able to demonstrate the following:

Stage 1: Compliance on Qualification Criteria (Mandatory Requirements)

Stage 2: Functionality

Stage 3: Price

90

Specific goals (25% or more women shareholding)

10

Stage 4: Administrative Requirements

MANDATORY REQUIREMENTS

(JCPZ may verify all information submitted by the bidders as part of evaluation, should information found to be false or misrepresented, bidder will be disqualified). Note: All Certificates under mandatory requirements must be certified by commissioner of oaths and the certified copy of the original certificate should not be older than 3 months from the closing date of this tender).

To qualify for consideration, potential service providers MUST provide and ADHERE to the following Mandatory requirements (Failure to adhere to these requirements will lead to immediate elimination):

- Provide Valid Operating Regulations for High Voltage System certification issued by a recognised and accredited institution (ORHVS) (certificate must be in the name of one owner of the bidding company AND two additional ORHVS in the name of employees of the bidding company (Provide proof of employment of the two employees submitted - payslips plus signed contracts plus company organogram (All three 3).
- Provide Valid pest control operator certificate for industrial vegetation and noxious weeds in the owner's name or in the employee's name that is employed by the bidding company (provide proof of employment - payslip plus signed contract plus company organogram by the bidding company (All three 3) (pest control operator's certificate must be issued by Fertilizers Farm Feeds, Agricultural Remedies and Stock Remedies Act", Act No. 36 of 1947 of the Department of Agriculture, Forest, and Fisheries/Department of Agriculture, Land Reform and Rural Development (DALRRD).

ADMINISTRATIVE REQUIREMENTS

(JCPZ may verify all information submitted by the bidders, should information found to be false or misrepresented, bidder will be disqualified).

The potential service providers shall provide and ADHERE to the following administrative requirements:

- Provide valid Companies' proof of address and/ or Director's proof of residence – If there are two or more directors, all must submit proof of residence (Only latest municipal statement not older than three (3) months (not in arrears for more than 90 days) or valid lease agreement in their area of jurisdiction (lease agreement must be accompanied by municipal rates and taxes in the name of the Lessor or Landlord ((Only latest municipal statement not older than three (3) months).
- Provide Valid Class 1 COIDA from Department of Labour (Letter of good standing).
- Provide proof of Public Liability (Monetary value of R5 000 000,00 and above) insurance cover in the name of the bidding company.
- Provide proof of registration with Johannesburg PICKITUP Company with the valid and active account number for waste collection and dumping.
- Provide audited annual financial statements for the past three years or since their establishment if established during the past three years. If the bidder is not obliged by law to prepare annual financial statements for auditing purposes, they shall submit their annual financial statements for the previous three financial years or if established for a shorter period from the date of establishment.
- Provide Proof of registration with CSD (Central Supplier Database) at National Treasury compliant with all regulatory requirements;
- Provide a valid Joint Venture (JV) agreement signed by all parties with all individual parties' mandatory documents submitted; if applicable. A good joint venture agreement:
 - should clearly and comprehensively set out the contributions to be made by each member towards the activities of the joint venture in securing and executing the contract and should allocate monetary values to such contributions.
 - should record the percentage participation by each member in all aspects of the fortunes of the joint venture, including risks, rewards, losses and liabilities.
 - should provide for meaningful input by all members to the policy making and management activities of the joint venture.
 - should provide for the establishment of a management body for the joint venture.
 - should provide measures to limit, as far as possible, losses to the joint venture by the default of a member.
 - should promote consensus between the members whilst ensuring that the activities of the joint venture will not be unduly hindered by failure to achieve it;
 - should provide for rapid, cheap and easy interim dispute resolution and for effective final dispute resolution, if required; and
 - should be sufficiently flexible to allow for joint ventures which differ in nature, objectives, inputs by members, management systems, etc.
- Completion of the entire tender document as issued or downloaded - Completed and Signed Municipal Bidding Documents (MBDs) stipulated in the tender document and Completion of the Specifications / Terms of Reference as per tender document.
- Authority of Signatory to sign tender documents.
- Proof of the company registration issued by the Companies and Intellectual Property Commission (CIPC).
- Valid SARS issued tax status and pin code.

Where a bidder's bid response fails to comply fully with any of the administrative requirements above, JCPZ may at its discretion allow the bidder an opportunity to submit and/or complete and/or supplement the information and/or documentation provided **within a grace period of seven (7) days from a day when a letter of request was issued to respond, of which failure to adhere to that timeline should result to elimination.** *This is not applicable to Functionality requirements.*

NOTE: This allowance will only be given to the top five (5) potential service providers where only one service provider is required, and where a panel is required, this discretion shall apply to only the qualifying or shortlisted or recommended service provider(s) after all other evaluation stages (e.g. mandatory requirements and functionality evaluation and price) were finalised. NB: If any of the required documents to support functionality are not supplied by closing date of this tender, it will result in bidder not scoring points.

The physical address for submission of bid documents is: Johannesburg City Parks and Zoo Head Office, City Parks House, Ground Floor, 40 De Korte Street, Braamfontein, Johannesburg. Tender documents may be downloaded from www.jhbcityparksandzoo.com or www.etenders.gov.za for free from Tuesday, 03 February 2026 (Close of business).

The lowest, or any tender will not necessarily be accepted and Johannesburg City Parks and Zoo reserves the right to accept any tender either in whole or in part. Telegraphic, telephonic, telex, facsimile and late bids will not be accepted. Bids may only be submitted on the bid document provided by JCPZ. It is the responsibility of the service provider to deposit the tender submission to the correct tender box at the address provided above. Johannesburg City Parks and Zoo will not take any responsibility for any late submissions because of non-compliance to the tender delivery requirements. The bid validity will be **120 days from the closing date** and might be extended when there is a need.

Johannesburg City Parks and Zoo is committed to combat fronting. Insofar as it is legally permitted to do so, and provided that service delivery will not be severely influenced, contracts executed by fronting enterprises will be cancelled, the service provider in question will be blacklisted on its database of service providers and reported to the applicable authorities.

Fraud hotline number: 0800 002 587

For more information on bids and quotations visit our website www.jhbcityparksandzoo.com .

INVITATION TO BID - MBD 1

YOU ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF THE (NAME OF MUNICIPALITY/ MUNICIPAL ENTITY)					
BID NUMBER:	JCPZ/RM01/2025	CLOSING DATE:	27 February 2026	CLOSING TIME:	12:00 PM
DESCRIPTION	PANEL OF SERVICE PROVIDERS FOR HORTICULTURE, ARBORICULTURE AND CONSERVATION MAINTENANCE SERVICES				
THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (MBD7).					

BID RESPONSE DOCUMENTS MAY BE DEPOSITED IN THE BID BOX SITUATED AT (STREET ADDRESS)

Johannesburg City Parks and Zoo					
City Parks House, Ground Floor					
40 De Korte Street					
Braamfontein					
Johannesburg					
SUPPLIER INFORMATION					
NAME OF BIDDER					
POSTAL ADDRESS					
STREET ADDRESS					
TELEPHONE NUMBER	CODE		NUMBER		
CELLPHONE NUMBER					
FACSIMILE NUMBER	CODE		NUMBER		
E-MAIL ADDRESS					
VAT REGISTRATION NUMBER					
TAX COMPLIANCE STATUS	TCS PIN:		OR	CSD No:	

<p><i>ARE YOU THE ACCREDITED REPRESENTATIVE IN SOUTH AFRICA FOR THE GOODS /SERVICES /WORKS OFFERED?</i></p>	<p><input type="checkbox"/>Yes <input type="checkbox"/>No</p> <p>[IF YES ENCLOSE PROOF]</p>	<p><i>ARE YOU A FOREIGN BASED SUPPLIER FOR THE GOODS /SERVICES /WORKS OFFERED?</i></p>	<p><input type="checkbox"/>Yes <input type="checkbox"/>No</p> <p>[IF YES, ANSWER PART B:3]</p>
<p><i>TOTAL NUMBER OF ITEMS OFFERED</i></p>		<p><i>TOTAL BID PRICE</i></p>	<p>R</p>
<p><i>SIGNATURE OF BIDDER</i></p>	<p>.....</p>	<p><i>DATE</i></p>	
<p><i>CAPACITY UNDER WHICH THIS BID IS SIGNED</i></p>			
<p>BIDDING PROCEDURE ENQUIRIES MAY BE DIRECTED TO:</p>		<p>TECHNICAL INFORMATION MAY BE DIRECTED TO:</p>	
<p>DEPARTMENT</p>	<p>Supply Chain Management</p>	<p>CONTACT PERSON</p>	<p>Joseph Ndou</p>
<p>CONTACT PERSON</p>	<p>Derrick Hlatshwayo</p>	<p>TELEPHONE NUMBER</p>	<p>083 446 2412</p>
<p>TELEPHONE NUMBER</p>	<p>060 537 1463</p>	<p>FACSIMILE NUMBER</p>	
<p>FACSIMILE NUMBER</p>		<p>E-MAIL ADDRESS</p>	<p>jndou@jhbcityparks.com</p>
<p>E-MAIL ADDRESS</p>	<p>dhlatshwayo@jhbcityparks.com</p>		

TERMS AND CONDITIONS FOR BIDDING

1. BID SUBMISSION:
<p>1.1. BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.</p> <p>1.2. ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED–(NOT TO BE RE-TYPED)</p> <p>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.</p>
2. TAX COMPLIANCE REQUIREMENTS
<p>2.1 BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.</p> <p>2.2 BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VIEW THE TAXPAYER'S PROFILE AND TAX STATUS.</p> <p>2.3 APPLICATION FOR THE TAX COMPLIANCE STATUS (TCS) CERTIFICATE OR PIN MAY ALSO BE MADE VIA E-FILING. IN ORDER TO USE THIS PROVISION, TAXPAYERS WILL NEED TO REGISTER WITH SARS AS E-FILERS THROUGH THE WEBSITE WWW.SARS.GOV.ZA.</p> <p>2.4 FOREIGN SUPPLIERS MUST COMPLETE THE PRE-AWARD QUESTIONNAIRE IN PART B:3.</p> <p>2.5 BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH THE BID.</p> <p>2.6 IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.</p> <p>2.7 WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.</p>
3. QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS
<p>3.1. IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)? <input type="checkbox"/> YES <input type="checkbox"/> NO</p> <p>3.2. DOES THE ENTITY HAVE A BRANCH IN THE RSA? <input type="checkbox"/> YES <input type="checkbox"/> NO</p> <p>3.3. DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA? <input type="checkbox"/> YES <input type="checkbox"/> NO</p> <p>3.4. DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA? <input type="checkbox"/> YES <input type="checkbox"/> NO</p> <p>3.5. IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION? <input type="checkbox"/> YES <input type="checkbox"/> NO</p> <p>IF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 ABOVE.</p>

**NB: FAILURE TO PROVIDE ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID INVALID.
NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE.**

SIGNATURE OF BIDDER:

CAPACITY UNDER WHICH THIS BID IS SIGNED:

DATE:

2. SPECIAL CONDITIONS

2.1. Information provided by the bidder

JCPZ reserves the right to verify the information provided by the bidder, and if found to be false or misrepresented, this may disqualify the bid in whole or in part. Submitted information may be verified quarterly by SCM officials on appointed service providers as and when it is required and should be valid for the duration of the contract.

2.2. Cancellation of the Bid

If there is cancellation of the bid; the cancellation of bid notice shall be published the same way as the advert on JCPZ's website, newspapers as well as the National Treasury e-tender portal.

2.3. Addendum

If there is any amendment(s) to the tender document, Addendum shall be published on JCPZ's website as well as the National Treasury e-tender portal. All prospective bidders should therefore ensure that they visit the said sites regularly and before they submit their bid response to ensure that they are kept updated on any amendments in this regard.

2.4. JCPZ reserves the right to award or not to award contracts and tenders at its discretion:

- (i) JCPZ does not bind itself to accept the lowest priced bids;
- (ii) JCPZ will not accept tender offers if a bidder/tenderer failed to perform on any previous JCPZ contract/s and has been given a written notice to this effect or contract was terminated;
- (iii) JCPZ will terminate any contract/s as per the termination clause/s in the form of contract/s concluded due to poor performance e.g. GCC, service level agreements etc.
- (iv) JCPZ reserves the right to negotiate prices submitted by bidders (where applicable).

2.5. Contract default and penalties

Where it appears that the supplier is not executing the contract in accordance with the true intent and meaning thereof, or that he is refusing or delaying to execute the contract or that he is carrying on the work at such rate of progress as to ensure delivery by the "date of delivery" that the time has expired within which delivery should have taken place, general poor performance or in the event of any other failure or default or has misrepresented information provided, JCPZ shall:

- (i) notify the supplier to make good the failure or default (i.e. this does not apply to suppliers/contractors who deliberately provide incorrect, fraudulent or misleading information).
- (ii) terminate the contract after expiration of the notice period, if his/her performance has not improved or the failure has not been remedied.
- (iii) impose a monetary penalty for any loss JCPZ may have suffered where required in terms of the contract terms.
- (iv) automatically appoint the second-best supplier or agent to perform such work as the initial supplier may have neglected to do.
- (v) advise the CIDB to note the poor performance or termination, where it is construction related work.

2.6. Bid Validity

Validity Period

Proposals/Bids shall remain valid and open for acceptance for a period 120 days from the closing date, and any agreed extension of the validity period.

Extensions to the Validity Period

JCPZ may, in exceptional circumstances, request the Bidder for an extension of the validity

period, prior to the expiry of the proposal/bid validity period. The request and the response thereto shall be made in writing. A Bidder agreeing to the request will not be permitted to modify its Proposal/Bid.

2.7. Objections and complaints (Appeals)

- In terms of section 62 of the Municipal Systems Act, any person aggrieved by decisions or actions taken in the implementation of the JCPZ supply chain management system, may lodge a written objection or complaint or query against the decision or action to the Accounting Officer within 21 days of the date of the notification of the decision or action.
- A dispute, objection, complaint or query may be referred to the relevant provincial treasury if:
 - (a) the dispute, objection, complaint or query is not resolved within 60 days; or
 - (b) no response is forthcoming within 60 days.
- If the provincial treasury does not or cannot resolve the matter, the dispute, objection, complaint or query may be referred to the National Treasury for resolution.

2.8. Negotiations with preferred bidders

A supply chain management policy may allow the accounting officer to negotiate the final terms of a contract with bidders identified through a competitive bidding process as preferred bidders, provided that such negotiation:

- (a) does not allow any preferred bidder a second or unfair opportunity;
- (b) is not to the detriment of any other bidder; and
- (c) does not lead to a higher price than the bid as submitted.

2.9. Certified copies of original document

Certified copy of the original should be commissioned as the true copy of the original in terms of the applicable relevant laws in South Africa.

2.10. Completion of bid documents

Completion of bid documents must be done using non-erasable ink, preferably black.

2.11. Submitting a bid

All bidders must submit bids in the original/official form as downloaded. Bidders are required to submit a bid for providing all the works, services or goods as identified in the bid advertisement or document unless stated otherwise as an additional condition in the conditions of the bid.

2.12. Alterations to bid document

Bidders must not make alterations or additions to the bid documents except to comply with instructions issued by JCPZ or if necessary to correct errors made by the bidder such as price/calculations. All such alterations must be initialled or authenticated by the authorized signatory to the bid. Corrections may not be made using correction fluid, correction tape or the like.

2.13. Cost of the bidding

JCPZ will not compensate bidder/s for any cost incurred in the preparation and submission of a bid.

2.14. Standardized prices/rates

JCPZ shall, insofar as possible, ensure that a standardized prices/rates are applied/used when establishing the panel of suppliers, whereby prospective bidders were required to submit/provide quotes for the bid.

2.15. Due diligence

Due diligence on market-related pricing may be conducted. JCPZ reserves the right to disqualify bid offers that are under-quoted and or are above market value. In this case, the bidder may be required to submit supporting documentation to JCPZ to prove that the pricing is not under-quoted or above market value.

3. BID DOCUMENT CHECKLIST AND RETURNABLES

Table below is provided as guidance to assist bidders with documents to be returned with the bid. The list is not exhaustive, and it is the responsibility of the bidder to provide all required documents as stipulated in this bid.

#	Document Name	Submitted (Yes/No)
STAGE 1: MANDATORY REQUIREMENTS		
1	Provide Valid Operating Regulations for High Voltage System certification issued by a recognised and accredited institution (ORHVS) (certificate must be in the name of one owner of the bidding company AND two additional ORHVS in the name of employees of the bidding company (Provide proof of employment of the two employees submitted by the bidding company - payslips plus signed contracts plus company organogram (All three (3)).	
2	Provide Valid pest control operator certificate for industrial vegetation and noxious weeds in the owner's name or in the employee's name that is employed by the bidding company (provide proof of employment - payslip plus signed contract plus company organogram (All three 3) by the bidding company	
STAGE 2: FUNCTIONALITY		
3	Company profile	
4	Reference letters for relevant experience on client's letterhead	
5	Appointment letters	
6	Asset register	
7	Physical Verification / Inspection	
STAGE 3: PRICE / SPECIFIC GOALS		
8	Completion in full of Bill of Quantities (BOQ)	
9	Valid BBBEE Certificate / Sworn Affidavit / Full Updated CSD Report / Shareholding certificates / ID copies / CIPC Registration	
STAGE 4: ADMINISTRATIVE REQUIREMENTS		
10	Valid Companies' proof of address and/ or Director's proof of residence – If there are two or more directors, all must submit proof of residence (Only latest municipal statement not older than three (3) months (not in arrears for more than 90 days) Or Valid lease agreement in their area of jurisdiction (lease agreement must be accompanied by municipal rates and taxes in the name of the Lessor or Landlord ((Only latest municipal statement not older than three (3) months.	
11	Valid Class 1 COIDA Certificate from Department of Labour (Letter of good standing)	
12	Proof of Public Liability (Monetary value of R5 000 000,00 and above) insurance cover in the name of the bidding company.	
13	Proof of registration with Johannesburg Pickitup Company with the valid and active account number for waste collection and dumping	
14	Audited annual financial statements for the past three years or since their establishment if established during the past three years. Or If the bidder is not obliged by law to prepare annual financial statements for auditing purposes, they shall submit their annual financial statements for the previous three financial years or if established for a shorter period from the date of establishment	
15	Registration with CSD (Central Supplier Database) at National Treasury compliant with all regulatory requirements	
16	A valid Joint Venture (JV) agreement signed by all parties with all individual parties' mandatory documents submitted; if applicable	
17	Completion of the entire tender document as issued or downloaded - Completed and Signed Municipal Bidding Documents (MBDs) stipulated in the tender document	
18	Authority of Signatory to sign tender documents	
19	Proof of the company registration issued by the Companies and Intellectual Property Commission (CIPC)	
20	Valid SARS issued tax status and pin code	

PAGE TO WHICH MUNICIPAL ACCOUNT OR VALID LEASE AGREEMENT MUST BE ATTACHED: (NOT IN ARREARS FOR MORE THAN 3 MONTHS)

Please attach any of the following to this page:

1. In the case where the bidder owns the property from which the bidder's business operates from, an original or a copy of the most recent municipal account must be submitted.
Or
2. In the case where the bidder does not own the property an original or copies of the most recent municipal account of all shareholder/s must be submitted.
Or
3. In the case where the bidder is a tenant for the purpose of its business establishment, the bidder to provide a valid lease agreement (lease agreement must be accompanied by municipal rates and taxes in the name of the Lessor or Landlord (Only latest municipal statement not older than three (3) months).

PAGE TO WHICH A VALID COID CERTIFICATE MUST BE ATTACHED:

Please attach a Valid COID Certificate from the Department of Labour (Letter of Good Standing) to this page.

PAGE TO WHICH A PROOF OF REGISTRATION WITH CSD MUST BE PROVIDED:

Please provide the proof of registration with National Treasury (CSD- Central Supplier Database) to this page.

SUPPLIER NUMBER.....

ATTACH AUDITED ANNUAL FINANCIAL STATEMENTS TO THIS PAGE

Provide audited annual financial statements for the past three years or since their establishment if established during the past three years.

If the bidder is not obliged by law to prepare annual financial statements for auditing purposes, they shall submit their annual financial statements for the previous three financial years or if established for a shorter period from the date of establishment.

ATTACH PROOF OF PUBLIC LIABILITY INSURANCE TO THIS PAGE

Attach Proof of Public Liability (Monetary value of R5 000 000,00 and above) insurance cover in the name of the bidding company.

ATTACH PROOF OF REGISTRATION WITH JOHANNESBURG PICKITUP TO THIS PAGE

Attach proof of registration with Johannesburg PICKITUP Company with the valid and active account number for waste collection and dumping.

AUTHORITY OF SIGNATORY

Indicate the status of the Bidder by ticking the appropriate box hereunder. The Bidder must complete the certificate set out below for the relevant category.

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

A. Certificate for Company

I,, Chairperson of the Board of Directors of, hereby confirm that by resolution of the Board taken on20...., Mr/Ms, acting in the capacity of, was authorised to sign all documents in connection with this bid and any contract resulting from it on behalf of the company.

As Witnesses:

1..... **Chairperson:**

2..... **Date:**

B. Certificate for Partnership

We, the undersigned, being the key partners in the business trading as,, hereby authorise Mr/Ms, acting in the capacity of, to sign all documents in connection with this bid and any contract resulting from it on our behalf.

NAME	ADDRESS	SIGNATURE	DATE

Note: This certificate is to be completed and signed by all of the key partners upon whom rests the direction of the affairs of the Partnership as a whole.

C. Certificate for Joint Venture

We, the undersigned, are submitting this bid offer in Joint Venture and hereby authorise Mr./Ms., authorised signatory of the company, acting in the capacity of lead partner, to sign all documents in connection with this bid offer and any contract resulting from it on our behalf.

This authorization is evidenced by the attached power of attorney signed by legally authorised signatories of all partners to the Joint Venture.

Name of Firm	Address	Authorising Name and Capacity	Authorising Signatory
Lead Partner			

Note: A copy of the Joint Venture Agreement indicating clearly the percentage contribution of each partner to the joint venture, is to be submitted with the bid. A board resolution, authorising each signatory who signed above to do so, it to be submitted with the bid.

D. Certificate for Sole Proprietor

I,, hereby confirm that I am the sole owner of the Business trading as

As Witnesses:

1..... Sole owner:

2..... Date:

E. Certificate for Close Corporation

We, the undersigned, being the key members in the business trading as hereby authorise Mr/Ms acting in the capacity of to sign all documents in connection with this bid and any contract resulting from it on our behalf.

NAME	ADDRESS	SIGNATURE	DATE

Note: This certificate is to be completed and signed by all of the key members upon whom rests the direction of the affairs of the Close Corporation as a whole.

COMPANY REGISTRATION DOCUMENT:

Please provide the proof of the company registration issued by the Companies and Intellectual Property Commission (CIPC) to this page.

ID COPIES:

Please attach ID copies to this page.

4. PRICING SCHEDULE – FIRM PRICES (PURCHASES) MBD 3.1

NOTE: ONLY FIRM PRICES WILL BE ACCEPTED. NON-FIRM PRICES (INCLUDING PRICES SUBJECT TO RATES OF EXCHANGE VARIATIONS) WILL NOT BE CONSIDERED

IN CASES WHERE DIFFERENT DELIVERY POINTS INFLUENCE THE PRICING, A SEPARATE PRICING SCHEDULE MUST BE SUBMITTED FOR EACH DELIVERY POINT

Name of Bidder.....	Bid Number JCPZ/RM01/2025
Closing Time 12:00pm	Closing Date 27 February 2026

ITEM NO.	QUANTITY (QTY)	DESCRIPTION	UNIT PRICE (P)	TOTAL PRICE (QTY*P)
SUB-TOTAL				R
VAT AT 15%				R
GRAND TOTAL (BID PRICE IN RSA CURRENCY WITH ALL APPLICABLE TAXES INCLUDED)				R
<p>I (full name) _____, in my capacity as _____ - _____, the duly authorized representative of _____(company name) hereby declares that the offer is in accordance with the attached specification, notes to suppliers & accepts all conditions/ clauses contained in the said documents.</p>				
Signature of duly authorized representative			Date:	

-
- Required by: **JCPZ**
 - At: **City Parks House**
40 De Korte Street, Braamfontein
 - Brand and Model
 - Country of Origin
 - Does the offer comply with the specification(s)? ***YES/NO**
 - If not to specification, indicate deviation(s)
 - Period required for delivery
 - *Delivery: Firm/Not firm
 - Delivery basis

Note: All delivery costs must be included in the bid price, for delivery at the prescribed destination.

** "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies.

*Delete if not applicable

5. DECLARATION OF INTEREST - MBD 4

- 1. No bid will be accepted from persons in the service of the state¹.
- 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.
- 3. In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

3.1 Full Name of bidder or his or her representative:.....

3.2 Identity Number:

3.3 Position occupied in the Company (director, trustee, shareholder²):

3.4 Company Registration Number:

3.5 Tax Reference Number:.....

3.6 VAT Registration Number:

3.7 The names of all directors / trustees / shareholders members, their individual identity numbers and state employee numbers must be indicated in paragraph 4 below.

3.8 Are you presently in the service of the state? **YES / NO**

3.8.1 If yes, furnish particulars.

.....

¹MSCM Regulations: "in the service of the state" means to be –

- (a) a member of –
 - (i) any municipal council;
 - (ii) any provincial legislature; or
 - (iii) the national Assembly or the national Council of provinces;
- (b) a member of the board of directors of any municipal entity;
- (c) an official of any municipality or municipal entity;
- (d) an employee of any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act No.1 of 1999);
- (e) a member of the accounting authority of any national or provincial public entity; or
- (f) an employee of Parliament or a provincial legislature.

² Shareholder" means a person who owns shares in the company and is actively involved in the management of the company or business and exercises control over the company.

- 3.9 Have you been in the service of the state for the past twelve months? **YES / NO**
- 3.9.1 If yes, furnish particulars.....
.....
- 3.10 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**
- 3.10.1 If yes, furnish particulars.....
.....
- 3.11 Are you, aware of any relationship (family, friend, other) between any other 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**
- 3.11.1 If yes, furnish particulars
.....
.....
- 3.12 Are any of the company's directors, trustees, managers, principle shareholders or stakeholders in service of the state? **YES / NO**
- 3.12.1 If yes, furnish particulars.
.....
.....
- 3.13 Are any spouse, child or parent of the company's directors trustees, managers, principle shareholders or stakeholders in service of the state? **YES / NO**
- 3.13.1 If yes, furnish particulars.
.....
.....
- 3.14 Do you or any of the directors, trustees, managers, principle shareholders, or stakeholders of this company have any interest in any other related companies or business whether or not they are bidding for this contract. **YES / NO**
- 3.14.1 If yes, furnish particulars:
.....
.....

4. Full details of directors / trustees / members / shareholders.

Full Name	Identity Number	State Employee Number

.....
Signature

.....
Date

.....
Capacity

.....
Name of Bidder

6. DECLARATION FOR PROCUREMENT ABOVE R10 MILLION (ALL APPLICABLE TAXES INCLUDED) – MBD 5

For all procurement expected to exceed R10 million (all applicable taxes included), bidders must complete the following questionnaire:

1 Are you by law required to prepare annual financial statements for auditing? ***YES / NO**

1.1 If yes, submit audited annual financial statements for the past three years or since the date of establishment if established during the past three years.

.....
.....

2 Do you have any outstanding undisputed commitments for municipal services towards any municipality for more than three months or any other service provider in respect of which payment is overdue for more than 30 days?

***YES / NO**

2.1 If no, this serves to certify that the bidder has no undisputed commitments for municipal services towards any municipality for more than three months or other service provider in respect of which payment is overdue for more than 30 days.

2.2 If yes, provide particulars.

.....
.....
.....
.....

* Delete if not applicable

3 Has any contract been awarded to you by an organ of state during the past five years, including particulars of any material non-compliance or dispute concerning the execution of such contract?

* YES / NO

3.1 If yes, furnish particulars

.....
.....

4. Will any portion of goods or services be sourced from outside the Republic, and, if so, what portion and whether any portion of payment from the municipality / municipal entity is expected to be transferred out of the Republic?

*YES / NO

4.1 If yes, furnish particulars

.....
.....

CERTIFICATION

I, THE UNDERSIGNED (NAME)

.....

CERTIFY THAT THE INFORMATION FURNISHED ON THIS DECLARATION FORM IS CORRECT.

I ACCEPT THAT THE STATE MAY ACT AGAINST ME SHOULD THIS DECLARATION PROVE TO BE FALSE.

.....
Signature

.....
Date

.....
Position

.....
Name of Bidder

7. PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2022 - MBD 6.1

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

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

1. GENERAL CONDITIONS

1.1 The following preference point systems are applicable to invitations to tender:

- the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
- the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).

1.2 To be completed by the organ of state

(delete whichever is not applicable for this tender).

- a) The applicable preference point system for this tender is the **90/10** preference point system.
- b) The applicable preference point system for this tender is the **80/20** preference point system.
- c) Either the **90/10 or 80/20 preference point system** will be applicable in this tender. The lowest/ highest acceptable tender will be used to determine the accurate system once tenders are received.

1.3 Points for this tender (even in the case of a tender for income-generating contracts) shall be awarded for:

- (a) Price; and
- (b) Specific Goals.

1.4 To be completed by the organ of state:

The maximum points for this tender are allocated as follows:

	POINTS
PRICE	90
SPECIFIC GOALS: 25% OR MORE WOMEN OWNED	10
Total points for Price and SPECIFIC GOALS	100

1.5 Failure on the part of a tenderer to submit proof or documentation required in terms of this tender to claim points for specific goals with the tender, will be interpreted to mean that preference points for specific goals are not claimed.

- 1.6 The organ of state reserves the right to require of a tenderer, either before a tender is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the organ of state.

2. DEFINITIONS

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

3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

3.1. POINTS AWARDED FOR PRICE

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

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

$$\begin{array}{ccc}
 \mathbf{80/20} & \mathbf{or} & \mathbf{90/10} \\
 \\
 \mathbf{Ps} = \mathbf{80} \left(\mathbf{1} - \frac{\mathbf{Pt} - \mathbf{Pmin}}{\mathbf{Pmin}} \right) & \mathbf{or} & \mathbf{Ps} = \mathbf{90} \left(\mathbf{1} - \frac{\mathbf{Pt} - \mathbf{Pmin}}{\mathbf{Pmin}} \right)
 \end{array}$$

Where

- Ps = Points scored for price of tender under consideration
Pt = Price of tender under consideration
Pmin = Price of lowest acceptable tender

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

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

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

The specific goals allocated points in terms of this tender	Number of points allocated (90/10 system) (To be completed by the organ of state)	Number of points allocated (80/20 system) (To be completed by the organ of state)	Number of points claimed (90/10 system) (To be completed by the tenderer)	Number of points claimed (80/20 system) (To be completed by the tenderer)
Price	N/A	90	N/A	
25% and above women Owned	N/A	10	N/A	

DECLARATION WITH REGARD TO COMPANY/FIRM

4.3. Name of company/firm.....

4.4. Company registration number:

4.5. TYPE OF COMPANY/ FIRM

- Partnership/Joint Venture / Consortium
- One-person business/sole propriety
- Close corporation
- Public Company
- Personal Liability Company
- (Pty) Limited
- Non-Profit Company
- State Owned Company

[TICK APPLICABLE BOX]

4.6. I, the undersigned, who is duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the specific goals as advised in the tender,

qualifies the company/ firm for the preference(s) shown and I acknowledge that:

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

..... SIGNATURE(S) OF TENDERER(S)	
SURNAME AND NAME:
DATE:
ADDRESS:

8. DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES - MBD 8

- 1 This Municipal Bidding Document must form part of all bids invited.
- 2 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.
- 3 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).
- 4 **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	<p>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?</p> <p>(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).</p> <p>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.</p>	<p>Yes</p> <input type="checkbox"/>	<p>No</p> <input type="checkbox"/>
4.1.1	If so, furnish particulars:		
4.2	<p>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)?</p> <p>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.</p>	<p>Yes</p> <input type="checkbox"/>	<p>No</p> <input type="checkbox"/>
4.2.1	If so, furnish particulars:		
4.3	<p>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?</p>	<p>Yes</p> <input type="checkbox"/>	<p>No</p> <input type="checkbox"/>

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 <input type="checkbox"/>	No <input type="checkbox"/>
4.4.1	If so, furnish particulars:		
4.5	Was any contract between the bidder and the municipality / municipal entity or any other organ of state terminated during the past five years on account of failure to perform on or comply with the contract?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
4.5.1	If so, furnish particulars:		

CERTIFICATION

**I, THE UNDERSIGNED (FULL NAME)
CERTIFY THAT THE INFORMATION FURNISHED ON THIS
DECLARATION FORM TRUE AND CORRECT.**

**I ACCEPT THAT, IN ADDITION TO CANCELLATION OF A CONTRACT,
ACTION MAY BE TAKEN AGAINST ME SHOULD THIS DECLARATION PROVE
TO BE FALSE.**

.....
Signature

.....
Date

.....
Position

.....
Name of Bidder

9. CERTIFICATE OF INDEPENDENT BID DETERMINATION - MBD 9

- 1 This Municipal Bidding Document (MBD) must form part of all bids¹ invited.
- 2 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.
- 3 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.
- 4 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.
- 5 In order to give effect to the above, the attached Certificate of Bid Determination (MBD 9) must be completed and submitted with the bid:

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

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.

CERTIFICATE OF INDEPENDENT BID DETERMINATION - MBD 9

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 complete 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

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.

³ Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.

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

.....
Position

.....
Name of Bidder

10. TERMS OF REFERENCE

PROJECT TITLE	APPOINTMENT OF A PANEL OF SERVICE PROVIDERS FOR HORTICULTURE, ARBORICULTURE AND CONSERVATION MAINTENANCE SERVICES OVER 36 MONTHS PERIOD
----------------------	--

APPOINTMENT OF A PANEL OF SERVICE PROVIDERS

Organizations with suitable qualifications and experience are sourced to submit proposals for the provision of Horticultural, Arboriculture and Conservation Maintenance Services over a period of 36 months, on an as and when required basis.

SCOPE OF WORK

The provision of labour, equipment, materials, and transport required to provide Horticultural, Arboriculture, and Conservation Maintenance Services throughout the City of Johannesburg Metropolitan Municipality on and as-needed basis. This service is based on the budget of municipal-owned Johannesburg City Parks and Zoo (JCPZ), various municipal-owned entities, and other potential clients.

Services that may be required from time to time shall be as follows:

- Horticultural maintenance services (Grass Cutting and clippings removal, and leaf blowing, alien invasive plant removal and control, bushy alien invasive plant removal and control, plant pest control, herbicide application, reeds removal, hedge trimming, rubble removal, shrubs removal, edging, litter picking, weeding and clippings removal p/m²) in public open spaces; below transmission line; electric substations and motorways, along catchment areas.
- Arboriculture maintenance services (Trees pruning, topping and collection of tree branches, tree root pruning and sealing, trees removal, collection of tree branches, log removal along watercourses, fallen trees removal, tree staking, creation of water bowls, tree watering, feathering of trees).
- Bio-Aquatics and Ecological Provision Cutting, treating and removal of reeds, Cutting, treating, folia spraying and removal of woody invasive terrestrial alien plants, Cutting, treating, folia spraying and removal of herbaceous invasive terrestrial alien plants, Treating, pulling and removal of invasive aquatic alien plants, Litter and debris control along watercourses and inland, Removal of bird and fish carcasses along the watercourses, Building rubble removal along the watercourse and inland (m³), Soil erosion control including branch packing, Trail maintenance and rehabilitation, Bush encroachment and thinning, Burning of Firebreaks/block burning. Supply worker for a day (Salaries, administration, and operation cost).

The following documents may be submitted after service provider is appointed into the panel and be aligned with the environmental specification (please see the attached environmental specification):

- Proven track record of competency in environmental legislation applicable to the scope of work.
- Proof of registration with the Gauteng Provincial department as a transporter of hazardous waste.
- A comprehensive waste management plan.
- A comprehensive plan that will be used to manage big tree trunks.
- A comprehensive plan that will be followed to undertake the fire breaks and preventing the private holdings and protected species of fauna and flora.

CLEANING/ CLEARING / REMOVAL

All sorts of refuse, weeds, and rubble shall be cleaned up and removed as and when required. All refuse rubble grass and trees cuttings shall be taken to a registered municipal dump area. All dumping costs shall be included in the rates as per the scope of work mentioned.

Note: mixed loads are usually not accepted by the dumps.

PERIOD OF AGREEMENT

This Agreement will commence after notification of acceptance of the bid by the Company and will endure for Thirty-Six (36) months, subject to satisfactory and acceptable performance. This agreement will however be reviewed on an annual basis and renewals are subject to satisfactory performance. Annual renewal of the agreement is at the discretion of Johannesburg City Parks and Zoo. Any intention to terminate the agreement will be subject to a notice period of (30) thirty days, in writing by either party.

WORK ORDER

No area shall be cut or cleaned without a written order from the Supply Chain Management Unit or relevant Manager confirming the work to be done.

MACHINERY

All tractors, mowers, brush cutters etc. shall be provided for and always maintained in good working condition by the contractor.

PROTECTIVE CLOTHING

The Contractor shall provide all forms of safety and protective clothing for their personnel. It will be the responsibility of the contractor to ensure that it is always worn. Full Personal Protective Equipment (PPE) and Fire Fighting PPE shall be worn whenever vegetation management work is performed and this shall include, but not be limited to, the following:

- a) Safety shoes / boots / gum boots / Weiders
- b) Hard hat / Sun hats

- c) Overall/Cutter tunics and similar clothing.
- d) Full length leather gloves/gauntlets
- e) Protective eyewear (face shields /goggles)
- f) Protective leg wear (leggings / Shin guards)
- g) Safety belts (harness)
- h) Earmuffs and similar hearing protection
- i) Medical surveillance - Annual fitness certificates.
- j) Face masks
- k) Fire-fighting gear
- l) Safety vest
- m) Weider

The contractor shall ensure that staff exposed to hazardous materials are tested at least annually, for the following hazards:

- High noise levels (audiometric tests).
- Lung function (spirometer tests).
- Blood pressure
- Vision

TRAINING

The Contractor is to ensure that their staff has been adequately trained in the use and operation thereof of the implements or machinery used by the Contractor. The Contractor shall submit the written proof of such training prior to commencing the work. All contractors engaged in work under transmission lines as well as High Voltage Substations must produce a ORHVS competency certificate for the “Authorised Person” prior to any work is issued to the contractor.

STAFF TRAINING ON CATCHMENT MANAGEMENT

Ongoing training of employees in current, relevant IAP control methodologies including:

- Invasive Alien Plant and Weed Control
- Invasive Alien Plant Impacts
- Mechanical control methods (including chainsaw and brush-cutter operations)
- Herbicide Application and Advanced Herbicide use
- Basic map reading and interpretation for Supervisors
- Bee Awareness
- Snake Awareness and handling
- Skippers License
- Basic swimming certificate
- Operator training
- Herbicides application

FIRES

No fires within the working area will be allowed, and **no burning** of any material or fires be used to eliminate any tall grass or grass cutting, except when conducting fire breaks. No cooking shall be done at any given time.

SAFETY (Please refer to the attached Health & Safety Specifications)

Johannesburg City Parks and Zoo' Safety Officers will conduct various ad-hoc inspections throughout the contract period to ensure that the safety regulations are being adhered to.

The contractor shall comply with all the provisions of the Compensation for Occupational Injuries and Disease Act, 1993, as well as the Occupational Safety and Health Act. Contractors shall avail themselves for inspection and auditing. The Contractor shall ensure that a first aid kit that complies with Annexure 1 (Minimum contents of a first aid box) of the General Safety Regulations is available on each operational site.

TECHNICAL INFORMATION AND SPECIFICATIONS

Johannesburg City Parks and Zoo reserves the right to either increase and / or decrease the quantities, at its sole discretion without having to consult with any of the prospective bidders.

Johannesburg City Parks and Zoo reserve the right to unbundle this bid, and either award it to one contractor or to award the bid in portion to any number of contractors as it deems appropriate.

Johannesburg City Parks and Zoo support the Expanded Public Works Programme [EPWP] to which contractors appointed in terms of this document will have to meet the EPWP requirements. Contractors will have to engage people with specific reference to the local community in the areas of operation.

Johannesburg City Parks and Zoo also in terms of the poverty alleviation programme has a pool of trained community members who in terms of this contract will have to be engaged in the maintenance of designated areas.

Subcontracting is permitted if it is within the regulated guidelines and its intension is to alleviate poverty and uplift the small companies or cooperatives.

WORK REQUIRED TO BE DONE

GRASS CUTTING IN VARIOUS AREAS

- The work involved in this schedule includes the cutting of grass, reeds, alien invasive plants and vegetation which includes removal of such where necessary on various sites, developed and undeveloped, public open spaces, cemeteries

developed, transmission lines, substations(TSS), high voltage substations and undeveloped within the geographic boundaries of the City of Johannesburg.

- To coordinate traffic control measures, it is essential that strict compliance with Clause 12 (traffic safety measures) is observed.
- The cutting of grass and vegetation on sidewalks, traffic intersections and others identified within the geographic boundaries of the City of Johannesburg.
- Areas of beautification such as flower beds are excluded from this schedule but may be added as part of garden services.

GRASS CUTTING IN NATURE CONSERVATION AREAS

- The work involved in this schedule includes the cutting of perimeter grass, trails, firebreaks and vegetation and removal of such where necessary on various Nature Reserves, Bird Sanctuaries, Breeding Farm and Koppies and Ridges.
- The cutting of grass and vegetation and removal of such where necessary on sidewalks or road reserves bordering all nature conservation fenced facilities.
- Areas of beautification such as flower beds are excluded from this schedule but may be added as part of garden services.
- To co-ordinate traffic control measures, it is essential that strict compliance with Clause 13 (traffic safety measures) is observed.
- Grass and rubble must be removed from the site where applicable and no burning of material permitted. Burning of firebreaks and block burning are only permitted in winter in conjunction with JCPZ officials.

BIO-AQUATICS AND ECOLOGICAL MAINTENANCE

- Riverine and Riparian vegetation maintenance (reed control, herbaceous vegetation control, veld grass cutting, litter and debris control along water courses etc. In rivers, streams, dams, spruits, wetlands, etc.
- Ensure the control of invasive alien species (to include invasive fauna where required) within the catchment areas of the City of Johannesburg. The control of invasive species will be conducted through chemical control (use of approved herbicide), mechanical control (use of appropriate tools, e.g. chainsaw) and manual control (physical removal, e.g. hand pulling).

Arboriculture maintenance services

- Trees pruning, topping and collection of tree branches, tree root pruning and sealing, trees removal, collection of tree branches, log removal along watercourses, fallen trees removal, tree staking, creation of water bowls, tree watering, feathering of trees.

The areas are sometimes waterlogged, uneven topography or terrain within the geographic boundaries of the City of Johannesburg.

STANDARD

- Grass and weeds must be cut to a length of between 15 and 25mm as required by the client.

STANDARD:

- All loose material e.g., papers, stones, bricks, tin cans and pieces of metal are to be cleared and removed before cutting takes place on any area. All gutters adjacent to verges where cutting has taken place are to be thoroughly cleared of litter and other accumulated material. After the area has been prepared and cut, all accumulated materials (i.e. paper, stones, bricks, tin cans and cut vegetation) must be suitably removed, preferably on the same day as the grass cutting takes place, failing which, within 24 hours.
- All areas inaccessible to grass machines (e.g., around poles and fences) must be neatly trimmed using brush- cutters, trimmers, or similar implements.
- Accumulated material is to be disposed of at disposal or composting sites within the jurisdiction of the City of Johannesburg, as directed by the Official/Representative. Disposal costs are to be included in the contract price.
- The Official/Representative may prohibit the use of tractors for operations ordered so that only pedestrian or handheld equipment can be used.

Cutting / (Felling) / Removal of Trees

- All branches overhanging into private property must first be removed, in pieces no longer than 50 centimeters. It is very important that all cut branches must be secured by rope and lowered by rope after the cutting action (no loose falling branches) so as not to cause unnecessary damage to private property.
- In built up areas where there is no space for the tree to fall, all trees must be felled piece by piece, in pieces no longer than 50 centimeters, from the crown downwards up to the stage where it is safe to fell the remaining stump.
- When felling trees, a minimum of 1 x 25 millimeters “three-strand nylon stretchable rope” of at least 50 meters must be always used.
- When felling trees, a minimum extendable ladder size of 6 meters standard + 6-meter extension must be always used or cherry picker where possible.
- The tree/s must be felled in such a way that all Occupational Health and Safety legislation is adhered to i.e., the person doing the felling while in the tree shall be harnessed to the said tree for safety.
- When felling trees, the road and road reserve must be cordoned off and all safety Signs placed according to the road safety act, to prevent unsuspecting pedestrians, Cyclists, and other road users from entering the work site.

- If it is necessary to switch off the overhead electricity supply, the service provider must first seek or arrange all the necessary details and help with Johannesburg City Power to ensure that the lines are not energized or are isolated.
- The trees must be removed in such a way as to ensure that no damage is done to the surrounding private or public property. If any damage does occur the contractor will be liable to repair the damage at his/her own cost. The service provider must be always in possession of a public liability insurance policy during the duration of the tender.
- The trees must be removed in such a way that the remaining stump is at least 15 (fifteen) centimeters below the level of the existing soil to prevent accidental damage to cars, or injury to pedestrians.
- The organic material generated by the removal of the tree/s, will be removed by the contractor, and dealt with.
- Trees must be felled in such a manner that the minimum damage is done to indigenous flora.
- If any damage on indigenous flora is foreseen it must be brought to the attention of the JCPZ.

MEASUREMENT AND PAYMENT OF WORK:

- Bidders are required to quote price per area of work and per m² where required to by this document with standard hourly performance rates. Invoices may only be submitted for an order on which all work has been completed.
- Upon receipt of an official order, additional areas will be paid for on a square meter basis. The Contractor must submit invoices detailing the measured area as agreed with by the relevant Manager.
- No proportional payment will be made on any order.
- Johannesburg City Parks and Zoo shall be entitled to deduct from any payment due to the Contractor amounts due to Johannesburg City Parks and Zoo.
- The contractor will provide daily work sheets which shall reflect the daily output of work in m², hours worked, area of operation, number of operators, gender mix, EPWP employees and machinery used.

COMPLAINTS:

- Areas where the Official/Representative has determined that the cutting operation is unacceptable must be re- cut within 3 days of notification. No extra payment will be made.
- Should a Contractor fail to rectify a complaint, Johannesburg City Parks and Zoo reserves the right to carry out the work and deduct the cost thereof from any monies due to the Contractor.

DAYS AND HOURS OF OPERATION

- As per the requirements of the client, at times contractors will be required to work extended hours due to urgent requests. Working over the weekends will also form part of this project and such rates to that effect must be clearly defined.

ACCESS:

- The Contractor shall not hinder or prevent the free and continual use of vehicle entrances, tradesmen's entrances, gateways, facility access, and road closure unless it is done by the relevant client etc.

SUBMISSION OF WORKING PROGRAMME

- The Contractor, if engaged for an extended period is to submit his detailed working programme to the relevant Manager on the first working day of each month.
- The Contractor must submit a weekly report of areas cut over to the relevant Manager / Representative. A site inspection shall take place prior to commencement of the work.
- A standard of work output inspection will be performed on the first day to determine the output and standard of cut is in accordance with the specifications, At least once a week a joint progress inspection will be carried out to determine compliance with the specific standard in the area which is covered in terms of this contract.
- The programme has to be submitted to Johannesburg City Parks and Zoo for information only and receipt by Johannesburg City Parks and Zoo does not in any way indicate approval of the programme, nor does it remove the responsibility for compliance with the specific standards by the Contractor.

DOCUMENTATION:

- The Contractor must complete all the required documents to the satisfaction of the Official/Representative and failure to do so will render the bid liable to rejection on the grounds of being incomplete.

PENALTIES:

- Should it appear to the Official that the Contractor is not executing the contract in accordance with the true intent and meaning thereof, or that he is refusing or delaying executing the contract or that he is not carrying on the work at such rate of progress as to ensure compliance as stipulated in the contract, or in the event of any other failure or default by the Contractor, then and in any of such events the Official may give notice in writing to the Contractor to make good the failure or default, and

should the Contractor fail to comply with the notice within the period specified therein, then and in such case Johannesburg City Parks and Zoo shall, without prejudice to any of its rights under the contract, be at liberty forthwith to perform such work as the Contractor may have neglected to do, or to take the contract wholly or in part out of the Contractor's hands and order from any other person. The Contractor shall be responsible for any loss Johannesburg City Parks and Zoo sustain by reason of such action as Johannesburg City Parks and Zoo may take in terms of this clause.

- The amount payable to the Contractor will be reduced pro-rata to the amount of work not completed within the specified period and for not meeting the required standard as stipulated in the contract e.g. value of work as per contract = R100,00 of which 90% of the total work required is completed then payment to the Contractor is $90 / 100 \times R100 = R90,00$.
- Johannesburg City Parks and Zoo shall be entitled to claim damages in lieu of a penalty.
- The Official shall in consultation with the Chief Financial Officer have the right to waive all or part of any penalty.

INCOMPETENT WORKERS:

- The Contractor shall at the request of the Official/Representative remove from the contract any person employed by him who may in the opinion of the Official/Representative be incompetent or misconduct himself, and such person shall not again be employed on the contract without the written consent of the Official/Representative having first been obtained.

LEGAL ISSUES COMPLIANCE WITH BY-LAWS

- The bidder must ensure that all relevant legislation is complied with in the employment of all labour.
- The Contractor shall comply with Johannesburg City Parks and Zoo' and Council's By-Laws and any other Laws, Regulations or Ordinances and shall give all notices and pay all fees required by the provisions of such By-Laws and Regulations to Johannesburg City Parks and Zoo and other authorities specified therein.
- The Contractor shall comply with all the requirements prescribed in the specifications.
- Without derogation from the generality of Clause 11.1 or from any other provision of this contract, the Contractor shall always during the contract, at his own expense, himself comply and ensure that all his employees and equipment used for the purpose of this contract comply in all respects with the safety and other requirements of

- the Occupational Health and Safety Act, No 85 of 1993, (as amended) and the regulations thereunder.

INSURANCE AND INDEMNIFICATION:

- In addition to any insurance required to be held by the Contractor in terms of the Compensation for Occupational Injuries and Diseases Act, (Act No 130 of 1993), the Contractor must be fully insured against all accidents, loss or damage arising out of the condition or operation of the vehicles or execution of any work, including third party risks. The Contractor hereby indemnifies and undertakes to keep indemnified Johannesburg City Parks and Zoo against all claims by third parties or the Contractor's own employees resulting from the operations carried out by the Contractor under the contract for the entire duration of the contract. A letter from the Compensation Commissioner certifying that the Contractor is in good standing with the Fund and documentary proof of insurance as required above having been taken out by the Contractor must be furnished within 21 days of date of notification of acceptance of bid. Proof of renewal or extension of insurance cover must be furnished by the Contractor whenever required by Johannesburg City Parks and Zoo.
- The Contractor shall be liable for any damage or injury of whatsoever nature, caused directly or indirectly as a result of his operations, to any Municipal, Government or Private Property or any services which may have been laid in the sidewalks, or to his own vehicles.
- JCPZ, alternatively the COJ and its insurers, reserves all its rights to sue and claim any damages against service providers and their insurers, resulting from their activities pursuant to the tender or consequent contract entered with the company. All service providers should upon, appointment, produce proof of Liability Insurance that also, indemnify JCPZ and or the city. JCPZ reserves the right to take any steps to verify validity of Liability Insurance by the service provider during the term of appointment. Should it any stage of the term of the contract be found the insurance is not in place or invalid, the company reserves to cancel the contract with the service provider concerned summarily.
- The Contractor's registration number to be reflected on the Technical Data Sheet. The Contractor hereby acknowledges that he/she is an employer in his/her own right with duties as prescribed in the Occupational Health and Safety Act, Act 85 of 1993 as amended and agrees to ensure that all work will be performed and machinery and plant used, in accordance with the provision of the said Act.
- The Safety Advisor appointed by Johannesburg City Parks and Zoo has the authority to inspect any of the Contractor's machinery, plant and equipment as may be deemed necessary and instruct the Contractor on non-conformance.

TRAFFIC SAFETY MEASURES AND CONTROL:

- A high degree of safety awareness is required and anything which in the opinion of the Official/Safety Officials endangers the public, Johannesburg City Parks and Zoo or its employees or the Contractor's own employees will be brought to the attention of the Contractor for immediate rectification.
- Notwithstanding any other clause it is essential that gloves, face protection and suitable footwear be provided by the Contractor to all labourer's employed by him. Stone guards shall be fitted to all grass cutting machines.
- Safety measures for all operations undertaken by the Contractor must comply with the Occupational Health and Safety Act, No 85 of 1993, and the regulations applicable thereunder.
- Traffic safety measures and control of roadwork's shall be the responsibility of the Contractor.
- The Contractor should take the necessary precautions to ensure that any traffic that is in any way affected by his work is adequately warned and re-routed. If there are any questions in this regard, the relevant Manager should be consulted. The Contractor shall take any additional steps he may deem necessary to ensure the safety of his workmen and plant on the work site/s.
- Every employee whilst on a public road shall wear approved reflective or fluorescent clothing.
- The Contractor shall display a sign at each work site giving his name, telephone number, contact person, contract number as well as details of who he is working for.

DISPUTES:

- In the event of any dispute arising between Johannesburg City Parks and Zoo and the Contractor in connection with or arising out of the contract it shall be referred to the Official who shall state his decision in writing and give notice of the same to the Contractor within 45 days of the dispute having arisen. Such decision shall be binding upon the Contractor and shall forthwith be given to by the Contractor.
- Should the Contractor be dissatisfied with the decision of the Official/Representative he may, within 28 days of receipt of such decision, request that the issue or issues shall be referred to a single arbitrator to be agreed upon between the parties or failing agreement, to be nominated by the President for the time being, of the

South African Institution of Mechanical Engineers; and any such reference shall be deemed to be a submission to the arbitration of a single arbitrator in terms of the Arbitration Act, 1965. The award of the arbitrator shall be final and binding on both parties.

- Not later than one week after receipt of notice, calling for arbitration, Johannesburg City Parks and Zoo may give notice to the Contractor that it desires the issue or issues to be settled by a Court of Law having jurisdiction, and thereupon all matters in dispute save such points as the parties may agree to submit to arbitration, shall be referred for settlement to a Court of Law having jurisdiction.
- The declaration of a dispute and the institution of proceedings for the settlement of such a dispute shall not, in anyway, vitiate or invalidate the contract and the Contractor shall continue to supply an uninterrupted service in terms of the contract.

REMEDIES FOR BREACH:

- If the Contractor or any person employed by or associated with him or, in the case of a Company, a Director or shareholder or person similarly associated with such Company, either directly or indirectly gives or offers to give any gratuity, reward or commission or other bribe to any Councilor or any person in the employ of Johannesburg City Parks and Zoo, or if the Contractor has not complied with the Official's requirements or if he is in breach of any of the conditions of this contract:
 - Johannesburg City Parks and Zoo may, after written notice to the Contractor, either perform the Contractor's duties or appoint another Contractor to do so.
 - The Contractor shall be liable for the amount which Johannesburg City Parks and Zoo may suffer by way of damages. To facilitate the administration of this clause the Official shall set out in a certificate the number of damages suffered by Johannesburg City Parks and Zoo through exercising its power under this clause and the Contractor shall pay Johannesburg City Parks and Zoo the amount as certified.
 - In addition to exercising its rights under sub-clause (i) and (ii) Johannesburg City Parks and Zoo may by written notice to the Contractor cancel the contract.
- Johannesburg City Parks and Zoo' failure to exercise its power under this clause shall not bar its subsequent exercise by written notice in the event of a similar or other default of the Contractor.

PROTECTION OF SERVICES

- All information relating to the position of existing services on site is provided in good faith, the contractor is to verify this information at his / her own expense as the Company and its authorised representative/s will not accept any responsibility and or liability of any nature whatsoever, regarding the damaging of any services on site.
- Where, during execution of duties, the contractor shall lay bare any services, these shall be sufficiently protected to ensure that no damage shall be done to them until filling has been placed around them. All work in this regard shall be done with notice to and in close co-operation with the appointed consultant. The Contractor shall not refill the excavation around any services, until the services have been inspected and passed as intact by the engineer.

SCHEDULE OF TOOLS AND EQUIPMENT

(To be completed by all tenderers)

EQUIPMENT	Number (How many)?	Equipment Age (Year bought)?	Own or Renting	Serial /Engrave Number
Brush-cutters				
Tractor with slasher				
Vehicles (bakkie/ trailer or truck)				
Walk-behind lawn mowers				
Ride on mower				
Access to non-inflated boat				
Cherry-picker				
Chainsaws (small)				
Chainsaws (big)				
Pole-pruner				
One access to chipper machine				
Bush hogs				
Hedge trimmers				
Knapsack				
Pangas, picks, etc.				
Other:				
Maintenance Records? (In-house / outsourced)				
Frequency of Maintenance				
Overall Comments:				

The following are lists of major items of relevant protective clothing available for this contract if my / our tender is accepted.

Quantity	Description

Attach additional pages if more space is required.

(b) Details of major safety equipment that will be available for this contract if my / our tender is acceptable.

Quantity	Description

Attach additional pages if more space is required.

SCHEDULE OF TENDERER'S EXPERIENCE

The following is a statement of similar work successfully executed by myself / ourselves:

Employer, contact person and telephone number.	Description of contract	Value of work (Rands)	Date completed

PLEASE NOTE THAT THE FAILURE TO SUBMIT COMPLETE INFORMATION AND THE RELEVANT SUPPORTING DOCUMENTATION MAY RESULT IN YOUR TENDER BEING DISQUALIFIED AND/OR REJECTED.

NB: Completion of the tender document in pencil or erasable ink will not be accepted and may disqualify the tender.

No tender shall be considered unless it is accompanied by sufficient and complete information to show whether the trees offered to comply with the specifications.

FUNCTIONALITY TABLE

Failure to submit documents as required under Functionality Table by tender closing date; will result in the bidder scoring zero points for that specific requirement. Bidder will not be given an opportunity to rectify non-submission of document(s) under Functionality.

Description of Evaluation and Evidence Required	Weights	Total Weight	Points
<p>Experience of Company – provide Company Profile</p> <p>Number of years the company providing horticulture or arboriculture or environmental conservation maintenance works. Provide company profile detailing your work experience within the public sector covering list of your company’s previous and current clients and indicate which year you were providing these services to each client.</p> <p>1 to 4 years 5 to 7 years 8 to 10 years 11 years and above</p>	<p>03/10 05/10 08/10 10/10</p>	<p>10</p>	
<p>Reference letters or completion certificate</p> <p>Provide signed reference letters or completion certificates from your previous or current clients where you provided horticulture or arboriculture or conservation maintenance works with contactable details; only reference letters or completion certificates from the Public Sector will be accepted. Bidders may only submit either reference letters or completion certificates but not both.</p> <p>1 to 4 reference letters or 1 to 4 completion certificates 5 to 7 reference letters or 5 to 7 completion certificates 8 to 10 reference letters or 8 to 10 completion certificates 11 and above reference letters or 11 and above completion certificates</p> <p>Attach completed and stamped JCPZ client satisfactory letter for each reference letter or completion certificate submitted with a bid, failure to submit completed and stamped acceptable client satisfactory letter will lead to that reference letter being rejected (see JCPZ’s template of client satisfactory letter on page 58 below in the tender document, to be completed and stamped by your client).</p>	<p>05/25 10/25 15/25 25/25</p>	<p>25</p>	

Description of Evaluation and Evidence Required	Weights	Total Weight	Points
<p>Number of completed projects for horticulture or arboriculture or conservation maintenance works within the public sector:</p> <ul style="list-style-type: none"> Appointment letter accompanied by: <ul style="list-style-type: none"> Respective Purchase order, and Respective Invoice. <p>All three corresponding documents must be submitted to score points:</p> <p>1 to 4 different appointment letters plus purchase orders plus invoices</p> <p>5 to 8 different appointment letters plus purchase orders plus invoices</p> <p>9 and above different appointment letters plus purchase orders plus invoices</p>	<p>10/20</p> <p>15/20</p> <p>20/20</p>	<p>20</p>	
<p>Plant and equipment, training relevant to the project</p> <ul style="list-style-type: none"> Chainsaw Operator Certificate x 5 (Certificate should reflect the name and surname of employee) A Bakkie x 1 (Provide proof of ownership in the form of registration ownership certificate in the bidding company's name or owner's name (NaTIS – National Traffic Information System)) Brush cutter operator certificate x 5 (Certificate should reflect name and surname of employee) 1 tractor with slasher. Provide proof of ownership in the form of registration ownership certificate in the bidding company's name or owner's name (NaTIS – National Traffic Information System) 	<p>20/20</p>	<p>20</p>	
<p>Physical inspection to verify the following requirements:</p> <ul style="list-style-type: none"> Locality of the company, Locality (within City of Johannesburg). Provide valid Companies' proof of address or valid lease agreement in your area of jurisdiction = 25 points Outside City of Johannesburg = Provide valid Companies' proof of address or valid lease agreement in your area of jurisdiction = 5 points (If you score only 5 points in this section, no inspection to be done) 	<p>25/25</p> <p>5/25</p>	<p>25</p>	
<p>Total</p>		<p>100</p>	

NB: A bidder who obtained the minimum threshold for Functionality of 85 out of 100 points will be considered further.



a world class African city



TEMPLATE – CLIENT SATISFACTORY LETTER

TO: Johannesburg City Parks and Zoo (JCPZ)

I, the undersigned being duly authorized to do so, hereby furnish to Johannesburg City Parks and Zoo (JCPZ) relative to bid no. for bid description.....

Name of bidder:

Description of services provided:

Duration/time when the above was provided: (yyyy/mm/dd-yyyy/mm/dd)

Yes/No

Was their performance satisfactory: If No, please furnish details:

Yes/No

Were the services offered comply with the specifications: If No, please furnish details:

Yes/No

Will you recommend this supplier to anyone without reservations?

Rate this supplier out of a possible score of 05, with 05 being excellent and 01 being unacceptable:

Name of authorized person: Signature:

Telephone: E-mail:

Date:

Completed on behalf of (Name of Institution)

NB: This document must be completed in full by the referee and it should be included in the bid submission. Failure to adhere to this requirement, the letter will be disregarded, and the bidder will have no claim against the JCPZ.

Information provided may be verified and if found to be false or misrepresented, the bidder will be disqualified and may lead to punitive measures being instituted against the respective party.

(Unacceptable if NOT stamped) OFFICIAL STAMP

Ms. Thenjiwe Mjoli (Chairperson of the Board), Mr. Andile Jabavu, Mr. Mahlubi Madela, Ms. Winnie Sikhosana, Mr. Lizo Makele, Ms. Ziyanda Mncanca, Ms. Johanna Mapeko, Mr. Mbuso Poswa, Ms. Thandi Mlotywa, Ms. Olga Netshikulwe, Mr. Thanduxolo Mendrew (Managing Director), Mr. Nkhenso Njoni (Act. Chief Financial Officer) Ms. Ayanda Shongwe (Company Secretary)

SCHEDULE OF PRICING

PRIMARY SERVICES: Horticulture, Arboriculture and Conservation Maintenance services.

Special conditions on rates for activities:

- 1 Rates exclude VAT.
- 2 Rates for horticulture as well as conservation services are per m².
- 3 Rates for all services are inclusive of collection, transportation, dumping and all other related costs involved.
- 4 JCPZ rates provided in the table below will be standardized rates for all qualifying service providers and may be reviewed annually.

PRIMARY SERVICES: HORTICULTURE (GRASS CUTTING 0-100cm)

	A	B	C	D	E	F
Item	Description	Rate offered by JCPZ (excluding VAT)	Bidder mark-up (%) on offered rate (excluding VAT)	Offered rate plus Bidder mark-up (%) (excluding VAT) Column D =B+C	VAT	Total rate price (including VAT) Column F =D+E
1	Grass cutting (0-100cm)	R0.35c%	R.....	R.....	R.....

ITEM	DESCRIPTION	UNIT RATE (including dumping costs)															
1.	Horticultural maintenance services- (Grass Cutting-all types and clippings removal, edging, sweeping and leaf blowing, alien invasive plant removal and control, bushy alien invasive plant removal and control, alien invasive plant removal and control, plant pest control, herbicide application, reeds removal, hedge trimming, rubble removal, shrubs removal, litter picking, weeding and clippings removal p/m ²) in public open spaces; below transmission line; electric substations and motorways, along catchment areas.	See pricing in the table below															
2.	Arboriculture maintenance services - (Trees pruning, topping and collection of tree branches, tree root pruning and sealing, trees removal, collection of tree branches, log removal along watercourses, fallen trees removal, tree staking, creation of water bowls, trees watering, feathering of trees).	See pricing in the table below															
	<table border="1"> <thead> <tr> <th>TREE / BRANCHES SIZE</th> <th>STEM/BRANCH HEIGHT</th> <th>STEM / BRANCH DIAMETER</th> </tr> </thead> <tbody> <tr> <td>Small (S)</td> <td>1m – 3m</td> <td>Stem (30cm – 60cm)</td> </tr> <tr> <td>Medium (M)</td> <td>3m – 5m</td> <td>Stem (60cm (30cm – 90cm)</td> </tr> <tr> <td>Large (L)</td> <td>5m – more</td> <td>Stem (120cm – (more)</td> </tr> <tr> <td>X-Large (X-L)</td> <td>10m- more</td> <td>Stem (200cm – (more)</td> </tr> </tbody> </table>	TREE / BRANCHES SIZE	STEM/BRANCH HEIGHT	STEM / BRANCH DIAMETER	Small (S)	1m – 3m	Stem (30cm – 60cm)	Medium (M)	3m – 5m	Stem (60cm (30cm – 90cm)	Large (L)	5m – more	Stem (120cm – (more)	X-Large (X-L)	10m- more	Stem (200cm – (more)	
TREE / BRANCHES SIZE	STEM/BRANCH HEIGHT	STEM / BRANCH DIAMETER															
Small (S)	1m – 3m	Stem (30cm – 60cm)															
Medium (M)	3m – 5m	Stem (60cm (30cm – 90cm)															
Large (L)	5m – more	Stem (120cm – (more)															
X-Large (X-L)	10m- more	Stem (200cm – (more)															
3.	Conservation maintenance services: Bio-Aquatics and Ecological Provision (Cutting, treating and removal of reeds, Cutting, treating and removal of woody invasive terrestrial alien plants, Cutting, treating and removal of herbaceous invasive terrestrial alien plants, Treating, pulling and removal of invasive aquatic alien plants, Litter and debris control along watercourses and inland, Removal of bird and fish carcasses along the watercourses, Building rubble removal along the watercourse and inland (m ³), Burning of Firebreaks. Supply worker for a day (Salaries, administration and operation cost)	See pricing in the table below															

Breakdown of Costs per Activity (excluding VAT):**Arboriculture Maintenance**

ACTIVITY	AMOUNT
Tree Pruning / Arboriculture Services	R428.68
Tree water bowls and removal weeds per tree	R3.29
Emergency call out fee	R 226.16
Tree Staking	R 0.25
Tree Roots removal and treating	R 123.36

Tree Removal

TREE / BRANCH SIZE	STEM / BRANCH HEIGHT	STEM / BRANCH DIAMETER	AMOUNT
Small (S) Medium (M) Large (L) Xtra large (XL)	All	All sizes	R 411.20
Tree Removal			
Small (S)	1m – 3m	Stem (30cm – 60cm)	R 411.20
Medium (M)	3m – 5m	Stem (60cm to 120cm) Branches (30cm – 90cm)	R 925.20
Large (L)	5m - more	Stem (120cm to more)	R 1 542.00
X-Large (X-L)	10m -15m	Stem (200 cm to 400 cm)	R 2 158.80
X X Large	15 m and more	Stem (400 cm and more)	R 4 000.00

Horticultural Maintenance Services

ACTIVITY	AMOUNT
Horticultural Services (Overgrown Grass cutting and undeveloped and vacant stands per square meter) 100cm and above	R0.40
Alien plant removal (Bushy areas per square meter)	R3.09
Alien plant removal per square meter	R3.09
Weed killing or Chemical control (Poison straying per square meter)	R 0.36
Reed's removal and control (per square meter)	R 3.09

Weeding per square meter	R 0.11
Litter picking per square meter	R 0.11
Removal and dumping of garden rubble per cubic meter	R 205.60/ cubic meter
Fire break cutting and burning per square meter	R 0.36
Building rubble removal per cubic meter	R 308.40
Expanded Public Works Programme (EPWP)	R 262.14 / per day
Shrubs removal per square meter	R 3.09

Conservation Maintenance Services

ACTIVITY	AMOUNT
Cutting, treating and removal of reeds	R 3.09 / m2
Cutting, treating and removal of woody invasive terrestrial alien plants	R 3.09 / m2
Cutting, treating and removal of woody herbaceous terrestrial alien plants	R 3.09 / m2
Treating, pulling and removal of invasive aquatic alien plants	R 2.36 / m2
Litter and debris control along water courses	R 0.31 / m2
Cutting and burning of fire breaks	R 0.36 / m2
Removal of birds per unit	On quotation basis
Removal of animal carcasses per unit	On quotation basis

11. PERFORMANCE MANAGEMENT SYSTEM

The Municipal Finance Management Act (No. 56 of 2003) Section 116 (2) (d) determines that a Municipal Entity must enter into a Performance Management System (PMS) with all service providers.

A assignment specific PMS will be drafted and approved for each separate project undertaken during a financial year.

ACCEPTANCE OF PMS AGREEMENT

You are hereby requested to sign this document as acceptance of the agreement. Failure to sign this document will lead to disqualification.

For:

CONTRACTOR

Signature : _____

Name : _____

Designation : _____

Date : _____

JOHANNESBURG CITY PAKRS

Signature : _____

Name : _____

Designation : _____

Date : _____

12. ALTERNATIVES OFFERED

If no alternatives, other than is listed, are submitted with this Tender, the Schedule hereunder is to be marked NIL and signed by the Bidder

--

SIGNATURE OF BIDDER

DATE

13. ANNEXURE A - CONDITIONS OF BID

GOVERNMENT PROCUREMENT
GENERAL CONDITIONS OF CONTRACT

NOTES

The purpose of this document is to:

- (i) Draw special attention to certain general conditions applicable to government bids, contracts and orders; and
- (ii) To ensure that clients be familiar with regard to the rights and obligations of all parties involved in doing business with government.

In this document words in the singular also mean in the plural and vice versa and words in the masculine also mean in the feminine and neuter.

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

TABLE OF CLAUSES

1. Definitions
2. Application
3. General
4. Standards
5. Use of contract documents and information; inspection
6. Patent rights
7. Performance security
8. Inspections, tests and analysis
9. Packing
10. Delivery and documents
11. Insurance
12. Transportation
13. Incidental services
14. Spare parts
15. Warranty
16. Payment
17. Prices
18. Contract amendments
19. Assignment
20. Subcontracts
21. Delays in the supplier's performance
22. Penalties
23. Termination for default
24. Dumping and countervailing duties
25. Force Majeure
26. Termination for insolvency
27. Settlement of disputes
28. Limitation of liability
29. Governing language
30. Applicable law
31. Notices
32. Taxes and duties

General Conditions of Contract

1. Definitions

1. The following terms shall be interpreted as indicated:
 - 1.1 “Closing time” means the date and hour specified in the bidding documents for the receipt of bids.
 - 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 any thing 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 supplies 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 bidder, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.
- 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 bidding 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 supplies covered by the bid will be manufactured.
- 1.17 “Local content” means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.
- 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 “Order” means an official written order issued for the supply of goods or works or the rendering of a service.
- 1.20 “Project site,” where applicable, means the place indicated in bidding documents.
- 1.21 “Purchaser” means the organization purchasing the goods.
- 1.22 “Republic” means the Republic of South Africa.
- 1.23 “SCC” means the Special Conditions of Contract.
- 1.24 “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.
- 1.25 “Written” or “in writing” means handwritten in ink or any form of electronic or mechanical writing.

- 2. Application**
- 2.1 These general conditions are applicable to all bids, contracts and orders including bids for functional and professional services, sales, hiring, letting and the granting or acquiring of rights, but excluding immovable property, unless otherwise indicated in the bidding documents.
- 2.2 Where applicable, special conditions of contract are also laid down to cover specific supplies, 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 bidding documents, the purchaser shall not be liable for any expense incurred in the preparation and submission of a bid. Where applicable a non-refundable fee for documents may be charged.
- 3.2 With certain exceptions, invitations to bid are only published in the Government Tender Bulletin. The Government Tender Bulletin may be obtained directly from the Government Printer, Private Bag X85, Pretoria 0001, or accessed electronically from www.treasury.gov.za
- 4. Standards**
- 4.1 The goods supplied shall conform to the standards mentioned in the bidding 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**
- 6.1 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.
- 7. Performance security**
- 7.1 Within thirty (30) days of receipt of the notification of contract award, the successful bidder 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 or an irrevocable letter of credit issued by a reputable bank located in the purchaser's country or abroad, acceptable to the purchaser, in the form provided in the bidding documents or another form acceptable to the purchaser; or
 - (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 in SCC.

**8. Inspections,
tests and
analyses**

- 8.1 All pre-bidding testing will be for the account of the bidder.
- 8.2 If it is a bid condition that supplies to be produced or services to be rendered should at any stage during production or execution or on completion be subject to inspection, the premises of the bidder or contractor shall be open, at all reasonable hours, for inspection by a representative of the Department or an organization acting on behalf of the Department.
- 8.3 If there are no inspection requirements indicated in the bidding 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 supplies 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 supplies or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such supplies or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the supplier.
- 8.6 Supplies 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 supplies 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 supplies 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

supplies which do comply with the requirements of the contract. Failing such removal the rejected supplies shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute supplies forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected supplies, purchase such supplies 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 23 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, specified in SCC, and in any subsequent instructions ordered by the purchaser.

10. Delivery and documents

10.1 Delivery of the goods shall be made by the supplier in accordance with the terms specified in the contract. The details of shipping and/or other documents to be furnished by the supplier are specified in SCC.

10.2 Documents to be submitted by the supplier are specified in SCC.

11. Insurance

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

12. Transportation

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

13. Incidental services

13.1 The supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:

- (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 in SCC, 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.

15.2 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 in SCC.

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 in SCC 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 in SCC, 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 in SCC.
- 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.
- 16.3 Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the supplier.
- 16.4 Payment will be made in Rand unless otherwise stipulated in SCC.
- 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 bid, with the exception of any price adjustments authorized in SCC or in the purchaser's request for bid validity extension, as the case may be.
- 18. Contract amendments**
- 18.1 No variation in or modification of the terms of the contract shall be made except by written amendment signed by the parties concerned.
- 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 contracts if not already specified in the bid. Such notification, in the original bid 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.
- 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 No provision in a contract shall be deemed to prohibit the obtaining of supplies or services from a national department, provincial department, or a local authority.
- 21.4 The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the supplies are required, or the supplier's services are not readily available.

21.5 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 21.2 without the application of penalties.

21.6 Upon any delay beyond the delivery period in the case of a supplies contract, the purchaser shall, without canceling the contract, be entitled to purchase supplies 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.

23.2 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.

23.3 Where the purchaser terminates the contract in whole or in part, the purchaser may decide to impose a restriction penalty on the supplier by prohibiting such supplier from doing business with the public sector for a period not exceeding 10 years.

If a purchaser intends imposing a restriction on a supplier or any person associated with the supplier, the supplier will be allowed a time period of not more than fourteen (14) days to provide reasons why the envisaged restriction should not be imposed. Should the supplier fail to respond within the stipulated fourteen (14) days the purchaser may regard

the intended penalty as not objected against and may impose it on the supplier.

- 23.4 Any restriction imposed on any person by the Accounting Officer / Authority will, at the discretion of the Accounting Officer / Authority, also be applicable to any other enterprise or any partner, manager, director or other person who wholly or partly exercises or exercised or may exercise control over the enterprise of the first-mentioned person, and with which enterprise or person the first-mentioned person, is or was in the opinion of the Accounting Officer / Authority actively associated.
- 23.5 If a restriction is imposed, the purchaser must, within five (5) working days of such imposition, furnish the National Treasury, with the following information:
- (i) the name and address of the supplier and / or person restricted by the purchaser;
 - (ii) the date of commencement of the restriction
 - (iii) the period of restriction; and
 - (iv) the reasons for the restriction.

These details will be loaded in the National Treasury's central database of suppliers or persons prohibited from doing business with the public sector.

- 23.6 If a court of law convicts a person of an offence as contemplated in sections 12 or 13 of the Prevention and Combating of Corrupt Activities Act, No. 12 of 2004, the court may also rule that such person's name be endorsed on the Register for Tender Defaulters. When a person's name has been endorsed on the Register, the person will be prohibited from doing business with the public sector for a period not less than five years and not more than 10 years. The National Treasury is empowered to determine the period of restriction and each case will be dealt with on its own merits. According to section 32 of the Act the Register must be open to the public. The Register can be perused on the National Treasury website.

24. Anti-dumping and countervailing duties and rights

- 24.1 When, after the date of bid, 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 favourable difference shall on demand be paid forthwith by the contractor to the State or the State may deduct such amounts from moneys (if any) which may otherwise be due to the contractor in regard to supplies 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.
- 27.3 Should it not be possible to settle a dispute by means of mediation, it may be settled in a South African court of law.
- 27.4 Mediation proceedings shall be conducted in accordance with the rules of procedure specified in the SCC.
- 27.5 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.

28. Limitation of liability

- 28.1 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) 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 in SCC.

31. Notices

- 31.1 Every written acceptance of a bid 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 bid 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

- 32.1 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.

No contract shall be concluded with any bidder whose tax matters are not in order. Prior to the award of a bid the Department must be in possession of a tax clearance certificate, submitted by the bidder. This certificate must be an original issued by the South African Revenue Services.

14. ANNEXURE B - SUPPLIER CODE OF ETHICAL BUSINESS CONDUCT



JOHANNESBURG CITY PARKS AND ZOO

SUPPLIER CODE OF ETHICAL BUSINESS CONDUCT

Prepared by: Company Secretary

Date: September 2022

Approval By: Executive Committee

CONTENTS

- 1.** Introduction
- 2.** Definitions
- 3.** Protection of Health and Safety
- 4.** Environmental Leadership and Sustainability
- 5.** Business Conduct Integrity
- 6.** Human Rights
- 7.** Confidentiality
- 8.** External Communications
- 9.** Raising Concerns
- 10.** Compliance
- 11** Queries

1. Introduction

Johannesburg City Parks and Zoo (JCPZ) is committed to conducting business honestly, openly, with integrity and in pursuit of the highest ethical standards. This Supplier Code of Ethics has been developed to ensure that JCPZ's values and ethical standards are clearly articulated to all JCPZ's Suppliers and Stakeholders who shall be obligated to abide thereby.

All Suppliers of goods, Service Providers and Business Partners are required to operate in accordance and in full compliance with the applicable laws, rules and regulations of the Republic of South Africa at all times. This Code determines the ethical values, standards, principles and guidelines which bind our suppliers in all their dealings with JCPZ.

JCPZ is committed to ensuring that all employees, including those of our suppliers are treated with the necessary respect and dignity and provided with safe working conditions. JCPZ is furthermore committed to ensuring that the procurement of all goods and provision of services are undertaken in an environmentally sensitive, sustainable and on a socially responsible basis.

JCPZ undertakes to ensure that a good working relationship is maintained with all its suppliers. To ensure this, all Suppliers are expected to comply with the following basic principles:

- a) Protection of Health and Safety
- b) Environmental Leadership and Sustainability
- c) Business Conduct Integrity
- d) Human Rights
- e) Confidentiality
- f) External Communications
- g) Raising Concerns
- h) Compliance

In the event of any non-conformity being identified, the reporting of any contraventions or illegal activity, Suppliers are directed to contact the following offices immediately:

- (a) City of Johannesburg anti-fraud hotline -0800 002 587,
- (b) the Head of Internal Audit - fmqhavule@jhbcityparks.com / 011 646 200 ext 250/218, or
- (c) the Ethics Manager – ethics@jhbcityparks.com / 011 712 6600.
- (d) Accounting Officer – 011 712 6600

2. Definitions

The following words are used in the context of the interpretations as defined below.

Word	Definition
Gift	The provision of something of value without receiving payment or any form of compensation from the recipient.
Goods	A product which is a tangible and visible item of value.
JCPZ	Johannesburg City Parks and Zoo, a municipal owned entity, non-profit organization.
Misconduct	Behaviour which is considered illegal in law, unacceptable or improper in accordance with societal mores, norms and practices.
Services	An act or completion of Tasks performed for the benefit of the

Word	Definition
	procuring party.
SHEQ Department	The JCPZ department responsible for Occupational Health and Safety
Supplier	A person or organization that provides something needed such as a product or service to another.
Supply Chain Management	The department within JCPZ who manage procurement on behalf of the organization.
Service Provider	An individual or entity that provides services to another.

3. Health and Safety

The safety of the public, employees, the environment, our clients and Suppliers is more than just a priority at JCPZ, it is a Core Value.

As a condition of engagement as a Supplier, JCPZ expects all Suppliers to understand the health & safety risks of their activities and apply good health & safety management systems, training and practices in all they do. Suppliers are expected to work safely and in compliance with all applicable safety, health and environmental related laws, standards, procedures, rules and with this Supplier Code, and with any additional requirements stipulated by JCPZ.

The basic safety and health expectations and requirements are set forth below. Additional requirements specific to the work undertaken by a Supplier may be specified in contractual documents.

3.1 Public Safety

A Supplier must ensure that there are no potential public safety or health hazards associated with any activity, service, product or equipment/tool supplied to or deployed in the execution of a service for or on behalf of JCPZ. Where potential hazards cannot be eliminated, they must be clearly identified and controlled in accordance with a formal risk assessment that is designed to put in place controls that meet acceptable regulatory limits and recognized industry best practices.

3.2 Worker Safety

A Supplier must provide its workforce with a clean, safe and healthy work environment in compliance with legally mandated standards for workplace health & safety where they operate, and good industry practices. The Supplier will identify, monitor and manage workforce exposure to safety hazards via risk assessments, job safety analysis and other appropriate procedures.

Hazards must be eliminated, controlled or mitigated appropriately. The supplier must provide its workforce with appropriate safety training at all times and adequate personal protective equipment ("PPE"). As critical partners in achieving our goal of zero workplace injuries, JCPZ's Suppliers are required to report all unsafe conditions, unsafe acts, near miss events and all injuries/illnesses, regardless of severity, as soon as practical. All Suppliers are empowered and expected to stop the job if they observe work being performed in an unsafe manner by either a JCPZ employee, another JCPZ Supplier, a client's personnel or third party conducting JCPZ related work.

3.3 Vehicle Safety

A Supplier must ensure that all vehicles used, and transportation activities undertaken, in the execution of JCPZ business are compliant with all applicable laws. JCPZ and its Suppliers are expected to adopt a “zero tolerance” policy with respect to the use of mobile/cellular telephones while operating a motorized vehicle.

When operating a vehicle for JCPZ business, drivers must hold a valid driver’s license appropriate to the vehicle being operated, minimize all distractions while driving and obey all posted road/vehicle regulations.

3.4 Report Incidents, Injuries and Unsafe Conditions to JCPZ

A Supplier must report any Health and Safety related incidents including injuries and unsafe conditions to the JCPZ SHEQ Department – Ms TH Thopola, by e-mail at tthopola@jhbcityparks.com or telephone 076 950 5187.

3.5 Emergency Preparedness

A Supplier must have appropriate documented emergency plans and response procedures in place and functional to sufficiently respond to any cases or emergency which may arise in performing its work.

3.6 Fitness for Work

A Supplier must have a process in place for ensuring members of their workforce are safely able to perform the essential requirements of their job without any risk to self, others or the environment, and to ensure that they are not impaired by drugs, alcohol or fatigue.

3.7 Sanitation, Food and Housing

Where applicable, members of Supplier’s workforce must be provided at a minimum, with ready access to clean toilet facilities, potable water, and sanitary food preparation, storage and eating facilities.

Where hostels or other housing accommodations are provided by the Supplier or a labor agent, these must be maintained to be clean and safe and provided with appropriate emergency egress, hot water for bathing and showering, adequate heat and ventilation, and reasonable personal space.

4. Environmental Leadership and Sustainability

JCPZ is a key provider of environmental management services in the City of Johannesburg. The company is acutely aware of our responsibility to minimize our impact on the environment through the effective management of our business activities and project work. The environment is a key focus area within the UN Global Compact and JCPZ strives to embrace its values and promote these values within our sphere of influence. JCPZ is committed to being an environmental leader and demonstrating this through our actions, including conducting our business in full compliance with all applicable environmental laws and regulations and operating in an environmentally sensitive manner consistent with our values and Global Sustainability principles. JCPZ works with its Suppliers to assess and minimize our environmental impact with the aim of avoiding damage to the environment and pursuing the most efficient use of sustainable energy and resources. We expect all our Suppliers to use materials and processes which support sustainability of the environment throughout their supply chain.

4.1 Risk and Impact Identification and Management

Suppliers must work with JCPZ to identify and record all emissions, releases and waste occurring during the course of operations performed for or on behalf of JCPZ. Processes must be in place to identify, assess, mitigate and manage potentially significant contingent risks and impacts to human health and the environment.

4.2 Compliance with Environmental Legal Requirements

A Supplier must make themselves aware of and comply with all applicable environmental laws, regulations and standards. A Supplier will also comply with any additional environmental requirements specific to the products or services being provided to JCPZ, as called for in design and product specifications and contract documents. A Supplier must obtain, keep current, and comply with all required environmental permits and licensing requirements. A Supplier must comply with the reporting requirements of applicable permits and regulations.

4.3 Pollution Prevention and Resource Preservation

A Supplier must identify and implement opportunities to reduce or eliminate waste and pollution at its source and to continually improve resource and materials use efficiencies. A Supplier must implement a systematic approach to identify, manage, reduce, and responsibly dispose of or recycle hazardous and non-hazardous waste. A Supplier must prevent unauthorized discharges and spills from entering the environment generally. Further, a Supplier must manage and responsibly control noise and air emissions from its operations that pose a hazard to the environment or health.

5. Business Conduct and Integrity

5.1 Supplier Duty

In its relationship with JCPZ, a Supplier is responsible for:

- ✓ Complying with this Supplier Code, all applicable laws and regulations, and in accordance with the highest standards of ethical business conduct; and
- ✓ Taking reasonable steps to ensure that products and services procured are (as far as practicable and sustainable) from ethical sources.

JCPZ expects Suppliers to conduct business in accordance with the highest ethical standards at all times. This Supplier Code sets forth the principles and standards of conduct for Suppliers (and their workforce) who provide goods or services to JCPZ. JCPZ may require Suppliers to demonstrate that

they are in compliance with this Supplier Code and failure to comply with the expectations outlined in this Supplier Code could result, in cessation of business with JCPZ.

5.2 Bribery and Corruption

JCPZ complies with the anti-bribery and anti-corruption laws of South Africa and supports all efforts to combat bribery and corruption. We expect the same of our Suppliers.

A Supplier must not engage in any form of bribery, corruption, extortion and embezzlement and must have adequate procedures in place to prevent any such bribery or corruption in their supply chain or by others acting for them.

Bribes or other means of obtaining undue or improper advantage are not to be offered or accepted. Behaviors or actions that may negatively influence, or appear to influence, supply chain management decisions must be avoided.

5.3 Anti-Competitive Behaviours

JCPZ is committed to doing business in a fair and transparent manner. We require our Suppliers to likewise deal with JCPZ and to conduct their business generally in a way, which is legal, ethical and honest.

When preparing and submitting bids or tenders to JCPZ, Suppliers must not engage in anti-competitive behaviour, price-fixing, bid sharing or otherwise collude with others improperly.

Any Supplier who is approached about, or becomes aware of any such anti-competitive behavior activities relating to JCPZ must immediately report it to JCPZ.

5.4 JCPZ and Municipal Officials

To avoid reputational harm or the appearance of impropriety, no gift, money, loan, entertainment, service or other item of value may be promised or provided to any JCPZ or Municipal official, or the official's friends or family members, in connection with work to be provided for or by JCPZ. For purposes of this Supplier Code, Municipal official includes any officer, employee, candidate, agent, representative, official or de facto official of the City of Johannesburg, its Entities or any government-owned or affiliated company.

When Municipal officials are involved, even simple business courtesies such as meals, entertainment or travel may be illegal. In the ordinary course of business, Suppliers may interact with Municipal agencies and employees. However, interactions with Municipal agencies, officials and employees are often regulated by disclosure requirements and ethics guidelines, National Treasury regulations and laws. Before attempting to influence any JCPZ decision, or before hiring or making any payment to an individual who is a Municipal official or employee, Suppliers may confer with the JCPZ Legal Department in writing for advice.

5.5 Tax Evasion

JCPZ has a "zero tolerance" approach to engaging in, or facilitating, tax evasion. Suppliers must prohibit all forms of tax evasion or facilitation of tax evasion. A Supplier's business should be conducted in a manner such that the opportunity for, and incidence of, tax evasion is prevented.

5.6 Legal Matters

A Supplier must inform JCPZ of any criminal investigations or charges, regulatory investigations, fines, penalties or citations, as well as any other claims or litigation against it or any of its affiliates or

employees so that JCPZ can assess JCPZ's interests and the potential impacts of such investigations, claims, charges or litigation. Suppliers must report all such legal matters to JCPZ.

5.7 Accurate Books, Records, Disclosures and Communications

Suppliers must ensure that all records, disclosures and communications to JCPZ are full, fair, accurate, timely and understandable. The true nature of any transaction must never be hidden, altered, falsified or disguised, nor any endorsements, approvals, or authorizing signatures for any payment forged.

Records or disclosures that a Supplier knows (or should reasonably know) to be false or misleading must not be submitted, entered, processed or approved and must be reported to JCPZ immediately upon discovery.

5.8 Conflicts of Interest

A conflict of interest can arise if actions are taken or if there are interests that may make it difficult for a Supplier to perform JCPZ-related work objectively and effectively.

JCPZ expects Suppliers to exercise reasonable care and diligence to prevent any actions or conditions that could result in a conflict with the interests of JCPZ or a JCPZ client, the appearance of a conflict of interest, or that may compromise the exercise of independent judgment during the execution of work for, or on behalf of, JCPZ.

While engaged in JCPZ related work, a Supplier must not engage in any activity that creates a conflict of interest, or the appearance of a conflict of interest with JCPZ or in any way compromises the work that the Supplier is contracted to perform on behalf of JCPZ.

Any potential conflicts must be disclosed to JCPZ. The records relating to the declaration must be filed and preserved for a reasonable period of time by the Supplier.

If the Supplier is allowed to remain in a situation that could be perceived as a conflict, a confirmation in writing must be obtained.

Any questions relating to any conflicts of interest should be raised with JCPZ through the contacts provided.

5.9 Gifts and Hospitality to JCPZ Employees

It is understood that exchanging gifts and hospitality are common business practices. JCPZ is cognizant of the fact that the giving of gifts could give rise to an obligation or may create an impression of improper influence or obligation. Suppliers must therefore not provide any gift, meal or entertainment to JCPZ personnel or their family members.

Suppliers must not provide any enticement in any situation in which it might influence or appear to influence any decision in relation to the Supplier or create a sense of obligation or a perception or appearance of obligation.

Despite the above, JCPZ policies do make provision for a Supplier to provide modest gifts, meals or entertainment to JCPZ employees that do not exceed three hundred and fifty rands (R350) in any financial year / twelve (12) month period.

Any gift, meal or entertainment should comply with the following:

- ✓ It must be consistent with customary business practices and policies and should not appear extravagant or excessive or improper or frequent;

- ✓ It should not violate any law or policy;
- ✓ It can be supplier-company branded marketing or promotional items which are of minimal value; and
- ✓ It can include normal meals or refreshments in the course of a business meeting or marketing event.
- ✓ Must be disclosed by both receiving and offering parties.

6. Human Rights

JCPZ is committed to supporting international human rights, both as part of our commitment to the UN Global Compact and in accordance with the UN Guiding Principles on Business and Human Rights. JCPZ seeks to respect and uphold the fundamental human rights and freedoms of everyone who works for us or with us, and of the people and communities where we operate. We expect our Suppliers to share this commitment and to respect and uphold the human rights of all persons, especially in Supplier's workforces, its supply chain and the communities in which it operates.

Suppliers will identify and avoid as far as possible any adverse human rights impacts caused or contributed to by their operations or activities. JCPZ will cease doing business with a Supplier who engages in abusive labor practices or exploits vulnerable worker groups.

No worker should perform any work that is likely to be hazardous or that maybe harmful to their health, physical, mental, social, spiritual or moral developments without adequate mitigation measures being effected including but not limited to the Provision of Training, Personal Protective Clothing and Equipment. In addition to treating all persons with dignity and respect, Suppliers will provide workers with safe and humane working conditions. JCPZ expects its Suppliers to have adequate procedures in place to ensure they are not directly or indirectly through their supply chain involved in any form of involuntary or forced labour.

6.1 Freedom of Association and Employment

Suppliers must not participate in the exploitation of workers and must not use forced, bonded or involuntary labor. All members of a Supplier's workforce must be free to leave the workplace and have the right to terminate their employment.

No workforce member must be required to surrender passports, official identity documents or work permits as a condition of employment (except for temporary processing or legal requirements) and the retention of such document must not be used to bind workers or restrict their rights and freedoms.

Any fees charged to the workforce must be transparent and reasonable and inappropriate or excessive fees are unacceptable. The rights of the workforce to associate freely, join or not join labor unions, seek representation and join workers' councils in accordance with local laws must be respected and upheld by a Supplier.

6.2 Child Labor

A Supplier must not employ any person under the minimum legal age for employment as prescribed by the relevant labour legislation. Legitimate workplace apprenticeship programs, which comply with all laws and regulations, are acceptable.

A Supplier must comply with all legal requirements for the work of authorized young workers, including those relating to working hours, wages and safe working conditions.

6.3 Wages, Hours and Benefits

Wage payments, working hours and benefits must comply with all applicable laws and regulations, and collective bargaining agreements. We draw your attention to the legislated minimum wage as amended from time to time. A Supplier will abide by applicable employment and residency laws, including visa and work permit requirements.

6.4 Diversity and Inclusion

Due to our principles of respect and collaboration, JCPZ is committed to diversity and to equal opportunities in the workplace. We seek to provide a work environment where all persons have the opportunity to reach their full potential and contribute to JCPZ's success. We strive to promote the equal treatment of all persons.

As part of our commitment to fair inclusion of all persons, as well as our commitment to diversity, JCPZ prohibits discrimination on the basis of race, color, age, religion, sex, gender or gender identity, sexual orientation, national origin, disability, pregnancy, political affiliation, medical condition, veteran status, ancestry, union membership or marital status or under any other category protected under the laws of South Africa.

We will not tolerate racist, sexist or other discriminatory behavior. We expect our suppliers to share and uphold these legal and moral standards and to promote such fair and equal treatment.

6.5 Harassment and Discrimination

A Supplier must not tolerate any form of harassment or discrimination. Harassment or discrimination includes without limitation, behavior, comments, jokes, slurs, email messages, pictures, photographs, or other conduct that contributes to an intimidating or offensive environment.

Prohibited behavior includes but is not limited to bullying, initiation activities, or hazing (regardless of the other person's willingness to participate). A Supplier will prohibit conduct or business entertainment that could reasonably be construed as discrimination or harassment based on race, color, age, religion, sex, gender or gender identity, sexual orientation, national origin, ethnicity, genetic information, disability, pregnancy, political affiliation, medical condition, veteran status, ancestry, union membership or marital status. These factors must not be used as grounds for discrimination in hiring and employment practices (e.g. advancement, disciplinary decisions, benefits, training or general workplace conduct).

6.6 Workplace Violence

JCPZ has a "zero tolerance" policy for workplace violence. Acts or threats of physical violence are not allowed, including but not limited to physical abuse, corporal punishment, intimidation, coercion, stalking, bullying, or similar activities.

Any worker who engages in acts or threats of violence will be removed from any work assignment with JCPZ. A workplace violence incident may result in suspension or termination of a Supplier's contract with JCPZ, and also may result in civil or criminal legal proceedings.

6.7 No Retaliation

A Supplier must ensure that their workforce is able to openly communicate and share grievances with their management, Unions or regulatory authorities regarding working conditions and management practices without fear of retaliation, intimidation or harassment.

6.8 Combatting Modern Slavery

JCPZ supports international efforts on human rights and complies with the applicable laws, and all Suppliers are expected to do the same. A Supplier must not employ or use any form of modern slavery in the Supplier's business or in its own supply chain. Under international standards, this prohibition requirement includes forced, bonded or compulsory labor and human trafficking. JCPZ is committed to taking steps to ensure that modern slavery does not occur in our business or our supply chain; and we expect our suppliers to do the same. We may request Suppliers from time to time to confirm to us the measures they are taking in their own operations to tackle the risk of Modern Slavery.

7. **Confidentiality**

JCPZ requires Suppliers to protect the confidential and personal data not only of JCPZ and persons who work for JCPZ, but also of our clients and persons who work for our clients.

7.1 JCPZ Confidential and Protected Information and Intellectual Property

Suppliers must maintain and protect the confidentiality, integrity and availability of information entrusted to it by JCPZ, except when disclosure is legally mandated or is authorized by JCPZ.

“Confidential and Protected Information” is JCPZ's proprietary information or third-party information intended for use within JCPZ that, if disclosed to, or modified by, unauthorized individuals, could result in the risk of financial loss, productivity loss or damage to JCPZ's reputation.

Confidential and Protected Information includes without limitation, client information, legal documents, contracts, proposals, information about a specific client or employee, intellectual property and trade secrets. Unauthorized disclosure of Confidential and Protected information is a violation of this Supplier Code, JCPZ contractual requirements, and, potentially, applicable law. Suppliers must report any actual or suspected data breach immediately following detection to the relevant contact person.

7.2 Data Privacy and Protection

JCPZ is committed to the protection and security of the personal data of our staff, clients and others in line with data protection laws of South Africa, including but not limited to the Protection of Personal Information Act and equivalent laws.

“Personal Data” refers to any information describing or relating to an identified or identifiable individual by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that individual.

Suppliers who collect, record, organize, store, access, adapt, alter, retrieve, use, disclose, or otherwise process Personal Data on behalf of JCPZ are obliged to support this commitment. In particular, all Suppliers must:

- ✓ Duly observe their obligations under Data Protection Laws;
- ✓ Process, transfer, modify, disclose, amend or alter Personal Data in accordance with the written instructions of JCPZ (unless otherwise required by Law);
- ✓ Ensure that it has appropriate technical and organizational measures to prevent unauthorized processing, accidental loss, destruction, damage, alteration and/or destruction of Personal Data, and take measures necessary to uphold data protection laws, which measures may include, but not be limited to, encryption, pseudonymisation, resilience of processing systems and backing up of Personal Data;
- ✓ Not transfer any such Personal Data without the prior written consent of JCPZ.
- ✓ Comply with all specific laws related to transfers of such Personal Data - specifically, but not limited to, transfers of Personal Data to any country outside of South Africa;

- ✓ Ensure the reliability of any staff who have access to Personal Data, ensure that they are subject to appropriate confidentiality and security undertakings, and that they treat all Personal Data as confidential;
- ✓ Not permit any third party to process JCPZ Personal Data unless that party has entered into an agreement with the Supplier that incorporates these data protection obligations;
- ✓ Promptly notify JCPZ of any communications received from any person regarding the processing of Personal Data, and take reasonable steps to assist JCPZ to respond to those communications;
- ✓ Immediately notify JCPZ on becoming aware of any breach of data protection laws, and cooperate with JCPZ in the investigation and remediation of any such breach;
- ✓ Inform JCPZ if any instruction received from JCPZ might infringe applicable data protection laws;
- ✓ Permit JCPZ representatives to inspect and audit the facilities used by a Supplier to process Personal Data;
- ✓ Provide assistance to JCPZ with Personal Data protection impact assessments, as required; and
- ✓ Immediately cease processing any JCPZ Personal Data upon the termination of a Supplier's contract with JCPZ and, at JCPZ's option, either return or securely delete the Personal Data and confirm to JCPZ that this has been done.

7.3 Computer and System Security

Suppliers who have access to JCPZ's computer equipment and/or JCPZ's information systems, or are responsible for the storage, processing or transmission of JCPZ information, will ensure that the security of those systems comply with the applicable JCPZ information and cyber security policies and standards. Suppliers must immediately report the loss of any JCPZ equipment or any other equipment containing JCPZ data, as well as any suspected or actual breach of JCPZ's computer system or network security.

A Supplier must contact their JCPZ business contact person to report any JCPZ related security concerns. In addition, Suppliers must ensure the following:

- ✓ Depending on scope of engagement, a valid non-disclosure/confidentiality agreement has been signed and the receipt of which has been acknowledged by the Supplier's JCPZ business contact;
- ✓ Computer accounts, passwords and other types of authorization are assigned to individual authorized users and must not be shared with or divulged to others.
- ✓ Authorized users will be held accountable for all actions taken on their system with their user identification;
- ✓ Sexually suggestive or explicit material, gaming, file sharing or other inappropriate files or websites are not downloaded or accessed;
- ✓ Inappropriate or pirated content is not stored on JCPZ equipment and is not used (directly or indirectly) in the provision of any materials or services to JCPZ;
- ✓ Only approved, authorized and properly licensed software is used on JCPZ computer systems;
- ✓ Only JCPZ owned computers and equipment are used to connect to JCPZ networks;
- ✓ Internet access from JCPZ owned computers or devices is not used to conduct personal business, play computer games, gamble, conduct political campaigns, or for personal gain;
- ✓ Personal devices are not recharged using a JCPZ computer;
- ✓ No attempts are made to circumvent or attack security controls on a computer system or network;
- ✓ JCPZ issued equipment is protected from unauthorized access and theft at all times and all equipment must be password protected and locked when left unattended; and
- ✓ For those using mobile assets, applicable requirements from JCPZ are identified and implemented.

8. External Communications

8.1 News Media

Any media inquiries relating to JCPZ must be immediately referred to you're the JCPZ Media and Communications Office, Ms Jenny Moodley by email at jmoodley@jhbcityparks.com or telephonically at 011 712 6615 / 082 803 0748.

No Supplier shall represent itself to the media as speaking on behalf of JCPZ.

8.2 Social Media

Any Supplier to JCPZ must have processes in place to ensure that the use of social media by the Supplier, their workforce, representatives or agents does not negatively affect JCPZ's reputation. A Supplier's processes should specifically ensure against the following: Representation of any content in any social media regarding JCPZ without prior written approval by JCPZ; and Posting content about JCPZ staff or personnel, shareholders, customers, vendors, affiliates or competitors that is derogatory or in contravention of any standards in this Supplier Code.

8.3 Use of JCPZ Brand or Name

Suppliers must not use the JCPZ name or refer to JCPZ in any of its marketing or promotional materials/websites without JCPZ's prior written approval, including:

- ✓ Making unauthorized business commitments involving JCPZ;
- ✓ Using photographs, videos or audio recordings of either JCPZ or JCPZ client projects or operations without JCPZ's prior written approval; and
- ✓ Using JCPZ's logo, trademarks or proprietary graphics in any way, without JCPZ's prior written consent.

9. Raising Concerns

The standards of conduct described in this Supplier Code are critical to the ongoing success of JCPZ. If Suppliers encounter questionable activities, JCPZ encourages them to immediately bring them to JCPZ's attention through the relevant contact persons. This line of reporting can be used to raise or report matters specifically covered in this Supplier Code, and also to report any other concerns about questionable business conduct. Messages are handled confidentially by the designated offices, to the extent permitted by applicable laws. Further, JCPZ prohibits retaliation against anyone who, in good faith, raises concerns or is involved in an investigation and will investigate any reports of retaliation and take appropriate action.

10. Compliance

Suppliers are expected to take all appropriate actions to enable them to comply with the Laws of South Africa and the requirements under this Code. Suppliers must have adequate procedures in place to monitor and ensure such compliance. Suppliers are expected to take necessary corrective actions forthwith to promptly address and remedy any identified non-compliance. If a Supplier is unable or unwilling to do so, JCPZ may exercise its rights to suspend or terminate the relationship with any such Supplier.

11. Queries

If you have a question, concern or grievance related to work undertaken for or with JCPZ with regards to this Supplier Code or wish to report any fraud or questionable practice, please contact any one of the following:

- (a) City of Johannesburg anti-fraud hotline -0800 002 587,
- (b) the Chief Internal Auditor - fmqhavule@jhbcityparks.com / 011 646 200 ext 250/218, or
- (c) the Ethics Manager – ethics@jhbcityparks.com / 011 712 6600.

**Appendix 7.2 Template for compiling environmental management specifications
(EMSProc06/OPC02)**

	<p>ID NO: EMSProc06/OPC02</p>	<p>REVISION NO: 05</p>	<p>DATE OF NEXT REVISION: AUGUST 2026</p>
<p>CONTRACTOR MANAGEMENT: ENVIRONMENTAL MANAGEMENT SPECIFICATION</p> <p><u>NAME OF PROJECT: JOHANNESBURG CITY PARKS AND ZOO HORTICULTURE, ARBORICULTURE AND CONSERVATION MAINTENANCE SERVICES</u></p> <p><u>PROJECT COORDINATOR: Joseph Ndou</u></p> <p>DATE: 17th November 2025</p>			

1. Introduction

Johannesburg City Parks and JHB Zoo's (JCPZ) mandate is to ensure that the public open spaces within the City of Johannesburg are managed, maintained and conserved for the enhancement of the ecosystems and biodiversity to ensure sustenance for both the current and future generation. To ensure this, the organisation has aligned its activities to all applicable environmental legislation that govern the protection of the environment. One of the innovative tools used to achieve this alignment and to comply with legislation is the ISO 14001 Environmental Management System (EMS). All activities undertaken by the contractors working on behalf of JCPZ form part of the EMS scope and the onus is on JCPZ to ensure that these contractors are managed and that they comply with all applicable environmental legislation as well as the requirements of the organisational EMS. The contractors appointed on behalf of JCPZ shall not be expected to develop the ISO 14001 EMS: 2015 system but will rather be expected to demonstrate that they are conversant with the environmental legal requirements applicable to the scope of work at hand. The contractors should therefore align their documents with the applicable environmental requirements instead

of listing the pieces of legislation. As such all appointed contractors shall compile a hard copy of the environmental management file, which is aligned to this specification, the file shall be reviewed and approved by the SHE unit. This process will be followed by the SHE induction training and monitoring and measurement program that will be undertaken through inspections and audits.

2. Environmental Management Legal Requirements

It is imperious to ensure that the contractor appointed to undertake this job understands the topography of the proposed site as well as the environmental risks that could emanate on different spheres of the environment in question including the water course. The contractor is expected to comply with the requirements of the National Environmental Management Act No 108 of 1996 (NEMA) including exercising the duty of care and applying the environmental principles as outlined in Section 2 of NEMA. The contractor should also ensure that there is compliance to the applicable SEMAs. An environmental sustainability policy should be developed, which clearly outlines these principles. Whenever requested to work in facilities that have water bodies, the contractor should exercise caution with the objective of avoiding possible water contamination in line with the National Water Act No 36 of 1998. The appointed contractor should engage with the Facility Manager and establish the heritage status of the facility and if there are any heritage resources such resources shall be protected in line with the National Heritage Resources Act No 25 of 1999.

In addition to this, due to some of the scope of work will be undertaken in protected areas the requirements of the National Environmental Management: Biodiversity Act 10 of 2004 should be adhered to this requirement as protected areas houses some protected species of flora and fauna.

The handling and management of chemicals including fuel and herbicides must be in line with the requirements of the Hazardous Chemical Substances Act No 15 of 1973 and the copies of the MSDS should be readily available with the objective of managing possible emergencies. The handling and management of general and hazardous waste must be in line with the National Environmental Management: Waste Act No 59 of 2008 (NEM: WA) Act.

In an event that the appointed contractor enters an agreement with a subcontractor, such agreement shall be done in writing and the copy of the agreement and the declaration forms for the principal contractor and the subcontractor shall be submitted together with the environmental management file.

The contractor is furthermore expected to submit the environmental management file prior to the commencement of the proposed project. The format of the file should follow the pattern below and should include the following:

2 | Page Environmental Management Specification for JCPZ contractors

All printed versions of this document are uncontrolled unless the document is in a record format or has a blue stamp that says "JCPZ EMS Controlled Document". The controlled version is accessible electronically as well as hard copies at various JCPZ facilities.

3. Format of the file

It's very imperative to take note that only files aligned with this specification will be assessed. The files should not spell out what the contractor plans to do but rather how the proposed work will be undertaken in a manner that will prevent environmental pollution.

The contractor is expected to submit **a hard copy file** in line with this specification. In an event that the contractor is appointed in another region or department the contractor shall engage with the Environmental Specialist and update the environmental management file and align it with the newly appointed scope of work and additional environmental legal requirements where applicable. It is important that the contractor appointed understands that the protected areas are highly regulated.

- The contents of the file should be site specific and talking to the activities of the proposed project.
- The file format must be aligned with the items below.
- The copy of this environmental specification should be included the file.
- The table below should be completed and be included when the file is submitted.

Name of contractor:	
Email address:	
Name of project & scope of work	
Activities (all activities as per the scope of work or BOQ)	
Material and tools used (include the non-renewable resources)	
Inventory for the hazardous chemicals used (include the copies of the MSDS in the 16 section format)	

N.B. a file that does not comply with the above will not be evaluated

4. The Environmental policy

The appointed contractor should develop an environmental sustainability policy to show commitment to environmental conservation and pollution prevention. The contents of the policy should be aligned with the NEMA principles other SEMAs, be signed, dated and entail a communication strategy and the policy should make provision for communication with the employees. The policy statement should be site specific.

5. Environmental Management Appointments

The appointed contractor is expected to submit an organogram that outlines the roles and responsibilities of the management of the company and all legal appointees (Emergency preparedness and response personnel, Fire fighter, Environmental Officer, Incident investigator, Environmental Control Officer (where applicable), Hazardous management supervisor / controller, Waste management Coordinator). The appointment letters should be aligned with the environmental legal requirements and not aligned to any of the ISO systems requirements. The roles and responsibilities of the appointees should be specific and not generic. All appointments should be project and site specific and be done in writing, signed and dated. Appointment letters below are compulsory and should form part of the environmental management file:

- Emergency preparedness and response personnel.
- Fire fighter.
- Environmental Officer.
- Incident investigator.
- Hazardous management supervisor / controller.
- Waste management Coordinator.

6. Environmental Risk Assessment

Submit a baseline Environmental Risk Assessment which clearly identifies each activity, environmental risks and impacts as well as the mitigating factors. The appointed service provider will be expected to submit a site-specific **Environmental Risk Assessment**; the risk assessment should outline all activities and processes that will be undertaken as well as the control measures aimed at mitigating the identified risks. It must be noted that the risk assessment that includes the health & safety elements will be rejected.

7. Waste management plan to include but not be limited to the following:

The appointed contractor should develop the waste management procedure or plan which is site specific and is aligned with the JCPZ waste management plan. It is crucial that engagement is made with the facility manager responsible to understand how the JCPZ waste management plan is implemented. JCPZ will not tolerate instances where the grass or trees are cut and not collected on the same day. The plan to include but not be limited to the following:

- Develop a waste management plan which is aligned with the requirements of NEMA and NEM: WA, the plan should be signed as it is a legal document that is meant to give guidance to the company with regards to how the waste will be managed.
- The contractor shall be subjected to the monitoring and measurement program to verify if there is proof of registration as a waste handler with CoJ (Wastehub) for general waste and the Provincial department for hazardous waste; as well as if there is proof that vehicles transporting waste are registered and permitted to do so (GDARD); Permit / agreement from the registered landfill site; Proof that waste is disposed of in an Environmentally friendly manner (proof of waste manifestos).
- The plan should include how the Alien Invasives Plants (AIPs) will be managed and disposed of.
- Waste segregation and storage strategies (waste management risk assessment).
- Type of waste generated.
- Transportation & disposal method (s).

8. Environmental Management Plan (EMP)

The EMP should be developed as a control measure for ensuring minimal impact on the environment and should be site and project specific and include but not limited to the following:

- Defined the scope of work for the proposed project which includes the planned activities, materials and equipment that will be used.
- Pollution prevention plan (soil contamination and water contamination) and should also include the environmental management considerations.
- Hazardous Chemical Substances (HCS) Management Plan (inventories, Material Safety Data Sheets (MSDS) including daily management to prevent environmental pollution – where applicable.
- The Environmental compliance monitoring plan (how the contractor will monitor compliance and report the findings to the Client / SHEQ).

9. Environmental Emergency & preparedness Plan

The plan should include but not limited to the following:

- The site-specific guidance on how the possible emergencies will be identified and what action will be taken in an event of an emergency; the plan should be aligned to the JCPZ site specific emergency preparedness and response procedure. In order to be realistic, the contractor is expected to engage with the facility manager to ensure proper alignment.
- The plan should include possible scenarios of environmental emergencies which could arise.
- The plan should clearly indicate the communication strategy that will be used to ensure that the employees are conversant with the plan.
- Measures that will be undertaken to assess the effectiveness of the control measures at the appropriate intervals, e.g. undertaking periodic emergency evacuation drills.
- The plan should include the contact list of key personnel including the JCPZ facility manager, Environmental Specialist, Head of Security personnel and the SHE Coordinator.

10. Incident management

The incident management plan should be aligned to the requirements of the environmental legal requirements applicable to the scope of work, the plan should include the communication strategies that will be implemented to ensure that the employees are conversant with the plan and should cover the following:

- The procedure that will be followed to manage the environmental incidents.
- Templates that will be used for recoding and submitting the environmental incidents that occur.
- Templates that will be used to address the non-compliances and non-conformances that are raised by the JCPZ department. The template should include all steps needed to address the nonconformances or findings raised including the root cause analysis.
- The plan should be communicated to all employees.

11. Awareness Training

No contractor will be allowed to commence work prior to the SHE induction training being conducted by the SHE department. The contractor will also be expected to ensure that all employees who undertake work associated with significant environmental impacts and those governed by stringent legal requirements are subjected to competency training and a comprehensive training program that is aligned with the scope of work is developed and the employees are subjected to the environmental awareness training. The training environmental management topics should include but not limited to the following:

- Waste management.
- Incident reporting.
- Emergency preparedness and response.
- Hazardous chemical substance management.
- Resources management (water, electricity).
- Environmental sustainability policy.
- Dangers of unattended fires.
- General pollution prevention strategies (air, water, land).
- General Environmental awareness.

Note: A proof that toolbox talks is conducted must be kept in the contractor file for monitoring.

12. Legal Requirements

In addition to the requirements listed above, the contractor is expected be familiar with all relevant legislation and municipal by laws not limited to the following:

- 14.1 Constitution of South Africa Act 108 of 1996;
- 14.2 National Environmental Management Act 107 of 1998;
- 14.3 National water Act 36 of 1998;
- 14.4 National Environmental Management Biodiversity Act 10 of 2004;
- 14.5 National Forest and Fire Amendment Act of 2001;
- 14.6 Environment Conservation Amendment Act 2005 no 50 of 2003;
- 14.7 Hazardous Chemical Substances Act 15 of 1973;
- 14.8 National Environmental Management: Waste Act 59 of 2008;
- 14.9 National Environmental Management: Air Quality Act 39 of 2004;
- 14.10 National Heritage Resources Act 25 of 1999;
- 14.11 City of Johannesburg bylaws

Note: The contractor is not expected to submit copies of the above legislation but should align the documentation for the activities, processes and services with the requirements of applicable environmental legislation.

The following should be taken to consideration:

1. An environmental management file entailing all the requirements above should be submitted and be approved by the JCPZ's SHE department prior to the contractor commencing with the project.
2. No contractor shall be allowed to commence with any work before environmental induction is conducted by JCPZ's SHE department.
3. No contractor shall be allowed to commence with any activity without signing and submitting the declaration to prevent environmental pollution to the SHE department.
4. The contractor should ensure that the environmental management file is on site and updated on daily basis.

The environmental Specialist can be contacted for further clarity:

Likopo Khambule

Environmental Specialist



062 401 2602



lkhambule@jhbcityparks.com



Physical Address: 12 Glencoe Road Springfield, Johannesburg