

BID NUMBER:	ZNB 3000/1/25-26-H
SERVICE DESCRIPTION:	PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.
BID INVITATION NOTICE	THIS BID IS APPLICABLE TO THE SELECTED INSTITUTIONS CONSIDERED AS HIGH VOLUME FACILITIES AND WILL BE AWARDED AS A MULTI-AWARD BID
Closing Date:	07 NOVEMBER 2025
Closing Time:	11:00AM
	CENTRAL SUPPLY CHAIN MANAGEMENT UNIT
Venue:	OLD BOYS SCHOOL
venue.	310 JABU NDLOVU STREET
	PIETERMARITZBURG, 3201
Compulsory Site Inspection Meeting Date & Time	17 OCTOBER 2025 @ 11:00 FOR ALL 12 INSTITUTIONS
Name of Bidder:	
CSD Registration Number:	
Income Tax Reference Number:	

SELECTED INSTITUTIONS HIGH VOLUME FACILITIES

DISTRICT NAME	FACILITY NAME	NUMBER OF CLEANERS PER ALLOCATED BUDGET
ETHEKWINI DISTRICT	ADDINGTON HOSPITAL	See below pricing schedule
ETHEKWINI DISTRICT	KING DINUZULU HOSPITAL	See below pricing schedule
ETHEKWINI DISTRICT	PRINCE MSHIYENI MEMORIAL HOSP	See below pricing schedule
ETHEKWINI DISTRICT	VICTORIA MXENGE HOSPITAL	See below pricing schedule
ETHEKWINI DISTRICT	WENTWORTH HOSPITAL	See below pricing schedule
KING CETSHWAYO DISTRICT	ESHOWE HOSPITAL	See below pricing schedule
KING CETSHWAYO DISTRICT	NGWELEZANA HOSPITAL	See below pricing schedule
KING CETSHWAYO DISTRICT	QUEEN NANDI MEMORIAL HOSPITAL	See below pricing schedule
UGU DISTRICT	PORTSHEPTSONE HOSPITAL	See below pricing schedule
UMGUNGUNDLOVU DISTRICT	HARRY GWALA REGIONAL HOSPITAL	See below pricing schedule
UMGUNGUNDLOVU DISTRICT	NORTHDALE HOSPITAL	See below pricing schedule
UTHUKELA DISTRICT	LADYSMITH HOSPITAL	See below pricing schedule

NOTE:

- The above list of Cleaners requested per each facility is based on current allocated budget, the prospective bidder to note
 that each facility may request for expansion or variation of contract (increase or reduction) aligning to the allocated
 budget, this will be negotiated prior to the award or prior to signing contract, or during contract stage as and when
 required.
- 2. Please note that each facility will have its own unique item number which will be used as a contract number.

KWAZULU-NATAL PROVINCIAL GOVERNMENT BIDDING FORMS

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SBD1

PART A INVITATION TO BID

YOU ARE HEREBY IN	VITED TO BID FOR R	EQUIREMENTS OF THE (NAME (OF DEP	PARTMENT/ PUBLI	C ENTITY)	
	IB 3000/1/25/26-H			EMBER 2025	CLOSING TIME:	11H00
		NING OF BUILDINGS AND OF				
		RS. THIS BID IS APPLICABL AND WILL BE AWARDED AS				MSIDERED AS HIGH
		POSITED IN THE BID BOX SITUA				
		DIRECTORATE (OLD BOYS SC				T, PIETERMARITZBURG
BIDDING PROCEDUR	E ENQUIRIES MAY B	E DIRECTED TO	TECH	INICAL ENQUIRIE	S MAY BE DIRECTED	TO:
CONTACT PERSON	Demand Managen	nent		TACT PERSON	SCM Demand Manag	ement
TELEPHONE NUMBER	033 815 8361/8386	/8357	NUM		033-815 8357	
FACSIMILE NUMBER	Not Applicable			SIMILE NUMBER	Not Applicable	
E-MAIL ADDRESS		agement@kznhealth.gov.za	E-MA	IL ADDRESS	Scm.demandmanage	ment@kznhealth.gov.za
NAME OF BIDDER	IION					
POSTAL ADDRESS						
STREET ADDRESS						
TELEPHONE						
NUMBER	CODE		NUMBE	R		
CELLPHONE NUMBER						
FACSIMILE NUMBER	CODE		NUMBE	:R		
E-MAIL ADDRESS					-	
VAT REGISTRATION NUMBER						
SUPPLIER	TAX			CENTRAL		
COMPLIANCE STATUS	COMPLIANCE SYSTEM PIN:		OR	SUPPLIER DATABASE		
STATUS	STSTEWIPIN.			No:	MAAA	
B-BBEE STATUS LEVEL	TICK	APPLICABLE BOX]		EE STATUS L SWORN		LICABLE BOX]
VERIFICATION		П.,	AFFII	DAVIT		
CERTIFICATE	Ye	s No			☐ Yes	☐ No
[A B-BBEE STATUS L FOR PREFERENCE P		CERTIFICATE/ SWORN AFFIDA	VIT (FO	R EMES & QSEs)	MUST BE SUBMITTED	IN ORDER TO QUALIFY
ARE YOU THE			ARE	YOU A FOREIGN	□Voo	
ACCREDITED REPRESENTATIVE				ED SUPPLIER	□Yes	□No
IN SOUTH AFRICA	□Yes	□No		THE GOODS VICES /WORKS		HE QUESTIONNAIRE
FOR THE GOODS /SERVICES /WORKS	[IF YES ENCLOSE	DDOOE1		RED?	BELOW]	
OFFERED?	III TES ENGLOSE	ritoorj				
QUESTIONNAIRE TO	BIDDING FOREIGN S	UPPLIERS			•	
IS THE ENTITY A RES	IDENT OF THE REPU	IBLIC OF SOUTH AFRICA (RSA)?			☐ YES [□NO
DOES THE ENTITY HA	AVE A BRANCH IN TH	E RSA?			☐ YES [□NO
DOES THE ENTITY HA	AVE A PERMANENT E	STABLISHMENT IN THE RSA?			☐ YES [□NO
DOES THE ENTITY HA	AVE ANY SOURCE OF	FINCOME IN THE RSA?			☐ YES [□NO
IF THE ANSWER IS "I	NO" TO ALL OF THE	NY FORM OF TAXATION? ABOVE, THEN IT IS NOT A REQ EVENUE SERVICE (SARS) AND II				

SBD1

PART B TERMS AND CONDITIONS FOR BIDDING

i. BID SUBMISSION:

- a. BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.
- b. ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED— (NOT TO BE RE-TYPED) OR IN THE MANNER PRESCRIBED IN THE BID DOCUMENT.
- c. THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT, 2000 AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2022, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.
- d. THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (SBD7).

ii. TAX COMPLIANCE REQUIREMENTS

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

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

SECTION A

SPECIAL INSTRUCTIONS TO BIDDERS REGARDING THE COMPLETION OF BIDDING FORMS

PLEASE NOTE THAT THIS BID IS SUBJECT TO COMPLIANCE WITH TREASURY REGULATIONS 16A ISSUED IN TERMS OF THE PUBLIC FINANCE MANAGEMENT ACT, 1999, AND THE KWAZULU-NATAL SUPPLY CHAIN MANAGEMENT POLICY FRAMEWORK.

- 1. Unless inconsistent with or expressly indicated otherwise by the context, the singular shall include the plural and vice-versa and with words importing the masculine gender shall include the feminine and the neuter.
- 2. Under no circumstances whatsoever may the bid forms be retyped or redrafted. Photocopies of the original bid documentation may be used, but an original signature must appear on such photocopies.
- 3. The bidder is advised to check the number of pages and to satisfy himself that none are missing or duplicated.
- 4. Bids submitted must be complete in all respects.
- 5. Bids shall be lodged at the address indicated not later than the closing time specified for their receipt, and in accordance with the directives in the bid documents.
- 6. Each bid shall be addressed in accordance with the directives in the bid documents and shall be lodged in a separate sealed envelope, with the name and address of the bidder, the bid number and closing date indicated on the envelope. The envelope shall not contain documents relating to any bid other than that shown on the envelope. If this provision is not complied with, such bids may be rejected as being invalid.
- 7. All bids received in sealed envelopes with the relevant bid numbers on the envelopes are kept unopened in safe custody until the closing time of the bids. Where, however, a bid is received open, it shall be sealed. If it is received without a bid number on the envelope, it shall be opened, the bid number ascertained, the envelope sealed and the bid number written on the envelope.
- 8. A specific box is provided for the receipt of bids, and no bid found in any other box or elsewhere subsequent to the closing date and time of bid will be considered.
- 9. No bid sent through the post will be considered if it is received after the closing date and time stipulated in the bid documentation, and proof of posting will not be accepted as proof of delivery.
- 10. No bid submitted by telefax, telegraphic or other electronic means will be considered.
- 11. Bidding documents must not be included in packages containing samples. Such bids may be rejected as being invalid.
- 12. Any alteration made by the bidder must be initialed.
- 13. Use of correcting fluid is prohibited
- 14. Bids will be opened in public as soon as practicable after the closing time of bid.
- 15. Where practical, prices are made public at the time of opening bids.
- 16. If it is desired to make more than one offer against any individual item, such offers should be given on a photocopy of the page in question. Clear indication thereof must be stated on the schedules attached.
- 17. Bidder must initial every page of the bid document.

SECTION B:

AUTHORITY TO SIGN THE BID DOCUMENTS

The bidder must indicate the enterprise status by signing the appropriate box hereunder.

Close Corporation		Partnership	
Company		Co-operative	
Sole Proprietor		Joint Venture/Consortium	Incorporated
Sole Proprietor		Joint venture/Consortium	Unincorporated

	ember(s) of Cooperative/ Sole Owner (Sod Partner (Joint Venture / Consortium), in	. ,	Partners (Partnership
hereby authorise Mr/Mrs/Ms/Dr:			
acting in the capacity of:			
whose signature is:			
to sign all documents in connection	n with this bid and any contract resulting t	herefrom on behalf of the enterpr	ise.
NAME	ADDDEOG	OLOMATURE	DATE

NAME	ADDRESS	SIGNATURE	DATE

(If the space provided is not enough, please list all the directors in the resolution letter)

Note:

The following document must be attached to this form according to the status of the enterprise, in the form of a resolution authorising the signatory to sign all documents in connection with this bid and any contract resulting therefrom on behalf of the enterprise.

Note: Director/s may appoint themselves if they will be the one signing all documents in connection with this bid and any contract resulting therefrom on behalf of the enterprise.

SECTION C

CENTRAL SUPPLIERS DATABASE: REGISTRATION AND DECLARATION OF CORRECTNESS OF INFORMATION

- 1. In terms of the National Treasury Instruction Note, all suppliers of goods and services to the State are required to register on the Central Suppliers Database. If the supplier is NOT REGISTERED at the closing time of the bid, the supplier will be immediately disqualified during the bid evaluation process.
- 2. Prospective suppliers must self-register on the CSD website www.csd.gov.za
- 3. If a business is registered on the Database and it is found subsequently that false or incorrect information has been supplied, then the Department may, without prejudice to any other legal rights or remedies it may have:
 - i. cancel a bid or a contract awarded to such supplier, and the supplier would become liable for any damages if a less favorable bid is accepted, or less favorable arrangements are made.
- 4. The Department may assume that the information listed on the CSD is correct for evaluation purposes and also for communication purposes during the active period of any contract that might arise from this bid process.

5. DECLARATION

This is to certify that I (authorized representative of the bidder)				, who
represents (state name of bidder)	with	CSD	Registration	Number
am aware of the contents of the Central Supplier	Datab	ase wit	h respect to th	e bidder's
details and registration information, and that the said information is correct and up to	date a	s on the	e date of subm	nitting this
bid. I am also aware that incorrect or outdated information may be a cause for disqu	alificat	ion of tl	his bid from th	e bidding
process, and/or possible cancellation of the contract that may be awarded based on thi	s bid.			
SIGNATURE OF BIDDER OR AUTHORISED REPRESENTATIVE				
DATE:				

COMPULSORY SITE INSPECTION CERTIFICATE (Site Briefing Schedule)

Note: It is the responsibility of the bidder to print this certificate and submit for signing and stamping by Departmental Official responsible or delegated or appointed to conduct site briefing, no forms will be printed by the Department during the site briefing session as it will be impractical to do so. The form must be printed per each institution where site briefing will be held.

N.B.: THIS FORM IS ONLY TO BE COMPLETED WHEN APPLICABLE TO THE BID.

Bid Reference Number:	ZNB 3000/ADD/2025-H
Indicate Site Where Briefing is Conducted:	ADDINGTON HOSPITAL
Description of Service :	PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED MAJOR HOSPITALS FOR A PERIOD OF THREE (3) YEARS
This is to certify that (bidder's repres	entative name)
On behalf of (company name)	
Visited and inspected the site on 17 be rendered.	/10/2025 (date) and is therefore familiar with the circumstances and the scope of the service
Name of Representative:	Signature of bidder:
	Date:
Name of Departmental Official:	Signature of official:
	Date:
[Departmental Stamp with Signature

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Bid Reference Number:	ZNB 3000/KDH/2025-H	
Indicate Site Where Briefing is Conducted:	KING DINUZULU HOSPITAL	
Description of Service :	PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED MAJOR HOSPITALS FOR A PERIOD OF THREE (3) YEARS	
This is to certify that (bidder's represer	ntative name)	
On behalf of (company name)		
Visited and inspected the site on <u>17 /1</u> be rendered.	0/2025 (date) and is therefore familiar with the circumstances and the scope of the servi	ice to
Name of Representative:	Signature of bidder:	
	Date:	
Name of Departmental Official:	Signature of official:	
	Date:	
	Departmental Stamp with Signature	

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Bid Reference Number:	ZNB 3000/PMMH/2025-H
Indicate Site Where Briefing is Conducted:	PRINCE MSHIYENI MEMORIAL HOSPITAL
Description of Service :	PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED MAJOR HOSPITALS FOR A PERIOD OF THREE (3) YEARS
This is to certify that (bidder's represen	ntative name)
On behalf of (company name)	
Visited and inspected the site on 17 /1 be rendered.	0/2025 (date) and is therefore familiar with the circumstances and the scope of the service t
Name of Representative:	Signature of bidder:
	Date:
Name of Departmental Official:	Signature of official:
	Date:
	Departmental Stamp with Signature

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Bid Reference Number:	ZNB 3000/VMH/2025-H
Indicate Site Where Briefing is Conducted:	VICTORIA MXENGEMEMORIAL HOSPITAL
Description of Service :	PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED MAJOR HOSPITALS FOR A PERIOD OF THREE (3) YEARS
This is to certify that (bidder's represe	entative name)
On behalf of (company name)	
Visited and inspected the site on <u>17 /</u> be rendered.	/10/2025 (date) and is therefore familiar with the circumstances and the scope of the serv
Name of Representative:	Signature of bidder:
	Date:
Name of Departmental Official:	Signature of official:
	Date:
	Departmental Stamp with Signature

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Bid Reference Number:	ZNB 3000/WEH/2025-
Indicate Site Where Briefing is Conducted:	WENTWORTH MEMORIAL HOSPITAL
Description of Service :	PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED MAJOR HOSPITALS FOR A PERIOD OF THREE (3) YEARS
This is to certify that (bidder's represe	ntative name)
On behalf of (company name)	
Visited and inspected the site on 17 /1 be rendered.	10/2025 (date) and is therefore familiar with the circumstances and the scope of the service
Name of Representative:	Signature of bidder:
	Date:
Name of Departmental Official:	Signature of official:
	Date:
	Departmental Stamp with Signature

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Bid Reference Number:	ZNB 3000/ESW/2025-	·H
Indicate Site Where Briefing is Conducted:	ESHOWE HOSPITAL	
Description of Service :		ANING OF BUILDINGS AND OFFICES AT SELECTED FOR A PERIOD OF THREE (3) YEARS
This is to certify that (bidder's represe	entative name)	
On behalf of (company name)		
Visited and inspected the site on 17 in the second	<u>/10/2025</u> (date) and is ther	refore familiar with the circumstances and the scope of the servi
Name of Representative:		Signature of bidder:
		Date:
Name of Departmental Official:		Signature of official:
		Date:
[Departmental S	Stamp with Signature

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Bid Reference Number:	ZNB 3000/NGW/2025	5-Н
Indicate Site Where Briefing is Conducted:	GWELEZANA HOSPIT	AL
Description of Service :		ANING OF BUILDINGS AND OFFICES AT SELECTED FOR A PERIOD OF THREE (3) YEARS
This is to certify that (bidder's repres	entative name)	
On behalf of (company name)		
Visited and inspected the site on 17 be rendered.	<u>/10/2025</u> (date) and is the	erefore familiar with the circumstances and the scope of the service
Name of Representative:		Signature of bidder:
		Date:
Name of Departmental Official:		Signature of official:
		Date:
[Departmental S	Stamp with Signature

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Bid Reference Number:	ZNB 3000/QNR/2025-H
Indicate Site Where Briefing is Conducted:	QUEEN NANDI MEMORIAL HOSPITAL
Description of Service :	PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED MAJOR HOSPITALS FOR A PERIOD OF THREE (3) YEARS
This is to certify that (bidder's represe	entative name)
On behalf of (company name)	
Visited and inspected the site on <u>17 /</u> be rendered.	10/2025 (date) and is therefore familiar with the circumstances and the scope of the servi
Name of Representative:	Signature of bidder:
	Date:
Name of Departmental Official:	Signature of official:
	Date:
	Departmental Stamp with Signature

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Bid Reference Number:	ZNB 3000/PSH/2025-H
Indicate Site Where Briefing is Conducted:	PORTSHEPSTONE HOSPITAL
Description of Service :	PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED MAJOR HOSPITALS FOR A PERIOD OF THREE (3) YEARS
This is to certify that (bidder's represe	entative name)
On behalf of (company name)	
Visited and inspected the site on 17 /2 be rendered.	10/2025 (date) and is therefore familiar with the circumstances and the scope of the service
Name of Representative:	Signature of bidder:
	Date:
Name of Departmental Official:	Signature of official:
	Date:
	Departmental Stamp with Signature

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Bid Reference Number:	ZNB 3000/HGR/2025-H
Indicate Site Where Briefing is Conducted:	HARRY GWALA REGIONAL HOSPITAL
Description of Service :	PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED MAJOR HOSPITALS FOR A PERIOD OF THREE (3) YEARS
This is to certify that (bidder's represen	ntative name)
On behalf of (company name)	
Visited and inspected the site on 17 /1 be rendered.	10/2025 (date) and is therefore familiar with the circumstances and the scope of the service
Name of Representative:	Signature of bidder:
	Date:
Name of Departmental Official:	Signature of official:
	Date:
	Departmental Stamp with Signature

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Bid Reference Number:	ZNB 3000/NDH/2025-I	Н	
Indicate Site Where Briefing is Conducted:	NORTHDALE HOSPITA	L	
Description of Service :		NING OF BUILDINGS AND OFFICES A FOR A PERIOD OF THREE (3) YEARS	T SELECTED
This is to certify that (bidder's repres	entative name)		
On behalf of (company name)			
Visited and inspected the site on <u>17</u> be rendered.	/10/2025 (date) and is ther	efore familiar with the circumstances and	the scope of the service to
Name of Representative:		Signature of bidder:	
		Date:	
Name of Departmental Official:		Signature of official:	
		Date:	
[Departmental S	tamp with Signature	

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Bid Reference Number:	ZNB 3000/LSH/2025-H		
Indicate Site Where Briefing is Conducted:	LADYSMITH HOSPITAL		
Description of Service :		ING OF BUILDINGS AND OFFIC OR A PERIOD OF THREE (3) YE	
This is to certify that (bidder's represe	entative name)		
On behalf of (company name)			
Visited and inspected the site on <u>17 /</u> be rendered.	<u>10/2025</u> (date) and is theref	ore familiar with the circumstance	es and the scope of the service to
Name of Representative:		Signature of bidder:	
		Date:	
Name of Departmental Official:		Signature of official:	
		Date:	
	Departmental Sta	mp with Signature	

SBD 4, Note

SECTION E BIDDER'S DISCLOSURE – NOTICE

BIDDER NAME				
	LEGISLATIO	ON ON DISCLOSURE OF INTER	REST	
	work outside his or her empl	` '	hall perform or engage himself or he nt, except with the written permission	
of state or be a direct	or of a public or private compa	. •	ee shall not conduct business with any organ of state, unless such employee ince Management Act"	•
member, partner or a awarded, that official	associate of such official or o	ther role player, has any private) disclose that interest; and (b)	ficial or other role player, or any close or business interest in any contrac withdraw from participating in any n	t to be
	CLAF	RITY ON HOW TO DISCLOSE		
entire KZN Departme other Computer Assis bid/quotation will be t	ent of Health, even if that perso sted Techniques to verify possi reated as a false declaration, t	on is not employed by the procurir ible interest, should you be found treated as non-responsive and dis		se our
Hospital, as long as the question is, do yo	hat official is employed by the u, or any person connected wi	Department of Health, the bidder ith the bidder, have a relationship	son with interest is employed by Mang is required to disclose interest. There with any person who is employed by SBD4) section 2.2.1, as attached below	fore, the
•	on disclosure of interest and l which may include disqualificat		should I fail to disclose correctly, I am	aware
BIDDER SURNAME A	ND INITIALS	SIGNATURE	DATE	
This document must	be signed and submitted toget	her with your bid		

SBD4

SECTION E BIDDER'S DISCLOSURE FORM

1. PURPOSE OF THE FORM

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

Where on will autom

2. BIDDERS DECLARATIO	

	DECLARATION			
a)		irectors / trustees / shareholders / ing interest in the enterprise, empl		No
(a)	numbers of sole proprietor/	ne names, individual identity numb directors / trustees / shareholder in the enterprise, in table below.		
	Full Name	Identity Number	Name of State institution	
b)		connected with the bidder, have by the procuring institution?	a relationship with any Yes	No
D)	h	J		
D)				
·	f so, furnish particulars:			
·	f so, furnish particulars:			
·	Does the bidder or any of or any person having a co	its directors / trustees / shareholde ontrolling interest in the enterprise whether or not they are bidding for	have any interest in any Yes	No
c)	Does the bidder or any of or any person having a co	ontrolling interest in the enterprise	have any interest in any Yes	No

)	J	J	•
ς.	ĸ	I)	Л
u	ப	Ľ	•

3. D

D	DECLARATION
	I, the undersigned, (name) in submitting the accompanying bid, d hereby make the following statements that I certify to be true and complete in every respect:
a) b)	I have read and I understand the contents of this disclosure. I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in ever respect.
c)	The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreemer or arrangement with any competitor. However, communication between partners in a joint venture or consortium1 will not be construed as collusive bidding.
d)	In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation the intention or decision to submit or not to submit the bid, bidding with the intention not to win the bid and conditions of delivery particulars of the products or services to which this bid invitation relates.
e)	The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to an competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
f)	There have been no consultations, communications, agreements or arrangements made by the bidder with any official of the procuring institution in relation to this procurement process prior to and during the bidding process except to provide clarification on the bid submitted where so required by the institution; and the bidder was not involved in the drafting of the specifications or terms of reference for this bid.
g)	I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices relate to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possibl 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 busines with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.
	I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS 1, 2 AND 3 ABOVE IS CORRECT.
	I ACCEPT THAT THE STATE MAY REJECT THE BID OR ACT AGAINST ME IN TERMS OF PARAGRAPH 6 OF PFM/
	SCM INSTRUCTION 03 OF 2021/22 ON PREVENTING AND COMBATING ABUSE IN THE SUPPLY CHAIR
	MANAGEMENT SYSTEM SHOULD THIS DECLARATION PROVE TO BE FALSE.
Sig	gnature: Date:

Important point to note: This document must be signed and submitted together with your bid

Position: Name of bidder:

¹ 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.

SECTION F:

SBD 5

THE NATIONAL INDUSTRIAL PARTICIPATION PROGRAMME

i. INTRODUCTION

The National Industrial Participation (NIP) Programme, which is applicable to all government procurement contracts that have an imported content, became effective on the 1 September 1996. The NIP policy and guidelines were fully endorsed by Cabinet on 30 April 1997. In terms of the Cabinet decision, all state and parastatal purchases / lease contracts (for goods, works and services) entered into after this date, are subject to the NIP requirements. NIP is obligatory and therefore must be complied with. The Industrial Participation Secretariat (IPS) of the Department of Trade and Industry (DTI) is charged with the responsibility of administering the programme.

ii. PILLARS OF THE PROGRAMME

- a) The NIP obligation is benchmarked on the imported content of the contract. Any contract having an imported content equal to or exceeding US\$ 10 million or other currency equivalent to US\$ 10 million will have a NIP obligation. This threshold of US\$ 10 million can be reached as follows:
 - i. Any single contract with imported content exceeding US\$10 million.

Or

ii. Multiple contracts for the same goods, works or services each with imported content exceeding US\$3 million awarded to one seller over a 2 year period which in total exceeds US\$10 million.

or

iii. A contract with a renewable option clause, where should the option be exercised the total value of the imported content will exceed US\$10 million.

or

- iv. Multiple suppliers of the same goods, works or services under the same contract, where the value of the imported content of each allocation is equal to or exceeds US\$ 3 million worth of goods, works or services to the same government institution, which in total over a two (2) year period exceeds US\$10 million.
- b) The NIP obligation applicable to suppliers in respect of sub-paragraphs 1.1 (a) to 1.1 (c) above will amount to 30 % of the imported content whilst suppliers in respect of paragraph 1.1 (d) shall incur 30% of the total NIP obligation on a pro-rata basis.
- c) To satisfy the NIP obligation, the DTI would negotiate and conclude agreements such as investments, joint ventures, subcontracting, licensee production, export promotion, sourcing arrangements and research and development (R&D) with partners or suppliers.
- d) A period of seven years has been identified as the time frame within which to discharge the obligation.

iii. REQUIREMENTS OF THE DEPARTMENT OF TRADE AND INDUSTRY

- a) In order to ensure effective implementation of the programme, successful bidders (contractors) are required to, immediately after the award of a contract that is in excess of R10 million (ten million Rands), submit details of such a contract to the DTI for reporting purposes.
- b) The purpose for reporting details of contracts in excess of the amount of R10 million (ten million Rands) is to cater for multiple contracts for the same goods, works or services; renewable contracts and multiple suppliers for the same goods, works or services under the same contract as provided for in paragraphs 1.1.(b) to 1.1. (d) above.

iv. BID SUBMISSION AND CONTRACT REPORTING REQUIREMENTS OF BIDDERS AND SUCCESSFUL BIDDERS (CONTRACTORS)

- a) Bidders are required to sign and submit this Standard Bidding Document (SBD 5) together with the bid on the closing date and time.
- b) In order to accommodate multiple contracts for the same goods, works or services; renewable contracts and multiple suppliers for the same goods, works or services under the same contract as indicated in sub-paragraphs 1.1 (b) to 1.1 (d) above and to enable the DTI in determining the NIP obligation, successful bidders (contractors) are required, immediately after being officially notified about any successful bid with a value in excess of R10 million (ten million Rands), to contact and furnish the DTI with the following information:
 - i. Bid / contract number.
 - ii. Description of the goods, works or services.
 - Date on which the contract was accepted.
 - iv. Name, address and contact details of the government institution.
 - v. Value of the contract.
 - vi. Imported content of the contract, if possible.
- c) The information required in paragraph 3.2 above must be sent to the Department of Trade and Industry, Private Bag X 84, Pretoria, 0001 for the attention of Mr Elias Malapane within five (5) working days after award of the contract. Mr Malapane may be contacted on telephone (012) 394 1401, facsimile (012) 394 2401 or e-mail at Elias@thedti.gov.za for further details about the programme.

vii. PROCESS TO SATISFY THE NIP OBLIGATION

- a) Once the successful bidder (contractor) has made contact with and furnished the DTI with the information required, the following steps will be followed:
 - i. the contractor and the DTI will determine the NIP obligation;
 - ii. the contractor and the DTI will sign the NIP obligation agreement;
 - iii. the contractor will submit a performance guarantee to the DTI;
 - iv. the contractor will submit a business concept for consideration and approval by the DTI;
 - v. upon approval of the business concept by the DTI, the contractor will submit detailed business plans outlining the business concepts;
 - vi. the contractor will implement the business plans; and
 - vii. the contractor will submit bi-annual progress reports on approved plans to the DTI.

•	

Bid number: Name of Bidder: Postal Address:	ZNB 3000/1/25/26-H	Closing Date:	07 November 2025
Signature:		Name (Print):	

The NIP obligation agreement is between the DTI and the successful bidder (contractor) and, therefore, does not involve the

b)

purchasing institution.

SECTION G

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

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

NB: BEFORE COMPLETING THIS FORM, BIDERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF THE BID AND PREFERENTIAL PROCUREMENT REGULATIONS. 2023

1. GENERAL CONDITIONS

The following preference point systems are applicable to invitations to Bid:

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

2. To be completed by the organ of state

- i. The applicable preference point system for this Bid is the 80/20 preference point system.
- ii. The 80/20 preference point system will be applicable in this Bid. The lowest/ highest acceptable Bid will be used to determine the accurate system once Bids are received.
- 3. Points for this Bid (even in the case of a Bid for income-generating contracts) shall be awarded for:
 - i. Price; and
 - ii. Specific Goals.

4. To be completed by the organ of state:

The maximum points for this Bid are allocated as follows:

	POINTS	POINTS
PRICE	90	80
SPECIFIC GOALS	10	20
Total points for PRICE and SPECIFIC GOALS	100	100

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

5. **DEFINITIONS**

- i. "Bid" 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 Bidding process or any other method envisaged in legislation.
- ii. "Price" means an amount of money Bided for goods or services and includes all applicable taxes less all unconditional discounts.
- iii. "Rand value" means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes.
- iv. "Bid 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
- v. "The Act" means the Preferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000).

6. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

a) POINTS AWARDED FOR PRICE

i. THE 80/20 OR 90/10 PREFERENCE POINT SYSTEMS

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

80/20 or 90/10 $Ps=80\left(1-rac{Pt-P\,min}{P\,min}
ight)$ or $Ps=90\left(1-rac{Pt-P\,min}{P\,min}
ight)$ Where

Ps = Points scored for price of Bid under consideration

Pt = Price of Bid under consideration

Pmin = Price of lowest acceptable Bid

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

90/10

a) POINTS AWARDED FOR PRICE

80/20

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

 $Ps = 80\left(1 + rac{Pt - P\,max}{P\,max}
ight)$ or $Ps = 90\left(1 + rac{Pt - P\,max}{P\,max}
ight)$

Ps = Points scored for price of Bid under consideration

Pt = Price of Bid under consideration

Pmax = Price of highest acceptable Bid

8. POINTS AWARDED FOR SPECIFIC GOALS

- In terms of Regulation 4(2); 5(2); 6(2) and 7(2) of the Preferential Procurement Regulations 2022, preference points must be awarded for specific goals stated in the Bid. For the purposes of this Bid the Bider will be allocated points based on the goals stated in table 1 below as may be supported by proof/ documentation stated in the conditions of this Bid:
- In cases where organs of state intend to use Regulation 3(2) of the Regulations, which states that, if it is unclear whether the 80/20 or 90/10 preference point system applies, an organ of state must, in the Bid documents, stipulate in the case of—
 - 1. an invitation for Bid for income-generating contracts, that either the 80/20 or 90/10 preference point system will apply and that the highest acceptable Bid will be used to determine the applicable preference point system; or
 - 2. any other invitation for Bid, that either the 80/20 or 90/10 preference point system will apply and that the lowest acceptable Bid will be used to determine the applicable preference point system,

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

Table 1: Specific goals for the Bid 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 Bidders: The Bidder must indicate how they claim points for each preference point system.)

The specific goals allocated points in terms of this Bid	Number of points allocated (90/10 or 80/20 System) (To be completed by the Department)	Number of points claimed (80/20 or 90/10) (To be completed by the Bidder)
In terms of Departmental Preferential Procurement Regulation Policy 2024, Specific goals will be allocated to Companies 100% Owned by Black Africans	80/20 System or 90/10 System	

Note: Ownership verification will be conducted through Central Suppliers Database by National Treasury, or B-BBEE scorecard attributes or Companies and Intellectual Property Commission (CIPC)

9. DECLARATION WITH REGARD TO COMPANY/FIRM

a)	Name of company/firm:
b)	Company registration number:
c)	Type of Company/ Firm: (Tick the applicable box)
	Partnership/Joint Venture / Consortium
	One-person business/sole propriety
	Close corporation
	Public Company
	Personal Liability Company
	Private Company (Pty) Limited
	Non-Profit Company
	State Owned Company

- d) 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 Bid, 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:
- e) 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
 - i. disqualify the person from the Biding process;
 - ii. recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
 - iii. 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;
 - iv. recommend that the Bider 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
 - v. forward the matter for criminal prosecution, if deemed necessary.

Signature of Bidder:	
Name and Surname:	
Date:	
Address:	
-	

SECTION H:

GENERAL CONDITIONS OF CONTRACT (GCC)

In terms of Treasury Regulation 16A6.3(a)(i) "The accounting officer must ensure that bid documentation and the general conditions of a contract are in accordance with the instructions of the National Treasury."

Bidders are expected to be familiar with the general conditions applicable to government bids, contracts and orders; and rights and obligations of all parties involved in doing business with government.

Bidders are therefore required to initial each page of the attached **Annexure A** for General Conditions of Contract (GCC) and return with the bid document.

I hereby confirm that I have read the General Conditions of Contract (GCC) as published by the National Treasury and I confirm that I fully understands its contents and conditions. I also confirm that I am willfully committing to abiding by its contents.			
Name:		Signature:	
Title/ Role:		Date:	

Note: Should you fail to submit <u>initialed</u> Annexure A for General Conditions of Contract (GCC) and return with the bid document as well as to sign this schedule, your bid may be disqualified.

SECTION I: 1

SPECIAL CONDITIONS OF CONTRACT (SCC)

SECTION 1 INTRODUCTION AND PURPOSE OF THIS BID

a) INTRODUCTION

A clean or hygienic health facility is highly important for patient, staff and community safety, this contribute towards improve compliance with Infection and Prevention Control Protocols leading to better health outcomes, enhancement of patient trust or confidence in a public health system, reducing morbidity and mortality.

b) PURPOSE OF THIS BID

The KZN Department of Health, in fulfilling its vision of a long and healthy life for all individuals and communities in KwaZulu-Natal require the provision of cleaning of buildings and offices services at selected institutions considered as high volume facilities to ensure clean, hygienic and environmental friendly health facility.

c) CONTRACT PERIOD

The contract period for this bid is three (3) years, with a possibility of expansion or variation.

d) ADDITIONAL DEFINITIONS

In addition to the definitions contained in paragraph 1 of the GCC, the following terms shall be interpreted as indicated:

"Accounting Officer"	means a person described in Section 36 of the Public Finance Management Act, Act No. 1 of 1999	
	(As amended by Act 29 of 1999).	
"BCCCI"	CCI" means Bargaining Council for the Contract Cleaning Industry (Natal)	
"Contract Duration" means the period between the commencement and termination of the contract.		
"Confidential Information"	means but is not limited to contents of the contract, or any provision thereof, or any specification,	
	plan, know-how, drawing, pattern, sample, or information furnished by or on behalf of the	
	Department in connection therewith, to any person other than a person employed by contractor or	
	service provider in the performance of the contract.	
"Department" means the KwaZulu-Natal Department of Health.		
"Head of Department"	means the Head of Department for KwaZulu-Natal Department of Health as defined in Schedule 2	
	Column 1 and 2 of the Public Service Act 1994 (Proclamation 103 of 3 June 1994, as amended).	
"Health Facilities or	means Head Office, District Offices, Hospitals, Community Health Centres, Specialized Centres	
Institutions"	and Clinics under the auspices of the Department of Health in the Province	
"ISO Standards"	means standards recognized by International Standard Organization	
"NCCA" means National Cleaners Association		
"Parties"	Parties" means the KwaZulu-Natal Department of Health and Contractor or Service provider	
"Province"	means the Province of KwaZulu-Natal.	
'Vendor " means Contracted Supplier or Service Provider		

e) INTERPRETATIONS

In amplification of the provisions of paragraph 2 of the GCC, unless inconsistent with the context, an expression which denotes:

- i. Any gender includes the other genders.
- ii. A natural person includes a juristic person and vice versa.
- iii. The singular includes the plural and vice versa.
- iv. When any number of days is prescribed in this Contract, the same shall be reckoned exclusively of the first and inclusively of the last day unless the last day falls on a Saturday, Sunday or proclaimed public holiday in the Republic of South Africa, in which event the last day shall be the next succeeding day which is not a Saturday, Sunday or public holiday.

- v. Figures are referred to in numerals and in words, if there is any conflict between the two, the words shall prevail.
- vi. Any reference in this contract to "goods" includes works and/or services.
- vii. The written and signed contract represents the final agreement between the parties and it super cedes any prior oral agreements or discussions of the Contract.
- viii. All annexures and appendices shall form part of the contract.
- ix. The headings used throughout the Contract do not have any special significance save to ensure the easy reading of the contract.
- x. Words and phrases defined in this Contract shall bear the meaning assigned to them throughout this Contract.
- xi. Words and phrases used in this Contract which are defined or used in any statute or regulation which applies to the subject matter, professional person.
- xii. The bid is issued in accordance with Section 217 of the Constitution, The Public Finance Management Act, Treasury Regulations 16A and National Treasury regulations and guidelines.

f) LEGISLATIVE AND REGULATORY FRAMEWORK

- i. This bid and all contracts emanating there from will be subject to General Conditions of Contract issued in accordance with Treasury Regulation 16A6.3, published in terms of the Public Finance Management Act,1999 (Act 1 of 1999) (PFMA) as well as the Preferential Procurement Policy Framework Act 2000 (PPPFA), the Preferential Procurement Regulations 2022 (PPR 2022), KZN Department Preferential Procurement Regulation Policy 2023, SCM Policy and Delegations. The Special Conditions of Contract (SCC) are supplementary to that of General Conditions of Contract (GCC). However, where the Special Conditions of Contract conflict with the General Conditions of Contract, the Special Conditions of Contract prevail.
- ii. The contract shall in all respects be construed in accordance with the Laws of the Republic of South Africa and any differences that may arise between the Department and the Contractor regarding the contract shall be settled through Arbitration Processes or the Courts of the Republic of South Africa. The Contractor shall comply, but not limited to, with the following relevant legislation:
- iii. Bargaining Council for Contract Cleaning Services Industry BCCCI KZN regulations
- iv. Patients' Rights Charter
- v. The National Core Standards Latest Edition.
- vi. Occupational Health and Safety Act 85 of 1993
- vii. Environment Conservation Act 73 of 1989
- viii. National Environmental Management Waste Act 59 of 2008
- ix. Health Care Risk Waste Regulations published in terms of the Waste Act
- x. The Compensation for Occupational Injuries and Diseases Act (Act no 103 of 1993).
- xi. And other related legislation.

SECTION I: 2

CONDITIONS OF BID

A) ADDITIONAL BID REQUIREMENTS

a) SUBMISSION OF BID

Each bid must be submitted in a separate, sealed envelope or suitable cover on which at least the following is clearly visible:

- i. The bid number and description of the required goods or services;
- ii. The registered name of the bidder;
- iii. Contact details of the bidder (telephone, email, and physical address)
- b) Bidders must initial each page of the documents submitted.

b) ACCEPTANCE OF A BID

- i. This Bid will be evaluated and adjudicated in terms of Kwazulu-Natal Department of Health SCM Policy and Delegations.

 The Department of Health Bid Adjudication Committee (DBAC) is under no obligation to accept any bid.
- ii. Bidders must note that the Department is committed in ensuring compliance with the government's principles of, inter alia; promoting employment and advancing the social and economic welfare of all South Africans and promoting equitable participation of small and medium-sized enterprises in government projects/contracts. The Department shall, where appropriate, strive to avoid creating a monopoly by any service provider over the projects.
- iii. The Department will enter into Service Level or Contract Agreement(s) with the successful bidder(s).
- iv. Due to the high volume of bids normally received at the closing date and time, it is not possible for the Department to perform the public opening of bids and reading out prices offered at the closing of the bid. However, the bid opening register will be published on the Department of Health's website and on e-Tender Portal.
- v. The Department reserves the right to increase or decrease the number of cleaning personnel (workers) as reflected on the deployment schedule or price pages, per selected institution. Should any information come to light after the advertisement of the bid, but before commencement of the contract. However, the rates per cleaner will remain the same, even if there is a change in the number of cleaners.

c) LATE BIDS

- i. Bids are permissible to be submitted prior to closing date and time this is to avoid unfortunate or unplanned circumstances that could prevent the bidder from arriving on time during the closing date. If the bidder fails to arrive on time the department will not be held liable, to accept late bids.
- ii. Bids are late if they are received at the address indicated in the bid documents after the closing date and time.

d) ONLY ONE OFFER RECEIVED

- a) Where only 1 offer is received, the Department of Health will determine whether the price is fair and reasonable. Proof of reasonableness will be determined as follows:
 - Use cost estimates issued by Bargaining Council for Contract Cleaning Services Industry BCCCI or National Contract Cleaners Association (NCCA) – KZN
 - ii. In all cases, comparison with previous bid prices where these are available.

e) MORE THAN ONE OFFER/ COUNTEROFFERS

i. Bidders' attention is drawn to the fact that counter offers with regards to any of the abovementioned Special Conditions of Contract will invalidate such bids.

f) EQUAL BIDS

Note: It must be noted that this bid is for allocation of the awarded service provider per institution, however should there be a need to decide on equal bids the following process will be adopted:

- i. If two or more tenderers score an equal total number of points, the contract must be awarded to the tenderer that scored the highest points for Specific Goals.
- ii. If two or more tenderers score equal total points in all respects, the award must be decided by the drawing of lots.

g) VALIDITY PERIOD OF BID AND EXTENSION THEREOF

The validity (binding) period for the bid will be 180 days from close of bid. However, circumstances may arise whereby the department may request bidders to extend the validity (binding) period. Should this occur, the department will request bidders to extend the validity (binding) period under the same terms and conditions as originally offered for by bidders. This request will be done before the expiry of the original validity (binding) period. Should the bidder be sent request for extension of validity period and no response received, it will be deemed as an acceptance of the extension.

h) AWARD OF BID(S)

- i. The Department reserves the right to award this bid as a multi award.
- ii. This bid will be subjected to the evaluation, adjudication, probity, and approval process.

i) STATE EMPLOYEES TRADING WITH ORGANS OF THE STATE

i. The Public Service Act 103 of 1994 indicates in section 30(1) that "No employee shall perform or engage himself or herself to perform remunerative work outside his or her employment in the relevant department, except with the written permission of the executive authority of the department."

- i. Furthermore, in terms of the Public Service Regulations paragraph 13(c), "An employee shall not conduct business with any organ of state or be a director of a public or private company conducting business with an organ of state, unless such employee is in an official capacity as a director of a company listed in schedule 2 and 3 of the Public Finance Management Act"
- ii. If a bidder is found to be employed by the state, through the verification via acceptable means, the bid will be immediately disqualified.
- iii. If it is discovered during other Computer Assisted Audit Techniques (CAATS), that the bidder is employed by the state, the award may be withdrawn, or contract may be terminated without notice.

j) COMPLIANCE WITH TAX REQUIREMENTS

- i. It is a condition of this bid that the tax matters of the successful bidder(s) are in order (compliant status) with the South African Revenue Service (SARS) at the time of closing of this bid and also immediately prior to any confirmation of award by the appropriate committee or official.
- ii. The Tax Compliance status requirements are also applicable to potential foreign bidders / individuals who wish to submit a bid.
- iii. The tax status of the bidder will be determined via the CSD or any other means that the National Treasury may determine in the future.
- iv. If the bidder is awarded the contract, it his or her responsibility to ensure tax matters are compliant, the bidder will be in breach of contract if tax matters are non-compliant during the execution and duration of the contract.

k) VALUE ADDED TAX (VAT)

- a) All bid prices must be inclusive of all applicable taxes.
- b) It is compulsory for a bidder to register for VAT under the following circumstances:
 - I. 17.2.1 Where the value of taxable supplies made in any consecutive 12 month period exceeded or is likely to exceed R1 million; or
 - II. 17.2.2 Where in terms of a written contractual obligation, the value of taxable supplies to be made in a 12 month period will exceed R1 million.
 - III. 17.2.3 Note: Bidders who meet the above requirement must register as VAT vendors, if successful, as soon as possible to avoid penalties from SARS.
- c) A bidder may also choose to register voluntary for VAT if the value of taxable supplies made or to be made is less than R1 million but has, under certain circumstances, exceeded R50 000 in the past period of 12 months.
- d) VAT will not be included after an award of the bid or during contract management period. It is the responsibility of every bidder to correctly forecast whether they will require to register for VAT during the life of this contract based on the proposed bid amount.

I) CHANGE OF ADDRESS

i. Bidders must advise the Department of Health's Central Supply Chain Management Unit, Contract Section, should their ownership and/or address (domicilium citandi et executandi) details change from the time of bidding to the expiry of the contract.

(B) CONDITIONS OF CONTRACT

1. INVOICES AND PAYMENTS

- a) All invoices must be submitted in the original format.
- b) All invoices submitted by the Contractor must contain the word "INVOICE" for non-VAT vendors or "TAX INVOICE" for VAT vendors only. VAT number must be reflected for VAT vendors.
- c) A tax invoice shall be in the currency of the republic of South Africa and shall contain the following particulars:
 - i. The name, address and registration number of the supplier;
 - ii. The name and address of the recipient;
 - iii. An individual serialized number and the date upon which the tax invoice is issued;
 - iv. The contract number for the service that was rendered;
 - v. A description of the goods or services supplied;
 - vi. The quantity or volume of the goods or services supplied
 - vii. The value of the supply, the amount of tax charged and the consideration for the supply; or
 - viii. Where the amount of tax charged is calculated by applying the tax fraction to the consideration, the consideration for the supply and either the amount of the tax charged, or a statement that it includes a charge in respect of the tax and the rate at which the tax was charged.
- d) A Contractor shall be paid by the institution concerned, in accordance with supplies delivered and services rendered. The goods must be accepted and signed off by the relevant delegated official.
- e) Should a Contractor indicate a special discount on his/her account provided payment is made within a certain time, every effort shall be made to take advantage of such discount. Where discounts or rebates received by the Department, the Contractor to provide credit note.
- f) Any query concerning the non-payment of accounts must be directed to the institution concerned. The following protocol will apply if accounts are queried:
 - i. Contact must be made with the officer-in-charge Accounts Payable;
 - ii. Failing all of the above, the Contractor must contact the Chief Director: Accounting Services supplying the following details:
 - Name/s of person/s contacted at the Institution and dates; and
 - Details of outstanding account.
 - The Chief Director: Accounting Services will then take the appropriate action.

2. ENTERING OF HOSPITAL/CLINIC STORES

i. No representative from a company shall be permitted to enter the hospital/clinic premises, buildings or containers where stores are kept unless he/she is accompanied by the responsible official in charge of stores. Before entering the hospital/clinic premises, buildings, or containers where stores are kept, the company representative must in writing, motivate why entry is necessary and written authority must be obtained to enter from the Head of the Institution or delegated official.

3. DEPARTMENTAL PROPERTY IN POSSESSION OF A CONTRACTOR

- i. The Department's property supplied to a Contractor for the execution of a contract remains the property of the Department and shall at all times be available for inspection by the Department or its representatives. Any such property in the possession of the Contractor on the completion of the contract shall, at the Contractor's expense, be returned to the Department forthwith.
- ii. The Contractor shall be responsible at all times for any loss or damages to the Department's property in his possession and, if required, he shall furnish such Cleaning for the payment of any such loss or damages as the Department may require.

4. IRREGULARITIES

i. Companies are encouraged to advise the Department of Health timeously of any possible irregularities which might come to their notice in connection with this or other contracts.

5. CONTRACTOR'S LIABILITY

- i. In the event of the contract being cancelled by the Department in the exercise of its rights in terms of these conditions, the Contractor shall be liable to pay to the Department any losses sustained and/or additional costs or expenditure incurred as a result of such cancellation, and the Department shall have the right to recover such losses, damages or additional costs by means of set-off from moneys due or which may become due in terms of the contract or any other contract or from guarantee provided for the due fulfilment of the contract and, until such time as the amount of such losses, damages or additional costs have been determined, to retain such moneys or guarantee or any deposit as Cleaning for any loss which the Department may suffer or may have suffered.
- ii. The Contractor may be held responsible for any consequential damages and loss sustained which may be caused by any defect, latent or otherwise, in supply or service rendered or if the goods or service as a result of such defect, latent or otherwise, does not conform to any condition or requirement of the contract.
- iii. The Service Provider hereby indemnifies and holds the Department harmless against
 - a) Loss of property;
 - b) Liability in respect of any damage to property, whether movable or immovable, belonging to third parties and on the premises of the Department; and
 - c) Liability in respect of death of, unlawful arrest, injury, illness or disease to any person connected to the rendering of the Cleaning services.
- iv. The Department shall not be responsible for any loss of or damage to any vehicle, equipment, or material used in the rendering of Cleaning services, loss or damage the proximate cause of which is the negligence of the Service Provider or its employees.
- v. Should a third-party institute a claim relating to the Cleaning services rendered by the Service Provider in terms of this Agreement against the Department or any of its employees acting within the course and scope of their duties and employment, the Service Provider shall indemnify the Department and any of its employees against such a claim and shall hold them harmless against any such claim.

6. INSURANCE

- i. The Department requires the Service Provider to have a Public Liability Insurance Policy. It is compulsory for the Service Provider to have this policy as a guarantee for any liability or claim that may arise as a result of rendering the Cleaning services. The Service Provider will not be allowed to render any Cleaning service to the Department without such a policy. Failure to provide such a policy will result in the Agreement being terminated. The Service Provider shall furnish the Department with a copy of the policy cover and a letter from the relevant Insurance Company providing such cover and certifying that the policy is effective. The policy should be existent before the commencement of this Agreement between the parties and should be for the duration of the Agreement. The service provider shall
 - a) Ensure that the monthly policy premiums are duly paid;
 - b) Submit proof of such payment to the Department; and
 - c) Ensure that the policy remains valid for the duration of the agreement and does not lapse.
- ii. The Service Provider remains vicariously liable for all the actions and omissions of its employees acting within the course and scope of their duties and employment, even when on the premises of the Service Provider as employer.
 - a) Any insurance policies taken out by Contractor to cover goods delivered or services rendered for a contract must be taken out with a company registered in South Africa in terms of applicable insurance and companies acts.
 - b) The Contractor must ensure that the insurance remains in force throughout the contract period.
 - c) In the event that the Department requests for such Certificate of Insurance, the Contractor shall submit such Certificate within 5 business days.

7. PATENTS

The Contractor shall pay all royalties and expenses and be liable for all claims in respect of the use of patent rights, trademarks or other protected rights, and hereby indemnifies the Department against any claims arising there from.

8. OFFERING OF COMMISSION OR GRATUITY

If the Contractor, or any person employed by him, is found to have either directly or indirectly offered, promised or given to any office bearer of the Department or person in the employ of the Department, any commission, gratuity, gift or other consideration, the Department shall have the right, summarily and without recourse to law and without prejudice to any other legal remedy which it may have in regard to any loss or additional cost or expenses, to cancel the Contract without paying any compensation to the Contractor.

9. CONFIDENTIALITY

The Contractor must ensure that the Department's interests are served at all times during the contract period. recommendations must be based on impartial observations, responsible opinions and pertinent facts. Any information gained by the Contractor during the course of the contract must be kept in strict confidence and may not be used without the written permission of the Department.

10. SUPPLIER PERFORMANCE AND CONTRACT MANAGEMENT

a. UNSATISFACTORY PERFORMANCE

In amplification of paragraph 21; 22 and 23 of the GCC, unsatisfactory performance occurs when performance is not in accordance with the contract conditions.

The institution shall warn the Contractor by registered/certified mail or email that action will be taken in accordance with the contract conditions unless the Contractor complies with the contract conditions and delivers satisfactory supplies or services

within a specified reasonable time (7 days minimum). If the Contractor does not perform satisfactorily despite the warning the institution will, take necessary and appropriate action such as termination of contract in terms of its delegated powers. When correspondence is addressed to the Contractor, reference will be made to the contract number/item number/s and an explanation of the complaint.

b. FAILING TO ATTEND PERFORMANCE OR COMPLIANCE REVIEW MEETINGS

The contracted supplier or its representative will be expected to attend performance review meetings arranged by the institution or department, this includes ad-hoc or special meetings that will be called to address issues of compliance with contractual obligations. Should the contractor fail to attend meetings without any reasonable explanation, the Department shall be entitled to terminate the contract within twenty four (24) hours for life threatening situations or by giving at least 30 days' notice.

c. RESTRICTION OF FUTURE BIDDING

In the event that a service provider defaults in the rendering of the services as per the contract, the Department reserves the right to terminate the contract and the Accounting Officer may request the National Treasury to restrict the service provider from doing business or trading with the state. The restriction will be based on Treasury applicable SCM legislation or policy at the time of the offence.

d. WAIVER

- i. The granting by any party of any indulgence or postponement shall not be a waiver of its rights arising from this contract to demand full and specific performance of the contract.
- ii. No favour, delay or relaxation or indulgence on the part of any party in exercising any power or right conferred on each party in terms of this contract shall operate as a waiver of such power or right nor preclude any other or further exercises thereof or the exercise of any other power or right under this contract.

e. BREACH

- i. In the event of the Contractor committing a breach of a provision of this agreement and failing to remedy such breach within 24 hours, the Department shall be entitled to immediately cancel the relevant portion of the agreement, or to cancel the whole agreement by notice in writing to the Contractor.
- ii. If the Contractor and/or any member of its personnel contravenes or fails to comply with, any part of the conditions of this agreement, which includes the sub-clauses hereunder or any other part thereof, it shall be deemed to be a breach of contract.
- a) To report for duty at the time and place as agreed upon by the parties (remedial).
- b) To continue with his/her duties until the time agreed upon.
- c) To comply with the regulations, rules, operating methods and procedures of the Department.
- d) Not signing on and off duty.
- e) To wear, on duty in terms of this agreement, unless the client should decide otherwise, the standard uniform clothing including footwear, in a reasonable state of cleanliness and repair.
- f) To have available when reporting for duty, equipment in good working order.
- g) To work shifts or overtime from time to time as agreed to by the parties.
- h) To carry out instructions issued by the Department in pursuance of the regulations, rules, operating methods and procedures.

- To report for duty in a sober and alert manner, without being under the influence of alcohol or drugs, or to remain in such sober and alert condition whilst on duty.
- j) To timeously report incidents or to submit reports as provided for in this agreement.
- k) To timeously complete pocket and/or occurrence books.
- iii. To have a valid firearm license/permit available when reporting for duty. Any of the above shall be immediately reported to the Department by telephone, and as soon as practically in writing and the Contractor shall take remedial action without delay to the satisfaction of the Department. If any one or more of the failures referred to above are of such a frequency that the Cleaning service provided to the Department in terms of this agreement is adversely affected, it shall be dealt with by the Department.
- iv. Should the Contractor act in conflict with or fail to comply with any statutory provisions, regulations, by-laws, rules or program contemplated which have a bearing on the service provided in terms of this agreement, such action or failure shall be deemed as an immediate breach of agreement.

f. SEVERABILITY

i. The finding of any invalidity to any provision of the contract shall not render the whole contract a nullity. A court of law or arbitrator may sever the invalid provision and the remainder of the contract shall remain enforceable.

g. PENALTY CLAUSE

i. The Department shall implement penalties in terms of performance management for Cleaning Services. The details of the penalties will be discussed with the Service Provider and incorporated into the Service Level or Contract Agreement upon award.

h. REMEDIES IN THE CASE OF DEATH, SEQUESTRATION, LIQUIDATION OR JUDICIAL MANAGEMENT

- i. In the event of the death of a contractor or the provisional or final sequestration of his/her/their estate or of his/her/their cession or transfer of a contract without the approval of the Department or of the surrender of his/her/their estate or of his/her/their reaching a compromise with his/her/their creditors or of the provisional or final liquidation of a contractor's company/closed corporation or the placing of its affairs under judicial management, the Department may, without prejudice to any other rights it may have, exercise any of the following options:
 - a) Cancel the contract and accept any of the bids which were submitted originally with that of the contractor or any offer subsequently received to complete the contract. In such a case the estate of the contractor shall not be relieved of liability for any claim which has arisen or may arise against the contractor in respect of supplies not delivered or work not carried out by the contractor, under the contract.
 - b) Allow the executor, trustee, liquidator or judicial manager, as the case may be, for and on behalf of and at the cost and expense of the estate of the contractor to carry on with and complete the contract.
 - c) For and on behalf of and at the cost and expense of the estate of the contractor, itself carry on with and complete the contract and in that event the Department may take over and utilize, without payment, the contractor's tools, plant and materials in whole or in part until the completion of the contract.
- ii. Executor, trustee, liquidator or judicial manager of the contractor's estate and should the said executor, trustee, liquidator or judicial manager fail within 14 days of the dispatch of such notice to make provision to the satisfaction of the Department for the fulfilment of such requirements, or should no trustee, liquidator or judicial manager be

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appointed within 14 days of the occurrence mentioned in paragraph 2.28.1.(a), the Department may apply any remedy open to it in terms of the contract as if a breach thereof had taken place.

i. FIRM PRICES AND PRICE ESCALATIONS

This bid requires that all bid prices offered are firm for the contract period, subject to the following conditions.

- a) The prices for wages shall automatically increase based on the annual Sectorial Determination for cleaning services or circular issued by Bargaining Council for Contract Cleaning Services Industry BCCCI KZN regulations
- b) The price increase or adjustment for chemicals, detergents, other consumables, overheads and profit for this contract, may be considered annually at the anniversary of the contract, this will be based on request supported by motivation, and interrogation of statistical information, the requested price adjustment shall not exceed Consumer Price Index, applicable at the time of request. The approved price adjustment will be effected at the date of an official request.

j. EXPANSION AND VARIATION OF CONTRACT

Depending on exceptional circumstances prevailing at the time, this contract maybe be expanded or varied, should the department wish to expand or variate the contract, this will be communicated with the contracted supplier. The expansion and variation of contract is outlined on the applicable SCM Legislation or Department SCM Policies.

k. CESSION OF CONTRACT

The Contract will be personal to the winning bidder, who shall not sub-let, assign, cede or make over the Contract or any part thereof, or any share of interest therein, to any other person without the written consent of the Department, and on such conditions as it may approve.

11. OTHER BID-SPECIFIC REQUIREMENTS

a) VALID CERTIFICATE OF REGISTRATION BCCCI – KZN

A copy of valid certificate of registration indicating that the Service Provider is registered with the Bargaining Council
for Contract Cleaning Services Industry must accompany the bid document, should the bidder fail to submit valid
BCCCI – KZN certificate of registration the offer will be treated as non-responsive and invalidated.

- ii. The Department reserves a right to verify the authenticity of the Certificate with the Bargaining Council for Contract Cleaning Services Industry.
- iii. Prior to an award of the bid being made and/or during the evaluation process, the Department of Health reserves the right to conduct inspections of the premises of bidders. Therefore, premises of the bidder shall be open, at reasonable hours, for inspection by a representative of the Department of Health or organization acting on its behalf.

b) COMPLIANCE WITH BCCCI OR DEPARTMENT OF EMPLOYMENT AND LABOUR INSTRUCTIONS OR NOTICES

- i. The contractor shall comply with the BCCCI or Department of Employment and Labour instructions, notices, inspections that regulates working conditions for the cleaning industry.
- ii. The Contractor must make available salary advice slips, certified training certificates, certified copy of identification, proof of payment to provident fund and UIF, to a representative of the Department or BCCCI or Department of Employment and Labour when requested.
- iii. The contractor must make available the outcome of any disciplinary hearing to the representative of the Department.
- iv. Failure to comply with the abovementioned requirements will result in the Department reporting the Contractor to BCCCI and the Department of Labour
- v. The Department will consider termination of the contract after it has used all alternative dispute resolution processes to rectify non-compliance to the BCCCI or Department of Employment And Labour Notices And Gazzete.

c) BREAKDOWN OF LABOUR COST

The bidder must ensure that the price breakdown of labour cost include provision of the below items:

- ✓ Actual wage rate cost per month (calculate based on BCCCI hourly rate effective from 1 March 2025)
- ✓ Annual bonus paid during the month of December
- ✓ Unemployment Insurance Fund (UIF)
- ✓ Compensation For Occupational Injuries & Diseases Act (COIDA)
- ✓ Provident Fund
- ✓ Annual Leave (Normal)
- ✓ Annual Leave (4th Week)
- ✓ Absent / Sick Days / Maternity / Family Responsibility Leave
- ✓ Uniforms / Overalls
- ✓ Services SETA 23 Cleaning Chamber
- ✓ NCCA Levy
- ✓ Severance Pay
- ✓ Bargaining Council Levy
- ✓ Maternity Leave
- ✓ Night Shift Allowance
- ✓ Sunday time
- ✓ Payment of public holiday
- ✓ Other envisaged incidental cost (if applicable)

NOTE:

- a) Bidders are advised to use a guide to the fundamentals of estimating and tendering for contract cleaning work issued by NCCA.
- b) Should the breakdown of labour cost indicate that the cost is below the Department Bid Price benchmark, the offer submitted will be rejected as non-responsive.

d) CODE OF CONDUCT

- i. The Department may delegate to any person, any of its powers or functions in terms of this agreement and on receiving notice in writing of such delegation the Contractor shall recognize and obey the delegated person to whom any such powers or functions have been delegated as if he/she were the Department.
- ii. The Contractor shall exercise adequate supervision over the service at each cleaning site or shall be represented by a representative having full power and authority on behalf of the Contractor. Such representative shall be competent, responsible, and shall have adequate experience in carrying out work of a similar nature to the cleaning service provided in terms of this agreement and shall exercise personal supervision.
- iii. The Contractor shall at all times be responsible and liable for the acts and omissions of its employees providing services to the Department in terms of this agreement while they are acting within the course and scope of their duties and employment even when not on the premises of the Department.

e) REMUNERATION AND ALLOWANCES

- i. The Contractor shall acquaint itself with any relevant wage regulating measure or statutory enactment which may be in force, or which may be contemplated, affecting conditions of employment during the term of the agreement.
- ii. The Contractor must provide audited proof that remuneration paid to each of their employees was adjusted by at least the amount by which the statutory wage applicable to each individual employee was increased.
- iii. The Contractor shall remain solely responsible for the payment of all costs pertaining to personnel, including but not limited to salaries, bonuses, provident fund contributions, benevolent fund contributions, medical fund contributions and insurance premiums. Failure to comply with this requirement will result in the Department reporting the Contractor to the Department of Labour.
- iv. Salaries payable by the Contractor to its personnel shall at no stage be less than those prescribed by the current applicable wage determination in the cleaning industry. The Department reserves the right to request in writing copies of the salary advice from the employees of the Contractor at any given time.
- v. The Contractor shall be responsible for the payment of all applicable taxes, charges, duties or fees assessed or levied by any recognised authority in respect of the Cleaning personnel provided or as a result of the Cleaning personnel being provided by the Contractor in terms of this agreement and shall, on request furnish sufficient documentary proof to the Department that these payments have in fact been made.
- vi. Training shall be provided to the Contractor's personnel before the commencement date to ensure that the personnel will immediately be qualified to perform their services to the level of professional efficiency required by the Department.

f) FAILURE TO MEET ALL STATUTORY OBLIGATIONS

Failure to pay over all the prescribed statutory obligations, and where payment has been paid over by the department to the service provider, will be considered to be fraudulent activity and also a material transgression of the contract agreement by the service provider. The department reserves the right to request proof of disbursement of any funds in line with all statutory obligations.

g) DISCIPLINARY MEASURES

- i. Cleaning personnel provided by the Contractor shall in addition to this contract be subject to the Department's Code of Conduct.
- ii. A breach of discipline or any negligence of duty on the part of a member of the Cleaning personnel provided by the Contractor in terms of this agreement shall be dealt with immediately by the Contractor's management.
- iii. The Contractor shall notify the Department, in writing, of any such breach, failure or negligence that takes place by any personnel of the Contractor.
- iv. The Contractor shall notify the Department in writing of the outcome of any such disciplinary proceedings.
- v. Should the Contractor decide not to take disciplinary steps against a member of his personnel, the reason therefore shall forthwith be conveyed in writing to the Department.
- vi. In the event of the Department not being satisfied by the performance of any member of the Contractor's personnel in terms of this agreement, the Department shall notify the Contractor in writing thereof. The Contractor shall forthwith remove the abovementioned personnel from any duties related to this contract and replace such officer with a suitably trained Cleaning officer.
- vii. The personnel of the Contractor who are replaced at the Department's request shall thereafter not be used at any other site of the Department without the prior written consent of the Department.
- viii. Cleaning personnel must be in full uniform with identification and in possession of serviceable equipment when posted for duty.
- ix. The Contractor shall at its cost procure, acquire, install, and maintain in good and safe working order all equipment and shall have no claim based on enrichment or for compensation, or reimbursement or of any other nature whatsoever, against the Department.

h) **INTIMIDATION**

- i. It is the intention of both parties that the personnel provided in terms hereof shall not fail to carry out their duties as a result of any form of intimidation. Should the Contractor suspect intimidation of personnel, he/she shall take prompt action in conjunction with the Department and the South African Police Service to remedy the situation.
- ii. Such action shall result in an immediate investigation instituted against the personnel involved.
- iii. The Contractor shall forthwith notify the Department, in writing, of any form of intimidation which their personnel may be subjected to.

i) REPORTING OF INCIDENTS AND REPORTS

- i. All incidents or accidents on the premises or to the property of the Department shall forthwith be reported within an hour of occurrence to the Centre Manager.
- ii. A detailed written report of all such incidents shall be presented to the Department within twenty-four (24) hours after the occurrence of the said incident or accident.
- iii. Salient details of all incidents occurring on the Department's premises shall be recorded in the occurrence book immediately and the Department must be informed. The pages of the occurrence book shall be numbered consecutively by the Contractor and no person shall remove any pages for any reason whatsoever.

j) PUBLIC LIABILITY

Proof of Public Liability Insurance to the value of R5 million must be submitted to contract management, at the time of signing of the service level agreement.

k) UIF / COIDA / PROVIDENT FUND

The successful Service Provider shall submit a list of all employees being registered for UIF, COIDA and Provident fund within 30 days of commencement of contract to the Department Cleaning Services. Failure to submit this information will result in the termination of the contract. The Department reserves the right to verify this information. The successful service provider will be required to submit this information quarterly during the entire duration of the contract.

I) FIREARMS

No employee is permitted to carry fire arm within the premises of the department.

m) DISPUTE RESOLUTION

If any dispute arises between the Department and Contractor, in connection with the Specification and deliverables, either party may give the other notice in writing of the existence of such dispute, and the same shall thereupon be referred to arbitration in South Africa by a person mutually agreed upon by both parties. The submission shall be deemed to be a submission to arbitration within the meaning of the terms of the arbitration laws in force in the Republic of South Africa.

n) DOMICILLIA CITANDI ET EXECUTANDI

i. For the purpose of this contract, the parties choose their respective domicillia citandi et executandi as follows:

The Department Physical and Postal Address:

Department Name	The KwaZulu-Department of Health
Physical Address	Natalia Building, 330 Langalibalele Street, Pietermaritzburg, 3201
Postal Address:	Private Bag X9051, Pietermaritzburg, 3200
Telephone numbers	033 – 395 2111
Telefax:	Nil

The Contractor or Bidder Physical and Postal Address:

Bidder/ Contractor Name	
Physical Address	
Postal Address:	
Telephone numbers	
Telefax:	
Email Address	

- ii. The parties hereby choose domicilium citandi et executandi for all notices and processes to be given and served in pursuance hereof at their respective addresses given on the first page of this Contract. Any notice of any change in such address shall be given in writing by the parties concerned and delivered by hand or sent by registered mail to the other party, upon notification of which address so notified shall serve as the new citandi et executandi.
- iii. A party may at any time change that party's domicilium by notice in writing, provided that the new domicilium is in the Republic of South Africa and consists of, or includes, a physical address at which the process can be served.
- iv. Any notice to a party:
 - a) Sent by prepaid registered post in a correctly addressed envelope, to it, shall be deemed to have been received on the 7th (seventh) day after posting unless the contrary is proved);
 - b) Delivered by hand to a responsible person during ordinary business hours at the physical address chosen as its domicilium, shall be deemed to have been received on the day of delivery; or
 - c) Sent by telefax or email to its chosen telefax or email number, shall be deemed to have been received on the date of dispatch (unless the contrary is proved).

SECTION I: 3:

EVALUATION CRITERIA

There are FOUR (4) main phases in the selection process, namely:

PHASE 1: Administrative, Compulsory Requirements and Mandatory Compliance

PHASE 2: Capacity to Deliver

PHASE 3: Price and Preference Points (Specific Goals)

PHASE 4: Objective criteria (Multi-Award)

PHASE 1: ADMINISTRATIVE OR COMPULSORY REQUIREMENTS AND MANDATORY COMPLIANCE

		Included in the	To be
No.	Document Name	published bid document?	returned by bidder?
		(Yes/No)	(Yes/No)
	ADMINISTRATIVE OR COMPULSORY REQUIREMENTS	, ,	, ,
1.	PART A: INVITATION TO BID (SBD1)	Yes	Yes
2.	PART B: TERMS AND CONDITIONS FOR BIDDING (SBD1)	Yes	Yes
3.	SECTION A: SPECIAL INSTRUCTIONS REGARDING COMPLETION OF BID	Yes	Yes
4.	SECTION B: AUTHORITY TO SIGN THE BID	Yes	Yes
5.	SECTION C: CENTRAL SUPPLIERS DATABASE: REGISTRATION AND	Yes	Yes
	DECLARATION OF CORRECTNESS OF INFORMATION		
6.	SECTION D: SITE BRIEFING (SEE ANNEXURE B)	Yes	No
7.	SECTION E: BIDDERS DISCLOSURE (SBD4)	Yes	Yes
8.	SECTION F: THE NATIONAL INDUSTRIAL PARTICIPATION PROGRAMME (SBD5)	Yes	No
9.	SECTION G: PREFERENCE POINTS CLAIM FORM (SBD 6.1)	Yes	Yes
10.	SECTION H: GENERAL CONDITIONS OF CONTRACT (GCC)	Yes	Yes
11.	SECTION I: SPECIAL CONDITIONS OF CONTRACT (SCC)	Yes	Yes
12.	SECTION J: TERMS OF REFERENCE (SPECIFICATIONS)	Yes	Yes
13	SECTION K: PRICING SCHEDULES	Yes	Yes
	COMPULSORY REQUIREMENT		
14.	A B-BBEE STATUS LEVEL VERIFICATION CERTIFICATE/SWORN AFFIDAVIT (For	No	Yes
	EMEs& QSEs).		
	NOTE: THIS DOCUMENT IS REQUIRED TO THE AWARDED SUPPLIER DURING CONTRACT STAGE OR FOR		
	ALLOCATION OF POINTS FOR SPECIFIC GOAL (WHERE APPLICABLE). MANDATORY COMPLIANCE		
15.	Valid Copy BCCCI-KZN Certificate of Registration with registration number, date of	No	Yes
10.	issue and validity period. The Department reserves a right to verify the registration	140	1 53
	certificate submitted through BCCCI, any fraudulent or invalid certificate will		
	automatically disqualify the bid.		
	automatically disquality the bid.		

		Included in the	To be
No	Document Name	published bid	returned by
No.	Document Name	document?	bidder?
		(Yes/No)	(Yes/No)
16.	A Valid Letter of Good Standing issued by Department of Employment and Labour	No	Yes
	(DOL)		
17.	A Valid Copy of Public Liability Insurance	No	Yes
18.	A detailed and signed letter from your registered Accounting Officer (Accountant)	No	Yes
	confirming that your company, have access to financial support or capital for at least		
	R2 million or more, to serve as a startup for the contract, the letter must include		
	verifiable details of where these funds will be made available from. The Accounting		
	Officer (Accountant) signing the letter must submit copy of his or her verifiable Professional registration certificate.		
19.	Submit detailed breakdown of Labour Cost for each institution (facility), the supplier is	No	Yes
10.	bidding for by using rates as guided by NCCA, effective 1 March 2025. The	110	100
	Department will verify labour cost bid price submitted by using its benchmark figure		
	already discussed with BCCCI, any labour cost lower than benchmarked figure will be		
	treated as non-responsive and disqualified.		
20	To minimise risk, guide against underpayment of workers, avoid bidders claiming of	Yes	Yes
	unreasonably low profit, the bidder is instructed to ensure that the bid price for		
	overheads is not less than 5% of the Labour Cost per month and bid price for profit is		
	not less than 10% of the labour cost per month. Should the price be less the bid will		
	be regarded as non-responsive and will be disqualified.		

Note: Should your bid document fail to comply with Phase 1 requirements, it will be treated as non-responsive, disqualified, and will not progress to the next evaluation phase.

PHASE 2: CAPACITY TO DELIVER

The prospective bidder must submit 1) A verifiable <u>certified</u> copy of the one month payroll schedule with sixty (60) or more cleaners. 2) The payroll schedule must include one month proof of payment <u>(valid proof can be system generated batch payment report or bank statement)</u> of at least sixty (60) Cleaners paid. The information submitted must be for any month from 1 April 2024 until the date of advert. The payroll schedule information submitted must include Month, Cleaner Surname & Initials, ID Number, Client Order or Contract Number, Client Name, Client contact details etc. For example:

Payroll Schedule for						
the month of						
Cleaner Surname and Initials	Cleaner ID Number	Client Order or Contract Number	Client Company Name	Client Contact Number and Person	Client address	Email

<u>Note:</u> Should your bid document fail to comply with Phase 2 requirements, it will be treated as non-responsive, disqualified, and will not progress to the next evaluation phase.

PHASE 3: PRICE AND PREFERENCE POINTS

The value of this bid is estimated to exceed R 50 000 000 or not to exceed R 50 000 000 (inclusive of all applicable taxes), therefore either the 90/10 or 80/20 preference point system will apply.

CATEGORY	POINTS	POINTS
PRICE	90	80
SPECIFIC GOALS	10	20
Total points for Price and must not exceed	100	100

The Department has identified the following Specific Goal:

Specific Goal	Number of Points allocated	Proof To Claim Specific Goal (Returnable Documents)
HDP Race: Full points allocated to companies who are at least 100% Owned by Black Africans	10 or 20	Ownership Certificate issued by the Companies and Intellectual Property Commission (CIPC), as well as Identity (ID) copies for all company Directors. The Department will download CSD to verify CIPC and ID information provided. The Department reserve a right to use other alternative Computer Assisted Technics to verify information provided.

Should a responsive bidder fail to submit proof to claim points, as stated above this will not result in disqualification, however the bidder will not be awarded points for specific goals.

PHASE 4: OBJECTIVE CRITERIA AND MULTI-AWARDS

The Departmental Bid Adjudication Committees (DBAC) as delegated by the Accounting Officer, reserve a right to adjudicate this bid as a multi-award, therefore no responsive bidder or its directors will be eligible to be awarded more than two institutions. The bidder scoring highest points on more than two facilities, will be allocated two sites with highest number of cleaners or highest bid price value only, the next bidder/s or its directors scoring highest points will not be allocated more than two institutions but will be allocated two sites with highest number of cleaners or highest bid price value only (subject to price negotiation where applicable), until the completion of allocation.

In the scenario where all responsive suppliers were allocated two institutions and allocation was not completed, the next round of two institutions will be allocated to the highest bidder until completion of the allocation.

In the event that one supplier/bidder was found to be responsive the decision will rest with the DBAC whether to continue allocating all contracts to the responsive bidder or to cancel entire bid process and start afresh.

SECTION J:

TERMS OF REFERENCE (SPECIFICATION) FOR OUTSOURCED CLEANING OF BUILDING AND OFFICES SERVICES

NAME OF INSTITUTION	SELECTED FACILITY
DESCRIPTION OF SERVICE	PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.
HOURS OF ATTENDANCE MUST BE	
ORDINARY WORK MONDAY TO FRIDAY EXCL	
MONDAY TO SUNDAY INCLUSIVE OF PUBLIC	HOLIDAYS (DAY SHIFT AND NIGHT SHIFT)
Shift	Time
Monday to Friday (Ordinary Working Hours)	07h00 to16h00 (8 hours of work allocated per facility requirements)
Monday to Sunday (Day shift)	06h00 to18h00 (including weekends and public holidays, 11 hours of work
	allocated per facility requirements)
Monday to Sunday (Night shift)	18h00 to 6h00 (including weekends and public holidays, 11 hours of work
	allocated per facility requirements)
CONTRACT DURATION	Three (3) Years.
NUMBER OF CLEANERS REQUIRED:	PER PRICE SCHEDULE OF EACH INSTITUTION
DATE OF SITE MEETING (BRIEFING) IF APPLICABLE	PER SITE BRIEFING SCHEDULE DATE & VENUE, INCLUDING SIGNING OF
	SITE & STAMPING OF SITE BRIEFING CERTIFICATE

NB: It is the duty of the Service Provider to ensure that the number of cleaners as per the specification is present at all times, therefore the Service Provider must make provision for absent staff whilst ensuring compliance with the specification.

- Lunch/ meals/ teas breaks will be negotiated with the Institutional Management. Hours of attendance stipulated above may change as a result thereof.
- > The allocation of staff will form part of the Service Level Agreement and will be signed off by the service provider prior the commencement date of the contract.

1. CLEANING OF BUILDING/S AND ITS CONTENTS

Includes all roof and wall structures, tarmac, paved and/or gravel areas, defined ungrassed pathways, internal walkways or roadways within the confines of the institution.

1.1.	BU	LDINGS
1.1.1.	Buildings/areas within the Institution bid must be cleaned daily, high traffic areas to be cleaned hourly and as when necessary. Service Providers where applicable are urged to attend stipulated site visit dates as specified in the documents so that they familiarise themselves with the areas to be cleaned and bid correctly for the cleaning equipment required to ensure that the Institution is cleaned within the appropriate standards.	
1.1.2.	All floors must be swept, vacuumed and/or mopped and the surfaces of all furniture and equipment, chalkboard/whiteboard rails and low window ledges damp dusted.	
1.1.3.	a.	Internal walls must be cleaned immediately when visible soiled and quarterly deep damp dusted down using a cleaning detergent and dried, in line with the current Infection Prevention and Control Protocols (IPC), National Core Standards (NCS) as well as Health and Safety Regulations; High level damp dusting must be undertaken once weekly and when necessary and shall mean the dusting of surfaces above 2 meters from the floor and includes light fittings, blinds, high window ledges, burglar guards, ceiling fan and desk top fan;
	c. d.	The cupboard tops and beams must be damp dusted daily. Where walls are bagged or the surface is prone to collecting dust, such walls, within the building, must be dusted daily and when necessary;
		Name plates, window handles, window regulators, chrome plated and aluminium/copper/brass door handles must be damp dusted once a week and when necessary and polished with a cleaning detergent once a month;
	e.	All inside facing windows and window panes and where possible outfacing windows and window panes must be cleaned using a cleaning detergent on a monthly basis. The contractor must adhere to Health and Safety Regulations;
	f.	All curtains must be taken down and delivered to laundry for washing and hung back to their rails after washing, this will be decided by the

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institution's management as to when and must form part of the service level agreement;

g. Door mats must be dusted out daily, washed weekly and when necessary, depending on traffic on the mat material;

h. Carpets must be vacuumed daily and when necessary. Spots and stains must be removed as necessary or when so directed by Institutional Management. Deep and restorative cleaning of carpets by shampooing/steam cleaning/dry cleaning must be undertaken every six months;

i. Ground level concrete or brick surfaces and paving of entrances, foyers and passage ways must be swept daily using mop sweep, and must be mopped using the double bucket system and litter must be removed daily and immediately and as directed by Institutional Management;

j. Blocked waste pipes, manholes, catch pits, traps, washbasins, urinals and toilet bowls must be immediately reported to the Maintenance Engineer of the Institution in writing and verbal;

k. Leaking taps, urinals and cisterns must also be urgently reported to the attention of the Maintenance Division at the Institution in writing and verbal;

Blood or body fluid spillages must be cleaned promptly as per Infection and Prevention Control Protocols.

1.2	VERANDAS
1.2.1.	Verandas must be swept and mopped daily and when necessary, polished weekly or as when necessary and buffed daily. Stripping must be done quarterly.
1.3.	FLOOR SURFACES (RESILIENT FLOORS (P.V.C. TILES, VINYL, LINOLEUM, SEALED WOOD ETC.)
1.3.1.	All resilient floors in traffic areas must be treated by removing dust with a control mop sweeper on a daily basis and when necessary. Mopping must occur daily. Apply non-slip maintenance coat and buff floor weekly. Maintain the floor by spray clean liquid polish and buff the floor daily. Light scrub, Strip clean, reseal with non-slip polish and buff every six months or as directed by institution.
1.3.2.	Hard floors (ceramic, marble, granite, brick, concrete etc.) in high and low traffic areas must be treated by removing dust with a mop sweeper on a daily basis and when necessary. Damp mopping using a cleaning detergent must occur daily. Concrete brick tiled flooring must be scrubbed weekly and mopped daily or as directed by institution.
1.4.	WARDS AND PHARMACY
1.4.1.	Floor must be swept using damp mop daily and when necessary. The floor must be mopped using equipment approved by the IPC guidelines.
1.4.2.	Stripping and seal of floor must be done quarterly and when necessary using floor stripper without ammonia (SABS approved products).
1.4.3	Damp dust furniture daily using disposable colour coded wiping cloth with water and detergent.
1.5.	STRICT ADHERENCE TO IPC STANDARDS AS PER IPC GUIDELINES IN ICU, HIGH CARE AND THEATRE
1.5.1.	Mop floor twice a day and after each case using detergent and water or other approved ammonia free detergent.
1.5.2.	Scrubbing entire theatre on weekly basis, walls, windows, window surfaces, drip stands, ceiling, lights, handles, door handles including all as directed by the management of the institution.
1.5.3	Furniture including bed frames must be damp dusted using detergent chemicals once a day and when necessary.
1.6.	STRICT ADHERENCE TO IPC STANDARDS AS PER IPC GUIDELINES IN ISOLATION WARD OR UNIT
1.6.1.	Mop floors twice daily and after each operation/termination using detergent and water or other approved ammonia free detergent as per IPC protocol.
1.6.2.	Scrubbing entire ward on daily basis or as when necessary, walls, windows, window surfaces, drip stands, ceiling, lights, handles and door handles.
1.6.3	Terminal cleaning using disinfectant chemical.
1.6.4.	Furniture including bed frames must be damp dusted using detergent chemicals once a day and when necessary.
1.7	STRICT ADHERENCE TO IPC STANDARDS AS PER IPC GUIDELINES IN NEONATAL UNITS
1.7.1.	Mop floor twice a day and after each feeding session as when necessary.
1.7.2.	High dusting done on weekly basis using general all-purpose detergent (SABS approved).
1.7.3	Furniture including bed frames must be damp dusted using detergent chemicals once a day and when necessary.

1.8.	STRICT ADHERENCE TO IPC STANDARDS AS PER IPC GUIDELINES IN LABOUR WARD
1.8.1.	Mop floors twice a day and more frequently as when necessary and after each delivery using detergent and water or other approved ammonia free detergent.
1.8.2.	Scrubbing entire ward on daily basis or as when necessary, walls, windows, window surfaces, drip stands, ceiling, lights, handles and door handles.
1.8.3	Furniture including bed frames must be damp dusted using detergent chemicals once a day and when necessary.
1.9.	STRICT ADHERENCE TO IPC STANDARDS AS PER IPC GUIDELINES IN OPD WARD
1.9.1.	Mop floors twice a day and when it is necessary using detergent and water or other approved ammonia free detergent.
1.9.2.	Scrubbing entire ward on daily basis or when necessary, walls, windows, window surfaces, drip stands, ceiling, ceiling fan, wall mounted fan, desktop fan, lights, handles and door handles and etc.
1.9.3	Furniture including bed frames must be damp dusted using detergent chemicals once a day and when necessary.
1.10.	STRICT ADHERENCE TO IPC STANDARDS AS PER IPC GUIDELINES IN CASUALTY
1.10.1.	Mop floors twice a day and after each case using detergent and water or other approved ammonia free detergent.
1.10.2.	Scrubbing entire department on daily basis or as when necessary, walls, windows, window surfaces, drip stands, ceiling, lights, handles and door handles.
1.10.3	Furniture including bed frames must be damp dusted using detergent chemicals once a day and when necessary.
1.11.	STRICT ADHERENCE TO IPC STANDARDS AS PER IPC GUIDELINES IN TOILETS, BATHROOMS, SLUICE ROOMS AND CHANGEROOMS
Basins/Ha	nd basins
1.11.1.	Daily, clean with hard surface cleaner without ammonia (SABS approved) and rinse using a green disposable colour coded cloth.
1.11.2.	On a weekly basis and when necessary remove mineral deposits and other foreign bodies and all the drains must be flushed down according to Infection Control protocol.
1.11.3	Clean with a (SABS) approved bath cleaner without ammonia daily and when necessary using IPC guideline.
Baths	
1.11.4.	Bathroom must be cleaned using detergent and water daily and when necessary.
1.11.5.	On a weekly basis and when necessary remove mineral deposits and other foreign bodies and all the drains must be flushed down according to Infection Control protocol.
1.11.6	Clean with a (SABS) approved bath cleaner without ammonia daily and when necessary using IPC guideline.
Lavatories	Toilets
1.11.7.	Day time clean the toilet pan and under flush rim with hard surface cleaner chlorine base without ammonia (SABS approved) and a brush on a two hourly basis and when necessary. Clean seat and lid using SABS approved cleaning product.
1.11.8.	Damp dust the toilet pipes daily.
1.11.9	Toilet brushes must be washed for every cleaning episode daily. Brushes must be kept in the toilet brush holder and it must be kept dry.
1.11.10	Toilet surface must be deep clean. Deep cleaning must be done during night duty under supervision.
Lavatories	
1.11.11.	Remove any visible blockage in urinal/s twice daily and when necessary. Damp dusts wipes and dry pipes and flushing mechanisms.
1.11.12.	
1.11.13	Maslin mop step of floor at urinal with recognised disinfectant twice daily or as when necessary.
	Remove mineral deposits from gullies and drains weekly using a recognised disinfectant.

1.11.14	
	Mop daily using detergent and water. Seats must be wet wiped and lid, cistern, pipes twice a day and when necessary.
Lavatories	Sinks
1.11.17	Clean daily and when necessary using hard surface cleaner (SABS approved) without ammonia.
Lavatories	Showers
1.11.16	Clean daily, remove fats and grease from walls, doors and floors using hard surface cleaner. Disinfect showers once a week using a recognised disinfectant without ammonia SABS approved.
Lavatories	Sluice Rooms
1.11.17.	Day time clean the sluice pan and under flush rim with hard surface cleaner chlorine base without ammonia (SABS approved) and a brush on a two hourly basis and when necessary.
1.11.18	
	Damp dust the sluice pan pipes daily.
1.11.19	Samp duct the clare pair pipes daily.
1.11.13	Toilet brushes must be washed for every cleaning episode daily. Brushes must be kept in the toilet brush holder and it must be kept dry.
1.11.20	
	The Sluice Pan surface must be steam deep clean. Deep cleaning must be done during night duty under supervision.
1.11.21	
	Bed Pans and urinals must be cleaned daily and soaked as per IPC Protocols.
1.11.22	
	Basins must be washed according to IPC protocols.
1.11.23	
	Used linen must be packed and sealed as per internal protocol.

Note: Duty sheets must be signed by the supervisor in each visit indicating the intervals of cleaning conducted per day and must be kept in a visible place for monitoring purposes.

2. CLEANING OF OFFICES

- 2.1 Floors must be swept using damp mop daily and when necessary using detergent and water. The floor must be mopped using blue mop and double bucket system and according to strict adherence to IPC Guidelines.
- 2.2 Stripping and sealing of floors must be done twice a year, and when necessary using floor stripper without ammonia (SABS approved products).
- 2.3 Damp dust furniture daily using disposable colour coded wiping cloth and furniture polish once a weekly.

3. OTHER SERVICE

- a) Banisters/hand rails damp dusted weekly using detergent and water and dried.
- b) Ceilings to be cleaned and air vents to be wet wiped on monthly basis.
- c) Cloth upholstered chairs must be vacuumed fortnightly and spot cleaned as required.
- d) Vinyl, leather upholstered, plastic chairs and other chairs must be damp dusted daily. Using detergent and water with a disposable colour coded cloth.
- e) All general waste must be cleared from the unit to the intermediate storage area. Bins must be empty and washed daily using detergent.
- f) Areas within the courtyards must be swept on a daily basis or when it is necessary and wash with disinfected daily.
- g) Litter must be removed daily and when it is necessary.
- h) Desks natural/sealed wood must be damp dusted daily and polished weekly.
- i) Door finger marks on glass and push plates in doors must be removed daily.
- j) Door knobs and handles must be damp wiped with detergent and water and dried daily.
- k) Hand-rails on/in escalators/lifts must be damp dusted daily. The side panels must be damp dusted weekly using detergent and water.
- All dust and litter in the treads must be mop out daily. Lift floors to be mopped clean daily using detergent and water.
- m) Garages/covered parking/parking areas remove litter daily. Remove oil spillage with degreaser (machine scrub) as required, or when so directed by the Institutional Management.
- n) Fan, ceiling fan and wall mounted air conditioner units and heaters must be dusted weekly using detergent and water with a disposable colour coded cloth.
- o) Lamps must be damp dusted daily and damp wiped weekly.

- p) Lights must be dusted monthly.
- q) Light switches must be damp wiped weekly.
- r) Mirrors must be polished with a glass cleaner daily and when necessary.
- s) Partitions must be spot cleaned as necessary. Clean washable surfaces monthly and clean glass with glass cleaner monthly.
- t) Picture frames and laminated photo frames must be dusted monthly and when necessary.
- u) Coded power skirting's must be dusted daily.
- v) Railings must be damp wiped weekly.
- w) All waste bins situated within the building must be emptied daily and washed weekly using detergent and water.
- x) Shelves that are empty must be damp dusted daily.
- y) Window sills must be damp dusted daily.
- z) When cleaning toilets check that sufficient toilet paper, hand detergent and paper towels are available, if not report to the institutional management for replenishment.
- aa) Toilet paper, sanitary towels holders for female toilets, hand detergent, paper towel and waste disposable bin must be plastic bag inline to IPC guidelines.
- bb) When so directed by the Institutional Management, the Contractor must move furniture and equipment for the purposes of cleaning and/re-location.
- cc) The Service Provider must have a check list in consultation with the facility. This checklist must be completed and submitted to the Institutional Manager/Systems Manager on a daily basis.
- dd) Colour coded mops must be utilized. The colour coding must be in line with the Institutional Infection Control guidelines.
- ee) Clean, damp dust patient lockers, beds, foot stool, drip stands, cardiac trolleys etc., daily and when discharging the patient.
- ff) The service provider shall be responsible to clean trolleys when done collecting.

Note: The Service provider shall be responsible to collect and transport all health care risk waste, general waste to the intermediate storage area as per Infection and Prevention Control.

NB: Relevant bags and containers shall be provided by the Department

3. CLEANING EQUIPMENT, MATERIAL AND MACHINERY

3.1. The costing or pricing for below cleaning equipment, material and machinery is excluded from the facility Bid price schedule, however the winning bidder or contracted supplier, will meet representative of the Institution Management to decide which items are required to execute the contract. The contracted supplier will be expected to submit at least three quotations per each category of items to be procured, the quotation will be checked and approved by the representative of the Institution Management and procured as a once off purchase or as an when required. Before any payment is made, it is the responsibility of the representative of the Institution Management to ensure that goods are delivered in good order. It is the responsibility of the contracted supplier to ensure that equipment to be procured is of good quality, since these items will be owned, safeguarded, maintained and insured by the awarded bidder for a period of three (3) years. Should the procured item/s be stolen or lost or damaged during the duration of the contract, the awarded or contracted supplier will be responsible for replacement without any cost to the department.

ITEM	DESCRIPTION OF ITEM	ESTIMATED QUANTITY REQUIRED
1.	VACUUM CLEANERS INDUSTRIAL AND WET VACUUM PICK UP	
	(WET AND DRY VACUUM CLEANER)	
2.	FLOOR POLISHER AND BRUSHES	
3.	SCRUBBING MACHINES AND BRUSHES	
4.	STRIPPING MACHINES AND BRUSHES	
5.	VIPER MACHINE	
6.	TWO WAY BUCKET SYSTEM WITH WRINGER 20 LT	
7.	JANITOR TROLLEY WITH ACCESSORIES	
8.	STEPLADDERS (SHORT, MEDIUM AND LONG)	
9.	WET FLOOR SIGNS/ CAUTION FLOOR SIGNS	As and when required to execute the
10.	HOSE PIPES	contract
11.	HIGH PRESSURE CLEANER	
12.	WINDOW AND FLOOR SQUEEGEES	
13.	ADJUSTABLE TELESCOPIC POLES	
14.	SPRAY BOTTLES FOR DECANTING TO BE LABELLED ACCORDINGLY	
15.	SEALING APPLICATOR	
16.	FLOOR POLISH APPLICATOR	
17.	LAMP WOOL APPLICATOR	
18.	DUSTING BUCKETS COLOUR CODED	
19.	BROOMS FOR COURTYARDS AND VERANDAS'	
20.	MOP SWEEPER AND SOFT PLATFORM BROOMS	
21.	DUST PANS	
22.	GOGGLES	
23.	BOOTS AND SHOES SAFETY	
24.	APRONS PLASTIC COLOUR CODED (YELLOW, WHITE, RED AND BLUE)	
25.	SHE BIN LINERS POLYTHEME SANITISE AND DEODORISED	
26.	MASKS	
27.	GLOVES NON-STERILE DISPOSABLE AND ELBOW LENGTH CHEMICAL	
	DISPOSABLE GLOVES	
28.	CLOTH DUSTING COLOUR CODED (YELLOW, RED, BLUE, GREEN, WHITE)	
29.	OTHER EQUIPMENT, MATERIAL AND MACHINERY, INCLUDING EQUIPMENT FOR	
	CLEANING OF HIGH WINDOWS	

Note:

- i. The proof of cleaning equipment procured by the service provider must be verified by the Institutional Management before processing payments.
- ii. Once, the bid has been awarded, the Department reserve a right to request invoices or quotations from the Original Equipment Manufacturer or authorized distributors or dealers, upon receiving this information then re-negotiate quotation price and align it to market related prices.
- iii. The Institution Management may opt to supply directly items such as goggles, boots and safety shoes, masks, aprons, she bin liners, cloths and gloves as part of its strategy for cost minimization or internal control management.
- iv. The prices must be fair, economical and market related.

4. CLEANING CHEMICALS, DETERGENTS AND OTHER CONSUMABLES

The bidder is expected to attend site briefing for each institution, estimate monthly quantities and cost for the below cleaning chemicals, detergents and other consumables, as stipulated on each facility bid pricing schedule, under section K.

ITEM	DESCRIPTION
1.	ALL-PURPOSE CLEANER WITHOUT AMMONIA 5L
2.	STRIPPER WITHOUT AMMONIA
3.	FLOOR SEALER 5LT
4.	TOILET BOWL CLEANER 25LT
5.	PINE LIQUID 20L
6.	BUFF SPRAY
7.	FLOOR POLISH- NON SLIP, SELF-SHINE WITHOUT AMMONIA 20L
8.	PROBUFF 20LT
9.	WINDOW CLEANER 750ML
10.	BATH TUB WASHBASIN CLEANER AMMONIA FREE
11.	DEO- BLOCK
12.	FURNITURE POLISH AND AIR FRESHENER
13.	DISINFECTANT 750ML
14.	HAND SERVICE CLEANER
15.	DISINFECTANT HYPOCHLORITE 6G OR 3G
16.	STEEL WOOL/ SCRUB FLOOR CORNES
17.	PAD RED - SHINE FLOOR
18.	PAD BLACK STRIP FLOOR
19.	PADS BUFFING
20.	MOPS COLOUR CODED (YELLOW, WHITE, RED AND BLUE) STEEL/METAL WITH DETACHABLE MOP HEADS
21.	GERM BUSTER
22.	SWEET CHERRY
23.	ULTRA SHEEN POLISH
24.	OTHER ITEMS

5. UNIFORM AND PROTECTIVE CLOTHING

The contractor is expected to procure uniform for each staff member which must be	supplied as recommended by BCCCI.
Uniform embroider with company name/logo/bright colour recommended	
. , ,	
Name tag with full description of staff identity	

6. STAFF TRAINING AND DEVELOPMENT

Staff must be trained before the commencement date of the contract on the use of chemicals, machinery and cleaning procedures. Refresher training should be done on quarterly basis, no untrained staff will be authorise to clean the Hospital. Replacement equipment must be always be available should there be any breakage so that service delivery is not compromised.

i nereby confirm that i comply with specification as stated above.							
(Signature of Bidder)	Date	(Signature of Witness)	 Date				



PRICING SCHEDULES

ADDINGTON HOSPITAL ETHEKWINI DISTRICT

SECTION K: 1 PRICING SCHEDULE

PRICING SCHEDULE		INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT				
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.				
INSTITUTION		ADDINGTO	ON HOSPITAL	,		
DISTRICT		ETHEKWIN	NI DISTRICT			
CONTRACT NUMBER	R	ZNB 3000/	ADD/2025-H			
NAME OF BIDDER						
CLOSING DATE		07 Novemb	per 2025			
CLOSING TIME		11:00				
Note: Cost for Worker	per month r	must not be	lower than BCCCI or NCCA pres	scribed rates		
SHIFT	TIM	ME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS	
Ordinary Work	07h00 to	o 16H00	12	R	R	
Day Shift	06h00 to	o 18H00	28	R	R	
Night Shift	06h00 to	o 18H00	22	R	R	
Total Numb	er Cleaners	s	62			
					AMOUNTs (R)	
1. Sub-Total of Labour Cost (Cleaners Per Month) Note: Cost include Normal Working Hours plus other related cost such as UIF, COIDA, Provident Fund, Severance Pay, BCCCI Levy, Prorated Maternity Leave, Absent, Sick & Fam Resp. Leave, prorated bonus, prorated annual leave provision, uniform Costs, Skills Levy SETA, Night Shift Allowance, Statutory Cost For Sunday Work, Public Holiday etc					R	
,			etergents and Other Consuma	bles	R	
(NB: Overheads incl	ude office	admin cost	ntage of 1 and 2) , travelling cost, servicing of ny other 'overheads expenses')	%	R	
4. Profit Per M	onth (As a	percentage	of 1+2+3)	%	R	
TOTAL OF 1 + 2 + 3+	4 ABOVE				R	
VALUE ADDED TAX	(VAT) (15%	b)			R	
TOTAL BID PRICE O	FFERED PE	ER MONTH	– ALL INCLUSIVE		R	
TOTAL BID PRICE O	R					
OFFER TO BE VALID FOR 180 DAYS FROM THE CLOSING DATE OF BID.						
Signature of Bidder Date Signature of Witness Date Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. d) Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly exorbitant. e) The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget						

KING DINUZULU HOSPITAL ETHEKWINI DISTRICT

SECTION K: 2 PRICING SCHEDULE

FRIGING SCHEDOLL						
PRICING SCHEDULE INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT					PROFIT	
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.				
INSTITUTION		KING DINU	IZULU HOSPITAL			
DISTRICT		ETHEKWIN	NI DISTRICT			
CONTRACT NUMBER	R	ZNB 3000/	KDH/2025-H			
NAME OF BIDDER						
CLOSING DATE		07 NOVEM	BER 2025			
CLOSING TIME		11:00				
Note: Cost for Worker	per month	must not be	lower than BCCCI or NCCA pres	scribed rates		
SHIFT	ТІ	IME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS	
Ordinary Work	07h00	to 16H00	85	R	R	
Day Shift	06h00	to 18H00	45	R	R	
Night Shift	06h00	to 18H00	20	R	R	
Total Numb	er Cleaner	rs .	150		AMOUNTs (R)	
1. Sub-Total of Labour Cost (Cleaners Per Month) Note: Cost include Normal Working Hours plus other related cost such as UIF, COIDA, Provident Fund, Severance Pay, BCCCI Levy, Prorated Maternity Leave, Absent, Sick & Fam Resp. Leave, prorated bonus, prorated annual leave provision, uniform Costs, Skills Levy SETA, Night Shift Allowance, Statutory Cost For Sunday Work, Public Holiday etc						
			etergents and Other Consuma	bles	R	
3. Sub- Total ((NB: Overheads include of insurance, medicals and an	office admin of	cost, travelling	ntage of 1 and 2) cost, servicing of equipment, liability	%	R	
4. Profit Per M	onth (As a	percentage	of 1+2+3)	%	R	
TOTAL OF 1 + 2 + 3+	4 ABOVE				R	
VALUE ADDED TAX	(VAT) (15%	%)			R	
TOTAL BID PRICE O	FFERED P	ER MONTH	– ALL INCLUSIVE		R	
TOTAL BID PRICE OFFERED FOR THREE (3) YEARS – ALL INCLUSIVE					R	
OFFER TO BE VALID FOR 180 DAYS FROM THE CLOSING DATE OF BID.						
Signature of Bidder Date Signature of Witness Date						
Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. d) Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly exorbitant. e) The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget						

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PRINCE MSHIYENI MEMORIAL HOSPITAL ETHEKWINI DISTRICT

PRICING SCHEDULE		1110111011					
	PRICING SCHEDULE INCLUSIVE OF LABOUR COST, CONSUMA				IABLES, OVERHEAD AND PROFIT		
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.					
INSTITUTION		PRINCE M	SHIYENI MEMORIAL HOSPITA	AL.			
DISTRICT		ETHEKWIN	NI DISTRICT				
CONTRACT NUMBER	}	ZNB 3000/PMMH/2025-H					
NAME OF BIDDER							
CLOSING DATE		07 NOVEM	BER 2025				
CLOSING TIME		11:00					
Note: Cost for Worker	per month	must not be	lower than BCCCI or NCCA pre-	scribed rates			
SHIFT	TI	ME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS		
Ordinary Work	07h00 f	to 16H00	66	R	R		
Day Shift	06h00 t	to 18H00	32	R	R		
Night Shift	06h00 t	to 18H00	20	R	R		
Total Number	er Cleaner	S	118		AMOUNTs (R)		
1. Sub-Total of Labour Cost (Cleaners Per Month) Note: Cost include Normal Working Hours plus other related cost such as UIF, COIDA, Provident Fund, Severance Pay, BCCCI Levy, Prorated Maternity Leave, Absent, Sick & Fam Resp. Leave, prorated bonus, prorated annual leave provision, uniform Costs, Skills Levy SETA, Night Shift Allowance, Statutory Cost For Sunday Work, Public Holiday etc					R		
			etergents and Other Consuma	bles	R		
	fice admin o	ost, travelling	ntage of 1 and 2) cost, servicing of equipment, liability)	%	R		
4. Profit Per Mo	onth (As a	percentage	of 1+2+3)	%	R		
TOTAL OF 1 + 2 + 3+4	4 ABOVE				R		
VALUE ADDED TAX (VAT) (15%	6)			R		
TOTAL BID PRICE OF	R						
TOTAL BID PRICE OFFERED FOR THREE (3) YEARS – ALL INCLUSIVE R							
OFFER TO BE VALID FOR 180 DAYS FROM THE CLOSING DATE OF BID.							
Signature of E	Signature of Bidder Date Signature of Witness Date						

- Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. Price escalations for Wages will be per prescribed BCCCI rates. a) b)
- Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index.
- Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly exorbitant.

 The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget

VICTORIA MXENGE MEMORIAL HOSPITAL ETHEKWINI DISTRICT

PRICING SCHEDULE							
PRICING SCHEDULE		INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT					
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.					
INSTITUTION		VICTORIA	VICTORIA MXENGE MEMORIAL HOSPITAL				
DISTRICT		ETHEKWIN	NI DISTRICT				
CONTRACT NUMBER	R	ZNB 3000/	VMH/2025-H	_			
NAME OF BIDDER							
CLOSING DATE		07 NOVEM	BER 2025				
CLOSING TIME		11:00					
Note: Cost for Work	er per mor	nth must not	t be lower than BCCCI or NC	CA prescribed rates			
SHIFT	T	IME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS		
Ordinary Work	07h00	to 16H00	80	R	R		
Day Shift		to 18H00	60	R	R		
Night Shift	1	to 18H00	30	R	R		
Total Numb	er Cleaner	rs	170		AMOLINITO (D)		
					AMOUNTs (R)		
Note: Cost include Normal Levy, Prorated Maternity Le	Working Hour eave, Absent,	rs plus other relat Sick & Fam Resp	rs Per Month) Inted cost such as UIF, COIDA, Provident Intep Leave, prorated bonus, prorated annu Cost For Sunday Work, Public Holiday	ual leave provision, uniform	R		
•	•		etergents and Other Consuma		R		
3. Sub- Total C (NB: Overheads include of insurance, medicals and an	office admin of	cost, travelling of	ntage of 1 and 2) cost, servicing of equipment, liability	%	R		
4. Profit Per M	onth (As a	a percentage	of 1+2+3)	%	R		
TOTAL OF 1 + 2 + 3+	4 ABOVE				R		
VALUE ADDED TAX	(VAT) (15%	%)			R		
TOTAL BID PRICE O	FFERED P	ER MONTH	– ALL INCLUSIVE		R		
TOTAL BID PRICE OFFERED FOR THREE (3) YEARS – ALL INCLUSIVE					R		
OFFER TO BE VALID FOR 180 DAYS FROM THE CLOSING DATE OF BID.							
Signature of	Bidder		Date	Signature of Witness	Date		
Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. d) Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low							

- or highly exorbitant.

 The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget

WENTWORTH HOSPITAL ETHEKWINI DISTRICT

SECTION K: 5 PRICING SCHEDULE

PRICING SCHEDULE		INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT				
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.				
INSTITUTION			RTH MEMORIAL HOSPITAL	,		
DISTRICT		ETHEKWIN	NI DISTRICT			
CONTRACT NUMBER	R	ZNB 3000/	WEH/2025-H			
NAME OF BIDDER						
CLOSING DATE		07 NOVEM	BER 2025			
CLOSING TIME		11:00				
Note: Cost for Worker	per month r	must not be	lower than BCCCI or NCCA pres	scribed rates		
SHIFT	TIM	ME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS	
Ordinary Work	07h00 to	o 16H00	64	R	R	
Day Shift	06h00 to	o 18H00	9	R	R	
Night Shift	06h00 to	o 18H00	9	R	R	
Total Numb	er Cleaners	S	82		AMOUNTs (R)	
1. Sub-Total o Note: Cost include Normal Levy, Prorated Maternity Le Costs, Skills Levy SETA, Ni	Fund, Severance Pay, BCCCI ial leave provision, uniform etc	R				
2. Sub- Total C	Cleaning Ch	nemicals, D	etergents and Other Consuma	bles	R	
3. Sub- Total C (NB: Overheads include c insurance, medicals and an	office admin co	ost, travelling	ntage of 1 and 2) cost, servicing of equipment, liability)	%	R	
4. Profit Per M	onth (As a	percentage	of 1+2+3)	%	R	
TOTAL OF 1 + 2 + 3+	4 ABOVE				R	
VALUE ADDED TAX	(VAT) (15%	b)			R	
TOTAL BID PRICE O	FFERED PE	ER MONTH	– ALL INCLUSIVE		R	
TOTAL BID PRICE O	FFERED FO	OR THREE ((3) YEARS – ALL INCLUSIVE		R	
OFFER TO BE VALID FOR 180 DAYS FROM THE CLOSING DATE OF BID.						
Signature of Bidder Date Signature of Witness Date						
Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. d) Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly exorbitant. e) The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget						

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ESHOWE HOSPITAL KING CETSHWAYO DISTRICT

SECTION K:6 PRICING SCHEDULE

			I INIOINO CONED	OLL		
PRICING SCHEDULE		INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT				
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.				
INSTITUTION		ESHOWE I	HOSPITAL	,		
DISTRICT		KING CET	SHWAYO DISTRICT			
CONTRACT NUMBER	R	ZNB 3000/	ESW/2025-H			
NAME OF BIDDER						
CLOSING DATE		07 NOVEM	BER 2025			
CLOSING TIME		11:00				
Note: Cost for Worker	per month	must not be	lower than BCCCI or NCCA pres	scribed rates		
SHIFT	TI	ME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS	
Ordinary Work	07h00 t	to 16H00	49	R	R	
Day Shift	06h00 t	to 18H00	10	R	R	
Night Shift	06h00 t	to 18H00	10	R	R	
Total Number Cleaners 69					AMOUNTs (R)	
1. Sub-Total of Labour Cost (Cleaners Per Month) Note: Cost include Normal Working Hours plus other related cost such as UIF, COIDA, Provident Fund, Severance Pay, BCCCI Levy, Prorated Maternity Leave, Absent, Sick & Fam Resp. Leave, prorated bonus, prorated annual leave provision, uniform Costs, Skills Levy SETA, Night Shift Allowance, Statutory Cost For Sunday Work, Public Holiday etc					R	
2. Sub- Total (Cleaning C	hemicals, D	etergents and Other Consuma	bles	R	
3. Sub- Total ((NB: Overheads include consurance, medicals and an	office admin c	ost, travelling	ntage of 1 and 2) cost, servicing of equipment, liability	%	R	
4. Profit Per M	onth (As a	percentage	of 1+2+3)	%	R	
TOTAL OF 1 + 2 + 3+	4 ABOVE				R	
VALUE ADDED TAX	(VAT) (15%	6)			R	
TOTAL BID PRICE O	FFERED P	ER MONTH	– ALL INCLUSIVE		R	
TOTAL BID PRICE OFFERED FOR THREE (3) YEARS – ALL INCLUSIVE					R	
OFFER TO BE VALID FOR 180 DAYS FROM THE CLOSING DATE OF BID.						
Signature of Bidder Date Signature of Witness					Date	
Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. d) Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly exorbitant. e) The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget						

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NGWELEZANA HOSPITAL KING CETSHWAYO DISTRICT

SECTION K:7 PRICING SCHEDULE

			I INIOINO CONED	OLL			
PRICING SCHEDULE		INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT					
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.					
INSTITUTION:		NGWELEZANA HOSPITAL					
DISTRICT		KING CET	SHWAYO DISTRICT				
CONTRACT NUMBER	₹	ZNB 3000/	NGW/2025-H				
NAME OF BIDDER							
CLOSING Date		07 NOVEM	BER 2025				
CLOSING TIME		11:00					
Note: Cost for Worker	per month	must not be	lower than BCCCI or NCCA pres	scribed rates			
SHIFT	T	IME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS		
Ordinary Work	07h00	to 16H00	60	R	R		
Day Shift	06h00	to 18H00	30	R	R		
Night Shift	06h00	to 18H00	30	R	R		
Total Numb	er Cleanei	rs	s 120		AMOUNTs (R)		
Note: Cost include Normal Levy, Prorated Maternity Le	Working Hour ave, Absent,	rs plus other rela Sick & Fam Res	rs Per Month) ted cost such as UIF, COIDA, Provident p. Leave, prorated bonus, prorated annu Cost For Sunday Work, Public Holiday	al leave provision, uniform	R		
2. Sub- Total C	Cleaning C	hemicals, D	etergents and Other Consuma	bles	R		
3. Sub- Total C (NB: Overheads include of insurance, medicals and an	ffice admin of	cost, travelling	ntage of 1 and 2) cost, servicing of equipment, liability	%	R		
4. Profit Per M	onth (As a	percentage	of 1+2+3)	%	R		
TOTAL OF 1 + 2 + 3+	4 ABOVE				R		
VALUE ADDED TAX	(VAT) (15%	%)			R		
TOTAL BID PRICE O	FFERED P	ER MONTH	– ALL INCLUSIVE		R		
TOTAL BID PRICE O	FFERED F	OR THREE	(3) YEARS – ALL INCLUSIVE		R		
OFFER TO BE VALID FOR 180 DAYS FROM THE CLOSING DATE OF BID.							
Signature of	Bidder		Date	Signature of Witness	Date		
Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. d) Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly exorbitant. e) The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget							

QUEEN NANDI MEMORIAL HOSPITAL KING CETSHWAYO DISTRICT

SECTION K:8 PRICING SCHEDULE

			I INIOINO CONED	<u> </u>			
PRICING SCHEDULE		INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT					
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.					
INSTITUTION		QUEEN NANDI MEMORIAL HOSPITAL					
DISTRICT		KING CET	SHWAYO DISTRICT				
CONTRACT NUMBER	२	ZNB 3000/	QNR/2025-H				
NAME OF BIDDER							
CLOSING DATE		07 NOVEM	BER 2025				
CLOSING TIME		11:00					
Note: Cost for Worker	per month	must not be	lower than BCCCI or NCCA pres	scribed rates			
SHIFT	TI	IME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS		
Ordinary Work	07h00	to 16H00	31	R	R		
Day Shift	06h00	to 18H00	34	R	R		
Night Shift	06h00	to 18H00	17	R	R		
Total Numb	er Cleaner	s 82		AMOUNTs (R)			
1. Sub-Total of Labour Cost (Cleaners Per Month) Note: Cost include Normal Working Hours plus other related cost such as UIF, COIDA, Provident Fund, Severance Pay, BCCCI Levy, Prorated Maternity Leave, Absent, Sick & Fam Resp. Leave, prorated bonus, prorated annual leave provision, uniform Costs, Skills Levy SETA, Night Shift Allowance, Statutory Cost For Sunday Work, Public Holiday etc							
			etergents and Other Consuma		R		
3. Sub- Total ((NB: Overheads include o insurance, medicals and an	ffice admin of	cost, travelling	ntage of 1 and 2) cost, servicing of equipment, liability	%	R		
4. Profit Per M	onth (As a	percentage	of 1+2+3)	%	R		
TOTAL OF 1 + 2 + 3+	4 ABOVE				R		
VALUE ADDED TAX	(VAT) (15%	%)			R		
TOTAL BID PRICE O	FFERED P	ER MONTH	– ALL INCLUSIVE		R		
TOTAL BID PRICE O	FFERED F	OR THREE	(3) YEARS – ALL INCLUSIVE		R		
OFFER TO BE VALID FOR 180 DAYS FROM THE CLOSING DATE OF BID.							
Signature of	Bidder		Date	Signature of Witness	Date		
Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. d) Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly exorbitant. e) The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget							

PORTSHEPSTONE HOSPITAL UGU DISTRICT

SECTION K:9 PRICING SCHEDULE

			I INIOINO GOITED	<u> </u>			
PRICING SCHEDULE		INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT					
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.					
INSTITUTION		PORTSHEPSTONE HOSPITAL					
DISTRICT		UGU DIST	RICT				
CONTRACT NUMBER	R	ZNB 3000/	PSH/2025-H				
NAME OF BIDDER							
CLOSING DATE		07 NOVEN	IBER 2025				
CLOSING TIME		11:00					
Note: Cost for Worker	per month	must not be	lower than BCCCI or NCCA pre-	scribed rates			
SHIFT	Т	IME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS		
Ordinary Work	07h00	to 16H00	41	R	R		
Day Shift	06h00	to 18H00	25	R	R		
Night Shift	06h00	to 18H00	14	R	R		
Total Numb	er Cleane	rs	80		AMOUNTs (R)		
Note: Cost include Normal Levy, Prorated Maternity Le	Working Hour eave, Absent,	rs plus other rela Sick & Fam Res	rs Per Month) ated cost such as UIF, COIDA, Provident sp. Leave, prorated bonus, prorated annu c Cost For Sunday Work, Public Holiday	ual leave provision, uniform	R		
2. Sub- Total (Cleaning C	hemicals, D	etergents and Other Consuma	bles	R		
3. Sub- Total ((NB: Overheads include of insurance, medicals and an	office admin	cost, travelling	ntage of 1 and 2) cost, servicing of equipment, liability)	%	R		
4. Profit Per M	onth (As a	percentage	e of 1+2+3)	%	R		
TOTAL OF 1 + 2 + 3+					R		
VALUE ADDED TAX	(VAT) (15%	%)			R		
TOTAL BID PRICE O	FFERED P	ER MONTH	- ALL INCLUSIVE		R		
TOTAL BID PRICE OFFERED FOR THREE (3) YEARS – ALL INCLUSIVE					R		
	O	FFER TO B	E VALID FOR 180 DAYS FROM	THE CLOSING DATE OF	BID.		
Signature of	Bidder		Date	Signature of Witness	Date		
Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly exempliant.							

e) The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget

HARRY GWALA REGIONAL HOSPITAL UMGUNGUNDLOVU DISTRICT

SECTION K:10 PRICING SCHEDULE

			I INIOINO CONED	OLL			
PRICING SCHEDULE		INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT					
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.					
INSTITUTION		HARRY G	WALA REGIONAL HOSPITAL				
DISTRICT		UMGUNG	UNDLOVU DISTRICT				
CONTRACT NUMBE	R	ZNB 3000/	/HGR/2025-H				
NAME OF BIDDER							
CLOSING DATE		07 NOVEN	MBER 2025				
CLOSING TIME		11:00					
Note: Cost for Work	er per mor	nth must no	ot be lower than BCCCI or NC	CA prescribed rates			
SHIFT	TI	ME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS		
Ordinary Work	07h00	to 16H00	47	R	R		
Day Shift	06h00	to 18H00	40	R	R		
Night Shift	06h00	to 18H00	28	R	R		
Total Numb	er Cleaner	rs .	115		AMOUNTs (R)		
Note: Cost include Normal Levy, Prorated Maternity Le	Working Hour eave, Absent,	s plus other rela Sick & Fam Res	ers Per Month) ated cost such as UIF, COIDA, Provident sp. Leave, prorated bonus, prorated annu y Cost For Sunday Work, Public Holiday	ıal leave provision, uniform	R		
2. Sub- Total (Cleaning C	hemicals, D	etergents and Other Consuma	bles	R		
	office admin of	cost, travelling	ntage of 1 and 2) cost, servicing of equipment, liability	%	R		
4. Profit Per M	onth (As a	percentage	e of 1+2+3)	%	R		
TOTAL OF 1 + 2 + 3+	4 ABOVE				R		
VALUE ADDED TAX	(VAT) (15%	%)			R		
TOTAL BID PRICE O	FFERED P	ER MONTH	- ALL INCLUSIVE		R		
TOTAL BID PRICE O	FFERED F	OR THREE	(3) YEARS – ALL INCLUSIVE		R		
	0	FFER TO B	E VALID FOR 180 DAYS FROM	THE CLOSING DATE OF	BID.		
Signature of	Bidder		Date	Signature of Witness	Date		
Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. d) Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly exorbitant. e) The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget							

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NORTHDALE HOSPITAL UMGUNGUNDLOVU DISTRICT

SECTION K:11 PRICING SCHEDULE

			PRICING SCHED	ULE			
PRICING SCHEDULE		INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT					
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.					
INSTITUTION:		NORTHDA	LE HOSPITAL				
DISTRICT:		UMGUNG	JNDLOVU DISTRICT				
CONTRACT NUMBER	R:	ZNB 3000/	NDH/2025-H				
NAME OF BIDDER							
CLOSING DATE		07 NOVEM	IBER 2025				
CLOSING TIME		11:00					
Note: Cost for Worker	per month	must not be	lower than BCCCI or NCCA pres	scribed rates			
SHIFT	TII	ME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS		
Ordinary Work	07h00 t	to 16H00	35	R	R		
Day Shift	06h00 t	to 18H00	50	R	R		
Night Shift	06h00 t	to 18H00	10	R	R		
Total Numb	er Cleaners	s 95		AMOUNTs (R)			
			-				
Note: Cost include Normal Levy, Prorated Maternity Le	Working Hours eave, Absent, S	s plus other rela Sick & Fam Res	rs Per Month) Ited cost such as UIF, COIDA, Provident Description Leave, prorated bonus, prorated annu Cost For Sunday Work, Public Holiday	ıal leave provision, uniform	R		
•		-	etergents and Other Consuma		R		
3. Sub- Total C (NB: Overheads include of insurance, medicals and an	office admin c	ost, travelling	ntage of 1 and 2) cost, servicing of equipment, liability)	%	R		
4. Profit Per M	onth (As a	percentage	of 1+2+3)	%	R		
TOTAL OF 1 + 2 + 3+	4 ABOVE				R		
VALUE ADDED TAX	(VAT) (15%	6)			R		
TOTAL BID PRICE O	FFERED PI	ER MONTH	– ALL INCLUSIVE		R		
TOTAL BID PRICE OFFERED FOR THREE (3) YEARS – ALL INCLUSIVE					R		
	OI	FFER TO BE	E VALID FOR 180 DAYS FROM	THE CLOSING DATE OF I	BID.		
Signature of Bidder Date Signature of Witness Date							
Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. d) Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly exorbitant. e) The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget							

LADYSMITH HOSPITAL UTHUKELA DISTRICT

SECTION K:12 PRICING SCHEDULE

PRICING SCHEDULE		INCLUSIVE OF LABOUR COST, CONSUMABLES, OVERHEAD AND PROFIT					
DESCRIPTION		PROVISION OF CLEANING OF BUILDINGS AND OFFICES AT SELECTED HIGH VOLUME FACILITIES FOR A PERIOD OF THREE (3) YEARS.					
INSTITUTION		LADYSMIT	TH HOSPITAL	-			
DISTRICT		UTHUKEL	A DISTRICT				
CONTRACT NUMBER	R	ZNB 3000/	LSH/2025-H				
NAME OF BIDDER							
CLOSING DATE		07 NOVEM	BER 2025				
CLOSING TIME		11:00					
Note: Cost for Worker	per month	must not be	lower than BCCCI or NCCA pres	scribed rates			
SHIFT	TI	IME	NO. OF CLEANERS	MONTHLY BASIC COST PER CLEANER	MONTHLY TOTAL FOR ALL CLEANERS		
Ordinary Work	07h00 t	to 16H00	40	R	R		
Day Shift	06h00 t	to 18H00	30	R	R		
Night Shift	06h00 t	to 18H00	10	R	R		
Total Numb	er Cleaner	rs 80					
					AMOUNTs (R)		
Note: Cost include Normal Levy, Prorated Maternity Le	Working Hours eave, Absent, S	rs plus other relat Sick & Fam Resp	rs Per Month) ated cost such as UIF, COIDA, Provident sp. Leave, prorated bonus, prorated annu or Cost For Sunday Work, Public Holiday e	ıal leave provision, uniform	R		
			etergents and Other Consuma		R		
3. Sub- Total C (NB: Overheads include or insurance, medicals and any	office admin co	cost, travelling of	ntage of 1 and 2) cost, servicing of equipment, liability)	%	R		
4. Profit Per M				%	R		
TOTAL OF 1 + 2 + 3+	4 ABOVE				R		
VALUE ADDED TAX	(VAT) (15%	6)			R		
TOTAL BID PRICE OF	FFERED P	ER MONTH	- ALL INCLUSIVE	R			
TOTAL BID PRICE OFFERED FOR THREE			(3) YEARS – ALL INCLUSIVE	R			
OFFER TO BE VALID FOR 180 DAYS FROM THE CLOSING DATE OF BID.							
Signature of	Bidder		Date	Signature of Witness	Date		
Please note that: a) Bid Price for wages must not be lower than BCCCI or NCCA prescribed rates, if lower it will immediately invalidate your offer. b) Price escalations for Wages will be per prescribed BCCCI rates. c) Price escalations for cleaning chemicals, detergents, other consumables and overheads will negotiated based on Consumer Price Index. d) Bid Price for overheads and profit must not be unreasonably low, the department reserve the right to request cost breakdown, where prices are deemed to be low or highly experiment.							

- or highly exorbitant.

 The Department reserve a right to expand or variate (increase or reduce) this contract guided by allocated budget

ANNEXURE A

THE NATIONAL TREASURY

Republic of South Africa



GOVERNMENT PROCUREMENT: GENERAL CONDITIONS OF CONTRACT

July 2010

NOTES

The purpose of this document is to:

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

In this document words in the singular also mean in the plural and vice 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.

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1. DEFINITIONS

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 anything of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5. **"Countervailing duties"** are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.
- 1.6. **"Country of origin"** means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7. "Day" means calendar day.
- 1.8. "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9. "Delivery ex stock" means immediate delivery directly from stock actually on hand.
- 1.10. "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the 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 except for purposes of performing the contract.
- 5.3. Any document, other than the contract itself mentioned in GCC clause 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 analysed 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 fulfilment 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 contract 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 cancelling 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.
- 23.4. 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.
- 23.5. Any restriction imposed on any person by the Accounting Officer / Authority will, at the discretion of the Accounting Officer / Authority, also be applicable to 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.
- 23.6. 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.

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

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

29. Governing language

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

30. Applicable law

30.1. The contract shall be interpreted in accordance with South African laws, unless otherwise specified 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.
- 32.3. 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.

33. National Industrial Participation (NIP) Programme

33.1. The NIP Programme administered by the Department of Trade and Industry shall be applicable to all contracts that are subject to the NIP obligation.

34. Prohibition of Restrictive practices

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

General Conditions of Contract (revised July 2010)

ANNEXURE B

SITE BRIEFING SCHEDULE DATE AND VENUE

DISTRICT NAME	DATE	TIME	BRIEFING VENUE
	ETHEKWINI	DISTRICT	
ADDINGTON HOSPITAL	17-10-2025	11:00	Erskine Terrace South Beach Durban GPS co-ordinates:31.04229133 -29.8616255
KING DINUZULU HOSPITAL	17-10-2025	11:00	Corner of Dr R D Naidoo drive and Viola Road , Sydenham Durban GPS co-ordinates: 30.987036 - 29.823575
PRINCE MSHIYENI MEMORIAL HOSP	17-10-2025	11:00	Mangosuthu Highway, Umlazi GPS co-ordinates: 30.93662467 -29.9548242
VICTORIA MXENGE HOSPITAL	17-10-2025	11:00	Corner of Sydney and Rick Turner (Francois) road, Congella GPS co-ordinates: 30.98950733 -29.8822222
WENTWORTH HOSPITAL	17-10-2025	11:00	P/Bag Jacobs 4026 GPS co-ordinates: 30.9891625 -29.9329128
	KING CETSHWA	YO DISTRICT	
ESHOWE HOSPITAL	17-10-2025	11:00	40 Kangella Street, Eshowe 3815 GPS co-ordinates: 31.46645583 -28.8910043
NGWELEZANA HOSPITAL	17-10-2025	11:00	Off main road, Ithala Centre, Manguzi Town, Kwa-Ngwanase (Kosi Bay) GPS co-ordinates: 32.75637467 -26.9840283
QUEEN NANDI MEMORIAL HOSPITAL	17-10-2025	11:00	29 Union Street Empangeni 3380 GPS co-ordinates: 31.8972113 -28.739553
	UGU DIS	TRICT	
PORTSHEPTSONE HOSPITAL	17-10-2025	11:00	Corner of Connor and Bazley street, Port Shepstone GPS co-ordinates: 30.450878 - 30.7435007
	UMGUNGUNDLO		
HARRY GWALA REGIONAL HOSPITAL	17-10-2025	11:00	Lot 89, Selby Msimang Road, Plessislaer, Pietermaritzburg GPS co-ordinates: 30.33275617 -29.6473695
NORTHDALE HOSPITAL	17-10-2025	11:00	Chota Motola road Northdale Pietermaritzburg GPS co-ordinates: 30.4026533 -29.5756205
	UTHUKELA		
LADYSMITH HOSPITAL	17-10-2025	11:00	Malcom Road, Ladysmith GPS co-ordinates: 29.766058 - 28.5567272

NOTE:	
a)	Treasury Regulation 16A9.2 (a) (i), stipulate that the accounting officer or accounting authority – (a) may disregard the bid of any bidder if that bidder, or any of its directors – (i) have abused the institution's supply chain management system. Should it be found that during the site briefing or meeting, the bidder or its representative have disrupted the proceedings of the meeting or prevented other bidders to exercise their constitutional right to participate in tendering process, the bid submitted by the disrupting supplier may be disregarded.
b)	The prospective bidders are required to attend the site briefing on time, any bidder who arrive late will not be considered for signing and stamping of the site briefing certificate.
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