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TERMS OF REFERENCE

SCMU11-23/24-026: DORDRECHT – SINAKO ZWELETHEMBA 289 SUBS- 139 (91 UNITS): APPOINTMENT OF A TURNKEY CONTRACTOR ON CONSTRUCTION OF 91 NEW HOUSES AT DORDRECHT UNDER EMALAHLENI LOCAL MUNICIPALITY – CHRIS HANI REGION.

COMPILED FOR:

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AUGUST 2023



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LIST OF ACRONYMS

ECDHS Eastern Cape Department of Human Settlement

RDP Reconstruction Development Program

BOQ Bill of Quantities

RWG Rain Water Goods

COC Certificate of Compliance

FURs Final Unit Report

EPWP Expanded Public Works Program

B-BBEE Broad-Based Black Economic Empowerment

DTI Department of Trade and Industry

NHBRC National Home Builders Regulation Council

GPS Global Positioning System

SABS South African Bureau of Standards

SANS South African National Standards

JBCC Joint Building Contracts Committee

JCC Joint Contracts committee

VAT Value Added Tax

EME Exempted micro enterprise

QSE Qualifying small enterprise

SBD Standard Bidding Document

ECSA Engineering Council of South Africa

DPSA Department of Public Service and Administration

SLA Service Level Agreement

CSD Central Supplier Database

SACNASP South African Council For Natural Scientific Professions

SACPCMP South African Council For The Project And Construction

Management Professions

SACQSP The SA Council for the Quantity Surveying Profession

SACPLAN The South African Council for Planners

SACAP South African Council For The Architectural Profession

HPCSA The Health Professions Council Of South Africa



1. BACKGROUND

The Department is engaged in to improved and accelerated delivery of Low Cost (RDP) houses in the province and to fast track the implementation of these projects. The Department is calling on an established contractor to undertake construction of top structures houses to complete the project at Emalahleni Local Municipality in the Chris Hani District as specified in this document.

91 houses is a phase 2 of the project, 150 houses were completed with services that is water & sewer ERF Connections in Phase 1.

2. PROJECT LOCATION

The project located in Dordrecht in an urban area at Emalahleni Local Municipality.

3. PROJECT DESCRIPTION

Project details are as follows:-

Table 1: Project Details

LOCAL MUNICIPALITY	TOWN	WARD	DISTRICT MUNICIPA LITY	BENEFICIARIES	WATER &SEWER ERF CONNECTIONS	NO. OF HOUSES
Emalahleni	Dordrecht	11&14	Chris Hani	91	91	91
To	otal			91	91	91

Table 2 : Project Information

NO.	DESCRIPTION	STATUS	COMMENT
1.	Number of approved beneficiaries	91	Turnkey Contractor to be responsible for the construction of 91 units. Beneficiary List will be provided by the regional office.
2.	Environmental Impact Assessment	N/A	In-situ and it will not be applicable
3.	Geo-technical Investigation	Done	To review and adopt Geo Technical Investigation previously done
4.	House Plan, Foundation Designs, Water & Sewer ERF connection designs	Done	House Plans Available, Turnkey contractor will review and adopt and prepare Water &Sewer ERF Connection designs

5.	Social facilitation	Outstanding	To be done by Turnkey contractor
6.	Monitoring and certification	<u> </u>	To be done by Turnkey contractor
7.	Occupational Health and Safety Specification	Outstanding	To be done by Turnkey contractor
8.	NHBRC Home Enrolment	Outstanding	To be done by Turnkey contractor
9.	Site Layout and Site Plans per ERF	Outstanding	To be done by Turnkey contractor
10	GPS Coordinates per each beneficiary and reporting	Outstanding	To be done by Turnkey contractor
11	Construction of houses	Outstanding	To be done by Turnkey contractor
12	Close Out Report	Outstanding	To be done by Turnkey contractor

4. SCOPE OF WORKS

There will be one Turnkey contractor to be appointed in this project for construction of 91 new houses. Current beneficiaries identified are normal with a plan for construction of 40 m² house and Department will review approved beneficiaries where status quo changes during construction to accommodate other typologies i.e 45 m² houses for a Disabled people or a 50 m² houses for Military Veterans when the need is identified (Specification for 45 m² and 50 m² to be provided later) as focus will be constructing a 40m² typology of a house for a destitute community beneficiary.

The scope of work will entail, Phase 01 - Inception, Phase 02 - Planning and Design and Phase 03 - Construction of house buildings and services.

Table 3: Housing Typologies

TYPOLOGY	SIZE	NO. OF UNITS	COMMENTS
1.Normal House	40 m²	91	Current identified beneficiaries are normal qualifying fo 40 m² house rectification



There will be one contractor to be appointed in this project for the rectification of 91 houses. The work is organized as follows:

4.1. PHASE ONE (1)- INCEPTION PROFESSIONAL SERVICES

This phase involves the assessment of the available information and familiarizes with the scope of works and the project area, identifying risks and constraints with devising plans to mitigate these. This phase entails the following professional services - the social facilitation, assessing Department's needs and options. Establish project description/ brief including project objectives, priorities, constraints, assumptions, and strategies for Construction of Top Structures (40, 45 and 50m2) with connection to internal services (Water &Sewer).

Below are detailed activities under this phase:

- 4.1.1. Attend necessary meetings;
- 4.1.2. A detailed Project Implementation Plan (PIP) and cash flow for the entire project will have to be prepared;
- 4.1.3. Review all data provided by the Department and the identified outstanding information to be included in the PIP;
- 4.1.4. Inspect the sites and advice on necessary surveys, analyses, tests and or other site investigations where such information will be required for next phase;
- 4.1.5. Review the project scope and visit the site to get familiar with all the details of the project and the possible geographical and logistical challenges. Any risks to the project must be identified and mitigating measures devised;
- 4.1.6. Identify construction project health and safety risk profile;
- 4.1.7. Compile Occupational Health and Safety Specification;
- 4.1.8. Advise on criteria that could influence the project life cycle cost significantly;
- 4.1.9. Advice on rights, constraints, consents, and approvals;
- 4.1.10. Stakeholder engagement through on-going interaction with the Department, Local & District Municipality, and public participation (through Social Facilitation) and



4.1.11. Conduct Social Facilitation (a process will run throughout the entire project).

PHASE TWO (2) - PLANNING AND DESIGNS 4.2.

This phase entails the following professional services - The continuation of social facilitation, Beneficiary verification / administration, obtaining GPS coordinates for each approved beneficiary stand, (EIA), Review Geotechnical Investigation report, review and adopt available house plan and foundation designs and specifications including National Home Builders Registration Council (NHBRC) Project Enrolment, detailed cost estimates of construction costs and financial viability for Construction of top structures (40, 45 and 50m2) with connection of services (Water &Sewer). The successful Professional Service Provider will have to perform the following main task during this phase.

The successful Turnkey contractor will have to perform the following main tasks during this phase:

- 4.2.1. Attend all project related meetings;
- 4.2.2. Continuation of the social facilitation;
- 4.2.3. Conduct Environmental Impact Assessment;
- 4.2.4. Review the existing Geotechnical investigation phase 1 & 2 (including ground water protocol) - Geotechnical Investigation must be done as defined in SANS 10400H and guided by the Phase 1 investigation requirements given in the GSFH 2 and SANS 634 requirements. As detailed in the guidance documents, the investigation should be undertaken under the direction of a suitably experienced Competent Person who should design the investigation and give rationale for any deviations from the guidance documents making sure all the relevant general requirements and objectives of a Phase 1&2 report are covered;
- 4.2.5. Review and take ownership of available assessment report done;
- 4.2.6. Review, adopt and take ownership of existing house plans as to comply with NHBRC and Department's minimum requirements including Norms & Standards:



- 4.2.7. Review, adopt and take ownership of designs on the following as to comply with Department's minimum requirements including Norms & Standards Local Authority minimum requirements.
 - 4.2.9.1. Foundation,
 - 4.2.9.2. Infrastructure (Water &Sewer Connection) and
 - 4.2.9.3. House designs
 - 4.2.8. Prepare and evaluate designs and outline specification;
 - 4.2.9. Prepare detailed estimate of construction costs;
 - 4.2.10. Review designs, drawings, and schedules for compliance with approved budget;
 - 4.2.11. Obtain community, Departmental, NHBRC and Local Authority approval of the designs;
 - 4.2.12. Issue construction documentation in accordance with the documentation schedule including in the case of structural engineering, reinforcing bending schedules and detailing and specification of structural steel sections and connections;
 - 4.2.13. Review engineering services designs for connection of internal services (water &sewer) to comply with the department and local authority minimum requirements. Additional minimum requirements are included in the scope of work in this document. Urban services will generally consist of Rain Water Goods (gutters &downpipes) and connection of services to connection point (water & sewer);
 - 4.2.14. Prepare layout and site plans per erf;
 - 4.2.15. Conduct land survey and pegging;
 - 4.2.16. Prepare Home Enrolment documents and submit to Project Manager for NHBRC Enrolment:



- 4.2.17. Ensure compliance with environmental control and Occupational health and safety;
- 4.2.18. Preparation of monthly progress reports detailing progress, challenges, and mitigating measures; and
- 4.2.19. Any other activity, not listed above, required to render the project ready to commence construction.

4.3. IMPLEMENTATION

This phase entails the following professional services and construction of 91 houses - Contract administration and inspection (manage, administer, monitor the construction contract and processes including preparation and co-ordination of procedures and documentation to facilitate final completion of the works including Principal Agent/ Engineer duties). Construction monitoring level 3 (full time presence on site – as per Engineering Council South Africa (ECSA) guidelines of 2015), Occupational Health and Safety and Environment Management inclusive of the applicable monitoring agents, Construction of 91 houses and Close out for top structures (40m2) with connection of services (Water &Sewer Connections).

The Turnkey contractor will be responsible for the following during this stage:

- **4.3.1** In cases where there is demolishing old existing structures including site clearance the Contractor will prepare for construction of a new house and carting away rubbles from site to the area identified for land fill;
- **4.3.2** De-connection and re-connection of electricity from old house to newly built house including application fees to Eskom;
- **4.3.3** Provide Temporal accommodation during construction :
- 4.3.4 Attend all project related meetings;
- **4.3.5** Construction of forty square meter (40m²) top structures;
- **4.3.6** Construction of forty-five square meter (45m²) unit for disabled (wheelchair bound) with wheelchair ramp and grab rails etc. Where necessary;



- **4.3.7** Installation of sewer and water erven connections:
- **4.3.8** Monthly progress reporting and Extended Public Works Program (EPWP) reports;
- 4.3.9 Contract administration and inspection including Principal Agent/ Engineer duties (inspect works for conformity to contract documentation prepare pro-active estimates of proposed variations for Department decision making, adjudicate and resolve financial claims and contractual claims by Contractor, prepare schedules of predicted cash flows, witness and review of all tests carried out both on and off site;
- 4.3.10 Construction monitoring level 3 (full time presence on site as per Government Gazette 38324, Vol 594);
- **4.3.11** Occupational Health and Safety and Environment management inclusive of the applicable monitoring duties;
- **4.3.12** Provide completion certificates of works (services & top structures) from foundations to completions;
- 4.3.13 Occupational Health and Safety and Environment management.
- 4.3.14 Provide completion certificates for all milestones and "Happy Letters", C.O.C (certificate of compliance) for electrical installation for all completed units and Further engagement with NHBRC to obtain Final Unit Reports (FURs) for all completed units.
- 4.3.15 Handover of houses; and partial engineering services.
- 4.3.16 Provide documents for detailed close-out of the project

5 MINIMUM SPECIFICATIONS

5.1 GENERAL

- 5.1.1 All works to be carried out in compliance with the Department of Housing Generic Specifications (GFSH 1 to 11) and the Technical Guidelines as contained in the Housing Code and NHBRC Home Builders Manual;
- **5.1.2** All Department of Labour and Expanded Public Works Program (EPWP) requirements should be met;



- **5.1.3** All works to be done in compliance with the current Health & Safety Regulations;
- **5.1.4** All works must also be done in compliance with all Environmental Regulations; and
- **5.1.5** All relevant Local Authority requirements to be adhered to and relevant permission obtained.
- **5.1.6** The appointed Contractor must submit COVID 19 management plan and regularly report to the Department of any related cases and relevant work recovery intentions thereof.

5.2. INFRASTRUCTURE

In addition to the above, the minimum requirements for infrastructure will be in accordance with the following:

- **5.2.1.** Guidelines for Human Settlements Planning and Design Vol. 1 & 2 ("Redbook");
- 5.2.2. NHBRC Technical Requirements and SANS 10400.
- **5.2.3.** Department of Housing Generic Specification, GFSH 08;

5.3. INTERNAL SERVICES

- 5.3.1 Installation of sewer and water erven connections should conform to the Municipal services standards as per the As-built drawings that are obtainable from the Local Authority.
- 5.3.2 Permissions ought to be obtained from the Local Authority with the approval of the Project Engineer as and when there is unavoidable change of design in this regard.

5.4. TOP STRUCTURE

In addition to the specification already mentioned, the following are additional minimum requirements:



- 5.4.1. 2015 revised National Building regulations; South African National Standards (SANS) 10400 XA Energy Usage in Buildings;
- 5.4.2. All external doors must be SABS approved hardwood such as meranti frame ledged button doors or similar approved doors;
- 5.4.3. All door locks must be SABS approved with a minimum of five-year guarantee:
- 5.4.4. SABS approved roof trusses to be used and Roof Covering to be cement roof tiles:
- 5.4.5. Smaller size windows and special low clear and opaque safety glass for all window types as prescribed by the engineer or competent person;
- 5.4.6. Concrete aprons to be provide on all 4 sides with a minimum width of 1000mm including storm water management precautionary measures (as per NHBRC project enrolment requirement);
- 5.4.7. Fascia's and barge boards to be provided;
- **5.4.8.** House to be plastered and painted both internally and externally;
- 5.4.9. Installation of a ceiling with the prescribed air gap for the entire dwelling.
- 5.4.10. Installation of above ceiling insulation comprising a 130mm mineral fibre glass blanket for the entire house;
- 5.4.11. One work surface to be provided in the kitchen area (minimum length 1m, height 1m and width of 0.5 m) and
- 5.4.12. Electrification of houses which include installation of a distribution board including plugs and lights to all living areas of the house, as per the current norms and standards.

PROJECT DELIVERABLES

6.1 GENERAL

The scope of works detailed in Section 4 clearly describes the extent of what is expected from the contractors. Project deliverables can, however, be summarized as follows:

6.1.1 Completing installation of sewer and water erven connections, and top structures as described in the scope of works, including providing FURs, COCs and "Happy Letters".



7 PROPOSAL FORMAT

All respondents must submit (one) 1 sealed envelope of their proposals to fulfill the project deliverables described above:

7.1 ENVELOPE is to contain a copy of document as a technical and financial Proposal.

7.2 FINANCIAL SCHEDULE OF RATES

The Average Construction Rate is firm and fixed for duration of contract as per table 4 below, including total fees and expenses (VAT zero rated), to complete the project.

Table 4: Average Construction Rate for 40m2 house

HOUSE TYPOLOGIES	SIZE	NO. OF UNITS	AVERAGE CONSTRUCTION PER UNIT
1. Normal House	40 m²	91	R 183 257,00

NB: Average construction rate as per above include all extra ordinary site conditions including demolishing of units & cart away of rubble materials.

The Financial Proposal provided shall specify and state a firm and fixed price, including total fees and expenses (VAT zero rated), to complete the project.

Payment will only be made upon the completion of a house and partial services. Inception will be paid at enrolment with NHBRC. Payment milestones are as follows:-



Table 5: Bill of Quantities for construction of 40m2 house

NO	ITEM	UNIT	QTY	RATE	TOTAL AMOUNT
1.	INCEPT	ΓΙΟΝ			
1.1,	Risk report & mitigation measures	NO.	1		
1.2.	Implementation Plan & Cash flow projections	NO.	1		
1.3.	Beneficiary Verification	NO.	1		
1.4.	Social facilitation	NO.	1		
1.5.	Assessment of available information	NO.	1		
1.6.	Quarterly Cost Analysis Report	NO.	1		
SUB TO	TAL			R	R
2.	PLANNING AI	ND DES	SIGN		
2.1.	Environmental Impact Assessment	NO.	1		RATE ONLY
2.2.	Geotechnical Investigation Phase 1& 2	NO.	1		
2.3.	Project and Home enrolment with NHBRC	NO.	1		
2.4.	GPS Co-ordinates	NO.	1		
2.5.	House plan Design with electrical layout	NO.	1		
2.6.	Prepare layout and site plan per erf	NO.	1		
2.7.	Prepare Foundation designs	NO.	1		
2.8.	Prepare Water and Sewer Designs and connections per ERF	NO.	1		
SUB TO	TAL			R	R
3.	IMPLEMEN	ITATIO	N		
3.1.	Attend necessary meetings and continuation with the social facilitation process.	NO	1		
3.2.	Foundation/ slab Normal –R,S,C,H	NO.	1		RATE ONLY
3.3.	Foundation slab-Modified-H2	NO.	1		RATE ONLY
3.4.	Foundation/ slab – Stiffened – H3	NO.	1		



NO	ITEM	UNIT	QTY	RATE	TOTAL AMOUNT
3.5.	Demolishing of existing informal structures and cart away rubble	NO	1		
3.6.	De-connection and re-connection of electricity from old house to newly built house including application fees to Eskom	NO	1		
3.7.	Temporal accommodation during construction (Rental accommodation and back to house after completion including transportation costs)	No	1		
3.8.	Wall plate (Brickwork, doors & frames, windows)	NO.	1		
3.9.	Roof (structure, covering & Beam filling)	NO.	1		
3.10.	Completion (ceiling& insulation, finishing's, Aprons, plastering & painting, Electrical, Joinery, Kitchen cupboard, fascia & barge boards)	NO.	1		
3.11.	Connection of services (Water		1		
3.12.	Obtaining of FUR's from NHBRC,		1		
3.13.			1		
3.14.	Contract administration and inspection	NO.	1		
3.15.	Construction Monitoring Level 3 (Full Time)	NO.	1		
3.16.	Occupational Health & Safety	NO.	1		
3.17.	Environmental Management	NO.	1		
3.18.	Close out Report	NO.	1		
SUB TOT	AL			R	R
TOTAL= (SUB TOTALS FOR 91 UNITS (RATE PE	R UNI	Г Х 91	R	
ADD : 5%	Contingencies				
	SUM OF SUB TOTALS (Carried to FIN Y & FORM OF OFFER)	AL		R	



Table 6: Bill of quantities for construction of 45m2 house

2	PLANNING & DESIGN I	NCEPT	ION (45 n	n ² House 1	or Disabled) RATE
2.1	Project and Home enrolment with NHBRC	NO.	1		Rate only
2.2	House Design	NO.	1		Rate only
2.3	Foundation Design	NO.	1		Rate only
2.4	Water tank and Stand Design	NO.	1		Rate only
2.5	VIP toilet and Design	NO.	1		Rate only
SUB TO	DTAL			R	R
3	IMPLEMENTATION	ON (45	m² House	for Disak	oled) RATE ONLY
3.1	Foundation/ Slab – Normal – R,S,C,H	NO.	1		Rate only
3.2	Foundation/ Slab- Modified – H2	NO.	1		Rate only
3.3	Foundation/ slab – Stiffened – H3	NO.	1		Rate only
3.4	Wall plate	NO.	1		Rate only
3.5	Roof	NO.	1		Rate only
3.6	Completion	NO.	1		Rate only
3.7	Electricity tubing	NO.	1		Rate only
3.9	VIP toilet	NO.	1		Rate only
3.16	Contingency allowance for difficult terrain	NO.	1		Rate only
3.17	Close out Report	NO.	1		Rate only
SUBTO	TAL			R	R
TOTAL	= SUM OF SUB TOTALS			R	R

Table 7 : Bill of quantities for construction of 50m2 house

2	PLANNING & DESIGN I	NCEPT	ION (45 n	n ² House f	or Disabled) RATE
2.1	Project and Home enrolment with NHBRC	NO.	1		Rate only
2.2	House Design	NO.	1		Rate only
2.3	Foundation Design	NO.	1		Rate only
2.4	Water tank and Stand Design	NO.	1		Rate only
2.5	VIP toilet and Design	NO.	1		Rate only
SUB TO	DTAL			R	R
3	IMPLEMENTATION	(50 m² l	House fo	r military v	veteran) RATE ONLY
3.1	Foundation/ Slab – Normal – R,S,C,H	NO.	1		Rate only
3.2	Foundation/ Slab- Modified – H2	NO.	1		Rate only
3.3	Foundation/ slab – Stiffened – H3	NO.	1		Rate only
3.4	Wall plate	NO.	1		Rate only
3.5	Roof	NO.	1		Rate only
3.6	Completion	NO.	1		Rate only
3.7	Electricity tubing	NO.	1		Rate only
3.9	VIP toilet	NO.	1		Rate only
3.16	Contingency allowance for difficult terrain	NO.	1		Rate only
3.17	Close out Report	NO.	1		Rate only
SUBTO	TAL		4	R	R
TOTAL	= SUM OF SUB TOTALS			R	R

8 PRICE GUIDELINES AND PAYMENT MILESTONES

Payment will only be made upon the completion of milestones (payment milestones) and price guidelines as follows:

Table 8 : Payment Milestones

ITE M	MILESTONE	UNIT	QUANTITY	PERCENTAGE PRICE GUIDELINE
1	Inception	No	91	2%
2	Planning and design	No	91	3%
3	 Implementation Foundation Wall plate Roof Finishes Water & Sewer connections Completion Close Out 	No	91	95%

NB: A sectional completion plan must be provided as a proposal by the contractor, agreed upon and approved by the Department. A written approval of the sectional completion plan must form part of the contract. The minimum market related rate per unit for this project is *R183 257,00* and this include all extra ordinary site conditions i.e all Geo Technical site conditions, demolishing of units & cart away of rubble materials



9 EVALUATION CRITERIA

ECDHS has set minimum standards (Stages) that a bidder needs to meet in order to be evaluated and selected as a successful bidder. The minimum standards consist of the following:

Table 9: Stages of Evaluations of Bidders

(STAGE 0): Administrative compliance	(STAGE 1): Functionality Criteria	(STAGE 2): Price and B-BBEE Evaluation	(STAGE 3): Risk Assessment
Bidders must submit	Bidders must meet	Bidders will be	Bidders will be
all documents as	all the criteria	evaluated in terms	evaluated in terms
outlined in Table 10	stipulated under	of section 5 of the	risk. Bidders that fail to
	functionality criteria	PPPFA 2000,	meet the risk criteria
	to proceed to Stage	Preferential	will be considered to
	2	Procurement	containing a potential
	(Price and specific	Regulations, 2022.	high risk level and will
	goals evaluation).		not be considered for
			appointment

9.1 STAGE 0 - ADMINISTRATIVE COMPLIANCE

9.1.1Without limiting the generality of ECDHS's other critical requirements for this Bid, bidders must submit the documents listed in Table 10 below. All documents must be completed and signed by the duly authorised representative of the prospective bidder. During this phase, bidders' response will be evaluated based on compliance with the listed administration and mandatory bid requirements. In case of a Joint Venture/Consortium all parties are expected to submit individual documentation:

Table 10: Administrative compliance

No	Document that must be submitted	Explanatory Information	
1	SBD1: Invitation to tender	Complete and sign the supplied profo	
		document	
2	SBD2: Tax clearance certificate	Complete and sign the supplied proforma	





		document	
3	SBD4: Declaration of interest	Complete and sign the supplied proformation	
4	SBD6.1: Preference points claim form;	Complete and sign the supplied proforma document	
5	SBD6.2: Declaration certificate for local production and content for designated sectors and Annexure A	Complete and sign the supplied proforma documents. Evaluation of local production and content	
6	Bill of quantities and summary & form of offer	Submit full details of the pricing proposal as per Bill of quantities. Blank spaces will be regarded as incomplete. Should the bidder not charge for the service, the bidder must indicate that with a zero (0). Bidders must complete the entire Pricing Schedule	
7	National home builders registration council (NHBRC) certificate	Bidders must submit a valid International NHBRC certificate (certified copy) at closing date. The Department will verify the NHBRC certificate prior/during evaluation. Non compliance will lead to elimination.	
8	Central supplier Database (CSD) registration	Service Providers must be registered as a service provider on the Central Supplier Database (CSD). If you are not registered, prior to submitting your proposal. Visit https://secure.csd.gov.za/ to obtain your vendor number. Submit CSD printout as proof of registration.	
9	Annexure A: Performance report	Completed performance reports must be submitted together with the bid proposal, failure to submit will result in non-allocation of points	
10	Annexure B: Intent to form Joint venture consortium agreement	The joint venture and/or consortium agreements must clearly set out the shareholding and roles and responsibilities of the Lead Partner and	



the joint venture and/or consortium party. The agreement must also clearly identify the Lead Partner, who shall be given the power of attorney to bind the other party/parties in respect of matters pertaining to the joint venture and/or consortium arrangement. A signed agreement will be expected to be submitted prior award of contract.

- **9.1.2**Evaluation for local production and content for designated sectors.
- 9.1.2.1 On local content designated items, only locally produced goods or services with a stipulated minimum threshold for local production and content of 100% will be considered. '
- 9.1.2.2 The relevant designated sector: Steel Components and Plastic pipes and fittings. The minimum threshold for local production and content: 100%: Reinforcing Bars (100%) Door and Window Frames (100%) Roof Trusses (100%) Joining Connection Components (100%) and Plastic pipes and fittings (100%);
- 9.1.2.3 Exchange rate to be used for the calculation of local content (local content and local production are used interchangeably) must be the exchange rate published by the SARB at 12:00 on the date, one week (7 calendar days) prior to the closing date of the bid.
- **9.1.2.4** Failure to indicate minimum percentage (%) or not meeting minimum percentage for local content will automatically invalidate the bid for further consideration.
- 9.1.2.5 If the raw material or input to be used for a specific item is not available locally, bidders should obtain written authorization from the DTI should there be a need to import such raw material or input and a copy of this



- authorization letter must be submitted together with the bid document at the closing date and time.
- 9.1.2.6 The main contractor may not sub contract work to an extent that the local content and production is compromised. The conditions and rules applying to the main bidder on local production and content also apply to the sub-contractor(s).
- 9.1.2.7 For further information, bidders may contact the Steel products and components unit within DTI at 012 394 5157
- 9.1.2.8 Bidders must complete SBD 6.2 with Annexure C and it must be submitted with the bid at the closing date and time Bids which have not scored the required minimum percentage of 100% for Local Production and content will be disqualified unless the bidder obtains exemption form DTI at this stage. Only qualifying bids will proceed to the evaluation on Functionality.

9.2 STAGE 1: FUNCTIONALITY EVALUATION

- 9.2.1In this stage the capabilities of the contractor as well as the professional team will be assessed. Functionality will be scored out of one hundred and fifty (150) points where one hundred (100) points will be used for scoring the contractor portion and fifty (50) points will be for scoring the professional team portion.
- 9.2.2Bidders should obtain at least seventy-five (75) points out of the one hundred (100) points for the contractor portion and at least thirty (30) points out of fifty (50) points for the professional team portion on functionality evaluation to qualify for the Price and specific goals evaluation.
- 9.2.3Only bids which have achieved the required minimum points for functionality will proceed to Stage 2 of evaluation. NB: Points scored in Stage 1 will not be taken into consideration for the evaluation in Stage 2.



9.3 CRITERIA FOR THE CONTRACTOR PORTION

Table 11: Functionality criteria for construction portion

NO	CRITERION				
1.	PREVIOUS EXPERIENCE IN SIMILAR PROJECTS	30			
1.1	Completed a project with a project scope of 75% in or more				
1.2	Completed a project with a project scope of 60 to 74%				
1.3	Completed a project with a project scope of 51 to 59%	15			
1.4	Completed a project with a project scope of 1 to 50%	5			
1.5	No completed project	0			
2.	EXPERIENCE OF NOMINATED SITE AGENT IN SIMILAR PROJECTS				
2.1	Site experience of 10 years or more	10			
2.2	Site experience from 7 to 9 years	8			
2.3	Site experience from 4 to 6 years	5			
2.4	Site experience of less than 4 years	1			
2.5	No site experience	0			
3.	EQUIPMENT RELEVANT FOR THE ASSIGNMENT	20			
3.1	Access to all five (05) the following: 1. TLB backhoe loader; 2. Tipper Truck or Drop-side Truck; 3. Compactor/Roller; 4. Bakkie; and 5. Batch Plant or Concrete Mixer				
3.2	Access to four (04) from the following: 1. TLB backhoe loader; 2. Tipper Truck or Drop-side Truck; 3. Compactor/Roller; 4. Bakkie; and 5. Batch Plant or Concrete Mixer				
3.3	Access to three (03) from the following: 1. TLB backhoe loader; 2. Tipper Truck or Drop-side Truck; 3. Compactor/Roller; 4. Bakkie; and 5. Batch Plant or Concrete Mixer	12			
3.4	Access to two (02) from the following: 1. TLB backhoe loader; 2. Tipper Truck or Drop-side Truck; 3. Compactor/Roller; 4. Bakkie; and 5. Batch Plant or Concrete Mixer	8			
3.5	Access to one (01) from following: 1 . TLB backhoe loader; 2 . Tipper Truck or Drop-side Truck; 3 . Compactor/Roller; 4 . Bakkie; and 5 . Batch Plant or Concrete Mixer	4			
3.6	No access to any of the following: 1. TLB backhoe loader; 2. Tipper Truck or Drop-side Truck; 3. Compactor/Roller; 4. Bakkie; and 5. Batch Plant or Concrete Mixer				
3.7	HEALTH AND SAFETY OFFICER	5			
3.8	Site experience of 10 years or more	5			
3.9	Site experience from 7 to 9 years	4			
3.10	Site experience from 4 to 6 years	2.5			
3.11	Site experience of less than 4 years	1			
3.12	No site experience	0			
3.13	ENVIRONMENTAL MANAGEMENT OFFICER	5			

3.14	Site experience of 10 years or more	5
3.15	Site experience from 7 to 9 years	
3.16	Site experience from 4 to 6 years	2.5
3.17	Site experience of less than 4 years	1
3.18	No site experience	0
4.	FINANCIAL CAPACITY	30
4.1	Access to a financial facility of at least 10% of the Offered Amount	30
4.2	Access to a financial facility of 7 to 9% of the Offered Amount	25
4.3	Access to a financial facility of 5 to 6% of the Offered Amount	15
4.4	Access to a financial facility less than 5% of the Offered Amount	5
4.5	No access to a financial facility	0
TOTA	POINTS	100

9.3.1 DESCRIPTION OF CONTRACTOR CRITERIA

9.3.1.1 PREVIOUS EXPERIENCE IN SIMILAR PROJECTS: This refers to previously completed projects of similar works or value, within the past five (5) years) starting from 2018. Points will be allocated on submission of either a certified copy of a completion certificate or a copy of a testimonial from the client with contactable references including duration and values of the project. Only projects conducted within the past five (05) years will be considered.

9.3.1.2 EXPERIENCE OF NOMINATED SITE AGENT IN SIMILAR PROJECTS: This shall be the construction site experience of a nominated person that would be placed permanently on site and in charge of the construction works for the duration of the project. Points will be allocated on submission of a curriculum vitae of the nominated site agent showing the required experience.

9.1.1.1 EXPERIENCE OF NOMINATED HEALTH AND SAFETY OFFICER IN SIMILAR PROJECTS: This shall be the construction project manager site experience of a nominated person that would be placed permanently on site and in charge of the entire construction works for the duration of the project. Points will be allocated on submission of a curriculum vitae of the nominated health and safety officer site agent showing the required



experience.

- 9.1.1.2 EXPERIENCE OF NOMINATED ENVIRONMENTAL MANAGEMENT OFFICER IN SIMILAR PROJECTS: This shall be the construction project manager site experience of a nominated person that would be placed permanently on site and in charge of the entire construction works for the duration of the project. Points will be allocated on submission of a curriculum vitae of the nominated environmental management officer showing the required experience.
 - 9.3.1.3 EQUIPMENT RELEVANT FOR THE ASSIGNMENT: This refers to the minimum machinery and plant required for the project as indicated, wherein each item will be allocated 4 out of 20 allocated points. Points will be allocated on submission of lease agreement or certified copies of registration papers either in the Company name or in the name of one of the Directors/Shareholders of the company.
 - 9.3.1.4 FINANCIAL CAPACITY: This shall mean access to financial facility to be used as a working capital, until such time that the first milestone can be created to warrant a claim from the Department. This can either be in cash in the bank account of the company or pre-approved credit facility by a Registered Financial Institution or Accredited Material Supplier.
 Points will be allocated on submission of an original letter from the Bank or Financial Institution confirming Bank balance or approved credit facility confirming amount must be attached, letters/statements must be valid within a three (03) months duration from the date of advert.

NB: Verification will be conducted on submitted documents. Where information provided are found to be fraudulent or there's misrepresentation of information, the Department will eliminate the bidder from further evaluation.

9.4 CRITERIA FOR THE PROFESSIONAL TEAM PORTION

These are names of professionals nominated by the bidder who's CVs will be considered for evaluation. If no nomination is made no points will be allocated for evaluation.



Table 12: List of professionals to be considered for evaluation.

NO.	POSITION OF NOMINATED TEAM LEADER	NAME OF NOMINATED TEAM LEADER	HIGHEST LEVEL OF NOMINATED TEAM LEADER
3.1	*Construction Project Manager		
3.2	*Civil and or Structural Engineer		
3.3	*Quantity Surveyor		
3.4	*Architect		
3.5	*Housing Administrator/*Social Scientist		
3.6	*Health And Safety Officer		
3.7	*Health &Safety Agent		
3.8	*Environmental Management Officer		
3.9	*Environmental Management Agent		

9.4.1RELEVANT EXPERIENCE OF TEAM LEADERS

Table 13: Functionality criteria for Professional team

NO TEAM LEADER		MAX.	SCORE FOR YEARS OF EXPERIENCE PER TEAM LEADER			
NO.	EXPERIENCE	POINTS	20 years +	10 - 19 years	5 - 9 years	None
2.1	*Construction Project Manager (SACPCMP)	5	5	3	1	0
2.2	*Civil and or Structural Engineer (ECSA)	5	5	3	1	0
2.3	*Quantity Surveyor (SACQSP)	5	5	3	1	0
2.4	*Architect (SACAP)	5	5	3	0.5	0
2.5	*Housing Administrator/*Social Scientist (SACNASP)	2	. 2	2	0.5	0
2.6	*Health &Safety Agent (SACPCMP)	2	2	2	0.5	0
2.7	*Environmental management Agent (HPCSA)	2	2	2	0.5	0
2.8	*None of the above	0	2	0	0	0

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TOTAL 26				
TEAM LEADER		DER MAX.	SCORE FOR REGISTRATION PE	
NO.	REGISTRATION	POINTS	PROFESSIONAL	TECHNICIAN/ CNDIDATE
3.1	*Construction Pro Manager (SACPCMP)	oject 8	8	4
3.2	*Civil and or Struc Engineer (ECSA)	tural 8	8	4
3.3	*Quantity Surv (SACQSP)	eyor 8	8	4
3.4	*Architect (SACAP)	8	8	2
3.5	*Housing Administrator/*Social Scientist (SACNASP)	3	3	1
3.6	*Health &Safety A (SACPCMP)	gent 3	3	1
3.7	*Environmental manager Agent (HPCSA)	ment 3	3	1
3.8	*None of the above	0	0	0
TOTA	AL		41	

9.4.2DESCRIPTION OF PROFESSIONAL TEAM CRITERIA

- 9.4.2.1 RELEVANT EXPERIENCE OF TEAM LEADERS: This shall be the experience of a team leaders. Copy of curriculum vitae must be attached.
- 9.4.2.2 PROFESSIONAL REGISTRATION OF TEAM LEADERS WITH AUTHORISED COUNCIL OF S.A.: This shall be professional registration certificate of team leaders within the identified building disciplines. Copy of professional registration certificate must be attached.

NB: Verification will be conducted on submitted documents. Where information provided are found to be fraudulent or there's misrepresentation of information, the Department will eliminate the bidder from further evaluation.



Bids which have not scored the required minimum points on functionality will be disqualified at this stage and only qualifying bids will proceed to the evaluation on Price and specific goals evaluation status level of contribution. Shortlisted bidders may be required to make presentations to the Department.

9.5 STAGE 2: PRICE AND PRICE AND SPECIFIC GOALS EVALUATION EVALUATION

- 9.5.1 Regulation 3 of the Preferential Procurement Policy Framework Act 2000: Preferential Procurement Regulations 2022, (the Regulations) stipulates that an organ of state must, prior to making an invitation for tenders, determine and stipulate the appropriate preference point system to be utilized in the evaluation and adjudication of tenders. If there is uncertainty on the preference point system to be applied, institutions must advertise the tender indicating that the tender will be evaluated on either the 80/20 or 90/10 preference point system.
- 9.5.2 If it is unclear whether the 80/20 or 90/10 preference point system applies, an organ of state must, in the tender documents, stipulate, that either the 80/20 or 90/10 preference point system will apply and that the lowest acceptable tender will be used to determine the applicable preference point system.
- 9.5.3 Regulation 5 and 6 stipulates that the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).

THE 80/20 OR 90/10 PREFERENCE POINT SYSTEMS

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

or

80/20

90/10



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

Where

Ps = Points scored for price of bid under consideration

Pt = Price of bid under consideration

Pmin = Price of lowest acceptable bid

9.5.4 POINTS AWARDED FOR SPECIFIC GOALS

In terms of Regulation 4(2); 5(2); 6(2) and 7(2) of the Preferential Procurement Regulations, preference points must be awarded for specific goals stated in the tender. For the purposes of this tender the tenderer will be allocated points based on the goals stated in table below as may be supported by proof/ documentation stated in the conditions of this tender:

Table 12: Specific goals allocated points

The specific goals allocated points in terms of this tender	Number of points allocated (80/20 system)	Number of points allocated (90/10 system)	Number of points claimed (80/20 system) (To be completed by the tenderer)
Women owned Organizations	8	3	
Youth	4	2	
People with Disability	2	2	
Locality: Eastern Cape	5	2	
Military Veterans	111	1_	

9.5.5 CLAIMING OF PREFERENCE POINTS

9.5.5.1 Preference points allocated for women may be claimed if there is sufficient evidence that such woman has ownership of 51% or more of the enterprise shareholding. Bidders must submit proof in a form of valid



- Central Supplier Database (CSD) supplier profile that outlines the ownership of the organisation.
- 9.5.5.2 Preference points allocated for persons with disabilities may only be claimed if there is sufficient evidence that such person has ownership of 51% or more of the enterprise shareholding. Bidders must submit proof in form of a medical certificate / letter not older than 6 months from a registered medical practitioner (Practitioner number, contact details to be stated on correspondence) detailing the disability. The Medical certificate will only be used for evaluation purposes.
- 9.5.5.3 Preference points allocated for promotion of youth may only be claimed if there is sufficient evidence that such youth has ownership of 51% or more of the enterprise shareholding. Bidders must submit proof in a form of valid Central Supplier Database (CSD) supplier profile that outlines the ownership of the organisation.
- 9.5.5.4 Preference points for Locality may be allocated for promotion of enterprises located within the Eastern Cape Province may be claimed by submission of proof that the enterprise is located within the borders of Eastern Cape Province. This includes an enterprise whose head office may be situated in another province but has a fully-fledged branch within Eastern Cape Province. Enterprises located outside the borders of the Eastern Cape Province and who only appoints agents and or commission warehouses in this municipal area are expressly excluded from claiming points for this goal. Bidders must submit proof of the Company's Registered Offices. Proof of rate statement, lease agreement or confirmation of locality from local authority.
- 9.5.5.5 Preference points allocated for Military Veterans may only be claimed if there is sufficient evidence that such person has ownership of 51% or more of the enterprise shareholding. Bidders must submit proof in terms confirmation letters from the Department of Military Veterans.

NB: Bidders must provide sufficient proof and supporting documentation in respect of the above evaluation criteria and specific goals evaluation. Bidders who do not



submit the required information shall not be scored for the respective/relevant evaluation criteria. In a case of a joint venture and/or consortium the agreements must clearly set out the shareholding and roles and responsibilities of the Lead Partner and the joint venture and/or consortium party. Failure to submit shareholding will result in non-allocation of points.

10 OBJECTIVE CRITERIA

10.1 The Department reserves the right not to appoint the highest scoring bidder, in a case where the bidder has quoted below the minimum market related price of R183 257.00 per unit. The market related price includes all extra ordinary development site conditions i.e. all Geo Technical site conditions, in consideration of allowances that will cater for extra-ordinary site conditions, double handling, hard rock excavations, topography, clay soils etc.

10.2 Risk analysis:

- 10.2.1.1 The Department has the right to conduct a risk analysis on shortlisted bidders including verification through contractors site visit and conduction of loco inspection. The loco inspection will be conducted for verification of:
- 10.2.1.2 Plant and equipment
- 10.2.1.3 Completed projects (site visits)
- **10.2.1.4** Personnel
- **10.2.2**The risk assessment implies a systematic identification and judgement of potential risks levels to create a foundation decision making.
- 10.2.3The risk analysis will be conducted on the bidder's quality of work and performance on previous completed projects not older than five (05) years starting from 2018 to the date of advert of the bid. Bidders must submit all three (03) documents listed below on **Table 13** for each project to be



assessed for risk. Failure to submit all documents will result in non-allocation of points:

Table 13: Document that must be submitted for risk analysis

No	Document that must be	Explanatory Information
	submitted	
1	Appointment letters.	Bidders must submit appointment letters of
		previous or current project undertaken that will
		utilised for assessment of risk
2	Performance reports which must	Bidders must submit performance reports on
	reflect 50% completion	previous or current similar projects undertaken.
	(Attached on bid document as	Reports must be completed and signed by client
	Annexure A),	with contactable references.
3	Practical completion certificates	Bidders must submit Practical completion
	or final completion certificates	certificates or final completion certificates on
		similar previous or current project undertaken.
		Reports must be completed and signed by client
		with contactable references.

- **10.2.4** Performance reports are attached as Annexure A of the bid document and must be completed signed and stamp by the client.
- 10.2.5 Completed performance reports must be submitted together with the bid proposal, failure to submit will result in non-allocation of points. Bidders that fail to submit performance reports will be considered as high risk as the Department will be unable to satisfy itself.
- **10.2.6** Where information provided for loco inspections and performance reports are found to be fraudulent or there's misrepresentation of information, the Department will eliminate the bidder from further evaluation.
- 10.2.7 Risk assessment scorecard
- **10.2.7.1** The risk assessment score card will focus on the following risk factors.
- 10.2.7.1.1Performance on pervious projects.



- **10.2.7.1.2**Quality standard of completed projects this refers to assessment of quality, contract extension and variation orders.
- 10.2.7.2 Risk will be assessed through scoring risk levels as below:
- **10.2.7.2.1**Poor = 04 points
- **10.2.7.2.2**Fair= 03 points
- **10.2.7.2.3**Good = 02 points
- 10.2.7.2.4Excellent = 01 points
- **10.2.7.3** The score of seven (07) points will be maximum risk level the Department is willing to accept.
- **10.2.7.4** Bidders who score a total of eight (08) points and above will be considered to containing a potential significant to sever risk level and will not be considered for appointment.

Table 14: Risk assessment scorecard

RISK ASSESSMENT SCORECARD						
Risk level	Risk description	Performance on previous project	Quality			
4– Poor	Risk that will have a severe impact on achieving desired results to the extent that one or more of its critical outcome objectives will not be achieved	Project not completed 181 days or more past the stipulated time frames.	Project completed/not completed with outstanding compliance issues			
3 – Fair	Risk that will have a significant impact on achieving desired results, to the extent that one or more stated outcome objectives will fall below acceptable levels.	Project completed within 91 to 180 days past the stipulated time frames.	Project completed with partially resolved compliance issues			
2 - Good	Risk that will have a Moderate impact on achieving desired results, to the extent that one or more stated outcomes objectives will fall below goals but above minimum acceptable levels	Project completed within 90 days past the stipulated time frames.	Project completed with minor resolved compliance issues			
1 – Excellent	Risk has little or no impact on achieving outcome objectives	Project completed within the stipulated time frames.	Project completed with no outstanding compliance issues			



- 10.2.8 Where the highest point scorer declines the appointment, the second highest point scorer will be considered, and if the second highest scorer declines the appointment the third highest point scorer will be considered and if the third highest points scorer declines the bid will be cancelled and re-advertised.
- **10.2.9** The Department will not negotiate a price higher than that quoted by the bidder.
- 10.2.10 The minimum market related amount of *R183 257.00 per unit* will be utilized as the minimum related price.
- 10.2.11 If the price offered by a tenderer scoring the highest points is above the market related price,
- **10.2.12** The Department may
- **10.2.12.1** Negotiate a market-related price with the tenderer scoring the highest points;
- 10.2.12.2 If the tenderer scoring the highest points does not agree to a market-related price, negotiate a market-related price with the tenderer scoring the second highest points;
- 10.2.12.3 If the tenderer scoring the second highest points does not agree to a market-related price, negotiate a market-related price with the tenderer scoring the third highest points and if the third highest points scorer does not agree to a market related price the bid will be cancelled and re-advertised.
- 10.2.13 In an event where the Department has advertised more than one (01) tender on a single notice, the highest scoring bidder will be awarded one tender of the tenders advertised. If a single bidder has scored the highest



points on multiple tenders the Department will enter into negotiations with the bidder to give waver to award the second highest scoring bidder up to the third highest points scorer.

11 LEGALITIES OF CONTRACT AND TENDER RULES

11.1GENERAL CONDITIONS OF CONTRACT

9.1.1The JBCC and funding agreement shall apply.

11.2 SPECIFIC CONDITIONS OF THE CONTRACT

Special Conditions that apply to this contract are as follows:

- 11.2.1 The Turnkey Contractor will have to sign a valid contract agreement with the DoHS immediately upon approval of the award.
- 11.2.2 The Turnkey Contractor will be liable for any recollection of missing data, as a result of poor completion of questionnaire by the appointed entity;
- 11.2.3 Copyright of the reports to be delivered by the bidder to the Department will vest upon the Department on acceptance of the final reports.
- 11.2.4 Department reserves the right to conduct risk analysis on whether to appoint a Turnkey Contractor or not.
- 11.2.5 The Turnkey Contractor must have access to internet as basis of communication (email).
- 11.2.6 The Turnkey Contractor will draft and submit its own detailed Bill of Quantities (BOQ).
- 11.2.7 The Turnkey Contractor will furnish the Department with an invoice upon Completion of each milestone (along with other required supporting documentation).
- 11.2.8 Turnkey Contractor will be required to attend an initial meeting organized by the ECDHS to introduce the relevant project stakeholders.
- 11.2.9 The Turnkey Contractor will be liable for any recollection of missing data because of poor completion of questionnaire by the appointed entity.
- **11.2.10** Tariffs must not exceed the tariffs published by ECSA, DPSA or the Department of Public Works for specified Consultant's categories.



12 DURATION OF THE PROJECT

The duration of the project (Implementation) is expected to be for period of Twenty Four (24) months.

13 RETURNABLE SCHEDULES

The Turnkey Contractor must ensure that the following documents are completed and returned with the bid proposal:

13.1	SBD 1:	INVITATION TO TENDER.
13.2	SBD 2:	TAX CLEARANCE CERTIFICATE.
13.3	SBD 4:	DECLARATION OF INTEREST.
13.4	SBD 6.1:	PREFERENCE POINTS CLAIM FORM.
13.5	SBD 6.2:	DECLARATION CERTIFICATE FOR LOCAL
		PRODUCTION AND CONTENT FOR DESIGNATED
		SECTORS.

13.6 FINAL SUMMARY & FORM OF OFFER.

14 COLLECTION OF BID DOCUMENTS

Bid documents will be available from the as from 18 AUGUST 2023 on the on Departmental website (www.ecdhs.gov.za).

15 SUBMISSION OF BID PROPOSALS

- 15.1 Bid proposals must be deposited in a Bid Box (that is accessible 24 hours) situated at the Ground Floor, Department of Human Settlements, Steve Tshwete Houses, 31–33 Phillip Frame Road, Waverley Park, Chiselhurst, East London.
- 15.2 It is the responsibility of the bidder and that of the courier in case of couriered bids to ensure that the bid is deposited in the bid box and not submitted to officials. The Department will not take any responsibility for bids not deposited in the bid box.



- 15.3 The Department will not take any responsibility for the posted bids that are not in the bid box during the closing time and date it is therefore the responsibility of the bidder to ensure that the bid is delivered on the bid box on or before the closing date and time.
- **15.4** Bid proposals must be submitted in a sealed envelope clearly marked with bidders' details as follows:

SCMU11-23/24-026: DORDRECHT – SINAKO ZWELETHEMBA 289 SUBS- 139 (91 UNITS): APPOINTMENT OF A TURNKEY CONTRACTOR ON CONSTRUCTION OF 91 NEW HOUSES AT DORDRECHT UNDER EMALAHLENI LOCAL MUNICIPALITY – CHRIS HANI REGION.

15.5 Faxed or emailed bid proposals will not be accepted. The Technical Proposal envelope may be opened in public on the closing day.

16 BID VALIDITY

This bid will be valid for one hundred and twenty (120) days after the closing date.

17 COMPULSORY BRIEFING

18 Briefing session on the Bid will be held on the **31 AUGUST 2023** at **11h00** converging at Emalahleni Local Municipality Town Hall in Dordrecht to be followed by project site visit. Bidders that fail to attend the compulsory briefing session will be disqualified

19 CLOSING DATE

All bid proposals in response to this bid should reach the Department not later than the **18 SEPTEMBER 2023 at 11H00**. Bids received after 11H00 will not be accepted and considered.



20 CONTACT DETAILS ON TERMS OF REFERENCE

All technical enquiries regarding this bid may be directed to:

Mr.BB Swayena : Chief Construction Project Manager – Department of Human Settlements, Chris Hani Regional Office

Cell: 071 602 4431

Email: bulelanis@ecdhs.gov.za

All **Supply Chain Management** related enquiries regarding this bid may be directed to:

Mr. Xolile Mpupa: Deputy Director – Demand Management; Department of Human Settlements, **EAST LONDON**

Cell: 074 142 4781

Tel: (043) 711 9641

E-mail: xolilem@ecdhs.gov.za



SCMU11-23/24-026: DORDRECHT – SINAKO ZWELETHEMBA 289 SUBS- 139 (91 UNITS): APPOINTMENT OF A TURNKEY CONTRACTOR ON CONSTRUCTION OF 91 NEW HOUSES AT DORDRECHT UNDER EMALAHLENI LOCAL MUNICIPALITY – CHRIS HANI REGION.

RECOMMENDED/NOT RECOMMENDED



MR B PANDA

DIRECTOR: CHRIS HANI REGION

DATE: 11/08/2023

RECOMMENDED/NOT-RECOMMENDED

Chin

CHAIRPERSON

BID SPECIFICATION COMMITTEE

EGOG FRURUM 411

DATE:

APPROVED/NOT APPROVED

MS. T. POSWA

HEAD OF DEPARTMENT

DATE



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21 FINAL SUMMARY AND FORM OF OFFER

Table 15 : FINAL SUMMARY AND FORM OF OFFER

Э.	ITEM	AMOUNT
1.	Inception for activities of 40 m²)	R
2.	Planning and Designs for activities of 40 m²)	R
3.	Construction of 91 houses (40m²) (Inclusive of Contingencies at 5%)	R
	GRAND TOTAL	R
	TOTAL ABOVE IN WOR	DS

SIGNED BY/ON BEHALF OF THE BIDDER

NAME	SIGNATURE	DATE
	COMPANY STAMP	



22 ANNEXURE A

PERFORMANCE REPORT CONFIDENTIAL

This performance report should be completed and submitted with the bid proposal. Submission of this report is essential to assist the Department to make procurement decisions based on the most objective information. This may influence matters such as the offering of tendering opportunities; award of contracts; assessment.

Contract Details							
			Co	ontract	No:		
Contract Title							
Original Contract Price							
Date of Contract			Original Da	ate for Co	ompletion		
Contractor Details							
Total extensions of time approved			Extended Completion		tual		
Predicted Date for Completion			Actual Da	ite of Co	mpletion		
Reference's Details						,	
Name of Organisation							
	Name						
Organisation's	Position						
Representative	Tel			Mob	ile		
	Email						
Performance Re	port						
Evaluation Criteria	N/A	Excelle	nt	Good	Fair	Poor	
Time Management							
Standard of Work/Quality of workmanship							
Personnel			7				
Subcontractor Mgmt							
Plans and Designs							



Definition and Relative Weighting of Grading

Grading	Definition	Rating*
Excellent	Risk has little or no impact on achieving outcome objectives	1
Good	Risk that will have moderate impact on achieving desired results, to the extent that one or more stated outcomes objectives will fall below goals but above minimum acceptable levels	2
Fair	Risk that will have a significant impact on achieving desired outcomes, to the extent that one or more stated outcome objectives will fall below acceptable levels.	3
Poor	Risk that will have a severe impact on achieving desired outcomes, to the extent that one or more of the critical outcome objectives will not be achieved	4

Overall Comments of	n Performa	nce		
Reference's opinion				
I have attached further in	formation 🛚			
	SIGNED E	BY/ON BEHALF OF THE CL	IENT	
NAME		SIGNATURE		DATE
		COMPANY STAMP		



23 ANNEXURE B:

INTENT TO FORM JOINT VENTURE/ CONSORTIUM

PREAMBLE This agreement is made a	nd entered into by and l	between	
of the first part and			
of the second part.	•••••••••••••••••••••••••••••••••••••••		************
		orm a Joint Venture under t	
	es of securing and/or ex of Human Settlements	recuting the Contract to be	
Shareholdings for each J\			
Members	Shareholding	Signature representative	of



PART A INVITATION TO BID

YOU ARE HEREBY INVI	TED TO DID FOR DE	OUIDER	INVITATIO			OE DIIMAN CE	TTI EN	AENTO		
	11-23/24-026	_		18 Septe					11H00	
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E-MAIL ADDRESS	xolilem@ecdhs.gov.za		

PART B TERMS AND CONDITIONS FOR BIDDING

1.	BID SUBMISSION:
	BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.
1.2.	ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED-(NOT TO BE RE-TYPED) OR ONLINE
1.3.	BIDDERS MUST REGISTER ON THE CENTRAL SUPPLIER DATABASE (CSD) TO UPLOAD MANDATORY INFORMATION NAMELY: (BUSINESS REGISTRATION/ DIRECTORSHIP/ MEMBERSHIP/IDENTITY NUMBERS; TAX COMPLIANCE STATUS; AND BANKING INFORMATION FOR VERIFICATION PURPOSES). B-BBEE CERTIFICATE OR SWORN AFFIDAVIT FOR B-BBEE MUST BE SUBMITTED TO BIDDING INSTITUTION.
1.4.	WHERE A BIDDER IS NOT REGISTERED ON THE CSD, MANDATORY INFORMATION NAMELY: (BUSINESS REGISTRATION/DIRECTORSHIP/ MEMBERSHIP/IDENTITY NUMBERS; TAX COMPLIANCE STATUS MAY NOT BE SUBMITTED WITH THE BID DOCUMENTATION. B-BBEE CERTIFICATE OR SWORN AFFIDAVIT FOR B-BBEE MUST BE SUBMITTED TO BIDDING INSTITUTION.
1.5.	THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT 2000 AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER LEGISLATION OR SPECIAL CONDITIONS OF CONTRACT.
2.	TAX COMPLIANCE REQUIREMENTS
2.1	BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.
2.2	BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VIEW THE TAXPAYER'S PROFILE AND TAX STATUS.
2.3	APPLICATION FOR TAX COMPLIANCE STATUS (TCS) OR PIN MAY ALSO BE MADE VIA E-FILING. IN ORDER TO USE THIS PROVISION, TAXPAYERS WILL NEED TO REGISTER WITH SARS AS E-FILERS THROUGH THE WEBSITE WWW.SARS.GOV.ZA.
2.4	BIDDERS MAY ALSO SUBMIT A PRINTED TCS TOGETHER WITH THE BID.
2.5	IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE PROOF OF TCS / PIN / CSD NUMBER.
2.6	WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.
3.	QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS
3.1.	IS THE BIDDER A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)?
3.2.	DOES THE BIDDER HAVE A BRANCH IN THE RSA?
3.3.	DOES THE BIDDER HAVE A PERMANENT ESTABLISHMENT IN THE RSA?
3.4.	DOES THE BIDDER HAVE ANY SOURCE OF INCOME IN THE RSA? ☐ YES ☐ NO
IF TH	E ANSWER IS "NO" TO ALL OF THE ABOVE, THEN, IT IS NOT A REQUIREMENT TO OBTAIN A TAX COMPLIANCE STATUS / TAX PLIANCE SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 ABOVE.

NB: FAILURE TO PROVIDE ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID INVALID.

TAX CLEARANCE CERTFICATE REQUIREMENTS

It is a condition of bid that the taxes of the successful bidder <u>must</u> be in order, or that satisfactory arrangements have been made with South African Revenue Service (SARS) to meet the bidder's tax obligations.

- In order to meet this requirement bidders are required to complete in full the attached form TCC 001 "Application for a Tax Clearance Certificate" and submit it to any SARS branch office nationally. The Tax Clearance Certificate Requirements are also applicable to foreign bidders / individuals who wish to submit bids.
- 2 SARS will then furnish the bidder with a Tax Clearance Certificate that will be valid for a period of 1 (one) year from the date of approval.
- The original Tax Clearance Certificate must be submitted together with the bid. Failure to submit the original and valid Tax Clearance Certificate will result in the invalidation of the bid. Certified copies of the Tax Clearance Certificate will not be acceptable.
- In bids where Consortia / Joint Ventures / Sub-contractors are involved, each party must submit a separate Tax Clearance Certificate.
- Copies of the TCC 001 "Application for a Tax Clearance Certificate" form are available from any SARS branch office nationally or on the website www.sars.gov.za.
- Applications for the Tax Clearance Certificates may also be made via eFiling. In order to use this provision, taxpayers will need to register with SARS as eFilers through the website www.sars.gov.za.

Jeyrel:\Mdk416-SBD2 tax clearance



Purpose

Application for a Tax Clearance Certificate

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(ii) reply to or answer truly and fully, any questions put to him As and when required in terms of this Act shall be quilty of an offence	(i) furnish, produc	e or make available any i	nformation, docum	nents or things:		
As and when required in terms of this Act shall be quilty of an offence	(II) reply to or answ	wer truly and fully, any qu	uestions put to him	1		
And will	As and when required	d in terms of this Act s	hall be quilty of an	offence		
ARS will, under no circumstances, issue a Tax Clearance Certificate unless this form is completed in full.	ARS will, under no circ	umstances, issue a Ta	x Clearance Co-	ificate unless this s		
our Tax Clearance Certificate will only be issued on presentation of your South African Identity Document or Passport (Foreigners on	our Tax Clearance Certifica	ate will only be issued on	presentation of	ur South Africa	n is completed in full.	

BIDDER'S DISCLOSURE

1. PURPOSE OF THE FORM

Any person (natural or juristic) may make an offer or offers in terms of this invitation to bid. In 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 a person/s are listed in the Register for Tender Defaulters and / or the List of Restricted Suppliers, that person will automatically be disqualified from the bid process.

2. Bidder's declaration

- 2.1 Is the bidder, or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest1 in the enterprise, employed by the state?

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

Full Name	Identity Number	Name of State institution

2.2 Do you, or any person connected with the bidder, have a relationship

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

with any person who is employed by the procuring institution? YES/NO

2.2.1	If so, furnish particulars:
2.3	Does the bidder or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest in the enterprise have any interest in any other related enterprise whether or not they are bidding for this contract? YES/NO
2.3.1	If so, furnish particulars:
3	DECLARATION
	the undersigned, in
	(name)
3.1 3.2	I have read and I understand the contents of this disclosure; I understand that the accompanying bid will be disqualified if this
3.3	disclosure is found not to be true and complete in every respect; The bidder has arrived at the accompanying bid independently from, and
3,3	without consultation, communication, agreement or arrangement with any competitor. However, communication between partners in a joint
3.4	venture or consortium2 will not be construed as collusive bidding. In addition, there have been no consultations, communications,
3.4	agreements or arrangements with any competitor regarding the quality,
	used to calculate prices, market allocation, the intention or decision to
	bid and conditions or delivery particulars of the products or services to which this bid invitation relates.
3.4	The terms of the accompanying bid have not been, and will not be, disclosed by the hidder, directly or indirectly, to any competitor, prior to
	the date and time of the official bid opening or of the awarding of the contract.
3.5	There have been no consultations, communications, agreements or arrangements made by the bidder with any official of the procuring

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

institution in relation to this procurement process prior to and during the bidding process except to provide clarification on the bid submitted where so required by the institution; and the bidder was not involved in the drafting of the specifications or terms of reference for this bid.

3.6 I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

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

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

Signature	Date		
Position	Name of bidder		

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

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

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

1. GENERAL CONDITIONS

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

1.2 To be completed by the organ of state

- a) The applicable preference point system for this tender is the 90/10 preference point system.
- b) The applicable preference point system for this tender is the 80/20 preference point system.
- 1.3 Points for this tender (even in the case of a tender for income-generating contracts) shall be awarded for:
 - (a) Price; and
 - (b) Specific Goals.

1.4 To be completed by the organ of state:

The maximum points for this tender are allocated as follows:

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

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

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

2. **DEFINITIONS**

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

3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

3.1. POINTS AWARDED FOR PRICE

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

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

80/20

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

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmin = Price of lowest acceptable tender

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

3.2.1. POINTS AWARDED FOR PRICE

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

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

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmax = Price of highest acceptable tender

4. POINTS AWARDED FOR SPECIFIC GOALS

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

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

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

The specific goals allocated points in terms of this tender	Number of points allocated (90/10 system)	Number of points allocated (80/20 system)	Number of points claimed (90/10 system) (To be completed by the tenderer)	Number of points claimed (80/20 system) (To be completed by the tenderer)
Women owned Organizations	4	8		
Youth	2	4		
People with Disability	1	2		
Locality: Eastern Cape	2	5		
Military Veterans	1	1		

DECLARATION WITH REGARD TO COMPANY/FIRM

Tio: Hallo of company/illinianianianianianianianianianianianiania	4.3.	Name of company/firm
---	------	----------------------

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

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

- 4.6. I, the undersigned, who is duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the specific goals as advised in the tender, qualifies the company/ firm for the preference(s) shown and I acknowledge that:
 - i) The information furnished is true and correct;
 - ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;
 - iii) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 4.2, the contractor may be required to furnish documentary proof to the satisfaction of the organ of state that the claims are correct;
 - iv) If the specific goals have been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, the organ of state may, in addition to any other remedy it may have —

- (a) disqualify the person from the tendering process;
- (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
- (c) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;
- (d) recommend that the tenderer or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied; and
- (e) forward the matter for criminal prosecution, if deemed necessary.

	SIGNATURE(S) OF TENDERER(S)
SURNAME AND NAME:	
DATE:	
ADDRESS:	
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DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

production is a special contract of the

This Standard Bidding Document (SBD) must form part of all bids invited. It contains general information and serves as a declaration form for local content (local production and local content are used interchangeably).

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2017, the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 (Edition 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. General Conditions

- 1.1. Preferential Procurement Regulations, 2017 (Regulation 8) make provision for the promotion of local production and content.
- 1.2. Regulation 8.(2) prescribes that in the case of designated sectors, organs of state must advertise such tenders with the specific bidding condition that only locally produced or manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 1.3. Where necessary, for tenders referred to in paragraph 1.2 above, a two stage bidding process may be followed, where the first stage involves a minimum threshold for local production and content and the second stage price and B-BBEE.
- 1.4. A person awarded a contract in relation to a designated sector, may not sub-contract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 1.5. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 2011 as follows:

$$LC = [1 - x / y] * 100$$

Where

x is the imported content in Rand

y is the bid price in Rand excluding value added tax (VAT)

Prices referred to in the determination of x must be converted to Rand (ZAR) by using the exchange rate published by South African Reserve Bank (SARB) at 12:00 on the date of advertisement of the bid as indicated in paragraph 4.1 below.

The SABS approved technical specification number SATS 1286:2011 is accessible on http://www.thedti.gov.za/industrial development/ip.jsp at no cost.

1.6		laration Certificate and the Annex C (Local Content not submitted as part of the bid documentation;
2.	The stipulated minimum threshold(s A of SATS 1286:2011) for this bid is	s) for local production and content (refer to Annex /are as follows:
	Description of services, works or good	s Stipulated minimum threshold
		%
		%
	÷ , , , , , , , , , , , , , , , , , , ,	<u> </u>
3.	Does any portion of the goods or ser have any imported content? (Tick applicable box) YES NO	rvices offered
31	prescribed in paragraph 1.5 of the go	e used in this bid to calculate the local content as eneral conditions must be the rate(s) published by 2:00 on the date of advertisement of the bid.
	The relevant rates of exchange infor	mation is accessible on www.reservebank.co.za
	Indicate the rate(s) of exchange aga (refer to Annex A of SATS 1286:201	inst the appropriate currency in the table below 1):
	Currency	Rates of exchange
	US Dollar	
	Pound Sterling	
	Euro	
	Yen	
	Other	
	NB: Bidders must submit proof of the	e SARB rate (s) of exchange used.
r		allenges are experienced in meeting the stipulated edit must be informed accordingly in order for the dtipleAA provide directives in this regard.
		TENT DECLARATION EX B OF SATS 1286:2011)
LEC	SALLY RESPONSIBLE PERSON N	SON WITH MANAGEMENT RESPONSIBILITY
IN F	RESPECT OF BID NO	
ISS	UED BY: (Procurement Authority / Nan	ne of Institution):

NB

- The obligation to complete, duly sign and submit this declaration cannot be transferred to an external authorized representative, auditor or any other third party acting on behalf of the bidder.
- Guidance on the Calculation of Local Content together with Local Content Declaration Templates (Annex C, D and E) is accessible on http://www.thdti.gov.za/industrial_development/ip.jsp. Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. Declaration C should be submitted with the bid documentation at the closing date and time of the bid in order to substantiate the declaration made in paragraph (c) below. Declarations D and E should be kept by the bidders for verification purposes for a period of at least 5 years. The successful bidder is required to continuously update Declarations C, D and E with the actual values for the duration of the contract.

I, the undersigned,	(fu	l na	ames).
do hereby declare, in my capacity as			,,
of			bidder
entity), the following:	•		

- (a) The facts contained herein are within my own personal knowledge.
- (b) I have satisfied myself that:
 - (i) the goods/services/works to be delivered in terms of the above-specified bid comply with the minimum local content requirements as specified in the bid, and as measured in terms of SATS 1286:2011; and
- (c) The local content percentage (%) indicated below has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E which has been consolidated in Declaration C:

Bid price, excluding VAT (y)	R
Imported content (x), as calculated in terms of SATS 1286:2011	R
Stipulated minimum threshold for local content (paragraph 3 above)	
Local content %, as calculated in terms of SATS 1286:2011	

If the bid is for more than one product, the local content percentages for each product contained in Declaration C shall be used instead of the table above.

The local content percentages for each product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E.

- (d) I accept that the Procurement Authority / Institution has the right to request that the local content be verified in terms of the requirements of SATS 1286:2011.
- (e) I understand that the awarding of the bid is dependent on the accuracy of the information furnished in this application. I also understand that the submission of incorrect data, or data that are not verifiable as described in SATS 1286:2011, may result in the Procurement Authority / Institution imposing any or all of the remedies as provided for in Regulation 14 of the Preferential Procurement Regulations, 2017

	of 2000).	under the	Preferential	Policy I	-ramework	Act (PPPFA),	2000	(Act I	No. 5	5
	SIGNATURE:				=	DATE:				
\	WITNESS No	. 1				DATE:				
V	NITNESS No.	. 2			_	DATE:				

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1993399 Date. Signature of tendency from Armon B Specified local content % Tender Item Designated products)
Tender Authority: funder Bakange Rate: Tender to endering Entity name: ender description: 100 Plastic Pipes and Pictings Road Thursday Reinfording bars
Steel Johning/Connecting.components
Door and Window Prames List of Hems Q STEEL PRODUCTS PLASTIC PIPES AND FITTINGS 100% DEPARTMENT OF HUMAN SETTLEMENTS Pet Tender price (LYA pica) (00) Extendined imported value (11) Lacal Content Declaration - Summary Schedule Tender value net of exampled fraported combent (Substitution) imported value Annex C (673) B (CZI) Total Tender value net of exempt imported content local value (04) (C20) Total tender value (per hern) (25) 50 Oth Capter (80 (C25) Average local content % of tender (07) (C24) Total Imported costson (C24) Total local content Tendar summay fotal exempted Piote: WAY to be encluded from all calculations (Ca) 7 7 Total Imported SATS 1286,2011 (229 2 0 20

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H.

THE NATIONAL TREASURY

Republic of South Africa



GOVERNMENT PROCUREMENT: GENERAL CONDITIONS OF CONTRACT

July 2010

TABLE OF CLAUSES

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35	Prohibition of restrictive practices

- 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 goods 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 "Supplier" means the successful bidder who is awarded the contract to maintain and administer the required and specified service(s) to the State.
- 1.26 "Tort" means in breach of contract.
- 1.27 "Turnkey" means a procurement process where one service provider assumes total responsibility for all aspects of the project and delivers the full end product / service required by the contract.
- 1.28 "Written" or "in writing" means hand-written in ink or any form of electronic or mechanical writing.

2. Application

- 2.1 These general conditions are applicable to all bids, contracts and orders including bids for functional and professional services (excluding professional services related to the building and construction industry), sales, hiring, letting and the granting or acquiring of rights, but excluding immovable property, unless otherwise indicated in the bidding documents.
- 2.2 Where applicable, special conditions of contract are also laid down to cover specific goods, services or works.
- 2.3 Where such special conditions of contract are in conflict with these general conditions, the special conditions shall apply.

3. General

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

4. Standards

- 4.1 The goods supplied shall conform to the standards mentioned in the 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

weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.

- 9.2 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, including additional requirements, if any, and in any subsequent instructions ordered by the purchaser.
- 10. Delivery and documents
- 10.1 Delivery of the goods and arrangements for shipping and clearance obligations, shall be made by the supplier in accordance with the terms specified in the contract.
- 11. Insurance
- 11.1 The goods supplied under the contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified.
- 12. Transportation
- 12.1 Should a price other than an all-inclusive delivered price be required, this shall be specified.

13. Incidental Services

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

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

15. Warranty

- 15.1 The supplier warrants that the goods supplied under the contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all goods supplied under this contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the purchaser's specifications) or from any act or omission of the supplier, that may develop under normal use of the supplied goods in the conditions prevailing in the country of final destination.
- 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.
- 15.3 The purchaser shall promptly notify the supplier in writing of any claims arising under this warranty.
- 15.4 Upon receipt of such notice, the supplier shall, within the period specified and with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the purchaser.
- 15.5 If the supplier, having been notified, fails to remedy the defect(s) within the period specified, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expense and without prejudice to any other rights which the purchaser may have against the supplier under the contract.

16. Payment

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

- 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.

17. Prices

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

18. Variation orders

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

19. Assignment

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

20. **Subcontracts**

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

supplier's performance

- 21. Delays in the 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 The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the goods are required, or the supplier's services are not readily available.

- 21.4 Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 22.2 without the application of penalties.
- 21.5 Upon any delay beyond the delivery period in the case of a goods contract, the purchaser shall, without cancelling the contract, be entitled to purchase goods of a similar quality and up to the same quantity in substitution of the goods not supplied in conformity with the contract and to return any goods delivered later at the supplier's expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim damages from the supplier.

22. Penalties

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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 judgement 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.

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- 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 supplier as having no objection and proceed with the restriction.
- 23.5 Any restriction imposed on any person by the purchaser will, at the discretion of the purchaser, 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 purchaser 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.

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. Antidumping and countervailing duties and rights

24.1 When, after the date of bid, provisional payments are required, or anti-dumping or countervailing duties are imposed, or the amount of a provisional payment or anti-dumping 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 supplier to the purchaser or the purchaser may deduct such amounts from moneys (if any) which may otherwise be due to the supplier in regard to goods or services which he delivered or rendered, or is to deliver or render in terms of the contract or any other contract or any other amount which may be due to him.

25. Force Majeure

- 25.1 Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable for forfeiture of its performance security, damages, or termination for default if and to the extent that his delay in performance or other failure to perform his obligations under the contract is the result of an event of force maieure.
- 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.

Disputes

- 27. Settlement of 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 Notwithstanding any reference to mediation and/or court proceedings herein,
 - (a) the parties shall continue to perform their respective obligations under the contract unless they otherwise agree;
 and
 - (b) the purchaser shall pay the supplier any monies due the supplier for goods delivered and / or services rendered according to the prescripts of the contract.

28. Limitation of Liability

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

29. Governing language

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

30. Applicable law

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

31. Notices

- 31.1 Every written acceptance of a 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 SARS must have certified that the tax matters of the preferred bidder are in order.
- 32.4 No contract shall be concluded with any bidder whose municipal rates and taxes and municipal services charges are in arrears.

33. Transfer of contracts

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

34. Amendment of contracts

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

restrictive practices

- 35. Prohibition of 35.1 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.
 - 35.2 If a bidder(s) or contractor(s) based on reasonable grounds or evidence obtained by the purchaser has / have engaged in the restrictive practice referred to above, the purchaser may refer the matter to the Competition Commission for investigation and possible imposition of administrative penalties as contemplated in section 59 of the Competition Act No 89 of 1998.
 - 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.

Revised July 2010