



CLUSTER

TREASURY

UNIT

CITY FLEET

DEPARTMENT

SUPPORT SERVICES

PROCUREMENT DOCUMENT

GOODS / SERVICES

Documents are to be obtained, free of charge, in electronic format, from the [National Treasury's eTenders website](#) or the [eThekweni Municipality's website](#).

Tender No: 31038-1J

Title: SUPPLY AND DELIVERY OF BRAKE PADS, BRAKE FRICTION MATERIAL, CLUTCH KITS AND THE SKIMMING OF BRAKE DRUMS AND FLYWHEELS FOR A PERIOD OF THIRTY SIX (36) MONTHS

CLARIFICATION MEETING AND QUERIES

Clarification Meeting: A Non-compulsory Clarification Meeting will be held on MS Teams platform on 22 May 2025. at 10H00. Meeting link will be sent 22 May 2025 at 08h30. Prospective bidders interested to attend the session must send an email to simphiwe.masondo@durban.gov.za before close of business (16h00) on Wednesday the 21 May 2025.

Queries can be addressed to: Email queries to be submitted by 22 May and consolidated answers to questions will be uploaded 10 June 2025.

General / Contractual: Simphiwe Masondo; Tel: 0313225111; e-mail: simphiwe.masondo@durban.gov.za, SSS Queries: Lindo Dlamini; Tel: 031 3227133 / 031 3227153; Email: Supplier.selfservice@durban.gov.za

Technical: Phila Gamede; Tel: 0313225213; e-mail: phila.gamede@durban.gov.za SSS Queries: Lindo Dlamini; Tel: 031 3227133 / 031 3227153; Email: Supplier.selfservice@durban.gov.za

DELIVERY OF TENDERS

Sealed Tenders, addressed to the City Manager and marked with the Tender Number, are to be placed in the Tender Box **located in the ground floor foyer of the Municipal Buildings, 166 KE Masinga Road (Old Fort Rd), Durban** (and not any other municipal department), no later than:

Closing Date: Friday, 20 June 2025

Time: 11:00am

FACSIMILE, eMAIL or POSTED TENDERS WILL NOT BE ACCEPTED

Issued by:

ETHEKWINI MUNICIPALITY

Deputy Head: SUPPORT SERVICES

NAME OF TENDERER:

Tender Price: R

VAT Registered: YES / NO
(circle applicable)

NAME OF TENDERER:	VAT Registered: YES / NO
Tender Price: R	(circle applicable)

PROCUREMENT DOCUMENT (Goods / Services)

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SECTION 1: GENERAL INFORMATION

YOU ARE HEREBY INVITED TO TENDER FOR REQUIREMENTS OF THE ETHEKWINI MUNICIPALITY
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TENDER No.: 31038-1J

DESCRIPTION: **SUPPLY AND DELIVERY OF BRAKE PADS, BRAKE FRICTION MATERIAL, CLUTCH KITS AND THE SKIMMING OF BRAKE DRUMS AND FLYWHEELS FOR A PERIOD OF THIRTY SIX (36) MONTHS**

CLOSING DATE / TIME: Friday, 20 June 2025 at 11:00am

All tenders must be submitted on official tender documentation issued (in electronic format) by the eThekwini Municipality from:

- the National Treasury's eTenders website (<https://www.etenders.gov.za/>), or
- the eThekwini Municipality's website (<https://www.durban.gov.za/pages/business/procurement>).

Electronically downloaded documentation should be printed by the tenderer.

Tenderers are required to be registered on the **National Treasury Central Supplier Database** (CSD) as a service provider. In the case of a Joint Venture, this requirement will apply individually to each party in the Joint Venture.

Registration on the **eThekwini Municipality's Database** can be done via website: <https://ethekwinivendor.durban.gov.za/>

Tenderers should ensure that tenders are delivered timeously to the correct address as stated in the Conditions of Tender. If a tender is late, it will not be accepted for consideration.

The Municipality will consider a tender submitted in response to this request for tender to be an offer from your company to perform the supply on the basis of that tender. Accordingly, please review the attached General and Special Terms and Conditions which will form the basis for any supply arrangement entered into between the Municipality and your company.

The Municipality is seeking tenders from potential suppliers only and makes no representation or promise in relation to procuring work from a supplier or suppliers. The Municipality will not be responsible for any costs associated with preparing and submitting a tender.

The Municipality does not bind itself to accept the lowest or any tender. It reserves the right to accept the whole or any part of a tender to place orders. Bidders shall not bind the Municipality to any minimum quantity per order. The successful Tenderer (s) shall be bound to provide any quantities stipulated in the specification.

The successful tenderer will be required to fill in and sign a written Contract Form (MBD 7).

NB: NO TENDER WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE
(as defined in Regulation 44 of the Local Government: Municipal Supply Chain Management Regulations).

**THE FOLLOWING PARTICULARS MUST BE FURNISHED
(Failure to do so may result in your tender being disqualified)**

Name of Tenderer:

Postal Address:

Street Address:

E-Mail Address:

Telephone Number:

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Cell phone Number:

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Facsimile Number:

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Circle Applicable

Is your entity registered on the **eThekweni Municipality's supplier database?** YES / NO

• **If YES insert** your PR Number: **PR**

Is your entity registered on the **National Treasury Central Supplier Database (CSD)?** YES / NO

• **If YES, insert** your MAAA Number: **MAAA**

Insert a SARS Tax Compliance Status PIN

Is your entity VAT registered? YES / NO

• **If YES insert** Vat Registration Number:

Has a **Declaration of Municipal Fees** been submitted? YES / NO

Has a **Declaration of Interest** (MBD 4) been submitted? YES / NO

Has a **Declaration for Procurement Above R10 Million** (MBD 5) been submitted? YES / NO

Has a **Preference Points Claim** (MBD 6.1) been submitted? YES / NO

Has a **Declaration of Bidder's Past SCM Practices** (MBD 8) been submitted? YES / NO

Has a **Certificate of Independent Bid Determination** (MBD 9) been submitted? YES / NO

Are you the accredited representative in South Africa for the goods / services / works offered? **If YES, enclose proof** at the back of the tender submission. YES / NO

Signature of Tenderer: Date:

Name / Surname: (in block capitals)

Capacity under which this tender is signed:

SECTION 2 : CONDITIONS OF TENDER – (Goods / Services : June 2019)

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SPECIAL / ADDITIONAL CONDITIONS OF TENDER

STANDARD CONDITIONS OF TENDER (Goods / Services)

1. DEFINITIONS**General:**

- (1) Defined words / phrases are printed in *Italic font*.
- (2) Definitions apply to the singular as well as the plural.
- (3) Any reference to the masculine gender shall be taken to include the feminine and any reference to the feminine gender shall be taken to include the masculine.
- (4) The words "bid" and "tender", and "bidder" and "tenderer" can be used interchangeably.
- (5) All definitions as defined in the **General Conditions of Contract** are applicable to these **Standard Conditions of Tender**. These definitions include:
 - "Closing time"
 - "Contract"
 - "Contract Price"
 - "Corrupt practice"
 - "Countervailing duties"
 - "Country of origin"
 - "Day"
 - "Delivery"
 - "Delivery ex stock"
 - "Delivery into consignees store or to his site"
 - "Dumping"
 - "Force majeure"
 - "Fraudulent practice"
 - "GCC"
 - "Goods"
 - "Imported content"
 - "Local content"
 - "Manufacture"
 - "Order"
 - "Project site"
 - "Purchaser"
 - "Republic"
 - "SCC"
 - "Services"
 - "Supplier"
 - "Tort"
 - "Turnkey"
 - "Written" or "in writing"
- (6) **Bid or Tender:** The offer submitted in respect of an invitation to submit such an offer.
- (7) **Bidder or Tenderer:** An entity (company, close corporation, partnership, joint venture, sole proprietor) which submits a *bid/tender*.
- (8) **Municipality:** The eThekweni Municipality, as represented by the duly authorised delegate, official or committee.
- (9) **SCT:** Special Conditions of Tender (found in Section 3).
- (10) **Week:** A period of seven (7) consecutive *days*.
- (11) **Material Deviation:** A material deviation or qualification is one which, in the *Municipality's* opinion, would:
 - (a) Detrimentally affect the scope, quality, or performance of the services or supply identified in the Scope;
 - (b) Significantly change the *Municipality's* or the *Tenderer's* risks and responsibilities under the contract; or
 - (c) Affect the competitive position of other *Tenderers* presenting responsive *tenders*, if it were to be rectified.

2. CONDITIONS OF TENDER & CONTRACT

The specification will be governed by the **Standard Conditions of Tender** (Goods and Services), **Special Conditions of Tender (SCT)**, **General Conditions of Contract (GCC)** (Government Procurement General Conditions (July 2010), as amended by National Treasury Circular 52 dated 30 July 2010), the **Special Conditions of Contract (SCC)**, the **Occupational Health and Safety Act** (Act No. 85 of 1993), and the **eThekweni Code of Conduct**.

Complete Acceptance of Conditions

Unless otherwise expressly stipulated in a letter covering the *tender*, every *Tenderer* shall be deemed to have waived, renounced, and abandoned any conditions printed or written upon any stationery used for the purpose of, or in connection with, the submission of their *tender*, which are in conflict with the **General Conditions of Contract** and **Special Conditions of Contract**. *Tenderers* are advised that any *material divergences / qualifications* from the official Conditions or Specification will render their *tenders* liable to disqualification.

3. TENDER INFORMATION

- (1) **General**
 - (a) *Tenders* will be liable for rejection unless made out on the official tendering documentation.
 - (b) Any alterations effected upon any of the tendering documents must be clearly shown by means of a hand written (black, non-erasable ink), or typed, entry and must be signed in full by the *Tenderer*. **The use of correction fluid is not permitted.**
 - (c) *Tenderers* may submit alternative solutions that, in the *Tenderer's* opinion, are to the *Municipality's* advantage economically and technically. Full technical details of the alternative *tender(s)* shall be submitted with the tender documents. Alternative *tender(s)* shall be submitted separately.
- (2) **Obtaining Tender Documentation**

All tenders must be submitted on official tender documentation issued, in electronic format, by the eThekweni Municipality. Electronically downloaded documentation (obtainable free of charge) should be printed and suitably bound by tenderer.
- (3) **Queries Relating to this Tender**

Queries can be directed to the person / Department as stated in the **SCT**.
- (4) **Briefing Session (Clarification Meeting)**

Details of the briefing session are stated in the **SCT**. Failure to attend a **compulsory** briefing session will invalidate the *tender*. *Tenderers* must sign the attendance list in the name of the tendering entity. Tenders will only be evaluated from those tendering entities appearing on the attendance list.

(5) Closing Date and Delivery of Tender Submissions

Sealed *tenders* made out on the enclosed Official Tender Form, which shall be signed by or on behalf of the *Tenderer*, and addressed to the City Manager, marked with the appropriate Tender number, must be placed in the **Tender Box** as stated in the *SCT* not later than the **date and time** as stated in the *SCT*, where after they will be opened publicly.

All tender documents **must** be placed directly into the Tender Box and should not be delivered to any other Municipal Department. *Bidders* are advised that *tenders* submitted by post, fax or email **will not** be considered. All couriered documents must be placed directly into the Tender Box and should not be delivered to any other Municipal Department.

Any *tender* received after the closing date and time stated for the receipt thereof **shall not** be accepted for consideration and shall be returned to the *Tenderer*.

(6) Tender Validity and Withdrawal of Tenders

Tenders must hold good until 16:00 of the 5th week following the date on which *tenders* are opened, or during such other period as may be specified in the *SCT*. The *Municipality* may, during the period for which *tenders* are to remain open for acceptance, authorize a *Tenderer* to withdraw their *tender* in whole or in part on condition that the *Tenderer* pays to the *Municipality* on demand, a sum of one thousand Rand (R1,000.00). The *Municipality* may, if it thinks fit, waive payment of such sum in whole or in part.

4. RETURNABLE SCHEDULES, FORMS, CERTIFICATES

Each *Tenderer* shall complete fully and accurately the following documents and submit these documents with the *tender*:

- (1) **Authority of Signatory:** In terms of Clause 4(5)(c) of the Conditions of Tender.
- (2) **Tax Compliance Status PIN / Tax Clearance Certificate:** SARS has introduced a new Tax Compliance Status System. Tenderers can submit a Tax Compliance Status PIN (TCS PIN) instead of an original Tax Clearance Certificate. This TCS PIN can be used by third parties to certify the taxpayer's real-time compliance status.
- (3) **Declaration of Municipal Fees:** Only those *Bidders* whose municipal fees are fully paid, or those that have concluded acknowledgement of debt agreements with the *Municipality*, are eligible to *tender*.
All *Bidders* must sign the Declaration of Municipal Fees returnable form, declaring that their municipal fees are in order or that acknowledgement of debt agreements have been concluded, and include the relevant account numbers in the declaration. Failure to include account numbers or sign will invalidate the *tender*. The completion of the declaration is also applicable to *Bidders* outside of the eThekweni Municipal Area.
- (4) **Declaration with respect to the Occupational Health and Safety Act:** Acceptance of undertaking in terms of the Occupational Health and Safety Act (Act 85 of 1993) and the relevant Regulations.

(5) Municipal Bidding Documents (which includes):

- (a) **MBD 4:** Declaration of Interest: All *Bidders* are to sign the Declaration of Interest wherein they declare any relationship that may exist with an official of the *Municipality* involved in the evaluation process.
Regulation 44 of the Supply Chain Management Regulations states that a *Municipality* or *Municipal Entity* may not make any award to a person:
 - (i) Who is in the service of the state;
 - (ii) If that person is not a natural person, of which any Director, Manager, Principal, Shareholder or Stakeholder is a person in the service of the state; or
 - (iii) Who is an advisor or consultant contracted with the *Municipality* or *municipal entity*.
 Should a contract be awarded, and it is subsequently established that Regulation 44 has been breached, the *Municipality* shall have the right to terminate the contract with immediate effect.
- (b) **MBD 5:** Declaration for Procurement Above R10 Million (if applicable): For all procurement expected to exceed R10 million (all applicable taxes included), tenderers must complete this questionnaire.
- (c) **MBD 6.1:** Preference Points Claim Form: For the awarding of Preference Points, *Bidders* are required to complete the attached MBD 6.1 form and return it with their tender submission. Failure on the part of a tenderer to complete and submit this form will be interpreted to mean that preference points for **Specific Goals** are not claimed.
The *Municipality* reserves the right to require of a tenderer, either before a bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the *Municipality*.
- (d) **MBD 8:** Declaration of *Bidders* Past Supply Chain Management Practices Form: This form serves as a declaration to be used by municipalities and municipal entities in ensuring that when goods and services are being procured, all reasonable steps are taken to combat the abuse of the supply chain management system.
- (e) **MBD 9:** Certificate of Independent Bid Determination: Section 4(1)(b)(iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms if it involves collusive tendering or tender rigging. In order to give effect to this, the Certificate of Bid Determination must be completed and submitted with the tender.

(5) Official Tender Form (see Section 9)**(a) Legal Status of Tenderer**

It is essential for the purpose of entering into a legal contract that *Bidders* state on the Official Tender Form, under "Name and Address of Tenderer ", their full legal status:

- (i) the full registered name of the company making a *tender*; or
- (ii) if the *Tenderer* is a person conducting business under a recognised trading name then:
 - State the name of the person(s);
 - State recognised trading name; and
 - State whether an owner, co-owner, proprietor, etc.

(b) Signing of Official Tender Form

Failure of a *Tenderer* to complete, in its entirety, and sign the Official Tender Form will invalidate the *tender*.

(c) Authority of Signatory

Bidders are to complete and sign the Authority of Signatory returnable document, and attach the required additional documents.

(d) Differences or Discrepancies

Should there be any difference or discrepancy between the prices or price contained in the Official Tender Form and those contained in any covering letter from the *Tenderer*, the prices or price contained in the Official Tender Form shall prevail.

(6) Any additional Schedules, Forms, or Certificates as stated in the SCT.**5. INFORMATION TO BE SUPPLIED REGARDING SUB-CONTRACTORS**

Bidders are to state in their *tenders*, or covering letters, whether, if the contract were to be awarded to them, the whole of the work would be executed by them in their own workshop / factory. If the answer is in the negative, they are required to state which part(s) would be handed to sub-contractors and the name and address of such sub-contractors.

6. SAMPLES

Bidders may be required to state where samples of the full range of products can be inspected or be required to submit samples for inspection prior to the closing date of the *tender*.

7. MANUFACTURERS

The names of the manufacturers of the goods or equipment offered must be stated in the *tender*.

Bidders who are not manufacturers, accredited distributors, or agents must provide a valid agreement / Joint Venture Agreement, entered into with the manufacturer, accredited distributors, or agents, with their submission. This agreement must meet all the requirements as laid down in the *tender* document, and must cover the contract period.

8. CLARIFICATION

The Head: Supply Chain Management Unit, or an authorized representative, may request clarification or further information on any aspect of the *tender*. The *Tenderer must* supply the requested information within the time specified. Failure to comply will render the *tender* non-responsive.

9. PRICING

Bidders would be precluded from this *tender* if their pricing structure deviates from the Official Tender Form.

(1) Nett Prices

All prices shall be quoted in South African currency (Rand) after deduction of any brokerage or discount allowed to the Municipality.

(2) Unit Prices

Bidders shall quote only one price in respect of each item. Such price is to hold good for the full duration of the contract period, being subject to variation only in accordance with specified criteria, as stated in the *Conditions of Contract*.

(3) Firm Tenders

Bidders may submit firm prices for each 12 month period. These prices shall be free from all fluctuations, including any statutory increases.

(4) Value Added Tax (V.A.T)

Prices exclusive and inclusive of VAT must be stated separately on the Official Tender Form.

10. ESTIMATED QUANTITIES

The estimated quantities are set out in Section 8 : Bill of Quantities / Schedule of Rates/Activities which forms part of the official tender documents. The quantities are stated purely for the information of the *Bidders* and are in order to ascertain an estimated total contract price. The *Supplier* will, however, be bound to supply whatever quantity or quantities the *Municipality* may actually require, and may exceed, or be less than, the estimated quantities stated.

11. DELIVERY, RISK, PACKAGES, ETC

(1) Unless otherwise provided, all goods are to be supplied only against the form of order issued by the *Municipality*.

(2) *Bidders* shall quote a unit price which shall include delivery to the specified delivery point, as stated in the *SCT*.

(3) The risk in all goods purchased by the *Municipality* under the contract shall remain with the *Supplier* until such goods shall have been duly delivered.

(4) *Bidders* shall clearly state the period within which delivery will be made after receipt of the official order, as this may be material in the adjudication of the *tender*.

12. RATES OF EXCHANGE

- (1) Where the goods are imported the *Supplier* shall, within seven days of date of official Purchase Order, arrange through their bankers for the foreign commitment to be covered forward down to the Rand in order to fix the rate of exchange. The *Supplier* shall notify the *Municipality* as soon as possible thereafter regarding the rate which has been fixed on such forward exchange.

Any increase or decrease between the basic rate of exchange as at a date seven days prior to the date of closing of *tenders* and that existing at the date of establishment of the forward exchange cover within the period stipulated above shall be paid or deducted by the *Municipality*. Upon the failure of the *Supplier* to arrange forward exchange cover, the *Supplier* shall be liable should there be any increase in the basic rate of exchange occurring after the last mentioned date.

The bank charges incurred in obtaining the forward exchange cover shall be for the *Municipality's* account.

- (2) The *Supplier* shall on request:
- Submit documentary proof of the rate of exchange; and
 - When an adjustment is claimed in terms of this sub-clause, whether by the *Supplier* or the *Municipality*, submit documentary proof to the satisfaction of the Deputy City Manager: Treasury in respect of such claim.

13. IMPORT PERMITS

- (1) In order to minimise special importation, *Bidders* should, where possible, have recourse to local suppliers and / or manufacturers.
- (2) *Bidders* must state whether their *tender* is dependent upon the issue of a special import permit or whether they are able to supply the goods by making use of the import facilities available to them.
- (3) In the event of a tender being dependent upon the issue of a special import permit, application for such special import permit shall be made by the *Tenderer*, unless otherwise provided for in the *SCT*.

14. EVALUATION PROCESS

The procedure for evaluation of responsive Tender Offers will be in accordance with the eThekweni Municipality's current SCM Policy and the Preferential Procurement Policy Framework Act (5 of 2000), and the Preferential Procurement Policy Framework Act Regulations (November 2022).

Details of additional evaluation criteria, if applicable, are stated in the *SCT*.

Evaluation points for price and preference will only be calculated for *Bidders* who comply with the contractual and technical specification, and if applicable, have attained the minimum Functionality Score as stated in the *SCT*.

The evaluation process of responsive *tenders* will be as follows:

- Score each *tender* in respect of the financial offer made and preferences claimed (if any);
- Calculate the total number of evaluation points (T_{EV}) in accordance with the following formula:
 $T_{EV} = N_{FO} + N_P$ where: N_{FO} : is the number of evaluation points awarded for the financial offer; and N_P : is the number of evaluation points awarded for preferences claimed.
- Rank *tenders* from the highest number of evaluation points to the lowest.
- Recommend the *Tenderer* with the highest number of evaluation points for the award of the contract, unless there are compelling and justifiable reasons not to do so.
- Rescore and re-rank all *Bidders* should there be compelling and justifiable reasons not to recommend the *Tenderer* with the highest number of evaluation points, and recommend the *Tenderer* with the highest number of evaluation points, unless there are compelling and justifiable reasons not to do so, and the process set out in this sub-clause is repeated.

(1) Evaluation points awarded for the financial offer:

Reference is to be made to the Special Conditions of Tender (*SCT*), and returnable form 5(c) in Section 4.

INCOME-GENERATING CONTRACTS

The financial offer will be scored using the formula:

$$N_{FO} = W \left(1 + \frac{Pt - P_{max}}{P_{max}} \right)$$

GOODS and SERVICES

The financial offer will be scored using the formula:

$$N_{FO} = W \left(1 - \frac{Pt - P_{min}}{P_{min}} \right)$$

Where the value of W is:

- (a) **90** where the financial value inclusive of VAT of all responsive *tenders* received have a value in excess of R 50,000,000; OR
80 where the financial value inclusive of VAT of one or more responsive *tenders* offers have a value that equals or is less than R 50,000,000.
It is unclear (at the time of advertising) which of the two preference point systems applies. Either the 80/20 or 90/10 preference point system will apply, determined by the price offered by the lowest acceptable tender.

(b) **P_{max}** is the comparative offer of the most favourable comparative offer (highest acceptable tender).

(c) **P_{min}** is the comparative offer of the most favourable comparative offer (lowest acceptable tender).

(d) **P_t** is the comparative offer of the *tender* offer under consideration.

(2) Evaluation points awarded for preference:

The **Specific Goals** for Preference Points are specified in the *SCT*.

15. BRIBERY AND COMMUNICATION WITH COUNCILLORS / OFFICIALS**(1) Bribery**

No *Tenderer* shall offer, promise or give to any person or person connected with a *tender* or the awarding of a contract, any gratuity, bonus or discount etc, in connection with the obtaining of a contract.

(2) Communication, Councillors and Officials

A *Tenderer* shall not in any way communicate with a member of the *Municipality* or with any official of the *Municipality* on a question affecting any contract for the supply of goods or for any work, undertaking or services which is the subject of a *tender* during the period between the closing date for receipt of *tenders* and the dispatch of the written notification of the *Municipality's* decision on the award of the contract; provided that a *Tenderer* shall not hereby be precluded:

- (a) At the request of the Head: SCM Unit, or an authorized representative, from furnishing him with additional information or with a sample or specimen for testing purposes or otherwise from giving a demonstration so as to enable the recommendation to the Bid Committee on the award of the contract to be formulated;
- (b) From obtaining from the Head : SCM Unit, or an authorised representative, information as to the date upon which the award of the contract is likely to be made, or, after the decision upon the award has been made by the *Municipality* or any Committee to which the *Municipality* has delegated its powers, information as to the nature of the decision or such information as was publicly disclosed at the opening of *tenders* or from submitting to the Accounting Officer in writing any communication relating to their *tender* or the award of the contract or a request for leave to withdraw their *tender*; and
- (c) Provided further that nothing contained herein shall be construed so as to prevent information being sought and obtained from an Official in regard to any decision taken at an open Municipal meeting, or any Committee to which the *Municipality* has delegated its powers.

A contravention of subsection (1) and / or (2), or an attempt to contravene such subsection, shall be reported to the Accounting Officer, who may on receipt of such report disqualify the *tender* of the *Tenderer* concerned.

16. NEGOTIATIONS WITH PREFERRED BIDDERS

The *Municipality* reserves the right to invoke Regulation 24 of Municipal Finance Management Act if required.

- (1) The Accounting Officer may negotiate the final terms of a contract with *Bidders* identified through a competitive tendering process as preferred *Bidders*, provided that such negotiation:
 - Does not allow any preferred *Tenderer* a second or unfair opportunity;
 - Is not to the detriment of any other *Tenderer* ; and
 - Does not lead to a higher price than the *tender* as submitted.
- (2) Minutes of such negotiations must be kept for record purposes.
- (3) Such negotiation may be delegated by the Accounting Officer.

17. CANCELLATION OF TENDER PROCESS

The municipality is entitled to cancel the tender at any time before the award of a tender and the decision to cancel the tender shall be published in the same manner in which the original tender invitation was advertised. The Municipality shall, in no way, be liable for any damages whatsoever, including, without limitation, damages for loss of profit, in any way connected with the cancellation of this bid.

18. ACCEPTANCE OF BID

- (1) The *Municipality* does not bind itself to accept the lowest or any *tender*, and reserves the right to accept the whole or any part of a *tender* to place orders.
- (2) The *Municipality* reserves the right to accept more than one technically and contractually compliant *tender* for part or the whole of the contract and to place orders on the price and availability.
- (3) *Bidders* shall not bind the *Municipality* to any minimum quantity per order.
- (4) The successful *Tenderer (s)* shall be bound to provide any quantities stipulated in the specification.
- (5) Tenders will only be accepted on condition that:
 - (a) The *tender* is signed by a person authorised to sign on behalf of the *Tenderer* .
 - (b) A valid (at time of close of tenders), original, Tax Clearance Certificate OR Tax Compliance Status PIN is included with the *tender* submission. Both should have sufficient validity to ensure the process is adequately covered;
 - (c) A *Tenderer* who submitted their *tender* as a Joint Venture has included an acceptable Joint Venture Agreement and a B-BBEE Certificate pertaining to the Joint Venture with their *tender*.
- (6) Financial Standing: The Head: Supply Chain Management reserves the right to require *Bidders* to submit evidence that their financial standing is adequate to meet their obligations under the contract should they be successful.
- (7) Change of Ownership or Major Policy: Where it is known to a *Tenderer* that a change in ownership or major policy (of the tendering entity) will occur, or is likely to occur, during a specified contract period, the scope and effect thereof must be fully defined in a covering letter to be submitted with the *tender*.
- (8) Purchase of Goods From Other Sources: Nothing contained in this contract shall be held to restrain the *Municipality* from purchasing from persons other than the *Supplier*, any of the goods described or referred to in this contract, if it shall in its discretion think fit to do so.
- (9) Capability and Breach of Contract: Tenderers that do not have the capability of undertaking this enquiry in terms of the requirements of the contract or have been in breach of contract previously will not be considered.

19. PAYMENT and FACTORING

Payment conditions will be as per the ***Conditions of Contract***.

Payment will be made only to the *Supplier(s)*. Factoring arrangements will not be accepted.

20. APPEALS

In terms of Regulation 49 of the Municipal Supply Chain Management Regulations persons aggrieved by decisions or actions taken by the *Municipality*, may lodge an appeal within 14 days of the decision or action, in writing to the *Municipality*. The appeal (clearly setting out the reasons for the appeal) and queries with regard to decision of award are to be directed to the office of the City Manager, attention:

Ms. S. Pillay, P.O. Box 1394, Durban, 4000;
eMail: Simone.Pillay@durban.gov.za.

SECTION 3: SPECIAL / ADDITIONAL CONDITIONS OF TENDER

3.1 SPECIAL CONDITIONS OF TENDER (SCT)

The **Standard Conditions of Tender** (Goods / Services) make several references to the **Special Conditions of Tender** (SCT) for details that apply specifically to this tender. The **Special Conditions of Tender** shall have precedence in the interpretation of any ambiguity or inconsistency between it and the **Standard Conditions of Tender**.

Each item below is cross-referenced to the clause in the **Standard Conditions of Tender** to which it mainly applies.

SCT 3(1) TENDER INFORMATION: General

The tender document comprises of a cover page and 64 pages.

SCT 3(2) TENDER INFORMATION: Obtaining Tender Documentation

Documents are issued by the eThekweni Municipality electronic format.

Electronically downloaded documentation is obtainable from:

- the National Treasury's eTenders website
 - (<https://www.etenders.gov.za/>), or
- the eThekweni Municipality's website
 - (<https://www.durban.gov.za/pages/business/procurement>).

The entire document should be printed on A4 paper (one sided), and suitably bound by the tenderer.

SCT 3(3) TENDER INFORMATION: Queries Relating to this Tender

General and Contractual Queries are to be directed to:

**Simphiwe Masondo; Tel: 0313225111; e-mail: simphiwe.masondo@durban.gov.za, SSS
 Queries: Lindo Dlamini; Tel: 031 3227133 / 031 3227153;
 Email:Supplier.selfservice@durban.gov.za**

Technical Queries are to be directed to:

[Phila Gamede; Tel: 0313225213; e-mail: phila.gamede@durban.gov.za](mailto:phila.gamede@durban.gov.za)

SCT 3(4) TENDER INFORMATION: Briefing Session

A Non-compulsory Clarification Meeting will be held on MS Teams platform on 22 May 2025. at 10H00. Meeting link will be sent 22 May 2025 at 08h30. Prospective bidders interested to attend the session must send an email to simphiwe.masondo@durban.gov.za before close of business (16h00) on Wednesday the 21 May 2025.

SCT 3(5) TENDER INFORMATION: Closing Date and Delivery of Tender Submissions

Sealed Tenders, addressed to the City Manager and marked with the Tender Number, are to be placed in the Tender Box **located in the ground floor foyer of the Municipal Buildings, 166**

14.2 A site inspection will be conducted to check if the bidder has the below listed technical facilities and equipment to provide the required services:

Bidders who will be providing services offsite at their premises must meet the following workshop requirements:

- **At the time of bidding**, bidders must have workshop premises that they operate from. The workshop must display signage of the bidding company name.
- Brake bonding machine.
- Disc skimming machine.
- Flywheel skimming machine.
- Brake drum machining machine.
- Heavy duty riveting machine: this is required to be in place only for bidding companies who will be quoting for heavy duty vehicles.
- Calibration Certificates for tooling to be provided by bidder onsite during inspection.
- **Failure to meet all the above workshop requirements will render the bid submission nonresponsive.**

Bidders who will be providing only disc skimming services onsite (mobile repairs) at eThekweni Municipal premises must meet the following requirements:

- Bidders must have a mobile vehicle.
- Mobile Skimming Machine
- Failure to meet all the above requirements will render the bid submission nonresponsive.

14.2.1 Friction Material – during onsite visits the bidders will be required to provide the following:

- Certificates giving full description of co-efficient of friction
- Maximum working temperature
- Address and contact details of the manufacturer of the friction they propose to offer.
- Bidders are required to comply with SANS 20090 standard as a minimum and a certificate is required to confirming that the bidder complies with the uniform provisions concerning the replacement of brake lining assemblies and drum brake linings for power driven vehicles and their trailers.

14.2.2 Samples – samples will be required during onsite inspections and bidders must provide samples of the following:

- Friction material
- Disc Pads
- Clutch Kits
- One complete bonded shoe of each friction material
- The samples are to ensure that the bidders meet the specification requirements.

Bidder shall have a workshop premises in the eThekweni Area for supply of items and services for work undertaken. The bidder shall be equipped with the relevant tools and equipment to hold the vehicles/equipment whilst undertaking the work safely and competently with full technical backup services. A site visit shall be conducted by eThekweni City Fleet officials to confirm these requirements which can be found in Section 10. (Proof including pictures of workshop and equipment shall accompany tender response).

Step 2

The **80/20** preference points system will be used where the financial value (incl. VAT) of one or more responsive tender offers have a value that equals or is less than R 50,000,000. The Formula used to calculate the Price Points will be that in F.3.11.3.4(a) and the Preference Points will be allocated according to the 2017 PPPFA Regs.

14.3 Preference Point System and Specific Goals

The definitions as per the SCM Policy are applicable.

Preference Points (either 20 or 10) will be derived from points claimed on Returnable Document **MBD 6.1: “Preference Points Claim Form”** (in Section 4 of this procurement document) for the **Specific Goal(s)** as indicated on the table(s) below, and according to the specified **Goal Weightings**.

RDP Goal: The promotion of South African owned enterprises

The tendering entity’s **Address** (as stated on the National Treasury Central Supplier Database (CSD) or on the eThekweni Municipality Vendor Portal) is to be used in the determination of the tenderer’s claim for **Preference Points** for this Specific Goal.

Goal Weighting 100%		
Location	80/20	90/10
Not in South Africa	0	0
South Africa	5	2.5
KZN	10	5
ETM	20	10
Proof of claim as declared on MBD 6.1 (1 or more of the following will be used in verifying the tenderer’s status)		
<ul style="list-style-type: none"> • CSD report 		

3.2 ADDITIONAL CONDITIONS OF TENDER (ACT)

ACT 1 ELIGIBILITY – CSD REGISTRATION

Tenderers are required to be registered on the National Treasury Central Supplier Database (CSD) as a service provider. In the case of a Joint Venture, this requirement will apply individually to each party in the Joint Venture. Tenderers not so registered, at time of closing of tenders, will not be eligible to submit tenders.

The Tenderer's CSD Supplier Number (starting with "MAAA") is to be provided on the information table in Section 1.

Tenderers who wish to register on the CSD may do so via web address <https://secure.csd.gov.za>.

ACT2 **POSSIBLE COLLUSION AND CONFLICT OF INTEREST**

- Bidders are advised to avoid possible collusion and conflict of interest which will result in their offer being excluded from the bid.
- Collusion in this contract will defined and be limited in terms of Municipal Bidding Document 9 (MBD9) and any agreement which falls outside of MBD9 shall not be construed as collusion between or among bidders.

ACT 3 **WORKSHOP PREMISES**

- The bidding company is required to provide location and address details of their workshop that will be visited during site inspections.
- Should the address details of the bidding company that will be provided on this bid document not be the same with the bidder's workshop address details, this must be clarified through a covering letter attached as an annexure to this bid document.

SECTION 4: RETURNABLE TENDER DOCUMENTS

The required returnable documents are as detailed in [Section 2 \(Clause 4\)](#): “Returnable Schedules, Forms, Certificates” of the Conditions of Tender / Special Conditions of Tender.

- 1) Authority of Signatory
- 2) Tax Compliance Status PIN / Tax Clearance Certificate
- 3) Declaration of Municipal Fees
- 4) Declaration with respect to The Occupational Health and Safety Act
- 5(a) MBD 4: Declaration of Interest
- 5(b) MBD 5: Declaration for Procurement Above R10 Million
- 5(c) MBD 6.1: Preference Points Claim
- 5(d) MBD 8: Declaration of Bidder’s Past Supply Chain Management Practices
- 5(e) MBD 9: Certificate of Independent Bid Determination

The Tender Form can be found in [Section 9](#): “Official Tender Form”, and any additional schedules, forms, certificates can be found in [Section 10](#): “Annexures”.

1) AUTHORITY OF SIGNATORY

Reference is made to the Conditions of Tender: [Clause 4\(5\)\(c\)](#).

Indicate the status of the tenderer by ticking the appropriate box hereunder.

COMPANY	CLOSE CORPORATION	PARTNERSHIP	JOINT VENTURE	SOLE PROPRIETOR
Refer to Notes at the bottom of the page				

I / We, the undersigned, being the Chairperson (Company), Member(s) (Close Corporation), Partners (Partnership), Sole Owner (Sole Proprietor), Lead Partner (JV), in the company / business trading as:

.....

hereby authorise Mr/Mrs/Ms

acting in the capacity of

to sign all documents in connection with the tender for Contract No. **31038-1J** and any contract resulting from it on our behalf.

NAME	ADDRESS	SIGNATURE	DATE

Notes

Tenderers are to include, at the back of their tender submission document, a printout of the following documents:

If a Company : a "Resolution of the Board" in this regard.

If a Joint Venture : a "Power of Attorney" signed by the legally authorised signatories of all the partners to the Joint venture.

2) TAX COMPLIANCE STATUS PIN / TAX CLEARANCE CERTIFICATE

SARS has introduced a new Tax Compliance Status System. Tenderers can submit a Tax Compliance Status PIN (TCS PIN) instead of an original Tax Clearance Certificate. This TCS PIN can be used by third parties to certify the taxpayer's real-time compliance status.

Separate Tax Clearance Certificates / TCS PINs are required for each entity in a Joint Venture.

The TCS PIN(s) are to be entered on the information table in **SECTION 1: GENERAL INFORMATION**.

Tenderers are to include, at the back of their tender submission document, a printout of their Tax Compliance Status PIN (TCS PIN) OR an original Tax Clearance Certificate.

Failure to include the required document will make the tender submission non-responsive.

*I, the undersigned, who warrants that they are authorised to sign on behalf of the Tenderer, confirms that the information contained in this form is within my personal knowledge and is to the best of my belief both true and correct, **and that the requested documentation has been included in the tender submission.***

NAME (Block Capitals): _____

Date

SIGNATURE: _____

3) DECLARATION OF MUNICIPAL FEES

I, the undersigned, do hereby declare that the Municipal fees of

.....
(full name of Company / Close Corporation / partnership / sole proprietary/Joint Venture)

(hereinafter referred to as the TENDERER) are, as at the date hereunder, fully paid or an Acknowledgement of Debt has been concluded with the Municipality to pay the said charges in instalments.

The following account details relate to property of the said TENDERER:

<u>Account</u>	<u>Account Number:</u> to be completed by tenderer.
Consolidated Account No.	<input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>
Electricity	<input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>
Water	<input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>
Rates	<input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>
Other	<input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>

I acknowledge that should the aforesaid Municipal charges fall into arrears, the Municipality may take such remedial action as is required, including termination of any contract, and any payments due to the Contractor by the Municipality shall be first set off against such arrears.

- Where the TENDERER'S place of business or business interests are outside the jurisdiction of eThekweni Municipality, a copy of the accounts/agreements from the relevant municipality must be attached (to the back inside cover of this document).
- Where the tenderer's Municipal Accounts are part of their lease agreement, then a copy of the agreement, or official letter to that effect is to be attached (to the back inside cover of this document).

Tenderers are to be include, at the back of their tender submission document, a printout of the above account's and or agreements signed with the municipality.

Failure to include the required document will make the tender submission non-responsive.

NAME (Block Capitals):

Date

SIGNATURE:

4) DECLARATION WITH RESPECT TO THE OCCUPATIONAL HEALTH AND SAFETY ACT**Definitions**

The Act: The Occupational Health and Safety Act No 85 of 1993 (as amended by the Occupational Health and Safety Amendment Act No 181 of 1993), and any associated / applicable Regulations.

Declaration by Tenderer

1. I, the undersigned, hereby declare and confirm that I am fully conversant with the Act.
2. I hereby declare that my company has the competence and the necessary resources to safely carry out the work / supply / services under this contract in compliance with the Act, and the Employer's / Purchaser's / Client's Health and Safety Specifications.
3. I hereby undertake, if my tender is accepted, to provide on request a suitable and sufficiently documented Health and Safety Plan which plan shall be subject to approval by the Employer / Purchaser / Client.
4. I hereby confirm that adequate provision has been made in my tendered rates to cover the cost of all resources, actions, training and all health and safety measures envisaged in the Act, and that I will be liable for any penalties that may be applied by the Employer / Purchaser / Client for failure to comply with the provisions of the Act.
5. I agree that my failure to complete and execute this declaration to the satisfaction of the Employer / Purchaser / Client will mean that I am unable to comply with the requirements of the Act and accept that my tender will be prejudiced and may be rejected at the discretion of the Employer / Purchaser / Client.

NAME (Block Capitals):**Date****SIGNATURE:**

5(a) MBD 4: DECLARATION OF INTEREST**NOTES**

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

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

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

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

3.1 Name of enterprise

Name of enterprise's representative

3.2 ID Number of enterprise's representative

3.3 Position enterprise's representative occupies in the enterprise

3.4 Company Registration number

3.5 Tax Reference number

3.6 VAT registration number

3.7 The names of all directors / trustees / shareholders / members / sole proprietors / partners in partnerships, their individual identity numbers and state employee numbers must be indicated in paragraph 4 below. In the case of a joint venture, information in respect of each partnering enterprise must be completed and submitted.

3.8 Are you presently in the service of the state?

If yes, furnish particulars:

.....

.....

3.9 Have you been in the service of the state for the past twelve months?

If yes, furnish particulars:

.....

.....

Circle Applicable	
YES	NO

YES	NO
-----	----

3.10 Do you have any relationship (family, friend, other) with persons in the service of the state and who may be involved with the evaluation and or adjudication of this bid?

YES

NO

If yes, furnish particulars:

.....

.....

3.11 Are you, aware of any relationship (family, friend, other) between any other bidder and any persons in the service of the state who may be involved with the evaluation and or adjudication of this bid?

YES

NO

If yes, furnish particulars:

.....

.....

3.12 Are any of the company's directors, trustees, managers, principle shareholders or stakeholders in service of the state?

YES

NO

If yes, furnish particulars:

.....

.....

3.13 Are any spouse, child or parent of the company's directors, trustees, managers, principle shareholders or stakeholders in service of the state?

YES

NO

If yes, furnish particulars:

.....

.....

3.14 Do you or any of the directors, trustees, managers, principle shareholders, or stakeholders of this company have any interest in any other related companies or business whether or not they are bidding for this contract ?

YES

NO

If yes, furnish particulars:

.....

.....

4 The names of all directors / trustees / shareholders / members / sole proprietors / partners in partnerships, their individual identity numbers and state employee numbers must be indicated below. In the case of a joint venture, information in respect of each partnering enterprise must be completed and submitted

Full Name	Identity No.	State Employee No.	Personal income tax No.
Use additional pages if necessary			

I, the undersigned, who warrants that they are authorised to sign on behalf of the Tenderer, confirms that the information contained in this form is within my personal knowledge and is to the best of my belief both true and correct.

NAME (Block Capitals):

Date

SIGNATURE:

5(b) **MBD 5: DECLARATION FOR PROCUREMENT ABOVE R10 MILLION**
(ALL APPLICABLE TAXES INCLUDED)

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

	Circle Applicable	
	YES	NO
<p>1.0 Are you by law required to prepare annual financial statements for auditing?</p> <p>1.1 If YES, submit audited annual financial statements for the past three years or since the date of establishment if established during the past three years.</p>		
<p>2.0 Do you have any outstanding undisputed commitments for municipal services towards any municipality for more than three months or any other service provider in respect of which payment is overdue for more than 30 days?</p> <p>2.1 If NO, this serves to certify that the bidder has no undisputed commitments for municipal services towards any municipality for more than three months or other service provider in respect of which payment is overdue for more than 30 days.</p> <p>2.2 If YES, provide particulars.</p> <p>.....</p> <p>.....</p>	YES	NO
<p>3.0 Has any contract been awarded to you by an organ of state during the past five years, including particulars of any material non-compliance or dispute concerning the execution of such contract?</p> <p>3.1 If YES, provide particulars.</p> <p>.....</p> <p>.....</p>	YES	NO
<p>4.0 Will any portion of goods or services be sourced from outside the Republic, and, if so, what portion and whether any portion of payment from the municipality / municipal entity is expected to be transferred out of the Republic?</p> <p>4.1 If YES, provide particulars.</p> <p>.....</p> <p>.....</p>	YES	NO

If required by 1.1 above, tenderers are to include, at the back of their tender submission document, a printout of their audited annual financial statements.

*I, the undersigned, who warrants that they are authorised to sign on behalf of the Tenderer, confirms that the information contained in this form is within my personal knowledge and is to the best of my belief both true and correct, **and, if required, that the requested documentation has been included in the tender submission.***

NAME (Block Capitals):

Date

SIGNATURE:

5(c) MBD 6.1: PREFERENCE POINTS CLAIM
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

1.0 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).
- the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).

1.2 **80/20 preference point system** will be applicable in this tender.

1.3 Preference Points for this tender shall be awarded for:

- **Price and Specific Goals:** Either 80 or 90 (price) and 20 or 10 (specific goals), in terms of 1.2 above.
- The total Preference Points, for Price and Specific Goals, is 100.

1.4 Failure on the part of the tenderer to submit the required proof or documentation, in terms of the requirements in the (Special) Conditions of Tender for claiming **Specific Goal** preference points, will be interpreted that preference points for **Specific Goals** are not claimed.

1.5 The Municipality 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 of preferences, in any manner required by the Municipality.

2.0 DEFINITIONS

2.1 “**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.

2.2 “**price**” means an amount of money tendered for goods or services, and includes all applicable taxes less all unconditional discounts.

2.3 “**rand value**” means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes.

2.4 “**tender for income-generating contracts**” means a written offer in the form determined by Municipality 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 Municipality and a third party that produces revenue for the Municipality, 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.

2.5 “**the Act**” means the Preferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000).

3.0 FORMULA FOR CALCULATION OF PREFERENCE PRICE POINTS

3.1 PROCUREMENT OF GOODS AND SERVICES

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

<u>80 / 20 Points System</u>	OR	<u>90 / 10 Points System</u>
$P_s = 80 \left(1 - \frac{P_t - P_{min}}{P_{min}} \right)$		$P_s = 90 \left(1 - \frac{P_t - P_{min}}{P_{min}} \right)$

Where:

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmin = Price of lowest acceptable tender

4.0 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 **points claimed** for the goal(s) stated in **Table 1** below, as supported by proof/ documentation stated in the **Conditions of Tender**:
- 4.2 In cases where the municipality intends 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, the municipality 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 municipality 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 maximum points for each goal are indicated per the table below.

Tenderers are to indicate their points claim for each of the Specific Goals in the shaded blocks.

The Specific Goals to be allocated points in terms of this tender	Maximum Number of points ALLOCATED (80/20 system)	Maximum Number of points ALLOCATED (90/10 system)	Number of points CLAIMED (80/20 system)	Number of points CLAIMED (90/10 system)
RDP Goal: The promotion of South African owned enterprises.	20	N/A		N/A
Total CLAIMED Points (20 Maximum)				

I, the undersigned, who warrants that they are authorised to sign on behalf of the Tenderer, certify that the points claimed, based on the specific goals as specified in the tender, qualifies the tendering entity for the preference(s) shown.

I acknowledge that:

- 1) The information furnished is true and correct.
- 2) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form.
- 3) 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.
- 4) 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.

NAME (Block Capitals): _____

Date

SIGNATURE: _____

5(d) MBD 8: DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

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

4.1 Is the bidder or any of its directors listed on the National Treasury's Database of Restricted Suppliers as companies or persons prohibited from doing business with the public sector?

(Companies or persons who are listed on this Database were informed in writing of this restriction by the Accounting Officer / Authority of the institution that imposed the restriction after the audi alteram partem rule was applied.)

The Database of Restricted Suppliers now resides on the National Treasury's website (www.treasury.gov.za) and can be accessed by clicking on its link at the bottom of the home page.

Circle Applicable	
YES	NO

4.1.1 If YES, provide particulars.

.....

.....

4.2 Is the bidder or any of its directors listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004)?

The Register for Tender Defaulters can be accessed on the National Treasury's website (www.treasury.gov.za) by clicking on its link at the bottom of the home page.

YES	NO
-----	----

4.2.1 If YES, provide particulars.

.....

.....

4.3 Was the bidder or any of its directors convicted by a court of law (including a court of law outside the Republic of South Africa) for fraud or corruption during the past five years?

YES	NO
-----	----

4.3.1 If YES, provide particulars.

.....

.....

4.4 Does the bidder or any of its directors owe any municipal rates and taxes or municipal charges to the municipality / municipal entity, or to any other municipality / municipal entity, that is in arrears for more than three months?

YES	NO
-----	----

4.4.1 If YES, provide particulars.

.....

.....

4.5 Was any contract between the bidder and the municipality / municipal entity or any other organ of state terminated during the past five years on account of failure to perform on or comply with the contract?

YES	NO
-----	----

4.5.1 If YES, provide particulars.

.....

.....

I, the undersigned, who warrants that they are authorised to sign on behalf of the Tenderer, confirms that the information contained in this form is within my personal knowledge and is to the best of my belief both true and correct.

I accept that, in addition to cancellation of a contract, action may be taken against me should this declaration prove to be false.

NAME (Block Capitals):

Date

.....

SIGNATURE:

.....

5(e) MBD 9: CERTIFICATE OF INDEPENDENT BID DETERMINATION**NOTES**

- ¹ Includes price quotations, advertised competitive bids, limited bids and proposals.
- ² Bid rigging (or collusive bidding) occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a bidding process. Bid rigging is, therefore, an agreement between competitors not to compete.
- ³ Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.

- 1.0 This Municipal Bidding Document (MBD) must form part of all **bids**¹ invited.
- 2.0 Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or **bid rigging**).² Collusive bidding is a *pe se* prohibition meaning that it cannot be justified under any grounds.
- 3.0 Municipal Supply Regulation 38 (1) prescribes that a supply chain management policy must provide measures for the combating of abuse of the supply chain management system, and must enable the accounting officer, among others, to:
- a. take all reasonable steps to prevent such abuse;
 - b. reject the bid of any bidder if that bidder or any of its directors has abused the supply chain management system of the municipality or municipal entity or has committed any improper conduct in relation to such system; and
 - c. cancel a contract awarded to a person if the person committed any corrupt or fraudulent act during the bidding process or the execution of the contract.
- 4.0 This MBD serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of **bid rigging**.
- 5.0 In order to give effect to the above, the attached Certificate of Bid Determination (MBD 9) must be completed and submitted with the bid.

CERTIFICATE OF INDEPENDENT BID DETERMINATION

I, the undersigned, in submitting the accompanying bid:

(Bid Number and Description)

in response to the invitation for the bid made by:

(Name of Municipality / Municipal Entity)

do hereby make the following statements that I certify to be true and complete in every respect.

I certify, on behalf of:

(Name of Bidder)

that:

1. I have read and I understand the contents of this Certificate.
2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect.
3. I am authorized by the bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder;
4. Each person whose signature appears on the accompanying bid has been authorized by the bidder to determine the terms of, and to sign, the bid, on behalf of the bidder;
5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the bidder, whether or not affiliated with the bidder, who:
 - (a) has been requested to submit a bid in response to this bid invitation.
 - (b) could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience.
 - (c) provides the same goods and services as the bidder and/or is in the same line of business as the bidder.
6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement, or arrangement with any competitor. However, communication between partners in a joint venture or consortium³ will not be construed as collusive bidding.

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

NAME (Block Capitals): _____

Date

SIGNATURE: _____

SECTION 5: CONDITIONS OF CONTRACT

GOVERNMENT PROCUREMENT: CONDITIONS OF CONTRACT (July 2010)

The **Conditions of Contract** are the **General Conditions of Contract** as published by the National Treasury titled "Government Procurement: General Conditions of Contract (July 2010), as amended by National Treasury Circular 52 dated 30 July 2010, hereinafter referred to as **GCC**.

THE NATIONAL TREASURY

Republic of South Africa



GOVERNMENT PROCUREMENT: GENERAL CONDITIONS OF CONTRACT

July 2010

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1. Definitions

The following terms shall be interpreted as indicated:

- 1.1 "Closing time" means the date and hour specified in the bidding documents for the receipt of bids.
- 1.2 "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- 1.3 "Contract price" means the price payable to the supplier under the contract for the full and proper performance of his contractual obligations.
- 1.4 "Corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5 "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.
- 1.6 "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7 "Day" means calendar day.
- 1.8 "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9 "Delivery ex stock" means immediate delivery directly from stock actually on hand.
- 1.10 "Delivery into consignee store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the goods are so delivered and a valid receipt is obtained.
- 1.11 "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.
- 1.12 "Force majeure" means an event beyond the control of the supplier and not involving the supplier's fault or negligence and not foreseeable. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 1.13 "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any 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 non-refundable 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 extend only so far as may be necessary for purposes of such performance.

5.2 The supplier shall not, without the purchaser's prior written consent, make use of any document or information mentioned in GCC clause 5.1 except for purposes of performing the contract.

5.3 Any document, other than the contract itself mentioned in GCC clause 5.1 shall remain the property of the purchaser and shall be returned (all copies) to the purchaser on completion of the supplier's performance under the contract if so required by the purchaser.

5.4 The supplier shall permit the purchaser to inspect the supplier's records relating to the performance of the supplier and to have them audited by auditors appointed by the purchaser, if so required by the purchaser.

6. Patent Rights

6.1 The supplier shall indemnify the purchaser against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the goods or any part thereof by the purchaser.

6.2 When a supplier developed documentation / projects for the municipality / municipal entity, the intellectual, copy and patent rights or ownership of such documents or projects will vest in the municipality / municipal entity.

7. Performance security

7.1 Within thirty (30) days of receipt of the notification of contract award, the successful bidder shall furnish to the purchaser the performance security of the [amount specified in SCC](#).

7.2 The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier's failure to complete his obligations under the contract.

7.3 The performance security shall be denominated in the currency of the contract or in a freely convertible currency acceptable to the purchaser and shall be in one of the following forms:

- (a) a bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the purchaser's country or abroad, acceptable to the purchaser, in the form provided in the bidding documents or another form acceptable to the purchaser; or
- (b) a cashier's or certified cheque.

7.4 The performance security will be discharged by the purchaser and returned to the supplier not later than thirty (30) days following the date of completion of the supplier's performance obligations under the contract, including any warranty obligations, [unless otherwise specified](#).

8. Inspections, tests and analyses

8.1 All pre-bidding testing will be for the account of the bidder.

8.2 If it is a bid condition that goods to be produced or services to be rendered should at any stage be subject to inspections, tests and analyses, the bidder or contractor's premises shall be open, at all reasonable hours, for inspection by a representative of the purchaser or organization acting on behalf of the purchaser.

8.3 If there are no inspection requirements indicated in the bidding documents and no mention is made in the contract, but during the contract period it is decided that inspections shall be carried out, the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.

8.4 If the inspections, tests and analyses referred to in clauses 8.2 and 8.3 show the goods to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.

8.5 Where the goods or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such goods or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the supplier.

8.6 Goods and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.

8.7 Any contract goods may on or after delivery be inspected, tested or analysed and may be rejected if found not to comply with the requirements of the contract. Such rejected goods shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with goods, which do comply with the requirements of the contract. Failing such removal the rejected goods shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute goods forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected goods, purchase such goods as may be necessary at the expense of the supplier.

8.8 The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 22 of GCC.

9. Packing

9.1 The supplier shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size 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 fulfilment of other obligations stipulated in the contract.
- 16.3 Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the supplier.
- 16.4 Payment will be made in Rand [unless otherwise stipulated](#).

17. Prices

- 17.1 Prices charged by the supplier for goods delivered and services performed under the contract shall not vary from the prices quoted by the supplier in his bid, with the exception of any [price adjustments authorized](#) 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.

21. Delays in the supplier's performance

- 21.1 Delivery of the goods and performance of services shall be made by the supplier in accordance with the [time schedule prescribed](#) by the purchaser in the contract.
- 21.2 If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at his discretion extend the supplier's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.
- 21.3 The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the goods are required, or the supplier's services are not readily available.

- 21.4 Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 22.2 without the application of penalties.
- 21.5 Upon any delay beyond the delivery period in the case of a goods contract, the purchaser shall, without cancelling the contract, be entitled to purchase goods of a similar quality and up to the same quantity in substitution of the goods not supplied in conformity with the contract and to return any goods delivered later at the supplier's expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim damages from the supplier.
- 22. Penalties**
- 22.1 Subject to GCC Clause 25, if the supplier fails to deliver any or all of the goods or to perform the services within the period(s) specified in the contract, the purchaser shall, without prejudice to its other remedies under the contract, deduct from the contract price, as a penalty, a sum calculated on the delivered price of the delayed goods or unperformed services using the current prime interest rate calculated for each day of the delay until actual delivery or performance. The purchaser may also consider termination of the contract pursuant to GCC Clause 23.
- 23. Termination for default**
- 23.1 The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may terminate this contract in whole or in part:
- 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;
 - if the supplier fails to perform any other obligation(s) under the contract; or
 - 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.
- 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:
- the name and address of the supplier and / or person restricted by the purchaser;
 - the date of commencement of the restriction
 - the period of restriction; and
 - 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 or countervailing right is increased in respect of any dumped or subsidized import, the State is not liable for any amount so required or imposed, or for the amount of any such increase. When, after the said date, such a provisional payment is no longer required or any such anti-dumping or countervailing right is abolished, or where the amount of such provisional payment or any such right is reduced, any such favourable difference shall on demand be paid forthwith by the supplier to the purchaser or the purchaser may deduct such amounts from moneys (if any) which may otherwise be due to the supplier in regard to goods or services which he delivered or rendered, or is to deliver or render in terms of the contract or any other contract or any other amount which may be due to him.
- 25. Force Majeure**
- 25.1 Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable for forfeiture of its performance security, damages, or termination for default if and to the extent that his delay in performance or other failure to perform his obligations under the contract is the result of an event of force majeure.
- 25.2 If a force majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.
- 26. Termination for insolvency**
- 26.1 The purchaser may at any time terminate the contract by giving written notice to the supplier if the supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the supplier, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to the purchaser.

27. Settlement of Disputes

- 27.1 If any dispute or difference of any kind whatsoever arises between the purchaser and the supplier in connection with or arising out of the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.
- 27.2 If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the purchaser or the supplier may give notice to the other party of his intention to commence with mediation. No mediation in respect of this matter may be commenced unless such notice is given to the other party.
- 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 wilful misconduct, and in the case of infringement pursuant to Clause 6;
- (a) the supplier shall not be liable to the purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or damages to the purchaser; and
 - (b) the aggregate liability of the supplier to the purchaser, whether under the contract, in tort or otherwise, shall not exceed the total contract price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment.

29. Governing language

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

30. Applicable law

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

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

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

35. Prohibition of restrictive practices

- 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.
- 35.3 If a bidder(s) or contractor(s) has / have been found guilty by the Competition Commission of the restrictive practice referred to above, the purchaser may, in addition and without prejudice to any other remedy provided for, invalidate the bid(s) for such item(s) offered, and / or terminate the contract in whole or part, and / or restrict the bidder(s) or contractor(s) from conducting business with the public sector for a period not exceeding ten (10) years and / or claim damages from the bidder(s) or contractor(s) concerned.

SECTION 6: SPECIAL / ADDITIONAL CONDITIONS OF CONTRACT

The **Conditions of Contract** make reference to the **Special Conditions of Contract (SSC)** for details that apply specifically to this bid. The **Special Conditions of Contract** shall have precedence in the interpretation of any ambiguity or inconsistency between it and the **Conditions of Contract**.

Each item below is cross-referenced to the clause in the **Conditions of Contract** to which it mainly applies.

SCC 1.2 CONTRACT

This contract will be for a period of 36 months.

SCC 7.1 PERFORMANCE SECURITY

The liability of the Performance Security shall be Nil.

SCC 10.1 DELIVERY AND DOCUMENTS

All invoices and supporting documents need to be forwarded to eThekweni Municipality upon delivery of the spare parts / vehicle once fully serviced / repaired. Final costing and all necessary supporting invoices need to be attached to the invoice.

SCC 11.1 INSURANCE

The service provider(s) must take out adequate insurance to cover eThekweni Municipality against all insurable risks for the duration of the contract.

SCC 12.1 TRANSPORTATION

- During undertaking of the required service by the bidder should a need arise for collection and delivery of council vehicles, it will be the responsibility of the service provider to collect and drop off eThekweni vehicles.
- Collection points of eThekweni vehicle may vary from depot to depot.
- Upon collection/delivery of all eThekweni Municipality property, custody, control and all risks thereto pass onto the service provider or their allocated representative.
- The bidder will at all relevant times; be responsible for ensuring all applicable laws are followed.
- All traffic violations will be solely for the bidder account.
- The bidder shall also ensure that its nominated employee has the necessary and applicable unendorsed coded licence to drive the said vehicle in the respective classes.

SCC 14.1 SPARE PARTS

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: -

- 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
- In the event of termination of production of the spare parts: -
 - (a) Advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and
 - (b) following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.

SCC 15.4 WARRANTY

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 destination.

The warranty period shall be 12 months on the goods and against workmanship.

SCC 16.1 PAYMENT

The Service provider shall submit to the Department concerned a detailed account which shall reflect the identifying number of each item / service. Payment will be made on this account when checked and substantiated by the authorised official.

Payment for goods received and accepted by the Municipality shall be made no later than 30 days after submission of invoice or claim, provided however that all the terms of the contract are duly complied with.

SCC 17 PRICES

Prices are fixed for the first 12-month period and thereafter price adjustment will be in line with Consumer Price Indexes as issued the STATS SA.

SCC 21.1 DELAYS IN THE SUPPLIER'S PERFORMANCE

contract award the bidder will be required to comply with turnaround times stipulated below:

- The successful bidder will be required to respond within two (2) hours after confirmation of receipt of an official order.
- Strip and quote within (4) four hours of receipt of vehicle.
- The repair job must be completed within four (4) working hours after receipt of approval and authorization to commence with the job.

...

SCC 22.1 PENALTIES

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)

- The successful bidder will be liable to a penalty charge of R 250.00 for each hour delivered late once the four (04) hours turnaround time for completion of the job has lapsed.

ADDITIONAL CONDITIONS OF CONTRACT
ACC1 PERFORMANCE MONITORING & ASSESSMENT OF SERVICE PROVIDERS

For contract awards that are greater than R10m, the Contractor shall be subjected to "Performance Monitoring" assessments in terms of the applicable Section of the Council's current Supply Chain Management Policy.

ACC2 QUALITY OF PRODUCTS

No inferior products will be accepted under this enquiry.

Should there be any cause for complaint against the standard of service or quality of products offered which is not resolved within a period of 10 working days, the Municipality reserves the right to cancel the contract after serving one month's notice, in writing, to the supplier involved. Should such notice be given, the supplier shall nevertheless be obliged to perform the duties covered by the contract up to the date of expiration of the period of notice.

ACC3 SATISFACTORY PERFORMANCE

The supplier shall employ for the purpose of this contract only such personnel as are careful and competent and the Municipality shall be at liberty to object to and require the supplier to remove from the job forthwith any person, including supervisory staff, employed by the supplier who, in the opinion of the Municipality, misconducts himself/herself or is incompetent or negligent in the proper performance of his/her duties and such person shall not again be employed upon this contract without the permission of the Municipality.

ACC4 OCCUPATIONAL INJURIES AND DISEASES ACT

This act replaces the Workmen's Compensation Act:

The supplier shall, before commencement of work, produce documentary proof to the Deputy Municipal Manager, Treasury: Finance that he has complied in all respects with the provisions of the Occupational Injuries and Diseases Act. The supplier undertakes that he/she will perform and comply with all provisions of the Occupational Injuries and Diseases Act and more particularly that he/she will render all returns and pay all assessments for which he/she is liable in terms of such Act.

ACC5 DAMAGE TO PERSONS AND PROPERTY

- (1) The supplier **shall** indemnify and keep indemnified the Council against any claim for death, injury, damage or loss to any person or property whatsoever in respect thereof or in relation thereto.
- (2) The supplier enters into this contract as an independent contractor and shall be solely liable in respect of any claim for death, injury, damage or loss to any person or property whatsoever in respect thereof or in relation thereto.

ACC6 RATE OF EXCHANGE VARIATION

Where the goods are imported the Contractor shall within seven days of date of Official Purchase Order, arrange through his bankers for the foreign commitment to be covered forward down to the Rand in order to fix the rate of exchange. The Contractor shall notify the Municipality as soon as possible thereafter regarding the rate which has been fixed on such forward exchange. The

forward cover shall be from a reputable South African bank. The Contractor is to confirm with the employer prior to placing forward cover if the service provider is acceptable.

Any increase or decrease between the basic rate of exchange as at 12:00 on the date of close of the bid and that existing at the date of establishment of the forward exchange cover within the period stipulated above shall be paid or deducted by the Municipality. Upon the failure of the Contractor to arrange forward exchange cover, the Contractor shall be liable should there be an increase in the basic rate of exchange occurring after the last-mentioned date.

The bank charges incurred in obtaining the forward exchange cover must be included in the Tenderer's bid.

ACC7 **ESTIMATED QUANTITIES**

The quantities stated in Section 8 are applicable for evaluation purposes only. The final quantity of goods and services required shall vary, depending on the total number of actual instances a service/goods will be required over the Contract Period. The rates tendered shall be applicable, irrespective of the total quantity of goods and services procured over the contract duration.

ACC8 **SERVICE PROVIDER OFFICE REQUIREMENTS**

The service provider must have, for the duration of the contract, a local presence (within the geographical eThekweni boundary).

ACC9 **ESTIMATED WORKLOAD**

- The estimated amount of work outsourced varies on a month-to-month basis. It must be noted by the bidders that eThekweni Municipality has their own facilities and not all work will be outsourced as per this tender.
- The actual quantities outsourced are dependent on in-house capacities etc. and the successful bidder shall be bound to perform accordingly if and so the municipality may require during the period of the contract.
- Successful bidders will be required to quote on a rotational basis.

ACC10 **QUOTATIONS**

Quotations are to be inclusive of all incidental costs that may be prevalent at the time of submitting a quotation.

ACC11 **AWARD TO MULTIPLE SERVICE PROVIDERS**

The Council intends to award the contract to a panel of service providers.

ACC12 **SUBCONTRACTING**

No subcontracting is permitted.

ACC13 **SERVICE PROVIDERS OBLIGATIONS.**

- The contract shall provide all equipment, facilities, personnel and other resources as are necessary and incidental to the due performance and execution of its obligations arising out of

this tender.

- The service provider shall receive and process instructions from eThekweni Municipality within the allocated time periods.
- Provide the service in strict compliance with all applicable laws.
- Refrain from any practice which may reflect adversely on the public image of eThekweni Municipality.
- At its own cost, obtain all necessary licenses and registrations from the relevant competent authorities to enable it to provide the service.
- The service provider shall guarantee a priority service to eThekweni Municipality, which shall take precedence over any other services that it may be involved in at the time.
- The service provider shall within the allocated time periods deliver the required quotations; in whatever means nominated by eThekweni Municipality.
- The service provider will daily provide eThekweni Municipality and their nominated representative a Work-in-progress report of all eThekweni vehicles at their premises.
- The service provider is bound to allow eThekweni Municipality staff and all the representative free and uninhibited excess to all eThekweni vehicles on their premises with the view to inspect, assess etc.
- The service provider shall complete the workmanship within the time allocated for same, which is a pre-determined number of days.

ACC14 **RECOVERY OF COSTS DUE TO POOR WORKMANSHIP**

- In the event of poor workmanship being executed, eThekweni reserves the right to employ the services of an alternate service provider to remedy the defects and the cost of the remedies shall be for the sole account of the (original) service provider.

ACC15 **MOVEMENT OF VEHICLES**

Should any vehicle be required to be moved by the service provider or taken to the Service provider's premises, they would be responsible and liable for the vehicle.

Service provider's staff moving any vehicles **must** be in possession of an unendorsed driver's license.

ACC16 **COLLECTION AND DELIVERY**

In certain cases, the service provider/s will be required to collect and deliver to the Depot Workshop, within certain zones. Deliveries will consequently be required to be made directly to various municipal delivery points within the eThekweni Municipality and surrounding areas at no additional costs to Municipality.

ACC17 **PROCEDURE FOR REPAIRS**

- The service provider is required to respond within 2 hrs. from receiving a call.
- The service provider is required to assess and quote on services and repairs within 4 Hrs.

- No repairs are to be commenced without written authorisation accompanied by an order number.
- Any additional repairs need to be authorized.
- There shall be no derivation from the agreed authorized quotation, without written authorization.
- All invoices and supporting documents need to be delivered at the completion of the repair.
- Final costing and all necessary supporting invoices need to be attached to the invoice.

Should there be a delay with parts; written confirmation of same along with the supporting documents needs to be sent to the SCM buyer and line department.

ACC18 **WORKING HOURS**

It should be noted that services offered must be available 7 days a week including public holidays. Normally, any labour required would be during the hours of 07:30 to 16:00, but occasionally after hours repairs will be necessary.

ACC19 **INFORMATION SHARING**

During the life of the contract the bidder will be obliged to communicate all information relating to the products including developments and amendments in product standards. The bidder will also be required to offer product orientation and fitment demonstration for items that will be bought as stock items and fitted by the artisans at the workshops.

ACC20 **REPORTS AND MEETINGS**

It is a requirement that the service provider attends any liaison meetings called by eThekweni Municipality and present any report requested of this contract.

ACC21 **NOTIFICATION FOR NON-COMPLIANCE**

eThekweni Municipality will in respect of non-compliance, serve a written notice to the delegated employee of the service provider. The service provider shall notify eThekweni Municipality in writing of the details person to whom notice must be served.

SECTION 7: SCOPE AND SPECIFICATION OF REQUIRED SUPPLY / SERVICES

7.1 BACKGROUND

This tender and the items contained therein are required by City Fleet Unit, It also includes Solid Waste, Water Department and Fire Department workshops. This contract calls for the supply, delivery of brake pads, brake friction material.

It is the intention to award this contract to a panel of bidders. All approved bidders will be used, depending on work availability, no guarantee is given to the quantum of work to be provided to each service provider.

7.2 SCOPE OF CONTRACT

The service provider will be required to provide the following services as well as other services that are implied or stated in this tender document, which include and are not limited to:

- Provision of off-site maintenance and repair services, if required.
- Collection and delivery of brakes and clutches under this contract.
- Onsite brake disc skimming will be carried out as and when required.
- Inform S.C.M and workshop official timeously of the delays experienced in respect of the repairs being carried out i.e. backorder on parts etc. and provide the relevant proof from the vehicle manufacturer of the expected time of arrival of backorder spares.
- Upon been awarded a repair collect the relevant vehicle within two (2) working hours.
- Strip and Quote within (4) four hours of receipt of vehicle.
- Adhere to the allocated dates for repairs.
- Adhere to all eThekwini rules, regulations and procedures as specified by the SCM and workshops.
- Ensure eThekwini vehicles are delivered back to the depot within four (4) working hours of completion together with invoices and supporting documents.
- Hold within eThekwini municipal area all service spares and fast-moving repair spares.
- The service provider will be compelled to comply with the procedures detailed in the technical specification including any amendments thereof.

7.3 OPERATIONAL REQUIREMENTS

- The expeditious delivery of services
- After stripping a repair, any additional defects must be reported together with a quotation, for the repair.
- Any faults diagnosed outside of these parameters must be communicated to City Fleet personnel, via a quotation and must be approved by City Fleet before the repairs are carried out.
- Priority to be given to council vehicles.
- Fitment of linings to shoes and supply disc pads / clutches for the City Fleet and machining of brake drums/discs, etc., in respect of the City Fleet vehicles.
- This contract calls for the collection of used items, supply ex stock and expeditious delivery, at no extra cost of the following: -
- Fitment of linings to shoes and supply disc pads for the City Fleet and machining of brake drums/discs,

etc., in respect of the City Fleet vehicles.

- Linings must be riveted and bonded to the shoes.
- It will be expected of the service provider/s that he/they will be able to advise when requested, on specific brake problems affecting any section of the City Fleet and make recommendations regarding these problems.

7.4 TECHNICAL REQUIREMENTS

- The brakes and clutches on offer by the bidders must be supported by the relevant vehicle manufacturers and the supporting document from the OEM must form part of the tender returnable.
- For Heavy vehicles the following are recommended linings: Masu, IFD and Duraline.
- The following clutch kits are recommended: Sachs, LUK, First Motion, Valeo and Millenium.
- The following disc pads are recommended: Disc pads which are recommended by OEM's and agents.
- Bidders are welcome to provide other brands of brakes and clutch kits that are equivalent to the above, the brakes and clutch kits on offer must be accompanied by approval certifications from vehicle manufacturers.
- Failure to provide the above-mentioned supporting documentation from vehicle OEM's will render the bidders tender response invalid.
- **COLOUR CODING** – bidders shall undertake to colour code all brake kits independently to facilitate identification and avoid mismatching.
- **FRICTION MATERIAL** – friction material to be supplied under this tender must be accompanied by certificates giving full descriptions, co-efficient of friction, maximum working temperature and address of the manufacturer of the friction materials they propose to offer. Bidders are required to comply with SANS 20090 standard as a minimum.
- Only asbestos-free linings will be accepted.
- S.A.B.S. CERTIFICATION - Preference will be given to companies which manufacture in accordance with the Quality Management Systems in terms of SABS Code of Practice No. 0157. Bidders must advise whether they possess any other SABS certification.
- SAMPLES will be required for purposes of evaluation, and bidders must submit samples of the following:-
 - (a) Friction Materials
 - (b) Disc Pads
 - (c) One Complete bonded shoe of each grade of friction material offered.

7.5 APPLICABLE STANDARDS

- SABS Code of Practice No. 0157
- SANS 20090: Replacement brake lining assemblies and drum brake linings for power driven vehicles and their trailers.
- ISO 9001: Quality Management System

SECTION 8 : BILL OF QUANTITIES / SCHEDULE OF ACTIVITIES**SECTION A: LABOUR**

ITEM NO:	DISCRIPTION	Unit Price Per Hour Excluding Vat	Unit Price Per Hour Including Vat
1	Mechanical Labour – Normal Working Hours		
2	Mechanical Labour – After hours		
3	Onsite Clutch and Brake Repairs		

SECTION B: MARKUP PERCENTAGE

ITEM NO	DESCRIPTION	PERCENTAGE MARK-UP
1.	Percentage markup on spares (maximum10%)	
2.	Percentage markup on outwork (maximum10%)	
3.	Percentage markup on buyout (maximum10%)	

SECTION 9 : OFFICIAL TENDER FORM

Part A: OFFER BY TENDERER - In response to **Tender Number : 31038-1J** I / we hereby offer to supply the goods / services detailed hereunder in accordance with the Technical Specification, and subject to the Standard and Special Conditions of Tender (Goods/Services), and General and Special Conditions of Contract, which accompanied your Tender (with which I / we acknowledge myself / ourselves to be fully acquainted) at the price stated below, or in the case of individual rates are indicated in Section 8 : Bill Of Quantities / Schedule of Rates / Activities.

I / We hereby agree that this tender will hold good and remain open for acceptance as specified in the Conditions of Tender or during such other period as may be specified in the Special Conditions of Tender.

eThekwini Vendor Portal Registration Number:

PR

C.S.D Registration Number:

MAAA

S.A.R.S Pin Number:

Completion of the following is compulsory. Failure to declare the following will invalidate your offer.

Declaration of Interest

Are any of the entity's directors, managers, principle shareholder or stakeholders currently in the service of the state or have been in the service of the state in the past twelve (12) months?					<input type="checkbox"/> Yes	<input type="checkbox"/> No
Is any spouse, child or parent of the entity's directors, managers, principle shareholder or stakeholder currently in the service of the state or have been in the service of the state in the past twelve (12) months?					<input type="checkbox"/> Yes	<input type="checkbox"/> No
Name of entity's member	Position in Entity	Name of Relative (if applicable)	Name of State Institution	Nature of Relationship		
Do you or any other directors, managers, principle shareholder or stakeholder of your entity have any relationship (spouse, family, friend, associate) with persons in the service of the state and/or who may be involved with the evaluation of this quotation? If yes please furnish particulars below					<input type="checkbox"/> Yes	<input type="checkbox"/> No
Name of entity's member	Position in Entity	Name of Relative (if applicable)	Name of State Institution	Nature of Relationship		

Refer to the Consolidated MBD Documents in Section 4(d) for the definition of "in service of the State"

* Signature :

* Name (*capitals*):

Date:

Capacity:

* Name of Business:

Tel:

Address:

Fax:

* Denotes Mandatory Information

Failure to complete the Mandatory Information and sign this Tender Form will invalidate the tender

Part B: ACCEPTANCE BY PURCHASER - The Purchaser, as represented by the following Official, hereby accepts the Tenderer's offer in terms of the Conditions of Tender, Specifications, and Conditions of Contract.

Signature:

Name (*capitals*):

Date:

Capacity:

SECTION 10: ANNEXURES (if applicable)

Item	Description	Yes	No	Comments
1.	Workshop premises			
2.	Brake bonding machine			
3	Disc skimming machine			
4.	Flywheel skimming machine			
5.	Brake drum machining machine			
6.	Heavy duty riveting machine. (heavy duty vehicles only)			
7.	Calibration Certificates for tooling			

Technical Evaluation Inspection Sheet- Onsite (Mobile Repairs) Disc Skimming Services

Item	Description	Yes	No	Comments
1.	Bidders must have a mobile vehicle			
2.	Mobile Skimming Machine			

ANNEXURE 11: MARKET RELATED PRICES

The bidders are required to provide market related prices on the tables below for various items listed.

It must be noted that pricing offered below is not for price and preference points evaluation but for the purposes of information gathering to establish benchmark prices.

LIGHT DUTY REAR DRUMS

MAKE	MODEL	POSITION	TENDERED MAKE OF BRAKE DRUMS	TENDERED PART NUMBER OF BRAKE DRUMS	TENDERED UNIT PRICE EXCL VAT	TENDERED UNIT PRICE INCL VAT
Isuzu	KB 250D RAISED BODY	REAR				
Isuzu	KB 250 D-Teq, 2.4 DiTD, Dmax 250,KB250 (LEED) Fleetside Single Cab	REAR				
Isuzu	KB SERIES	REAR				
Isuzu	KB 4X2	REAR				
Nissan	Almera(2004>)	REAR				
Nissan	Almera	REAR				
Nissan	Almera (2013 onwards)	REAR				
Nissan	Hardbody 2.0 and 2.4 Petrol (1995 >1999)	REAR				
Nissan	Hardbody 2.0 Petrol (1999>2008)and 2.7D (1999>2002), Turbo D (1997>1999),3.0 Petrol (1990>2002) ,3.2 Diesel (1999>2003)	REAR				
Nissan	Hardbody 2.4	REAR				
Nissan	Hardbody 2.7D (1990>2008)	REAR				
Nissan	Patrol 2.8 TD 4X4	REAR				
Nissan	Patrol 4.2	REAR				
Nissan	NP200	REAR				
Nissan	Hardbody NP300	REAR				
Nissan	Hi -Rider 3.0 Double cab	REAR				
Nissan	Hardbody NP300	REAR				
Nissan	NP300 2.0, 2.4	REAR				
Opel	Combo and Corsa 1.4	REAR				
Opel	Combo and Corsa 1.4	REAR				
Opel	Corsa utility 2004 onwards	REAR				
Opel	Utility 1.4 and Combo	REAR				
Toyota	Avanza 1.5 SX (2006 onwards)	REAR				
Toyota	Condor 4X2 ,1.8 ,2.4,3.0 (All models from 1999)	REAR				
Toyota	Condor 4X4 ,1.8 ,2.4,3.0 (All models from 1999)	REAR				
Toyota	ETIOS 1.5	REAR				
Toyota	Hilux 3.0 4x4 (2014 onwards)	REAR				
Toyota	Hilux 2.0 VVT-I ,2.7 VVTI Hilux 2.4GD (DC,SC,Xtra cab) 2016 onwards	REAR				
Toyota	Hilux ii	REAR				
Toyota	Hilux ii 2.4 (4wd) (1989 to 2005)	REAR				
Toyota	Hiace Local differential	REAR				
Toyota	Hilux 2.7 VVT-I D/CAB,2.5D4D (2010 onwards),3.0 D4-D	REAR				
Toyota	Hilux iii 2.7 VVT-I ,2.5D D/CAB	REAR				
Toyota	Hilux iii 2.7(4wd),3.0D (4WD),3.0(4WD)	REAR				
Toyota	Hilux 2.0 L, 2.7 vvti ,3.0 D4D, 4.0 V6 VVTI	REAR				
Toyota	Hilux 2.7 VVTI,3.0 D(2009-2015),Fortuna 2.7 VVTI,3.0L raised body	REAR				
Toyota	Landcruiser ,Hilux ii(2.4D ,4WD)	REAR				
Toyota	Land Cruiser 4.2 TDI ,200	REAR				
Toyota	Tazz,Corolla 1.4	REAR				
Toyota	Quantum 2.5D and 2.7	REAR				
Toyota	Quantum SES FIKILE 2.7vvti (2005 onwards),2.5D-4D(75kw),2.5D-4D ,(From 2006 onwards)	REAR				
Toyota	Quantum SES Fikile 2.5D ,2.7D-4D (2012 onwards)	REAR				
Volkswagen	Citi Golf 1.4	REAR				
Volkswagen	Transporter III	REAR				
Volkswagen	Polo 1.4i	REAR				
Volkswagen	Polo Vivo 1.4i without ABS	REAR				

HEAVY MOTOR VEHICLE -MACHINING AND RELINING

NO	CATEGORY	DESCRIPTION	Unit price Excl vat	Unit price Excl vat
250	Heavy Motor Vehicle	Brake drum machining (1 drum =1 unit)		
251	Heavy Motor Vehicle	Brake disc machining (1 disc =1 unit)		
252	Heavy Motor Vehicle	Flywheel machining (300mm to 395mm)		
253	Heavy Motor Vehicle	Flywheel machining (From 396mm onwards)		
254	Heavy Motor Vehicle	Labour only to remove and refit brake and wheel assembly per axle (disc pads and discs) onsite at City Fleet Workshops or offsite at service providers workshop facility (1 unit =1 axle)		
255	Heavy Motor Vehicle	Labour only to remove and refit brake and wheel assembly per axle (shoes and drums) onsite at City Fleet Workshops or offsite at service providers workshop facility (1 unit =1 axle)		
256	Heavy Motor Vehicle	Labour only to remove Propshaft ,Gearbox,Clutch Assembly and Flywheel and thereafter refit Flywheel ,Clutch Assembly , Gearbox and Propshaft) onsite at City Fleet Workshops or offsite at service providers workshop facility 1 Unit =1 vehicle		

HEAVY COMMERCIAL DISCS

ITEM NO	VEHICLE MAKE	MODEL	POSITION	TENDERED MAKE OF BRAKE DISC	TENDERED PART NUMBER OF BRAKE DISCS	TENDERED UNIT PRICE EXCL VAT	TENDERED UNIT PRICE INCL VAT
257	VOLVO FRONT/REAR	B7R	FRONT/REAR				
258	VOLVO FRONT/REAR	B7R	FRONT/REAR				
259	ISUZU	NKR (2003 onwards)	FRONT				
260	ISUZU	NKR (1998-2001)	FRONT				
261	ISUZU	NMR 110kw (2006 onwards)	FRONT				
262	ISUZU	NPR (1998 onwards)	FRONT				
263	ISUZU	NPR (2006 onwards)	FRONT				
264	MERCEDES	Actros MP1 AND MP2	FRONT				
265	MERCEDES	Actros MP1 AND MP2	REAR				
266	MERCEDES	ATEGO	FRONT				
267	MERCEDES	ATEGO	0				

HEAVY VEHICLE COMMERCIAL BRAKE PAD

ITEM NO	VEHICLE MAKE	MODEL	POSITION	TENDERED MAKE OF BRAKE PAD	TENDERED PART NUMBER OF BRAKE PAD	TENDERED UNIT PRICE EXCL VAT	TENDERED UNIT PRICE INCL VAT
268	VOLVO	B7R	FRONT				
269	VOLVO	B7R	FRONT				
270	VOLVO	B7R	REAR				
271	TOYOTA	DYNA	FRONT				
272	MAN	LE220B	FRONT/REAR				
273	MAN	TGA 33360/ ATEGO 2628B/33	FRONT/REAR				
274	MERC	ATEGO 1517K33	FRONT/REAR				
275	MERC	ATEGO 1017/48	FRONT/REAR				

HEAVY VEHICLE COMMERCIAL BRAKE LININGS**OPTION A - ECONOMY GRADE**

ITEM NO	VEHICLE MAKE	VEHICLE MAKE	POSITION	TENDERED PART NUMBER OF BRAKE LINING	A TENDERED PRICE PER SHOE EXCLUDING VAT (STANDARD LININGS)	B TENDERED PRICE PER SHOE EXCLUDING VAT (OVERSIZE 1MM LININGS)	C TENDERED PRICE PER SHOE EXCLUDING VAT (OVERSIZE 2MM LININGS)	TENDERED MAKE OF BRAKE LINING	TENDERED PART NUMBER OF BRAKE LINING	GUARANTEED MILEAGE OF ECONOMY	A TENDERED PRICE PER SHOE EXCLUDING VAT (STANDARD LININGS)	B TENDERED PRICE PER SHOE EXCLUDING VAT (OVERSIZE 1MM LININGS)	C TENDERED PRICE PER SHOE EXCLUDING VAT (OVERSIZE 2MM LININGS)	C TENDERED PRICE PER SHOE EXCLUDING VAT (OVERSIZE 2MM LININGS)	C TENDERED PRICE PER SHOE EXCLUDING VAT (OVERSIZE 2MM LININGS)
276	MAN	MAN 17241 FRONT	FRONT												
277	MAN	MAN 17241 FRONT	FRONT												
278	MAN	MAN 17241 REAR	REAR												
279	MAN	MAN 18232 FRONT	FRONT												
280	MAN	MAN 18232 REAR	REAR												
281	MAN/MERC	MERC 1722 FRONT	FRONT												
282	MERC	MERC 1722 REAR	REAR												
283	MERC	MERC 1626 FRONT	FRONT												
284	MERC	MERC 1626 REAR	REAR												
285	MERC	MERC	FRONT/REAR												
286	MERC	ATEGO 1517	FRONT/REAR												
287	MERC	ATEGO 1017	FRONT/REAR												
288	NISSAN	CV290	CV290												
289	NISSAN	CV290/UD290	UD290												
290	NISSAN	UD55/UD60	UD60												
291	NISSAN	UD55/UD60	UD60												
292	NISSAN	UD70	UD70												
293	NISSAN	UD70	UD70												
294	NISSAN	UD80	UD80												
295	NISSAN	UD80	UD80												
296	VOLVO	VOLVO B7R/B7F FRONT	FRONT												
297	VOLVO	VOLVO B7R/B7F REAR	REAR												
298	ISUZU	FTR800	FTR800												
299	ISUZU	FTR800	FTR800												
300	ISUZU	FTM1200/FSR800/FTR850	FRONT												
301	ISUZU	FTM1200/FSR800/FTR850	REAR												
302	ISUZU	FR850	FRONT/REAR												
303	ISUZU	FI21400	FRONT												
304	ISUZU	FI21400	REAR												
305	ISUZU	FI21400	REAR												
306	ISUZU	FSR800 860AMT	FRONT												
307	ISUZU	700 SERIES	FRONT												
308	ISUZU	700 SERIES	REAR												
309	ISUZU	TURBO NQR500 TURBO NMR250/NPR300/NPR400/NPR400AMT/NQR500T	FRONT/REAR												
310	ISUZU	TURBO NQR500 TURBO NMR250/NPR300/NPR400/NPR400AMT/NQR500T	FRONT/REAR												
311		NPR300	FRONT/REAR												
312	TOYOTA	HINO 14146	FRONT/REAR												
313	TOYOTA	HINO 14146	FRONT/REAR												
314	TOYOTA	DYNA 4093/104	FRONT/REAR												
315	TOYOTA	DYNA 6104	FRONT/REAR												
316	HINO	HINO 300	FRONT												
317	HINO	HINO 300	REAR												
318	HINO	HINO 500	FRONT												
319	HINO	HINO 500	REAR												
320	HINO	HINO 700	FRONT												
321	HINO	HINO 700	REAR												
322	SCANIA	K230 BUS	FRONT												
323	SCANIA	K230 BUS	REAR												

SUPPLY OF HEAVY-DUTY VEHICLES BRAKE DRUMS

ITEM NO	VEHICLE MAKE	MODEL	ALFA BRAKE DRUM REFERENCE NUMBER	GROSS WEIGHT OF DRUM	TENDERED UNIT PRICE EXCL VAT	PRICE EACH INCLUDING VAT
324	HENDRED	HENDRED LOWBED TRAILER	TD0474			
325	ISUZU	ISUZU MV - 118 (BUS) : FTR800	TD0222			
326	ISUZU	ISUZU MV - 118 : FTR800 FTM1200 FVZ1400	TD0223			
327	ISUZU	ISUZU N SERIES : N3500	TD0225			
328	ISUZU	ISUZU N SERIES : N4000	TD0227			
329	ISUZU	ISUZU CARRIER : 250 TURBO	TD0570			
330	ISUZU	ISUZU CARRIER : 250 TURBO	TD0571			
331	ISUZU	ISUZU NKR 55L,NPR 300	TD0572			
332	ISUZU	ISUZU NPR 300	TD0573			
333	ISUZU	ISUZU NPR400 : NPR400S : N4000	TD0574			
334	ISUZU	ISUZU NPR400 : NPR400S (6.2 Ton) : N4000	TD0575			
335	ISUZU	ISUZU NQR500 : TURBO	TD0576			
336	ISUZU	ISUZU NQR500 : TURBO (7.5 Ton)	TD0577			
337	ISUZU	ISUZU FRR500	TD0578			
338	ISUZU	ISUZU FRR500 : F5000	TD0579			
339	ISUZU	ISUZU FSR700 F6500D	TD0580			
340	ISUZU	ISUZU FSR700 F6500D	TD0581			
341	ISUZU	ISUZU FTR800 : FTR800 (TURBO) : FTM1200	TD0582			
342	ISUZU	ISUZU FVR900 (TURBO) : FVZ1400 (TURBO)	TD0584			
343	ISUZU	ISUZU	TD0585			
344	ISUZU	ISUZU FVZ1400 (TURBO)	TD0587			
345	ISUZU	ISUZU BUS : MV - 123 : FVZ1600	TD0590			
346	ISUZU	ISUZU	TD0591			
347	ISUZU	ISUZU	TD0674			
348	ISUZU	ISUZU FVZ1600 FTR850	TD0789			
349	ISUZU	ISUZU FSR90 : FVR34	TD0792			
350	ISUZU	ISUZU N SERIES : NHR555 : NKR66E	TD0793			
351	ISUZU	ISUZU NQR : 500	TD0794			
352	ISUZU	ISUZU FSR800 FSR850	TD0795			
353	ISUZU	ISUZU NPR : 400	TD0798			
354	ISUZU	ISUZU SPH : SPZ : SPR : VHZ : FVZ : 1400,FTR850	TD0826			
355	ISUZU	ISUZU SPH : SPZ : SPR : VHZ : FVZ : 1400,FTR850	TD0827			
356	MAN	MAN	TD0153			
357	MAN	MAN	TD0154			
358	MAN	MAN	TD0156			
359	MAN	MAN	TD0182			
360	MAN	MAN	TD0723			
361	MAN	MAN	TD0724			
362	MAN	MAN	TD0731			
363	MAN	MAN	TD0119			
364	MAN,MERCEDES	MAN,MERCEDES	TD0103			
365	MAN,MERCEDES	MAN,MERCEDES	TD0104			
366	MAN,MERCEDES	MAN,MERCEDES	TD0110			
367	MAN,MERCEDES	MAN,MERCEDES	TD0113			
368	MERC	MERC	TD120			
369	MERC	MERC	TD132			
370	MERC	MERC	TD133			
371	MERCEDES	MERCEDES	TD0101			
372	MERCEDES	MERCEDES	TD0115			
373	MERCEDES	MERCEDES	TD0125			
374	MERCEDES	MERCEDES	TD0138			
375	MERCEDES	MERCEDES	TD0140			
376	MERCEDES	MERCEDES	TD0146			
377	MERCEDES	MERCEDES	TD0149			
378	MERCEDES	MERCEDES	TD0152			
379	MERCEDES	MERCEDES	TD0158			
380	MERCEDES	MERCEDES	TD0160			
381	MERCEDES	MERCEDES	TD0161			
382	MERCEDES	MERCEDES	TD0174			
383	MERCEDES	MERCEDES	TD0175			
384	MERCEDES	MERCEDES	TD0176			
385	MERCEDES	MERCEDES	TD0177			
386	MERCEDES	MERCEDES	TD0186			
387	MERCEDES	MERCEDES	TD0190			
388	MERCEDES	MERCEDES	TD0191			
389	MERCEDES	MERCEDES	TD0192			
390	MERCEDES,FREIGH TLINER	MERCEDES,FREIGHTLINER	TD0109			
391	NISSAN	NISSAN	TD0283			
392	NISSAN	NISSAN	TD0293			
393	NISSAN	NISSAN	TD0729			
394	SCANIA	BUS K230	TD341			
395	SCANIA	BUS K230	TD523			
396	VOLVO	VOLVO FRONT.	TD809			
397	VOLVO	VOLVO REAR	TD810			

LIGHT VEHICLES: SUPPLY OF CLUTCH KITS

NO	MAKE	MODEL	CROSS REFERENCE MAKE	TENDERED PART NUMBER OF CLUTCH KIT	TENDERED UNIT PRICE EXCL VAT	TENDERED UNIT PRICE INCL VAT
398	Chevrolet	Utility 1.4 (2010 to 2012), Combo 1.4 Panel van with concentric slave cylinder	LUK			
399	Chevrolet	Utility 1.4 (2012-)	LUK			
400	Isuzu	KB 250D Diesel LDV 4JA1 motor with press on release bearing	LUK			
401	Isuzu	KB 250D Diesel LDV 4JA1 motor with integral bearing and collar assembly, compensated diesel LDV, 4X4 4JA1-L	LUK			
402	Isuzu	KB 250D Diesel LDV 4JA1 4X4	LUK			
403	Isuzu	KB250DC Compensated diesel LDV, 4X4 LDV 4JA1-L (2004 -	LUK			
404	Isuzu	KB 250 D-Teq LDV 4X4 DC (2007 -)KB300TDI 3.0 Turbo Diesel LDV, 4X4 LDV 4H1T 96kw motor	LUK			
405	Isuzu	KB280 DT 2.8 Turbo Diesel LDV 4X4 4JB1T Motor with press on release bearing	LUK			
406	Isuzu	KB280 DT 2.8 Turbo Diesel LDV 4X4 4JB1T Motor with integral release bearing and collar assembly	LUK			
407	Isuzu	KB 300 D/CAB DTEC 4JJ1TC 120kw motor pull type clutch	LUK			
408	Isuzu	KB 300 D/CAB DTEC 4JJ1TC 130kw motor push type clutch	LUK			
409	Nissan	1.6 Hardbody LDV NA16 motor	LUK			
410	Nissan	2.0 Hardbody LDV NA20 motor 8 valve	LUK			
411	Nissan	2.0 Hardbody LDV 18 valve KA20DE motor, 2.4 Hardbody LWB D/CAB 12valve KA24E motor ,NP300 2.0i Hardbody LDV 16 valve KA20DE motor (2008-) and 2.4i LDV valve KA240E 105kw motor	LUK			
412	Nissan	2.4 Hardbody LWB LDV ,LDVZ24 motor	LUK			
413	Nissan	Hardbody 2.7D Turbo Diesel Hardbody LDV, 4X4 TD27	LUK			
414	Nissan	Hardbody 3.0 V6 Hardbody LDV ,4X4 V630E and V633Motor	LUK			
415	Nissan	NP200 1.6 8 valve K7M710 64kw motor with standard release bearing (JH3 transmission)	LUK			
416	Nissan	NP200 1.6 8 valve K7M710 64kw motor with with CSC (JR5 No 170 transmission), 1.6 16 valve K4M 690 and K4M 696 77kw motor with CSC	LUK			
417	Nissan	Patrol 4.2 4X4 SUV TD42 Motor non turbo only	LUK			
418	Opel	Utility Pick Up 140i	LUK			
419	Toyota	Avanza 1.5 SX	LUK			
420	Toyota	Corolla 140i with 79,5mm release bearing mounting LUG ID (2007 -	LUK			
421	Toyota	ETIOS 1.5 (190mm)	VALEO			
422	Toyota	ETIOS 1.5 (200mm)	LUK			
423	Toyota	Hiace 2.2 Minibus 4Y Engine	LUK			
424	Toyota	Hilux 2000 SWB	LUK			
425	Toyota	Hilux 2.0 VVT-I	LUK			
426	Toyota	Hilux 2.2 LDV 4Y motor with press on release bearing	LUK			
427	Toyota	Hilux 2.4 Diesel LDV 2L motor	LUK			
428	Toyota	Hilux 2.5 D-4D 200Nm 74kw motor only	LUK			
429	Toyota	Hilux 2.5 D-4D 260Nm 74kw motor only, Quantum 2.5D 75kW motor	LUK			
430	Toyota	Hilux 2.7 4X4 VVT-I LDV 3RZ-FE motor	LUK			
431	Toyota	Hilux 2.7 VVTi 118kW 2TR motor (2005 to 2016), Quantum 2.7 VVTi 118kW motor	LUK			
432	Toyota	Hilux 2.8 Diesel LDV 3L motor non turbo only with 225mm clutch	LUK			
433	Toyota	Hilux 2.8 Diesel 4X4 LDV 3L motor non turbo only with 235mm/240mm clutch assy, Hilux 3.0 Diesel LDV ,4X4 5L motor non turbo only	LUK			
434	Toyota	Hilux 3.0 Turbo Diesel LDV ,4X4 1KZ-TE motor with 4.0mm flywheel recess, 3.0 D-4D 1KD 120kw motor with 4.0mm flywheel recess	LUK			
435	Toyota	Hilux 3.0 D-4D 1KD 120kw 343 Nm motor with 4.0mm flywheel recess (2010 t0 2016) 275 mm clutch kit	LUK			
436	Toyota	Hilux 2.8 GD6 -4D	VALEO			
437	Toyota	Hilux 2.4 GD	LUK			
438	Toyota	Land Cruiser 4.0 Diesel HJ47 4X4 LDV 2H motor with 52mm ID press on release bearing	LUK			
439	Toyota	Land Cruiser 4.0 Diesel HJ75 4X4 LDV 2H motor with 45mm ID press on release bearing	LUK			
440	Toyota	Tazz 1.3 12 valve	LUK			
441	Volkswagen	Citi Golf 1.4	LUK			
442	Volkswagen	Polo 1.4i and 1.6 8 valve BAH motors (2006-2010)	LUK			
443	Volkswagen	Jetta 2.0 T FSI	LUK			
444	Volkswagen	Jetta 2.0 85KW BHY Motor	LUK			
445	Volkswagen	Polo Vivo 1.4i (55kw and 63kw engine) , Caddy 1.6 75kw motor ,2.0 SDI 51kw BDJ,BST motors	LUK			
446	Volkswagen	Caddy 1.9 TDI 77kw BLS & BJB motors Dual mass flywheel	LUK			
447	Volkswagen	Caddy 2.0 Tdi 81kW CLCA motor Dual mass Flywheel	LUK			
448	Volkswagen	Transporter TDI 2.5 syncro turbo diesel 96kw and 128kw motor ,dual mass flywheel for AXE motor(128kW) Dual mass flywheel for AXD Motor (96kW)	LUK			
449	Volkswagen	Transporter 2.0 CAAB 75kw and standard release bearing applications only	LUK			
450	Volkswagen	Transporter 2.0 CAAC, CCHA ,103kW motor, concentric slave cylinder Dual mass flywheel with 135 ring gear teeth	LUK			
451	Volkswagen	Golf GTI 6 2.0 Tsi R 4motion, 188kW CDLC, CRZA motors Dual mass flywheel	LUK			

HEAVY VEHICLES: SUPPLY OF CLUTCH KITS AND MACHINING

NO	MAKE	MODEL	ENGINE TYPE	CLUTCH KIT TYPE	TENDERED PART NUMBER OF CLUTCH KIT	TENDERED UNIT PRICE EXCL VAT	TENDERED UNIT PRICE EXCL VAT
452	Isuzu	NPR 400/NPR300 FC 4X2	4HF1				
453	Isuzu	NMR250/NPR 400/NPR300 FC 4X2	4HF1				
454	Isuzu	NPR 400/NPR300 FC 4X2	4HF1/4HK1				
455	Isuzu	NQR 500 TURBO FC 4X2	4HE1-T				
456	Isuzu	NQR 500 TURBO FC 4X2	4HK1-T				
457	Isuzu	NQR 500 TURBO FC 4X2	4HK1-T				
458	Isuzu	FRR 500	6HH1-N				
459	Isuzu	FRR 500/FSR700/FSR800/FTR800	6HH1-N				
460	Isuzu	FRR 500/FSR700/FSR800/FTR800	6HH1-N	CERAMIC(BUTTON CLUTCH)			
461	Isuzu	FRR 500/FSR700/FSR800/FTR800	6HH1-N	SEMI CERAMIC			
462	Isuzu	FTR 800	6HE 1-TC				
463	Isuzu	FTR 800	6HE 1-TC	CERAMIC(BUTTON CLUTCH)			
464	Isuzu	FVR900/FVZ1400T 6X4	6SD1-TC	LINING			
465	Isuzu	FVR900/FVZ1400T 6X4	6SD1-TC	CERAMIC(BUTTON CLUTCH)			
466	Isuzu	FVR900/FVZ1400T 6X4	6SD1-TC	SEMI CERAMIC			
467	Hino	10-146	ADE 366N				
468	Hino	10-146	ADE 366N				
469	Hino	12-215 ,15-207	J08C				
470	Hino	12-215 ,15-207	J08C	CERAMIC(BUTTON CLUTCH)			
471	Hino	12-215 ,15-207	J08C	SEMI CERAMIC			
472	Hino	13-216/13-237	J08C-TI				
473	Hino	13-216/13-237	J08C-TI	CERAMIC(BUTTON CLUTCH)			
474	Hino	13-216/13-237	J08C-TI	SEMI CERAMIC			
475	Hino	16-177	ADE 366N				
476	Hino	25-295	ADE 447N				
477	MAN	15-220					
478	MAN	14.224/TGM 18.280 BBL	D0836				
479	MAN	TGM 18.280 BB	D0836				
480	MAN	TGM 18.280 BB	D0836				
481	MAN	TGA 33,360 BB/TGS 34360	D2066/D2866				
482	MAN	TGA 33,360 BB/TGS 34360	D2066/D2866				
483	MAN	TGA 33,360 BB/TGS 34360	D2066/D2866				
484	MAN	TGA 33,360 BB/TGS 34360	D2066/D2866				
485	Mercedes Benz	1214	ADE366N				
486	Mercedes Benz	1413	ADE352				
487	Mercedes Benz	1413	OM352				
488	Mercedes Benz	Actros 2035 /3340/3344	OM501LA/OM502LA				
489	Mercedes Benz	Actros 2035 /3340/3344	OM501LA				
490	Mercedes Benz	Actros 3344	OM501LA				
491	Mercedes Benz	Atego 1017	OM906				
492	Mercedes Benz	Atego 1517 K 33	OM906				
493	Mercedes Benz	Atego 1528/54	OM906				
494	Mercedes Benz	Atego 2628B/33	OM906				
495	Mercedes Benz	Sprinter 313 CDI	OM611				
496	Mercedes Benz	Sprinter 416 CDI	OM611				
497	Nissan	CW290	ADE44T				
498	Nissan	CW290	ADE44T				
499	Nissan	UD 290	PF6T				
500	Nissan	UD 290	PF6T				
501	Nissan	UD 55	FE6A				
502	Nissan	UD 60	FE6B				
503	Nissan	UD 60	FE6B	CERAMIC(BUTTON CLUTCH)			
504	Nissan	UD 60	FE6B				
505	Nissan	UD 60 Auto adjust	FE6B				
506	Nissan	UD 60 Auto adjust	FE6B	CERAMIC(BUTTON CLUTCH)			
507	Nissan	UD 60 Auto adjust	FE6B				
508	Nissan	UD 70/UD 80	FE6B				
509	Nissan	UD 70/UD 80	FE6B	CERAMIC(BUTTON CLUTCH)			
510	Nissan	UD 70/UD 80	FE6B				
511	Nissan	UD 70 and UD 80 Auto adjust	FE6B				
512	Nissan	UD 70 and UD 80 Auto adjust	FE6B	CERAMIC(BUTTON CLUTCH)			
513	Nissan	UD 70 and UD 80 Auto adjust	FE6B				
514	Toyota	Dyna 4-093	5.0L				
515	Toyota	Dyna 6-104 to 2007	14B				
516	Toyota	Dyna 6-104 from 2007	W 04D				