

UBUHLEBEZWE LOCAL MUNICIPALITY

INVITATION TO BID BID REFERENCE NO.: UBU-B/02/07/20

ADVERTISING AGENCY FOR A PERIOD OF 36 MONTHS

PROCUREMENT DOCUMENT

Name of Tenderer	
Telephone Number	
Fax Number	
Address	
Tender Sum	
BBBEE Level	
CSD Reg. No.	

CLOSING DATE OF THE BID: 21 AUGUST 2020 AT 12:00

AT THE OFFICES OF UBUHLEBEZWE MUNICIPALITY, 29 MARGARET STREET, IXOPO

NO LATE SUBMISSIONS WILL BE CONSIDERED

UBUHLEBEZWE MUNICIPALITY P.O. BOX 132, IXOPO, 3276

TEL: (039) 834 7700 FAX: (039) 834 1168

ADVERTISING AGENCY

The Closing Date and Time for Submission of offers is Friday, 21st August 2020 at 12:00

The offers will remain valid for 90 days from the closing date for submission of proposals

Closing Date and Submission of Documentation

Bidders should ensure that bids are delivered timeously to the correct address. Bids which are late, incomplete, unsigned or submitted by facsimile or electronically will not be accepted. Documents must be submitted in a clearly marked sealed envelope and placed in the tender box of the Municipality, which can be found at:-

The Front Entrance



TENDER ADVERT

29 Margaret Street

xopo

3276

Tel: 039-8347700

Email: mm@ubuhlebezwe.gov.za



Po Box 132 |xopo 3276

Fax: 039-8341168

Webpage: www.ubuhlebezwe.gov.za

UBUHLEBEZWE MUNICIPALITY

INVITATION TO BID

Ubuhlebezwe Municipality invites suitable, qualified, and experienced service provider to provide services to the municipality.

PROJECT NAME	BID NUMBER	AVAILABILITY OF TENDER DOCUMENTS	NON REFUNDABLE PRICE	CLOSING DATE
Supply and delivery of sports kit - 100% LOCAL MANUFACTURED TEXTILE MUST BE SUPPLIED & MBD 6.2 LOCAL & PRODUCTION MUST BE COMPLETED)	UBU-B- 01/07/20	Documents will be available from 04 th August 2020 at 8h00. Cut-off for EFT purchases:15 th August 2020 @17h00	R 424.26per doc. Cashier's Office,29 Margaret Street	21st August 2020 at 12h00
Advertising agency for a period of 36 months	UBU-B- 02/07/20	Cut-off for purchase through our cashiers: 17 August 2020 @15h30 Cut-off date for sending queries is 18th August 2020 Queries clarity must be sent on the emails provided on the		
e e parte	1 4 4	advert		3

BID Documents clearly marked the' bid name and the relevant BID NO." must be deposited in the tender box outside the reception area of Ubuhlebezwe Local Municipality situated at the Peace Initiative Hall, Ixopo, 3276 where bids will be opened in public. The name and address of the bidder must be clearly written on the sealed envelope containing the bid.

NB: Tender documents will also be available free of charge on www.etenders.gov.za and www.ubuhlebezwe.gov.za.

Enquiries regarding this notice may be directed as follows:

Attention:Sports kit: (ncmohau@ubuhlebezwe.gov.za), Advertising Agency (ssitvata@ubuhlebezwe.gov.za) and SCM related matters (ssitvata@ubuhlebezwe.gov.za) Tel: 039 – 834 7700 Fax: 039 – 834 1168

Late bids or bids received by way of post, facsimile or e-mail will, under no circumstances, be considered. The Ubuhlebezwe Municipality subscribes to the Preferential Procurement Framework Act, Act 5 of 2000. The 80/20 principle applies to this bid. Bids shall be valid for a period of 90 days. The Ubuhlebezwe Local Municipality does not bind itself to accepting the lowest, or any bid, either wholly or in part or give any reason

for such action. If the price offered by tenderer is not market related the municipality may not award the contract to that tenderer and may negotiate for market related price with the tenderer, failing which negotiate with the next highest scoring tenderer or the tender may be cancelled.

Mr. G.M. Sineke Municipal Manager

MBD1

PART A INVITATION TO BID YOU ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF THE (NAME OF MUNICIPALITY/ MUNICIPAL ENTITY)

TOO ARE HEREDI INVITED TO DID TO									
BID NUMBER: UBU-B-02/07/20	CLOSING DATE:	2	1 Augus	st 2020	C	LOSING	TIME:	12h00	
DESCRIPTION Advertising Agency (3		AND CICN	A WOIT	TENC		FORM /	(MDD7)		
THE SUCCESSFUL BIDDER WILL BE RIBID RESPONSE DOCUMENTS MAY BE			A WKII	I EN C	UNIKACI	FURIVI ((MDD1).		
SITUATED AT (STREET ADDRESS	DEI OONED IN ME								
UBuhlebezwe Municipality									
29 Margaret Street									
Ixopo									
3276									
SUPPLIER INFORMATION									
NAME OF BIDDER									
POSTAL ADDRESS									
STREET ADDRESS									
TELEPHONE NUMBER	CODE				NUMBER	2			
CELLPHONE NUMBER									
FACSIMILE NUMBER	CODE				NUMBER	2			
E-MAIL ADDRESS									
VAT REGISTRATION NUMBER									
TAX COMPLIANCE STATUS	TCS PIN:			OR	CSD No:				
B-BBEE STATUS LEVEL	Yes				E STATUS	3 _] Yes		
VERIFICATION CERTIFICATE [TICK APPLICABLE BOX]				LEVEI AFFID	L SWORN				
	☐ No						No No		
[A B-BBEE STATUS LEVEL VERIFICIAL IN ORDER TO QUALIFY FOR PREFE				IDAVII	T (FOR EI	WES & (QSEs) MU	ST BE SUB	MITTED
				ARE	YOU A FO	REIGN			
ARE YOU THE ACCREDITED					ED SUPPLI				
REPRESENTATIVE IN SOUTH AFRICA FOR THE GOODS /SERVICES	☐Yes	□No			THE GOO!		☐Yes		□No
/WORKS OFFERED?	[IF YES ENCLOSE	PROOF1			ERED?	JKNO	IIF YES.	ANSWER PA	ART B:31
							. ,		
TOTAL NUMBER OF ITEMS OFFERED				TOT/	AL BID PRI	CE	R		
SIGNATURE OF BIDDER				DATE	E				
CAPACITY UNDER WHICH THIS BID IS SIGNED									
BIDDING PROCEDURE ENQUIRIES MAY BE DIRECTED TO: TECHNICAL INFORMATION MAY BE DIRECTED TO:									
DEPARTMENT	BTO			ACT PE			Ms S Sitya		
CONTACT PERSON	Ms S Sityata				NUMBER		039 834 77		
TELEPHONE NUMBER	039 834 7700				UMBER		039 834 11		
FACSIMILE NUMBER	039 834 1168		E-MAIL	_ ADDR	RESS		ssityata@u	<u>ıbuhlebezwe.</u>	.gov.za
E-MAIL ADDRESS	ssityata@ubuhlebez	we.gov.za							

PART B TERMS AND CONDITIONS FOR BIDDING

1.	BID SUBMISSION:		
	BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.		
1.2.	ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED-(NOT TO BE RE-TYPED) OR ONLINE		
1.3.	THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.		
2.	TAX COMPLIANCE REQUIREMENTS		
2.1	BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.		
2.2	BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VIEW THE TAXPAYER'S PROFILE AND TAX STATUS.		
2.3	APPLICATION FOR THE TAX COMPLIANCE STATUS (TCS) CERTIFICATE OR PIN MAY ALSO BE MADE VIA E-FILING. IN ORDER TO USE THIS PROVISION, TAXPAYERS WILL NEED TO REGISTER WITH SARS AS E-FILERS THROUGH THE WEBSITE WWW.SARS.GOV.ZA.		
2.4	FOREIGN SUPPLIERS MUST COMPLETE THE PRE-AWARD QUESTIONNAIRE IN PART B:3.		
2.5	BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH THE BID.		
2.6	IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.		
2.7	WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.		
3.	QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS		
3.1.	IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)?		
3.2.	DOES THE ENTITY HAVE A BRANCH IN THE RSA?		
3.3.	DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA?		
3.4.	DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA?		
3.5.	IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION?		
COM	HE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX PLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT STER AS PER 2.3 ABOVE.		
	FAILURE TO PROVIDE ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID INVALID. IDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE.		
SIG	NATURE OF BIDDER:		
CAF	ACITY UNDER WHICH THIS BID IS SIGNED:		
DAT	E:		



UBUHLEBEZWE LOCAL MUNICIPALITY

TERMS OF REFERENCE

TERMS OF REFERENCE FOR ADVERTISING AGENCY FOR A PERIOD OF 36 MONTHS

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MBD 4: Declaration of Interest

MBD 6.1: Preference Points Claim Form in Terms of the Preferential Procurement Regulations 2017

MBD 8: Declaration of Bidder's Past Supply Chain Management

Practices

MBD 9: Certificate of Independent Bid Determination

General Conditions of Contract

1. PURPOSE AND OBJECTIVE

The purpose of compiling this document is to procure the services of an experienced advertising agency to provide advertising services for the Municipality.

2. SCOPE OF WORK/ SPECIFICATION

The service provider to advertise on behalf of the Municipality on the national and local newspapers which include the following: - National newspapers-llanga newspaper, The witness, Isolezwe, City press, Sunday tribune, Sunday times and Local newspapers include: - Nix matters, Kokstad advertiser, East Griqualand fever and Pondo news.

The tender should be made to advertise Vacancies, tenders and notices.

3. PERIOD / DURATION OF THE PROJECT

The appointed service provider expected to enter into a Service Level Agreement for 36 months. All prices must include VAT.

The successful bidder shall ensure to deliver the services up to the required standard, failing which, the reasons for failing to deliver will be evaluated and the outcome of the evaluation may lead to either of the following decisions by the Municipality:

- Extension of Contract Period, or
- Termination of Contract

The contract between Ubuhlebezwe Local Municipality and the successful bidder shall officially commence from the date of signing the Service Level Agreement relating to the appointment of Service Providers which will be signed between the service provider and the Municipality.

4. EVALUATION CRITERIA

First stage – Functionality (Quality)

Bidders are required to demonstrate their ability to undertake the work and provide proof of experience, personnel and financial ability to undertake work of this nature.

Bidders are required to score a minimum of 60 points in order to proceed to the second stage).

Bid offers that fail to score the minimum number of points for the first stage shall be rejected. The onus rests with the bidders to supply sufficient information to allow for the proper scoring, evaluation and award of points.

Functionality points shall be awarded in accordance with the following.

Criteria	Basis of allocation	Point allocation	Verification Method
Company experience in	5 points per attached relevant reference letter	30	Attach signed reference letters for experience with contacts.
advertising	5 points per attached relevant appointment letters	30	Attach signed appointment letters for experience with contacts.
Proof of accreditation	Company must be registered with the ACA (Association for communication & Advertising)	20	Attach a certified copy of accreditation
Experience of company	2-4 Years	10	Please provide a table indicating
compun,	5+	20	the natures of previous work, value, date commence and date completed

> Second stage – Financial offer and Preference

The procedure for evaluation of responsive Bid Offers will be Price and B-BBEE Status Level of Contribution. 80/20 preference points system will be used for this document. However, in case of two or more bids scored equal points. The rule under MBD 6.1 (3) will apply.

5. COST OF THE PROJECT

The pricing should include cost per centimetre –per column –per advert type –per newspaper. The costing should be outlined as per the below schedule and a formal quotation on a company letterhead must be attached

NATIONAL PAPERS

Newspaper description	Vacancies per centimetre per Colum	Tenders per centimetre per Colum	Notices centimetre Colum	per per	Total cost per newspaper
National newspaper					
Ilanga					
The witness					
Isolezwe					
City press					
Sunday tribune					
Sunday times					
Local newspaper					

NIX Matters			
Kokstad advertiser			
East griqualand fever			
Pondo news			
Overall cost			
Escallation %	Year 2	Year 3	

6. FEATURES REQUIRING SPECIAL ATTENTION

All Annexure to these Terms of Reference that require completion by the bidder must be completed in full and returned with the bid. Failure to do so may disqualify the bid.

7. TERMS AND CONDITIONS OF THE PROPOSAL

Appointment will be made in terms of the Ubuhlebezwe Council's Procurement Policy.

8. NON-APPOINTMENT

The Ubuhlebezwe Locality Municipality reserves the right not to make an appointment should it find that bidding parties do not meet the specified criteria.

9. COMPLETION

Projects will not be paid for unless the required services have been correctly delivered.

10. COURTESY

In dealings with the municipal internal structures, the bidder is required to deal with discussions and disputes with deliberate courtesy and understanding, in close liaison with the Municipality.

Prior to the commencement of works, the successful bidder shall arrange through the office of the Ubuhlebezwe Municipality and/or the appointed Project/Programme Manager to be introduced to the appropriate Municipal structures and to be briefed upon any sensitivities that need to be observed.

11. GENERAL

- Awarding of the proposal will be subject to the Service Provider's express acceptance
 of the Ubuhlebezwe Municipality Supply Chain Management general contract
 conditions.
- The Service Provider will sign a Service Level Municipality (SLA) with Ubuhlebezwe Municipality upon appointment.
- No material or information derived from the provision of the services under the contract may be used for any other purposes except where duly authorized to do so in writing by the Ubuhlebezwe Municipality.

- The successful Service Provider agrees to keep all records and information of, or related to the project confidential and not discloses such records or information to any third party without the prior written consent of Ubuhlebezwe Local Municipality.
- Ubuhlebezwe Local Municipality reserves the right to terminate the contract in the event that there is clear evidence of non-performance and non-compliance with the contract.

12. ACCEPTANCE AND OFFER:

Tender offers will only be accepted on condition that:

- a) The tender offer is signed by a person authorized to sign on behalf of the Tenderer
- b) A Tenderer who submitted tenders as joint venture has included an acceptable Joint Venture Agreement with his tender.
- c) The Tenderer or any of its principals, directors or managers is not employed by the state or any municipality.
- d) A valid tax clearance certificate is included with this tender or tax compliance status with the pin.
- e) The Tenderer or any of its principles is not listed on the register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act of 2004 as a person prohibited from doing business with public sector.
- f) The tenderer has not abused the Employers' Supply Chain Management System or has failed to perform on any previous contract and has been given a written notice to this effect; and
- g) The Employer is satisfied that the Tenderer or any of his principles has not influenced the tender offer and acceptance by the following criteria:
- Having offered, or promised or given a bribe or other gift remuneration to any person in connection with the obtaining or execution of this Contract.
- Having acted in fraudulent or corrupt manner in obtaining or executing of this contract.
- Having approached an officer or employee of the Employer or the Employers' Agent with the objective of influencing the award of a Contract in the Tenders' favour
- Having entered into any agreement or arrangement, whether legally binding or not, with any other person, firm or company to refrain from Tendering for this Contract or as to the amount of the Tender to be submitted by either party; and
- Having disclosed to any other person, firm or company other than the Employer, the exact or approximate amount of his proposed Tender.

In the event of any of the above, the Municipality may, in addition to using any other legal remedies, repudiate the Tender offer and acceptance and declare the Contract invalid should it have been concluded already.

h) The Ubuhlebezwe Municipal Supply Chain Management Policy shall apply;

FAILURE TO COMPLY WITH THE ABOVE CONDITIONS IN ALL RESPECTS WILL RESULT IN THE TENDER BEING DEEMED NON-RESPONSIVE

13. LIST OF RETURNABLE DOCUMENTS

The following valid information is required in the submission and will form part of the evaluation considerations:

- Quotation/ proposal must be on a company letterhead.
- Tax compliance status with verification pin.
- Proof of company registration
- Valid BBBEE certificate- **BBBEE** Certificate bearing a SANAS LOGO or an auditor's or accountant's practise number (if your certificate does not have these, it will be regarded as invalid) or a sworn affidavit
- Proof of municipal accounts not older than 2 months or a lease agreement with a letter from the landlord stating that rent paid is up to date and includes municipal accounts or an affidavit stating that the business is operating in an area where rates are not paid.
- Proof of registration with Central Supplier Database
- Bids submitted are to hold good for a period of 90 (ninety) days and must be inclusive of VAT,
- This Bid will be evaluated in terms of the 80/20 preference point system as prescribed in the Preferential Procurement Policy Framework Act (No 5 of 2000) and for this purpose the enclosed forms MBD 4, MBD 6.1, MBD 8 & MBD 9 must be scrutinized, completed and submitted together with your Bid.
- NB: No Bid will be considered from persons in the service of the state.
- The council does not bind itself to accept the lowest or any Bid and reserves the right to accept the Bid as whole or in part, at the rates quoted
- Failure to comply with the above-mentioned conditions may invalidate your offer. If the price offered by tenderer is not market related, the municipality may not award the contract to that tenderer and may negotiate for market related price with the tenderer, failing which negotiate with the next highest scoring tenderer or the tender may be cancelled.

14. DOCUMENTATION

The proposal document submitted must include all the information deemed necessary to evaluate your submission on the bases stipulated in this document. The additional forms appended to this document must also be included in the submission.

This document may be detached and re-binded to ensure neatness and to also avoid the risk of accidently losing of loose sheets. In the process of doing that, please be careful not to lose any of the pages of this document because should that be the case, your proposal may be regarded as incomplete.

RELEVANT EXPERIENCE

The Bidder shall enter in the spaces provided below a list of relevant recent experience in installation of electronic performance management system.

Employer (Name, Tel. No. or Fax No.)	Details of Project (Attach ref letters)	Value of Work (fees)	Year

CERTIFICATE OF AUTHORITY

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

(I)	(II)	(III)	(IV)	(V)
COMPANY	CLOSE	PARTNERSHIP	JOINT	SOLE
	CORPORATIO		VENTURE	PROPRIETOR
	N			

(I) <u>CERTIFICATE FOR COMPANY</u>
I,, chairperson of the Board of Directors of
, hereby confirm that by resolution of the Board (copy
attached) taken on
Mr./Ms,acting in the capacity of
, was authorised to sign all documents in connection
with this tender and any contract resulting from it on behalf of the company.
Chairman:
As Witnesses: 1
2
Date:
(II) <u>CERTIFICATE FOR CLOSE CORPORATION</u>
We, the undersigned, being the key members in the business trading as
hereby authorise Mr./Ms,
acting in the capacity of, to sign all
documents in connection with the tender for Contract No
any contract resulting from it on our behalf.

NAME	ADDRESS	SIGNATURE	DATE

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

(III) <u>CERTIFICATE FOR PARTNERSHIP</u>

	e key partners in the business trading as	S,	
acting in the capacity of		, to sign all	
documents in connection with	the tender for Contract No	and any	/
contract resulting from it on or	ur behalf.		
NAME	ADDRESS	SIGNATURE	DATE
· ·	e completed and signed by all of the k	ey partners upon wh	om rests the
airection of the affair	s of the Partnership as a whole.		
(IV) <u>CERTIFICATE FOR</u>	R JOINT VENTURE		
We, the undersigned, are subm	nitting this tender offer in Joint Venture	and hereby authoriz	e Mr./Ms
	, authorized signatory of the	company,	
	capacity of lead partner, to sign all doc		
	and any contract result		
This authorization is evident signatories of all the partners t	ced by the attached power of attorned to the Joint Venture.	ey signed by legall	y authorized
NAME OF FIRM	ADDRESS	AUTHOR SIGNATURE, N CAPAC	NAME AND
Lead partner			
Note · This certificate is to b	e completed and signed by all of the k	ev nartners unon wh	om rests the

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

(V)	<u>CERT</u>	FICATE FOR SOLI	E PROPRIETOR	
		usiness trading as	, hereby con	nfirm that I am the sole
		_		
Signa	ature of S	ole owner:		
	itnesses:			
Date:				
	COMP	ULSORY ENTERPI	RISE QUESTIONNAIRE	<u>1</u>
			nished. In the case of a joi	nt venture, separate enterprise submitted.
Section	on 1.	Name of enterprise:		
Section	on 2.	VAT registration nu	ımber, if any:	
Section	on 3.	CIDB registration n	umber, if any:	
Section	on 4.	Particulars of sole p	roprietors and partners i	n partnerships.
Nam	1e*		Identity number*	Personal income tax number*

^{*} Complete only if sole proprietor or partnership and attach separate page if more than three partners.

Section 5.	Particulars of companies and close corporations
	Company registration number:
	Close corporation number:
	Tax reference number:

Section 6. **Record** in the service of the state

Indicate by marking the relevant boxes with a cross, if any sole proprietor, partner in a partnership or director, manager, principal shareholder or stakeholder in a company or close corporation is currently

Name of spouse, child or	Name of institution, public offices,	Status of service (tick	
parent	board or organ of state and position	appropriate column)	
	held		
		Current	Within last 12 months

or has been within the last 12 months in the service of any of the following:

	a member of any municipal council		an employee of any provincial department,
	a member of any provincial legislature		national or provincial public entity or constitutional institution within the meaning
	a member of the National Assembly or the		of the Public Finance Management Act, 1999 (Act 1 of 1999)
	National Council of Provinces		a member of an accounting authority of any
	a member of the board of directors of any municipal entity		national or provincial public entity
	an official of any municipality or municipal entity		an employee of Parliament or a provincial legislature
If a	any of the above boxes are marked, disclose the	follo	wing*:
* I1	nsert separate page if necessary.		
Sec	ction 7. Record of spouses, children and	pare	ents in the service of the state
par clo	licate by marking the relevant boxes with a cross- tner in a partnership or director, manager, principles corporation is currently or has been within the lowing:	ipal s	shareholder or stakeholder in a company or
	a member of any municipal council		an employee of any provincial department,
	a member of any provincial legislature		national or provincial public entity or constitutional institution within the meaning
	a member of the National Assembly or the		of the Public Finance Management Act, 1999 (Act 1 of 1999)
	National Council of Provinces		a member of an accounting authority of any
	a member of the board of directors of any		national or provincial public entity

	municipal entity		an employee of Parliament or a provincial
	an official of any municipality or municipal entity		legislature
If a	any of the above boxes are marked, disclose the f	ollo	wing*:

Name of spouse, child or	Name of institution, public offices,	Status of service (tick		
parent	board or organ of state and position	appropriate column)		
	held			
		Current	Within last 12	
			months	

^{*} Insert separate page if necessary.

The undersigned, who warrants that he/she is dully authorised to do so on behalf of the enterprise:

- authorises the Employer to obtain a tax clearance certificate from the South African
 Revenue Services that my/our tax matters are in order;
- ii. confirms that neither the name of the enterprise or the name of any partner, manager, director or other persons, who wholly or partly exercises, or may exercise, control over the enterprise appears on the Register of Tender Defaulters established in terms of the Prevention and Combating of Corrupt Activities Act of 2004;
- iii. confirms that no partner, member, director or other person, who wholly or partly exercises, or may exercise, control over the enterprise, has within the last five years been convicted of fraud or corruption;
- iv. confirms that I/we am/are not associated, linked or involved with any other tendering entities submitting tender offers and have no other relationship with any of the tenderers or those responsible for compiling the scope of work that could cause or be interpreted as a conflict of interest; and
- v. confirms that the contents of this questionnaire are within my personal knowledge and are to the best of my belief both true and correct.

Signed:	Date:
Name:	Position:
Enterprise name:	

RECORD OF ADDENDUM TO TENDER DOCUMENTS

 $\rm I/We$ confirm that the following communications received from the Employer or his representative before the date of submission of this tender offer, amending the tender documents, have been taken into account in this tender offer.

ADD. No	DATE	TITLE OR DETAILS
1		
2		
3		
4		
5		

SIGNATURE:	DATE	
(of person author	rised to sign on behalf of the Tenderer)	

RETURNABLE DOCUMENTS

DETAILED CSD REPORT

PROOF OF MUNICIPAL ACCOUNT, NOT OLDER THAN 2 MONTHS / LEASE AGREEMENT & LETTER FROM THE LANDLORD STATING THAT RENT IS UP TO DATE OR AN AFFIDAVIT STATING THAT THE COMPANY IS SITUATED IN AN AREA WHERE RATES ARE NOT PAID

CERTIFIED BBBEE CERTIFICATE/ SWORN AFFIDAVIT

PROOF OF COMPANY REGISTRATION DOCUMENTS

TAX CLEARANCE CERTIFICATE & VERIFICATION PIN

DETAILED PRICE QUOTATION (FAILURE TO ATTACH A DETAILED PRICE QUOTATION WILL RENDER YOUR TENDER NON-RESPONSIVE)

MBD FORMS

MBD 4

DECLARATION OF INTEREST

- 1. No bid will be accepted from persons in the service of the state¹.
- 2. Any person, having a kinship with persons in the service of the state, including a blood relationship, may make an offer or offers in terms of this invitation to bid. In view of possible allegations of favouritism, should the resulting bid, or part thereof, be awarded to persons connected with or related to persons in service of the state, it is required that the bidder or their authorised representative declare their position in relation to the evaluating/adjudicating authority.

3	In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.
	3.1 Full Name of bidder or his or her representative:
	3.2 Identity Number:
	3.3 Position occupied in the Company (director, trustee, shareholder²):
	3.4 Company Registration Number:
	3.5 Tax Reference Number:
	3.6 VAT Registration Number:
	3.7 The names of all directors / trustees / shareholders members, their individual identity Numbers and state employee numbers must be indicated in paragraph 4 below.
	3.8 Are you presently in the service of the state? YES / NO
	3.8.1If yes, furnish particulars

- ¹MSCM Regulations: "in the service of the state" means to be
 - (a) a member of
 - (i) any municipal council;
 - (ii) any provincial legislature; or
 - (iii) the national Assembly or the national Council of provinces;
 - (b) a member of the board of directors of any municipal entity;
 - (c) an official of any municipality or municipal entity;
 - (d) an employee of any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act No.1 of 1999);
 - (e) a member of the accounting authority of any national or provincial public entity; or
 - (f) an employee of Parliament or a provincial legislature.
 - ² Shareholder" means a person who owns shares in the company and is actively involved in the management of the company or business and exercises control over the company.
 - 3.9 Have you been in the service of the state for the past twelve months? ... YES / NO

3.9.1 If yes furnish particulars
3.10 Do you have any relationship (family, friend, other) with persons in the service of the state and who may be involved with the evaluation and or adjudication of this bid?
3.10.1 If yes, furnish particulars.
3.11 Are you, aware of any relationship (family, friend, other) between any other bidder and any persons in the service of the state who may be involved with the evaluation and or adjudication of this bid? YES / NO
3.11.1If yes, furnish particulars
3.12 Are any of the company's directors, trustees, managers, principle shareholders or stakeholders in service of the state? YES / NO
3.12.1 If yes, furnish particulars.
3.13 Are any spouse, child or parent of the company's directors trustees, managers, principle shareholders or stakeholders in service of the state? YES / NO
3.13.1 If yes, furnish particulars.
3.14 Do you or any of the directors, trustees, managers, principle shareholders, or stakeholders of this company have any interest in any other related companies or business whether or not they are bidding for this contract. YES / NO
3.14.1 If yes, furnish particulars:

 4. Full details of director 	/ trustees / members /	shareholders.
---	------------------------	---------------

Full Name	Identity Number	State Employee Number
ignature	Date	

Capacity Name of Bidder

PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2017

This preference form must form part of all bids invited. It contains general information and serves as a claim form for preference points for Broad-Based Black Economic Empowerment (B-BBEE) Status Level of Contribution

NB: BEFORE COMPLETING THIS FORM, BIDDERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF B-BBEE, AS PRESCRIBED IN THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017.

1. GENERAL CONDITIONS

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

1.2

- a) The value of this bid is estimated to not exceed R50 000 000 (all applicable taxes included) and therefore the80/20....... preference point system shall be applicable; or
- b) Either the 80/20 or 90/10 preference point system will be applicable to this tender (*delete whichever is not applicable for this tender*).
- 1.3 Points for this bid shall be awarded for:
 - (a) Price; and
 - (b) B-BBEE Status Level of Contributor.
- 1.4 The maximum points for this bid are allocated as follows:

	POINTS
PRICE	80
B-BBEE STATUS LEVEL OF CONTRIBUTOR	20
Total points for Price and B-BBEE must not exceed	100

- 1.5 Failure on the part of a bidder to submit proof of B-BBEE Status level of contributor together with the bid, will be interpreted to mean that preference points for B-BBEE status level of contribution are not claimed.
- 1.6 The purchaser reserves the right to require of a bidder, either before a bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser.

2. **DEFINITIONS**

- (a) **"B-BBEE"** means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (b) "B-BBEE status level of contributor" means the B-BBEE status of an entity in terms of a code of good practice on black economic empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- (c) "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of goods or services, through price quotations, advertised competitive bidding processes or proposals;
- (d) "Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (e) "EME" means an Exempted Micro Enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic Empowerment Act;
- (f) "functionality" means the ability of a tenderer to provide goods or services in accordance with specifications as set out in the tender documents.
- (g) "prices" includes all applicable taxes less all unconditional discounts;
- (h) "proof of B-BBEE status level of contributor" means:
 - 1) B-BBEE Status level certificate issued by an authorized body or person;
 - 2) A sworn affidavit as prescribed by the B-BBEE Codes of Good Practice;
 - 3) Any other requirement prescribed in terms of the B-BBEE Act;
- (i) "QSE" means a qualifying small business enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic Empowerment Act;
- (j) "rand value" means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;

3. POINTS AWARDED FOR PRICE

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

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

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

Where

Ps = Points scored for price of bid under consideration

Pt = Price of bid under consideration

Pmin = Price of lowest acceptable bid

4. POINTS AWARDED FOR B-BBEE STATUS LEVEL OF CONTRIBUTOR

4.1 In terms of Regulation 6 (2) and 7 (2) of the Preferential Procurement Regulations, preference points must be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table below:

B-BBEE Status Level of Contributor	Number of points (90/10 system)	Number of points (80/20 system)
1	10	20
2	9	18
3	6	14
4	5	12
5	4	8
6	3	6
7	2	4
8	1	2
Non-compliant contributor	0	0

•	BID	DECLA	ARAT	[OIT	1
•	RID	DECL	AKA I	110	J

5.1 Bidders who claim points in respect of B-BBEE Status Level of Contribution must complete the following:

6. B-BBEE STATUS LEVEL OF CONTRIBUTOR CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 4.1

6.1 B-BBEE Status Level of Contributor: . =(maximum of 10 or 20 points)

(Points claimed in respect of paragraph 7.1 must be in accordance with the table reflected in paragraph 4.1 and must be substantiated by relevant proof of B-BBEE status level of contributor.

7. SUB-CONTRACTING

7.1 Will any portion of the contract be sub-contracted?

(Tick applicable box)

YES	NO	

/.1.1 If yes, ind	licate
-------------------	--------

- i) What percentage of the contract will be subcontracted........%
- ii) The name of the sub-contractor.....
- iii) The B-BBEE status level of the sub-contractor.....
- iv) Whether the sub-contractor is an EME or QSE

(Tick applicable box)

(I ten applicable box)			
YES		NO	

v) Specify, by ticking the appropriate box, if subcontracting with an enterprise in terms of Preferential Procurement Regulations, 2017:

Designated Group: An EME or QSE which is at last 51% owned by:	EME	QSE
	V	V
Black people		
Black people who are youth		
Black people who are women		
Black people with disabilities		

Black people living in rural or underdeveloped areas or townships		
Cooperative owned by black people		
Black people who are military veterans		
OR		
Any EME		
Any QSE		

8.	DECLARATION WITH REGARD TO COMPANY/FIRM
8.1	Name of company/firm:
8.2	VAT registration number:
8.3	Company registration number:
8.4	TYPE OF COMPANY/ FIRM
	 □ Partnership/Joint Venture / Consortium □ One person business/sole propriety □ Close corporation □ Company □ (Pty) Limited [TICK APPLICABLE BOX]
8.5	DESCRIBE PRINCIPAL BUSINESS ACTIVITIES
8.6	COMPANY CLASSIFICATION
	 □ Manufacturer □ Supplier □ Professional service provider □ Other service providers, e.g. transporter, etc. [TICK APPLICABLE BOX]
8.7	MUNICIPAL INFORMATION
	Municipality where business is situated:
8.8	Total number of years the company/firm has been in business:
8.9	I/we, the undersigned, who is / are duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the B-BBE status level of contributor indicated in

paragraphs 1.4 and 6.1 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that:

- i) The information furnished is true and correct;
- ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;
- iii) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 6.1, the contractor may be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct;
- iv) If the B-BBEE status level of contributor has been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, the purchaser may, in addition to any other remedy it may have
 - (a) disqualify the person from the bidding process;
 - (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
 - (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 bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted by the National Treasury 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.

WITNESSES	SIGNATURE(S) OF BIDDERS(S)
1	
2	DATE:

1 DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

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

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

4.2.1	If so, furnish particulars:		
4.3	Was the bidder or any of its directors convicted by a court of law (including a	Yes	No
	court of law outside the Republic of South Africa) for fraud or corruption		
	during the past five years?		
4.3.1	If so, furnish particulars:		
Item	Question	Yes	No
4.4	Does the bidder or any of its directors owe any municipal rates and taxes or	Yes	No
	municipal charges to the municipality / municipal entity, or to any other		
	municipality / municipal entity, that is in arrears for more than three months?		
	municipality / maincipal charty, that is in arrears for more than three monais.		
4.4.1	If so, furnish particulars:		
7,7,1	ii so, iuiiisii purucuiuis.		
4.5	Was any contract between the bidder and the municipality / municipal entity	Yes	No
4.5	or any other organ of state terminated during the past five years on account of		
	failure to perform on or comply with the contract?		
	Tantare to perform on or compry with the contract:		
4.7.1	If so, furnish particulars:		
,.1	in so, ruman particulars.		
	CERTIFICATION		
I, Tl	HE UNDERSIGNED (FULL NAME)	••••	
CEF	RTIFY THAT THE INFORMATION FURNISHED ON THIS		
DEC	CLARATION FORM TRUE AND CORRECT.		
	CCEPT THAT, IN ADDITION TO CANCELLATION OF A CONTRAC		
MA	Y BE TAKEN AGAINST ME SHOULD THIS DECLARATION PROVE TO) BE FA	LSE.
		••••	
Sign	ature Date		
Posi	tion Name of Bidder		

MBD 9

CERTIFICATE OF INDEPENDENT BID DETERMINATION

- 1 This Municipal Bidding Document (MBD) must form part of all bids¹ invited.
- Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).² Collusive bidding is a *pe se* prohibition meaning that it cannot be justified under any grounds.
- Municipal Supply Regulation 38 (1) prescribes that a supply chain management policy must provide measures for the combating of abuse of the supply chain management system, and must enable the accounting officer, among others, to:
 - a. take all reasonable steps to prevent such abuse;
 - b. reject the bid of any bidder if that bidder or any of its directors has abused the supply chain management system of the municipality or municipal entity or has committed any improper conduct in relation to such system; and
 - c. cancel a contract awarded to a person if the person committed any corrupt or fraudulent act during the bidding process or the execution of the contract.
 - This MBD serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of bid-rigging.
 - In order to give effect to the above, the attached Certificate of Bid Determination (MBD 9) must be completed and submitted with the bid:

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

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

CERTIFICATE OF INDEPENDENT BID DETERMINATION

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 respec
I certify, on behalf of:that
(Name of Bidder)

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

- 6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium³ will not be construed as collusive bidding.
- 7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - (a) prices;
 - (b) geographical area where product or service will be rendered (market allocation)
 - (c) methods, factors or formulas used to calculate prices;
 - (d) the intention or decision to submit or not to submit, a bid;
 - (e) the submission of a bid which does not meet the specifications and conditions of the bid; or
 - (f) bidding with the intention not to win the bid.
- 8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 9. The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.

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

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

Signature	Date
Position	 Name of Bidder

GENERAL CONDITIONS OF CONTRACT

THENATIONALTREASURY

RepublicofSouthAfrica



GOVERNMENTPROCUREMENT: GENERALCONDITIONSOFCONTRACT

July 2010

GOVERNMENT PROCUREMENT

GENERAL CONDITIONS OF CONTRACT July 2010

NOTES

Thepurpose of this document is to:

- (i) Drawspecialattentiontocertaingeneralconditionsapplicab le togovernmentbids,contractsandorders;and
- (ii) Toensurethatclientsbefamiliarwithregardtotherightsandob ligationsofallpartiesinvolvedindoingbusinesswithgovern ment.

Inthisdocumentwordsinthesingularalsomeaninthepluralandviceversaa ndwordsinthemasculinealsomeaninthefeminineandneuter.

- The General Conditions of Contract will form part of all bid documents and may not be a mended.
- SpecialConditionsofContract(SCC)relevanttoaspecificbid,s houldbecompiledseparatelyforeverybid(if(applicable)an dwillsupplementtheGeneralConditionsofContract. Wheneverthereisaconflict,theprovisionsintheSCCshallpr evail.

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General Conditions of Contract

1. Definitions

- 1. Thefollowing terms shall be interpreted as indicated:
- 1.1 "Closingtime" meansthedateandhour specified in the biddingdocuments for the receipt of bids.
- 1.2 "Contract" meansthewrittenagreemententered intobetween thepurchaserandthesupplier, as recorded in the contract forms igned by the parties, including all attachments and appendices thereto and all documents in corporated by reference therein.
- 1.3 "Contractprice" meanstheprice payable to the supplier under the contract fort he full and proper performance of his contractual obligations.
- 1.4 "Corruptpractice" meanstheoffering, giving, receiving, or soliciting of anyt hing of value to influence the action of a public official in the procurement processor in contract execution.
- 1.5 "Countervailing duties" are imposed in cases where an enterpriseabroadissubsidizedbyitsgovernmentandencouragedtomarketit sproductsinternationally.
- 1.6 "Countryoforigin" meanstheplacewherethegoodsweremined, grownorpr oducedorfrom which these rvices are supplied. Goods are produced when, thr ough 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" meanscalendarday.
- 1.8 "Delivery" meansdeliveryincompliance of the conditions of the contractor order.
- 1.9 "Deliveryexstock"meansimmediatedeliverydirectlyfromstockactuallyo
- 1.10 "Deliveryintoconsigneesstoreortohissite" meansdeliveredandunloadedin thespecifiedstoreordepotoronthespecifiedsiteincompliance with the conditions of the contractor order, the supplier bearing all risks and charges involved until the supplies are so delivered and avalidate ceiptisobtained.
- 1.11 "Dumping"occurswhenaprivateenterpriseabroadmarketitsgoodsonowni nitiativeintheRSAatlowerpricesthanthatofthecountryoforiginandwhichh avethepotentialtoharmthelocalindustriesinthe

RSA.

- 1.12 "Forcemajeure" meansaneventbeyondthecontrolofthesupplierandnot involving the supplier's faultornegligence and not foresee able. 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 freightem bargoes.
- 1.13 "Fraudulentpractice" 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 too rafter bids ubmission) designed to establish bid prices a tartificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.
- 1.14 "GCC"meanstheGeneralConditionsofContract.
- 1.15 "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchase runder the

contract.

- 1.16 "Importedcontent" meansthatportion of the bidding price represented by the cost of components, parts or materials which have been or a restill 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 su chaslanding costs, dock dues, imported uty, sales duty or other similar taxor duty at the South African place of entry as well as transportation and hand ling charges to the factory in the Republic where the supplies covered by the bid will be manufactured.
- 1.17 "Localcontent" meansthat portion of the bidding price which is not included in the imported content provided that local manufacture does take place.
- 1.18 "Manufacture" meanstheproduction 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 is sued for the supply of goods or works or the rendering of a service.
- 1.20 "Projectsite," whereapplicable, means the place indicated in bidding documents
- 1.21 "Purchaser" meanstheorganization purchasing the goods.
- 1.22 "Republic" meansthe Republic of South Africa.
- 1.23 "SCC"meanstheSpecialConditionsofContract.
- 1.24 "Services" meansthose functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as install ation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such

obligations of the supplier covered under the contract.

1.25 "Written" or "inwriting" meanshandwrittenininkorany form of electronic or mechanical writing.

2. Application

2.1 Thesegeneral conditions are applicable to all bids,

contracts and orders including bids for functional and professional services, sales, hiring, letting and the granting or acquiring of rights, but excluding immo vable property, unless otherwise indicated in the bidding documents.

- 2.2 Whereapplicable, special conditions of contractare also laid down to cover specific supplies, services or works.
- 2.3 Wheresuchspecialconditionsofcontractareinconflictwiththesegeneralconditions, the special conditions shall apply.

3. General

3.1

Unlessotherwiseindicatedinthebiddingdocuments, the purchaser shall not beliable for any expense in curred in the preparation and submission of a bid. Where applicable a non-refundable fee for documents may be charged.

3.2

With certain exceptions, invitation stobid are only published in the Government Tender Bulletin. The Government Tender Bulletin may be obtained directly from the Government Printer, Private Bag X 85, Pretoria 0001, or accessed electronically from www.treasury.gov.za

4. Standards

4.1

The goods supplied shall conform to the standard smentioned in the bidding documents and specifications.

- 5. Useof contract documents and information; inspection.
- 5.1 Thesuppliershallnot, without the purchaser's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, patt ern, sample, or information furnished by or on behalf of the purchaser inconnection there with, to any person other than ap erson 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 us eo fany document or information mentioned in GCC clause
- 5.1 except for purposes of performing the contract.
- 5.3 Anydocument, other than the contract its elfmentioned 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 the maudited by auditors appointed by the purchaser, if so required by the purchaser.

6. Patentrights

6.1 The suppliershall indemnify the purchaser against all third-partyclaimsofinfringementofpatent,trademark,orindustrialdesignrightsa risingfromuseofthegoodsoranypartthereofbythepurchaser.

7. Performance security

- 7.1 Withinthirty(30)daysofreceiptofthenotificationofcontractaward,thesucc essfulbiddershallfurnishtothepurchasertheperformancesecurityoftheam ountspecifiedinSCC.
- 7.2 The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier's failur eto complete his obligations under the contract.
- 7.3 Theperformancesecurityshallbedenominatedinthecurrencyofthecontract ,orinafreelyconvertiblecurrencyacceptabletothepurchaserand shallbeinoneofthefollowingforms:
 - (a) abankguaranteeoranirrevocableletterofcreditissuedbyareputable banklocatedinthepurchaser'scountryorabroad,acceptabletothep urchaser,intheformprovidedinthebiddingdocumentsoranotherfo rmacceptabletothepurchaser;or
 - (b) acashier's or certified cheque
- 7.4 Theperformancesecuritywillbedischargedbythepurchaserandreturnedtot hesuppliernotlaterthanthirty(30)daysfollowingthedateofcompletionofth esupplier'sperformanceobligationsunderthecontract,includinganywarra ntyobligations,unlessotherwisespecifiedinSCC.

8. Inspections, tests and analyses

- 8.1 Allpre-biddingtestingwillbefortheaccountofthebidder.
- 8.2 Ifitisabidconditionthatsuppliestobeproducedorservicestoberenderedsho uldatanystageduringproductionorexecutionoroncompletionbesubjecttoi nspection,thepremisesofthebidderorcontractorshallbeopen,atallreasona blehours,forinspectionbyarepresentativeoftheDepartmentoranorganizati onactingonbehalfoftheDepartment.
- 8.3 Iftherearenoinspectionrequirements indicated in the bidding documents an dnomention is made in the contract, but during the contract perioditis decided that in spections shall be carried out, the purchaser shall itself make the necessar yarrangements, including paymentar rangements with the testing authority concerned.
- 8.4 Iftheinspections, tests and analyses referred to inclauses 8.2 and 8.3 show thes upplies to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.
- 8.5 Wherethesuppliesorservices referred toinclauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such supplies or services are accepted or not, the cost inconnection with these inspections, tests or analyses shall be defrayed by the supplier.
- 8.6 Suppliesandserviceswhicharereferredtoinclauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.
- 8.7 Anycontractsuppliesmayonorafterdeliverybeinspected,testedor

analyzed and may be rejected if found not to comply with the requirements of the contract. Such rejected supplies shall be held

at

thecostandriskofthesupplierwhoshall, when called upon, remove the mimmediately at his own cost and for thwith substitute them with supplies which do comply with the requirements of the contract. Failing such removal the erejected supplies shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute supplies for thwith, the purchase rmay, without giving the supplier further opportunity to substitute the rejected supplies, purchase such supplies as may be necessary at the expense of the supplier.

8.8 Theprovisionsofclauses 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 actin terms of Clause 23 of GCC.

9.Packing 9.1

The supplier shall provide such packing of the goods as is required to prevent their damage or deterior at ion during transit to their final destination, as indicated in the contract. The packing shall be sufficient to with stand, without limitation, rough hand ling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size and weights shall take into consideration, where appropriate, there moteness of the goods' final destination and the absence of heavy hand ling facilities at all points in transit.

9.2

The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, including additional requirements, if any, specified in SCC, and in any subsequent in structions or dered by the purchaser.

- 10. Delivery and documents
- 10.1 Deliveryof the goodsshall be madebythe supplierin accordance withthe termsspecifiedinthecontract. The details of shipping and/or other document stobe furnished by the supplierare specified in SCC.
- 10.2 DocumentstobesubmittedbythesupplierarespecifiedinSCC.
- **11. Insurance** 11.1

Thegoodssuppliedunderthecontractshallbefullyinsuredinafreelyconvertiblecurrencyagainstlossordamageincidentaltomanufactureor acquisition,transportation, storage and delivery in the mannerspecifiedintheSCC.

- **12. Transportation**12.1 Shouldapriceotherthananall-inclusivedeliveredpriceberequired, this shallbespecified in the SCC.
- 13. Incidental services
- 13.1 The supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:
 - (a) performance or supervision of on-site assembly and/or commissioning of the supplied goods;
 - (b) furnishingoftoolsrequiredforassemblyand/or maintenanceofthesuppliedgoods;
 - (c) furnishingofadetailedoperationsandmaintenancemanualforeac happropriateunitofthesuppliedgoods;

- (d) performanceorsupervisionormaintenanceand/orrepairofthe suppliedgoods,foraperiodoftimeagreedbytheparties,providedt hatthis service shall notrelieve the supplierof anywarrantyobligations underthiscontract;and
- (e) trainingofthepurchaser'spersonnel,atthesupplier'splantand/or on-site, in assembly, start-up, operation,maintenance,and/orrepairofthesuppliedgoods.

13.2 Priceschargedby

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 inSCC, the supplier may be required to provide anyoral lofthefollowing materials, notifications, and information pertaining to spare parts manufactured or distributed by the supplier:
 - (a) such spareparts as the purchaser may elect to purchase from the supplier, provided that this elections hall not relieve the supplier of anywarrant yo bligation sunder the contract; and
 - (b) intheeventoftermination of production of the spareparts:
 - (i) Advancenotificationtothepurchaserofthependingtermination,ins ufficienttimetopermitthepurchasertoprocureneededrequirement s:and
 - (ii) following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spareparts, if requeste d.

15. Warranty

- 15.1 Thesupplierwarrantsthatthegoodssuppliedunderthecontractarenew, unused, of themostrecentor currentmodels, and that they incorporate all recent improvements in design and material sunless 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 work manship (except when the design and/or materialis required by the purchaser's specifications) or from any actor 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 Thiswarranty shallremainvalidfortwelve (12) monthsafter thegoods, 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) monthsafter the date of shipment from the portor place of loading in the source country, which ever period concludes earlier, unless specified otherwise in SCC.
- 15.3 Thepurchasershallpromptlynotifythesupplierinwritingofanyclaimsarisin gunderthiswarranty.
- 15.4 Uponreceiptofsuch notice, the supplier shall, within the periodspecifiedinSCCandwithallreasonablespeed,repairorreplacethedef ectivegoodsorpartsthereof,withoutcoststothepurchaser.
- 15.5 If the supplier, having been notified, fails to remedy the defect (s) within the period specified in SCC, the purchaser may proceed to the supplier.

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suchremedialactionasmaybenecessary, 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

Themethodandconditionsofpaymenttobemadetothesupplierunderthisco ntractshallbespecifiedinSCC.

- 16.2 The suppliers hall furnish the purchaser with an invoice accompanied by a copy of the delivery note and uponful fillment of other obligations stipulated in the contract.
- 16.3 Paymentsshallbemadepromptly by the purchaser, but inno case later than thirty (30) days after submission of an invoice or claim by the supplier.
- 16.4 PaymentwillbemadeinRandunlessotherwisestipulatedinSCC.

17. Prices

17.1 Prices charged by the supplier for goods delivered and

services performed under the contract shall not vary from the price squoted by the

supplierinhisbid, with the exception of any price adjustments authorized in SCC or in the purchaser's request forbid validity extension, as the case may be.

18. Contract amendments

18.1 Novariationinormodificationofthetermsofthecontractshallbemade exceptbywrittenamendmentsignedbythepartiesconcerned.

19. Assignment 19.1

The suppliers hall not assign, in whole or in part, it so bligations to perform under the contract, except with the purchaser's prior written consent.

20. Subcontracts 20.1

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

21. Delays inthe supplier's performance

- 21.1 Deliveryofthegoodsandperformanceofservicesshallbemadebythe supplierinaccordancewiththetimescheduleprescribedbythepurchaser inthecontract.
- 21.2 Ifatanytimeduringperformanceofthecontract, the supplier or its subcontract or (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 purch as er 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 a mendment of contract.
- 21.3 Noprovisioninacontractshallbedeemedtoprohibittheobtainingofsupplies orservicesfromanationaldepartment,provincial department,ora localauthority.
- 21.4 Therightisreservedtoprocureoutsideofthecontractsmallquantitiesortohav

eminore ssentials ervicese xecutedi fanemer gencyari ses,the supplier'spointofsupplyisnotsituatedatorneartheplacewherethesuppliesarerequired,orthesupplier'sservi cesarenotreadilyavailable.

21.5 ExceptasprovidedunderGCCClause25,adelaybythesupplierintheperfor manceofitsdeliveryobligationsshallrenderthesupplierliable to theimposition of penalties, pursuant toGCC

Clause 22, unless an extension of time is a greed upon pursuant to GCC Clause

21.2 without the application of penalties.

21.6 Uponanydelaybeyondthedeliveryperiodinthecaseofasuppliescontract,th

purchaser shall, without canceling the contract, be entitled to purchase supplies of a similar quality and up to the same quantity in substitution of the goods not supplied in conformity with the contract and

toreturnanygoodsdeliveredlateratthesupplier's expense and risk, ortocancel the contract and buysuchgoods 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

SubjecttoGCCClause25, if the supplier fails to deliver any or all of the goods or toper form 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 GCCC lause 23.

23. Termination for default

- 23.1 Thepurchaser, without prejudice to any other remedy for breach of contract, by written notice of defaults ent to the supplier, may terminate this contract in whole or in part:
 - (a) ifthesupplierfailstodeliveranyorallofthegoodswithintheperiod (s)specifiedinthecontract,orwithinanyextensionthereofgrante dbythepurchaserpursuanttoGCCClause21.2;
 - (b) ifthe Supplier fails to perform any other obligation (s) under the contract; or
 - (c) if the supplier, in the judgment of the purchaser, hasengagedincorruptorfraudulentpractices incompeting forori nexecuting the contract.
- 23.2 Intheeventthepurchaserterminatesthecontractinwholeorinpart,thepurchase rmayprocure,uponsuchtermsandinsuchmannerasitdeemsappropriate,good s,worksorservicessimilartothoseundelivered,andthesuppliershallbeliablet othepurchaserforanyexcesscostsforsuchsimilargoods,worksorservices.Ho wever,thesuppliershallcontinueperformanceofthecontracttotheextentnotte rminated.
 - 23.3 Wherethepurchaserterminatesthecontractinwholeorinpart, 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 Ifapurchaserintendsimposingarestrictiononasupplierorany

personassociated with the supplier, the supplier will be allowed a time period of not more than four teen (14) dayst oprovidere as on swhy the envisaged restrictions hould not be imposed. Should the supplier fail to respond within the stipulated four teen (14) days the purchaser may regard the intended penalty as not objected against and may impose it on the supplier.

- 23.5 AnyrestrictionimposedonanypersonbytheAccountingOfficer/Authority will,atthediscretionoftheAccountingOfficer/Authority,alsobeapplicabletoa nyotherenterpriseoranypartner,manager,directororotherpersonwhowholly orpartlyexercisesorexercisedormayexercisecontrolovertheenterpriseofthef irst-mentionedperson,andwithwhichenterpriseorpersonthefirst-mentionedperson,isorwasintheopinionoftheAccountingOfficer/Authoritya ctivelyassociated.
- 23.6 Ifarestrictionisimposed,thepurchaser must,withinfive(5)workingdaysofsuchimposition,furnishtheNationalTreas ury,withthefollowinginformation:
 - (i) the nameandaddressofthesupplierand/ orperson restrictedbythepurchaser;
 - (ii) thedateofcommencementoftherestriction
 - (iii) theperiodofrestriction; and
 - (iv) thereasonsfortherestriction.

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 Ifacourtoflawconvictsapersonofanoffenceascontemplatedinsections 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 been dorsed 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 we besite.
- 24. Anti-dumping and countervailing dutiesand rights
- 24.1 When,afterthedateofbid,provisionalpaymentsarerequired,orantidumpingorcountervailingdutiesareimposed,ortheamountofaprovisional paymentorantidumpingorcountervailingrightisincreasedinrespectofanydumpedorsubsidizedimport,theStateisnotliableforanyamountsorequiredorimposed,orfortheamountofanysuchincrease. When,afterthesaiddate, suchaprovisional paymentisnolongerrequiredoranysuchantidumpingorcountervailingrightisabolished,orwheretheamountofsuchprovisionalpaymentoranysuchrightisreduced,anysuchfavourabledifference shallondemandbepaidforthwithbythecontractortotheStateortheStatemay deductsuchamountsfrommoneys(ifany)whichmayotherwisebeduetothecontractorinregardtosuppliesorserviceswhichhedeliveredorrendered,oristodeliverorrenderintermsofthecontractoranyothercontractoranyotheramountwhich

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25. Force Majeure

- 25.1 Notwithstandingtheprovisions of GCC Clauses 22 and 23, the suppliers hall not be liable for for feiture 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 Ifaforcemajeuresituationarises,thesuppliershallpromptlynotifythe purchaserinwritingofsuchconditionandthecausethereof.Unless otherwisedirectedbythepurchaserinwriting,thesuppliershallcontinuetope rformitsobligationsunderthecontractasfarasisreasonablypractical,andsh allseekallreasonablealternativemeansforperformancenotprevented bytheforcemajeureevent.

26. Termination forinsolvency

26.1 Thepurchaser mayatanytimeterminatethecontractbygivingwrittennotice tothesupplierifthesupplierbecomesbankruptorotherwiseinsolvent.

Inthisevent,terminationwillbewithoutcompensationtothesupplier,provid edthatsuchterminationwillnotprejudiceoraffectany rightof actionorremedywhichhasaccruedorwillaccruethereaftertothe purchaser.

27. Settlement of Disputes

- 27.1 Ifanydisputeordifferenceofanykindwhatsoeverarisesbetweenthepurchas erandthesupplierinconnectionwithorarisingoutofthecontract,thepartiess hallmakeeveryefforttoresolveamicablysuchdisputeordifferencebymutua lconsultation.
- 27.2 If,afterthirty(30)days,thepartieshavefailedtoresolvetheirdisputeordiffere ncebysuchmutualconsultation,theneitherthepurchaserorthe suppliermaygivenoticetotheotherpartyofhisintentiontocommencewithm ediation.Nomediationinrespectofthismattermaybe commencedunlesssuchnoticeisgiventotheotherparty.
- 27.3 Shoulditnotbepossibletosettleadisputebymeansofmediation,itmaybesett ledinaSouthAfricancourtoflaw.
- 27.4 Mediation proceedings shall beconducted in accordance with the rules of procedure specified in the SCC.
- 27.5 Notwithstandinganyreferencetomediationand/orcourtproceedingsherein
 - (a) the parties shall continue to perform their respective obligations under the econtract unless they otherwise agree; and
 - (b) the purchasers hall pay the supplier any monies due the supplier.

28. Limitation of liability

- 28.1 Exceptincasesofcriminalnegligenceorwillfulmisconduct, 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 indirector consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusions hall not apply to any

obligation of the supplier to pay penalties and/ordamages to the purchaser; and

(b) theaggregateliabilityofthesuppliertothepurchaser, whetherunder the contract, intortorotherwise, shall not exceed the total contract price, provided that this limitations hall not apply to the cost of repairing or replacing defective equipment.

29. Governing language

29.1 The contracts hall be written in English. All correspondence and other document spertaining to the contract that is exchanged by the parties shall also be written in English.

30. Applicable law

30.1 ThecontractshallbeinterpretedinaccordancewithSouthAfricanlaws, unlessotherwisespecifiedinSCC.

31. Notices

- 31.1 Every written acceptance of a bid shall be posted to the supplierconcernedby registeredorcertifiedmailandanyothernoticetohimshallbepostedbyordina rymailtotheaddressfurnishedinhisbidortothe addressnotifiedlater byhim in writingandsuch postingshallbedeemedtobeproperserviceofsuchnotice
- 31.2Thetimementionedinthecontractdocumentsforperforminganyactaftersuchaforesaidnoticehasbeengi ven,shallbereckonedfromthedateofpostingofsuchnotice.

32. Taxesand duties

- 32.1 Aforeignsuppliershallbeentirelyresponsibleforalltaxes, stampduties, licensefees, and other such levies imposed outside the purchaser's country.
- 32.2 Alocalsuppliershallbeentirelyresponsibleforalltaxes, duties, license fees, etc., incurred until delivery of the contracted goods to the purchaser.
- 32.3 Nocontractshallbeconcludedwithanybidderwhosetax mattersarenotinorder.
 PriortotheawardofabidtheDepartmentmustbeinpossessionof ataxclearancecertificate,submittedbythebidder.Thiscertificatemust beanoriginalissuedbytheSouthAfricanRevenueServices.

33. National 33.1

34.1

Industrial TheNIPProgrammeadministeredbytheDepartmentofTradeandIndustry
Participation (NIP) shallbeapplicabletoallcontractsthataresubjecttotheNIPobligation.

34 Prohibition of Restrictive practices

Intermsofsection4(1)(b)(iii)oftheCompetitionActNo.89of1998,asame nded,anagreementbetween,orconcertedpracticeby,firms,oradecisionb yanassociationoffirms,isprohibitedifitisbetweenpartiesinahorizontalr elationshipandifabidder(s)is/areoracontractor(s)was/wereinvolvedinc ollusivebidding(orbidrigging).

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

34.3 Ifabidder(s)orcontractor(s),has/havebeenfoundguiltybytheCompetit ionCommissionof the restrictive practice referred toabove,thepurchasermay,inadditionandwithoutprejudicetoanyother remedy providedfor,invalidatethebid(s)forsuchitem(s)offered,and/or terminatethecontractinwholeorpart,and/orrestrictthebidder(s)orcont ractor(s)fromconductingbusinesswiththepublicsectorforaperiodnote xceedingten(10)yearsand/orclaimdamagesfromthebidder(s)or contractor(s)concerned.

JsGeneralConditionsofContract(revisedJuly2010)