

REQUEST FOR QUOTATIONS (RFQ) <u>DESCRIPTION OF WORK</u>

PLANNED MAINTENACE AT FACTORY 123A – KABOKWENI INDUSTRIAL PARK.

		C	ATOUG	TION DE	ETAILS	S		
QUOTATIO	N NUMBE	R: RFC	00509-2	25/26				
CLOSING	Date: Time: Issued:	12:00 p	om					
Compulso	ry Briefing	ı sessio	n:			Yes	X	No
If Yes, Date session:	e and time	of com	pulsory	briefing				
Date: 20 No	ovember 2	025 Tim	ne: 11:00) am				
		DE	ΓAILS (OF RESE	PONDI	ENT		
Name of	bidder:							
Please indic	ated wheth	er it is t	he origin	al or copy	, tick th	e applio	cable bloc	:k
OF	RIGINAL				COPY			

REQUEST FOR QUOTATIONS (RFQ)

1. GENERAL CONDITIONS OF THE RFQ:

- 1.1. The 80/20 evaluation criteria for requirements with a Rand value of up to R50 000 000 (all applicable taxes included) will be used for this bid.
- 1.2. The value of this bid is estimated not exceed R1 000 000.00 (all applicable taxes included).
- 1.3. Fully comply with the scope of work / service or (Attached Scope of work / service)
- 1.4. Quotations must be valid for a period of 30 days
- 1.5. The bidder's quotation to bear correct contact details and address
- 1.6. Complete standard bidding documents (SBD4 and SBD6.1)
- 1.7. The bidder must be registered on the Central Supplier Database (CSD)
- 1.8. Required CIDB Grade: **2GB or higher**
- 1.9. This bid will **NOT** be evaluated on functionality

2. SCOPE OF WORK

NO.	DESCRIPTION
01.	PLANNED MAINTENACE AT FACTORY 123A – KABOKWENI INDUSTRIAL PARK.
	(SEE ATTACHED SPECIFICATION BELOW)

3. MANDATORY DOCUMENTS TO BE SUBMITTED:

No.	Description
1	Quotation
2	Proof of CSD registration / CSD report
3	Proof of CIDB Grading – 2GB or higher

4. CONDITIONS OF QUOTATION

Late or incomplete submissions will not be considered.

5. ENQUIRIES

All enquiries must be directed to:

Supply Chain Management Unit: scm@mega.gov.za

RENOVATION OF FACTORY 123A, KABOKWENI INDUSTRIAL PARK				
DESCRIPTION	UNIT	QUANTITY	RATE	AMOUNT
SECTION NO. 1				
BILL NO 1				
PRELIMINARIES				
BUILDING AGREEMENT AND PRELIMINARIES				
The JBCC Series 2000 Principal Building Agreement (July 2007 edition 5.0, reprint 1) prepared by the Joint Building Contracts Committee shall be the applicable building agreement, amended as hereinafter described				
The JBCC Principal Building Agreement Contract Data EC and the JBCC Principal Building Agreement Contract Data CE form an integral part of this agreement				
The ASAQS Preliminaries (November 2007 edition) published by the Association of South African Quantity Surveyors for use with the said JBCC Principal Building Agreement shall be deemed to be incorporated in these bills of quantities				
Contractors are referred to the abovementioned documents for the intent and meaning of each clause thereof				
These clauses are hereinafter referred to by clause number and heading only. Where standard clauses or alternatives are not entirely applicable to this agreement such modifications, corrections or supplements as will apply are given under each relevant clause heading and such modifications, corrections or supplements shall take precedence notwithstanding anything contrary contained in the abovementioned documents				
Where any item is not relevant to this specific agreement such item is marked N/A (signifying "not applicable")				
PREAMBLES FOR TRADES				
The Model Preambles for Trades (2008 edition) as published by the Association of South African Quantity Surveyors shall be deemed to be incorporated in these bills of quantities and no claims arising from brevity of description of items fully described in the said Model Preambles will be entertained		8		
Supplementary preambles are incorporated in these bills of quantities to satisfy the requirements of this project. Such supplementary preambles shall take precedence over the provisions of the said Model Preambles				
The contractor's prices for all items throughout these bills of quantities must take account of and include for all of the obligations, requirements and specifications given in the said Model Preambles and in any supplementary preambles				
PRICING OF PRELIMINARIES				
Should the contractor select Option A in terms of subclause 3.2.1 in the Contract Data - Contractor to Employer (CE) for the purpose of adjustment of these preliminaries, the amount entered into the amount column in these preliminaries is to be divided into one or more of the three categories provided namely Fixed (F), Value Related (V) and Time Related (T)				
SECTION A: PRINCIPAL BUILDING AGREEMENT				
Definitions (A1)				b-;
Clause 1.0 - Definitions and interpretation The measuring system used for the preparation of the bills of quantities is the Standard System of Measuring Building Work (sixth edition, revised 1999) published by the Association of South African Quantity Surveyors [1.1] F:	Item	1		31
Objective and preparation (A2 - A14)				
Clause 2.0 - Offer acceptance and performance obligations F:	Item			
Clause 3.0 - Documents Refer to Annexure A for a list of the contract drawings Provision is made in the summary page of these bills of quantities for the inclusion of Value Added Tax (VAT) [3.5] The principal agent shall decide which portion of the priced document may be used as a specification of materials and goods or methods, if any [3.9]				
be used as a specification of materials and goods of frietrious, if any [3.9] F:	Item			
Clause 4.0 - Design responsibility F:	Item			

V			
Clause 5.0 - Employer's agents F:V:V:	Item		
Clause 6.0 - Contractor's site representative F:			
T	Item		
Clause 7.0 - Compliance with laws and regulations. Without limiting the generality of the provisions of clause 7.0, the contractor's attention is drawn to the provisions of the Construction Regulations, 2003 issued in terms of the Occupational Health and Safety Act, 1993. It is specifically stated that the employer shall prepare a documented health and safety specification for the works and that the employer shall ensure that the contractor has			
made provision for the cost of health and safety measures during the execution of the works. The contractor shall price opposite this item for compliance with the act and the regulations and the reasonable provisions of the aforementioned health and safety	Item		
specification [7.1] F:			
Clause 8.0 - Works risk F: V: T:	Item		
Clause 9.0 - Indemnities F:	Item		
Clause 10.0 - General insurances F:V:	ltom		
T	Item	- 1	
Clause 11.0 - Special insurances F:	Item		
Clause 12.0 - Effecting insurances F:V:V:	Item		
Clause 13.0 - Assignment F: V: T:	Item		
Clause 14.0 - Security F:	Item		
Execution (A15 - A23)			
Clause 15.0 - Preparation for and execution of the works F:	Item		
Clause 16.0 - Site and access Certain areas will be occupied during the construction period and the contractor must execute the works with as little noise and disturbance as			
possible to the occupants. [16.6] F:	Item		
Clause 17.0 - Contract instructions F:			
T:	Item		
Clause 18.0 -Setting out of the works. The contractor shall notify the principal agent if any encroachment of adjoining foundations, buildings, structures, pavements, boundaries, etc. exist in order that the necessary arrangements may be made for the rectification of any			
such encroachments [18.1] F:	Item		
Clause 19.0 - Temporary works and plant Clause 19.1.1 - Enclosure of the works F:	Item		
Clause 19.1.2 - Office accommodation - provide suitable office accommodation for site meetings with tables and chairs for ten people F:	Item		
Clause 20.0 - Nominated subcontractors Refer to the provisions on general attendance hereinafter F:	Item		
Clause 21.0 - Selected subcontractors General attendance of n/s subcontractors for pricing by the contractor shall be in accordance with the n/s agreement. Notwithstanding this provision, general attendance shall be deemed to include for the contractor to provide free of charge to any n/s subcontractor such scaffolding as may reasonably be required by such			
n/s subcontractor for the execution of the relevant subcontract work F:	Item		
V:T:			
Clause 22.0 - Employer's direct contractors F:	Item		
Clause 23.0 - Contractor's domestic subcontractors F:	Item		
Completion (A24 - A30)			
Clause 24.0 - Practical completion F:V:			
T	Item		

Clause 25.0 - Works completion F:V:				
T:	Item			
Clause 26.0 - Final completion F:V:				
T:	Item			
Clause 27.0 - Latent defects liability period F:	Item			
Τ				
Clause 28.0 - Sectional completion F:V:V				
T	Item			
Clause 29.0 - Revision of date for practical completion. The removal and replacement of				
materials and/or workmanship which do not conform to the specification or the contract				
drawings shall not constitute grounds for the extension of the construction period nor for the				
adjustment of the contract value (Clause 29.3) F:	Item			
Clause 30.0 - Penalty for late or non-completion: 0.05% of the Contract Amount inclusive of				
Value Added Tax per Calendar day F:V:V:V:	Item			
1				
Payment (A31 - A35)				
Clause 31.0 - Interim payment Materials and goods stored off site shall not be included in				
the amount authorised for payment [31.6.5] F:				
T	Item			
Clause 32.0 - Adjustment to the contract value - NOT APPLICABLEAII fluctuations in costs.				
Clause 32.0 - Adjustment to the contract value - NOT APPLICABLEAR indictions in costs, with the exception of fluctuations in the rate of Value Added Tax, shall be for the account of				
the contractor [32,13]Where prices are submitted by the contractor or n/s subcontractor				
during the progress of the works in respect of contract instructions or in regard to a claim				
under the terms of the agreement and notwithstanding the fact that such prices may be used in an interim payment certificate there is to be no presumption of acceptance. Should				
the principal agent wish to accept any such prices prior to the issue of the certificate of final				
completion, it shall be in writing The contractor shall not receive any mark-up for overheads				
and profit on any omission of tenant installation work or tenant installation work by others. Claims for loss of profit shall not be entertained [32.2] F:				
V:T:	N/A			
Clause 33.0 - Recovery of expense and loss F:V:	ltem			
Clause 34.0 - Final account and final payment F:V:	ltem			
T:	item			
Clause 35.0 - Payment to other parties F:V:				
T:	Item			
Termination (A36 - A39)				
Clause 36.0 - Termination by employer - contractor's default F:	Item			
V: T:	literii			
Clause 37.0 - Termination by employer - loss and damage F:				
V: T:	Item			
Clause 38.0 - Termination by contractor - employer's default F:				
V:T:	Item			
Clause 39.0 - Termination - cessation of the works F:				
V:T:	Item			
Dispute (A40)				
Clause 40.0 - Settlement of disputes F:				
T	Item			
0 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -				
Contract variables (A41 - A42)				
Clause 41.0 - Post tender provisions The contractor is to complete and submit with his				
tender the JBCC Principal Building Agreement Contract Data CE F:	Item			
V: T: T:	lireiii			
Clause 42.0 - Contractual agreement The required information of the parties and the				
amount of the contract sum shall be inserted in the agreement for signature of the	Itom			
agreement by the parties F:	Item			
SECTION B: PRELIMINARIES				
Definitions and interpretation (B1)		1		

Clause 1.0 - Definitions and interpretation F:	Item		
Documents (B2)			
Clause 2.1 - Checking of documents F:			
T:	Item		
Clause 2.2 - Provisional bills of quantities F:	Item		
Clause 2.3 - Availability of construction documentation. The budgetary allowances and selected subcontract amounts allocated for subsequent trades included in this agreement will be separately procured, based on multiple procurement of selected. Subcontractors during the construction period. F:	Item		
Previous work and adjoining properties (B3)			
Clause 3.1 - Previous work - dimensional accuracy F:	Item		
Clause 3.2 - Previous work - defects F:V:V:	Item		
Clause 3.3 - Inspection of adjoining properties F:	Item		
Samples, shop drawings and manufacturer's instructions (B4)			
Clause 4.1 - Samples of materials F:V:V:	item		
Clause 4.2 - Workmanship samples F:V:V	Item		
Clause 4.3 - Shop drawings F:V:	ltem		
Clause 4.4 - Compliance with manufacturer's instructions F:V:	Item		
Deposits and fees (B5)			
Clause 5.1 - Deposits and fees F:V:V	Item		
Temporary services (B6)			
Clause 6.1 - Water F: V: T: T:	Item		
Clause 6.2 - Electricity F:V:	Item		
Clause 6.3 - Telecommunication facilities F:	Item		
Clause 6.4 - Ablution facilities F:	Item		ļ,
Prime cost amounts (B7)			
Clause 7.1 - Responsibility for prime cost amounts F:	ltem		
Special attendance on n/s subcontractors (B8)			
Clause 8.1 - Special attendance F:V:V:	Item		
General (B9)			
Clause 9.1 - Protection of the works F:V'V'	Item		
Clause 9.2 - Protection/isolation of existing/ occupied works. Certain areas of the sitewill be occupied during the construction period (see item 4 page 14). F:	ltem		
Clause 9.3 - Security of the works F:V:V:	Item		
Clause 9.4 - Notice before covering work F:	Iltem	ļ	

2 A

Clause 9.5 - Disturbance F:	Item	
Clause 9.6 - Environmental disturbance F:V:V:	ltem	
Clause 9.7 - Works cleaning and clearing F:V:V:	Item	
T:	Item	
Clause 9.8 - Vermin F:	nem	
Caluse 9.9 - Overhand work F:	Item	
Schedule of variables (B10)		
Information necessary for elections and completion of those clauses contained in the schedule which are necessary for tender purposes is given hereunder. Where no information is given it shall mean that no specific requirements are expected or that the clause is not relevant to this specific contract		
10.1 - Provisional bills of quantities [2.2] The quantities are provisional No		
10.2 - Availability of construction documentation [2.3] Construction documentation is complete Yes		
10.3 - Previous work - dimensional accuracy [3.1]		
10.4 - Previous work - defects [3.2]		
10.5 - Inspection of adjoining properties [3.3]		
10.6 - Water [7.2] Option A (by contractor) Yes Option B (by employer - free of charge) No Option C (by employer - metered)		
10.7 - Electricity [7.3] Option A (by contractor) Yes Option B (by employer - free of charge)		
10.8 - Telecommunications [7.4] Telephone Yes		
10.9 - Ablution facilities [7.5] Option A (by contractor) Yes Option B (by employer)		
10.10 - Protection of the works [9.1]		
10.11 - Protection/isolation of existing/sectionally occupied works [9.2] Protection/isolation is required No		
10.12 - Disturbance [9.5]		
10.13 - Environmental disturbance [9.6]		
SECTION C: SPECIFIC PRELIMINARIES		
Any special items to meet the particular circumstances of a specific project are embodied in this section. Where required for an aspect of the works to be executed according to a design by a consulting engineer, a recital of the headings to the individual clauses of the JBCC Engineering General Conditions are included		
Black economic empowerment and training F:V:VV	Item	
Proprietary branded products F: V: V: T:	Item	
The contractor shall take delivery of, handle, store, use, apply and/or fix all proprietary branded products in strict accordance with the manufacturers' instructions after consultation with the manufacturer's authorised representative		
Contract instructions F: V: T:	Item	
Contract instructions issued on site are to be recorded in triplicate in a contract instruction book which is to be supplied and maintained on site by the contractor		
Labour record F: V: T:	Item	
At the end of each week the contractor shall provide the principal agent with a written record, in schedule form, reflecting the number and descriptions of tradesmen and labourers employed by him and all subcontractors on the works each day of that week		
Plant record F: V:	Item	

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At the end of each week the contractor shall provide the principal agent with a written record, in schedule form, reflecting the number, type and capacity of all plant, excludin hand tools used on the works each day of that week	ng
Guarantees F: V: T:	Item
Where guarantees are called for, the contractor shall obtain a written guarantee, address to the employer, from the firm supplying the materials and/or doing the work and shall deliver same to the principal agent on the certified completion of the contract. The guarantee shall state that workmanship, materials and installation are guaranteed for specified period from the date of certified completion of the contract, and that any defe that may arise during the specified period shall be made good at the expense of the fir supplying the materials and/or doing the work, upon written notice from the principal at to do so. This guarantee will not be enforced if the work is damaged by defects in the construction of the building in which case the responsibility for replacement shall rest entirely with the contractor. The principal agent shall be the sole judge of the cause responsible for defects in the work and his decision shall be final and binding in terms clause 40.2 of the agreement	a ects rm gent
Overtime F: V:	item
Should overtime be required to be worked for any reason whatsoever, the costs of suc overtime are to be borne by the contractor unless the principal agent has specifically authorised, in writing, prior to execution thereof, that costs for such overtime are to be by the employer	borne
Co-operation of contractor for cost management F:	
1	
It is specifically agreed that the contractor accepts the obligation of assisting the professional consultants in implementing proper cost management. The contractor w advised by the principal agent of all cost management procedures which will be implemented to ensure that the final building cost does not exceed the budget. The quantity surveyor undertakes to make available to the contractor all budgetary allowar and cost assessments/reports to enable the proper procedures to be implemented an contractor will attend all cost plan review and cost management meetings. The contra undertakes to extend these procedures in regard to all subcontractors	nces d the actor
Occupational Health and Safety Specification F:V:V	Item
The contractor shall comply with all the requirements set out in the Construction Regulations 2003 issued under the Occupational Health and Safety Act, 1993 (Act Not 1993). It is required of the contractor to thoroughtly study the Health and Safety Specification that must be read together with and is deemed to be incorporated under Section of the bills of quantities / lump sum document. The contractor must take note compliance with the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification is compulsory. In the event of parial or total non-compliance, the principal agent, notwithstanding the provisions of clause A31.0 of Sector any other clause to the contrary, reserves the right to delay issuing any progress pacertificate until the contractor provides satifactory proof of compliance. The contractor not be entitled to any compensation of whatsoever nature, including extension of time interest, due to such delay of payment. Provisions for pricing of the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification is madunder this clause and it is explicitly pointed out that all requirements of the aforementiare deemed to be priced hereunder and no additional claims in this regard shall be entertained.	this e that nd ction A syment e or alth e
Allow for the compulsory equipment and clothing, ie hats, safety shoes, safety clothing safety glasses, safety masks, harnesses, etc F	g.
T:	ltem ltem
Allow for all compulsory health and safety posters, boards, etc F:V:	Item
Allow for all compulsory health and safety workshops, meetings, lectures, demonstrat etc F:V:	tions,
Allow for all compulsary health and safety pamphlets, cards, paperwork, etc to each worker, consultant, public individual, etc coming onto the site F:	
V: T:	Item
Allow for compulsory health and safety files that must be completed daily and must be handed to the employer on completion of the contract F:	e Item
Scope of Application as per Act No 85 of 1993 F:V:V:	ltem
Notification of Construction Work as per Act No 85 of 1993 F:	Item
1). T	A CARTAIN (I)

Employer's responsibilities as per Act No 85 of 1993 F:	Item		
Principal Contractor's responsibility as per Act No 85 of 1993 F:	Item		
Supervision of construction work as per Act No 85 of 1993 F:	Item		
Risk assessment as per Act No 85 of 1993 F:V:V:	Item		
Fall protection as per Act No 85 of 1993 F:	Item		
Structures Formwork and Support as per Act No 85 of 1993 F:	ltem		
Excavation as per Act No 85 of 1993 F:	Item		
Demolotion work as per Act No 85 of 1993 F:	Item	1	
Tunnelling as per Act No 85 of 1993 F:	Item		
Scaffolding as per Act No 85 of 1993 F:V:V:	Item		
Suspended platforms as per Act No 85 of 1993 F:	Item		
Botswains chairs as per Act No 85 of 1993 F:V:V:	Item		
Materials hoists as per Act No 85 of 1993 F:	Item		
Batch plant as per Act No 85 of 1993 F:	Item		
Explosive powered tools as per Act No 85 of 1993 F:	Item		
Cranes as per Act No 85 of 1993 F: V:	Item		
Construction vehicles and mobile plant as per Act No 85 of 1993 F:V:	Item		
Electrical installations and machinery on construction sites as per Act No 85 of 1993 F:	Item		
Use and temporary storage of flammable liquids on construction sites as per Act No 85 of 1993 F:	Item		
Water environments as per Act No 85 of 1993 F:	Item		
Housekeeping on construction sites as per Act No 85 of 1993 F:V:	Item		
Stacking and storage on construction sites as per Act No 85 of 1993 F:V:	Item		
Fire precautions as per Act No 85 of 1993 F:	Item		
Construction welfare as per Act No 85 of 1993 F:	Item		
Approved inspection Authorities as per Act No 85 of 1993 F:	Item		
Offences and penalties as per Act No 85 of 1993 F:	Item		
Repeal of regulations as per Act No 85 of 1993 F:	Item		
Short title as per Act No 85 of 1993 F:	Iltem I		

Deligatory Sub-contracting and Training F. The Contractor shall sub-contract 40% of the work to Domestic Sub-contractors as listed in the Shedule of Sub-Contractors in the Refurence Schedules. The Principal Agent and the Contractor shall as all times since suse must be voice complete. With the refusent superincent of the state	The Contraction shall sub-contact dols of the work to Domestic Sub-contraction as lialed in the selection of Sub-Contraction in the Returnable Schedules. The Pincipal Agent and the Contractor that all times make use that the work complies with the reflexion sub-contraction and anomals as contained in this tender. The Pincipal Agent and the Contractor that provide for the recessary soills transfer and assistance to complied the sub-contracted section of the works. The Pincipal Agent and the Contractor shall provide for the recessary soills transfer and assistance to complied the sub-contracted section of the works. The Pincipal Agent and the Contractor shall provide the necessary commensation to the Owner and Sub-contraction and the Contractor shall study the guidelines for the implementation of labour-intensive instructure projects under the Expanded Public Works Programme (EPWP) attached to this document. The Contractor shall take not of the requirements and inform all selected and or other sub-contractors, are not easily as the programme (EPWP) attached to this document. The Contractor shall take not of the requirements and inform all selected and or other sub-contractors, are clear anterwards will be enrettained. C11. Local and targeted labour in respect of formal training. T		
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C16: SANS 1921-6: HIV/AIDS Awareness read in conjunction with the Associated Specification Data F:V:	Specification Data F:V:	Allow for net extra cost involved in the employment of a Community Liaison Officer (CLO) in respect of the sheds. F:V:	Item
		C16: SANS 1921-6: HIV/AIDS Awareness read in conjunction with the Associated Specification Data F:	Item
General requirements (Clause 4.1)		General requirements (Clause 4.1) F:	Item

HIV/AIDS awareness programme (Clause 4.2) F:		T	
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Reporting (Clause 4.3) F:V:	ltem		
SUMMARY OF CATEGORIES	ľ	1	
Category : Fixed R Category : Value R			
SECTION 1: TOTAL PRELIMINARIES			
SECTION NO. 2			
RENOVATION OF TOILETS, FACTORY, OFFICES AND OTHER RELA	ATED SERVICES		
BILL NO 1			
ALTERATIONS (ALL PROVISIONAL)			
Notes: Tenderers are advised to study the 'Specifications of Materials and used' before pricing this Bill	d Methods to be		
GENERAL NOTES			
SHORT DESCRIPTIONS			
For further preambles and full descriptions of items not fully described in the must be made to supplementary preambles and descriptions in the other I Section. Such supplementary preambles and descriptions shall apply equations bill	Bills of this		
<u>GENERAL</u>			
In taking down and removing existing work the utmost care shall be obser any structural or other damage to remaining portions of the building and the provide all shoring, needling, strutting, etc. to ensure the stability of all strual lateration work. Special care shall be exercised during the progress of the that any electrical installations, water supply pipes, telephone and other sebe encountered are not interfered with and notice shall be given to the Representative/Agent if any disconnection or alterations become necessal	ne Contractor shall uctures during work to ensure ervices which may		
Any water supply and other piping that may be encountered and which is to disconnect or cut shall, after such disconnection or cutting has been au Representative/Agent, be effectively stopped off and any new connections necessary made with the proper tees, junction pieces, etc. to the satisfact Representative/Agent. The Contractor shall afford every facility to working control making disconnections and new connections as required to any second	othorised by the s that may be tion of the en not under his		
MATERIALS FROM THE ALTERATIONS, CREDIT, ETC.			
OLD MATERIALS TO BECOME THE PROPERTY OF THE CONTRACT from alterations, except where described as to be "re-used" or "nanded or property of the Contractor who may allow credit for same where provided Quantities OLD MATERIALS TO BE CARTED AWAY Old materials from where described as to be "removed" as well as all rubbish, etc. must be refrom the site and not be allowed to accumulate on or around the site OLD NOT TO BE RE-USED None of the old materials are to be used for new where specifically described as being "set aside for re-use" HANDING O'MATERIALS Where certain materials or articles from alterations are describanced over" to the Representative/Agent, such material or articles shall stored by the Contractor, until handing over thereof. The Contractor must receipt listing the materials or articles and dates of handing over. If the Co submit the receipt when requested, it shall be deemed that the materials in his possession and he will be held liable to the Department for the full receipt, which amount will be deducted from any monies due to the Contractor.	ver" become the for in these Bills of m the alterations, egularly carted D MATERIALS work except VER OF cribed as to be I be properly obtain an official ontractor fails to or articles are still replacement value		
EXISTING BUILDINGS			
The existing buildings will be in use and occupied during the progress of the Contractor will be required to carry out the works in such a manner as with the occupants and with the minimum of disturbance Contractors are due to the buildings being occupied the repairs and renovations works will executed in a specific order as will be determined by the Representative/	s will least interfere also to note that Il be required to be		

SIZE PERTAINING TO EXISTING WORK

The Contractor is advised to take all dimensions affecting the existing buildings on the site and he will be held solely responsible for the correctness of sizes of all new work. All sizes given in relation to existing work are approximate

MAKING GOOD DAMAGED WORK

The Contractor shall make good in all trades to existing work where damaged or disturbed through the alterations with all necessary new materials to match the existing

FORMING NEW OPENINGS OR ALTERING OPENINGS IN EXISTING WALLS

Descriptions of forming new openings or altering openings in existing walls shall be deemed to include breaking out for and forming new brick, in-situ concrete or prestressed concrete lintels, including all reinforcement, formwork, turning pieces, etc., building up jamps or portion of openings as described with brickwork properly toothed and bonded to existing, building cavities of hollow walls solid where necessary and making good finishes all round on both sides and into reveals as described

BUILDING UP OPENINGS

Descriptions of building up existing openings where given in number shall be deemed to include preparing existing surfaces all around, brickwork properly toothed and bonded to existing, wedging up and making good on both sides as described

PAINTWORK

Where plasterwork on walls, ceilings, etc. are required to be patched or made good, prices are to include for the appropriate priming coat and one coat undercoat to receive paint finishing coats which are measured elsewhere

The contractor must protect all work not removed such as walls, floors, doors, windows, fittings, etc. from damage during the progress of the work and provide all necessary materials for doing so. All shoring, etc. of portions of the existing buildings necessary to ensure the stability of the premises while executing the demolitions or alterations is to be provided by the contractor, who will be held solely responsible for any damage to persons or property and for safety of the structure throughout the contract period. The contractor will be required to make good at his own expense any damage that may occur.

Tenderers are advised to visit the site before tendering and satisfy themselves as to the nature and extent of the works, means of access to the site and availability of working space. No claims will be entertained due to the tenderer having failed to comply with the above conditions. The descriptions in the items are given as a guide and to assist contractors in tendering, but not necessarily accurate or complete. Contractors must verify the items by personal inspection on the site. Unless otherwise stated the contractor shall not remove or interfere with any furniture, furnishings, fittings or similar articles belonging to the Employer and /or their staff.

PROCEDURE OF WORK

The Representative/Agent reserves the right to direct the order in which the contract will be executed, should circumstances necessitate such action.

LOSS BY THEFT, FIRE OR OTHERWISE

The risk of loss, theft, fire, storm, riot or otherwise of the buildings to be demolished and the materials therein shall rest entirely with the contractor immediately upon the handing over of the site. He shall take such steps as he may deem fit for his own protection against such

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Water and other piping

Any water supply or other piping that may be met with and found necessary to disconnect or cut are to be effectually stopped off or grubbed up and removed and any new connections that may be necessary and are to be made with proper fittings and to the satisfaction of the Architect to whom due notice is to be given regarding all alterations to existing services. Prices for items of demolitions, are where applicable, to include for taking out and removing all sanitary fittings, plumbing and water supplies.

Electrical and other services

Special care is to be excercised not to unnecessarily interfere with any electric light, bell, power, telephone or other wires and fittings that may be met with and due notice must be given to the Architect when any disconnections, removals, diversions, interrruptions, etc. are necessary and the contractor is to afford every facility to the workmen carrying out this work.

The contractor must protect all work not removed such as walls, floors, doors, windows, fittings, etc. from damage during the progress of the work and provide all necessary materials for doing so. All shoring, etc. of portions of the existing buildings necessary to ensure the stability of the premises while executing the demolitions or alterations is to be provided by the contractor, who will be held solely responsible for any damage to persons or property and for safety of the structure throughout the contract period. The contractor will be required to make good at his own expense any damage that may occur. Existing buildings occupied Tenderers are advised that the existing buildings will be in occupation during the building operations and due allowance must be made for the work being carried out in such a manner as will least interfere with the general routine of the occupants. Adequate warning must be given if a particular section of the building has to be evacuated to carry out the Noise prevention The contractor shall take special care to minimise noisy operations during business hours. Such measures will include, inter alia, the use of silent compressors and strict control of The contractor shall demolish the portions of existing structures or buildings with a minimum amount of damage to adjoining buildings, materials, pavings, etc. Any damage caused is to be made good at his own expense with materials to match the existing to the entire satisfaction of the Architect. Tenderers should take particular note of and allow accordingly in their prices for the type of structure and materials to be encountered and the thickness of walls, concrete slabs, etc. to be demolished. Unless otherwise described all materials arising from the demolitions and alterations are to become the property of the contractor and he is to allow a credit for the same as provided for on the final summary page. These materials, including all rubbish and debris shall be immediately carted away and the site left clean and unemcumbered. None of the old brick from the demolitions are to be re-used for any new brickwork. Bricking up, altering or breaking new opening in existing walls Where the Contractor is required to form openings, alter openings or brick up openings in existing walls all brickwork shall be made good at jambs including properly bonding to existing. Brickwork in bricking up openings shall be wedged and pinned up to brickwork or concrete over in cement mortar. Cement screeds, pavings, granolithic, etc. in openings are to be levelled and prepared for raising of brickwork. Plaster to reveals to openings are to have all external angles rounded and making good of finishes is to include for junction with existing finishes. Where openings are described as having new brick lintols they are to be with minimum 220mm end bearings and prices are to include for brick reinforcement to suit the width of the wall. Lintols are to be three courses high up to span of 1000mm and four courses high up to span of 1000mm and four courses high when exceeding that span and brickwork is to be built in 1:3 cement mortar. Where openings are described as having precast prestressed concrete lintols they are to be with minimum 220mm end bearings of 30 MPa concrete. One prestressed lintol for each half brick thickness is required and is to be reinforced with and including all necessary high tensile wire. Making good, etc. Prices are to include for making good in all trades to existing work, where damaged or disturbed through alterations, with all necessary new materials to match existing and leave complete and perfect in every respect. REMOVAL OF EXISTING WORK BILL NO. 1 **ALTERATIONS** Breaking down and removing brickwork etc m2 17.8 Half brick wall Taking out and removing piping, sanitary fittings, etc including disconnecting piping from fittings and making good floor and wall finishes (making good tiling and paintwork elsewhere) No Wash hand basin No WC pan with cistern

Νo

Wall hung urinal with flush valve

Taking down and removing ceilings, e.t.c

Set of two door pull handles fixed back to back	No	12	
New Ironmongery fittings, supply and install to be similar and or approved		10	
HANDLES .			
Toilet door shooter lock	No	14	
Tillee level repated deadlook	No 	12	
LOCKSEL	No	4	
New Ironmongery fittings, supply and install to be similar and or approved			
LOCKS			
Where applicable finishes to ironmongery are indicated by suffixes in accordance with the following list: BS Satin bronze lacquered CH Chromium plated SC Satin chromium plated SE Silver enamelled GE Grey enamelled AS Anodised silver AB Anodised bronze AG Anodised gold ABL Anodised black PB Polished brass PL Polished and lacquered PT Epoxy coated SD SandedNP Nickle plated			
Finishes to ironmongery			
SUPPLEMENTARY PREAMBLES			
NOTE : Unless otherwise stated herein, all items in this bill shall be deemed to fall into Work Group No. 132 for CPAP formula purposes			
IRONMONGERY			
BILL NO. 3			
Carefully remove existing drywall partition and install new (paintwork elsewhere measured)	m2	18	
PARTITIONS ETC			
Suppy and install 75mm Coved cornices	m	47	
Carefully remove damaged sections of existing gypsum cornices in lengths not exceeding 3,0m and make good walls and ceilings to receive new (New cornice elsewhere measured)	m	47	
Rhino gypsum plasterboard cornices			
inter mast in opening	No	4	
Jennigs	m2	28	
5,4mm "Rhino" gypsum plasterboard with H-type pressed steel jointing strips			
NAILED UP CEILINGS			
CEILINGS ETC			
CEILINGS, PARTITIONS AND ACCESS FLOORING			
BILL NO. 2			
Carefully examine hinges, handles and stays to steel windows, replace putty to glazing of steel windows and fully service same to facilitate smooth functionality, all to the satisfaction of the Principal Agent, overall size of window 600 x 500mm high	No	21	
Servicing existing windows			
Carefully remove damaged sections of existing gypsum cornices in lengths not exceeding 3,0m and make good walls and ceilings to receive new (New cornice elsewhere measured)	m	47	
Carefully remove damaged sections of existing gypsum ceiling boards including removal of damaged brandering and prepare existing to receive new (New boards elsewhere neasured)	m2	28	

New Ironmongery fittings, supply and install to be similar and or approved			
Lockable toilet roll holder	No	14	
Soap holder	No	4	
Soap dispenser	No	4	
<u>SUNDRIES</u>			
New Ironmongery fittings, supply and install to be similar and or approved			
Rubber door stop	No	7	
Carefully examine hinges, handles and stays to steel windows, replace and fully service same to facilitate smooth functionality, all to the satisfaction of the Project Manager	No	114	
BILL NO 4			
TILING			
SUPPLEMENTARY PREAMBLES			
Descriptions			
Unless described as "fixed with adhesive to plaster (plaster elsewhere)" descriptions of tiling on brick or concrete walls, columns, etc shall be deemed to include 1:4 cement plaster backing and descriptions of tiling on concrete floors etc shall be deemed to include 1:3 plaster bedding			
FLOOR TILING			
Tiles supplied by Tile Africa or similar approved			
Porcelain tile (PC Amount R150.00/m2)			
On floors and landings	m2	10	
Tile skirting 100mm high	m	14	
BILL NO. 5			
PLUMBING AND DRAINAGE			
(CPAP FORMULA WORK GROUP 148)			
SANITARY FITTINGS (to be similar or approved)			
New sanitary fittings, to be similar or approved, etc including connecting pipes to fittings and making good floor and wall finishes			
Wash hand	No	2	
Double bowl wash trough stainless steel	No	2	
WC pan with cistern	No	12	
WC pan connector	No	12	
Wall hung urinal with flush valve	No	1	
Full Kitchen sink unit	No	1	
WASTE UNIONS ETC			
32mm Basin waste	No	5	
TRAPS ETC			
Marley or Similar approved			
32mm Reseal "P" or "S" trap	No	5	
Brass			
Fullway gate valve	No	3	

P .

"Flushmaster Junior" toilet flush valve No 2 Hot and cold tap head combo Showerhead SANITARY PLUMBING HOT AND COLD WATER SERVICES Geyser ETC 200 Litre Class B High-Pressure Geyser inclusive of all fittings and connection No 11 Class 1 copper (hard drawn) pipes 15mm Pipes 15mm Pipes chased into brick walls 22mm Pipes chased into brick walls Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 15 Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings 15ms Fittings 1
Hot and cold tap head combo Showerhead No 12 SANITARY PLUMBING HOT AND COLD WATER SERVICES Geyser ETC 200 Litre Class B High-Pressure Geyser inclusive of all fittings and connection No 1 Class 1 copper (hard drawn) pipes 15mm Pipes 15mm Pipes chased into brick walls 22mm Pipes chased into brick walls Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 15 22mm Fittings No 9 TESTING
Showerhead Showerhead No 12 SANITARY PLUMBING HOT AND COLD WATER SERVICES Geyser ETC 200 Litre Class B High-Pressure Geyser inclusive of all fittings and connection No 1 Class 1 copper (hard drawn) pipes 15mm Pipes m 55 15mm Pipes chased into brick walls 22mm Pipes chased into brick walls m 8 Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 9 TESTING
SANITARY PLUMBING HOT AND COLD WATER SERVICES Geyser ETC 200 Litre Class B High-Pressure Geyser inclusive of all fittings and connection No 1 Class 1 copper (hard drawn) pipes 15mm Pipes chased into brick walls 22mm Pipes chased into brick walls m 11 22mm Pipes chased into brick walls m 8 Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 15 22mm Fittings No 9 TESTING
HOT AND COLD WATER SERVICES Geyser ETC 200 Litre Class B High-Pressure Geyser inclusive of all fittings and connection Class 1 copper (hard drawn) pipes 15mm Pipes chased into brick walls 22mm Pipes 22mm Pipes chased into brick walls 22mm Pipes chased into brick walls m 11 Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 15 22mm Fittings TESTING
Geyser ETC 200 Litre Class B High-Pressure Geyser inclusive of all fittings and connection Class 1 copper (hard drawn) pipes 15mm Pipes 15mm Pipes chased into brick walls 22mm Pipes chased into brick walls 22mm Pipes chased into brick walls m 18 22mm Pipes chased into brick walls m 8 Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings 22mm Fittings No 9 TESTING
200 Litre Class B High-Pressure Geyser inclusive of all fittings and connection Class 1 copper (hard drawn) pipes 15mm Pipes 15mm Pipes chased into brick walls 22mm Pipes 22mm Pipes chased into brick walls Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings 22mm Fittings No 15 22mm Fittings TESTING
Class 1 copper (hard drawn) pipes 15mm Pipes 15mm Pipes chased into brick walls 22mm Pipes 22mm Pipes chased into brick walls Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 15 22mm Fittings TESTING
15mm Pipes 15mm Pipes chased into brick walls 22mm Pipes 22mm Pipes chased into brick walls m 11 22mm Pipes chased into brick walls m 8 Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 15 22mm Fittings TESTING
15mm Pipes 15mm Pipes chased into brick walls 22mm Pipes m 18 22mm Pipes chased into brick walls m 8 Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 15 22mm Fittings TESTING
22mm Pipes Chased into Brick walls 22mm Pipes chased into brick walls Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 15 22mm Fittings TESTING
22mm Pipes chased into brick walls Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 15 22mm Fittings TESTING
Extra over class 1 copper (hard drawn) pipes for capillary fittings 15mm Fittings No 15 22mm Fittings TESTING
15mm Fittings 22mm Fittings No 15 TESTING
15mm Fittings 22mm Fittings No 15 TESTING
22mm Fittings 1
TESTING TESTING
lion 1 1
Testing water pipe system
BILL NO.6
GLAZING
Taking out and removing glass and mirrors
Carefully remove cracked or broken glazing in panes not exceeding 0,1m2 in existing metal windows and doors including scraping out putty on reveals and prepare windows and or doors to receive new glazing (New glazing elsewhere measured) no. 43
GLAZING TO METAL / WOOD WITH PUTTY OR BEADS
4mm Clear float glass
Panes exceeding 0,5m2 and not exceeding 2m2 m2 43
BILL NO.7
PAINTWORK PAINTWORK
PREPARATORY WORK TO EXISTING WORK
PAINTWORK ETC TO PREVIOUSLY PAINTED WORK
Note: All paintwork to be "Dulux" or similar approved product
On Floated Plaster
Apply two coats of Acrylic PVA emulsion paint on work previously painted
On internal walls m2 486.242
ON PLASTERBOARD
One coat primer and two coats interior quality PVA emulsion paint One coat primer and two coats interior quality PVA emulsion paint m2 390
On ceilings and comices m2 390

On Metal				
Prepare and apply one undercoat and two finishing coats of gloss paint on metalworks				
On door frames	m2	25		
On windows with burglar bars	m2	40		
<u>on wood</u>				
Prepare and apply one coat wood primer, one undercoat and one finishing coat alkyd enamel paint in colours which have a value of 7 or less on the Munsell system in accordance with SABS 1091				
On doors	m2	39.69		
BILL NO. 8				
ROOF COVERINGS ETC				
PROFILED METAL SHEETING AND ACCESSORIES				
Fix/replace IBR roof sheeting	m2	21		
Cover roof flashing 462mm girth 2 (two) times bent and notched on site to suit roof profile	m	24		
BILL NO. 9				
BUILDING UP OPENINGS, SCREEDS, DOORS				
Brickwork in NFP bricks in class II mortar in building up openings				
Half brick walls	m2	23		
INTERNAL PLASTER				
Fill cracks not more than 5mm wide with poly-filler and touch-up paint to match existing colour	m	26		
Make good cracks more than 5mm wide by hacking out and removing existing plaster 150mm wide on both sides of cracks, prepare surface and repair with chicken mesh covered with new plaster and paint to match existing paint	m	35		
SCREEDS				
Make good holes exceeding 0,5m2 but not exceeding 1,0m2 in existing steel or wood floated floor screed including removing damaged sections and patching with new screed to flush and match	m2	28		
FUMIGATION				
Fumigation treatment inside the building at all floors/top of ceilings using approved chemicals to eliminate cockroaches, mosquitoes, rats, Black ants and other crawling insects. Treatment will be applied by spray with manually operated machine, by fogging or by using gel according to the nature of the area complete in all respects and as directed by the Project Manager Incharge. Provide a valid Fumigation certificate	m2	896		
DOORS ETC				
Wrought meranti				
Meranti framed batten external single door (PC R 2200.00/No)	No	3		
Approved Hollow core flush single door (PC R 650.00/No)	No	8		
Service roller shutter door	item	1		
BILL NO. 10				
WATERPROOFING TO ROOFS				
PROTECTIVE ROOFING PAINT				
Two coats "Silvakote" bituminous aluminium paint				
On waterproofing to roofs	mz	1750	i	İ.

1.

SECTION 2: TOTAL RENOVATION			
SECTION NO. 3			
BILL NO. 1			
PROVISIONAL SUMS			
NOTES:			
The Contractor's attention is drawn specifically to the Principal Building Agreement Clause 20.0 (Nominated Sub-Contractors), Clause 21.0 (Selected Sub-Contractors) and Clause 22 (Work by Others) and to the related Clauses in Section 1, Bill No. 1 - Preliminaries			
The Contractor's attention is drawn also to the definition of attendance on Nominated or Selected Sub-Contractors and of fuel, power and water for commissioning of mechanical and other specialised installations given in the JBCC Preliminaries			
3. Where special attendance includes the provision of hoisting facilities for a Sub-Contractor then the Contractor shall:-			
*Ensure that the capacities of his hoisting equipment are sufficient to deal with the masses and the quantities of the items to be hoisted,			
*Schedule the times of availability of the hoisting equipment for each Sub-Contractor,			
*Provide all necessary personnel to operate the hoisting equipment,			
all to enable the Sub-Contractor to execute the hoisting or lowering of his material, etc. using the facilities provided by the Contractor			
Under no circumstances may any Provisional Amount, etc. be extended at an amount lower than the amount given in this Bill			
Provisional sums will only be used with the prior approval of the Mpumalanga Economic Growth Agency			
Provisional sums will only be used with the prior approval of the Mpumalanga Economic Growth Agency			
WATER RETICULATION AND CONNECIONS			
Allow a provisional sum of R 25 000 for water reticulation , re-measurable on site	Item	1	
Profit	Item	10.0%	
Attendance	Item	5.0%	
SEWER RETICULATION AND CONNECTIONS			
Allow a provisional sum of R 20 000 for sewer reticulation , re-measurable on site	Item	1	
Profit	Item	10.0%	
Attendance	Item	5.0%	
ELECTRICAL INSTALLATIONS			
Allow a provisional sum of R 55 000.00 (Five Thousand Rands) for electrical works and all accessories including stripping off the existing damaged wirring and rewirring	Item	1	
Profit	Item	10%	
Attendance to the contractor	Item	5%	
SECTION 3: TOTAL PROVISIONAL SUM			
SECTION 1: TOTAL PRELIMINARIES	Sum	1	
SECTION 2: TOTAL RENOVATION	Sum	1	
SECTION 3: TOTAL PROVISIONAL SUM	Sum	1	
SUB TOTAL (A)	ST	0	
COMMNUNITY LIASON OFFICER			

dis.

A .			
Provide the amount for the appointment of community liason officer (R7 500.00 x 3 Month	s) Item	1	
SUB TOTAL (B)	ST	0	
CONTIGENCY			
Allow 2.5% Contingecies	Item	1	
SUB TOTAL (C)	ST	0	
Add: Value Added Tax @ 15.0%	TAX	15%	
TOTAL			

BIDDER'S DISCLOSURE

1. PURPOSE OF THE FORM

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

Where a person/s are listed in the Register for Tender Defaulters and / or the List of Restricted Suppliers, that person will automatically be disqualified from the bid process.

2. Bidder's declaration

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

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

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

Full Na	ame	Identity Number	Name of State institution
2.2			idder, have a relationship uring institution? YES/NO
2.2.1	If so, furnish particula	ars:	
2.3	members / partners o	r any person having a terest in any other rela	rustees / shareholders / controlling interest in the ted enterprise whether or YES/NO
2.3.1	If so, furnish particular	rs:	

3 DECLARATION

- 3.1 I have read and I understand the contents of this disclosure;
- 3.2 I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect;
- 3.3 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 consortium2 will not be construed as collusive bidding.
- 3.4 In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation, the intention or decision to submit or not to submit the bid, bidding with the intention not to win the bid and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 3.4 The terms of the accompanying bid have not been, and will not be, disclosed by the 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.
- 3.5 There have been no consultations, communications, agreements or arrangements made by the bidder with any official of the procuring institution in relation to this procurement process prior to and during the bidding process except to provide clarification on the bid submitted where so required by the institution; and the bidder was not involved in the drafting of the specifications or terms of reference for this bid.
- 3.6 I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS

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

1, 2 and 3 ABOVE IS CORR	ECT.
I ACCEPT THAT THE STA	ATE MAY REJECT THE BID OR ACT
AGAINST ME IN TERMS	OF PARAGRAPH 6 OF PFMA SCM
INSTRUCTION 03 OF 2021/	22 ON PREVENTING AND COMBATING
ABUSE IN THE SUPPLY CH	HAIN MANAGEMENT SYSTEM SHOULD
THIS DECLARATION PROV	'E TO BE FALSE.
Signature	Date
Position	Name of bidder

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

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

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

1. GENERAL CONDITIONS

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

1.2 To be completed by the organ of state

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

1.4 To be completed by the organ of state:

The maximum points for this tender are allocated as follows:

	POINTS
PRICE	80
SPECIFIC GOALS	
Enterprise owned by Black people	4
Enterprise owned by Women	4
Enterprise owned by Youth	4
Enterprise owned by Disabled	4
Enterprise owned by SMME's-QSE and EME	4
Total points for Price and SPECIFIC GOALS	100

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

2. **DEFINITIONS**

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

3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

3.1. POINTS AWARDED FOR PRICE

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

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

80/20 or 90/10

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

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmin = Price of lowest acceptable tender

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

3.2.1. POINTS AWARDED FOR PRICE

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

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

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmax = Price of highest acceptable tender

4. POINTS AWARDED FOR SPECIFIC GOALS

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

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

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

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

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

The specific goals allocated points in terms of this tender	Number of points allocated (90/10 system) (To be completed by the organ of state)	Number of points allocated (80/20 system) (To be completed by the organ of state)	Number of points claimed (90/10 system) (To be completed by the tenderer)	Number of points claimed (80/20 system) (To be completed by the tenderer)
Enterprise owned by Black people	N/A	4	N/A	
Enterprise owned by Women	N/A	4	N/A	
Enterprise owned by Youth	N/A	4	N/A	
Enterprise owned by Disabled	N/A	4	N/A	
Enterprise owned by SMME's-QSE and EME	N/A	4	N/A	

DECLARATION WITH REGARD TO COMPANY/FIRM

4.3.	Name of company/firm			
4.4.	Company registration number:			
4.5.	TYPE OF COMPANY/ FIRM			
	 □ Partnership/Joint Venture / Consortium □ One-person business/sole propriety □ Close corporation □ Public Company □ Personal Liability Company □ (Pty) Limited □ Non-Profit Company □ State Owned Company [TICK APPLICABLE BOX] 			

4.6. I, the undersigned, who is duly authorised to do so on behalf of the company/firm,

certify that the points claimed, based on the specific goals as advised in the tender, qualifies the company/ firm for the preference(s) shown and I acknowledge that:

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

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