

public works & infrastructure

Department: Public Works and Infrastructure REPUBLIC OF SOUTH AFRICA

PROCUREMENT DOCUMENT

FOR

Department of Justice and Constitutional Development: Tweeling, Petrusteyn and Steynsrus Magistrates Offices: Replacement of Fire Equipment.

THE REGIONAL MANAGER DEPARTMENT OF PUBLIC WORKS PRIVATE BAG X20605 BLOEMFONTEIN 9300

June 2023

NAME OF TENDERER:

> CIDB NO.____ CSDNO.____





NATIONAL DEPARTMENT OF PUBLIC WORKS AND INFRASTRUCTURE

TECHNICAL SPECIFICATIONS FIRE PROTECTION SERVICES

STEYNSRUS, PETRUS STEYN AND TWEELING MAGISTRATE COURTS





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1 INTRODUCTION

The purpose of this document is to describe the scope of works required for the fire protection service at Steynrus, Petrus Steyn and Tweeling magistrates' court correctional service, located in the Free State province.

The scope of the successful bidder shall be described in this document and shall be referred to as the Fire Contractor (FC).

This document describes the supply and installation of the auxiliary protection, associated signage and interface with the civil connections.

This document must be read in conjunction with the reference drawings and bill of quantities.

The successful fire contractor will be the sub-contractor to the main building contractor on site.

The successful fire contractor must ensure that they are able to meet the program dates of the main contractor including commissioning and hand-over.

2. SCOPE OF WORK

The scope of work is the installation is fire protection equipment, fire piping and fire signage. The piping installation shall be from the fire incoming line of the civil connection.

3. WORK, PLANT, EQUIPMENT AND SERVICES ETC. EXCLUDED

The items of plant, equipment and work listed hereunder are specifically excluded from the scope of the contractor's obligations.

The tenderer will however furnish full details in the tender data sheets of any further items of equipment, material and work not provided for in its tender

List of exclusions;

- Tap off from civil water line
- Underground piping from communication line into site and associated fittings
- Detection (Manual call points)
- Emergency lighting



All items of plant, equipment and work not listed above and in the tender data sheets as being excluded, will be deemed to be included in the tender and / or contract prices.

4. WORK, PLANT, EQUIPMENT AND SERVICES ETC. INCLUDED

This Specification provides and includes for;

- The design, manufacture, inspection, testing, supply, packing, forwarding and delivery
 of plant, equipment and materials to the site, including the payment of all freight,
 insurance, import, customs, excise and other duties, levies, forwarding, railage and all
 other transportation and delivery charges.
- The furnishing of "know-how", for the successful operation/functioning of the plant/equipment/process.
- Management of manufacturing and delivery of piping, hydrant fittings, hose reels and fittings, extinguishers and fire signage.
- Interface with main building contractor and civil contractor during installation and commissioning.
- The supply and delivery of commissioning spares.
- The supervision of and responsibility for the commissioning including preliminary trials, final testing, starting, setting to work, proving and handing over to Client of all plant, equipment and materials in full working order under the stated operating conditions and complying with the performance and other guarantees specified.
- The supply of all specified operating, training and maintenance information including complete parts data, parts manuals (if applicable) and drawings as specified.
- The remedy of the plant and equipment during the "Defects Liability Period".
- The supply of all services, information and data.
- Any other items not covered by the foregoing, but forming part of the contractor's obligations and responsibilities.

5. GENERAL DESCRIPTION: FIRE PROTECTION SYSTEM

The General Description must be read in conjunction with the bill of quantity and relevant drawings.

5.1. Piping

The FC scope with respect to the piping begins at the underground fire water take-off points. The take-off position is marked up on the fire drawings, if the suggested take off point is deemed unsuitable, the FC must notify the Engineer immediately, so that a new take off point can be determined. The underground take-off point must be from a dedicated fire line.

Piping to be SANS 62-1/2 Medium Black steel and are to be painted signal Red (A10) as per SANS 10140-1 and to be treated as per paint supplier specification. Piping will contain directional arrows indicating flow of water. The system is to be a wet system.

The methodology of paint application procedure to be submitted for approval prior to application.

The FC shall be responsible for the HDPE flange adaptor and associated steel SANS 1123 1600/3 mating steel flange which will be welded onto associated medium black steel pipe.

The above mentioned connection and all underground steel pipes are to be wrapped in high adhesive petrolatum tape.

Take offs for Hydrant systems shall be 100 NB steel pipe.

Take offs for Hose reel only lines are to be 32 NB or 25 NB steel pipe sizes as indicated on fire drawings.

Pipes are to be supported from the wall soffit or roof truss with rubber encased clamps. 32NB piping is to be supported at every 3.0 m on vertical runs and 2.4 m on horizontal runs. 25 NB piping is to be supported at every 3.0 m on vertical runs and 2.4 m on horizontal runs. 100 NB piping is to be supported at every 5.0 m on vertical runs and 3.0 m on horizontal runs.

Routing of piping to be confirmed on site with professional team to ensure aesthetically pleasing finish.

Piping will be flushed and pressure tested before commissioning.

5.2. Extinguishers

4.5 kg DCP type and/or 9 kg DCP type fire extinguisher will to be installed on hook or placed within a fire box. Fire extinguishers to comply with SANS 1910, Portable refillable fire extinguishers. The procurement of the box by the FC or Architect will be confirmed prior to the commencement of the installation.

5.3. Fire Signage

Photo luminescent fire signage will be installed for escape routes, escape direction arrows, hose reels, hydrants, and red directional arrows.

Size of signage to be in line with SANS 1186-1/5 and ensure visibility from 18 m.

5.4. General

The contractor will as part of the contract also allow for:

All the foregoing will be carried out by the Contractor in accordance with the Specification and the other contractual documentation to complete the Contract Works within the Contract Program and at the Contract Price stated in the Contract.

The whole of the Contract Works will be complete in every respect, ready for operation and continuous production at full load. Should any part or parts of the plant/ work/ services/ information which may be necessary for the satisfactory operation and maintenance of the plant/ equipment be omitted by the Contractor, such items will be provided expeditiously by him free of all extra cost to the Client.

6. APPROVALS

All equipment or material offered shall be from the same manufacturer.

Approval by other organisations shall if it is deemed satisfactory, be granted by the Engineer, on application.

7. BATTERY LIMITS

7.1. Civil

- Underground tap off from fire water civil line.
- Associated flange and steel mating flange is in the scope of the FC.

8. ALLOCATED SPACE

The physical sizes of the equipment offered shall be suitable for the locations shown on the drawings and shall be positioned in such a manner to ensure reasonable access all around

the equipment for maintenance purposes, as recommended by the suppliers of the equipment, or as per any relevant statutory requirements.

Tenderers are to advise the Engineer at close of tender, in the form of a letter enclosed with the tender documents, should any of the plant areas not be adequate to accommodate their equipment. No claim of whatever nature, arising out of the Tenderer's failure to do so, will be entertained.

9. COORDINATION WITH OTHER TRADES

The contractor shall plan his work in advance and shall coordinate all space requirements in conjunction with the Principal Contractor, especially where other trades share the same space. Where conflicts occur, the contractor shall request clarification from the Architect and/or Engineer.

10. BUILDER'S WORK

The successful tenderer shall, within 14 days of acceptance of this tender, provide the Engineer via the Principal Contractor with all Builder-provided work such as holes, machine bases, chases, recesses, service ducts, wooden sleeves and frames, etc., as herein identified being provided by others and which will be required to accommodate his services.

No structural element shall be erected and no holes shall be cut or made through the structure and no items of equipment shall be supported from the structure without the prior approval of the Structural Engineer or at least the Principal Contractor. Where foundations, machine bases, drained ducts, floor channels, cable sleeves, etc., have been identified herein to be provided by others, the contractor shall liaise and assist the Principal Contractor or others in setting out, locating, etc., of these items.

The contractor shall be responsible for the cost of all cutting, patching, making good, etc., as may be required to accommodate his work, due to late or wrong information been given by the contractor.

11. DRAWINGS

Any drawing which accompanies this specifications illustrates schematics and do not show exact dimensions or positions of equipment. Tenders must satisfy themselves that the

equipment offered by them shall fit in the available space and can be positioned so that access for maintenance, repair or removal is not encumbered.

Note: Final dimensions must be taken on site before any equipment or material is either purchased or manufactured.

12. SHOP DRAWINGS

Within 14 days of being awarded the contract the contractor will produce a complete layout in the form of a shop drawings with all the required service connections detailed and dimensioned. Any other shop drawings required to effect the installation shall be produced as required. At the end of the contract, three full sets of "as built" drawings and manuals shall be provided for this contract.

The successful tenderer shall before commencing manufacture of any of the equipment provide a dimensioned shop drawing for approval.

Approval of the contractor's drawings in no way indemnifies him from being responsible for the correctness of the drawings and satisfactory operation of the installations and for equipment.

13. MATERIALS, WORKMANSHIP AND EQUIPMENT OFFERED

Materials, workmanship and equipment offered shall be as specified and comply with the specification.

All material and equipment shall be new, free from rust, defects, undamaged and suitable for the purpose for which it will be used. Material shall comply with the latest issue of the relevant SANS specifications where applicable.

If any material or workmanship is not to the satisfaction of the Department, it shall be rectified and /or replaced at the contractor's cost and all rejected material shall immediately be removed from the site. The contractor is responsible for the correct and complete eruption of the installation and inspections executed by the Department do not exempt the contractor of this obligation.

The term 'approved equal', as used herein, shall mean an item generally the same as the specified one, but of different manufacture. It shall meet all the specified parameters and approval for its use shall be obtained in writing from the Engineer.

14. STATUTORY AND REGULATORY REQUIREMENTS, DOCUMENTATION AND DRAWINGS

This supplementary specification is to be read as forming part of one or more Department of Public Works and Infrastructure Standard Specifications. The Department Standard Specifications for the Electrical Installations and Electrical Equipment pertaining to Mechanical Services shall also apply.

All equipment and installations shall comply with the requirements of the Occupational Health and Safety Act.

Where conditions are at variance this supplementary specification shall have preference over both the standards specifications and the drawings.

The Complete works shall comply in particular with the specifications and requirements of:

- SANS 1123: Pipe Flanges
- SANS 10400-O: Lighting and ventilation
- SANS 1044-S: Facilities for persons with disabilities
- SANS 10400-T: Fire protection
- SANS 10400-W: Fire installation
- SANS 10177: Fire testing of materials, components and elements used in buildings
- SANS 543: Fire hose reels (with semi-rigid hose)
- SANS 1128-1: Firefighting equipment: Components of underground and above-ground hydrant systems
- SANS1128-2: Firefighting equipment: Hose couplings, connectors and branch pipe and nozzle connections
- SANS 1464-22: Safety of luminaires: Luminaires for emergency lighting
- SANS 10139: Fire detection and alarm systems for buildings System design, installation and servicing
- SANS 10252-1: Water supply to buildings
- SANS 460: Plain-ended solid drawn copper tubes for potable water
- SANS 10140-3: Identification colour marking: Contents of pipelines
- SANS 10400-A: General principles and requirements

The Occupational Health and Safety Act, Act 85 of 1993, as amended.

This detailed specification and the drawings form part of the tender documents.

Deviation from this specification shall immediately be reported to the Engineer.

The works shall furthermore comply with all the requirements and bylaws of the relevant local authority. Where the proposed layouts, or any of the materials specified, etc., do not comply with these regulations, the matter shall immediately be brought to the attention of the Engineer.

Certificates of approval/ inspection from the local and/or statutory authorities shall be submitted to the Engineer before the final payment certificate will be issued.

The contractor shall furthermore issue all notices and pay all fees required to be given or paid in terms of statutory and regulatory requirements and the relevant local authority's bylaws.

15. SANS SPECIFICATION

All references to the South African National Standards and Codes of Practice shall be deemed to be references to the latest issues of such specifications and codes.

16. GUARANTEE AND MAINTENANCE

The tenderer shall guarantee equipment for a period of twelve months from the date on which the installation /fixing of all the units is satisfactorily completed.

The contractor shall repair, at his own cost, defects that may become defective during the guarantee period due to the inferior materials or workmanship (fair wear and tear excluded). Any part so replaced, shall be guaranteed for a further year from the date of replacement.

The contractor shall provide free maintenance for a period of 1 (one) year following the hand over to the client. The maintenance shall include for all management, labour, lubricating materials, cleaning materials and transport

17. COMPREHENSIVE CONTRACTS AND SUB-CONTRACTORS

Only specialists sub-contractors who have previously successfully completed mechanical installations of the extent and type specified in this document shall be considered.

Note: No change in make, type, or capacity of equipment specified in the schedule of particulars shall be allowed after acceptance of the tender without the written approval of the Department.

18. PERFORMANCE OF SYSTEMS AND EQUIPMENT

The systems and equipment layout designed by the Engineer shall conform to the requirements with regard to installation and system performance. This suggests that the performance of the equipment in the system supplied and installed by the contractor, shall be in accordance with the design and performance figures as published by the manufacturers and/or suppliers.

The efficiency of the design of the specified system is not the responsibility of the contractor. It is, however, the responsibility of the contractor to ensure that the quality of the workmanship and the installation of the equipment shall conform to the requirements of the Engineer and to the supplier/manufacturer.

It is furthermore accepted that the contractor has assured himself that all equipment supplied and installed under the contract shall perform within the given limits, as stated by the supplier/manufacturer, conforming to the specification.

19. PAINTING

All equipment, where required, shall be painted.

The colour of the materials and equipment shall be painted in accordance with SANS 10140: Identification colour markings Part 3: Contents of pipelines.

20. CORROSION PRECAUTIONS AND FINISHES

All materials such as brackets, hanger, etc., shall be shot-blasted, pre-painted, galvanised or treated against corrosion prior to their delivery to site. Any work that will require site cutting, etc., i.e. exposure of the bare steel to the atmosphere, shall immediately be treated by cold galvanising, painting, etc.

The method of treatment for the above shall depend on the particular environment and type of surface to be coated. The surface preparation, primer coats, finishing coats, etc. shall therefore be in accordance with those specified by reputable paint manufacturers.

All black steel piping, support brackets, hangers, etc., installed inside the building shall be treated with two coats of corrosion inhibitor paint prior to installation. The first coat shall be allowed to dry completely before the next coat is applied. A further coat of corrosion inhibitor shall be applied after installation and allowed to dry completely. Two coats of enamel paint, to the Architect or Engineer's specification, shall finally be applied. The first coat shall be allowed to dry completely before the next coat is applied.

All black steel piping, support brackets, hangers, etc., exposed to the weather shall be hot dipped galvanised.

All duct, supports, equipment and materials exposed to view (i.e. not in shafts, false ceiling, bulkheads, etc.) shall be cleaned, primed and then finished with two coats of enamel paint to the Architect or Engineer's specification. Each application shall be allowed to dry completely before the next coat is applied. The only exception to these stipulations shall be in the case of subcontracts, where the contractor shall only apply the primer coats and the Principal Contractor the finishing coats.

Colour coding shall follow the coding currently used on site. If no colour coding is in use, or in the case of new installations, the latest SANS 10140 Standards shall be used.

Plant and equipment, pre-painted or pre-primed at the factory shall be examined to ensure that the paint finishes are in a good condition. If not satisfactory, priming paint or finishing coats shall be removed where necessary, the surface cleaned to remove rust, and all such surfaces re-primed and finished in two coats of high quality paintwork to match the original.

The contractor shall fix black on white ivorine labels to all items of equipment (machinery, fans, pumps, electric heater batteries, humidifiers, air handling units, etc.), as well as to all active valves (motorised and solenoid) and major isolating valves.

The labels shall be screwed or pop-riveted to the equipment and attached to the valves with steel cables. The lettering shall not be less than 10 mm in height and the wording shall be approved by the Engineer. The wording and tag numbers shall be the same as those used in this specification and indicated on the drawings.

21. DAMAGE

The tenderer will be held entirely responsible for any damage which may occur to equipment during the transportation, setting into position and fixing and must make good any such damage at his/her own risk.

patching or repairing of damaged units will be allowed unless such damage can be completely effectively repaired and to the entire satisfactions of the Representative/Agent.

22. TUITION

The contractor shall provide capable instructor/s to train the client's personnel. These instructor/s shall be available for a total period of 1 (one) working day (eight hours) after the system has been commissioned and handed over to the client. The Operating and Maintenance Manuals shall be in possession of the client before the training commences.

23. TENDER SUBMISSIONS

Tender submissions shall conform strictly to the specification requirement. Tenders that are not in accordance with the specification will not be considered.

24. COMMISSIONING

Commissioning of the works shall form part of the Subcontract. Commissioning shall be meticulous and all procedures as stipulated by the suppliers of the equipment shall be strictly adhered to.

The contractor shall prepare detailed commissioning schedules well in advance of the programmed practical completion inspection date.

The schedules shall make allowance for all measurements that will be required, checking of operational and safety set-points, test results, etc., and shall be submitted to the Engineer for approval prior to the start of commissioning.

The contractor shall submit the completed schedules to the Engineer for checking after commissioning has been completed, and prior to the practical completion inspection.

The contractor is forewarned that the Engineer will under absolutely no circumstances deviate from the above procedure. The Engineer furthermore reserves the right to refuse to carry out the practical completion inspection until the contractor has complied with the above stipulations. The contractor shall accept this reserved right by the act of tendering.

Each task in these schedules shall be countersigned by the contractor's Commissioning Engineer to ensure that any discrepancies between site and commissioning conditions/data

can be clarified.

All piping systems to be pressure tested to 1.5 times working pressure.

25. OPERATING AND MAINTENANCE MANUALS

Three sets of operating and maintenance manuals shall be prepared by the FC. These

manuals shall be submitted to the Engineer for approval 1 week prior to the programmed date

for the practical completion inspection.

Tenderers are to note that the said practical completion inspection shall not be carried out

prior to the approval of these operating and maintenance manuals.

The manuals shall be properly bound and titled. Each set shall consist of 4 sections. Each

section shall have the following sub sections:

Section 1: Operation

Introduction:

Short description of the complete system to familiarize laymen with the system lay out and

operation.

Detailed description:

A detailed description of each system and its equipment, complete with schematic drawings.

The purpose of this system is to explain the intended operation of each system and item of

equipment to technical personnel. Detailed descriptions of the operation, set points,

adjustments, etc., are thus to be included.

Section 2: Commissioning data

Schedules of data:

Detailed schedules of commissioning data of all the systems shall be included in this section

for future reference. These schedules shall include, amongst others, water flow rates, major

equipment, pressures, etc.

Section 3: Maintenance

Schedules:

M-F-21

This section shall contain detailed maintenance and service schedules for the complete installation.

Equipment details:

This section shall contain manufacturers' brochures, spare parts lists, etc., of all the items of equipment.

List of suppliers:

The list of suppliers (complete with addresses and telephone numbers) for each item of equipment shall be included in this section.

26. FIRE CERTIFICATION

Once the installation is completed, and the fire engineer has signed off the installation, the FC shall arrange an inspection by the local fire department. The FC shall obtain a certificate by the local fire department, indicating the installation is approved by them. The certificate is to be submitted to the client, and one copy is to be submitted to the fire engineer.

If the local fire department does not sign of the installation, the FC is to inform the fire engineer and client of the concerns of the fire department, so that these issues can be addressed.

27. Equipment schedule and installations

The following list of equipment forms part of this document:

No Description	Document Title
1 Steynrus, Petrus Steyn and Tweeling - Equipment Schedule and	DOJ-ES-FP-SPT
Installations	



Schedule of equipment and installations

This document is made up of the schedule of equipment for Steynsrus, Pet s Steyn and Tweeling Magistrate Court. The equipment is made up of fire extinguish s, hose reel, exit and fire equipment signage.

Steynsrus

Table 1. Steynsrus Magistrate Court schedule

Equipment	Quantity	Size/Capacity	Location	Re :rence to oQ
Mounting brackets	1	-	Inside the building	-

Petrus Steyn Magistrate Court

Table 2. Petrus Steyn Magistrate Court schedule

Equipment	Quantit	Size/Capacity	Location	to !	ence
Exit Door signage Fire escape signage	4	190mmX380 mm 190mmX380 mm	On the exit doors Next to the fire protection equipment	- -	

Tweeling Magistrate Court

Table 3. Tweeling magistrate court

Equipment	Quantity	Size/Capacity	Location	Re rence
PVC lockers	2	180mmX640mm X540mm	Inside the building	FL
Fire escape signage	5	190mmX380 mm	Inside the building	-
Exit Door signage	2	190mmX380 mm	On the exit doors	E4
Fire extinguisher signage	5	190mmX380 mm	Next to the fire protection equipment	FB
Dry Carbon Powder Fire extinguisher	2	9kg	Inside and outside the building	FE





STEYNSRUS, PETRUS STEYN AND TWEELING - MAGISTRATE COURTS

BILL OF QUANTITIES

BILL NUMBER: 1 - PRELIMINARY AND GENERAL

REFERENCE	ITEM	DESCRIPTION	UNIT	QTY	RATE		DUNT
					R/UNIT	R	С
	1.0	PRELIMINARY AND GENERAL					
		Note:					
	ļ I	All items shall be priced for any cost which may be				l I	
		considered necessary for Preliminary and General items to carry out the Mechanical installations in full.				<u> </u>	
		This bill must be read and completed in conjunction				ļ	
		with specifications and drawings.					
			:			ļ	
	1.1	SITE FACILITIES	į				
	1.1.1	Ablution and latrine facilities					
	1.1.2	Water and Electricity					
	1.2	INSURANCE				,	
	1.2.1	Work Insurance					
	1.2.2	Workmen's Compensation					
	1.2.3	Third Party Insurance	Sum				
	1.3	WORKSHOP AND DRAWINGS					
	1.0	Wolldhof Allo Statistics					
	1.3.1	Builders work drawings	Sum				
	1.3.2	Allowance for drawings in electric format	Sum				
	1	Operation and maintenance manuals	Sum				
		1	C				
	1.3.4	One year written guarantee, maintenance for 12 months	Sum			ł	
	1.4	HEALTH AND SAFETY					
		SUPPLY OF ALL ITEMS OF PERSONAL PROTECTIVE					
	1.4.1	CLOTHING/EQUIPMENT & ENSURE USE THEREOF FOR FULL	Sum				
		COMPLIANCE					
	142	OCCUPATIONAL HEALTH AND SAFETY ADMINISTRATION					
		Develop of a Site Specific Health and Safety Plan and Hazard and	Item	1			
	1.4.2.	Risk Assessment by Competent person.	116111	1			
			İ				
	1.4.3	EMPLOYEES MEDICALS					
	1.4.3.	1 Medical from Occupational Practitioner on Annexure 3 format	no.	3			

ŧ				R/UNIT	R	С
				100/		
	1.4.4 WORKERS WELFARE FACILITIES		1			ļ
	Toliet facilities (chemical) 1:30 1x each gender with personnel hand sanitizer for each toilet	no.	-			
	1.4.4.2 Paper towel roll for hand cleaning	no.	1			
	1.4.4.3 Hand wash point & soap at eating area					
	1.4.5 TRAINING OF CLIENT					
	1.4.5.1 Training of client's staff to operate HVAC systems					
	1.4.6 SITE CLEARANCE					
	1.4.6.1 Clearing of site facilities upon completion	sun	n 1			
1						



& infrastructure

Department
Public Works and Infrastructure
REPUBLIC OF BOUTH AFRICA

STEYNSRUS - MAGISTRATE COURT

BILL OF QUANTITIES

BILL NUMBER: 2 - FIRE PROTECTION

	ITE SE	DESCRIPTION	UNIT	QTY	RATE	AMOUNT
REFERENCE	HEM	DESCRIPTION			R/UNIT	R c
	4.0	FIRE PROTECTION				
		Photoluminescent Signage in line with SANS 1186. Signage detail and fixing detail to be included. Sign fixing detail to be presented to the architect for approval before procurement and installation.				
	4.1.1	A3 laminated fire escape plan	No	1		
	4.2	Supply and Install accessories for miunting an DCP fire extingigusher				
FE1	4.2.1	All brackets and accessories to mount DCP fire extinguisher	Set	1		
		and/or pressure testing as necessary.				
	4.3.1	Servicing of all fire extinguishers	No	9		
	4.3.2	Pressure testing of all fire extinguisher	No	9		
	4.3	Test and commission entire fire installation as required by SANS 10400 and SANS 10287	s Iter	n 1		
						-+
Total for Bill	2: Fire	Protection Carried forward to final summary				





PETRUS STEYN - MAGISTRATE COURT

BILL OF QUANTITIES

BILL NUMBER: 3 - FIRE PROTECTION

REFERENCE	ITEM	DESCRIPTION	UNIT	QTY	RATE	AMOL	JNT
					R/UNIT	R	C
	4.0	FIRE PROTECTION				Ti.	
	4.2	Photoluminescent Signage in line with SANS 1186. Signage detail and fixing detail to be included. Sign fixing detail to be presented to the architect for approval before procurement and installation.					
E4	4.2.1	Exit sign	No	2			
	4.2.2	Escape signage	No	4			
	4.2.3	A3 laminated fire escape plan	No	1			
	4.3	Servicing of fire equipment including refilling and/or pressure testing as necessary.					
	4.3.1	Servicing of all fire extinguishers	No	3			
	4.3.2	Pressure testing of all fire extinguisher	No	3			
	4.4	Test and commission entire fire installation as required by SANS 10400 and SANS 10287	Item	1			
					ļ		





TWEELING - MAGISTRATE COURT

BILL OF QUANTITIES

BILL NUMBER: 4 - FIRE PROTECTION

		DESCRIPTION	UNIT	QTY	RATE	AMOUNT
EFERENCE	ITEM	DESCRIPTION			R/UNIT	R c
	4.0	FIRE PROTECTION				
		Supply and install new pvc fire cabinets to				
		house Fire Extinguishers.				
FL1	4.1.1	Supply and install lockable PVC cabinets for extinguishers on the public areas and coridors	No	2		
	4.2	Photoluminescent Signage in line with SANS 1186. Signage detail and fixing detail to be included. Sign fixing detail to be presented to the architect for approval before procurement and installation.				
E4	4.2.1	Exit sign	No	1		
FB1	4.2.2	Fire Extinguisher with directional arrow	No	I _		
, 5,		Escape siganage	No	5		
	4.3	and place insidepyc fire cabinet				
FE1	4.3.1	9kg Dry Powder Fire Extinguisher complete with all brackets and accessories to complete the installation	No	2		
	4.4	Servicing of fire equipment including refilling and/or pressure testing as necessary.				
	4.4.	1 Servicing of fire extinguishers	N	o 3		
	4.4.	Pressure testing of fire extinguisher	N	o 3	3	
ı	4.5	Test and commission entire fire installation a required by SANS 10400 and SANS 10287	ı s İte	em /	1	
		re Protection Carried forward to final summary				

NATIONAL DEPARMENT OF PUBLIC WORKS & INFRASTRUCTURE





STEYNSRUS, PETRUS STEYN AND TWEELING - MAGISTRATE COURTS

SCHEDULE OF QUANTITIES

SUMMARY OF CORRECTIONAL SCHEDULE OF PRICES

REFERENCE	ITEM	DESCRIPTION	AMOUNT
L. LIVLIAOE	141		R c
1	1.0	BILL NUMBER: 1 - PRELIMINARY AND GENERAL	
2	2.0	BILL NUMBER: 2 - FIRE PROTECTION- STEYNSRUS	
		STETNSKUS	
Ì			
	3.0	BILL NUMBER: 3 - FIRE PROTECTION-PETRUS	
		STEYN	
i.	4.0	BILL NUMBER: 4 - FIRE PROTECTION-	
		TWEELING	
I			·
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·			
	-		
	 	Subtotal	
		Add VAT @ 15%	
		(The tenderer shall add 15% of the subtotal for	
	1	VAT)	



PA-03 (EC): NOTICE AND INVITATION FOR QUOTATION

THE DEPARTMENT OF PUBLIC WORKS AND INFRASTRUCTURE INVITES QUOTATIONS FOR:

Project title:	DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT: TWEELING, PETRUS STEYN AND STEYNSRUS: REPLACEMENT OF FIRE EQUIPMENT
	4.4/2/4/4/19/6720

Quotation no:	Q23/037	Reference no:	14/2/1/4/18/6720
Advertising date:	27/06/2023	Closing date:	04/07/2023
Closing time:	11:00	Validity period:	30 Calendar days

1. REQUIRED CIDB GRADING

It is estimated that tenderers should have a CIDB contractor grading designation of 1 SF or higher, or 1 SF*

It is estimated that potentially emerging enterprises should have a CIDB contractor grading designation of Not applicable Not applicable PE or higher, or Not applicable Not applicable PE* or higher. *Select tender value range and select class of construction works" or select "Not applicable" where no or only one class of construction works is applicable.

2. RESPONSIVENESS CRITERIA

2.1 Substantive responsiveness criteria

Only tenderers who are responsive to the following substantive responsiveness criteria are eligible to submit tenders. Failure to comply with the criteria stated hereunder shall result in the tender offer being disqualified from further consideration:

		in the Tonder Data may submit
	∇	Only those tenderers who satisfy the eligibility criteria stated in the Tender Data may submit
1 1	\boxtimes	. •
		Tender offer must be properly received on the tender closing date and time specified on the
2	\boxtimes	Tender offer must be properly received on the tender closing data and an arrival legibly invitation, fully completed either electronically (if issued in electronic format), or by writing legibly invitation, fully completed either electronically (if issued in electronic format), or by writing legibly
		in non-erasable ink. (All as per Standard Conditions of Tender).
3	\boxtimes	Use of correction fluid is prohibited.
4		Submission of (DPW-07 EC): Form of Offer and Acceptance.
		Submission of DPW-16 (EC): Site Inspection Meeting Certificate.
5		
6		Submission of record of attending compulsory virtual bid clarification / site inspection meeting.
7		Submission of DPW-21 (EC): Record of Addenda to tender documents.
ļ	<u> </u>	The tenderer shall submit his fully priced Bills of Quantities / Lump Sum Document (complete
8		document inclusive of all parts) together with his tender.
		document inclusive of an parto, ogsails.

^{*}Select tender value range and select class of construction works" or select "Not applicable" where only one class of construction works is applicable.



Quotation no: Q23/037

10	\boxtimes	All parts of tender documents submitted must be fully completed in ink and signed where required			
11		The tenderer shall submit his fully priced and completed sectional summary- and final summary pages with the tender.			
12	\boxtimes	Registration on National Treasury's Central Supplier Database.			
13	\boxtimes	Submission of certified copy of accreditation certificate to install and service fire extinguishers.			
14					

2.2 Administrative responsiveness criteria

The Employer reserves the right to request further information regarding the undermentioned criteria. Failing to submit further clarification and/or documentation within seven (7) calendar days from request or as specifically indicated, will disqualify the tender offer from further consideration.

1	\boxtimes	Any correction to be initialled by the person authorised to sign the tender documentation as per PA 15.1 or PA 15.2 resolution of board/s of directors / or PA15.3 Special Resolution of Consortia or JV's.
2		Submission of applicable (PA-15.1, PA-15.2, PA-15.3): Resolution by the legal entity, or consortium / joint venture, authorising a dedicated person(s) to sign documents on behalf of the firm / consortium / joint venture.
3	\boxtimes	Submission of DPW-09 (EC): Particulars of Tenderer's Projects.
4	\boxtimes	Submission of (PA-11): Bidder's disclosure.
5	\boxtimes	Submission of (PA-16): Preference Points Claim Form in terms of the Preferential Procurement Regulations 2022
6	\boxtimes	Submission of (PA 40): Declaration of Designated Groups for Preferential Procurement.
7	\boxtimes	Submission of proof of Registration on National Treasury's Central Supplier Database (CSD).
8		Submission of DPW-15 (EC): Schedule of proposed sub-contractors
9	\boxtimes	The tenderer shall submit his fully priced Bills of Quantities (complete document inclusive of all parts) within 14 days from request.
10	\boxtimes	Upon request, submission of fingerprints obtainable from local SAPS including any other additional documentation and information required for vetting purposes.
11		Upon request, submission of a fully completed security clearance application form with supporting documentation and information as required. The security clearance form will be provided by the Employer for projects requiring a security clearance.
12		Submission of proof of Registration on National Treasury's Central Supplier Database (CSD) or insert the Supplier Registration Number on the form of offer (Including proposed sub-contractor).
13	\boxtimes	Submit a valid, original or certified copy of B-BBEE certification, sworn affidavit or DTI certificate together with the bidding documents at closure.
14		



Quotation no: Q23/037

3. Method to be used to calculate points for specific goals

For procurement transaction with rand value greater than R2 000, 00 and up to R1 Million (Inclusive of all applicable taxes) the specific goals listed below are applicable.				
Serial No.	Secono Goals	Preference Points Allocated out of 20	Documentation to be submitted by bidders to validate their elaim.	
1.	An EME or QSE which is at least 51% owned by black people.	10	ID Copy. or SANAS Accredited BBBEE Certificate/ Sworn Affidavit. or CSD Report. or CIPC (Company registration)	
2.	Located in a specific Local Municipality or District Municipality or Metro or Province area for work to be done or services to be rendered in that area.	2	Office Municipal Rates Statement. or Permission to occupy from local chief in case of rural areas (PTO). or Lease Agreement	
3.	An EME or QSE which is at least 51% owned by women	4	ID Copy or CSD Report or CIPC (Company Registrations)	
4.	An EME or QSE which is at least 51% owned by people with disability.	2	Medical Certificate or South African Social Security Agency (SASSA) Registration or National Council for Persons with Physical Disability in South Africa registration (NCPPDSA)	
5.	An EME or QSE which is at least 51% owned by youth.	2	ID Copy or CSD Report Or CIPC	

4. Indicate the functionality criteria if applicable to this bid: not applicable

Note: All bids involving the acquisition of engineering and construction works from cidb Grade 3 and above are subjected to functionality.

Note: Functionality will be applied as a prequalification criterion. Such criteria are used to establish minimum requirements where after bids will be evaluated solely on the basis of price and preference.

Functionality criteria:	Weighting factor:
N/A	N/A

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Effective date: March 2023

80/20

Preference points scoring system

ELIGIBILITY IN RESPECT OF RISK TO THE EMPLOYER:

Standard risk management assessment criteria in respect of tenders received for routine projects in the engineering and construction works environments:

Tender offers will be evaluated by an Evaluation Committee based on the technical and commercial risk criteria listed hereunder. Each criterion carries the same weight / importance and will be evaluated individually based on reports presented to the Bid Evaluation Committee by the Professional Team appointed on the project. A tender offer will be declared non-responsive and removed from any further evaluation if any one criterion is found to present an unacceptable risk to the Employer.

In order for the evaluation reports to be prepared by the Professional Team, the Tenderer is obliged to provide comprehensive information on form DPW-09 (EC). Failure to complete the said form will cause the tender to be declared non-responsive and removed from any further consideration. The Employer reserves the right to request additional information over and above that which is provided by the Tenderer on said form. The information must be provided by the Tenderer within the stipulated time as determined by the Bid Evaluation Committee, failing which the tender offer will mutatis mutandis be declared non-responsive.

6.1 Technical risks:

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Criterion 1: Experience on comparable projects during the past specify between 5 and 10 years.

The tendering Service Provider's experience on comparable projects during the past specify between 5 and 10 years. The number of current and previous comparable projects performed by the Tenderer as per the evaluation report prepared by the Consultant Team, based on its research and inspection of a representative sample of the Tenderer's current and previous work as reflected on form DPW-09 (EC), as well as, if necessary, of any additional work executed by the Tenderer, not reflected on form DPW-09 (EC). Failing to provide contactable references will result in the tender offer will be mutatis mutandis declared nonresponsive.

Aspects to be regarded as "comparable" includes (but may be extended according to circumstances): size of projects (measured against monetary value or other project quantifying parameters), nature of projects (building, engineering, high/low rise, etc.), locality/area of execution (site-specific influences, knowledge of local conditions, etc.), complexity of project, projects for similar client department irrespective of end purpose of buildings/facilities created or in progress of being created and time scales of projects (normal, fast track, etc.) and stage of its/their development.

Criterion 2: Contractual commitment and quality of performance on comparable projects during the past specify between 5 and 10 years.

Adherence to contractual commitments and quality of performance of comparable current and previous projects performed by the Tenderer during the past specifiy between 5 and 10 years as per the evaluation report prepared by the Consultant Team, based on its research and inspection of a representative sample of the Tenderer's current and previous work as reflected on form DPW-09 (EC), as well as, if necessary, of any additional work executed by the Tenderer.

Aspects to be considered include, but are not limited to the following:

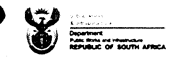
- The level of progress on current projects in relation to the project programme or, if such is not 1. available/applicable, to the contractual construction period in general;
- The degree to which previous projects have been completed within the contractual completion periods 2. and/or extensions thereto, and the extend of penalties imposed;
- Project performance: time management & programming of works, timeous ordering of materials and 3. appointment of subcontractors;
- Financial management: payment to suppliers and cash flow problems; 4.
- Quality of workmanship: extent of reworks and timeous attention to remedial works; 5.
- Personnel resources: suitably qualified and experienced, turnover in site staff and labour force, specifically site manager and foreman;
- Personnel management: extent of labour disputes and ability to resolving labour disputes amicably; 7.
- Sub-contractors: extent of turnover in subcontractors, general liaison and payment problems experienced;
- Contract administration: contractual aspects such as complying to laws and regulations, insurances, 9. security, submission of required documentation timeously, reaction to written contract instructions, appointments of subcontractors, etc. as can generally be expected in standard/normal conditions of contract.
- 10. Health & Safety: adherence to regulations and compliance, and number of transgressions & serious incidents.
- 11. Plant & equipment: sufficient resources on site and in time.
- 12. Delays: extent of causing delays, submission of claims timeously, and abuse of or exaggerated delay claims.
- Final account: extent to which the contractor assisted in finalising the final account.

Criterion 3: Suitably qualified and appropriately experienced human resources

Allocation of suitably qualified and appropriately experienced human resources, both in respect of principals and/or other staff (contract manager, site agent, site foreman including other professional, technical and/or administrative) of the tendering Service Provider to the project, as proof that the tendering Service Provider will be able to react/respond appropriately to the Services required herein. The Company Organogram with CV's and certified ID's of all principals and employed workforce as well as proof of Professional Registration will be verified. Current and future workload of the tenderer in relation to capacity and capability will also be

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Version: 2023/03



considered. The tenderer should demonstrate that he or she possesses the necessary professional and technical qualifications and -competence in relation to the scope of work and work to be undertaken.

Criterion 4: Attendance of compulsory bid clarification meeting, if applicable

If applicable, submission of confirmation of DPW-16.1 (PSB) attendance of compulsory bid clarification meeting or proof of attending the compulsory virtual meeting by a suitably qualified and experienced representative of the tenderer in terms of PA-04 (EC): Notice and Invitation to Tender.

6.2 Commercial risks:

The financial viability assessment evaluates the risk over the life of the construction period, as to whether the tenderer will be able to deliver the goods and services which are specified in the contract and / or be able to fulfil guarantees or warranties provided for in the contract in order to complete the project successfully for the amount tendered.

Aspects to be considered include but are not limited to, the respective rates tendered, bank rating, financial capability and capacity whether the tenderer has or has access to sufficient financial resources to deliver the goods or services described in the tender documentation (including fulfilling any guarantees or warranty claims), whether the tenderer is not subject to any current or impending legal action (either formal proceedings or notification of legal action) which could impact on the financial standing of the tenderer or the delivery of the goods or services, financial report from auditors as proof of current liquidity, and company or any parent company or investor guarantee/s and financial statements.

-	0011	COTION	OF OUR	TATION	DOCUMENTS
/	COLL	FU.LION	OF GUU	HAHUN	DOCUMENTS

Quotation documents are available for collection during working hours	
Alternatively, quotation documents may be collected during working hours at the following address 1 President Brand Street, Bloemfontein, 9301. A non-refundable bid deposit of R 0.00 payable (cash only) on collection of the bid documents.	

8. SITE INSPECTION MEETING

Compulsory briefing session will be held in respect of this quotation.

The particulars for compulsory briefing session or virtual briefing session are:

Venue:	n/a		•
Virtual meeting Link:	n/a		
Date:	n/a	Starting time:	n/a

9. ENQUIRIES

Enquiries related to tender documents may be addressed to:

DPWI Project Manager:	Ignatius Motlokoa Telephone no:		051 408 7581
Cellular phone no:	084 840 3142 Fax no:		n/a
E-mail:	Ignatius.motlokoa@dpw.gov.za		



Quotation no: Q23/037

10. DEPOSIT / RETURN OF QUOTATION DOCUMENTS

Telegraphic, telephonic, telex, facsimile, electronic and / or late tenders will not be accepted.

Requirements for sealing, addressing, delivery, opening and assessment of tenders are stated in the Tender Data.

All tenders must be completed in non-erasable ink and submitted on the official forms - (forms not to be retyped).

Tender documents may be posted to:		Deposited in the tender box at:
The Director-General Department of Public Works and Infrastructure Private Bag X 20605		18 President Brand Street Bloemfontein 9301
Bloemfontein 9301	OR	233
Attention: Procurement section: Room 233		•

11. COMPILED BY:

IM Motlokoa	A Jostaka	12 June 2023
Name of Project Manager	Signature	Date



DPW-03 (EC): TENDER DATA

Project title:	DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT: TWEELING, PETRUS STEYN AND STEYNSRUS: REPLACEMENT OF FIRE EQUIPMENT
Reference no:	14/2/1/4/18/6720

Tender / Quotation no:	Q23/037	Closing date:	04/07/2023
Closing time:	11:00	Validity period:	30 Calendar days

Closing ti	me.
Clause	
number:	The conditions of tender are the Standard Conditions of Tender as contained in Annex C of the CIDB Standard for Uniformity in Construction Procurement as per Government Notice No. 423 published in Government Gazette No. 42622 of 8 August 2019 and as amended from time to time. (see www.cidb.org.za).
	The Standard Conditions of Tender make several references to the Tender Data for details that apply specifically to this tender. The Tender Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and the Standard Conditions of Tender.
	Each item of data given below is cross-referenced to the clause marked "C" in the above mentioned Standard Conditions of Tender.
C.1.1	The employer is the Government of the Republic of South Africa in its Department of Public Works and Infrastructure.
C.1.2	For this contract the three volume approach is adopted.
0.1.2	This procurement document has been formatted and compiled under the headings as contained in the CIDB's "Standard for Uniformity in Construction Procurement."
	The three volume procurement document issued by the employer comprises the following:
	Volume 1: Tendering procedures T1.1 - Notice and invitation to tender (PA-04 EC) T1.2 - Tender data (DPW-03 EC)
	Volume 2: Returnable documents T2.1 - List of returnable documents (PA-09 EC) C1.1 - Form of offer and acceptance (DPW-07 EC) C1.2 - Contract Data T2.2 - Returnable schedules
	Volume 3: Contract Part C1: Agreement and contract data C1.2 - Contract data (Part 1: Data provided by employer) (DPW-04 EC or DPW-05 EC) C1.3 - Form of guarantee (DPW-10.1 EC / DPW-10.3EC or DPW-10.2 EC/DPW-10.4 EC)
	Part C2: Pricing data C2.1 - Pricing Assumptions (PG-02.2 EC or PG-02.1EC) C2.2 - Bills of Quantities / Lump sum document (if not a returnable document)
	Part C3: Scope of work C3 - Scope of work (PG-01.2 EC or PG-01.1EC)
	Part C4: Site information C4 - Site information (PG-03.2 EC or PG03.1EC)



Tender no: Q23/037

C.1.4	The Employer's agent is:	
	Name:	Ignatius Motlokoa
	Capacity:	Departmental Project Manager
	Address:	18 President Brand Street, Bloemfontein,9301
	Tel:	051 408 7581
	Fax:	N/A
	E-mail:	jignatius.motlokoa@dpw.gov.za

C.2.1 C.3.11

A. <u>ELIGIBILITY IN RESPECT OF CIDB REGISTRATION</u>:

The following tenderers who are registered with the CIDB, or are *capable of being so registered prior to the evaluation of submissions, are eligible to have their tenders evaluated (* tenderers who are capable of being so registered, or who have applied for registration but have not yet received confirmation of such registration, must provide, with this tender, acceptable documentary proof thereof):

- a) contractors who have a contractor grading designation equal to or higher than a contractor grading designation determined in accordance with the sum tendered, or a value determined in accordance with Regulation 25 (1B) or 25 (7A) of the Construction Industry Development Regulations, for a 1SF or 1 SF** class of construction work; and
- b) contractors registered as potentially emerging enterprises with the CIDB who are registered in one contractor grading designation lower than that required in terms of a) above

Joint ventures are eligible to submit tenders provided that:

- 1. every member of the joint venture is registered with the CIDB;
- 2. the lead partner has a contractor grading designation in the **1SF** or **1SF**** class of construction work; and
- 3. the combined contractor grading designation calculated in accordance with the Construction Industry Development Regulations is equal to or higher than a contractor grading designation determined in accordance with the sum tendered, or a value determined in accordance with Regulation 25 (1B) or 25 (7A) of the Construction Industry Development Regulations for a 1SF or 1SF** class of construction work
- ** Delete "or select tender value range select class of construction works" where only one class of construction works is applicable

A contract will be entered into with a tenderer who has in his employ management and supervisory staff satisfying the requirements of the scope of work for labour intensive competencies for supervisory and management staff. - **Applicable**



B. INDICATE THE FUNCTIONALITY WEIGHTING APPLICABLE TO THIS BID:

<u>Note:</u> All bids involving the acquisition of engineering and construction works from cidb Grade 4 and above are subjected to functionality.

Note: Functionality will only be applied as a prequalification criterion. Such criteria are used to establish minimum requirements where after bids will be evaluated solely on the basis of price and preference.

- U. U. Oultonia	Weighting Factor
Functionality Criteria	N/A
N/A	
	100 Points
Total	

(Weightings will be multiplied by the scores allocated during the evaluation process to arrive at the total functionality points)

Minimum functionality score to qualify for further evaluation:	N/A

(Total minimum qualifying score for functionality is 50 Percent).

C ELIGIBILITY IN RESPECT OF RISK TO EMPLOYER:

Standard risk management assessment criteria in respect of tenders received for routine projects in the engineering and construction works environments:

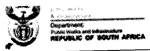
Tender offers will be evaluated by an Evaluation Committee based on the technical and commercial risk criteria listed hereunder. Each criterion carries the same weight / importance and will be evaluated individually based on reports presented to the Bid Evaluation Committee by the Professional Team appointed on the project. A tender offer will be declared non-responsive and removed from any further evaluation if any one criterion is found to present an unacceptable risk to the Employer.

In order for the evaluation reports to be prepared by the Professional Team, the Tenderer is obliged to provide comprehensive information on form DPW-09 (EC). Failure to complete the said form will cause the tender to be declared non-responsive and removed from any further consideration. The Employer reserves the right to request additional information over and above that which is provided by the Tenderer on said form. The information must be provided by the Tenderer within the stipulated time as determined by the Bid Evaluation Committee, failing which the tender offer will *mutatis mutandis* be declared non-responsive.

C.1 Technical risks:

Criterion 1: Experience on comparable projects during the past 5 years.

The tendering Service Provider's experience on comparable projects during the past 5 years. The number of current and previous comparable projects performed by the Tenderer as per the evaluation report prepared by the Consultant Team, based on its research and inspection of a representative sample of the Tenderer's current and previous work as reflected on form DPW-09 (EC), as well as, if necessary, of any additional work executed by the Tenderer, not reflected on form DPW-09 (EC). Failing to provide contactable references will result in the tender offer will be *mutatis mutandis* declared non-responsive.



Aspects to be regarded as "comparable" includes (but may be extended according to circumstances): size of projects (measured against monetary value or other project quantifying parameters), nature of projects (building, engineering, high/low rise, etc.), locality/area of execution (site-specific influences, knowledge of local conditions, etc.), complexity of project, projects for similar client department irrespective of end purpose of buildings/facilities created or in progress of being created and time scales of projects (normal, fast track, etc.) and stage of its/their development.

Criterion 2: Contractual commitment and quality of performance on comparable projects during the past 5 years.

Adherence to contractual commitments and quality of performance of comparable current and previous projects performed by the Tenderer as per the evaluation report prepared by the Consultant Team, based on its research and inspection of a representative sample of the Tenderer's current and previous work as reflected on form DPW-09 (EC), as well as, if necessary, of any additional work executed by the Tenderer, not reflected on form DPW-09 (EC). Failing to provide contactable references will result in the tender offer be mutatis mutandis declared non-responsive.

Aspects to be considered include, but are not limited to the following:

- The level of progress on current projects in relation to the project programme or, if such is not available/applicable, to the contractual construction period in general;
- The degree to which previous projects have been completed within the contractual completion periods and/or extensions thereto, and the extend of penalties imposed;
- Project performance: time management & programming of works, timeous ordering of materials and appointment of subcontractors;
- Financial management: payment to suppliers and cash flow problems;
- Quality of workmanship: extent of reworks and timeous attention to remedial works;
- Personnel resources: suitably qualified and experienced, turnover in site staff and labour force, specifically site manager and foreman;
- Personnel management: extent of labour disputes and ability to resolving labour disputes amicably;
- Sub-contractors: extent of turnover in subcontractors, general liaison and payment problems 8. experienced;
- Contract administration: contractual aspects such as complying to laws and regulations, insurances, security, submission of required documentation timeously, reaction to written contract instructions, appointments of subcontractors, etc. as can generally be expected in standard/normal conditions of contract.
- 10. Health & Safety: adherence to regulations and compliance, and number of transgressions & serious incidents.
- 11. Plant & equipment: sufficient resources on site and in time.
- 12. Delays: extent of causing delays, submission of claims timeously, and abuse of or exaggerated delay claims.
- 13. Final account: extent to which the contractor assisted in finalising the final account.

Criterion 3: Suitably qualified and appropriately experienced human resources

Allocation of suitably qualified and appropriately experienced human resources, both in respect of principals and/or other staff (contract manager, site agent, site foreman including other professional, technical and/or administrative) of the tendering Service Provider to the project, as proof that the tendering Service Provider will be able to react/respond appropriately to the Services required herein. The Company Organogram with CV's and certified ID's of all principals and employed workforce as well as proof of Professional Registration will be verified. Current and future workload of the tenderer in relation to capacity and capability will also be considered. The tenderer should demonstrate that he or she possesses the necessary professional and technical qualifications and -competence in relation to the scope of work and work to be undertaken.

Criterion 4: Attendance of compulsory bid clarification meeting, if applicable

If applicable, submission of confirmation of DPW-16.1 (PSB) attendance of compulsory bid clarification meeting or proof of attending the compulsory virtual meeting by a suitably qualified and experienced representative of the tenderer in terms of PA-04 (EC): Notice and Invitation to Tender.



	C.2 Commercial risks:
	The financial viability assessment evaluates the risk over the life of the construction period, as to whether the tenderer will be able to deliver the goods and services which are specified in the contract and / or be able to fulfil guarantees or warranties provided for in the contract in order to complete the project successfully for the amount tendered.
	Aspects to be considered include but are not limited to, the respective rates tendered, bank rating, financial capability and capacity whether the tenderer has or has access to sufficient financial resources to deliver the goods or services described in the tender documentation (including fulfilling any guarantees or warranty claims), whether the tenderer is not subject to any current or impending legal action (either formal proceedings or notification of legal action) which could impact on the financial standing of the tenderer or the delivery of the goods or services, financial report from auditors as proof of current liquidity, and company or any parent company or investor guarantee/s and financial statements.
C.2.7	For particulars regarding a pre-tender site inspection meeting, see Notice and Invitation to Tender T1.1
C.2.12	If a tenderer wishes to submit an alternative tender offer, the only criteria permitted for such alternative tender offer is that it demonstrably satisfies the Employer's standards and requirements. A tenderer may submit alternative tender offers only if a main tender offer, strictly in accordance with all the requirements of the tender documents, is also submitted. Provided that the tenderer's main tender offer is according to specification and would under normal circumstances be recommended for acceptance, his alternative tender offer may also be considered for the purpose of the award of the contract.
	Calculations, drawings and all other pertinent technical information and characteristics as well as modified or proposed Pricing Data must be submitted with the alternative tender offer to enable the Employer to evaluate the efficacy of the alternative and its principal elements, to take a view on the degree to which the alternative complies with the Employer's standards and requirements and to evaluate the acceptability of the pricing proposals. Calculations must be set out in a clear and logical sequence and must clearly reflect all design assumptions. Pricing Data must reflect all assumptions in the development of the pricing proposal.
	Acceptance of an alternative tender offer will mean acceptance in principle of the offer. It will be an obligation of the contract for the tenderer, in the event that the alternative is accepted, to accept full responsibility and liability that the alternative offer complies in all respects with the Employer's standards and requirements.
	The modified Pricing Data must include an amount equal to 5% of the amount tendered for the alternative offer to cover the Employer's costs of confirming the acceptability of the detailed design before it is constructed.
	Alternative tender offer permitted: Yes ☐ No ⊠
C.2.13.2	The list of Returnable Documents identifies which of the documents a tenderer must complete when submitting a tender offer. The tenderer must submit his tender offer by completing the Returnable Documents, signing the "Offer" section in the "Form of Offer and Acceptance" and delivering the Returnable Documents back to the Department.
C.2.13.5	The Employer's address for delivery of tender offers and identification details to be shown on each tender offer package are as per Notice and Invitation to Tender T1.1.
C.2.13.6 C.3.5	A two-envelope procedure will not be followed.
C.2.15	The closing time for submission of tender offers is as per Notice and Invitation to Tender T1.1.
C.2.16	The tender offer validity period is as per Notice and Invitation to Tender T1.1.
C2.16.3	Omit the wording of the last sentence for those projects which are subject to CPAP
C.2.18	The tenderer will be required to submit his fully priced Bills of Quantities / Lump Sum Document (complete document inclusive of all parts):
	☐ Together with his tender;
	The tenderer shall submit his fully priced and completed sectional summary- and final summary pages with the tender and thereafter submit the fully completed Bills of Quantities within fourteen (14) calendar days of the date requested to do so prior to the award of the contract.



C.2.19	Access shall be provided for inspections, tests and analysis as may be required by the Employer.
C.3.4.1 C.3.4.2	The location for opening of the tender offers, immediately after the closing time thereof shall be at: Department of Public Works & Infrastructure, 18 President Brand street, Bloemfontein 9301, Room 233
C.3.8	The words "responsive tender" and "acceptable tender" shall be construed to have the same meaning.
C.3.9.3	Omit the wording and replace with the following: "Notify the tenderer of all errors, omissions and/or rate imbalances that are identified in the tender offer and request the tenderer to, within a stipulated time, accept the total of prices as corrected in accordance with C.3.9.4."
C.3.9.4	Omit the wording of the first sentence and replace with the following: "In cases where tender offers contain errors, omissions and/or rate imbalances, these are to be corrected as follows:"
C.3.9.4	Add sub paragraph c) to C.3.9.4, as follows: "c) If the tenderer does not accept the corrected tender offer, or cannot reach consensus with the Employer on a corrected tender offer, the tender is to be classified as not acceptable/non responsive and removed from further contention."
C.3.11.1	The procedure for the evaluation of responsive tenders is Method 2: Financial Offer and Preference.
C.3.13	Add the following to sub paragraph a), as follows: The tenderer or any of its directors is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act, 2004 (Act No. 12 of 2004) as a person prohibited from doing business with the public sector;
C.3.17	Provide to the successful tenderer one copy of the signed contract document.

DEVIAGO (EC): FORM OF OFFER AND ACCEPTANCE

				NAL DEVELOPMENT: SWEELING OFICES: REPLACEMENT OF FIRE
Verscor out	0.13/037	į	Reference no:	14/2/5/4/18/6720
FFER				
he Gampleyer, identi reoutemant of leptaceatows of Fire		sature block	, has solicited off	fers to enter into a contract for the
				s listed in the tender data and addend epted the conditions of tender.
coeptance, the Tennicluding compliance	decer offers to perform all of	the obligat	ions and liabilities ng to their true inte	g this part of this form of offer and of the Contractor under the contract ent and meaning for an amount to be t data.
	INCLUSIVE OF ALL APPLICATION of incurance fund contributions a		•	includes value- added tax, pay as you earn
Rand (in words):				
Rand in figures:	R			
		otiation with th	e preferred tenderer(s)	. The negotiated and agreed price will be
considered for acceptance. This offer may be accepturning one copy of whereupon the Tend	e as <u>a first and final offer.</u> cepted by the Employer by si this document to the Tender	igning the a rer before th	cceptance part of the perio	this form of offer and acceptance and of validity stated in the tender data
considered for acceptance. This offer may be accepturning one copy of whereupon the Tend contract data.	e as <u>a first and final offer.</u> Depted by the Employer by significant to the Tender this document to the Tender erer becomes the party name	igning the a rer before the	cceptance part of the end of the perio	this form of offer and acceptance and of validity stated in the tender data conditions of contract identified in the
considered for acceptance. This offer may be accepturning one copy of whereupon the Tend ontract data.	e as <u>a first and final offer.</u> cepted by the Employer by significant to the Tender cerer becomes the party nom DEBYTHE FOLLOWING LE	igning the a rer before the	cceptance part of the end of the perio	this form of offer and acceptance and of validity stated in the tender data conditions of contract identified in the k which is not applicable)
considered for acceptance. This offer may be accepturing one copy of whereupon the Tend contract data. THIS OFFER IS MAE	e as <u>a first and final offer.</u> cepted by the Employer by significant to the Tender cerer becomes the party nom DEBYTHE FOLLOWING LE	igning the a rer before the	cceptance part of the end of the perio Contractor in the c	this form of offer and acceptance and of validity stated in the tender data conditions of contract identified in the k which is not applicable)
considered for acceptance his offer may be accepturiting one copy of the reupon the Tend contract data. HIS OFFER IS MAE	e as a first and final offer. cepted by the Employer by significant to the Tender erer becomes the party nom DERYTHE FOLLOWING LE orporation:	igning the a rer before the	cceptance part of the end of the perio Contractor in the c	this form of offer and acceptance and of validity stated in the tender data conditions of contract identified in the k which is not applicable) Partnership:
considered for acceptance his offer may be accepturing one copy of whereupon the Tendontract data. HIS OFFER IS MAD Company or Close Company or Close Company And, Whose Register	e as a first and final offer. cepted by the Employer by significant to the Tender erer becomes the party nom DERYTHE FOLLOWING LE orporation:	igning the a rer before the sed as the G	cceptance part of the end of the perio Contractor in the contracto	this form of offer and acceptance and of validity stated in the tender data conditions of contract identified in the k which is not applicable) Partnership:
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^{*}Any reference to words "Bid" or "Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender or "Tenderer".

**Any reference to words "Bid" or "Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the word "retention"

Page 1 of 4

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Tender in Gillos

AND WHO IS:

N. M.	nceuted servin, and who is duly sufficiesed to do so, is the fire. When supacing this	A Resolution / Power of Attorn Members / Partners of the Le	Mote: A Resolution / Power of Attorney, signed by all the Observation of Mambers / Partners of the Legal Uniting most secondary modern Coffer, authorising the Representative to make this offer.			
SIGNE	D FOR THE TEMDERER:					
	AND THE SECOND SECURITION OF THE PARTY OF TH					
	Name of representative	Signature	Date			
MITME	SGED BY:					
	Nan:e of witness	Signature	Date			
The off Own al	icial documents ficial alternative ternative (only if documentation makes provisio		(N.B.: Separate Offer and Acceptance toms are to be completed for the main and for each alternative offer)			
(a) the	e Tenderer accepts that in respect of contracts up to AT), will be applicable and will be deducted by the En					
(၁) in	respect of contracts above R1 million, the Tenderer o	offers to provide security as indicated be	elow:			
(1)) cash deposit of 10 % of the Contract Sum (excludin	ng VAT)	Yes 🗌 No 🗍			
(2)) variable construction guarantee of 10 % of the Con-	tract Sum (excluding VAT)	Yes 🗌 No 🗍			
(3)) payment reduction of 10% of the value certified in t	he payment certificate (excluding VAT)	Yes 🗌 No 📋			
(4)) cash deposit of 5% of the Centract Sum (excluding of the value certified in the payment certificate (excl		Yes ☐ No ☐			
(5)) fixed construction guarantee of 5% of the Contract reduction of 5% of the value certified in the paymen		Yes 🗌 No 🗍			
998 (Ad	rantees submitted must be issued by either an insurance of et 52 of 1998) or Short-Term Insurance Act, 1998 (Act 35 o The pro-forma referred to above. No alterations or amendm	of 1998)] or by a bank duly registered in term	is of the Banks Act, 1990 (Act 94 of			
	enderer elects as its <i>domicilium citandi et exec</i> may be served, as (physical address):	cutandi in the Republic of South Afr	rica, where any and all legal			

^{*}Any reference to words "Bid" or "Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

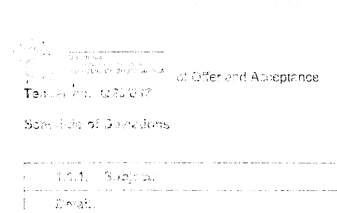
**Any reference to words "Bid" or "Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the word "retention"

Page 2 of 4

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Other Confoct Details of the	Tenderer arc:		
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aris Partiss			
		Branch	
Realistration Not of Tax decemb	Messelle e e e f		
Negro Tallo II, modernical DIJB Repostration Fundostic			
ACCAPTANCE			
consideration thereof, the Se	ngseyer snell pay tract data. Acce	peotence, the Employer identified below ac Po Contractor the amount due in accomptance of the Tenderer's offer shall form id conditions contained in this agreement	ance with the conditions of an agreement between the
The terms of the contract at Part C1 Agreement and cont Part C2 Pricing data Part C3 Scope of work Part C4 Site information and the above listed Par	rect data, (which drewings and do	includes this agreement) ocuments or parts thereof, which may be i	ncorporated by reference into
tender schedules as well as a process of offer and accepta agreement. No amendments	iny changes to th arice, are contain to or deviations f	ments listed in the tender data and any ac e terms of the offer agreed by the Tendere ned in the schedule of deviations attache from said documents are valid unless conta	ed to and forming part of this ined in this schedule.
deviations (if any), contact the	e Employer's age irantees, proof of ed in the contrac	eceiving a completed copy of this agreement (whose details are given in the contract insurance and any other documentation at data. Failure to fulfil any of these obligatesement.	it data) to arrange the delivery to be provided in terms of the
one fully completed original	copy of this docu 5) working days i	his agreement comes into effect on the da ament, including the schedule of deviation of the date of such receipt notifies the em is agreement, this agreement shall constitu	s (ii any). Onless the tenderer ployer in writing of any reason
For the Employer:			
			Daie
Name of sign	atory	Signature	Date
Name of Organization:	Department of	Public Works and Infrastructure	
Address of Organization:	18 President E	Brand Str, Bloemfontein 9301	
WITNESSED BY:			
Name of wit	ness	Signature r in any other documentation shall be construed to	Date

Page 3 of 4



	1.2. Subject
	O stati:
	Tar.S. Subject
	Ortali:
	1.1.d. Subject:
	Detail:
	ქანან, Subject:
	Dutail:
	1.1.6. Subject:

By the duly authorised representatives signing this agreement, the Employer and the Tenderer agree to and accept the foregoing schedule of deviations as the only deviations from and amendments to the documents listed in the tender care and addenda thereto as listed in the tender schedules, as well as any confirmation, clarification or changes to the terms of the offer agreed by the Fenderer and the Employer during this process of offer and acceptance.

It is expressly agreed that no other matter whether in writing, oral communication or implied during the period between the issue of the tender documents and the receipt by the Tenderer of a completed signed copy of this Agreement shall have any meaning or effect in the contrast between the parties arising from this agreement.

Notes:

Detail:

- 1 The extent of deviations from the lender documents issued by the employer before the tender closing date is limited to those permitted in terms of the conditions of tender.
- 2. A teridister's covering letter shall not be included in the final contract document. Should any matter in such letter, which constitutes a deviation as aforesaid, become the subject of agreements reached during the process of offer and acceptance, the outcome of such agreement shall be recorded here.
- 3. Any other matter arising from the process of offer and acceptance either as a confirmation, clarification or change to the tender documents and which it is agreed by the Parties becomes an obligation of the contract shall also be recorded here.
- 4. Any change or addition to the tender documents arising from the above agreements and recorded here, shall also be incorporated into the final draft of the Contract. (Note: This note must be deleted by the Project Manager/ Consultant(s) when compiling the tender document)

^{*}Any reference to words "Bid" or "Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tencer" or "Tenderer".

^{**}Any reference to the words "payment reduction" herein shall be construed to have the same meaning as the word "retention" For internal & External Use

DPW-09 (EC): PARTICULARS OF TENDERER'S PROJECTS

To the second of the second of the second

Advertising date: 12	resource analysis no	
.00	Q20/037	PARAMENT OF JUSTICE AND CONSTITUTIONAL DEVELO
Validity period:	Closing date:	ONAL DEVELOPMENT: TWEELING.
30 days	27 June 2023	LOPMENT: TWEELING, PETRUSTEYN AND STEYNSRUS

1. PARTICULARS OF THE TENDERER'S CURRENT AND PREVIOUS COMMITMENTS

1.1. Current projects

P	_	2	,	ω	4	 (21	o	 	Œ
Projects currently engaged in									
Name of Employer or Representative of Employer									
Contact tel. no.									
Contract sum									
Contractual commence-									
Contractual completion	Care								
Current percentage	progress								

State of the control

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	 !	<u>.</u>	37	-1	ဘ	Οī	4	ω	2	 7770
Name of Tarrierer										1.2 Completed projects Projects campiated in the previous & (five) years
										Recha of Employer or Representative of Employer
Signature										Contact tel. no.
										Contract sum
										Contractual commence-ment date
Date										Contractual completion date
							•			Date of Certificate of Practical Completion

PART DECLARATION OF INTEREST AND BIDDER'S PAST SUPPLY OWNER MANAGEMENT PRACTICES

Grahas in complete this foar in gall and signed by the duly authorized person, as indicated on a wide
ाह है के बेर्ड के अन्य में एक प्रवाह कि एक एक विकास का कार <mark>especialize and will be removed from any a</mark> nd सार्व कि कि कि कि
CONCENTED TO

Bid not	Reference no:	14/2/1/4/18/6720
The following perticulars must	be furnished. In the case of a joint venture, se	eparate declarations in respect of
ozon partner niust be complete	ว์ ลอดี submitted.	30,000
s. Ond registration n	해 전유 (if applicable)	

- 2. Any legal person, including persons employed by the State1; or persons having a kinship with persons employed by the state, including a blood relationship, may make an offer or offers in terms of this invitation to bid (includes a price quotation, advertised competitive bid, limited bid or proposal) in view of possible allegations of favouritism, should the resulting bid, or part thereof, be awarded to persons employed by the state, or to persons connected with or related to them, it is required that the bidder or his/her authorised representative declare his/her position in relation to the evaluating/adjudicating authority and/or take an oath declaring his/her interest, where:
- The bidder is employed by the state; and/or
- The legal person on whose behalf the bidding document is signed, has a relationship with persons a
 person who are/is involved in the evaluation and or adjudication of the bid(s), or where it is known that
 such a relationship exists between the person or persons for or on whose behalf the declarant acts
 and persons who are involved with the evaluation and or adjudication of the bid.
- 3. In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

5.1	Full Name of bicder or his or her representative:
3.2	Identity marber:
3.3	Position occapied in the Company (director, trustees, shareholder ² ect
3.4	Company Registration Number:
3.5	Tax Reference umber:
3.6	VAT Registration Number:

3.6.1 The names of all directors / trustees / shareholders / members, their individual identity numbers, tax reference numbers and, if applicable, employee / persal numbers must be indicated in paragraph 3 below.

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

Page 1 of 4 Version: 1.3

1 ~ No.	all rooms —
	(a) any noticeast or provincial department, national or provincial public entity or exactional institution within the meaning of the Public Finance Meas getsear Action99 (Action No. 1 of 1999); (Fronty remaining they constrained entity; (Control local decision of the Public Finance Meas getsear Action (Pronty remaining the Public Fina
	(a) participal (issumment or the national Council of provinces; or (a) Participant.
3 "Shar	shoride." makes (a) a person who give a chares in the company and is actively involved in the linanagement of the appropriate or business and exercise control over the enterprise.
3.7	Are yet or any person reuncected with the bidder bresparly employed by the state? YES [] NO
3.71	if so, furnish the following particulars:
	Name of person / director /trustees/shareholder/ member:
	Name of state institution at which you or the person
	is connected to the bidder is employed
	Position occupied in the state institution:
	Any other particulars:
3.8	Did you or your spouse, or any of the company's directors / trustees/shareholders / members or their spouses conduct business with the state in the previous twelve months?
3.8.1	If so, famish perticulars:
3.9	Do you, or any person connected with the bidder, have any relationship (family, friend, other) with a person employed by the state and who may be involved with the evaluation and or adjudication of this bid?
3.9.1	If so, furnish particulars.
	//:···································
3.10	Are you, or any person connected with the bidder, aware of any relationship (family, friend, other

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**************			*************
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ind Msc. fleridsh pa	Nortany		
	**** - * * ****************************		•••••
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uil Name	Identity Number	Personal Tax Reference Number	State Employee Number / Persal Number
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MACTECES		DER'S PAST SUPPLY CHA	AIN MANAGEMEN
business with the	se as companies or per public sector?	ors listed on the National sons prohibited from doing	U No

Technition of interest and bidder's past Supply Chain Management practice it PA 41

Any reference to words "Bid" or Bidder" herein and/or in any other documentation shall be construed to have the same meaning as the words "Tender" or "Tenderer".

Page 3 of 4 Version. 1.3

Social Const	Declaration of inter	est and bidder	's past Supply Chain Mar.	agement	practices: (
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5.7	la teo le noment l'éduer or any Terder 2 deurs de la coma de	fuection 29 of i	he Prevention and		
	 Compaining of Communitaria w 			: [⁻]	
	To preess ask Register at			Yes	I Dina
	Tourier Dock of Grading Re			T CE	
	og antrodesig of tablications.	•			
51	If so, fundan particulars	to see summe	number (012) 3265445.	L	
					:
5 5	Was La lenderer / blaner cri	any of its direct	ors convicted by a court of		
	i i law ('noluding a court outside	of the Republic	c of South Africa) for fraud	Yes	□ No
<u></u>	or corruption during the past of co, foreign particulars:	tive years?		1 63	
5 5	in co, minori pertiraliato.				
5.7	Was a ry contract between th	e tenderei / bic	lder and any organ of state		-
	terminated during the past fiv	e years on acci	ount of failure to perform	V.s.	□ No
5.8	on or comply with the contrac	<u>:t?</u>		Yes	
J.O	If so, furnish particulars:				
					}
	<u>i</u>				
6. CE	RTIFICATION				
I the s	ndersigned (full name)		aantifi that the t	. fo 4*	on Court I I
			certify that the in	normatic	on furnished
this d	eclaration form is true and cor	rect.			
Lacce	pt that, in addition to pancella	tion of a conti	eact action may be taken a	against m	na chanta 41.1.
		non or a conti	act, action may be taken a	agamst III	ic should the
declar	ation prove to be false.				
nia.m	e of Tenderer /				
. 1611	Sign	nature	Date	Posi	tion

This form has been aligned with SBD4 and SED 8

Position

belder

PARTICIPATION OF BOARD OF DIRECTORS TO ENTER MITO CONCORTIA OR JOINT VENTURES

	ে জনের এটা মার্কা টোর সেক্সান্ত পোনর টিডেবে তা শ্রিদectors / Members / Partners of:
-	OCOFFE M. Start Ed. Coppe and Coppe
14	эрэйу эк төні (d. nome энч riqisinadon эк неег, Кы, сйоэбіе, of the Enterpriso)
,	idicat(place)
	(date)
	SECULIED that:
1.	The Enterprise submits a 2id Alender, in consortium/Joint Venture with the following Enterprises:
	(List all the legally correct full names and registration numbers, if applicable, of the Enterprises forming the Consortium/Joint Venture)
	to the Department of Public Works in respect of the following project:
	(©roject description as per Bid /Tender Document)
2	Pid / Tender Number:(Bid / Tender Number as per Bid / Tender Document)
۷.	*Mr/Mrs/Ms:
	in his/ner Capacity as: (Position in the Enterprise)
	and who will sign as follows:
	be, and is hereby, authorised to sign a consortium/joint venture agreement with the parties listed under item 1 above, and any and all other documents and/or correspondence in connection with and relating to the consortium/joint venture, in respect of the project described under item 1 above.
3.	The Enterprise accepts joint and several liability with the parties listed under item 1 above for the due fulfilment of the obligations of the joint venture deriving from, and in any way connected with, the Contract to be entered into with the Department in respect of the project described under item 1 above.
	The Enterprise chooses as its <i>domicilium citandi et executandi</i> for all purposes arising from this joint venture agreement and the Contract with the Department in respect of the project under item 1 above:
	Physical address:
	(code)

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The bidding enterprise reastly absolves the Department of Public Works from any liability whatsoever that may arise as a result of this occurrent being signed

* Eslete which is not applicable. NS: This resolution must, where possible, be signed by all the Directors / Members / Partners of the Bidding Enterprise. in the event that paragraph 2 cannot be complied with, the resclution must be signed by Directors / Members / Partners holding a majority of the shares / ownership of the Bidding Enterprise (attach proof of shareholding / ownership herate). Directors / Members / Partners of the Bidding Enterprise may alternatively appoint a person to sign this document on behalf of the Bidding Enterprise, which person must be so authorized by way of a duly completed power of attorney, signed by the Directors / Members / Partners rioiding a majority of the shares / ownership of the Bidding Enterprise (proof of shareholding / ownership and power of attorney are to be attached hereto). Should the number of Directors / Members / Partners exceed the space available above, additional names and signatures must be supplied on a separate page.

Note:

ENTERPRISE STAMP

TA-45 DESPESSAL RESOLUTION OF CONSORTIA OR JOINT VENTURES

	TOPE STITEM of a meeting of the duly authorised representatives of the following legal entities who have ource into a consection four exercise to jointly bid for the project mentioned below: (legally correct following a visit is abled numbers of improcing of the succentricing a Consultion/Joint Venture)
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7.	
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He	id at(pisce)
	(date)
	ESCLVED that:
RE	SOLVED that:
Α.	The above-mentioned Enterprises submit a Bid in Consortium/Joint Venture to the Department of Public Works in respect of the following project:
	(Project description as per Bid /Tender Document)
	Bid / Tender Number:(Bid / Tender Number as per Bid / Tender Document)

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		(chows)				
	inscare obtain with land	്രിറ്റ് രാർയിൽ as well as to sign	d all other documents and/or correspondence in n any Contract, and any and all documentation Consortium/Joint Venture mentioned above			
Ċ.	The Enterprises con all business macritr	รที่ผู้เทียดู เทีย Gobsolf ตับ/Joint Venture าอ กรกาอ อัสว style of	e, notwithstanding its composition, shak വേദ്യവാ			
	Militar (Miller Access of Miller and American Committee (Miller Access of American Access					
D.	the obligations of the	he Consortium/Joint Venture accept j Consortium/Joint Venture deriving fr Department in respect of the project	joint and several liability for the due fulfilment of orn, and in any way connected with, the Contract t described under item A above.			
E.	Any of the Enterorises to the Consortium/Joint Venture intending to terminate the consortium/joint venue agreement, for whatever reason, shall give the Department 30 days written notice of such inter Notwithstanding such decision to terminate, the Enterprises shall remain jointly and severally liable to Department for this due fulfilment of the obligations of the Consortium/Joint Venture as mentioned item D above.					
F.	 Enterprises to the C of its obligations ur 	terprise to the Consortium/Joint Venture shall, without the prior written consent of the otherises to the Consortium/Joint Venture and of the Department, cede any of its rights or assign at obligations under the consortium/joint venture agreement in relation to the Contract with the mentineferred to herein.				
G	purposes arising fro	oose as the domicilium citandi et exe m the consortium/joint venture agree it under item A above:	ecutandi of the Consortium/Joint Venture for all ement and the Contract with the Department in			
	Physical address:					
			(Postal code)			
	Frankal Aulder					
	Postal Address:					
			(Postal code)			
	Telephone number:					

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The bidding enterprise hereby absolves the Department of Public Works & Infrastructure from any hability whatsoever that may arise as a result of this Journal being signed.

Note:

- Delete which is not applicable.
- 2. N8: This resolution must be signed by all the Duly Authorised Representatives of the Legal Entities to the consortium/joint venture submitting this tender, as named in item 2 of Resolution PA-15.2.
- Should the number of the Duly Authorised Representatives of the Legal Entities joining forces in this tender exceed the space available above, additional names, capacity and signatures must be supplied on a separate page.
- Resolution PA-15.2 duly completed and signed, from the separate Enterprises who participate in this consortium/joint venture, mus. Sc attached to this Special Resolution (FA-15.3).

DATES, PRESERVED BOTHES CLAIM FORM IN TERMS OF THE PREFERENTIAL PRODUCE MEANING PERSON ATIONS 2022

Thus preference form more force part of all tenders invited. It contains general leformation cad assists as a stain for a fer areference points for specific goals.

SERVICE JOHN CHANG THIS FORM, TENDERERS MUST STUDY THE GENERAL COMESTICAS, DEFINITIONS AND DIRECTIVES APPLICABLE IN REPORT OF THE TENDER AND PREFERENTIAL PRODUREMENT REGULATIONS 2022

SENERAL CONCUENS

1. Y.

LATER CONTROL OF A PROPERTY AND A PR

- 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).
- Prafarence Points System to be applied 1.2

(tick whichever is applicable).

- The applicable preference point system for this tender is the 80/20 preference point system.
- The applicable preference point system for this tender is the 90/10 preference point system.
- Either the 90/10 or 80/20 preference point system will be applicable in this tender. The lowest/ highest acceptable tender will be used to determine the accurate system once tenders are received.
- 1.3 Points for this tender shall be awarded for:
- 1.3.1 Price: and
- 1.3.3 Specific Goals
- 1.4 The maximum points for this tender are allocated as follows:

	80/20
PRICE	
SPECIFIC GOALS	
Total points for Price and Specific Goals	

PREFERENCE TORKES OF ARM FORM IN TERMS OF 2022	THE PREFERENTIAL PROCUREMENT REGULATION
And the second s	

PARTO PREFERENCE POLITS GLAIM FORM IN TERMS OF THE PREFERENCIAL PROGUNDATION STREET ANOMS STORE

This preference is more associated part of all tenders invited. It contains general information and series as a paint form for preference points for specific goals.

MED BEFORE COMPLETING THIS FORM, TENDERERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF THE TENDER AND PREFERENTIAL PROCUREMENT REQUIREMENT. 2022

4. GENERAL COMPITIONS

- 3.1 The following preference point systems are applicable to invitations to tender:
 - file ৪০০০ system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
 - ths 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).

1.2 Proference Points System to be applied

(Tick whichever is applicable).

The applicable preference point system for this tender is the 80/20 preference point system
The applicable preference point system for this tender is the 90/10 preference point system
☐ Either the 99/30 or 89/20 preference point system will be applicable in this tender. The lowest/ highest acceptable tender will be used to determine the accurate system and tenders are received.

- 1.3 Points for this tender shall be awarded for:
- 1.3.1 Price: and
- 1.3.2 Specific Goals
- 1.4 The maximum points for this tender are allocated as follows:

CHOOSE APPLICABLE PREFERENCE POINT SCORING SYSTEM	⊠ 80/20 □ 90/10 □
PRICE	80
SPECIFIC GOALS	20
Total points for Price and Specific Goals	

1.5 Supplier www. Allocation of Openific Goals Points

For Processment transpagners with rand value greater than R2 000.00 and up to Rs Million formative of all applicable taxes), the specific goals as listed in table 6 neroware applicable.

CLARUSATOS

The Paris	- Constitution for the second	Preference Points allocated out of 20	Documentation to be submitted by bidders to validate their claim for points
	Ar fible of Strachick to at locat \$1% or need by block poogle (Mandatory)	10	 ID Copy SANAS Accredited BEBEE Certificate or sworn affidavit where applicable CSD Report CIPC (company registration)
2.	i.ocated in a specific Local Municipality or District Municipality or Metro or Province area for work to be done or services to be rendered in that area (Mandatory)Freestate		 Office Municipal Rates Statement Permission To Occupy from local chief in case of rural areas (PTO) Lease Agreement
3.	An EME or QSE which is at least 51% owned by women (Mandatory)	4	ID CopyCSD ReportCIPC (company registration)

Serial	Specific Sunts	Preference Points allocated out of 20	Documentation to be submitted by bidders to validate their claim for points
	An EME or 055 which is ar kest 51% over 16 by people with cisefility	2	ID Copy (Mandatary)
	् (सम्भवत्वक्षण्यक्षण्यः) -		Medica! Certificate
			South African Social Security Agency (SASSA) registration
			National Council for Persons with Physical Disability in South Africa registration (NCPPDSA)
			CSD Report
			CIPC (company registration)
5.	An EME or QSE which is at least 51% ewned by youth. (Mandatory)	2	• ID Copy
			CSD Report
			CIPC (company registration)

1.5.2 For procurement transactions with rand value greater than R1 Million and up to R50 Million (Inclusive of all applicable taxes) the specific goals as listed in table 2 below are applicable:

All Acquisitions

Table 2

53% No	Cunciffic Greats	Preference Points allocated out of 20	Documentation to he submitted by bidders to validate their claim for you is
	SubMise (Silv day on ity which is till ear 51% or mad by bisecitally allower anged hadraches (40). (Mandatary):	10	ID Copy SANAS Accredited BBEUS Certificate or sworm affilia to where applicable CSD Report
!			CIPC (company registration)
2	Located in a specific Local Municipality or District Municipality or District Municipality or Metro or Provence area for work to be done or services to be rendered in that area	2	Office Municipal Rates Statement
	(Mandatory)		Permission To Occupy from local chief in case of rural areas (PTO)
			• Lease Agreement
3.	An EME or QSE or any entity which is at least 51% owned by worden (Mandatory)	4	• ID Copy
			CSD Report
			CIPC (company registration)
4.	An EME or QSE or any entity which is at least 51% owned by people with disability	2	ID Copy (Mandatory)
	(Mandatory)		Medical Certificate
			South African Social Security Agency (SASSA) registration

Section .	్లి అలిస్ట్ సాయ్	Preference Points allocated out of 20	Documentation to be submitted by bidders to validate their claim for points
			National Council for Persons with Physical Disabelity in South Africa registration (NCPPDSA)
: :			CSD Report
Į.			CIPC (company registration)
5.	An EME or QSE or any entry which is at least 5.2% ewned by youth.	2	• ID Copy
	(Mandetory)		CSD Report
			CIPC (company registration)

1.5.3 For procurement transactions with rand value greater than R50 Million (Inclusive of all applicable taxes) the specific goals as listed in table 3 below are applicable

All Acquisitions

Table 3

Serial No	Specific Goals	Preference Points allocated out of 10	Documentation to be submitted by bidders to validate their claim for points
1.	An EME or QSE or any entity which is at least 51% owned by Historically Disadvantaged Individuals (HDI)	4	• ID Copy
	(Mandatory)		SANAS Accredited BBBEE Certificate or sworn affidavit where applicable
			CSD Report

768*78\$ 1943	Specific Gosts	Preference Points allocated out of 10	Documentation to be submitted by bidgers to validate their claim for points
			CIPC (company registration)
2.	Lighted in a specific Local Municipality or District Municipality or District Municipality or Wiston or Province area for work to be done at services in be rendered in that there	2	• Office Municipal Rates Statement
· · · · · · · · · · · · · · · · · · ·	(Manewicity)		Permission To Occupy from local chief in case of rural areas (PTO)
			Lease Agreement
3.	An EME or QSE or any entity which is at least 51% owned by women	2	• ID Copy
	(Manáztory)		CSD Report
			CIPC (company registration)
4.	An EME or QSE or any entity which i at least 51% owned by people wit disability	s 2	ID Copy (Mandatory)
	(Mandatory)		Medical Certificate
			South African Social Security Agency (SASSA) registration
	OR		 National Council for Persons with Physical Disability in South Africa registration (NCPPDSA)
	An EME or QSE or any entity which at least 51% owned by youth .	ris	• ID Copy

(Rechal) i viguac iño Chufe 3.0	Preference Points allocated out of 10	Documentation to so submitted by bidders (5) validate their claim for polars
		CSD Report
		CiPC (company registration)

- Fall are on the part of the tenderer to submit proof or documentation required in to the of this tender to dain points for specific goals, if the service provider/ tenderer did not submit proof or oncomentation required to claim for specific goals will be interpreted to mean that profesers or points for specific goals are not claimed.
- 1.7 The organ of state reserves me right to require of a service provider/fenderer, either feefore 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) "terider" 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 Finiferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000).

) POLICE POWER AND APPEN FOR PRICE

SING THE COURT OF COME PREFERENCE POINT SYSTEMS

A chakimum of ablick 30 points is allocated for price on the following basis:

$$p_{ij}=26\left(\frac{a_{ij}-a_{ij}}{a_{ij}}\right)$$
 or $p_{ij}=90\left(1-rac{p_{t}-p_{ij}}{p_{ij}}\right)$

15 A Points scored for price of tender under consideration

୍ୟ = Pros of tender under consideration

Proin = Price of lowest acceptable tender

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

3.2.1. FOINTS AWARDED FOR PRICE

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

$$P_{S}=80\left(1+rac{P_{t}-P_{max}}{P_{max}}
ight)$$
 or
$$P_{S}=90\left(1+rac{P_{t}-P_{max}}{P_{max}}
ight)$$

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

- 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 1,2 and 3 above 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—

or solith are larger for income-generating contracts, that either the 80/20 or 90/16 are larger point system will apply and that the highest acceptable to decryal be used to determine the applicable preference point system; or

(a) say ration lawits do n 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 new wine the applicable preference point system,

those the organ of state about address the points allocated for specific goals for both the 80% for and 20% to exist event solut system.

Nable to Baselfus goods for the border and points claimed are indicated per the lable basis w

(Note to engage of series After a rether the 90/10 or 80/20 preference point by seem is applicable, comes our ling entries must also be indicated as such.

Mote to fundament The lenguler must indicate how they claim points for each preference point systems

The specific goals alreaded points in terms of this tender	insper of points allocated (90/19) (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)
1. An EME or QSE or any entity which is at least 51% owned by Historically Pisadvantaged Individuals (HDI)	4	10		
2. Located in a specific Local Municipality or Discrict Municipality or Metro or Frovince area for work to be done or services to be rendered in that area	2	2		
3. An EME or QSE or any entity which is at least 51% owned by women	2	4		
4. An FME or QSE or any entity which is at least 51% owned by people with disability or	2	2		

ការមន្ត្រី នេះ នេះ មើល ស្លាក់ព្រះស្នាល់ នេះ និស្សាន នេះ នេះ នេះ នេះ នេះ នេះ នេះ នេះ នេះ នេ		Number of points allocated (80/20 system) To be completed by the organ of	Number of points claimed (90/10 system) (To be completed by the tenderer)	Number of points claimed (80/26 system) (76 be completed by the tenders)
5 And the or USE or any ordity what is a liter \$19% on and hy youth."	2	2		
(Note: only one specific goal is applicable between specific goal number 4 and specific goal number 5 under 90/10 Preference Point System)				

stote: fin respect of the 90/10 point system a selection of either disability or youth may be made with an altocation of 2 points for either of them.

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 */enture / Consortium Chose corporation Public Company Personal Liability Company (Pty) Limited Non-Public 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;

- ii) In the event of a contract being awarded as a result of points claimed as stleven as a registropts 1.4 and 4.2, the contractor may be required to furnish documentary order to the settafaction of the organ of state that the claims are correct;
- iv. There specific years have been claimed or obtained on a fraudulent basis or any ablact acreations of contract have not been fulfilled, the organ of state may as the discrete any other remedy it may have
 - c) discusify the person from the tendering process;
 - grading power docus, losses or damages it has incurred or suffered as a last that has person's conduct;
 - (c) sensel the contract and claim any damages which it has suffered us a result of having to make less favourable arrangements due to cultimate distant.
 - (d) recommend that the tenderer or contractor, its shareholders and directors or only the shareholders and directors who acted on a freedoriest basis, be restricted from obtaining business from any organ of state for a period not exceeding 10 years, after the audi all arom partern (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:	
	,

PA. 40; DECLARATION OF DESIGNATED GROUPS FOR PREFERENTIAL FROCUREMENT / 1/2/

Department:	Pattern inferies and infrascructs	REPUBLIC OF SOUTH	
3.7		E M	

Tender กิบ:

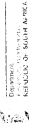
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Parties, orderly and infractiuctor	REPUBLIC OF SUUTH AFRICA	
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1 HIST ALL PROPRIETORS, MEMBERS OR SHAR	HIST ALL PROPRIETORS MEMBERS OR SHAREHO! DERS B	R SHAREHOLDERS B		Y WAME, IDENTITY NUMBER. CHIZENSHIP AND DESIGNATED GROUN	CITIZENSIAP A	NO DESIGNATION		:
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10.		%	□ Yes □ No	☐ Yes ☐ No	□ Yes □ No	☐ Yes ☐ No	□R □ UD □T □ U	☐ Yes ☐ No
1.		%	□ Yes □ No	☐ Yes ☐ No	☐ Yes ☐ No	No □ Yes □		☐ Yes ☐ No
12.		%	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	□R □ UD □ T □ U	☐ Yes ☐ No

Where Owners are themselves a Company, Close Corporation, Partnership etc, identify the ownership of the Holding Company, Ogether with Asgredation during a State date of South African citizenship obtained (not applicable to persons born in South Africa) ##

¹ EME: Exempted Micro Enterprise ² QSE: Qualifying Schall Business Enterprise





Tender no:

The undersigned, who warrants that he/she is duly authorized to do so on behaft of the Tenderer, hereby confirme thet:

- The information and particulars contained in this Affidavit are true and correct in all respects;
- Procurement Regulations, 2017, Bautonst Sinali Buckleas Act. 102 of 1996 as amended and all documents pertaining to this Toricla were studied under over the The Broad-based Black Economic Empowerment Act. 2003 (Act 53 of 2003), Preferential Frocurement Policy Francescok Act. 2000 (Act See 1824), the Preference Francescok Act. 200 and that the above form was completed according to the definitions and information cuntained in said documents.
- The Tenderer understands that any intentional inforegressentation or fraudulent information provided heroin shall disqualify the Tenderer understands that any intentional information provided heroin shall disqualify the Tenderer understands that any intentional information or fraudulent information provided heroin shall disqualify the Tenderer understands that any intentional information or fraudulent information provided heroin shall disqualify the Tenderer understands. any other tender offer(s) of the Tenderer simultaneously being evaluated, or will entitle the Empioyer to concert any Confract resulted from the tender offer(s) of the Tenderer simultaneously being evaluated, or will entitle the Empioyer to concert any Confract resulted from the tender offer(s) of the Tenderer simultaneously being evaluated, or will entitle the Empioyer to concert any Confract resulted from the tenderer simultaneously being evaluated, or will entitle the Empioyer to concert any Confract resulted from the tenderer simultaneously being evaluated, or will entitle the Empioyer to confract any Confract resulted from the tenderer simultaneously being evaluated. herein:

က

- The Tenderer accepts that the Employer may exercise any other remedy it may have in law and in the Conhact, alcoding a clear for carriegor for caving to accept? a less favourable tender as a result of any such disqualification due to misrepresentation or fraudulent information provided harman
 - Any further documentary proof required by the Employer regarding the information provided herein, will be submitted to the Employer regarding the information provided herein, will be submitted to the Employer regarding the provided herein, will be submitted to the Employer regarding the provided herein, will be submitted to the Employer regarding the provided herein, will be submitted to the Employer regarding the information provided herein, will be submitted to the Employer regarding the provided herein, will be submitted to the Employer regarding the information provided herein, will be submitted to the Employer regarding the information provided herein, will be submitted to the Employer regarding the Employer regarding the Employer regarding the information provided the Employer regarding S

	Date
	Signature
Signed by the Tenderer	Name of representative