

public works & infrastructure

Department: Public Works and Infrastructure REPUBLIC OF SOUTHAFRICA

QUOTATION DOCUMENT

PROJECT DESCRIPTION: 357 CLARK,307 NICHOLSON,331 OLIVIER,313 EDWARD AND 61 DENNIS ROAD ATHOL:12X MONTHS PLUMBING TERM CONTRACT

BID NO:	PTQ24/263
Closing Date: Closing Time:	10 October 2024 11H00
Bid Briefing Meeting Date:	NONE
Bid Briefing Meeting time:	NONE
Tenderers CSD No:	
Name of the Tenderer:	
Bid Box Address Department of Public Works & Infrastruct AVN Building Corner Nana Sita & Thabo Sehume Stre	

SCM SPECIFIC ENQUIRIES:

Enquires: JOSEPH NYALUNGA

Tel No: 012 406 1655 during office hours

Cell No: cell number

Pretoria

Email Address: SCM email@dpw.gov.za

TECHNICAL / PROJECT SPECIFIC ENQUIRIES

Enquires: Project leader

Tel No: Landline number during office hours

Cell No: 082 803 5289

Email Address: Technical email@dpw.gov.za



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SUMMARY OF QUOTATION INFORMATION

Bid Number	PTQ24/263					
Bid/ Project Description		RK,307 NICHOLSON,331 OLIVIER,313 EDWARD AND 61 DENNIS ROAD 2X MONTHS PLUMBING TERM CONTRACT				
Bid Closing date & Time	Thursday, 10 October 2024	Closing Time: 11H00				
Bid Briefing Date & Time (If applicable)	Date of Bid Briefing (if any) NONE	Time of Bid Briefing (if any) NONE				
Venue	NONE					
SCM SPECIFIC	JOSEPH NYALUNGA	SCM email@dpw.gov.za				
ENQUIRIES:	012 406 1655	Cell Number				
TECHNICAL / PROJECT	NDIVHUWO NETSHISAULU	Technical email@dpw.gov.za				
SPECIFIC ENQUIRIES	Landline number	082 803 5289				
Quotation Validity Perio	30 calendar days					
Bid Document Price	Free of Charge					
Procurement Plan Reference Number	N/A					

Technical

082 803 5289

email@dpw.gov.za



FACSIMILE NUMBER

E-MAIL ADDRESS

PA 32: INVITATION TO BID

PART A

YOU ARE HEREE	BY INVITED TO BID FOR	R REQUIREMENTS OF THE				1/ PUBLIC	CENTITY)	Mary State of State Stat
	PTQ24/263	CLOSING DATE:	Thursda 2024			CLOSING		11H00
	357 CLARK,307 NICHO TERM CONTRACT	DLSON,331 OLIVIER,313 ED	WARD A	ND 61 D	ENNIS	ROAD A	THOL:12X	MONTHS PLUMBING
THE SUCCESSF		REQUIRED TO FILL IN AND	SIGN A	WRITTE	N CONT	RACT FO	ORM (DPV	V04.1 GS or DPW04.2
GS). BID RESPONSE I	DOCUMENTS MAY BE D	DEPOSITED IN THE BID BOX	X			TO STATE OF THE PARTY OF THE PA		
SITUATED AT (S	TREET ADDRESS)							
1999								
OR POSTED TO:								
SUPPLIER INFO	RMATION							
NAME OF BIDDE	R							
POSTAL ADDRE	SS							
STREET ADDRE	SS							
TELEPHONE NU	MBER	CODE			NUMB	ER		
CELLPHONE NU	MBER							
FACSIMILE NUM	BER	CODE			NUMB	ER		
E-MAIL ADDRES	S							
VAT REGISTRAT	TON NUMBER				T			
		TCS PIN:		OR	CSD	No:		
Signature of Bidd	er			Date				
CAPACITY UNDE SIGNED (Attached	R WHICH THE BID IS proof of authority to sign tion of Directors, etc.)							
	OF ITEMS OFFERED				BID PRIC		2	
BIDDING PROCE	EDURE ENQUIRIES MA		TECH &	NICAL I	NFORM	ATION M	1	RECTED TO:
DEPARTMENT/ F	PUBLIC ENTITY	INFRASTRUCTURE	CONTACT PERSON NDIVHUWO NE		JWO NETSHISAULU			
CONTACT PERS		JOSEPH NYALUNGA	TELEPHONE NUMBER Landline num		e number			
TELEPHONE NU	IMBER	012 406 1655	FACS	SIMILE NUMBER				

Email1@dpw.gov.za

E-MAIL ADDRESS

CELL NUMBER



PART B TERMS AND CONDITIONS FOR BIDDING

BID SUBMISSION:

- 1.1. BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.
- 1.2. ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED-(NOT TO BE RE-TYPED) OR ONLINE
- 1.3. BIDDERS MUST REGISTER ON THE CENTRAL SUPPLIER DATABASE (CSD) TO UPLOAD MANDATORY INFORMATION NAMELY: (BUSINESS REGISTRATION/ DIRECTORSHIP/ MEMBERSHIP/IDENTITY NUMBERS; TAX COMPLIANCE STATUS; AND BANKING INFORMATION FOR VERIFICATION PURPOSES).
- 1.4. WHERE A BIDDER IS NOT REGISTERED ON THE CSD, MANDATORY INFORMATION NAMELY: (BUSINESS REGISTRATION/ DIRECTORSHIP/ MEMBERSHIP/IDENTITY NUMBERS; TAX COMPLIANCE STATUS MAY NOT BE SUBMITTED WITH THE BID DOCUMENTATION.

2. TAX COMPLIANCE REQUIREMENTS

- 2.1 BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.
- 2.2 BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VIEW THE TAXPAYER'S PROFILE AND TAX STATUS.
- 2.3 APPLICATION FOR TAX COMPLIANCE STATUS (TCS) OR PIN MAY ALSO BE MADE VIA E-FILING. IN ORDER TO USE THIS PROVISION, TAXPAYERS WILL NEED TO REGISTER WITH SARS AS E-FILERS THROUGH THE WEBSITE WWW.SARS.GOV.ZA.
- 2.4 BIDDERS MAY ALSO SUBMIT A PRINTED TCS TOGETHER WITH THE BID.
- 2.5 IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE PROOF OF TCS / PIN / CSD NUMBER.
- 2.6 WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.

3.	QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS	
3.1.	IS THE BIDDER A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)?	YES NO
3.2.	DOES THE BIDDER HAVE A BRANCH IN THE RSA?	☐ YES ☐ NO
3.3.	DOES THE BIDDER HAVE A PERMANENT ESTABLISHMENT IN THE RSA?	YES NO
3.4.	DOES THE BIDDER HAVE ANY SOURCE OF INCOME IN THE RSA?	YES NO
STA	HE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN, IT IS NOT A REQUIREMENT TO OBTAIN A TUS / TAX COMPLIANCE SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (BISTER AS PER 2.3 ABOVE.	

NB: FAILURE TO PROVIDE ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID INVALID. AN ORIGINAL OR CERTIFIED COPY OF THE B-BBEE STATUS LEVEL VERIFICATION CERTIFICATE MUST BE SUBMITTED IN ORDER TO QUALIFY FOR PREFERENCE POINTS FOR B-BBEE.

Note Well:

- a) In respect of non VAT vendors the bidders may not increase the bid price under Section 67(1) of the Value Added Tax Act of 1991 where the relevant transaction would become subject to VAT by reason of the turnover threshold being exceeded and the bidder becomes liable for VAT.
- b) All delivery costs must be included in the bid price, for delivery at the prescribed destination.
- c) The price that appears on this form is the one that will be considered for acceptance as a firm and final offer.
- d) The grand total in the pricing schedule(s), inclusive of VAT, attached to the bid offer must correlate and be transferred to this form (PA32).
- e) Where there are inconsistencies between the grand total price offer in the pricing schedule(s) and the PA32 price offer, the price offer on the PA32 shall prevail and deemed to be firm and final. No further correspondence shall be entered into in this regard.



PA-03 (GS): NOTICE AND INVITATION FOR QUOTATION THE DEPARTMENT OF PUBLIC WORKS AND INFRASTRUCTURE INVITES BIDDERS FOR:

Project title: 357 CLARK,307 NICHOLSON,331 OLIVIER,313 EDWARD AND 61 DENNIS ATHOL:12X MONTHS PLUMBING TERM CONTRACT					
Bid no:	PTQ24/263	Procurement Plan Reference no:	N/A		
Advertising date:	Friday, 20 September 2024	Closing date:	Thursday, 10 October 2024		
Closing time:	11H00	Validity period:	30 calendar days		

1. RESPONSIVENESS CRITERIA

1.1. Indicate substantive responsiveness criteria applicable for this tender. Failure to comply with the criteria stated hereunder <u>shall</u> result in the tender offer being disqualified from further consideration:

C	onside	ration.
1	\boxtimes	Only those tenderers who satisfy the eligibility criteria stated in the Tender Data may submit tenders.
2		Tender offer must be properly received on the tender closing date and time specified on the 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	All parts of tender documents submitted must be fully completed in ink and signed where required
4	\boxtimes	Use of correction fluid is prohibited.
5	\boxtimes	Submission of PA-32: Invitation to Bid
6		Submission of record of attending compulsory briefing session. insert motivation why the tender clarification meeting is declared compulsory
7	\boxtimes	Registration on National Treasury's Central Supplier Database.
8	Χ□	NB:CIDB GRADING 1GB or HIGHER
9		Specify other responsiveness criteria
10		Specify other responsiveness criteria
11		Specify other responsiveness criteria
12		Specify other responsiveness criteria

1.2. Indicate administrative requirements applicable for this tender. Tenderers may be required to submit the below documents where applicable.

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.

	10900	of de opening indicated, it is aloque in a terral of the indirect of the indir
1		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	\boxtimes	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 (PA-11): Bidder's disclosure.
4	\boxtimes	Submission of (PA 40): Declaration of Designated Groups for Preferential Procurement.
5	\boxtimes	Submission of proof of Registration on National Treasury's Central Supplier Database (CSD) or insert the Supplier Registration Number on the form of offer



6	\boxtimes	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.
7		Specify other responsiveness criteria
8		Specify other responsiveness criteria
9		Specify other responsiveness criteria
10		Specify other responsiveness criteria

1.3. Indicate administrative requirements applicable for specific goals, Tenderers will not be required to submit the below document if not provided in the original tender proposals, Failure to comply with the criteria stated hereunder shall result in the tenderer not allocated points for specific goals.

Submission of (PA-16): Preference Points Claim Form in terms of the Preferential Procurement Regulations 2022

2. BID EVALUATION METHOD

2.1 This bid will be evaluated according to the preferential procurement model in the PPPFA and the 80/20 preference point scoring system will be applicable

3. METHOD TO BE USED TO CALCULATE POINTS FOR SPECIFIC GOALS

3.1. 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	Specific Goals	Preference Points Allocated out of 20	Documentation to be submitted by bidders to validate their claim
1.	An EME or QSE which is at least 51% owned by black people	10	 SANAS Accredited BBBEE Certificate or Sworn Affidavit where applicable
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	 Official Municipal Rates Statement which is in the name of the bidder. Or Any account or statement which is in the name of the bidder. Or Permission To Occupy from local chief in case of rural areas (PTO) which is in the name of the bidder. Or Lease Agreement which is in the name of the bidder.
3.	An EME or QSE which is at least 51% owned by black women	4	 SANAS Accredited BBBEE Certificate or Sworn Affidavit where applicable.
4.	An EME or QSE which is at least 51% owned by black people with disability	2	SANAS Accredited BBBEE Certificate or Sworn Affidavit where applicable. and Medical Certificate indicating that the disability is permanent. Or South African Social Security Agency (SASSA) Registration indicating that the disability is permanent. 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 black youth	2	SANAS Accredited BBBEE Certificate or Sworn Affidavit where applicable.



4. COLLECTION OF QUOTATION DOCUMENTS

Bid documents are available for free download on www.publicworks.gov.za

Alternatively; Bid documents may be collected during working hours at the following address NDPWI, AVN Building, Corner Nana Sita & Thabo Sehume Street Pretoria.

A non-refundable bid deposit of **Free of Charge** is payable (cash only) on collection of the bid documents.

5. SITE INSPECTION MEETING

Details of Bid Briefing meeting (if any)

There will be no bid briefing meeting.

Venue:	NONE		
Virtual meeting link: (Type link here or indicate "N/A")			
Date:	Date of Bid Briefing (if any) NONE	Starting time:	Time of Bid Briefing (if any) NONE

6. ENQUIRIES

6.1 Technical enquiries may be addressed to:

DPWI Project Manager	Project leader	Telephone no:	Landline
Cellular phone no	082 803 5289 Fax no:		None
E-mail	Technical email@dpw.gov.za		

6.2 SCM enquiries may be addressed to:

SCM Official	JOSEPH NYALUNGA	Telephone no:	012 406 1655
Cellular phone no	Cell number	Fax no:	None
E-mail	SCM email@dpw.gov.za		

7. DEPOSIT / RETURN OF TENDER 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 re-typed).

Closing Date: Thursday, 10 October 2024

Closing Time: 11H00

Tender documents may be posted to:		Deposited in the tender box at:
The Director-General Department of Public Works and Infrastructure AVN Building Documents must be deposited in The Bid Box before the closing date of the bid	OR	The Bid Box Department of Public Works & Infrastructure Corner Nana Sita & Thabo Sehume street Pretoria



TERMS OF REFERENCE/ SPECIFICATIONS

Quotation No: PTQ24/263

Project Description: 357 CLARK,307 NICHOLSON,331 OLIVIER,313 EDWARD AND 61 DENNIS ROAD

ATHOL:12X MONTHS PLUMBING TERM CONTRACT

Paste Specifications or Terms of Reference here



PRICING SCHEDULE

Quotation No: PTQ24/263

Bid/ Project Description: 357 CLARK,307 NICHOLSON,331 OLIVIER,313 EDWARD AND 61 DENNIS

ROAD ATHOL:12X MONTHS PLUMBING TERM CONTRACT

Paste Pricing Schedule here



PA-11: BIDDER'S DISCLOSURE

PURPOSE OF THE FORM

words "Tender" or "Tenderer".

For External Use

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

Where a person/s are listed in the Register for Tender Defaulters and / or the List of Restricted

	Suppliers, that person will aut	omatically be disqualified from the b	id process.
2.	BIDDER'S DECLARATION		
2.1		ctors / trustees / shareholders / mem nterprise, employed by the state?	bers / partners or any person having
2.1.1		ectors / trustees / shareholders / mer	s, and, if applicable, state employee mbers/ partners or any person having
Ful	l Name	Identity Number	Name of State institution
alteri			ority of the equity of an enterprise, or to direct the course and decisions

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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



2.2 employe	Do you, or any person connected with the bidder, have a relationship with any per ed by the procuring institution?	son who is	
ciripioy	ed by the produing institution:	YES	□ NO
2.2.1	If so, furnish particulars:		
	······································		
2.3	Does the bidder or any of its directors / trustees / shareholders / members / partr having a controlling interest in the enterprise have any interest in any other related or not they are bidding for this contract?	enterprise	whether
		☐ YES	□ NO
2.3.1	If so, furnish particulars:		

3.	DECLARATION		
	I, the undersigned, (name)		
3.1	I have read and I understand the contents of this disclosure;		
3.2	I understand that the accompanying bid will be disqualified if this disclosure is for and complete in every respect;	ound not to	be true
3.3	The bidder has arrived at the accompanying bid independently from, and wit communication, agreement or arrangement with any competitor. However, commpartners in a joint venture or consortium ⁴ will not be construed as collusive bidding	unication b	
3.4	In addition, there have been no consultations, communications, agreements or a any competitor regarding the quality, quantity, specifications, prices, including materials formulas used to calculate prices, market allocation, the intention or decision to submit the bid, bidding with the intention not to win the bid and conditions or del the products or services to which this bid invitation relates.	nethods, fa o submit o	ctors or r not to
3.5	The terms of the accompanying bid have not been, and will not be, disclosed by or indirectly, to any competitor, prior to the date and time of the official bid opening of the contract.		
3.6	There have been no consultations, communications, agreements or arrangem bidder with any official of the procuring institution in relation to this procurement producing the bidding process except to provide clarification on the bid submitted who the institution; and the bidder was not involved in the drafting of the specifical reference for this bid.	rocess prio ere so requ	r to and uired by

⁴ Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.

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".

For External Use

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

I DECLARE THAT THE INFORMATION FURNISHED IN PARAGRAPHS 1, 2 and 3 ABOVE IS CORRECT. I ACCEPT THAT THE STATE MAY REJECT THE BID OR ACT AGAINST ME IN TERMS OF PARAGRAPH 6 OF PFMA SCM INSTRUCTION 03 OF 2021/22 ON PREVENTING AND COMBATING ABUSE IN THE SUPPLY CHAIN MANAGEMENT SYSTEM SHOULD THIS DECLARATION PROVE TO BE FALSE.

Name of Bidder	Signature	Date	Position

This form is aligned to SBD 4.



PA-15.1: RESOLUTION OF BOARD OF DIRECTORS

RE	ESOLUTION of a meeting of the Board of *Directors / Mem	nbers / Partners of:
0		
(leg	gally correct full name and registration number, if applicable, of the Enter	prise)
He	eld at	(place)
on		(date)
RE	ESOLVED that:	
1	The Enterprise submits a Tender to the Department of Pul	blic Works in respect of the following project:
	(project description as per Tender Document)	
	Tender Number:	(Tender Number as per Tender Document)
2	*Mr/Mrs/Ms:	
	in *his/her Capacity as:	
	and who will sign as follows:	

be, and is hereby, authorised to sign the Tender, and any and all other documents and/or correspondence in connection with and relating to the Tender, as well as to sign any Contract, and any and all documentation, resulting from the award of the Tender to the Enterprise mentioned above.



20	19	18	17	16	15	14	13	12	11	10	9	8	7	6	5	4	ω	2	 - Constant
																			Name
																			Capacity
																			Signature

Note:

- 2.1 * Delete which is not applicable. **NB**: This resolution must, where possible, be signed by all the Directors / Members / Partners of the Tendering Enterprise.
- ω In the event that paragraph 2 cannot be complied with, the resolution must be signed by Directors / Members / Partners holding a majority of the shares / ownership of the Tendering Enterprise (attach proof of shareholding / ownership hereto).
- 4 Enterprise may alternatively appoint a person to sign this document on behalf of the Tendering Enterprise, which person must be so authorized by way of a duly completed power of attorney, signed by the Directors / Members / Partners holding a majority of the shares / ownership of the Tendering Enterprise (proof of shareholding / ownership and power of attorney are to Directors / Members / Partners of the Tendering
- 5 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.

ENTERPRISE STAMP
ESTAMP



PA-15.2: RESOLUTION OF BOARD OF DIRECTORS TO ENTER INTO **CONSORTIA OR JOINT VENTURES**

RE	SOLUTION of a meeting of the Board of *Directors / Members / Partners of:
(lea	ally correct full name and registration number, if applicable, of the Enterprise)
He	ld at (place)
on	(date)
RE	SOLVED that:
1.	The Enterprise submits a Tender, 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:
	(project description as per Tender Document)
1	Tender Number:(Tender Number as per Tender Document) *Mr/Mrs/Ms:
	in *his/her 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.
2	The Enterprise accept 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.
3	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:
	Postal Code



Postal Address:		
	Postal C	ode
Telephone number:	Fax number:	
Name	Capacity	Signature

	Name	Capacity	Signature
1			
2			
3			
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The tendering enterprise hereby absolves the Department of Public Works from any liability whatsoever that may arise as a result of this document being signed.

		_	4	_	
Λ	•	n	7	Ω	g

- * Delete which is not applicable.
- NB: This resolution must, where possible, be signed by all the Directors / Members / Partners of the Tendering
- In the event that paragraph 2 cannot be complied with, the resolution must be signed by Directors / Members / Partners holding a majority of the shares / ownership of the Tendering Enterprise (attach proof of shareholding) ownership hereto).
- Directors / Members / Partners of the Tendering Enterprise may alternatively appoint a person to sign this document on behalf of the Tendering Enterprise, which person must be so authorized by way of a duly completed power of attorney, signed by the Directors / Members / Partners holding a majority of the shares / ownership of the Tendering 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.

ENTERPRISE STAMP			



PA-15.3: SPECIAL RESOLUTION OF CONSORTIA OR JOINT VENTURES

RESOLUTION of a meeting of the duly authorised representatives of the following legal entities who have entered into a consortium/joint venture to jointly tender for the project mentioned below: (legally correct full names and registration numbers, if applicable, of the Enterprises forming a consortium/joint venture) 2 3 5 6 7 8 Held at _____(place) RESOLVED that: A. The above-mentioned Enterprises submit a tender in consortium/joint venture to the Department of Public Works & Infrastructure in respect of the following project: (project description as per Tender Document) Tender Number: (tender number as per Tender Document)



B.	Mr/Mrs/Ms:
	in *his/her Capacity as:(position in theEnterprise,
	and who will sign as follows:
	be, and is hereby, authorised to sign the tender, and any and all other documents and/or correspondence in connection with and relating to the tender, as well as to sign any Contract, and any and all documentation, resulting from the award of the tender to the Enterprises in consortium/joint venture mentioned above.
C.	The Enterprises constituting the consortium/joint venture, notwithstanding its composition, shall conduct all business under the name and style of:
D.	The Enterprises to the consortium/joint venture accept joint and several liability for the due fulfilment of the obligations of the consortium/joint venture deriving from, and in any way connected with, the Contract entered into with the Department in respect of the project described under item A above.
E.	Any of the Enterprises to the consortium/joint venture intending to terminate the consortium/joint venture agreement, for whatever reason, shall give the Department 30 days' written notice of such intention Notwithstanding such decision to terminate, the Enterprises shall remain jointly and severally liable to the Department for the due fulfilment of the obligations of the consortium/joint venture as mentioned under item D above.
F.	No Enterprise to the consortium/joint venture shall, without the prior written consent of the other Enterprises to the consortium/joint venture and of the Department, cede any of its rights or assign any of its obligations under the consortium/joint venture agreement in relation to the Contract with the Department referred to herein.
G.	The Enterprises choose as the <i>domicilium citandi et executandi</i> of the consortium/joint venture for all purposes arising from the consortium/joint venture agreement and the Contract with the Department in respect of the project under item A above:
	Physical address:
	Postal Code
	Postal Address:
	Postal Code
	Telephone number Fax number:
	E-mail address:



REPUBLIC OF SOUTHAFRICA Name	Capacity	Signature
1		
2		
3		
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The tendering enterprise hereby absolves the Department of Public Works & Infrastructure from any liability whatsoever that may arise as a result of this document being signed.

Note:

- * Delete which is not applicable.
- 2. **NB**: This resolution must be signed by <u>all</u> 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.
- 3. 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, must be attached to this Special Resolution (PA-15.3).



DPW-16. TENDER BRIEFING MEETING CERTIFICATE

Project title:	357 CLARK,307 NICHO ROAD ATHOL:12X MO		3,313 EDWARD AND 61 DENNIS ERM CONTRACT
Tender / Quotation no:	PTQ24/263	Reference no:	N/A
Date Bid Briefing Meeting	: NONE		
Time of Bid Briefing Meet	ing: NONE		
Venue: NONE			
This is to certify that I,			
representing			
attended the tender clarifica	ation meeting on:		
I further certify that I am s clarification meeting and tha this contract.	atisfied with the descript at I understand the work t	ion of the work and o be done, as specifi	explanations given at the tender ed and implied, in the execution of
Name of Tendere	r Siç	nature	Date
Name of DDW Parasas	antativo Cita		Data
Name of DPW Represe	mative Sig	nature	Date



DPW-21: RECORD OF ADDENDA TO TENDER DOCUMENTS

Project	title:	ICHOLSON,331 OLIVIER MONTHS PLUMBING T	R,313 EDWARD AND 61 DENNIS ERM CONTRACT
Tender / Quotation no: PTQ24/263 Reference no: N/A		N/A	
subm	ission of this tende	ender documents, have be	artment of Public Works before the en taken into account in this tender
	Date	Title or D	Details
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			

Name of Tenderer	Signature	Date

2. I / We confirm that no communications were received from the Department of Public Works before the submission of this tender offer, amending the tender documents.

Name of Tenderer	Signature	Date

Page 1 of 1 DPW-21 (EC)



PA- 40: DECLARATION OF DESIGNATED GROUPS FOR PREFERENTIAL PROCUREMENT

Tender Number: PTQ24/263 Name of Tenderer							EME/QSE (tick ap	oplicable box)
Name and Surname #	Identity/ Passport number and Citizenship##	Percentage owned	Black	Indicate if youth	Indicate if woman	Indicate if person with disability	Indicate if living in rural / under developed area/township	Indicate if military veteran
1.			☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
2.			☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
3.			☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
4.			☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
5.			☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
6.			☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
7.			☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
8.			☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
9.			☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
10.			☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No

Where Owners are themselves a Company, Close Corporation, Partnership etc., identify the ownership of the Holding Company, together with Registration number

State date of South African citizenship obtained (not applicable to persons born in South Africa)

¹ EME: Exempted Micro Enterprise

² QSE: Qualifying Small Business Enterprise



1. DECLARATION:

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

- 1 The information and particulars contained in this Affidavit are true and correct in all respects;
- The Broad-based Black Economic Empowerment Act, 2003 (Act 53 of 2003), Preferential Procurement Policy Framework Act, 2000 (Act 5 of 2000), the Preferential Procurement Regulations, 2022, National Small Business Act 102 of 1996 as amended and all documents pertaining to this Tender were studied and understood and that the above form was completed according to the definitions and information contained in said documents;
- The Tenderer understands that any intentional misrepresentation or fraudulent information provided herein shall disqualify the Tenderer's offer herein, as well as any other tender offer(s) of the Tenderer simultaneously being evaluated, or will entitle the Employer to cancel any Contract resulting from the Tenderer's offer herein;
- The Tenderer accepts that the Employer may exercise any other remedy it may have in law and in the Contract, including a claim for damages for having to accept a less favourable tender as a result of any such disqualification due to misrepresentation or fraudulent information provided herein;
- Any further documentary proof required by the Employer regarding the information provided herein, will be submitted to the Employer within the time period as may be set by the latter;

Signed by the Tenderer		
Name of representative	Signature	Date



DPW-09 PARTICULARS OF TENDERER'S PROJECTS

Project title:	357 CLARK CONTRACT	# MANAGAR	DLIVIER,313 EDWARD AND 61 DENNIS ROAD ATHOL	12X MONTHS PLUMBING TERM
Tender / Quotation no:		PTQ24/263	Closing date: Thursday, 10 October 2024	Time: 11H00

Note: The Tenderer is required to furnish the following particulars and to attach additional pages if more space is required.

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

1.1. Current projects

	s currently engaged in	Name of Employer or Representative of Employer	Contact tel. no.	Contract sum of Project	Scope of Services (Work stages appointed for – eg 1 to 6)	Work stages completed	Work stages in progress
1.							
2.							
3.							
4.							
5.							
6.							
7.							



Completed projects

Projects	completed in the last 5 (five) years	Name of Employer or Representative of Employer	Contact tel. no.	Contract sum of Project	Scope of Services (Work stages appointed for – eg 1 to 6)	Date of appointment	Date of completion
1.							
2.							
3.							
4.							
5.							
6.							
7.							
8.			1348A				
						1	

Name of Tenderer	Signature	Date



PA-16: PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2022

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

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

1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to invitations to tender:
 - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
- 1.2 Preference Points System to be applied
- ☐ The applicable preference point system for this tender is the 80/20 preference point system.
- 1.3 Points for this tender shall be awarded for:
- 1.3.1 Price: Maximum 80 points
- 1.3.2 Specific Goals: Maximum 20 points
- 1.4 The maximum points for this tender are allocated as follows:

PREFERENCE POINTS SYSTEM	80/20
PRICE	80
SPECIFIC GOALS	20
Total points for Price and Specific Goals	100

1.5 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	Specific Goals	Preference Points Allocated out of 20	Documentation to be submitted by bidders to validate their claim
1.	An EME or QSE which is at least 51% owned by black people	10	 SANAS Accredited BBBEE Certificate or Sworn Affidavit where applicable.
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	 Official Municipal Rates Statement which is in the name of the bidder. Or Any account or statement which is in the name of the bidder. Or Permission To Occupy from local chief in case of rural areas (PTO) which is in the name of the bidder. Or Lease Agreement which is in the name of the bidder.

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3.	An EME or QSE which is at least 51% owned by black women	4	 SANAS Accredited BBBEE Certificate or Sworn Affidavit where applicable.
4.	An EME or QSE which is at least 51% owned by black people with disability	2	 SANAS Accredited BBBEE Certificate or Sworn Affidavit where applicable. and Medical Certificate indicating that the disability is permanent. Or South African Social Security Agency (SASSA) Registration indicating that the disability is permanent. 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 black youth	2	 SANAS Accredited BBBEE Certificate or Sworn Affidavit where applicable.

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

2. DEFINITIONS

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



3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

3.1. POINTS AWARDED FOR PRICE

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

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

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

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration Pmin = Price of lowest acceptable tender

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

3.2.1. POINTS AWARDED FOR PRICE

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

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

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmax = Price of highest acceptable tender

4. POINTS AWARDED FOR SPECIFIC GOALS

- 4.1. In terms of Regulation 4(2); 5(2); 6(2) and 7(2) of the Preferential Procurement Regulations, preference points must be awarded for specific goals stated in the tender. For the purposes of this tender the tenderer will be allocated points based on the goals stated in table 1,2 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—
 - (a) an invitation for tender for income-generating contracts, that either the 80/20 or 90/10 preference point system will apply and that the highest acceptable tender will be used to determine the applicable preference point system; or
 - (b) any other invitation for tender, that either the 80/20 or 90/10 preference point system will



apply and that the lowest acceptable tender will be used to determine the applicable preference point system,

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

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

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

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

The specific goals allocated points in terms of this tender		Number of points allocated (80/20 system) (To be completed by the organ of state)	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 Disadvantaged Individuals (HDI)	10	
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	
3.	An EME or QSE or any entity which is at least 51% owned by women	4	
4.	An EME or QSE or any entity which is at least 51% owned by people with disability	2	
5.	An EME or QSE or any entity which is at least 51% owned by youth.*	2	

DECLARATION WITH REGARD TO COMPANY/FIRM

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

- 4.6. I, the undersigned, who is duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the specific goals as advised in the tender, qualifies the company/ firm for the preference(s) shown and I acknowledge that:
 - i) The information furnished is true and correct;



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

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



SWORN AFFIDAVIT – B-BBEE EXEMPTED MICRO ENTERPRISE GENERAL

I, the undersigned,

Full name & Surname	
Identity number	

Hereby declare under oath as follows:

- 1. The contents of this statement are to the best of my knowledge a true reflection of the facts.
- 2. I am a Member / Director / Owner (**Select one**) of the following enterprise and am duly authorised to act on its behalf:

Enterprise Name:	
Trading Name (If Applicable):	
Registration Number:	
Enterprise Physical Address:	
Type of Entity (CC, (Pty) Ltd, Sole Prop etc.):	
Nature of Construction Business:	
Definition of "Black People"	As per the Broad-Based Black Economic Empowerment Act 53 of 2003 as Amended by Act No 46 of 2013 "Black People" is a generic term which means Africans, Coloureds and Indians — (a) who are citizens of the Republic of South Africa by birth or descent; or (b) who became citizens of the Republic of South Africa by naturalisation— i. before 27 April 1994; or ii. on or after 27 April 1994 and who would have been entitled to acquire citizenship by naturalization prior to that date;"
Definition of "Black Designated Groups"	"Black Designated Groups means: (a) unemployed black people not attending and not required by law to attend an educational institution and not awaiting admission to an educational institution; (b) Black people who are youth as defined in the National Youth Commission Act of 1996; (c) Black people who are persons with disabilities as defined in the Code of Good Practice on employment of people with disabilities issued under the Employment Equity Act; (d) Black people living in rural and under developed areas; (e) Black military veterans who qualifies to be called a military veteran in terms of the Military Veterans Act 18 of 2011;"



3. I hereby declare under	Oath that:	
Amended Code Series 1 (1) of B-BBEE Act No 53 The Enterprise is 100 of the Amended Cod of 2003 as Amended by The Enterprise is Code Series 100 of the A BBEE Act No 53 of 2003		der section 9 Code Series BEE Act No 53 Amended 9 (1) of B-
Black Youth % =	%	
 Black Disabled % = Black Unemployed % = Black People living in F Black Military Veterans 	Rural areas % =%	
available on the latest fir Revenue was R10, 000,	Financial Statements/Financial Statements and other in nancial year-end of/ the a the a	nnual Total
100% Black Owned	Level One (135% B-BBEE procurement recognition level)	
At Least 51% black owned	Level Two (125% B-BBEE procurement recognition level)
Less than 51% Black Owned	Level Four (100% B-BBEE procurement recognition level)	
prescribed oath and co enterprise which I repre	If the contents of this affidavit and I have no objection to onsider the oath binding on my conscience and on the objection to esent in this matter. If be valid for a period of 12 months from the date signed.	wners of the
	Deponent Signature	
	Date:	_
Commissioner of Oaths Signature & stamp		
	Stamp Commissioner of Oaths	



SWORN AFFIDAVIT – B-BBEE QUALIFYING SMALL ENTERPRISE – GENERAL

I, the undersigned,

Full name & Surname	
Identity number	

Hereby declare under oath as follows:

- 1. The contents of this statement are to the best of my knowledge a true reflection of the facts.
- 2. I am a Member / Director / Owner (**Select one**) of the following enterprise and am duly authorised to act on its behalf:

Enterprise Name:	
Trading Name (If Applicable):	
Registration Number:	
Enterprise Physical Address:	
Type of Entity (CC, (Pty) Ltd, Sole Prop etc.):	
Nature of Construction Business:	
Definition of "Black People"	As per the Broad-Based Black Economic Empowerment Act 53 of 2003 as Amended by Act No 46 of 2013 "Black People" is a generic term which means Africans, Coloureds and Indians — (a) who are citizens of the Republic of South Africa by birth or descent; or (b) who became citizens of the Republic of South Africa by naturalisation— i. before 27 April 1994; or ii. on or after 27 April 1994 and who would have been entitled to acquire citizenship by naturalization prior to that date;"
Definition of "Black Designated Groups"	"Black Designated Groups means: (a) unemployed black people not attending and not required by law to attend an educational institution and not awaiting admission to an educational institution; (b) Black people who are youth as defined in the National Youth Commission Act of 1996; (c) Black people who are persons with disabilities as defined in the Code of Good Practice on employment of people with disabilities issued under the Employment Equity Act; (d) Black people living in rural and under developed areas; (e) Black military veterans who qualifies to be called a military veteran in terms of the Military Veterans Act 18 of 2011;"



I hereby declare under Oath that:

Amended Code Series 1 (1) of B-BBEE Act No 53 The Enterprise is 100 of the Amended Code for 2003 as Amended by The Enterprise is Code Series 100 of the ABBEE Act No 53 of 2003	00 of the Amended C 3 of 2003 as Amended	Female Owned as per Amended Consissued under section 9 (1) of B-BBE Designated Group Owned as per Accord Practice issued under section 9	r section 9 ode Series E Act No 53 mended (1) of B-
Black Youth % =		%	
 Black Disabled % = Black Unemployed % = Black People living in Rural areas % = Black Military Veterans % = 		% %	
□ Based on the Audited Financial Statements/ Financial Statements and other information available on the latest financial year-end of//			
(the annual Total Reven R50,000,000.00 (Fifty M	ue was between R10, illion Rands),	000,000.00 (Ten Million Rands) and	
00% Black Owned	Level One (135% B-	BBEE procurement recognition level)	
at Least 51% black owned	Level Two (125% B-BBEE procurement recognition level)		
 3. I know and understand the contents of this affidavit and I have no objection to take the prescribed oath and consider the oath binding on my conscience and on the owners of the enterprise which I represent in this matter. 4. The sworn affidavit will be valid for a period of 12 months from the date signed by commissioner. 			
Deponent Signature			
Date:			
Commissioner of Oaths Signature & stamp		Stamp Commissioner of Oath	



PA-10: GENERAL CONDITIONS OF CONTRACT (GCC)

BID NUMBER: PTQ24/263

BID/ PROJECT DESCRIPTION: 357 CLARK,307 NICHOLSON,331 OLIVIER,313 EDWARD AND 61 DENNIS ROAD ATHOL:12X MONTHS PLUMBING TERM CONTRACT

NOTES:

The purpose of this document is to:

- Draw special attention to certain general conditions applicable to government bids, contracts and orders; and
- (ii) To ensure that clients be familiar with regard to the rights and obligations of all parties involved in doing business with government.

In this document words in the singular also mean in the plural and vice versa and words in the masculine also mean in the feminine and neuter.

- The General Conditions of Contract will form part of all bid documents and may not be amended.
- Special Conditions of Contract (SCC) relevant to a specific bid should be compiled separately for every bid (if applicable) and will supplement the General Conditions of Contract. Whenever there is a conflict, the provisions in the SCC shall prevail.

TABLE OF CLAUSES

- 2. Definitions
- 3. Application
- 4. General
- 5. Standards
- 6. Use of contract documents and information; inspection
- 7. Patent rights
- 8. Performance security
- 9. Inspections, tests and analysis
- 10. Packing
- 11. Delivery and documents
- 12. Insurance
- 13. Transportation
- 14. Incidental services
- 15. Spare parts
- 16. Warranty
- 17. Payment
- 18. Prices
- 19. Contract amendments
- 20. Assignment
- 21. Subcontracts
- 22. Delays in the supplier's performance
- 23. Penalties
- 24. Termination for default
- 25. Dumping and countervailing duties
- 26. Force Majeure
- 27. Termination for insolvency
- 28. Settlement of disputes
- 29. Limitation of liability
- 30. Governing language
- 31. Applicable law
- 32. Notices
- 33. Taxes and duties
- 34. National Industrial Participation Programme (NIPP)
- 35. Prohibition of restrictive practices



General Conditions of Contract

1. Definitions

- 1. The following terms shall be interpreted as indicated:
- 1.1. "Closing time" means the date and hour specified in the bidding documents for the receipt of bids.
- 1.2. "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- 1.3. **"Contract price"** means the price payable to the supplier under the contract for the full and proper performance of his contractual obligations.
- 1.4. **"Corrupt practice"** means the offering, giving, receiving, or soliciting of any thing of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5. **"Countervailing duties"** are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.
- 1.6. "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7. "Day" means calendar day.
- 1.8. "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9. "Delivery ex stock" means immediate delivery directly from stock actually on hand.
- 1.10. "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the supplies are so delivered and a valid receipt is obtained.
- 1.11. "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.
- 1.12. "Force majeure" means an event beyond the control of the supplier and not involving the supplier's fault or negligence and not foreseeable. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 1.13. "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any bidder, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.
- 1.14. "GCC" means the General Conditions of Contract.
- 1.15. **"Goods"** means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.



- 1.16. "Imported content" means that portion of the bidding price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or his subcontractors) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as landing costs, dock dues, import duty, sales duty or other similar tax or duty at the South African place of entry as well as transportation and handling charges to the factory in the Republic where the supplies covered by the bid will be manufactured.
- 1.17. **"Local content"** means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.
- 1.18. **"Manufacture"** means the production of products in a factory using labour, materials, components and machinery and includes other related value-adding activities.
- 1.19. "Order" means an official written order issued for the supply of goods or works or the rendering of a service.
- 1.20. "Project site" where applicable, means the place indicated in bidding documents.
- 1.21. "Purchaser" means the organization purchasing the goods.
- 1.22. "Republic" means the Republic of South Africa.
- 1.23. "SCC" means the Special Conditions of Contract.
- 1.24. "Services" means those functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the supplier covered under the contract.
- 1.25. "Written" or "in writing" means handwritten in ink or any form of electronic or mechanical writing.

2. Application

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

3. General

- 3.1. Unless otherwise indicated in the bidding documents, the purchaser shall not be liable for any expense incurred in the preparation and submission of a bid. Where applicable a non-refundable fee for documents may be charged.
- 3.2. With certain exceptions, invitations to bid are only published in the Government Tender Bulletin. The Government Tender Bulletin may be obtained directly from the Government Printer, Private Bag X85, Pretoria 0001, or accessed electronically from www.treasury.gov.za

4. Standards

4.1. The goods supplied shall conform to the standards mentioned in the bidding documents and specifications.

5. Use of contract documents and information; inspection.

5.1. The supplier shall not, without the purchaser's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the

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357 CLARK,307 NICHOLSON,331 OLIVIER,313 EDWARD AND 61 DENNIS ROAD ATHOL:12X MONTHS PLUMBING TERM CONTRACT



supplier in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.

- 5.2. The supplier shall not, without the purchaser's prior written consent, make use of any document or information mentioned in GCC clause 5.1 except for purposes of performing the contract.
- 5.3. Any document, other than the contract itself mentioned in GCC clause 5.1 shall remain the property of the purchaser and shall be returned (all copies) to the purchaser on completion of the supplier's performance under the contract if so required by the purchaser.
- 5.4. The supplier shall permit the purchaser to inspect the supplier's records relating to the performance of the supplier and to have them audited by auditors appointed by the purchaser, if so required by the purchaser.

6. Patent rights

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

7. Performance security

- 7.1. Within thirty (30) days of receipt of the notification of contract award, the successful bidder shall furnish to the purchaser the performance security of the amount specified in SCC.
- 7.2. The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier's failure to complete his obligations under the contract.
- 7.3. The performance security shall be denominated in the currency of the contract, or in a freely convertible currency acceptable to the purchaser and shall be in one of the following forms:
 - (a) a bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the purchaser's country or abroad, acceptable to the purchaser, in the form provided in the bidding documents or another form acceptable to the purchaser; or
 - (b) a cashier's or certified cheque
- 7.4. The performance security will be discharged by the purchaser and returned to the supplier not later than thirty (30) days following the date of completion of the supplier's performance obligations under the contract, including any warranty obligations, unless otherwise specified in SCC.

8. Inspections, tests and analyses

- 8.1. All pre-bidding testing will be for the account of the bidder.
- 8.2. If it is a bid condition that supplies to be produced or services to be rendered should at any stage during production or execution or on completion be subject to inspection, the premises of the bidder or contractor shall be open, at all reasonable hours, for inspection by a representative of the Department or an organization acting on behalf of the Department.
- 8.3. If there are no inspection requirements indicated in the bidding documents and no mention is made in the contract, but during the contract period it is decided that inspections shall be carried out, the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.
- 8.4. If the inspections, tests and analyses referred to in clauses 8.2 and 8.3 show the supplies to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.
- 8.5. Where the supplies or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such supplies or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the supplier.



- 8.6. Supplies and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.
- 8.7. Any contract supplies may on or after delivery be inspected, tested or analyzed and may be rejected if found not to comply with the requirements of the contract. Such rejected supplies shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with supplies which do comply with the requirements of the contract. Failing such removal the rejected supplies shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute supplies forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected supplies, purchase such supplies as may be necessary at the expense of the supplier.
- 8.8. The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 23 of GCC.

9. Packing

- 9.1. The supplier shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.
- 9.2. The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, including additional requirements, if any, specified in SCC, and in any subsequent instructions ordered by the purchaser.

10. Delivery and documents

- 10.1. Delivery of the goods shall be made by the supplier in accordance with the terms specified in the contract. The details of shipping and/or other documents to be furnished by the supplier are specified in SCC.
- 10.2. Documents to be submitted by the supplier are specified in SCC.

11. Insurance

11.1. The goods supplied under the contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified in the SCC.

12. Transportation

12.1. Should a price other than an all-inclusive delivered price be required, this shall be specified in the SCC.

13. Incidental services

- 13.1. The supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:
 - (a) performance or supervision of on-site assembly and/or commissioning of the supplied goods;
 - (b) furnishing of tools required for assembly and/or maintenance of the supplied goods;
 - (c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods;
 - (d) performance or supervision or maintenance and/or repair of the supplied goods, for a period of time agreed by the parties, provided that this service shall not relieve the supplier of any warranty obligations under this contract; and
 - (e) training of the purchaser's personnel, at the supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied goods.



13.2. Prices charged by the supplier for incidental services, if not included in the contract price for the goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the supplier for similar services.

14. Spare parts

- 14.1. As specified in SCC, the supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the supplier:
 - (a) such spare parts as the purchaser may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any warranty obligations under the contract; and
 - (b) in the event of termination of production of the spare parts:
 - (i) Advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and
 - (ii) following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.

15. Warranty

- 15.1. The supplier warrants that the goods supplied under the contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all goods supplied under this contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the purchaser's specifications) or from any act or omission of the supplier, that may develop under normal use of the supplied goods in the conditions prevailing in the country of final destination.
- 15.2. This warranty shall remain valid for twelve (12) months after the goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC.
- 15.3. The purchaser shall promptly notify the supplier in writing of any claims arising under this warranty.
- 15.4. Upon receipt of such notice, the supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the purchaser.
- 15.5. If the supplier, having been notified, fails to remedy the defect(s) within the period specified in SCC, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expense and without prejudice to any other rights which the purchaser may have against the supplier under the contract.

16. Payment

- 16.1. The method and conditions of payment to be made to the supplier under this contract shall be specified in SCC.
- 16.2. The supplier shall furnish the purchaser with an invoice accompanied by a copy of the delivery note and upon fulfilment of other obligations stipulated in the contract.
- 16.3. Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the supplier.
- 16.4. Payment will be made in Rand unless otherwise stipulated in SCC.

17. Prices

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

18. Contract amendments



18.1. No variation in or modification of the terms of the contract shall be made except by written amendment signed by the parties concerned.

19. Assignment

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

20. Subcontracts

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

21. Delays in the supplier's performance

- 21.1. Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the contract.
- 21.2. If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at his discretion extend the supplier's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.
- 21.3. No provision in a contract shall be deemed to prohibit the obtaining of supplies or services from a national department, provincial department, or a local authority.
- 21.4. The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the supplies are required, or the supplier's services are not readily available.
- 21.5. Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 21.2 without the application of penalties.
- 21.6. Upon any delay beyond the delivery period in the case of a supplies contract, the purchaser shall, without cancelling the contract, be entitled to purchase supplies of a similar quality and up to the same quantity in substitution of the goods not supplied in conformity with the contract and to return any goods delivered later at the supplier's expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim damages from the supplier.

22. Penalties

22.1. Subject to GCC Clause 25, if the supplier fails to deliver any or all of the goods or to perform the services within the period(s) specified in the contract, the purchaser shall, without prejudice to its other remedies under the contract, deduct from the contract price, as a penalty, a sum calculated on the delivered price of the delayed goods or unperformed services using the current prime interest rate calculated for each day of the delay until actual delivery or performance. The purchaser may also consider termination of the contract pursuant to GCC Clause 23.

23. Termination for default

- 23.1. The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may terminate this contract in whole or in part:
 - (a) if the supplier fails to deliver any or all of the goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to GCC Clause 21.2;
 - (b) if the Supplier fails to perform any other obligation(s) under the contract; or

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- (c) if the supplier, in the judgment of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the contract.
- 23.2. In the event the purchaser terminates the contract in whole or in part, the purchaser may procure, upon such terms and in such manner as it deems appropriate, goods, works or services similar to those undelivered, and the supplier shall be liable to the purchaser for any excess costs for such similar goods, works or services. However, the supplier shall continue performance of the contract to the extent not terminated.
- 23.3 Where the purchaser terminates the contract in whole or in part, the purchaser may decide to impose a restriction penalty on the supplier by prohibiting such supplier from doing business with the public sector for a period of not exceeding 10 years.
- 23.4 If a purchaser intends imposing a restriction on a supplier or any person with the supplier, the supplier will be allowed a time period of not more than fourteen (14) days to provide why the envisaged restriction should not be imposed. Should the supplier fail to respond within the stipulated fourteen (14) days the purchaser may regard the intended penalty as not objected against and may impose it on the supplier.
- Any restriction on any person by the Accounting Officer/ Authority will, at the discretion of the Accounting Officer/ Authority, also be applicable to any enterprise or any partner, manager, director or other person who wholly or partly exercises or exercised or may exercise control over the enterprise of the first-mentioned person, and with which the first-mentioned person, is or was in the opinion of the Accounting Officer/ Authority actively associated.
- 23.6 If a restriction is imposed, the purchaser must, within five (5) working days of such imposition, furnish The National Treasury, with the following information:
 - i) The name and address of the supplier and/or person restricted by the purchaser;
 - ii) The date of commencement of the restriction
 - iii) The period of the restriction; and
 - iv) The reasons for the restriction.

These details will be loaded in the National Treasury's central database of suppliers or persons prohibited from doing business with the public sector.

23.7 If a count of law convicts a person of an offence as contemplated in sections 12 or 13 of the Prevention and Combating of Corrupt Activities Act No. 12 of 2004, the court may also rule that such person's name be endorsed on the Register for Tender Defaulters. When a person's name has been endorsed on the Register, the person will be prohibited from doing business with the pubic sector for a period not less than five years and not more than ten years. The National Treasury is empowered to determine the period of restriction and each case will be dealt with on its merits. According to section 32 of the Act the Register must be open to the public. The Register can be perused on the National Treasury website.

24. Anti-dumping and countervailing duties and rights

24.1. When, after the date of bid, provisional payments are required, or antidumping or countervailing duties are imposed, or the amount of a provisional payment or anti-dumping or countervailing right is increased in respect of any dumped or subsidized import, the State is not liable for any amount so required or imposed, or for the amount of any such increase. When, after the said date, such a provisional payment is no longer required or any such anti-dumping or countervailing right is abolished, or where the amount of such provisional payment or any such right is reduced, any such favourable difference shall on demand be paid forthwith by the contractor to the State or the State may deduct such amounts from moneys (if any) which may otherwise be due to the contractor in regard to supplies or services which he delivered or rendered, or is to deliver or render in terms of the contract or any other contract or any other amount which may be due to him.

25. Force Majeure

25.1. Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable for forfeiture of its performance security, damages, or termination for default if and to the extent that his delay in



performance or other failure to perform his obligations under the contract is the result of an event of force majeure.

25.2. If a force majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.

26. Termination for insolvency

26.1. The purchaser may at any time terminate the contract by giving written notice to the supplier if the supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the purchaser.

27. Settlement of Disputes

- 27.1 If any dispute or difference of any kind whatsoever arises between the purchaser and the supplier in Connection with or arising out of the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.
- 27.2 If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the purchaser or the supplier may give notice to the other party of his intention to commence with mediation. No mediation in respect of this matter may be commenced unless such notice is given to the other party.
- 27.3 Should it not be possible to settle a dispute by means of mediation, it may be settled in a South African court of law.
- 27.4 Mediation proceedings shall be conducted in accordance with the rules of the procedure specified in the SCC.
- 27.5 Notwithstanding any reference to mediation and/or court proceedings herein,
 - (a) the parties shall continue to perform their respective obligations under contract unless they Otherwise agree; and
 - (b) the purchaser shall pay the supplier any monies due the supplier.

28. Limitation of Liability

- 28.1 Except in cases of criminal negligence or willful misconduct, and in the case of infringement pursuant to Clause 6:
 - (a) the supplier shall not be liable to the purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss 12 or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or damages to the purchaser; and
 - (b) the aggregate liability of the supplier to the purchaser, whether under the contract, in tort or otherwise, shall not exceed the total contract price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment.

29. Governing language

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

30. Applicable law

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

31. Notices

31.1. Every written acceptance of a bid shall be posted to the supplier concerned by registered or certified mail and any other notice to him shall be posted by ordinary mail to the address furnished in his bid or to the address notified later by him in writing and such posting shall be deemed to be proper service of such notice



31.2. The time mentioned in the contract documents for performing any act after such aforesaid notice has been given, shall be reckoned from the date of posting of such notice.

32. Taxes and duties

- 32.1. A foreign supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the purchaser's country.
- 32.2. A local supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted goods to the purchaser.
- 32.3. No contract shall be concluded with any bidder whose tax matters are not in order. Prior to the award of a bid the Department must be in possession of a tax clearance certificate, submitted by the bidder. This certificate must be an original issued by the South African

33. National Industrial Participation Programme (NIPP)

33.1 The NIP Programme administered by the Department of Trade and Industry shall be applicable to all contracts that are subject to the NIP obligation.

34. Prohibition of Restrictive Practices

- 34.1 In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, an agreement between, or concerted practice by, firms, or a decision by an association of firms, is prohibited if it is between parties in a horizontal relationship and if a bidder (s) is / are or a contractor(s) was / were involved in collusive bidding (or bid rigging).
- 34.2 If a bidder(s) or contractor(s), based on reasonable grounds or evidence obtained by the purchaser, has / have engaged in the restrictive practice referred to above, the purchaser may refer the matter to the Competition Commission for investigation and possible imposition of administrative penalties as contemplated in the Competition Act No. 89 of 1998.
- 34.3 If a bidder(s) or contractor(s), has / have been found guilty by the Competition Commission of the restrictive practice referred to above, the purchaser may, in addition and without prejudice to any other remedy provided for, invalidate the bid(s) for such item(s) offered, and / or terminate the contract in whole or part, and / or restrict the bidder(s) or contractor(s) from conducting business with the public sector for a period not exceeding ten (10) years and / or claim damages from the bidder(s) or contractor(s) concerned.



public works & infrastructure

Department:
Public Works and Infrastructure
REPUBLIC OF SOUTH AFRICA

STANDARD TERMS OF REFERENCE FOR PLUMBING TERM CONTRACT: MAINTENANCE REPAIRS: EMERGENCIES /URGENT SERVICES WATERKLOOF, PRETORIA.

1 PURPOSE

To invite companies to bid for the 12 months Plumbing services contract for the following residencies in Waterkloof: 357 Clark Street,307 Nicholson Street,331 Olivier Street,313 Edward Street,61 Dennis Road

2 ABOUT THE DEPARTMENT

The mandate of the Department of Public Works & Infrastructure (DPWI) is, *inter alia*, to repair leaking concrete tile roof covering, replacement of water damaged ceiling panels including paintwork as well as replacement of the water damaged kitchen unit.

3 SCOPE OF WORK

- 3.1 The required service is a 12 Months plumbing term contract.
- 3.2 All work to be coordinated with the DPWI and SAPS

4 MINIMUM REQUIREMENTS APPLICABLE TO THIS BID

4.1 Administrative responsiveness Criteria

Failure to comply with the criteria state hereunder shall result in the tender offer being disqualified from further consideration:

- 4.1.1 Bid form must be properly received on the bid closing date and time specified on the invitation, fully completed and signed in ink.
- 4.1.2 Submission of PA-11: Declaration of interest and bidder's past supply chain Management practices.
- 4.1.3 Submission of PA-29: Certificate of Independent Bid Determination.
- 4.1.4 Provide proof of a registration on the National Treasury Central Suppliers Database by completing the invitation to bid form PA 32 with supplier registration number and unique registration reference number
- 4.1.5 Submission of a complete Price Schedule
- 4.1.6 Submission of a copy of the insurance

4.2 Infrastructure Requirements

The following resource requirements must be complied with and be included in the Bid price:

- 4.2.1 To ensure that all the required repairs are covered
- 4.2.2 Ensure Act 205 compliance and Engineering certification is supplied to the Department
- 4.2.3 All material, travelling and labour must be included at the cost of the tenderer
- 4.2.4 Must comply with the Occupational Health and Safety regulations
- 4.2.5 The Service Provider shall be liable for the Security of all the material and equipment's for the period of the project.

ALL POTENTIAL SERVICE PROVIDER TO NOTE THE FOLLOWING:

- 5.1 The service provider must have the companies' liabilities and insurance.
- 5.2 Upon completion of the project, a close-out report with photographic images of the focal points of the project should be handed to DPWI. No final payment will be made if the said report is not submitted to DPWI.

6. REPONSIBILITIES

- 6.1 **DPW**: The departmental officials, who are involved in for the event will be responsible for:
 - Providing the necessary detail and information arrangements in a form of a Project Plan that the required service requirements are understood
 - Rendering all reasonable assistance in executing the service
 - Granting the service providers access to the areas.
- 6.2 SERVICE PROVIDER: The personnel, who is involved in the project will be responsible for:
 - Executing services as stipulated in the terms of reference
 - Timeous delivery of services as stipulated on approved Projects Execution Plan.
 - Upon request from the Department remove any resource employed from site should the service rendered by the resource not be in accordance with Departmental requirements.
 - Submission of the closeout report as stated in clause 5.2
 - Timeous submission of correct detailed invoices for services rendered in order for payments to be effected by DPW within 30 days of receipt as per Bid stipulation.

- Any additional work not approved by the DPWI will be for their own account
- Any damage to the structure or pavement will be at the cost of the service provider
- The DPWI has the right to reduce the scope as in when required.

7. ENQUIRIES:

Technical queries
Ndivhuho Netshisaulu
082 803 5289



public works & infrastructure

Department: Public Works and Infrastructure REPUBLIC OF SOUTH AFRICA

Project title	T03/10/09/24 ID 3217389		
	12 MONTHS MAINTENANCE CONTRACT: WATERKLOOF, PRETORIA: 581 SWART STREET, 286 ALBERTUS STREET,13 TH FIRST AVENUE ,11 ANSELIA STREET,12 ANSELIA STREET: 12 MONTHS CONTRACT FOR GENERAL PLUMBING REPAIRS		
Bid Number		Reference No.	T03/10/09/24 ID 3217389
Identity number			
Signature		Date	
		CONTRACTOR	STAMP



public works & infrastructure

Department:
Public Works and Infrastructure
REPUBLIC OF SOUTH AFRICA

STREET,307 WATERKLOOF, PRETORIA STREET,313 EDWARD STREET,61 PLUMBING MAITENANCE REPAIRS T03/10/09/24 ID MONTHS NICHOLSON STREET 3217389 CONTRACT FOR DENNIS ROAD 357 ,331 GENERAL OLIVIER CLARK

NOTES TO BIDDERS

FOR

PREVENTATIVE MAINTENANCE AND REPAIRS FOR PLUMBING INSTALLATION FOR WATERKLOOF RESIDENCES, PRETORIA

- A. PROSPECTIVE TENDERERS ARE REMINDED TO ACQUAINT THEMSELVES FULLY WITH THE CONTENTS OF THIS DOCUMENTATION BEFORE COMPLETING ANY DETAILS.
- B. THIS DOCUMENT WILL BE REFERRED TO AS A "TENDER" FOR EASY UNDERSTANDING.

C. SITE INSPECTION BY BIDDERS

Please note that notwithstanding the above, bidders should do a complete site inspection prior to submitting their bid to familiarise themselves with the circumstances and conditions pertaining to the service as well as with a view to assess the extent and scope of work.

- 1. This tender is subject to the conditions of ST 36 (General Conditions and Procedures) and further as stipulated hereunder. Tenderers are required to fully acquaint themselves with the contents thereof. Copies of ST 36 may be obtained from The Government Printer, Private Bag X84, Pretoria, 0001, or the Regional Office of the Department of Public Works & Infrastructure, Pretoria.
- 2. Estimated quantities are given but no guarantee can be given as to the quantities that will be ordered from contractors.

PRICES

3.1 Value Added Tax (VAT)

The tender price shall include value added tax (VAT). All rates, provisional sums, etc. in this tender document must be NETT with VAT calculated and added to the total thereof in the summary and thereafter carried to the final cost form

3.2. All prices quoted by the Tenderer for items in this document must make provision for additional costs, if any, that may occur as a result of these clauses and as well as for the supply of all scaffolding and normal plant, electrical testing equipment and instruments, labour and transport costs and everything necessary for the proper performance of the work.

4. THE TENDER

The Tenderer shall, before submitting his tender, check the pages of this document and if any doubt exists as to the full intent or meaning of any descriptions, or this document contains any obvious errors, the Tenderer shall obtain a directive in writing from the Department before the closing date of the Tender.

The text of this document as prepared by the Department shall be adhered to and no alteration, erasure, omission or addition thereto by the Tenderer will be accepted or recognized.

THIS TENDER MUST BE COMPLETED IN FULL, EACH PAGE MUST BE INITIALED AND THE PRICE SCHEDULE SIGNED. THE COMPLETE DOCUMENT MUST BE HANDED IN WITH THE TENDER.

5. DOCUMENTS

The following documents shall be read in conjunction with this Tender:-

- (I) State Tender Board General Conditions and Procedures (ST 36).
- (ii) The South African Bureau of Standards "Code of Practice", S A B S 0142 [Latest edition].
- (iii) The Occupational Health and Safety Act of 1993. [Act No. 85 of 1993].
- (iv) Municipal By-laws and fire regulations and any special requirements of local Authority.
- (v) The Machinery and Occupational Safety Act No 3 and 6 of 1993, as amended
- (vi) The Department of Public Works Standard Specification for Plumbing Installation.

The Tenderer shall study these documents and acquaint himself with the contents thereof as no claims in this regard shall be accepted.

5.1 SURETY

No surety is required for this tender.

6. PROVISIONAL QUANTITIES

All quantities are fixed rated for a period of 6 months

7. CONTRACT PERIOD, RENEWAL AND TARIFF ADJUSTMENT

This tender will be valid from Date of Order Number for **12 months**. [If the order is written out before the 15th of the month, then the contract must start that month. If the order is written out after the 15th of the month, then the contract must start on the 1st of the next month.]

If a RAMP project starts at an Institution and the Plumbing installation is covered in the RAMP, THEN THIS CONTRACT STOPS WITHIN 14 DAYS NOTICE.

National Department of Public Works will not be liable or obligated financially to the Contractor due to loss of work.

8. CONTRACTORS ABILITY

Tenderers are to note, that the Plumbing installation to be serviced /maintained/repaired under this contract are all of the utmost strategic importance to the department and full proof of the tenderer's ability to satisfactorily perform the specified service will be required. To this end, tenderer's premises will be inspected for plant, equipment and general good management before tenders are awarded.

Tenderers will be required to satisfy the department of their ability to obtain parts without delay for repairs to the Plumbing installation.

Tenderers will satisfy the Department that;

- (a) Their Artisans /technicians are properly qualified to carry out the specified servicing/maintenance/repairs to the equipment contemplated under this contract.
- (b) Their Technicians doing the services are fully qualified plumbers and have knowledge of all aspects of plumbing and related trades.
- (c) Their Technicians have knowledge of containing water pressure and balancing of the system.
- (d) Their technicians are fully conversant with the working of plumbing equipment as well as protection devices and able to carry out minor repairs on site.
- (e) They will use competent trained staff directly employed and supervised by themselves and shall take all necessary steps to maintain the installations and keep it in perfect working condition for the full period of this Service Maintenance and Repair contract.

ACKNOWLEDGEMENT OF THE CONTENTS OF THIS PAGE BY CONTRACTOR. SIGNATURE:

NOTE

It will be expected of the successful tenderer to submit all Technicians/Artisans certificates of qualification and apprenticeship contracts for evaluation by this Department. A statement of experience gained and on what type of equipment, shall be submitted for each Technician/Artisan employed. Non compliance of this clause can lead to the disqualification of the tender.

SCOPE OF CONTRACT

This contract covers the servicing, maintenance, repairs, testing, adjusting, reporting on and of the entire Plumbing installations at the Prestige Accommodation houses in Waterkloof, Pretoria.

It is a specific condition of the contract that all new work or additions of any nature whatsoever are excluded. The Department of Public Works & Infrastructure will have the right however, to enter into new contracts for major Repairs and Renovations, Pilot Projects and New Works in any complex or building covered in the area of this contract, which will then exclude day to day maintenance for the duration of this new contract.

Work undertaken under this tender consists primarily of the servicing/ maintenance of the entire Plumbing installation, including all pumps, and valves and ancillary equipment, all as described in this tender document and the various Checklists as appended. The contractor must supply, at his own cost, all expendable material such as oil, grease, waste, hacksaw blades, welding rods and material for all other forms of welding, insulation tape, cleaning materials and chemicals etc. necessary for the proper execution of maintenance, servicing and repair work. No claims for consumables shall be accepted.

Where repairs are required to specialized items of equipment the Contractor shall arrange for such work to be carried out by specialists approved by the Department. Should the Contractor wish to make use of sub-contractors, he shall apply to the Department for written approval before making use of their services.

No mark-up or handling fees on sub-contractor's invoices shall be accepted.

All minor and incidental repairs such as the replacement of nuts, bolts, washers, self-tapping screws, pop rivets, etc. shall form part of the service. The Contractor shall allow for such repairs, (material and labour cost), in his price.

10. UNCERTAINTY ABOUT SCOPE OF WORK

Should the Contractor be uncertain about the Scope of Work to be executed under this Contract, the Department shall immediately be requested in writing to clarify any discrepancies that may exist before the closing date of this Tender. No claims whatsoever in this regard will be entertained after the Contract has been awarded.

11. OFFICIAL ORDER FOR REPAIRS

- (a) Official Order Numbers for services will be issued to the Contractor for the service after execution of the service.
- (b) A separate order number will be issued for repairs (which excludes minor repairs as mentioned in clause 9)
- (c) Instructions for repairs may only be issued to Contractors by officials of this Department. For each repair the complaint number issued for that repair as well as details regarding the defects shall be given to the Contractor in writing. If the Contractor has facsimile facilities, the Order Form shall be faxed to him. It is, however, expected of him to respond to telephonic requests for services. However, he must obtain the official Complaint form for the services requested, as soon as possible.
- (d) No payments shall be made for work executed without the necessary written authority [Order Form].
- (e) Payments can be delayed if order numbers and complaint numbers do not appear on invoices submitted for payment.
- (f) Special arrangements are applicable for emergency services which are stipulated in Clause 13.

12. EXECUTION OF MAINTENANCE AND REPAIRS

All equipment shall be serviced and maintained as requested by the Department of Public Works, It shall be required from the contractor to do a prearranged repair work, the contractor shall submit a detailed job description and cost breakdown for all repair work required to the equipment.

In the event of any scheduled repair work becoming necessary, the contractor shall furnish the regional representative with a detailed cost breakdown, stating the duration required and probable timing of the repairs.

Repairs shall be scheduled in order to coincide with the next monthly or quarterly service wherever possible. Scheduled repairs at any other time than the monthly or quarterly service shall only be allowed where possible failure of the equipment or damage to equipment may occur before the next scheduled service. The contractor shall clearly identify these items on his report together with a recommendation as to when such repairs must be effected.

Note

In the event of a machine having to be removed to a workshop for a major repair, the contractor must provide an equally rated loan set or sets at a cost to be negotiated for the duration of the repairs.

Scheduled repairs shall be carried out promptly and within the stated frame, and should any delay occur, the regional representative shall immediately be advised of the reason for and possible duration of the delay.

On repaired items, an unconditional guarantee of 90 calendar days shall be required and on new items an unconditional 365 calendar days guarantee. In the event of repairs having to be carried out urgently during the cause of a programmed service, details of such repairs shall be reported immediately to the Regional Representative for further instructions and/or authority to proceed.

13. EMERGENCY/URGENT SERVICES

The successful Contractor shall be required to provide a 24 hour -365 day per year stand-by services so as to attend immediately to any break-downs and/or other emergencies that may occur. The Contractor shall have suitably qualified staff and proper equipped and operating vehicles available at all times.

In the event of an emergency/urgent call out, such as a loss of water to a portion of an institution or building, or a total water loss, also attributable to a supply authority failure, the contractor shall respond within 2 (two) hours after such a call out was made. Failure to respond will result in the Contractor being liable for any damages following the non attending to the call-out and / or alternative arrangements being made. This may include the calling of an additional

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Contractor. The Contractor shall be held responsible for any cost incurring in arranging such action, including the additional Contractors fee.

Services after hours may be executed without receipt of an official complaint number and solely at the request of an official of the Department. The Contractor must, however, ensure that an official of the User Department signs the Job Card. The Contractor must also ensure that he obtains the official complaint number from the Department on the following working day. No payment will be made without a complaint number, duly completed and signed on the job card.

14. CHECK LIST JOB CARDS

The Contractor must follow check list in accordance with the example included herein. The Contractor is requested to state the name / number of the building on the check list job card.

The check list must be completed legibly in ink after completion of each service. In addition to the original completed check list submitted with the account, the contractor must submit a copy of the check list to the User Department for audit purposes and for verification of the deletion of the unused lines. Incomplete and incorrect job cards shall be returned to the contractor with his invoice.

15. TARIFFS (UNIT RATES)

Each item as listed in this Tender Document must be priced. "No cost" or unfair and unreasonable tariff shall not be accepted and may lead to disqualification of the tender.

This is a lump sum contract and therefore tariffs and prices are to be totalled and carried over to the final cost Form

16. NON-SCHEDULED REPAIRS

Non-scheduled repairs emanating from scheduled repairs may be executed only on the instruction of this Department. Under no circumstances whatsoever will Client Departments be allowed to put work in hand requiring non-scheduled items.

Contractors shall submit certified copies of suppliers' tax invoices, attached to their accounts in respect of new parts, components and material purchased for any repairs, attached to all accounts where non-scheduled repairs were executed. Descriptions like "1 x motor" or "1 x fan" is not acceptable and shall lead to the delay of payments. The full description that is essential to order such an item from a supplier, i.e. make, model, serial no., size, capacity, etc. shall be listed on the account. The total discount price on non-scheduled materials before adding VAT will be credited to this Department.

The percentage mark up on non-scheduled materials claimed by the Contractor shall be as priced. Mark up will not be allowed on labour, transport cost and Scheduled items.

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NOTE

SHOULD THE CONTRACTOR'S PRICE FOR MATERIAL/NEW PARTS BE ABNORMALLY HIGH, THE DEPARTMENT RESERVES THE RIGHT TO OBTAIN WRITTEN QUOTATIONS FOR SUCH MATERIAL/NEW PARTS FROM ANOTHER INDEPENDENT SUPPLIER AND ADJUST THE CONTRACTOR'S PRICE ACCORDINGLY.

17. PROFIT ON MATERIAL

Percentage mark-up is allowed on non-scheduled material, parts and components only and not on labour, transport and sub-contractor's services. The total discount obtained from the supplier shall be credited to the department. The percentage mark-up shall then be calculated on the total discount price excluding VAT.

18. FRAUDULENT CONDUCT

Fraudulent conduct shall mean any conduct aimed at obtaining an unjust profit (see clause 46 of ST

19. ACCOUNTS

Accounts for services rendered, must be accompanied by a Job Card for each separate building or service. The unit rates for items on the Job Card must be cross referenced with the applicable rates for similar items in the Tender Document by means of the page and item numbers e.g. 12/25 (page 12, Item 25).

20. GUARANTEE

The guarantee period for any work executed shall be 3 months. Should the contractor install any replacement equipment which offers a manufacturers guarantee in excess of the 3 months referred to above, he shall be responsible for liaison with the manufacturer/supplier for the repair/replacement thereof [in the event of faulty equipment] at no extra cost to the state.

21. TRANSPORT AND LABOUR COSTS

- (a) Transport costs and travelling time for repairs/servicing as reflected in Schedule 1 shall be included in the tariffs/rates. (Which shall be inclusive of travelling time for artisans, assistants and driver, as well as overheads and profit).
- (b) Transport cost and travelling time on non-scheduled repair work shall be calculated and added separately.
- (c) Labour rates shall be deemed to include for statutory minimum labour rates, contribution to bonus, holiday, pension and medical funds, etc., as well as any profit.

22. PAYMENT

Accounts can be submitted to the Department, upon completion of the Service/repair. Payment of accounts complying with all the requirements of clause 19 will be made within 21 days of date of statement.

23. TRAINED STAFF

At all times for the duration of the contract, the work shall be carried out under the supervision of a qualified, skilled and competent tradesman and representative of the Contractor.

The standard and quality of workmanship for the servicing/repairs shall be to the best standard practice of the industry and shall be such as not to let the installation deteriorate to an unacceptable condition.

Servicing/repair work and call-outs at all times be done by suitable qualified and trained staff and under no circumstances may untrained workers be left alone on site without proper supervision of trained staff.

It will be the responsibility of the successful Tenderer to ensure that all the entire plumbing installation, maintain the condition required for the full period of this maintenance, service and repairs Contract.

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24. MANAGEMENT

The Contractor undertakes to

- (a) Arrange with the member in charge regarding access to the complex in order to execute the required service.
- (b) Take adequate precautions to prevent damage to buildings, fittings computers, and furnishings and other valuable equipment within the complex.
- (c) Accept liability and to indemnify the State against any claims whatsoever arising from his conduct and/or the conduct of his employees.
- (d) Safeguard all his employees in accordance with the regulations of the Unemployment Insurance Act 1966, [Act No. 30 of 1966] and any amendments thereof.
- (e) Comply with all By-laws and requirements of the local authority.
- (f) Comply with the local Fire Officer's regulations.
- (g) Provide a registered Installation Electrician or a Master Installation Electrician and personnel in terms of the appropriate statutory Act to carry out any emergency repair work on a 24-hour basis including weekends and public holidays.

25. MATERIAL OF EQUAL QUALITY

Only original spares, as supplied and recommended by the manufacturer/ supplier of the equipment installed on site, shall be used. Under no circumstances shall pirate parts be used or parts modified to effect repairs. Where original spares are no longer available, it shall be brought to the attention of the department, together with a proposal for the replacement or modification of the item to ensure continued serviceability.

The contractor shall supply to the department the suppliers or factory guarantee of repaired or replaced components together with the serial numbers of original and new components which shall be entered on the job card and invoices submitted for payment.

All new parts, components and material used in this contract shall be guaranteed for a period of at least **12 months**.

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Replacement parts, spares and materials used must be of equal specification to the component that is being replaced and must where possible carry the S A B S mark of approval. If such equivalent component is not available, then the alternative component must be approved by the Technical representative of the Department of Public Works prior to installation.

26. REDUNDANT MATERIAL (Rubbish and Waste)

All redundant material and parts shall remain the property of the government and shall be left on site and stored by the person in charge of the property against the job card as a receipt. A copy of the job card shall be left with the person in charge for audit purposes. The original job card shall be attached to the invoice. Failure to comply with this requirement shall lead to payments not being effected within the prescribed period of 30 days.

All redundant material or parts shall be labelled with the complaint number for the repair work.

After an inspection of all material and parts that are obsolete/unserviceable/of no value to the regional representative, the contractor shall be notified to remove and dispose of such material and parts during his next service call. The material and parts shall then become the property of the contractor and the removal and disposing thereof shall be for the contractor's amount.

27. PREVENTATIVE MAINTENANCE SERVICE SCHEDULES

Servicing shall be carried out strictly as stated on the service schedule and the contractor shall after each service submit to the Regional Manager copies of the service schedule duly completed and signed by the Contractor.

The contractor shall make his own arrangements for printing and duplicating of service schedules.

The service schedule shall be countersigned by the officer in charge of the building in which the equipment is situated and shall endorse the schedule to the effect that the equipment in his opinion, is operating satisfactorily.

28. ACCESS CARDS TO SECURITY AREAS

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Should the work fall within a security area, the Contractor shall obtain, from the SAPS access cards for his personnel and employees who work within such an area.

The Contractor shall comply with any regulations or instructions issued from time to time, concerning the safety of persons and property, by DPWI.

29. SECURITY CHECK ON PERSONNEL

The Department or National State Security, may require the Contractor to have his personnel or a certain number of them security classified.

In the event of either the Department or the Commissioner of Correctional Services requesting the removal of a person or persons from the site for security reasons, the Contractor shall do so forthwith and the Contractor shall thereafter ensure that such person or persons are denied access to the site and/or to any documents or information relating to the work.

30. USER DEPARTMENT SHALL NOT NEGOTIATE.

The contractor and the user department on whose behalf the work is being done are not permitted to enter into negotiations with regard to any matter whatsoever relating to the rates and conditions of the contract.

In the event of any dispute arising out of any matter in connection with the contract, such matters shall be referred by the Department for submission to the State Tender Board, whose decision shall be final. The contractor shall not delay the execution of any work pending such decision.

31. WORK EXPLICITLY EXCLUDED FROM THIS CONTRACT

The contractor shall under no circumstances undertake work of any nature, related to or in connection with the following, unless specifically instructed to do so by a representative of the Department of Public Works & Infrastructure.

(a) Main supply feeder pipes and/or metering equipment belonging to any local supply authority.

32. DEPARTMENT OF PUBLIC WORKS RESPONSIBILITY.

The Department of Public Works & Infrastructure is responsible for the water supply to hire or state owned complexes and/or buildings, irrespective whether the services are supplied from a P.W.D. reticulation network or from the local supply authority.

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Any dispute or uncertainty with regards to the responsibility of the execution of a service must be referred to this department for clarification.

33. FIXED PRICE CONTRACT

The contract is a fixed priced contract and no adjustments shall be made for any increases or decreases of prices except for VAT rate adjustments. Note

Any errors in the compilation of the Job Cards or accounts discovered at a later stage, shall be rectified by the Department all in accordance with the regulations of clause 52 [3] of "Conditions and Procedures in Regard to Tender, Contract and Order [ST 36]".

34. CHECK LISTS

The check list for the maintenance to the equipment consists of the quarterly and major maintenance of Addendum B. (where applicable). On each visit to the site the contractor must attend to all the items listed in the check list.

The work is to be carried out by a competent technician, all in accordance with the Basic Conditions of Employment Act (Act No. 3 of 1983) with Regulations and Occupational Health and Safety (Act 85/1993) and SANS10142

All irregularities and comments must be reported by the Contractor in the spaces provided in the check list, and the <u>originals</u>, signed and dated, <u>must</u> be attached to the accounts. A duplicate copy of the completed check list for each visit must be kept in the generator room and the Contractor must make provision in each generator room for a neat, weatherproof document holder, secured to the wall, for this purpose. The contractor must allow and arrange for the reproduction of the check lists at his own cost for use at all sites.

The Contractor will be required to strictly adhere to the program submitted by him.

TESTING

The plumbing installation shall be tested on a regular in conjunction with Client

36. CLAIMS

The Contractor will indemnify, protect, defend and hold harmless the Client from and against any and all claims, demands, actions and proceedings whatsoever including all fees, costs and expenses incurred in respect thereof arising out of:

- a) Any claim in respect of any taxes payable by the Contractor.
- b) Any claim for Workmen's Compensation Insurance of for any loss for which the Contractor is liable.
- c) Any claim by any third person including any employees of the Client or of
- d) The Contractor for any loss resulting from any bodily injury and or damage to property by any act or omission of the Contractor or any of its Employees, servants or agents.
- e) Any claims on the lack of knowledge regarding a site as the Contractor is obliged to visit the site/ sites prior to bidding.

37. CONDITIONS RELATING TO THE PERSONNEL OF THE CONTRACTOR

The prospective bidders are expected to comply with all statutory provisions governing the contract and Electrical/Mechanical/Engineering/Building industry, more particularly the prescribed minimum wage determined by the Department of Labour. The Department reserves the right to terminate the service in the event of the successful bidders' non-compliance with statutory obligations.

The personnel appointed by the contractor should have proof of <u>prior</u> <u>experience and suitable competence</u>

The contractor and his/her personnel are prohibited from reading or going through records in offices.

Files and other correspondence on desks, racks, etc., must be placed back in the position in which it was found after cleaning such areas.

The contractor undertakes to keep the number of workers allowed in a building to the essential amount required.

Personal hygiene of the contractor, his personnel, and agents must be maintained at an acceptable standard.

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In accordance to the law on control and entry to public areas and vehicles, 1985 (law 5.3 of 1985), employees will be subject to the conditions as set out in Article Z(2) of the mentioned law.

The occupant of an office shall have the right to request employees of the contractor to leave an office if he/she receives a visitor or telephone call.

Employees of the contractor shall not loiter about the building or use the benches or chairs in public areas to relax on. At the end of each workday and no later than the normal closing time, all employees of the contractor must be off the premise(s). No employee would be allowed on the premise(s) after working hours except if they have permission from the responsible officer in charge of the building.

Personnel of the contractor have, subject to other conditions of this contract, entry to all areas to supply a service. If the service is not required in that specific area at the time then entry to the area is prohibited.

Without prejudicing the contractor's right to choose his/her own personnel, the Department reserves the right to, at all times, indicate personnel to the contractor who is a security, health or safety risk. Such persons would not be allowed to be used by the contractor to carry out his duties.

In such a case the contractor will immediately honour the Department's request and shall have no claim of loss or damage against the Department.

The contractor will provide each employee of the contractor with a photo

identity card. The card must have the following particulars

- a) Name of Firm (Contractor)
- b) Name of employee
- c) Identity number of Employee
- d) Signature of the Employee
- e) The employee will wear the permit on a visible place when he/she is working in the involved building. The necessary control over these permits must be provided as not to allow such permits to fall into unauthorised hands. The employees or persons in the service of the contractor who are working in or around the building providing the services as stated in this contract must at all times be dressed in a uniform that is to the Departments approval. The contractor shall at all times ensure that all cleaning staff is neatly clothed in uniforms (with the name of the company printed there on) with necessary personal protective equipment which shall include but not be limited to headgear, shoes, gloves etc.

The contractor or his affiliates may provide no information of state activities to the public.

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38. INDEMNITIES

The contractor and his/her affiliates enter the premise(s) at own risk.

The contractor indemnifies the Department of any happenings that he/she is aware of or not aware of his/her personnel that are used for services that fall outside this contract.

The contractor will at own cost take out an insurance policy against any claim, cost, lost or damage resulting from duties and shall ensure that such insurance is valid for the entire period of the contract.

39. EQUIPMENT

The contractor shall not use defective electrical and mechanical equipment, which could affect the Client in it's daily operations. Any damage of whatever nature caused by this will be for the contractor account. All leads and extension leads must be of the correct capacity to carry the load of the involved machinery and will be 3 phase and not 2 phase.

The contractor may only use equipment that will normally be used in normal circumstances for purposes named in this agreement. The contractor may under no circumstances tamper with the electrical installations and equipment in a building or make changes to it without the Departments prior consent.

With the exception of connections at existing power points provided by the Department, the contractor may not make connections to the electrical system. Only equipment that does not require above 1250 watts to operate may be used at such power points.

The equipment used by the contractor shall where applicable comply with the law on Machinery and Occupational Safety, 1983 (Law no. 6 of 1983). Under no circumstances shall the equipment used such as vacuum cleaners etc., exceed the sound factor of 66db (Decibels) within one meter of the equipment.

40. NUISANCE

The contractor will not be allowed to perform any act or duty on the premise(s), which in the mind of the Department will be of nuisance, danger or possible nuisance or danger to any person on the premise(s) or that could cause damage to the property.

Personnel must behave in a soberly manner.

Silence must be reasonably maintained.

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41. CAUTION SIGNBOARDS

The contractor will be compelled to display neat caution signboards or signs, of which the size and design must be clearly visible in areas where the contractor or his employees are busy working. (Such as toilets, passages etc.). The signs must also be clearly visible in areas where the services rendered can cause injuries to any person or persons and must be able to attract a persons attention to show that services are been carried out in the area.

It is hereby specially agreed upon that the Contractor throughout the duration of the contract period, will be compelled to do everything within his/her means and wherever practicable possible to ensure that all signs, print work, notices or any written material that is displayed is in English.

42. INFLAMMABLE AND POISONOUS MATERIAL AND OTHER CHEMICALS

The Contractor shall not use or store any poisonous or highly inflammable substances and other chemicals on the premise(s).

43. SUPERVISION

The contractor must ensure that there is always continued on site supervision from Monday's to Friday's excluding Public Holidays effective supervision. Supervisors must in all respect respond to reasonable requests of the appointed personnel.

44. DRESS CODE

The successful bidder will be required:

- to ensure that a uniform displaying the company logo and name are worn at all times
- 2) Ensure that staff uniform is clean and neat at all times.
- 3) Refrain from wearing political party colours or logos.

45. UNIT RATES / PRICES

45a) Unit rates entered into the Schedule of Quantities shall be representative of the actual cost involved in the execution thereof plus a reasonable mark-up and should be valid whether the work associated therewith will be carried out once only or more frequently .The National Department of Public Works shall at liberty make adjustments, before awarding the contract to individual unit rates in these Schedules as necessary to eliminate errors, discrepancies or what is considered to be unreasonable or unbalanced rates and to balance the totals without altering the tender amount

45b) Unit rates for items, must allow for fault finding, the removal of the existing item or part and for the supply and fixing of the new items, inclusive of material, labour, plant, scaffolding cutting, waste, all expendable material such as oil, grease, cleaning material, equipment, profit, attendance, overheads, compliance with the Occupational Health and Safety Act and Construction Regulations and any other costs associated with the successful execution of the required work

45c) Transport costs, inclusive of workers, supervisor/artisan driver, travelling time, fuel and maintenance will be calculated as per proof of the site visitation form for all services carried out as scheduled or non scheduled

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public works & infrastructure

Department:

Public Works and Infrastructure
REPUBLIC OF SOUTH AFRICA

,313 EDWRAD STREET ,61 NICHOLSON STREET, 331 OLIVIER STREET WATERKLOOF: AND REPAIRS: PLUMBING SERVICES. 12 MONTH TERM CONTRACT FOR SERVICE 357 CLARK DENNIS ROAD STREET,307

CCUPATIONAL HEALTH AND SAFETY SPECIFICATION

INDEX

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SIGNATURE: DATE: ACKNOWLEDGEMENT OF THE CONTENTS OF THIS PAGE BY CONTRACTOR

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Initial hazard identification and risk assessment as well as control measures

1.0.0. INTRODUCTION AND BACKGROUND

1.1.0. Background to the Health and Safety Specification

The Construction Regulations in the Occupational Health and Safety Act And Regulations (85 of1993) place the onus on the Client to prepare a health and safety specification for all construction work.

1.2.0. Purpose of the Health and Safety Specification:

To assist in achieving compliance with the Occupational Health and Safety Act and Regulations (85/1993) in order to reduce incidents and injuries. This specification shall act as the basis for the drafting of the construction phase health and safety plan

1.3.0. Implementation of the Health and Safety Specification

This specification forms an integral part of the contract and the Contractor is required to use it at pre-tender phase when drawing up the Year Tender/maintenance/service contract health and safety plan. Where applicable The principal Contractor shall forward a copy of this specification to all Contractors at the bidding stage so they can in turn prepare health and safety plans relating to their operations

2.0.0. OCCUPATIONAL HEALTH AND SAFETY SPECIFICATION.

2.1.0. SCOPE:

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DATE:

The specification covers the requirements for eliminating incidents and injuries as far as reasonably possible for Pretoria region: Year Tenders/maintenance/service contractors.

The scope also addresses legal compliance, hazard identification and risk assessment, risk control, and promoting a health and safety culture amongst those working on the project. The specification also makes provision for the protection of those persons other than employees.

2.2.0. INTERPRETATIONS

2.2.1. Application

This specification is a compliance document drawn up in terms of South African legislation and is therefore biding. It must be read in conjunction with relevant legislation as set out previously.

2.2.2. Definitions

The definitions as listed in the Occupational Health and Safety Act and Regulations (85/1993) shall apply.

2.3.0. GENERAL ADMINISTRATIVE REQUIREMENTS

2.3.1. Compensation of Occupational Injuries and diseases Act 130 of 1993 (COIDA) (Registration with workmen' Compensation)

The Principal Contractor shall submit a letter of good standing with its Compensation Insurer to the client as proof of registration. This certified proof of registration to be submitted with the tender document. Contractors shall submit proof of registration to the Principal Contractor. **No contractor will commence** work on any site unless proof the above is received.

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2.3.2. Health and Safety File

The principal Contractor and all Contractors shall have a health and Safety file available at his premises, containing all health related information. The Health and Safety file must be handed to DPWI at completion of the project.

2.3.3 Initial Hazard Identification and Risk Assessment

An initial hazard identification and basic risk assessment is attached for perusal by the principal Contractor (Annexure D). These hazards and the consequential risk must be addressed in the Construction-phase health and safety plan to be submitted by the Principal Contractor and by other Contractors. The Principal Contractor must include a comprehensive risk assessment document compiled by a competent person, detailing all potential site-specific risk. Contractors shall do the same for their scope of work.

2.3.4 Health and Safety Training

The Principal Contractor shall ensure that all site personnel undergo a risk-specific health and safety induction training session before starting work. In this case, the induction must include the transportation risk. A record of induction training attendance shall be kept in the health and safety file.

2.3.5 General Record Keeping

DATE:

The Contractor shall keep and maintain Health and Safety records to demonstrate compliance with the Specification document, the OHS Act and ACKNOWLEDGEMENT OF THE CONTENTS OF THIS PAGE BY CONTRACTOR. SIGNATURE:

Regulations (85/1993). The Contractor shall ensure that all records of incidents/injuries, training, inspections, audits, etc are kept in a health and safety file available on request.

2.3.6 Emergency Procedures

The Principal Contractor shall acquaint himself with the client's emergency/evacuation procedure and adhere to all such procedures.

All workmen shall be in possession of emergency telephone numbers and be capable/trained to handle injuries, incidents, fire, and major incidents.

2.3.7 First Aid Box and First Aid Equipment

A fully stocked first aid box must be available on each of the maintenance vehicles whenever work is being carried out. The stock shall be risk-specific and have at least the minimum contents as per the legal requirements (General Safety Regulations, OHS Act 85/1993)

2.3.8 Accident / Incident Reporting and Investigation

Injuries are to be categorised into first aid, medical, disabling, fatal. The Principal contractor must stipulate how it will handle each of these categories. When reporting injuries to DPW, these categories shall be used.

All injuries must be investigated by the Principal Contractor, with a report being forwarded to the DPWI forthwith.

2.3.9 Personal Protective Equipment (PPE) and Clothing

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The Principal Contractor shall ensure that all workers wear PPE. Task-specific PPE shall be identified during the risk assessment. See attached initial hazard identification and risk assessment (Annexure D) for minimum requirements

2.3.10 Non-conformance and failure to follow health and safety measuresAny non-conformance by an employee shall be dealt with by means of an internal disciplinary procedure. All such non-conformance must be documented and reported to the DPW.

2.3.11 Contractor (sub-contractors)

The Principal Contractor shall ensure that all Contractors under its control comply with this Specification document, the OHS Act and Regulations (85/1993) and all other relevant legislation that may relate to the activities directly or indirectly. The Contractor, when appointing other Contractors as sub-contractors, shall *mutatis mutandis* ensure compliance. Contractors are Employers in their own right and must comply with all requirements including but not limited to preparing a site-specific health and safety plan, opening and maintaining a health and safety file, training their workers, appointing competent supervisors, etc.

2.4.0 REQUIREMENTS:

2.4.1 Hazardous Chemical Substances (HCS)

Any hazardous chemical substances not able to be substituted must be safely transported. All workers must be inducted into the hazards, the consequences and control measures required to protect themselves against exposure. A list of these substances must be included in the health and safety file and updated when there are any changes. Material safety data sheets (MSDS) must be included by the supplier, however, it remains the Principal Contractor's ACKNOWLEDGEMENT OF THE CONTENTS OF THIS PAGE BY CONTRACTOR. SIGNATURE:

responsibility to ensure that these MSDS's are available and in the file. All containers shall be clearly labelled, including dangers, control measures and emergency procedures. No hazardous chemicals substances, empty containers, may be left or disposed of on the Department sites.

2.4.2 Fire Extinguishers and Fire Equipment

The Principal Contractor shall carry at least one 9kg Co2 and one 9kg DCP extinguisher on each service vehicle.

2.4.3 Scaffolding/Working at heights including roof work

Working at heights includes any work that takes place in an elevated position. The Principal Contractor must submit a risk-specific fall protection plan in accordance with the Construction Regulations.

2.4.4 Ladders and Ladder Work

The Principal Contractor shall ensure that all ladders are inspected regularly, are in good safe working order, are the correct height for the task, extend at least 1m above the landing, fastened and secured, and at a safe angle.

2.4.5 Portable Electrical Tools

The Principal Contractor shall ensure that all electrical tools, electrical distribution boards, extension leads, and plugs are kept in safe working order. Regular inspections and toolbox tasks are to be conducted to make workers aware of the dangers and control measures to be implemented, e.g. personal protection equipment.

2.4.6 Asbestos Work

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The maintenance of asbestos roof sheeting must be conducted under controlled conditions as specified in the Asbestos Regulations (No.R155, 2002). A written safe work procedure is drawn up by the Principal Contractor or other asbestos contractors and submitted to an AIA for approval, before any work commences the Department of Labour must be informed and all asbestos work must be carried out by a registered asbestos contractor. The safe work procedure shall include but not be limited to:

- ✓ The provision of safe access while working on roofs, i.e. Duck boards and roof ladders:
- ✓ The provision of suitable PPE and respiratory equipment for all
 asbestos workers who could be exposed to fibres
- ✓ The control of contaminated water, i.e. suitable filtration method to be used;
- ✓ The prevention of dry cutting, a suitable wet method must be used;
- ✓ The prevention of dry brushing of asbestos products;
- ✓ The safe disposal of asbestos waste including contaminated water;
- ✓ The prevention of high pressure water jetting unless a specialised control system is used;
- ✓ The specification of fungicides and moss killers, including any related chemical hazards.

Acceptance of the safe work procedure will then be issued to the Principal Contractor before asbestos work may proceed. The Principal Contractor shall ensure that asbestos work complies with the Asbestos Regulations and the accepted safe work procedure, which shall include a full risk assessment of the related risks.

Copies of all certificates received by the contractor for safe disposal of asbestos must be handed to the Department.

2.5.0 ELECTRICAL INSTALLATIONS

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Only licensed electricians will be permitted to carry out electrical work.

2.6.0 SUB STATIONS

Persons such as painters, carpenters etc. that have to carry out work in a sub station shall do so under supervision of an authorised person as required by the notice in regulation 4 (a) of the electrical machinery regulations which states "No unauthorised entry".

2.7.0 OCCUPATIONAL HEALTH

2.7.1 Occupational Hygiene

Exposure of workers to occupational health hazards and risks are very common in any work environment, especially in construction. Occupational exposure is a major problem and all Contractors are to ensure that health and hygiene measure are put in place to prevent exposure to these hazards and risks. Prevent inhalation, ingestion, absorption, and noise induction. Site-specific health risks are tabled in Annexure D e.g. asbestos, cement dust, wet cement, vibration and noise.

2.7.2 Alcohol and other Drugs

No alcohol and other drugs will be allowed on site unless under controlled conditions under the supervision of the Principal Contractor's Responsible Person. No person may be under the influence of alcohol or any other drugs while on the construction site. Any person on prescription drugs must inform ACKNOWLEDGEMENT OF THE CONTENTS OF THIS PAGE BY CONTRACTOR. SIGNATURE:

his/her superior, who shall in return report this to the Principal Contractor forthwith. Any person suffering from any illness / condition that may have a negative effect on his/her safety performance must report this to his/her superior, who shall in turn report this to the Principal Contractor forthwith. Any person suspected of being under the influence of alcohol or other drugs must be sent home immediately, to report back the next day for a preliminary inquiry. Full disciplinary procedures must be followed.

12 MONTHS TENDER AND MAINTENANCE CONTRACT

ANNEXURE A

The Principal Contractor must submit his compliance with annexure A together with his Health & Safety plan

Requirement	OHSA Requirement	Submission Date
Assignment of Responsible Persons to supervise construction work	OHS Act (SECTION 16.2) & Construction Regulation 6	Before commencement on site
Competence of Responsible Persons	OHS Act (section 16.2) & Construction Regulation 6	Together with H&S plan
Compensation of occupational injuries and diseases proof of registration.	COIDA	Together with H&S plan
Occupational Health and safety Policy	OHS Act	Together with H&S plan
Health and Safety Organogram	Client Requirement	Together with H&S plan
Initial hazard identification and risk assessment	Construction Regulation	Together with H&S plan
Health and Safety representatives	OHS Act	Submit as soon as there are more than 20 employees on site

12 MONTHS TENDER AND MAINTENANCE CONTRACT

ANNEXURE B

The Principal Contractor shall make the following appointments according to the Health and Safety Specification: (further appointments could become necessary as the project progresses)

Contractors shall make the relevant appointments as per their operations. The Client reserves the right to insist on any health and safety related appointments as determined by its risk assessments.

APPOINTMENT	OHSA REFERENCE	REQUIREMENT
CEO Assignee	Section 16 (2)	A competent person to assume the overall H&S responsibility – Principal Contractor's Responsible Person.
Construction Work supervisor	CR6.1	A competent person to supervise and be responsible for Health and Safety related issues on site
Fall protection plan co- ordinator	CR8	A competent person to prepare and amend to fall protection plan
First Aider	GSR3	A qualified person to address all on site first aid cases
Scaffolding Inspector	SABS 085	A competent person to inspect scaffolding before use and every time after bad weather, etc.
Scaffolding erector	GSR 13D	A competent person to erect scaffolding
Scaffolding supervisor	SABS 085	A competent person to supervise scaffolding
Ladder inspector	GSR 13A	A competent person to inspect ladders daily and ensure they are safe for use, keeping monthly records
Electrical installations	CR 22 (d)	A competent person to

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competent person	control all electrical
	installations

12 MONTHS TENDER AND MAINTENANCE CONTRACT

ANNEXURE C

The Principal Contractor shall comply but not be limited to the following requirements:

Report on these to DPWI and place a copy on the Health and Safety file monthly.

WHAT	WHEN	OUTPUT	ACCEPTED BY CLIENT WITH DATE
Health and Safety plan	Before site hand over	Principal Contractor to report on status of Contractor`s Health and Safety plans	
Health and Safety file	Open file when construction begins and maintain throughout	Have file on hand at meetings	
Induction training	Every worker before she/he starts work	Attendance register. Signed by everybody who received induction training	
Awareness Training (Tool Box Talks)	Every 2 nd week	Attendance registers	
Health & Safety meetings	Monthly	Meeting minutes	
Health & safety reports	Monthly	Report covering ✓ Incidents/accidents and investigations: ✓ Non-conformances by employees & contractors: ✓ Internal & External H&S audit reports	
Emergency procedures	Weekly evaluation of	Table procedures in writing as well as telephone	

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	procedures	numbers	
Risk	Updated and	Documented risk	
assessment	signed off at least monthly	assessment	
Method statements- safe work procedures General inspections	Drawn up before workers are exposed to new risks Weekly and daily	Documented set of safe work procedures (method statement) updated and signed off OHS Act compliance: Registers ✓ Scaffolding; ✓ Temporary electrical installations	
General inspections	Monthly	 ✓ Fire fighting equipment ✓ Portable electrical equipment ✓ Ladders 	
Complaint book	Update when necessary	Table any complaints and incidents at meetings	
List of Contractors	List to be updated weekly	Table list, number of workers and company tel. numbers	
Workman`s compensation	Updated monthly	Table a list of Contractor`s workman`s compensation proof of good standing	
Construction site rules & section 37.2 mandatory agreement	Updated monthly	Table a report all signed up mandatories.	

ANNEXURE D

INITIAL HAZARD IDENTIFICATION AND RISK ASSESSMENT AS WELL AS SUGGESTED **CONTROL MEASURES**

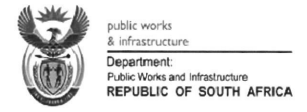
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PRE-CONSTRUCTION HEALTH & SAFETY SPECIFICATION YEAR TENDERS

HAZARD ID	RISK RATING	PPE	DOCUMENTATION	OTHER
1.Site access ways	М	Safe footwear, hard hats	Comply with client's access/security/evaluation procedures	Safe clear access routes
2.Heat stress	Н		First aid and medical treatment to be recorded	Portable water to be provided to workers, suitable sun screen to be used to protect skin against sun
3.Ladders	Н	Safe footwear, hard hats	Inspection of ladders at least monthly	Correct height, secured, safe angle
4.Scaffolding	Н	Safe footwear, hard hats fall prevention devices where applicable	Toolbox talks-those working on scaffolds, safe method of erection drawn up, inspect prior to use and weekly thereafter as well as after bad weather	Competent scaffolder, supervisor & inspector, safe access, safe platforms with guardrails & toe boards, secured, level & plumb
5.Noise	М	Hearing protection	Keep record of issue & return, toolbox talk on use	Enforce with tools emitting noise over 85 Db
6.Dust/Cement	М	Dust masks	Keep record of issue & return. Toolbox talk on use	When wood dust could be inhaled, working with dry cement products
7.Elevated work/roof work	Н	Hard hat, adequate footwear, fall prevention devices	Fall protection plan – documented, trained workers	Duck board and roof ladders to be used, safe access to be provided
8.Electrical installation	Н	Hard hat and adequate protective clothing and footwear	Copies of C.O.C Certificates and test results to be filed in safety file and original to P.M.	All the above if work is involved in the above situation
9.Excavations	Н	Hard hat, safe footwear and protective clothing	Inspections daily and after rains	Use of shoring/bracing and safe exit and entry
10.Hoist/cherry picker	Н	All inspections as required by the Act plus the necessary certificates/register s must be in place	Check wind forces, check movement in and around power lines and check free space	

NOTE: The above list is by no means exhaustive and should not be limited to these activities but must cover all activities that forms part of the said construction work. Each activity must be split down to individual task and all associated hazards identified and listed in the assessment. This ensures that the critical task and subsequent critical hazards are not missed.

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BILL OF QUANTITIES/SCOPE OF WORK:

12 MONTHS PLUMBING TERM CONTRACT FOR EMERGENCY AND URGENT SERVICES IN WATERKLOOF: 357 CLARK STREET,307 NICHOLSON STREET,331 OLIVIER STREET ,313 EDWARD STREET ,61 DENNIS ROAD FOR PRESTIGE PROPERTY MANGEMENT & ACCOMMODATION

EMERGENCY AND URGENT MAINTENANCE BREAKDOWNS

RESPONSIBILIES OF THE SERVICE PROVIDER

The Service provider shall be responsible for the complete maintenance service, viz. the routine preventative maintenance, corrective maintenance breakdown and repair maintenance, repair, replacement and stocking of spare parts.

The Service provider shall carry out inspections and checking of equipment as set out in the schedules. Each inspection and test shall be recorded and listed in the periodic reports, stating the date of the inspection, nature of tests performed, inspection and test results and the name(s) of persons responsible for carrying out the inspections and tests. The testing of repaired faulty equipment or items shall also be recorded in the list in the reports.

Where routine maintenance needs to be performed at premises such as dwellings, adequate arrangements for access to these premises shall be made by the

DPWI Security management.

All maintenance, repairs to and replacement of faulty items, equipment, systems and sub-systems shall be done within the Repair Time as defined in this document.

The Service provider shall restore or repair all equipment and systems to the original operational condition, and the contractor shall attend to maintenance and repairs within four hours of noting that such action is required. The contractor shall repair and / or replace all fixtures and fittings and the structure of the Premises within four hours of the receipt of a request. If the repair or replacement of a non-serviceable item is not, or cannot be effected within the specified times, then the Supplier shall advise DPWI accordingly, and shall provide an explanation for the repairs or replacement not having been effected within the time. Having regard to the reasons as aforesaid, DPWI shall agree the timing for such repairs or replacement to be affected. If the repairs or replacement are not affected by the agree time, then the contractor will be deemed to have failed to meet the Service Level.

MAINTENANCE & REPAIR OF PLUMBING & RELATED EQUIPMENT

2

Scope

The maintenance and repair of all plumbing and domestic water systems, pumps and drains, taps, sewerage and effluent systems, toilets, hand basins, urinals, bulk domestic water supply tanks, pumps and pipe work, including valves and float switches and related equipment.

Service level agreement

The Service provider shall ensure that the repair and maintenance of all plumbing and related equipment, is attended to immediately as required, and in any event within an hour of receipt of a request.

If the repair or replacement of a non-serviceable item is not, or cannot be effected within the specified times, then the contractor shall advise DPWI, accordingly, and shall provide an explanation for the repairs or replacement not having been effected within this time. Having regard to the reason as aforesaid, DPWI and the contractor shall agree the timing for such repairs or replacement to be effected. If the repairs or replacement are not affected by the agree time, then the Supplier will be deemed to have failed to meet the Service level agreement.

PRICING DATA SCHEDULES OF QUANTITIES

<u>Failure to price all items in all the Schedules could result in the tender not being considered</u>

No.	Description	Units	Quantity	Rate	Total	
1.	EXCAVATIONS		•			
	Excavate carefully in all materials for trenches to expose defective pies, select,					
	backfill, compact and dispose of all surplus material on completion. Allow for					
	workspace ,shoring and dewatering	ng as req	uired .Payme	nt for excava	ations will be	
	limited to the length of the defecti					
	paid at one of the following rates,	dependir	g on the cate	gory in whic	the depth	
	falls.				177	
1.1	Over 0.1m and up to 1.0m deep	M3	01			
1.2	Over 1.0m and up to 1.5m deep	M3	01			
1.3	Over 1.5m and up to 2.0m deep	M3	01			
1.4	Over 2.0m and up to 3.0m	M3	01			
1.5	Deeper than 3.0m	M3	01			
2	CONCRETE FOR REPAIR WOR	K				
2.1	Over 0.1mm and up to 100mm	M3	01			
	thick concrete surfaces					
2.2	Over 100mm and up to 150mm	M3	01			
	thick concrete surfaces					
2.3.	Over 150mm and up to 300mm	M3	01			
	thick concrete surfaces					
2.4	Over 300mm thick concrete	M3	01			
	surfaces					
3.	REINFORCED CONCRETE					
	FOR REPAIR WORK					
3.1	Over 0.1mm and up to 150mm	M3	01			
	thick					
	re-enforced concrete surfaces					
3.2	Over 150mm and up to 300mm	M3	01			
	thick					
	re-enforced concrete surfaces					
	Mesh reinforcement type 193 in					
	concrete surface beds and slabs					
3.3	Over 300mm thick re-enforced	M3	01			
	concrete surfaces					
3.4	10mm Diameter bar	M3				
	reinforcement in concrete					

4.	CONCRETE PAVED & BRICK				
	WORK AREA FOR REPAIR				
	WORK	**			
No.	Description	Units	Quantity	Rate	Total
4.1	Grass sods	M²	01		
4.2	Pre-cast concrete paving slabs	M ²	01		
	(all sizes and thicknesses)				
4.3	Brick paving; (all type, size and thicknesses)	M²	01		
4.4	Pre-cast concrete Municipal road kerbing and channelling (all type, sizes and thicknesses)	M	01		
4.5	Concrete upstand for fire hydrant	Each	01		
5.	PLASTERING FOR REPAIR WORK				
5.1	Plastered brick wall; Painted Allow removal of plaster to brick work to access faulty plumbing fittings	M²	01		
5.2	Allow repairing the affected brickwork area by closing any openings and make good finish to match existing	M²	01		
5.3	Allow re-painting of the affected are with two coats of PVA paint to match existing and make good finish	M²	01		
6.	CEILING FOR REPAIR WORK				
6.1	Allow removal of existing damaged ceiling panels due to water leakages to access faulty plumbing fittings	M²	01		
6.2	Allow new installation of new ceiling panels and paint with two coats of PVA paint to match existing and make good finish	M²	01		
6.3	Allow replacement of damaged timber trusses due to water leakages	M	01		
6.4	Allow replacement of damaged timber buttons due to water leakages	M	01		
7	TILING FOR REPAIR WORK				
7.1	Allow removal of existing wall tiles and plaster to brick work to access faulty plumbing fittings	M²	01		
	account planting minings	M²	01		

	tiles with all necessary fittings to				
	match existing and make good				
	finish				
8	BRICKWORK FOR REPAIR WORK				
8.1	Half brick wall to match the existing	M²	01		
8.2	One brick wall to match the existing	M²	01		
9	BITUMINOUS SURFACE FOR REPAIR WORK				
9.1	Over 0.1mm and up to 25mm thick bituminous surfaces incl. 150mm thick base course and prepared sub-base course	M²	01		
9.2	Over 25mm and up to 32mm thick bituminous surfaces incl. 150mm thick base course and prepared sub-base course	M²	01		
10	GRAVEL SUFARCE FOR REPAIR WORK				
10.1	Over 0.1mm and up to 150mm compacted gravel surface	M²	01		
10.2	Over 0.1mm and up to 150mm thick compacted gravel surfaces	M²	01		
11	PLUMBING PIPEWORK Replace pipe work to match the existing inclusive of all couplings, adaptors, tees, bends, holder bats and concrete trust blocks where necessary NOTE: Fibre cement pipes are to be replaced to the full standard length of the one being replaced				
11.1	15mm Diameter Polycop	Lm	01		
11.2	22mm Diameter Polycop	Lm	01		
11.3	28mm Diameter Polycop	Lm	01		
11.4	35mm Diameter Polycop	Lm	01		
11.5	42mm Diameter Polycop	Lm	01		
No.	Description	Units	Quantity	Rate	Total
11.6	54mm Diameter Polycop	Lm	01		
11.7	15mm Diameter copper (Class 2)	Lm	01		
11.8	22mm Diameter copper (Class 2)	Lm	01		
11.9	28mm Diameter copper (Class 2)	Lm	01		
11.10	35mm Diameter copper (Class 2)	Lm	01		
11.11	42mm Diameter copper (Class 2)	Lm	01		
11.12	54mm Diameter copper (Class 2)	Lm	01		
11.13	76mm Diameter copper (Class 2)	Lm	01		

11.14	108mm Diameter copper (Class2)	Lm	01		
11.15	15mm Diameter copper Galvanised	Lm	01		
11.16	20mm Diameter Galvanised	Lm	01		
11.17	25mm Diameter Galvanised	Lm	01		
11.18	32mm Diameter Galvanised	Lm	01		
11.19		Lm	01		
	40mm Diameter Galvanised	100 mm	100000		
11.20	50mm Diameter Galvanised	Lm	01		
11.21	65mm Diameter Galvanised	Lm	01		
11.22	80mm Diameter Galvanised	Lm	01		
11.23	100mm Diameter Galvanised	Lm	01		
11.24	150mm Diameter Galvanised	Lm	01		
11.25	50mm Diameter Class 12 UPVC piping	No	01		
11.26	63mm Diameter Class 12 UPVC	No	01		
11.27	75mm Diameter Class 12 UPVC	No	01		
11.28	90mm Diameter Class 12 UPVC piping	No	01		
11.29	110mm Diameter Class 12 UPVC	No	01		
11.30	160mm Diameter Class 12 UPVC	No	01		
11.31	200mm Diameter Class 12 UPVC piping	No	01		
11.32	250mm Diameter Class 12 UPVC piping	No	01		
11.33	31mm Diameter Class 12 UPVC piping	No	01		
11.34	50mm Class D high pressure fibre cement piping	No	01		
11.35	75mm Class D high pressure fibre cement piping	No	01		
11.36	100mm Class D high pressure fibre cement piping	Lm	01		
11.37	150mm Class D high pressure fibre cement piping	Lm	01		
No.	Description Description	Units	Quantity	Rate	Total
11.38	200mm Class D high pressure	Lm	01	3.0.0	
	fibre cement piping				
11.39	250mm Class D high pressure	Lm	01		
	fibre cement piping		.		
11.40	300mm Class D high pressure	Lm	01		
	fibre cement piping	2411	0.		
11.41	40mm Diameter UPVC waste pipe	Lm	01		
11.42	40mm Diameter UPVC waste pipe	Item	01		
11.46	socket	nem			

11.43	50mm Diameter UPVC waste pipe	Lm	01	
11.44	50mm Diameter UPVC Bend waste Inspection eye	No	01	
11.45	110mm PVC 87.5 Degree Pan collar plain bend	No	01	
11.46	110mm PVC Underground double socket	No	01	
11.47	110mm PVC soil & vent 95 degree double junction	No	01	
11.48	50mm PVC Branch tee 45 degree	No	01	
11.49	110 mm Junction 90 degree plain	No	01	
11.50	110mm PVC Underground Female adaptor	No	01	
11.51	PVC 2Way Vent pipe	No	01	
11.52	110mm PVC Underground Gully P trap	No	01	
11.53	110mm Diameter UPVC Sewer line	Lm	01	
11.54	150mm Diameter UPVC Sewer/ storm water line	Lm	01	
11.55	100mm Diameter vitrified sewer line	Lm	01	
11.56	200mm Concrete pipe for water / sewer / storm water	Lm	01	
11.57	250mm Concrete pipe water / sewer / storm water	Lm	01	
11.58	300m Concrete pipe water / sewer / storm water	Lm	01	
12	DEFECTIVE / LEAKING COUPLINGS Replace defective couplings or fit new instant couplings to stop leaks to all types of pipe work as mentioned below			
12.1	15mm Diameter Polycop / Copper			
12.1.1	Compression or capillary solder type fittings	No	01	
12.2	22mm Diameter Polycop / Copper			
12.2.1	Compression or capillary solder type fitting	No	01	
12.3	28mm Diameter Polycop / Copper			
12.3.1	Compression or capillary solder type fittings	No	01	
12.4	35mm Diameter Polycop / Copper			

12.4.1	Compression or capillary solder	No	01		
	type fittings				
12.5	42mm Diameter Polycop / Copper				
12.5.1	Compression or capillary solder type fittings	No	01		
No.	Description	Unit	Quantity	Rate	Total
12.6	54mm Diameter Polycop /		* acceptance	21410	10141
	Copper				
12.6.1	Compression or capillary solder type fittings	No	01		
12.7	76mm Diameter copper				
12.7.1	Compression or capillary solder type fittings	No	01		
12.7.2	Cascade coupling	No	01		
12.7.3	Coupling	No	01		
12.8	108mm Diameter copper				
12.8.1	Compression or capillary solder type fittings	No	01		
12.8.2	Cascade coupling	No	01		
12.8.3	Coupling	No	01		
12.9	Galvanised pipework	No	01		
12.9.1	15mm Diameter Galvanised	No	01		
12.9.2	20mm Diameter Galvanised	No	01		
12.9.3	25mm Diameter Galvanised	No	01		
12.9.4	32mm Diameter Galvanised	No	01		
12.9.5	40mm Diameter Galvanised	No	01		
12.9.6	50mm Diameter Galvanised	No	01		
12.9.7	65mm Diameter Galvanised	No	01		
12.9.8	80mm Diameter Galvanised	No	01		
12.9.9	100mm Diameter Galvanised	No	01		
12.9.10	150mm Diameter Galvanised	No	01		
12.10	50mm Diameter Class 12 HDPE piping				
12.10.1	Cascade coupling	No	01		
12.10.2	Coupling- short collar	No	01		
12.10.3	Coupling - Long collar	No	01		
12.11	75mm Diameter Class 12 HDPE				
12.11.1	Cascade coupling	No	01		
12.11.2	Coupling-Short collar	No	01		
12.11.3	Coupling-Long collar	No	01		
12.12	90mm Diameter Class 12HDPE piping				
12.12.1	Cascade coupling	No	01		
No.	Description	Unit	Quantity	Rate	Total
12.12.2	Coupling-Short collar	No	01		
12.12.3	Coupling-Long collar	No	01		

12.13	110mm Diameter Class				
10.10.	12HDPE piping				
12.13.1	Cascade coupling	No	01		
12.13.2	Coupling -Short collar	No	01		
12.13.3	Coupling - Long collar	No	01		
12.14	160 Diameter Class 12HDPE				
	piping				
12.14.1	Cascade coupling	No	01		
12.14.2	Coupling-Short collar	No	01		
12.14.3	Coupling-Long collar	No	01		
12.15	200mm Diameter Class 12 HDPE piping				
12.15.1	Cascade coupling	No	01		
12.15.2	Coupling-Short collar	No	01		
12.15.3	Coupling-Long collar	No	01		
12.16	250 mm Diameter Class 12 HDPE				
12.16.1	Cascade coupling	No	01		
12.16.2	Coupling-Short collar	No	01		
12.16.3	Coupling-Long collar	No	01		
12.17	315mm Diameter Class 12 HDPE				
12.17.1	Cascade coupling	No	01		
12.17.2	Coupling-Short collar	No	01		
12.17.3	Coupling- Long collar	No	01		
12.18.	75mm Class D high pressure				
	fibre cement piping				
12.18.1	Cascade coupling	No	01		
12.18.2	Coupling-Short collar	No	01		
12.18. 3	Coupling-Long collar	No	01		
12.19	100mm Class D high pressure				
	fibre cement piping				
12.19.1	Cascade coupling	No	01		
12.19.2	Coupling-Short collar	No	01		
12.19.3	Coupling-Long collar	No	01		
12.20.	150mm Class D high pressure				
	fibre cement piping				
No.	Description	Unit	Quantity	Rate	Total
12.20.1	Cascade coupling	No	01		
12.20.2	Coupling-Short collar	No	01		
12.20.3	Coupling -Long collar	No	01		
12.21	200mm Class D high pressure		1		
	fibre cement piping				
12.21.1	Cascade coupling	No	01		
12.21.2	Coupling-Short collar	No	01		
12.21.3	Coupling -Long collar	No	01		
12.22.	250mm Class D high pressure	1	1		
	fibre cement piping				

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12.22.1	Cascade coupling	No	01		
12.22.2	Coupling-Short collar	No	01		
12.22.3	Coupling -Long collar	No	01		
12.23	300mm Class D high pressure				
	fibre cement piping				
12.23.1	Cascade coupling	No	01		
12.23.2	Coupling-Short collar	No	01		
12.23.3	Coupling -Long collar	No	01		
13.	HOT WATER CYLINDERS	140	01		
10.	Replace horizontal /vertical/multi				
	pressure /combination electrical				
	hot water cylinders, complete				
	with necessary pressure reducing				
	valves, vacuum breakers, relief				
	valves, isolators				
	Allowance must be made for all				
	necessary pipe work to				
	accommodate new hot water				
	cylinders. The entire installation				
	is to be done strictly in				
	accordance with the				
	Manufacturer's instructions All				
	new installations are to bear the				
	SANS mark				
	Note:				
a)	Hot water cylinder				
	manufacturer's guarantee				
	/warranty including purchase				
	date must be submitted with				
	invoice				
No.	Description	Unit	Quantity	Rate	Total
b)	Plumbers current year licence				
	number must be indicated on hot				
	water cylinder as well as on				
	guarantee/warranty				
c)	The successful tender must make				
	allowance when replacing a hot				
	water to install an isolator in the				
	run of the electrical supply in				
	close proximity to the hot water				
	cylinder in order to comply with				
	the SANS code of practice.				
	Supply and install copper				
d)	bonding between hot and cold				
1980	water pipes using 6mm brass-				

	copper strapping. Connect a 2.5				
	square meter earth wire to the				
	earth wire to the earth strand of				
	the hot water cylinder.				
	All electrical work must be				
e)	executed by a qualified				
	electrician and must be				
	accompanied by a certificate of compliance				
13.1	100 litre 100kpa	No	01		
13.2	100 litre 200kpa	No	01		
13.3	100 litre 400kpa	No	01		
13.4	150 litre 100kpa	No	01		
13.5	150 litre 200kpa	No	01		
13.6	150 litre 400kpa	No	01		
13.7	150 litre 100kpa	No	01		
13.8	200 litre 100kpa	No	01		
13.9	200 litre 200kpa	No	01		
13.10	200 litre 400kpa	No	01		
No.	Description	Unit	Quantity	Rate	Total
14.	Sundries for Hot water				
	Installations				
14.1	Replace 100kpa Pressure reducing valve	No	01		
14.2	Replace 150kpa Pressure reducing valve	No	01		
14.3	Replace 200kpa Pressure	No	01		
	reducing valve.	(A)	5540.5		
14.4	Replace 400kpa Pressure	No	01		
	reducing valve		1000		
14.5	Replace 600kpa Pressure	No	01		
	reducing valve				
14.6	Provide new drip tray complete with complete with 40mm	No	01		
	diameter outlet pipe taken to				
	outside through eaves ,with				
	support by three 75x 50mm SA				
	pine bearers nailed securely to				
	timbers. Cylinders to rest on				
	three 38x 38 mm battens placed				
	in tray. Allow for the				
	disconnection and reconnection				
	of water supply and draw off pipes				
14.7	Replace thermostat only, and	No	01		
	adjust				

	ceramic type element				
14.9	Replace plate with 1 to 4kw mega	No	01		
	flow type cylinder element,				
	thermostat and mode complete				
14.10	Replace 1 to 4kw element	No	01		
	including thermostat				
15	VALVES				
	Replace valves and accessories to				
	match existing				
15.1	15mm Diameter brass stopcock	No	01		
15.2	22mm Diameter brass stopcock	No	01		
15.3	54mm Gate valves	No	01		
15.4	75mm Gate valves	No	01		
15.5	100mm Gate valves	No	01		
No.	Description	Unit	Quantity	Rate	Total
15.6	150mm Gate valves	No	01		
15.7	200mm Gate valves	No	01		
15.8	250mm Gate valves	No	01		
15.9	300mm Gate valves	No	01		
15.10	Servicing to all sizes of gate	No	01		
	valves including the replacement				
	of the defective parts				
15.10.1	Replace symphonic cistern valve	No	01		
	with Cobra No.780-235 or other				
	approved symphonic flushing				
	valve unit with handle, cap and				
	back nuts and flush pipe.				
16	CLEAR BLOCKAGES				
16.1	Inspect drainage & sewerage	Per	01		
	system using CCTV Inspection	Hour			
	camera				
16.2	Clear blockage by means of high	Per	01		
	pressure water jet machine	Hour			
16.3	Clear blocked toilets, urinals	Each	01		
	,sinks, and showers				
16.4	Clear blocked grease trap and	No	01		
	clean strainer				
16.5	Clean blocked gulley	No	01		
16.6	Cleaned blocked waste pipes	No	01		
	including traps				
16.7	Clear out entire blockage in	Per	01		
	sewer system including all	Hour			
	sanitary fittings, gulley's and				
	manholes up to a connecting				
	point at the main sewer line				
16.8	Clear out entire main sewer line		01		
	with pipe size up to 300mm in	Per			
	diameter and up to 100metres in	Hour			

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	length				
16.9	Ditto, but more than 100 metres	Per Hour	01		
16.10	Allow clearing out entire blockage in concrete storm water channels	Per Hour	01		
16.11	Allow replacement of broken/damaged concrete channels to be laid on a approved minimum fall	M	01		
17	INSPECTION CHAMBER SUNDRIES				
17.1	Replace cast iron rodding eye cover	No	01		
17.2	Replace UPVC rodding eye cover	No	01		
17.3	Replace 450 x 600mm single seal frame	No	01		
17.4	Replace 450 x 600mm double seal frame	No	01		
No.	Description	Unit	Quantity	Rate	Total
17.5	Replace 450 x 600mm single seal cover	No	01		
17.6	Replace 450 x 600mm double seal cover	No	01		
17.7	Replace 450 x 600mm single seal cover and frame:25kg	No	01		
17.8	Replace 450 x 600mm double seal cover and frame:72kg	No	01		
17.9	Replace 600 x 600mm single seal cover	No	01		
17.10	Replace 600 x 600mm double seal cover	No	01	P.	
17.11	Replace 600 x 600mm double seal cover and frame; 124kg	No	01		
17.12	Replace 650mm diameter cover and frame; 135kg	No	01		
17.13	Replace 650mm diameter cover and frame;204kg	No	01		
17.14	Allow for breaking through inspection chamber walls and concrete surrounds to gain access to valves or pipes and make good on completion	Item	01		
18	BALL VALVES				
18.1	Service 15mm ball valve	No	01		
18.2	Service 20mm ball valve	No	01		
18.3	Service 25mm ball valve	No	01		
18.4	Replace 15mm Ball valve	No	01		

18.5	Replace 20mm Ball valve	No	01		
18.6	Replace 20mm Ball valve	No	01		
19	TAPS/MIXERS				
19.1	Service and reseat 15mm tap/Mixer	No	01		
19.2	Service and reseat 20mm tap/Mixer	No	01		
19.3	Replace 15mm tap/Mixer	No	01		
19.4	Replace 20mm tap/Mixer	No	01		
19.5	Replace spring neck tap mixer	No	01		
19.6	Replace 15mm urinal bibcock	No	01		
20	SANITARY FITTINGS				
20.1	Replace Toilet pan P/S trap	No	01		
20.2	Replace Toilet Cistern (Shires Lynx)	No	01		
20.3	Replace heavy duty double flap toilet seat	No	01		
No.	Description	Unit	Quantity	Rate	Total
20.4	Replace wash hand basin pedestal type including trap	No	01		
20.5	Replace Bath /basin/urinal p/s trap	No	01		
20.6	Replace urinal p/s trap	No	01		
20.7	Replace flush pipe connector	No	01		
20.8	Replace flush master	No	01		
20.9	Replace Beta valve to cistern	No	01		
20.10	Replace Beta valve washer to cistern	No	01		
20.11	Service flush master (full kit)	No	01		
20.12	Reseal pan outlet with silicone	No	01		
20.13	Replace white glazed wall tiles	M2	01		
21	FLEXI PIPES				
21.1	Chrome plated pipe connector	No	01		
21.2	Stainless steel bath shower flexible hose connector	No	01		
21.3	Braided flexible pipes connector: Female	No	01		
21.4	Braided flexible pipes connector:	No	01		
21.5	Braided flexible pipes connector : Male & Female	No	01		
22	SEPTIC TANKS				
22.1	Cleaning of sludge and disposal	Per/	01		
	using specialized dumping trucks	Litre			
22.2	Allow disinfecting of sewer septic tank with waste chemical	Per/ Litre	01		
23	HYDRO BOILERS	Title			
23.1	Company of the Compan	No	01		
63.1	5 Litre	140	UI		

23.2	7.5 Litre	No	01	
23.3	10 Litre	No	01	
23.4	15 Litre	No	01	
24	Allow water leakages dictating underground and on brickwork/walls using Plumbing equipment/machinery	Per/ Hour	01	
	SCHEDULE ONE (1) TOTAL CARRIED TO SUMMARY PAGE			

SIGNATURE	ı	COMPANY STAMP
DATE	:	

SCHEDULE TWO (2) NON SCHEDULE MATERIAL AND LABOUR

No.	Description	Units	Quantity	Rate	Total
1	MATERIAL Mark –up on allowance for non- schedule material calculated as follows: R20 000.00 x %= R(R	Rand		Mark/ up%	
2.1	LABOUR The rates for labour will be deemed to include for all statutory minimum labour rates ,contribution to bonus, holiday ,pension, medical funds etc as well as for normal working hours, overtime, Sunday and holiday time must include transport and travelling costs ,but excluding VAT LABOUR NORMAL WORKING				
2.1	HOURS				
2.1.1	Skilled Artisan	P/ hour	01		
2.1.2	General Assistant	P/ hour	01		
2.2	LABOUR :OVERTIME, SUNDAY				
	AND PUBLIC HOLIDAYS				
2.2.1	Skilled Artisan	P/ hour	01		
2.2.2	General Assistant	P/ hour	01		
	SCHEDULE TWO(2)TOTAL CARRIED TO SUMMARY PAGE				

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DATE	:	

SCHEDULE THREE (3) TRANSPORT INSIDE CORE AREAS AND GENERAL

No.	Description	Units	Quantity	Rate	Total
1	Transport for travelling inside core defined areas	Km	01		
	SCHEDULE THREE(3)TOTAL CARRIED TO SUMMARY PAGE				

		COMPANY STAMP
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DATE	;	

SUMMARY PAGE

NO.		Total			
1.	TOTAL BROUGHT FORWARD FROM SCHEDULE ONE (1)				
2.	TOTAL BROUGHT FORWARD FROM SCHEDULE TWO (2)				
3.	TOTAL BROUGHT FORWARD FROM SCHEDULE THREE (3)				
	SUB TOTAL				
	VAT				
	GRAND TOTAL				

		COMPANY STAMP	
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Closing date