

102 Main Street, Matatiele P.O. Box 35, Matatiele, 4730 Tel: 039 737 3135 Fax: 039 737 3611

#### **BID DOCUMENTS**

**BID NUMBER: MATAT/2023/2024-17** 

PROJECT NAME: APPOINTMENT OF SERVICE PROVIDER FOR A POOL OF TWO SERVICE PROVIDERS FOR SUPPLY AND DELIVERY OF MEDUIM VOLTAGE AND LOW VOLTAGE ELECTRICAL MATERIAL FOR MAINTENANCE AND REPAIRS AS AND WHEN BUDGET IS AVAILABLE FOR A PERIOD OF THREE (3) YEARS

NAME OF THE COMPANY:	
CONTACT PERSON:	
CENTRAL SUPPLIER DATA BASE NO (CSD):	
BID AMOUNT: R	_ (AMOUNT TO BE INCLUSIVE OF VAT)
BID AMOUNT IN WORDS	
Issued by:	
BUDGET AND TRESUARY OFFICE SUPPLY CHAIN MANAGEMENT UNIT	
MOUNTAIN VIEW OFFICES	

**Enquires:** 

4730

**MATATIELE** 

Tel: 039 737 8100 Fax: 039737 3611

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# 1. CHECKLIST

# PLEASE ENSURE THAT THE FOLLOWING FORMS HAVE BEEN DULY COMPLETED AND SIGNED AND

# THAT ALL DOCUMENTS AS REQUESTED, ARE ATTACHED TO THE TENDER DOCUMENT:

MBD 1 Invitation to tender?	Yes	No	
Authority to Sign a Bid Is the form duly completed and is a certified copy of the resolution attached?	Yes	No	
Tax Clearance Certificate Is an ORIGINAL and VALID Tax Clearance Certificate attached?	Yes	No	
<b>MBD 4</b> (Declaration of Interest) Is the form duly completed and signed?	Yes	No	
MBD 6.1 (Preference Points claim form for purchases/services) Is the form duly completed and signed?	Yes	No	
MBD 7.1 CONTRACT FORM - PURCHASE OF GOODS/WORKS	Yes	No	
MBD 8 (Declaration of Past Supply Chain Practices) Is the form duly completed and signed?	Yes	No	
MBD 9 (Certificate of Independent Bid Determination) Is the form duly completed and signed?	Yes	No	
SCHEDULE A – CONFIRMATION OF REGISTRATION OF TENDERER ON MATATIELE SUPPLIER DATABASE AND NATIONAL TREASURY DATABASE			
SCHEDULE B – TENDERER'S PAST EXPERIENCE			

(i)	SIGNATURE	(ii)	(iii)	NAME	(iv)
(v)	CAPACITY	(vi)	(vii)	DATE	(viii)
(ix) FIRM	NAME OF	(x)			



# TENDER NOTICE AND INVITATION TO TENDER

NW/4	MATAT	TELE LOCAL MUNICIPA	LITY				
	TENDER NOT	TICE AND INVITATION TO TENDER					
	ADVERTISED ON:	MUNICIPAL NOTICE B	BOARD, MUNICIPAL				
MATATIELE		WEBSITE, NATIONAL					
LECAL WURICIPALITY		and LOCAL NEWSPAPE	R				
TENDER DESCRIPT	YON	BID NO.	CIDD DECIDED				
TENDER DESCRIPT	ION	BID NO.	CIDB REQIRED				
APPOINTMENT OF	SERVICE PROVIDER	MATAT/2023/2024-13	3EP OR HIGHER				
FOR THE SUPPLY A	AND DELIVERY OF (06)						
SIX REYROLLE VI	D4-LMT 12.06.32 PLUG						
TYPE RETROFIT CI	RCUIT BREAKERS.						
	SERVICE PROVIDER	MATAT/2023/2024-14	2 EP OR HIGHER				
	TWO ELECTRICITY						
	SUBSTATIONS IN						
MATATIELE							
	SERVICE PROVIDER	MATAT/2023/2024-15	<b>2EP OR HIGHER</b>				
	UPPLY, DELIVERY,						
	ND COMMISSIONING						
OF:ONE (1) X H							
CEDARVILLE AND HIGHMASTLIGHTS	ND ONE (1) X						
	SERVICE PROVIDER	MATAT/2023/2024-16	3EP OR HIGHER				
FOR THE SUPPLY A		WATA 1/2023/2024-10	SEF OR HIGHER				
	VA (11000/420 VOLT)						
MINIATURE SUBST	,						
	VA (11000/420 VOLT)						
MINIATURE SUBST	•						
• 1 x 11KV (630A	A) RING MAIN UNIT						
APPOINTMENT OF	SERVICE PROVIDER	MATAT/2023/2024-17	3EP OR HIGHER				
	OF TWO SERVICE						
	UPPLY AND DELIVERY						
	OLTAGE AND LOW						
	ICAL MATERIAL FOR						
	ND REPAIRS AS AND						
	S AVAILABLE FOR A						
PERIOD OF THREE	(3) YEARS						

PUBLISHED	07/07/2023	CLOSING DATE:	28/07/2023			
DATE:	07/07/2023	CLOSING DATE:				
DAIE:			07/08/2023 for Appointment of Service Provider			
			For A Pool of Two Service Providers for Supply And			
			Delivery of Medium Voltage and			
			Low Voltage Electrical Material for Maintenance And Repairs As			
			and When Budget is Available for a Period of Three (3) Years			
<b>CLOSING TIME:</b>	10h00: Tenders will be op	pened immediately thereafter,	in public at Matatiele			
	Local Municipality Mounta	ain View BTO Offices R56				
AVAILABILITY OF	TENDER DOCUMENTS					
Bid Documents will	The tender document fee	is payable to Municipal bank	account (Ned Bank			
be available on	1011292106 branch code	198765, name of company and	d bid no as reference)			
Municipal Website	(Failure to attach proof of	purchase will lead disqualificat	ion). To obtain tender			
and BTO Offices	documents please lo	ogin to www.matateiele.ş	gov.za or email			
	nngcobo@matatiele.gov.za	<u>ı</u> .				
			Γ			
Date Available	12/07/2023	Non-Refundable Fee	R500.00			
	MISSION RULES:					
	mpleted in accordance with t	the tender conditions and tender	rules contained in the			
tender document.						
	<u> </u>	ents/supporting documents must	<u>-</u>			
•	•	Number; Description and Closin	•			
	must only be submitted of	on the tender document issued	d by Matatiele Local			
Municipality						
	t be completed in blank ink of	only.	Г			
	UMENTS- FAILURE TO					
SUBMIT ANYONE						
INVALIDATE YOUR	TENDER OFFER.					
A C	CARC ::1 ::		1: D + 1 (CCD)			
		PIN •Proof of Central Supp				
	<u> </u>	l MBD 1-9 Forms including <b>6.</b> es in full as attached in tend				
	C40245 4110 115 12111011011					
	•	s quoted must be firm and must				
<u>Original Certified I.D. Copies of Managing Directors / Owners</u> Joint Ventures Agreement signed by all						
parties involved.  • Tenders will be evaluated in terms of Matatiele Local Municipality Supply Chain Management • Policy						
Preferential Procurement Policy Framework Act No.5 of 2000 • Section 217 of the Constitution Act No 108 of 1996						
EVALUATION CRITERIA						
		rential Procurement Policy Fran	nework Act is 80/20 in			
		ework Act (PPPFA) of Novemb				
	a risomonioni i oney i fame		J. 2022.			
1			1			

80/20 Ev	aluation	Criteria
Preferential	80/20	Documents
Goals		required for
		_
<b>Maximum Points</b>	20	verification
Goal 1-	6	ID Copy of the
Ownership		owner/director
(Historically		and CSD
Disadvantaged		
Individuals-HDI)		
Goal 2- Youth	6	CSD, • Proof of
0 1: 14.25		
Ownership 14-35		municipal
Years (MLM		accounts or
Enterprises)		●Proof of
Enterprises)		
		residence signed
		by ward
		councillor or
		councillor or
		● Affidavit
Goal 3- Women	4	ID Copy of the
Ownership		owner/director
		and CSD
Goal 4-Disability	2	ID Copy of the
Goal 4-Disability	2	ib copy of the
Ownership		owner/director
		and CSD

Goal 5-Rura	1 2	CSD, ● Proof of	
Enterprises		municipal	
		accounts or	
		•Proof of	
		residence signed	
		by ward	
		councillor or	
		●Affidavit	
<b>Tender Price</b>	80	1	
TOTAL	100 PC	DINTS	
TENI	DER ENQ	UIRIES	

All SCM enquiries relating to this bid must be directed to Z.C Matolo, e-mail: zmatolo@matatiele.gov.za during office hours (07h30 – 16h00) weekdays. All Technical enquiries relating to this bid must be directed to Mr Z Gqamane, e-mail: ZGqamane@matatiele.gov.za during office hours

# TENDER DISCLAIMER

The Matatiele Local Municipality reserves the right not to appoint a contractor on highest points scored. Value for money, past experience and functionality will be the key determinants of appointment. The Municipality will not make any award to a person or persons working for the state, or failing to possess relevant credentials as stipulated in the tender requirements.

Bidders are warned not to accept any person who request any amount for award for this bid, it is a scam and fraud, that person must be reported to the nearest police station.

Mr L.Matiwane Municipal Manager

# PART A

### INVITATION TO BID

YOU ARE HERE	BY INVITED TO BID FOR F	REQUIREMENTS OF		ME OF I	MUNICI	PALITY/ MUNIC	CIPAL	. ENTITY)	
BID NUMBER: MATAT:2023/2024-17 CLOSING DATE: 07 AUGUST 2023 CLOSING TIME: 10h00									
								FOR SUPPLY AND DELIVERY	
DECODIDATION							ITEN	ANCE AND REPAIRS AS AND	
DESCRIPTION THE SUCCESSE							OM (N	IBD7)	
	THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (MBD7).  BID RESPONSE DOCUMENTS MAY BE DEPOSITED IN THE BID BOX								
	SITUATED AT (STREET ADDRESS								
Matatiele Local Municipality									
New BTO Offices									
Matatiele									
4730 SUPPLIER INFO	RMATION								
NAME OF BIDDE									
POSTAL ADDRE									
STREET ADDRE	SS								
TELEPHONE NU	MBER	CODE				NUMBER			
CELLPHONE NU	MBER								
FACSIMILE NUM	BER	CODE NUMBER							
E-MAIL ADDRES	S								
VAT REGISTRAT	TION NUMBER						ı		
TAX COMPLIANO	CE STATUS	TCS PIN:			OR CSD No:				
	S LEVEL VERIFICATION	Yes		B-BBEE STATUS -			Voc		
CERTIFICATE	LE DOVI	163			LEVEL SWORN   -			163	
[TICK APPLICAB	•	□ No AFFIDAVIT □ No							
	TATUS LEVEL VERIF IN ORDER TO QUALII						OR I	EMES & QSEs) MUST BE	
30BMITTED I	N ORDER TO QUALIF	TORPREFER	KENCE	POINTS		YOU A FORE	IGN		
ARE YOU	THE ACCREDITED					D SUPPLIER F			
	VE IN SOUTH AFRICA	□Yes	□No	)	THE	GO		☐Yes ☐No	
FOR THE GOO!   OFFERED?	DS /SERVICES /WORKS	[IF YES ENCLOSE	ב ממסטבו			VICES /WOI :RED?	RKS	TIE VEC ANOWED DADT D.2.1	
OFFERED		IL LES ENCLOSE	E PROOF]		OFFE	KED!		[IF YES, ANSWER PART B:3]	
TOTAL NUMBER	R OF ITEMS OFFERED				TOTA	L BID PRICE		R	
SIGNATURE OF	BIDDER				DATE	Ē			
CAPACITY UND SIGNED	ER WHICH THIS BID IS								
	EDURE ENQUIRIES MAY B	E DIRECTED TO:		TECHN	IICAL II	NFORMATION	MAY	BE DIRECTED TO:	
DEPARTMENT		BTO		CONTA	CT PE	RSON		MR. Z. GQAMANE	
CONTACT PERS						NUMBER		0397378100	
TELEPHONE NU		0397378192				JMBER		0397373611	
FACSIMILE NUM		0397373611		E-MAIL	ADDR	ESS	;	ZGqamane@matatiele.gov.za	
E-MAIL ADDRES	S	ZMatolo@matatiel	le.gov.za						

# PART B TERMS AND CONDITIONS FOR BIDDING

1.1.	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. THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.							
	TAX COMPLIANCE REQUIREMENTS						
2.1	BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.						
2.2	BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICAT STATE TO VIEW THE TAXPAYER'S PROFILE AND TAX STATUS.	ION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF					
2.3	APPLICATION FOR THE TAX COMPLIANCE STATUS (TCS) CERTIFICATE OR PROVISION, TAXPAYERS WILL NEED TO REGISTER WITH SARS AS E-FILERS ${\bf P}$	PIN MAY ALSO BE MADE VIA E-FILING. IN ORDER TO USE THIS THROUGH THE WEBSITE WWW.SARS.GOV.ZA.					
2.4	FOREIGN SUPPLIERS MUST COMPLETE THE PRE-AWARD QUESTIONNAIRE II	N PART B:3.					
2.5	BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH	THE BID.					
2.6	IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS AFCERTIFICATE / PIN / CSD NUMBER.	RE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS					
2.7	WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE $\ensuremath{\text{CPROVIDED}}$ .	CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE					
3.	QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS						
3.1.	IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)?	☐ YES ☐ NO					
3.2.	DOES THE ENTITY HAVE A BRANCH IN THE RSA?	☐ YES ☐ NO					
3.3.	DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA?	☐ YES ☐ NO					
	DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA?	☐ YES ☐ NO					
	IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION?	☐ YES ☐ NO					
	E ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMEN						
CODE	FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGIST	ER AS PER 2.3 ABOVE.					
	LURE TO PROVIDE ANY OF THE ABOVE PARTICULARS MAY RENDER THE BIE S WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE.	INVALID.					
ANY EN	QUIRIES REGARDING THE BIDDING PROCEDURE MAY BE DIRECTED TO:						
Municip	pality / Municipal Entity: Matatiele Local Municipality						
Departr	nent: Budget and Treasury Office						
Contact Person: Supply Chain and Fleet Manager: Mr. Z.C Matolo							
Email: 2	rmatolo@matatiele.gov.za						
Fax: 039 737 3611							
ANY ENQUIRIES REGARDING TECHNICAL INFORMATION MAY BE DIRECTED TO:							
Contac	Contact Person: Manager Electricity Mr. Z. Gqamane						
Email:	mail: Zgqamane@matatiele.gov.za						

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Fax: 039 737 3611

1. BID SUBMISSION:

# 3. AUTHOURITY TO SIGN

۱.	. SOLE PROPRIETOR (SINGLE OWNER BUSINESS) AND NATURAL PERSON							
	1.1. I,			, the unde	rsigned, hereby confirm that I am			
		he business trading as						
	OR 1.2. I,	, the undersigned, hereby confirm that I am						
		ler in my capacity as natural person.						
	SIGNATURE:			DATE:				
Ī	PRINT NAME:							
İ	WITNESS 1:			WITNESS 2:				
	from this bid and any on behalf of the com of the bid  In the case of a CLO	other documents and corres	sponde ith this ubmitti	ence in connections bid, that is, be a bid, a reso				
	PARTICULARS OF RESC	DLUTION BY BOARD OF DI	RECT	ORS OF THE C	OMPANY/MEMBERS OF THE CO			
	Date Resolution was taken							
	Resolution signed by (name a	and surname)						
	Capacity  Name and surname of delega	ted Authorised Signatory						
	Capacity	tou / tumorioou oighatory						
	Specimen Signature							
	Full name and surname of AL	.L Director(s) / Member (s)						
	1.		2.					
	3.		4.					
	5.		6.					
	7.		8.					
	9.		10.					

	Is a CERTIFIED COPY	of the resol	ution attached?		YES		NO	
	SIGNED ON BEHALF OF COMPANY / CC:			DATE:				
	PRINT NAME:			-				
	WITNESS 1:			WITNE	SS 2:			
3.	PARTNERSHIP							
	We, the undersigned par	tners in the l	business trading as					hereby
	authorize Mr/Ms			to sign thi	is bid a	s well as any	y contra	ct resulting
	from the bid and any oth and on behalf of the abo		-	nce in connec	ction w	ith this bid ar	nd /or co	ontract for
	The following particulars	in respect of	f every partner must	t be furnished	d and s	igned by eve	ery parti	ner:
		Full name o	f partner			\$	Signature	•
					-			
	SIGNED ON BEHALF OF PARTNERSHIP:			DATE:				
	PRINT NAME:							
	WITNESS 1:			WITNESS 2:				
	CONSORTIUM							
	NA the weders and several							
	We, the undersigned cor	-	-		tner an	d further aut	horize M	 Δr /Ms
	(Name of entity) to act as lead consortium partner and further authorize Mr./Ms.  To sign this offer as well as any contract resulting from							
	this tender and any other documents and correspondence in connection with this tender and / or contract for						•	
	and on behalf of the consortium.							
	The following particulars member:	s in respect	of each consortium	member m	ust be		ıd signe	ed by each
	Full Name of Consortiun	n Member	Role of Consor	tium Member		% Participation		Signature
						,		

SIGNED ON BEHALF OF PARTNERSHIP:		DATE:
PRINT NAME:		
WITNESS 1:	WITNESS	5 2:

#### 4. GENERAL CONDITIONS OF CONTRACT – GOVERNMENT PROCUREMENT

#### 1. DEFINITIONS

The following terms shall be interpreted as indicated:

- 1.1. "Closing time" means the date and hour specified in the bidding documents for the receipt of bids.
- 1.2. "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- 1.3. "Contract price" means the price payable to the supplier under the contract for the full and proper performance of his contractual obligations.
- 1.4. "Corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5. "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally
- 1.6. "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7. "Day" means calendar day.
- 1.8. "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9. "Delivery ex stock" means immediate delivery directly from stock actually on hand
- 1.10. "Delivery into 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.
- 1.13. 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.

- 1.14. "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.
- 1.15. "GCC" means the General Conditions of Contract.
- 1.16. "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.
- 1.17. "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.
- 1.18. Local content" means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.
- 1.19. "Manufacture" means the production of products in a factory using labour, materials, components and machinery and includes other related value-adding activities.
- 1.20. "Order" means an official written order issued for the supply of goods or works or the rendering of a service.
- 1.21. "Project site" where applicable, means the place indicated in bidding documents.
- 1.22. "Purchaser" means the organization purchasing the goods.
- 1.23. "Republic" means the Republic of South Africa.
- 1.24. "SCC" means the Special Conditions of Contract.
- 1.25. "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.
- 1.26. "Supplier" means the successful bidder who is awarded the contract to maintain and administer the required and specified service(s) to the State.
- 1.27. "Tort" means in breach of contract.
- 1.28. "Turnkey" means a procurement process where one service provider assumes total responsibility for all aspects of the project and delivers the full end product / service required by the contract.
- 1.29. "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.
- 2.2. 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. Invitations to bid are usually published in locally distributed news media and on the municipality / municipal entity website.

#### 4. Standards

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

#### 5. Use of contract documents and information; inspection.

- 5.1. The supplier shall not, without the purchaser's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the supplier in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only as 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.

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

#### 7. Performance security

- 7.1. Within thirty (30) days of receipt of the notification of contract award, the successful bidder shall furnish to the purchaser the performance security of the amount specified in SCC.
- 7.2. The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier's failure to complete his obligations under the contract.
- 7.3. The performance security shall be denominated in the currency of the contract or in a freely convertible currency acceptable to the purchaser and shall be in one of the following forms:
- 7.3.1. 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
- 7.3.2. a cashier's or certified cheque
- 7.4. The performance security will be discharged by the purchaser and returned to the supplier not later than thirty (30) days following the date of completion of the supplier's performance obligations under the contract, including any warranty obligations, unless otherwise specified.

#### 8. Inspections, tests and analyses

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

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 goods 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 goods shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with goods which do comply with the requirements of the contract. Failing such removal the rejected goods shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute goods forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected goods, purchase such goods as may be necessary at the expense of the supplier.
- 8.8. The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 22 of GCC.

#### 9. Packing

- 9.1. The supplier shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size 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, and in any subsequent instructions ordered by the purchaser.

#### 10. Delivery

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

#### 11. Insurance

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

#### 12. Transportation

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

#### 13. Incidental

- 13.1. The supplier may be required to provide any or all of the following services, including additional services, if any:
- 13.1.1. performance or supervision of on-site assembly and/or commissioning of the supplied goods;
- 13.1.2. furnishing of tools required for assembly and/or maintenance of the supplied goods;
- 13.1.3. furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods;

- 13.1.4. 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
- 13.1.5. training of the purchaser's personnel, at the supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied goods.
- 13.2. Prices charged by the supplier for incidental services, if not included in the contract price for the goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the supplier for similar services.

#### 14. Spare parts

- 14.1. As specified, the supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the supplier:
- 14.1.1. 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;
- 14.1.2. in the event of termination of production of the spare parts:
- 14.1.2.1. advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and
- 14.1.2.2. 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, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expense and without prejudice to any other rights which the purchaser may have against the supplier under the contract.

#### 16. Payment

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

#### 17. Prices

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

#### 18. Variation orders

In cases where the estimated value of the envisaged changes in purchase does not vary more tha 15% of the total value of the original contract, the contractor may be instructed to deliver the goods or render the services as such. In cases of measurable quantities, the contractor may be approached to reduce the unit price and such offers, may be accepted provided that there is no escalation in price.

#### 19. Assignment

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

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

#### 21. Delays in the supplier's performance

- 21.1. Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the contract.
- 21.2. If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at

his discretion extend the supplier's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.

- 21.3. The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the supplies are required, or the supplier's services are not readily available.
- 21.4. Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 22 without the application of penalties.
- 21.5. 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

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:
- 23.1.1. 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;
- 23.1.2. if the Supplier fails to perform any other obligation(s) under the contract; or
- 23.1.3. 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 not exceeding 10 years.
- 23.4. If a purchaser intends imposing a restriction on a supplier or any person associated with the supplier, the supplier will be allowed a time period of not more than fourteen (14) days to provide reasons

why the envisaged restriction should not be imposed. Should the supplier fail to respond within the stipulated fourteen (14) days the purchaser may regard the supplier as having no objection and proceed with the restriction.

- 23.5. Any restriction imposed on any person by the purchaser will, at the discretion of the purchaser, also be applicable to any other enterprise or any partner, manager, director or other person who wholly or partly exercises or exercised or may exercise control over the enterprise of the first-mentioned person, and with which enterprise or person the first-mentioned person, is or was in the opinion of the purchase 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:
- 23.6.1. the name and address of the supplier and / or person restricted by the purchaser;
- 23.6.2. the date of commencement of the restriction
- 23.6.3. the period of restriction; and
- 23.6.4. the reasons for the restriction.

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

23.7. If a court of law convicts a person of an offence as contemplated in sections 12 or 13 of the Prevention and Combating of Corrupt Activities Act, No. 12 of 2004, the court may also rule that such person's name be endorsed on the Register for Tender Defaulters. When a person's name has been endorsed on the Register, the person will be prohibited from doing business with the public sector for a period not less than five years and not more than 10 years. The National Treasury is empowered to determine the period of restriction and each case will be dealt with on its own merits. According to section 32 of the Act the Register must be open to the public. The Register can be perused on the National Treasury website.

# 24. Anti-dumping and countervailing duties and rights

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 of 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

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

#### 27. Settlement of Disputes

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

#### 28. Limitation of liability

- 28.1. Except in cases of criminal negligence or wilful misconduct, and in the case of infringement pursuant to Clause 6:
- 28.1.1. the supplier shall not be liable to the purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or damages to the purchaser; and
- 28.1.2. 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

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.

#### 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

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

#### 32. Taxes and duties

- 32.1. A foreign supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the purchaser's country.
- 32.2. A local supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted goods to the purchaser.
- 32.3. No contract shall be concluded with any bidder whose tax matters are not in order. Prior to the award of a bid SARS must have certified that the tax matters of the preferred bidder are in order.
- 32.4. No contract shall be concluded with any bidder whose municipal rates and taxes and municipal services charges are in arrears.

#### 33. Transfer of contracts

The contractor shall not abandon, transfer, cede, assign or sublet a contract or part thereof without the written permission of the purchaser.

#### 34. Amendment of contracts

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

#### 35. Prohibition of restrictive practices.

- 35.1. In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, an agreement between, or concerted practice by, firms, or a decision by an association of firms, is prohibited if it is between parties in a horizontal relationship and if a bidder(s) is / are or a contractor(s) was / were involved in collusive bidding.
- 35.2. If a bidder(s) or contractor(s) based on reasonable grounds or evidence obtained by the purchaser has / have engaged in the restrictive practice referred to above, the purchaser may refer the matter to the Competition Commission for investigation and possible imposition of administrative penalties as contemplated in section 59 of the Competition Act No 89 0f 1998.

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

#### 5. GENERAL CONDITIONS OF TENDER

# ALL TENDER CONDITIONS AND/OR INSTRUCTIONS SET OUT BELOW MUST BE STRICTLY ADHERED TO, FAILING WHICH THIS TENDER SUBMISSION WILL BE DECLARED NON-RESPONSIVE

- 1. No tender will be considered unless submitted on this MATATIELE tender document.
- The whole original tender document, as issued by MATATIELE must be submitted. A tender will be considered invalid and will not be accepted, if any part of this tender document is not submitted.
- 3. Bidders must submit one tender offer only, either as a single tendering entity or as a member of a joint venture.
- 4. Telephonic, telegraphic, telex, facsimile or emailed tender offers will not be accepted.
- Any portion of the tender document not completed will be interpreted as 'not applicable'.
   Notwithstanding the afore-going, failure to complete any compulsory portion of the tender document will result in the tender being declared non-responsive.
- 6. Tenders must be properly received and deposited, on or before the closing date and on or before the closing time, in the <u>Informal Tender Box</u> at the MATATIELE Supply Chain Management Unit ('SCMU')........ If the tender document is too large to fit in the allocated box, please enquire at the reception for assistance.
- 7. MATATIELE accepts no responsibility for ensuring that tenders are placed in the correct tender box, and should a tender be placed in the incorrect tender box, it will be not be accepted.
- 8. MATATIELE reserves the right to accept:
  - 8.1 the whole tender or part of a tender or any item or part of any item, or to accept more than one tender (in the event of a number of items being offered), and MATATIELE is not obliged to accept the lowest or any tender;
  - 8.2 a tender which is not substantially or materially different from the tender specification.
- 9. MATATIELE shall not consider tenders that are received after the closing date and time, as specified in the tender advertisement.
- 10. MATATIELE will not be held responsible for any expenses incurred by tenderers in preparing and submitting tenders.

- 11. MATATIELE may, after the tender closing date, request additional information or clarification of tenders in writing.
- 12. A tender may be rejected as non-responsive if the tenderer fails to provide any clarification requested by MATATIELE within the time for submission stated in the written request for such clarification.
- 13. A tenderer may request in writing, after the closing date, that the tender offer be withdrawn. Such withdrawal will be permitted or refused at the sole discretion of MATATIELE after consideration of the reasons for the withdrawal, which shall be fully set out by the tenderer in such written request for withdrawal.
- 14. The tender shall be signed by a person duly authorised to do so.
- 15. Tenders submitted by joint ventures, consortia, partnerships shall be accompanied by a joint venture, consortium, partnership agreement, in which it is defined precisely the conditions under which the joint venture, consortium or partnership will function, its period of duration, the persons authorised to represent and obligate it, the participation of the several firms of which it is formed, and any other information necessary to permit a full appraisal of its functioning.
- 16. Once the tender is awarded, all purchases will be made through an official MATATIELE order. Therefore no goods must be delivered or services rendered before an official order has been forwarded to and accepted by the successful tenderer.

#### 17. Tender Evaluation

- 17.1 Tenders will be evaluated on functionality, should functionality criteria be made a requirement of this tender in the special conditions of tender set out in terms of reference of this tender document.
- 17.2 In the event that a functionality assessment is applicable to this tender, the minimum functionality score that a tender shall be required to obtain in order to be evaluated further shall be indicated in terms of reference of this tender document.
- 17.3 The tender will be evaluated for price and preference using the 80/20 preference points system, as follows:

Price	80
Specific Goals	20

17.4 Tenderers may tender with or without VAT depending upon whether or not they are VAT vendors. In the calculation of price points, VAT shall be removed from the tender offer of tenderers registered as VAT vendors, so that financial offers can be evaluated on a

comparative basis as a price advantage cannot be afforded to tenderers who are not VAT vendors.

# 18. Test for Responsiveness

#### 18.1 Invalid Tenders

Tenders shall be invalid if:

- (a) The tender is not sealed when submitted into the tender box.
- (b) The tender is not completed in non-erasable ink.
- (c) The form of offer has not been completed in every respect and signed by the tenderer.
- (d) In a two-envelope system, a tenderer fails to submit both a technical proposal and a separate, sealed financial offer.
- (e) The tenderer has been listed on the National Treasury's Register for Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act, No. 12 of 2004, or has been listed on the National Treasury's List of Restricted Suppliers and who is therefore prohibited from doing business with the public sector.
- (f) The tenderer is prevented from doing business with MATATIELE in terms of Regulation 38 and 44 of the Supply Chain Management Regulations (MFMA).

#### 18.2 Non-responsive Tenders

Tenders will be declared as non-responsive and eliminated from further evaluation in the following circumstances –

- (a) The tender does not comply with the tendering procedures.
- (b) The tender has not achieved the minimum score for functionality as set out in the tender evaluation criteria, where functionality is applicable.
- (c) Where there are material deviations or qualifications to the tender which in MATATIELE's opinion would
  - Detrimentally affect the scope, quality or performance of the works, services or supply identified in the scope of works;
  - (ii) Significantly change MATATIELE's or the tenderer's risks and responsibilities under the contract, or
  - (iii) Affect the competitive position of the tenderer, or other tenderers presenting responsive tenders, if it were to be rectified.

- (d) The tender will be declared non-responsive if the tenderer fails to adhere to a written request (within the specified period set out in such request) to
  - (xi) Comply with one or more of the conditions contained in the general or special conditions of tender;
  - (xii) Comply with the general conditions applicable to tenders as contained in the MATATIELE Supply Chain Management Policy;
  - (xiii) Complete and/or sign any declarations and/or authorisations;
  - (xiv) Register on the MATATIELE Supplier database;
  - (xv) Submit an original and valid tax clearance certificate from the South African Revenue Services (SARS) certifying that the taxes of the tenderer are in order, or written confirmation from SARS that suitable arrangements have been made with SARS.

#### 19. Clarification of tender offer after submission

The tenderer must provide clarification of its tender offer in response to a request to do so from MATATIELE during the evaluation of tender offers. This may include providing a breakdown of rates or prices and correction of arithmetical errors by the adjustment of certain rates or item prices (or both). No change in the competitive position of tenderers or substance of the tender offer may be sought, offered, or permitted.

#### 20. Provide other material

The tenderer shall provide, on request by MATATIELE, any other material that has a bearing on the tender offer, the tenderer's commercial position (including notarized joint venture agreements), or samples of materials, considered necessary by MATATIELE for the purpose of a full and fair risk assessment. Should the tenderer not provide the material, or a satisfactory reason as to why it cannot be provided, by the time for submission stated in MATATIELE's request, MATATIELE may regard the tender offer as non-responsive.

# 21. Inspections, tests and analysis

The tenderer shall, at the request of MATATIELE, provide access during working hours to its business premises for any inspections, tests and analyses as provided for in these tender conditions.

### 22. Securities, bonds, policies, etc

If required, the tenderer must submit for MATATIELE's acceptance before formation of the contract, all securities, bonds, guarantees, policies and certificates of insurance required in terms of the conditions of contract.

#### 23. Imbalance in tendered rates

23.1 In the event of tendered rates or lump sums being declared by MATATIELE to be unacceptable to it because they are either excessively low or high or not in balance with other rates or lump sums, the Tenderer may be required to produce evidence and advance arguments in support of the tendered rates or lump sums objected to.

- 23.2 If after submission of such evidence and any further evidence requested, MATATIELE is still not satisfied with the tendered rates or lump sums objected to, it may request the tenderer to amend these rates and lump sums along the lines indicated by it.
- 23.3 The tenderer will then have the option to alter and/or amend the rates and lump sums objected to and such other related amounts as are agreed on by MATATIELE, but this shall be done without altering the tender offer as tendered for.
- 23.4 Should the Tenderer fail to amend his tender in a manner acceptable to MATATIELE, MATATIELE may reject the tender.

# 24. Tender validity period

- 24.1 Any tender submitted shall remain valid, irrevocable and open for written acceptance by MATATIELE for a period of 90 (ninety) days from the closing date or for such extended period as may be applicable.
- 24.2 The tender offer may not be amended during the aforesaid validity period.
- 24.3 In the event that an appeal in terms of the Municipal Systems Act No. 32 of 2000, is received, the validity period of the tender shall be deemed to be extended until the finalisation of the appeal; unless the tenderer has requested in writing that its tender be withdrawn. The provisions in respect of withdrawal as set out in clause 9 above will apply to such withdrawal.
- 24.4 A tenderer must be registered within 7 days of being requested to do so, failing which its tender shall be declared to be non-responsive.
- 24.5 It is each tenderer's responsibility to keep all the information on the MATATIELE Supplier Database updated. If any information required (e.g. tax clearance certificate, CIDB certificate, etc) is not valid or has expired, all transactions with the vendor may, in the sole discretion of MATATIELE, be suspended until such time as the correct, verified information is received.

#### 25. Tax clearance certificates

- 25.1 No award shall be made to a person whose tax matters have not been declared to be in order by the South African Revenue Service (SARS).
- 25.2 Tenderers are therefore required to obtain a valid original Tax Clearance Certificate from the local SARS office where such tenderer is registered for income tax/VAT purposes.
- 25.3 It is the responsibility of each contractor/supplier who has been awarded a MATATIELE tender, to submit an updated tax clearance certificate to MATATIELE, should any current certificate expire during the contract period. Failure to do so will

lead to the suspension of transactions with the supplier until a valid tax clearance certificate is received by SCMU.

25.4 Each party to a consortium, joint venture or partnership must comply with all of the above.

# 26. Inducements, rewards, gifts and other abuses of the Supply Chain Management System

- 26.1 No provider or potential provider of goods or services, or a recipient or potential recipient of goods disposed of or to be disposed of, may directly or indirectly commit any fraudulent act during the tender process or abuse the supply chain management system of MATATIELE.
- 26.2 Fraud and abuse of the supply chain management system is not permitted and may result in the tender being rejected, an existing contract being cancelled, blacklisting, and any other remedies available to MATATIELE as provided for in the Supply Chain Management Regulations.

#### 27. Declarations and authorisation

Tenderers are required to complete all statutory declarations and authorisations in the schedules attached to this tender document failing which the tender may be declared non-responsive.

# 28. Samples

If the specifications require a tenderer to provide samples, these shall be provided strictly in accordance with the instructions set out in the tender conditions.

#### 29. Alternative offers

Alternative offers may be considered, provided that a tender free of qualifications and strictly in accordance with the bid document is also submitted. MATATIELE shall not be bound to consider alternative tenders.

#### 30. Alterations to tender document

Tenderers may not make any alterations or additions to the tender document, except to comply with instructions issued by MATATIELE, or as are necessary to correct errors made by the tenderer. All signatories to the tender offer shall initial all such alterations. Erasures and the use of masking fluid are prohibited.

# 31. Objections, Complaints, Queries and Disputes / Appeals in terms of Section 62 of the Systems Act

# 31.1 Objections, complaints, queries and disputes

Persons aggrieved by decisions or actions taken by MATATIELE in the implementation of the supply chain management system or any matter arising from a contract awarded in terms of the supply chain management system may, within 14 days of the decision or action, lodge a written objection or compliant or query or dispute against the decision or action.

# 31.2 Section 62 Appeals

- (a) In terms of section 62 of the Systems Act, a person whose rights are affected by a decision taken by a political structure, political office bearer, councillor or staff member of a municipality in terms of a power or duty delegated or sub-delegated by a delegating authority, may appeal against that decision by giving written notice of the appeal and reasons to the Accounting Officer within 21 days of the date of notification of the decision.
- (b) An appeal shall contain the following:
  - (i) The reasons and/or grounds for the appeal;
  - (ii) The manner in which the appellant's rights have been affected;
  - (iii) The remedy sought by the appellant.

# 31.3 Lodging of appeals, objections, complaints, queries and disputes relating to this tender

Appeals, objections, complaints, requests for information, queries and disputes must be submitted in writing to the Office of the Municipal Manager, Mr L. Matiwane.by email, Imatiwane@matatiele.gov.za

#### 32. SUBMISSION REQUIREMENTS

- Prices quoted must be firm and must be inclusive of VAT.
- A firm delivery period must be indicated.

#### 33. Services to be provided

The services required by the Contracting Authority are described in these Terms of Reference.

# 34. Participating and sub-contracting

- 34.1 Participation in this bid is open to everyone.
- 34.2 Bids should be submitted by the same service provider or consortium, which has submitted the proposal on the basis of the above. **No change whatsoever in the identity or composition of the bidder is permitted**;
- 34.3 Short-listed service provider or consortia are allowed to form alliances with any other firms or to sub-contract to each other for the purpose of this contract;
- 34.4 Sub-contracting will be allowed, only in so far as it was stated in the initial bid.

35. Duplication of bid document is prohibited.

### 36. Contents of Bids

36.1 Each bid must comprise of a Technical offer and a financial offer, each of which must be submitted separately.

# 37. Presentations / Adjudication

- 37.1 The Evaluation Committee may call for presentation by the short-listed bidders, after having established its written provisional conclusions but before concluding the technical evaluation.
- 37.2 The date and time of any such presentation will be confirmed or notified to the short-listed bidders at least seven days in advance. If a bidder is prevented from attending presentation by force majeure, a mutually convenient alternative appointment may be arranged with the bidder. If the bidder is unable to attend this second appointment, its bids will be eliminated from the evaluation process.

#### 38. Variant solutions

38.1 Any variant solutions will not be taken into consideration.

# 39. Cession

39.1 No **cession agreement** will be entered to between the municipality and any Service Provider.



# Ethics Commitment for Suppliers of the Matatiele Local Municipality

In our dealings with the Matatiele Local Municipality we commit to uphold high standards of ethics. Among other things this means:

- We will be honest and deal in good faith;
- We will not try to improperly influence any municipal official or decision;
- We will avoid all conflicts of interest;
- We will not engage in any form of corruption (e.g. paying bribes, giving kickbacks);
- We will not give gifts to municipal officials or councillors;
- We will not be involved in collusion with other service providers (i.e. price-fixing);
- We will ensure that all information we submit to the municipality is accurate and truthful (e.g. we will not engage in BBBEE fronting).
- We will inform the Municipality of any unethical behaviour which we become aware of in the procurement process, either related to other suppliers or to municipal officials.\*
- We will, through all our dealings, contribute to building a positive ethical culture in the Matatiele Local Municipality.

This is our commitment to help build an ethical community.

Name of Company:	
Name of authorised person:	
ignature:	
Date:	_

\* If you wish to report unethical conduct you can contact or \*If you are aware of any fraud/corruption within the municipality. These may be reported anonymously, to The Municipal manager: <a href="mailto:lMatiwane@matatiele.gov.za">lMatiwane@matatiele.gov.za</a>

# MBD 2

# TAX CLEARANCE REQUIREMENTS

# IT IS A CONDITION OF BIDDING THAT -

- 1. The taxes of the successful bidder must be in order, or that satisfactory arrangements have been made with the Receiver of Revenue to meet his / her tax obligations.
- 2. The attached form "Application for Tax Clearance Certificate (in respect of bidders)", must be completed in all respects and submitted to the Receiver of Revenue where the bidder is registered for tax purposes. The Receiver of Revenue will then furnish the bidder with a Tax Clearance Certificate that will be valid for a period of twelve (12) months from date of issue.
- 3. In bids where Consortia / Joint Ventures / Sub-contractors are involved each party must submit a separate Tax Clearance Certificate. Copies of the Application for Tax Clearance Certificates are available at any Receiver's Office.

# **APPLICATION FOR TAX CLEARANCE CERTIFICATE**

(IN RESPECT OF BIDDERS)

1.	Name of taxpayer / bidder:												 	
2.	Trade name:												 	
3.	Identification number:													
4.	Company / Close Corporation	on registration number:												
5.	Income tax reference number:													
6.	VAT registration number (if applicable):													
7.	PAYE employer's registration	on number (if applicable):												
Signa	ature of contact person requiring	g Tax Clearance Certificate:											 	
Name	e:												 	
Telephone number:		Code:Num	ber:										 	
Address:														
חאדנ	E- 20 / /													

PLEASE NOTE THAT THE COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE (SARS) WILL NOT EXERCISE HIS DISCRETIONARY POWERS IN FAVOUR OF ANY PERSON WITH REGARD TO ANY INTEREST, PENALTIES AND / OR ADDITIONAL TAX LEVIABLE DUE TO THE LATE- OR UNDERPAYMENT OF TAXES, DUTIES OR LEVIES OR THE RENDITION RETURNS BY ANY PERSON AS A RESULT OF ANY SYSTEM NOT BEING YEAR 2000 COMPLIANT.

#### MBD 4

#### **DECLARATION OF INTEREST**

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

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

- (b) a member of the board of directors of any municipal entity;
- (c) an official of any municipality or municipal entity;
- (d) an employee of any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act No.1 of 1999);
- (e) a member of the accounting authority of any national or provincial public entity; or

(iii) the national Assembly or the national Council of provinces;

	reholder" means a person who owns shares in the company and is actively involved in the mess and exercises control over the company.	nanagement of the company or
3.9	Have you been in the service of the state for the past twelve months?	YES / NO
	3.9.1 If yes, furnish particulars	
3.10	Do you have any relationship (family, friend, other) with persons in the service of the state and who may be involved with the evaluation and or adjudication of this bid?	YES / NO
	3.10.1 If yes, furnish particulars	
3.11	Are you, aware of any relationship (family, friend, other) between any other bidder and any persons in the service of the state who may be involved with the evaluation and or adjudication of this bid?	YES / NO
	3.11.1 If yes, furnish particulars	
3.12	Are any of the company's directors, trustees, managers, principle shareholders or stakeholders in service of the state?	
	3.12.1 If yes, furnish particulars	
3.13	Are any spouse, child or parent of the company's directors, trustees, managers, principle shareholders or stakeholders in service of the state?	YES / NO
	3.13.1 If yes, furnish particulars	
3.14	Do you or any of the directors, trustees, managers, principle shareholders, or stakeholders of this company have any interest in any other related companies or business whether or not they are bidding for this contract. <b>YES / NO</b>	
	3.14.1 If yes, furnish particulars	

(f) an employee of Parliament or a provincial legislature.

Date

4.

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

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

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

#### 1. GENERAL CONDITIONS

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

# 1.2 To be completed by the organ of state

(delete whichever is not applicable for this tender).

- a) The applicable preference point system for this tender is the 90/10 preference point system.
- b) The applicable preference point system for this tender is the 80/20 preference point system.
- c) Either the 90/10 or 80/20 preference point system will be applicable in this tender. The lowest/ highest acceptable tender will be used to determine the accurate system once tenders are received.
- 1.3 Points for this tender (even in the case of a tender for income-generating contracts) shall be awarded for:
  - (a) Price; and
  - (b) Specific Goals.

#### 1.4 To be completed by the organ of state:

The maximum points for this tender are allocated as follows:

	POINTS
PRICE	
SPECIFIC GOALS	
Total points for Price and SPECIFIC GOALS	100

1.5 Failure on the part of a tenderer to submit proof or documentation required in terms of this

tender to claim points for specific goals with the tender, will be interpreted to mean that preference points for specific goals are not claimed.

1.6 The organ of state reserves the right to require of a tenderer, either before a tender is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the organ of state.

#### 2. **DEFINITIONS**

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

#### 3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

#### 3.1. POINTS AWARDED FOR PRICE

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

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

80/20 or 90/10

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

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 below as may be supported by proof/ documentation stated in the conditions of this tender:
- 4.2. In cases where organs of state intend to use Regulation 3(2) of the Regulations, which states that, if it is unclear whether the 80/20 or 90/10 preference point system applies, an organ of state must, in the tender documents, stipulate in the case of—
  - (a) an invitation for tender for income-generating contracts, that either the 80/20 or 90/10 preference point system will apply and that the highest acceptable tender will be used to determine the applicable preference point system; or
  - (b) any other invitation for tender, that either the 80/20 or 90/10 preference point system will apply and that the lowest acceptable tender will be used to determine the applicable preference point system,

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

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

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

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

The specific goals allocated points in terms of this tender	Number of points allocated (90/10 system) (To be completed by the organ of state)	Number of points allocated (80/20 system) (To be completed by the organ of state)	Number of points claimed (90/10 system) (To be completed by the tenderer)	Number of points claimed (80/20 system) (To be completed by the tenderer)

#### **DECLARATION WITH REGARD TO COMPANY/FIRM**

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

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

SIGNATURE(S) OF TENDERER(S)

SURNAME AND NAME:
DATE:
ADDRESS:

forward the matter for criminal prosecution, if deemed necessary.

# DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

This Municipal Bidding Document (MBD) must form part of all bids invited. It contains general information and serves as a declaration form for local content (local production and local content are used interchangeably).

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2011 and the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 (Edition 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

#### 1. General Conditions

- 1.1. Preferential Procurement Regulations, 2011 (Regulation 9) makes provision for the promotion of local production and content.
- 1.2. Regulation 9.(1) prescribes that in the case of designated sectors, where in the award of bids local production and content is of critical importance, such bids must be advertised with the specific bidding condition that only locally produced goods, services or works or locally manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 1.3. Where necessary, for bids referred to in paragraph 1.2 above, a two stage bidding process may be followed, where the first stage involves a minimum threshold for local production and content and the second stage price and B-BBEE.
- 1.4. A person awarded a contract in relation to a designated sector, may not sub-contract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 1.5. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 2011 as follows:

$$LC = [1 - x / y] *100$$

#### Where

x is the imported content in Rand

y is the bid price in Rand excluding value added tax (VAT)

Prices referred to in the determination of x must be converted to Rand (ZAR) by using the exchange rate published by the South African Reserve Bank (SARB) at 12:00 on the date of advertisement of the bid as required in paragraph 4.1 below.

The SABS approved technical specification number SATS 1286:2011 is accessible on http://www.thedti.gov.za/industrial development/ip.jsp at no cost.

- 1.6. A bid may be disqualified if -
  - (a) this Declaration Certificate and the Annex C (Local Content Declaration: Summary Schedule) are not submitted as part of the bid documentation; and
  - (b) the bidder fails to declare that the Local Content Declaration Templates (Annex C, D and E) have been audited and certified as correct.

#### 2. Definitions

- 2.1. "bid" includes written price quotations, advertised competitive bids or proposals;
- 2.2. "bid price" price offered by the bidder, excluding value added tax (VAT);
- 2.3. "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- 2.4. "designated sector" means a sector, sub-sector or industry that has been designated by the Department of Trade and Industry in line with national development and industrial policies for local production, where only locally produced services, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content;
- 2.5. "duly sign" means a Declaration Certificate for Local Content that has been signed by the Chief Financial Officer or other legally responsible person nominated in writing by the Chief Executive, or senior member / person with management responsibility (close corporation, partnership or individual).
- 2.6. "imported content" means that portion of the bid price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or its subcontractors) and which costs are inclusive of the costs abroad (this includes labour and intellectual property costs), plus freight and other direct importation costs, such as landing costs, dock duties, import duty, sales duty or other similar tax or duty at the South African port of entry;
- 2.7. "**local content**" means that portion of the bid price which is not included in the imported content, provided that local manufacture does take place;
- 2.8. "stipulated minimum threshold" means that portion of local production and content as determined by the Department of Trade and Industry; and
- 2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract.
- 3. The stipulated minimum threshold(s) for local production and content (refer to Annex A of SATS 1286:2011) for this bid is/are as follows:

Description of services, works or goods	Stipulated minimum threshold
	%
	%
	%

 Does any portion of the services, works or goods offered have any imported content?
 (Tick applicable box)

YES NO			
	YES	NO	

4.1 If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by the SARB for the specific currency at 12:00 on the date of advertisement of the bid.

The relevant rates of exchange information is accessible on www.reservebank.co.za.

Indicate the rate(s) of exchange against the appropriate currency in the table below (refer to Annex A of SATS 1286:2011):

Currency	Rates of exchange
US Dollar	
Pound Sterling	
Euro	
Yen	
Other	

NB: Bidders must submit proof of the SARB rate (s) of exchange used.

5.	Were the Local Content Declaration Templates (Annex C, D and E) audited and certified as correct?
	(Tick applicable box)

- 5.1. If yes, provide the following particulars:
  - (a) Full name of auditor:
    - (b) Practice number:
    - (c) Telephone and cell number:
    - (d) Email address:

(Documentary proof regarding the declaration will, when required, be submitted to the satisfaction of the Accounting Officer / Accounting Authority)

6. Where, after the award of a bid, challenges are experienced in meeting the stipulated minimum threshold for local content the dti must be informed accordingly in order for the dti to verify and in consultation with the Accounting Officer / Accounting Authority provide directives in this regard.

# LOCAL CONTENT DECLARATION (REFER TO ANNEX B OF SATS 1286:2011)

LE(	CAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER GALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF ECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY OSE CORPORATION, PARTNERSHIP OR INDIVIDUAL)
IN F	RESPECT OF BID NO.
ISS	<b>GUED BY</b> : (Procurement Authority / Name of Municipality / Municipal Entity):
NB	
1	The obligation to complete, duly sign and submit this declaration cannot be transferred

- 1 The obligation to complete, duly sign and submit this declaration cannot be transferred to an external authorized representative, auditor or any other third party acting on behalf of the bidder.
- Guidance on the Calculation of Local Content together with Local Content Declaration Templates (Annex C, D and E) is accessible on <a href="http://www.thedti.gov.za/industrial\_development/ip.jsp.">http://www.thedti.gov.za/industrial\_development/ip.jsp.</a> Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. Declaration C should be submitted with the bid documentation at the closing date and time of the bid in order to substantiate the declaration made in paragraph (c) below. Declarations D and E should be kept by the bidders for verification

purposes for a period of at least 5 years. The successful bidder is required tupdate Declarations C, D and E with the actual values for the duration of the		•
I, the undersigned,do hereby declare, in my capacity as		ŕ
of(na entity), the following:	me of	bidder
(a) The facts contained herein are within my own personal knowledge.		
(b) I have satisfied myself that		
<ul> <li>(i) the goods/services/works to be delivered in terms of the a bid comply with the minimum local content requirements as spec and as measured in terms of SATS 1286:2011; and</li> <li>(ii) the declaration templates have been audited and certified to be</li> </ul>	ified in	the bid,
(c)The local content percentages (%) indicated below has been calculated us given in clause 3 of SATS 1286:2011, the rates of exchange indicated in above and the information contained in Declaration D and E which has been in Declaration C;	paragra	aph 4.1
Bid price, excluding VAT (y)	R	
Imported content (x), as calculated in terms of SATS 1286:2011	R	
Stipulated minimum threshold for local content (paragraph 3 above)		
Local content %, as calculated in terms of SATS 1286:2011		
If the bid is for more than one product, the local content percentages for contained in Declaration C shall be used instead of the table above. The percentages for each product has been calculated using the formula g 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 a information contained in Declaration D and E.  (d) I accept that the Procurement Authority / Municipality /Municipal Entity I	local of iven in above a	content clause and the right to
request that the local content be verified in terms of the requirements of SAT	S 1286	5:2011.
(e) I understand that the awarding of the bid is dependent on the accuracy of furnished in this application. I also understand that the submission of incorrec- that are not verifiable as described in SATS 1286:2011, may result in th Authority / Municipal / Municipal Entity imposing any or all of the remedies a in Regulation 13 of the Preferential Procurement Regulations, 2011 promulg Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).	ct data, e Procu as prov	or data rement ided for
SIGNATURE: DATE:		_
WITNESS No. 1 DATE:		_
WITNESS No. 2 DATE:		_

							_	_					SATS 1286.2011
							Annex	( C					
								-					
					Local	Content D	eclaration	- Summar	y Schedul	e			
(64)	Tender No.											N-4 \/AT 4- b	lood and for any all
(C1) (C2)	Tender No.	ion:										Note: VAT to be exc calculations	luded from all
(C3)	Designated prod											carculations	
(C4)	Tender Authorit												
(C5)	Tendering Entity												
(C6)	Tender Exchange		Pula		EU		GBP						
(C7)	Specified local co	ontent %											
					C	alculation of I	ocal content				Tend	er summary	
						Tender value			1				
	Tender item no's	List of ite	ems	Tender price - each (excl VAT)	Exempted imported value	net of exempted imported content	Imported value	Local value	Local content % (per item)	Tender Qty	Total tender value	Total exempted imported content	Total Imported content
	(C8)	(C9)		(C10)	(C11)	(C12)	(C13)	(C14)	(C15)	(C16)	(C17)	(C18)	(C19)
									-				
										_			
									_	_			
					-								
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	a:		_						(C20) Total t				
	Signature of ten	derer from Annex	<u>R</u>					(C22) To+~!			t imported content		
								(C22) Total	render value i	iet of exemp	t imported content	al Imported content	R O
												Total local content	R O
	Date:											content % of tender	K U
										· '	, /ive.uge.ocar		

													SATS 1286.2011
					A	nnex D							
			i i	Imported Co	ntent Declaratio	n - Suppor	ting Scheo	dule to Anr	nex C				
(D1)	Tender No.												
(D2)	Tender descripti	ion:							Note: VAT to be e all calculations	excluded from			
(D3)	Designated Prod								all calculations				
(D4) (D5)	Tender Authorit Tendering Entity												
	Tender Exchange		Pula		EU	R 9,00	GBP	R 12,00					
	A. Exempte	d imported cor	ntent					Calculation of	imported conte	nt			Summary
	Tender item no's	Description of im	ported content	Local supplier	Overseas Supplier	Forign currency value as per Commercial Invoice	Tender Exchange Rate	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Exempted imported value
	(D7)	(D8	3)	(D9)	(D10)	(D11)	(D12)	(D13)	(D14)	(D15)	(D16)	(D17)	(D18)
										(D19)	Total exempt in		
													ust correspond with nex C - C 21
												AIII	EX C - C 21
	D Importor	d directly by the	. Tondoror					Calculation of	imported conte	•			Summary
	b. Imported	u directly by the	e renderer			Forign		Calculation of	imported conte				Sullillary
	Tender item no's	Description of im	ported content	Unit of measure	Overseas Supplier	currency value as per Commercial Invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Tender Qty	Total imported value
	(D20)	(D2)	1)	(D22)	(D23)	(D24)	(D25)	(D26)	(D27)	(D28)	(D29)	(D30)	(D31)
		`								(0.00) = .		ļ.,	
										(D32) 101	tal imported valu	ie by tenderer	R O
	C. Imported	d by a 3rd party	and supplied	to the Ten	derer			Calculation of	imported conte	nt			Summary
		f imported content	Unit of measure	Local supplier	Overseas Supplier	Forign currency value as per Commercial	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	All locally incurred landing costs & duties	Total landed cost excl VAT	Quantity imported	Total imported value
		<b></b>				Invoice							
	-	(D33)	(D34)	(D35)	(D36)	(D37)	(D38)	(D39)	(D40)	(D41)	(D42)	(D43)	(D44)
	`					-				/9			
										( <i>D45)</i> Tot	al imported valu	e by 3rd party	R O
	D. Other fo	reign currency			Calculation of foreig payments								Summary of payments
	Туре	of payment	Local supplier making the payment	Overseas beneficiary	Foreign currency value paid	Tender Rate of Exchange							Local value of payments
		(D46)	(D47)	(D48)	(D49)	(D50)							(D51)
													<del>                                     </del>
	Signature of ten	derer from Annex B					(D	52) Total of for	reign currency pay	ments declared	by tenderer and	d/or 3rd party	
	3						(D53) Total o	f imported con	tent & foreign curi	ency payment	s - (D32), (D45) <u>8</u>	& <i>(D52)</i> above	R 0
												This total m	ust correspond with ex C - C 23
	Date:												

							SATS 1286.2011	
				Anne	хE			
		Local	<b>Content Decla</b>	ration - S	Supporting S	chedule to Annex C		
(E1)	Tender No.					Note: VAT to be excluded f	rom all	
(E2)	Tender descrip					calculations		
E3) E4)	Designated pro							
(E5)	Tendering Enti	•						
		Local Products (Goods, Services and Works)	Description	n of items pu	urchased	Local suppliers	Value	
				(E6)		(E7)	(E8)	
				<i>(E9)</i> To	tal local products	(Goods, Services and Works)	R O	
	(E10)	Managuarasts	( Tenderer's manpov	aast)			R O	
	(E10)	Manpower costs	( Telluerer's manpov	ver cost)			K U	
	(E11)	Factory overheads	(Rental, depreciation	& amortisa	tion, utility costs, o	consumables etc.)	R O	
		-						
	(E12)	Administration overh	eads and mark-up	(Marketing,	insurance, financ	ing, interest etc.)	R 0	
						(		
						(E13) Total local content		
						This total must correspon C24	d with Annex C -	
	Signature of te	nderer from Annex B						
	-ignature of te							
	Date:							

MBD 7.1

#### **CONTRACT FORM - PURCHASE OF GOODS/WORKS**

THIS FORM MUST BE FILLED IN DUPLICATE BY BOTH THE SUCCESSFUL BIDDER (PART 1) AND THE PURCHASER (PART 2). BOTH FORMS MUST BE SIGNED IN THE ORIGINAL SO THAT THE SUCCESSFUL BIDDER AND THE PURCHASER WOULD BE IN POSSESSION OF ORIGINALLY SIGNED CONTRACTS FOR THEIR RESPECTIVE RECORDS.

# PART 1 (TO BE FILLED IN BY THE BIDDER)

1.	I hereby undertake to supply all or any of the goods and/or works described in the attached bidding
	documents to (name of institution) in accordance with the requirements and
	specifications stipulated in bid number at the price/s quoted. My offer/s remain binding upon
	me and open for acceptance by the purchaser during the validity period indicated and calculated from the
	closing time of bid.

- 2. The following documents shall be deemed to form and be read and construed as part of this agreement:
  - (i) Bidding documents, viz
    - Invitation to bid;
    - Tax clearance certificate;
    - Pricing schedule(s);
    - Technical Specification(s);
    - Preference claims for Broad Based Black Economic Empowerment Status Level of Contribution in terms of the Preferential Procurement Regulations 2011;
    - Declaration of interest;
    - Declaration of bidder's past SCM practices;
    - Certificate of Independent Bid Determination;
    - Special Conditions of Contract;
  - (ii) General Conditions of Contract; and
  - (iii) Other (specify)
- 3. I confirm that I have satisfied myself as to the correctness and validity of my bid; that the price(s) and rate(s) quoted cover all the goods and/or works specified in the bidding documents; that the price(s) and rate(s) cover all my obligations and I accept that any mistakes regarding price(s) and rate(s) and calculations will be at my own risk.
- 4. I accept full responsibility for the proper execution and fulfilment of all obligations and conditions devolving on me under this agreement as the principal liable for the due fulfillment of this contract.
- 5. I declare that I have no participation in any collusive practices with any bidder or any other person regarding this or any other bid.
- 6. I confirm that I am duly authorised to sign this contract.

NAME	(PRINT)	
	CAPACITY	 WITNESSES
	SIGNATURE	 1
	NAME OF FIRM	 
	DATE	 2

# **MBD 7.1**

# CONTRACT FORM - PURCHASE OF GOODS/WORKS PART 2 (TO BE FILLED IN BY THE PURCHASER)

1.	accept you	r bid under refer ereunder and/or	ence number .	d	ated		pply of goods/wo	orks
2.	An official of	order indicating o	delivery instruc	tions is forthco	ming.			
3.		e to make payme et, within 30 (thirt					and conditions of note.	
ITEM NO.	`	APPLICABLE INCLUDED)	RAND	DELIVERY PERIOD	LE'	E STATUS VEL OF RIBUTION	THRESHOLD PRODUCTION (if applicable)	FOR AND
4.	I confirm th	at I am duly autl	norized to sign	this contract.				
SIGNE	D AT			I				
NAME	(PRINT)							
SIGNA	TURE							
OFFICI	AL STAMP				WITN	ESSES		
					3.			
					4.			

#### MBD 8

# DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

- 1 This Municipal Bidding Document must form part of all bids invited.
- It serves as a declaration to be used by municipalities and municipal entities in ensuring that when goods and services are being procured, all reasonable steps are taken to combat the abuse of the supply chain management system.

ltem	Question	Yes	No
4.1	Is the bidder or any of its directors listed on the National Treasury's Database of Restricted Suppliers as companies or persons prohibited from doing business with the public sector?	Yes	No
	(Companies or persons who are listed on this Database were informed in writing of this restriction by the Accounting Officer/Authority of the institution		
	that imposed the restriction after the audi alteram partem rule was applied).	i	Ì
	The Database of Restricted Suppliers now resides on the National Treasury's website( <a href="www.treasury.gov.za">www.treasury.gov.za</a> ) and can be accessed by clicking on its link at the bottom of the home page.		
4.1.1	If so, furnish particulars:		
4.2	Is the bidder or any of its directors listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004)?	Yes	No
	The Register for Tender Defaulters can be accessed on the National Treasury's website ( <a href="www.treasury.gov.za">www.treasury.gov.za</a> ) by clicking on its link at the bottom of the home page.		
4.2.1	If so, furnish particulars:		
4.3	Was the bidder or any of its directors convicted by a court of law (including a court of law outside the Republic of South Africa) for fraud or corruption during the past five years?	Yes	No
4.3.1	If so, furnish particulars:		
ltem	Question	Yes	No
4.4	Does the bidder or any of its directors owe any municipal rates and taxes or municipal charges to the municipality / municipal entity, or to any other municipality / municipal entity, that is in arrears for more than three months?	Yes	No
4.4.1	If so, furnish particulars:		
4.5	Was any contract between the bidder and the municipality / municipal entity or any other organ of state terminated during the past five years on account of failure to perform on or comply with the contract?	Yes	No
4.7.1	If so, furnish particulars:		

- The bid of any bidder may be rejected if that bidder, or any of its directors have:
  - a. abused the municipality's / municipal entity's supply chain management system or committed any improper conduct in relation to such system;
  - b. been convicted for fraud or corruption during the past five years;
  - c. willfully neglected, reneged on or failed to comply with any government, municipal or other public sector contract during the past five years; or
  - d. been listed in the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004).
- In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

С	ERTIFICATION
I, THE UNDERSIGNED (FULL NAME) CERTIFY THAT THE INFORMATION FU DECLARATION FORM IS TRUE AND C	IRNISHED ON THIS
I ACCEPT THAT, IN ADDITION TO CA TAKEN AGAINST ME SHOULD THIS DE	ANCELLATION OF A CONTRACT, ACTION MAY BE ECLARATION PROVE TO BE FALSE.
Signature	Date Date
Position	 Name of Bidder

#### MBD 9

#### CERTIFICATE OF INDEPENDENT BID DETERMINATION

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

<sup>&</sup>lt;sup>1</sup> Includes price quotations, advertised competitive bids, limited bids and proposals.

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

#### MBD9

#### CERTIFICATE OF INDEPENDENT BID DETERMINATION

i, the undersigned, in submitting the accompanying bid:	
(Bid Number and Description)	
in response to the invitation for the bid made by:	
(Name of Municipality / Municipal Entity)	
do hereby make the following statements that I certify to be true and complete in every respect:	
I certify, on behalf of:that	at:
(Name of Bidder)	

- 1. I have read and I understand the contents of this Certificate:
- 2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am authorized by the bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder:
- 4. Each person whose signature appears on the accompanying bid has been authorized by the bidder to determine the terms of, and to sign, the bid, on behalf of the bidder;
- 5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the bidder, whether or not affiliated with the bidder, who:
  - (a) has been requested to submit a bid in response to this bid invitation;
  - (b) could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and
  - (c) provides the same goods and services as the bidder and/or is in the same line of business as the bidder.
  - 6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium<sup>3</sup> will not be construed as collusive bidding.
  - 7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:

- (a) prices;
- (b) geographical area where product or service will be rendered (market allocation)
- (c) methods, factors or formulas used to calculate prices;
- (d) the intention or decision to submit or not to submit, a bid;
- (e) the submission of a bid which does not meet the specifications and conditions of the bid; or
- (f) bidding with the intention not to win the bid.
- 8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 9. The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.

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

Signature	Date
Position	Name of Bidder

<sup>&</sup>lt;sup>3</sup> 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.

#### **CERTIFICATE FOR PAYMENT OF MUNICIPAL SERVICES**

# DECLARATION IN TERMS OF CLAUSE 112(1) OF THE MUNICIPAL FINANCE MANAGEMENT ACT (NO.56 OF 2003) - (To be signed in the presence of a Commissioner of Oaths)

and taxes or municipal se Local Municipality, or to a		he Tenderer or any o	t the te f its dir	ender of the tende ectors/members/p	partners to the Matatlie
I declare that I am duly au firm) and hereby declare, said firm is in arrears on a longer than 3 (three) mon	that to the best of my pe my of its municipal acco	ersonal knowledge, ne	either tl pality in	ne firm nor any dir the Republic of S	(name of the control
I further hereby certify that Tenderer acknowledges disqualified, and/or in the	hat failure to properly	and truthfully comple	te this	schedule may re	
PHYSICAL BU	SINESS ADDRESS(ES) OF TI	HE TENDERER		MUNICIPAL AC	COUNT NUMBER
FURTHER DETAILS OF TH	E BIDDER'S Director / Sh	areholder / Partners, e		rainal manidantial	
Director / Shareholder / partner	Physical address of the Business	Municipal Account number(s)	addre	rsical residential ss of the Director / reholder / partner	Municipal Account number(s)
				•	
	ified copy(ies) of ID docu				
If the entity or any agreement must I	of its Directors/Shareho be submitted with this ter	dders/Partners, etc. rer ider.	nts/leas	es premises, a co	py of the rental/lease
Signature		Position			Date
	SSIONER OF OATHS				
COMM Signed and sworn to before	me at	,on Ap	ply offi		Date ority on this page:
COMM Signed and sworn to before this	me atday of	,onAp	ply offi		
COMM Signed and sworn to before	day of	,on	ply offi		
COMM Signed and sworn to before this by the Deponent, who has a the contents of this Affidav knowledge and that he/she has a contents.	day of  cknowledged that he/she k it, it is true and correct as no objection to taking the binding on his/her consc	,on	ply offi		
COMM Signed and sworn to before this by the Deponent, who has a the contents of this Affidav knowledge and that he/she hat the prescribed oath will be	day of	,on20 nows and understands to the best of his/her ne prescribed oath, and ience.	ply offi		
COMMISSIONER OF OATH	day of	,on20 nows and understands to the best of his/her ne prescribed oath, and ience.	ply offi		

# SCHEDULE A -

# CONFIRMATION OF REGISTRATION OF TENDERER ON NATIONAL TREASURY DATABASE

TENDERER NAME	NATIONAL TREASURY DATABASE REGISTRATION NUMBER
A tenderer who is not registered on the National Treasury Data a tender; however such tenderer must be registered on the data of the tender in order for its bid to be considered responsive.	abase prior to the finalisation of the evaluation
It is the responsibility of a tenderer to ensure that this requirement will apply to each pa	•
Note:	
TENDERER'S SIGNATURE:	

#### SCHEDULE B -

#### **TENDERER'S PAST EXPERIENCE**

Tenderers must furnish hereunder, details of similar works/service which they have satisfactorily completed in the past. The information shall include a description of the works/service, the contract value and the name of the employer. All the consultants/experts involved, must have at least performed three different projects in municipal Supply Chain Management environment; (Attach CV's of consultants as evidence of personnel to be involved in the project)Attach the Company profile / projects where team members were involved in and contactable references must clearly be reflected on the proposal.

SIMILAR COMPLETED / CURRENT PROJECTS										
PROJECT NAME	EMPLOYER	EMPLOYER T NUMBER	EL. AWARDED AMOUNT	CONTRACT START DATE	ANTICIPATED/ ACTUAL COMPLETION DATE					
DATE				SIGNATURE OF BIDI	DERS					

#### PRICING SCHEDULE

# **MBD 3.3**

# **PRICING SCHEDULE**

APPOINTMENT OF A POOL OF TWO SERVICE PROVIDERS FOR SUPPLY AND DELIVERY OF MEDUIM VOLTAGE AND LOW VOLTAGE ELECTRICAL MATERIAL FOR MAINTENANCE AND REPAIRS AS AND WHEN BUDGET IS AVAILABLE FOR A PERIOD OF THREE (3) YEARS

Nam	e of Bidder: Bid N	Number:		
Closi	ng Time: Closing	Date		
	R TO BE VALID FOR 90 DAYS FROM THE CLOSING DATE OF B	BID.	T	1
Item	Description	Qty	Unit Price	Total Price
	APPOINTMENT OF A POOL OF TWO SERVICE PROVIDERS FOR SUPPLY AND DELIVERY OF MEDUIM VOLTAGE AND LOW VOLTAGE ELECTRICAL MATERIAL FOR MAINTENANCE AND REPAIRS AS AND WHEN BUDGET IS AVAILABLE FOR A PERIOD OF THREE (3) YEARS			
Total	Excluding VAT			
15% V	/AT			
Grand	l Total Including			
2. D 3. A 4. N	NOTE Il delivery costs MUST be included in the bid price, for delivery at the prescribed de ocument MUST be completed in non-erasable black ink. Il prices above include disbursement O correction fluid/tape may be used. event of a mistake having been made, it shall be crossed out in ink and be accompanied by an in		nd every alteration.	
I / We (Full	name of Bidder) the undersigned in my			
capaci	ty as of the firm			
hereby	offer to Matatiele Local Municipality to render the services as described, in acco	ordance with	the specification	
and cor	nditions of contract to the entire satisfaction of the Matatiele Local Municipality	and subject	to the conditions	
of tend	er for the amounts indicated hereunder			

#### **SPECIFICATION**



# TERMS OF REFERENCE

APPOINTMENT OF A POOL OF TWO SERVICE PROVIDERS FOR SUPPLY AND DELIVERY OF MEDUIM VOLTAGE AND LOW VOLTAGE ELECTRICAL MATERIAL FOR MAINTENANCE AND REPAIRS AS AND WHEN BUDGET IS AVAILABLE FOR A PERIOD OF THREE (3) YEARS

Issued and Prepared by:
Budget and Treasury office
supply chain management unit
mountain view offices
Matatiele
4730
enquires:

tel: 039 737 8100 fax: 039737 3611

Municipal Manager- L.Matiwane

Tel: 039 737 8104 Fax: 039737 3611

#### 1. INTRODUCTION OF THE PROJECT

The municipality invites Electrical Suppliers to become part of a panel of service providers for the supply and delivery of Medium Voltage, Low Voltage and any other related Electrical Materials. The list attached hereunder provides the major components that would be acquired through this contract and any other electrical material that will be request.

#### 2. PROJECT BACKGROUND

Heavy storms, severe lightning and snow always results in the damaging of the electrical network which causes a major impact on service delivery to the community serviced by Matatiele Local Municipality, it is for that reason that the Municipality seeks to create a panel of service providers to supply and deliver materials as and when required.

#### 3. AIMS OF THE PROJECT

To minimize the turnaround time when responding to major electrical breakdowns.

#### 4. SPECIFICATIONS

#### 4.1. TRANSFORMER'S SPECIFICATION

#### 4.1.1. POLE & PLATFORM MOUNTED TRANSFOMERS: The following

Specifications as per NRS 004 and SABS 780 covers the manufacture/ supply and delivery of Pole Mounted Transformers and Platform Mounted Transformers, suitable for use on 11Kv/420v (Three Phase), three phase and neutral – 50 Hz system.

**4.1.2. TRANSFORMER COMPARTMENT:** The transformers shall comply with the SABS 780 and shall be manufactured by a mark holder.

# 4.1.3. Three phase system

- 4.1.3.1. Vector Group: DYN 11
- 4.1.3.2. Primary Connections: Delta (Copper Windings **Aluminium not accepted**)
- 4.1.3.3. Secondary Connections: Star (Copper Windings **Aluminium not accepted**)
- 4.1.3.4. Type of cooling: ONAN (Oil Natural Air Natural)
- 4.1.3.5. MV tapping:  $\pm 2,5\%$  In and  $\pm 5\%$  offload switch (pad lockable)
- 4.1.3.6. Transformer oil: Only Virgin Insulating Oil, First filling to SABS 555
- 4.1.3.7. Transformer Lid: Welded
- 4.1.3.8. Colour: Avocado Green

4.1.3.9. Additional requirements: Lifting lugs, rating and diagram plate, oil level indicator, earth terminal and brackets to mount the Surge Arrestors on Transformers up to 315Kva

#### 4.2. TRANSFORMER CORROSIVE APPLICATION

- **4.2.1. Transformer Tank:** The transformer tank shall be zinc metal sprayed and painted in accordance with SABS 780 for corrosive application. Transformers to have **porcelain bushings on MV and LV side**
- **4.2.2. Radiator:** All radiators are to be hot dip galvanized in accordance with the relevant requirements of SABS 763.

# 4.3. TRANSFORMER TECHNICAL INFORMATION

**4.3.1.** System Voltage (Primary Voltage) – 11Kv

Item	Description	Quantity	Material	Materi	Materi	Total Vat
			Rate, 1st	al	al	Inc.
			year	Rate,	Rate,	
				2 <sup>nd</sup>	3 <sup>rd</sup>	
				year	year	
1	50Kva 11KV/420V (Pole	1				
	Mounted brackets) Inland					
2	100Kva 11KV/420V (Pole	1				
	Mounted brackets) Inland					
3	200Kva 11KV/420V ((Pole	1				
	Mounted and Platform/base					
	brackets) Inland					
4	315Kva 11KV/420V	1				
	(Platform/base brackets)					
	Inland					
5	500Kva 11KV/420V	1				
	(Platform/base brackets)					
	Inland					
9	500Kva 11Kv/420V Ground	1				
	mounted Inland					

=		TOTAL RATES						
		Inland						
		(Pole Mounted brackets)						
	10	64Kva 11Kv/242 – 230v)	1					

- **4.3.2.** System Voltage (Secondary Voltage) 420/242 Volt, at no load
- **4.3.3.** Frequency 50Hz
- **4.3.4.** Number of Phases (Medium Voltage) Three
- **4.3.5.** Number of phases (Low Voltage) Three phase Four wire
- **4.3.6.** Altitude Sea Level
- **4.3.7.** Average power factor Above 0,8
- **4.3.8.** Neutral Earthed (The Neutral of the 420/242 Volts Secondary side of the transformer will be earth)

# 5. TRANSFORMERS TO BE SUPPLIED

#### **5.1.** Three Phase

5.1.1. Additional requirements: Lifting lugs, rating and diagram plate, oil level indicator, earth terminal and brackets to mount the Surge Arrestors

#### 6. MINIATURE SUBSTATIONS SPECIFICATION

#### 6.1. GENERAL

**6.1.1.** The following Specifications as per NRS 004 and SABS 780 covers the manufacture / supply and installation of miniature substations suitable for use on 11Kv (three phase) and 420 volt (three phase and neutral) 50 Hz system.

#### 7. Housing

7.1. Only steel housing will be accepted.

#### 8. Doors

8.1. Butt – Hinges shall be used to hang the doors and all entry doors are to have Danger signs. The hinges shall be of Stainless steel. Nylon, aluminium, Piano hinges are not acceptable. Steel enclosures must have danger signs laminated into the doors. At least three hinges shall be provided on large doors higher than 1,2m or wider than 1,2m. Brass screws and nuts shall be used to fix the hinges on the miniature substations, the locking mechanism shall be pad lockable, the locking system shall be of the three point locking system with stainless steel or hot dipped galvanised locking rods with a

minimum diameter of 8mm.the miniature substations lever lock handles and components including attaching screws will all be manufactured out of stainless steel.

#### 9. Labelling

9.1. All equipment shall be fully labelled and accurate description shall be given.

#### 10. Ring main unit (RMU)

- 10.1. The Ring Main Unit will be a 12KV/24KV vacuum circuit-breaker for protecting transformers and cable connections complying with NRS and IEC Specifications for medium voltage switch gear. Each unit will comprise of the following configuration: 630A isolating ring incomer, 200A circuit breaker feed to transformer and a 630A Isolator for the outgoing ring.
- **10.2.** Normal current -630A
- **10.3.** Breaking current 20Ka
- **10.4.** Short-circuit making current 50Ka
- **10.5.** Short-time withstand current -20-3Ka-s
- **11. Earth Fault Indicator:** An earth fault indicator must be fitted to each Miniature Substation. The earth fault shall be the following specifications:
- 11.1. Power Source: Mains Supply 220-240V AC 50HZ
- 11.2. Network Voltage Range: 1 12Kv
- 11.3. Impulse Voltage withstand :10Kv, 1.2/50Us Wave Form
- 11.4. Trip Current: Standard Model 50A approximately 10%
- 11.5. Primary Indication: Flashing LED @ 1Hz
- 11.6. Flashing Duration: 8 hours nominal
- 11.7. Min. Fault Duration: 2.5 cycles
- 11.8. Manual Reset:10 seconds after mains restore
- 11.9. Degree of Protection: IP65

## 12. Remote Indicator

12.1. Indication method: Flashing LED @ 1 Hz

12.2. Flashing Duration: 4 hours nominal

12.3. Dimensions: M12 Hex Bolt 50mm long

# 13. Transformer Compartment

13.1. The transformer shall comply with SABS 780 and shall be manufactured by a mark holder.

# 14. Transformer Specifications

- 14.1. Vector Group: DYN 11
- 14.2. Primary connections: Delta (Copper Windings Aluminium not accepted)
- 14.3. Secondary connections: Star (Copper Windings Aluminium not accepted)
- 14.4. Type of cooling: ONAN (Oil Natural Air Natural)
- 14.5. M.V. tapping: +- 2,5% In and +- 5% offload switch (pad lockable)
- 14.6. Transformer oil: Only Virgin Insulating Oil. First filling to SABS 555
- 14.7. Transformer Lid: Welded

#### 15. Transformer Corrosive Application

- 15.1. Transformer Tank
- 15.2. The transformer tank shall be zinc metal sprayed and painted in accordance with SABS 780 for corrosive application. Transformers to have <u>porcelain bushings</u> on MV and LV side.

#### 16. Radiator

16.1. All radiators are to be hot dip galvanized in accordance with the relevant requirements of SABS 763.

#### 17. Transformer Technical Information

- 17.1. System Voltage (Primary Voltage) -11KV
- 17.2. System Voltage (Secondary Voltage) 420/242 Volt, at no load. Frequency 50hz
- 17.3. Number of phases (Medium Voltage) Three
- 17.4. Number of phases (Low Voltage) Three phase Four wire
- 17.5. KVA Rating 315KVA at 11 Kv (315 KVA Mini substation)
- 17.6. KVA Rating 500KVA at 11 Kv (500 KVA Mini substation)
- 17.7. Altitude Sea Level
- 17.8. Average humidity 75%
- 17.9. Lightning Severe
- 17.10. Average power factor Above 0,8
- 17.11. Neutral Earthed
- 17.12. The Neutrals of the 420/242 Volt Secondary side of the transformer will be earthed.

#### 18. MINIATURE SUBSTATION - LOW VOLTAGE COMPARTMENT 420v

## 18.1. Rating of the Low Voltage Neutral Terminals (S A B S 7801

18.1.1. The rating of the low voltage neutral terminal shall be at least 50% of the rated current of the line terminals in the case of a transformer that has a rating of 630KVA or lower, the rating of the neutral bushing shall be the same as that of the line terminals. In the case of a miniature substation transformer, the rating of the neutral terminal shall be the same as that of the line terminals.

#### 19. Internal Wiring

- 19.1. Standard 600/1000 Volt grade PVC insulated stranded annealed copper conductors to SABS 150 and SABS 780 shall be used for the internal wiring.
- 19.2. Wiring shall be installed away from exposed metal edges or shall be protected where crossing metal edges.
- 19.3. Joints in the wiring are not acceptable
- 19.4. Where conductors change direction, smooth bends shall be formed with a radius of at least five times the outside diameter of the conductor.

#### 20. Conductor Terminations

- 20.1. All conductors terminating on equipment with screwed terminals shall be fitted with lugs. The lugs shall be crimped to the end of the conductor with the correct amount of insulation removed from the end to fit into the lug. Strands may not be cut from the end of the conductor.
- 20.2. All lugs are to be Hex Crimped. Hex crimped by means of a correctly matched crimping tool that only releases after full compression has been employed. Arrangements which result in two lugs on top of each other on one terminal are unacceptable.

#### 21. Phase Identification

21.1. The colour of the conductor for all 420-242 Volt circuits shall correspond to the colour of the supply phase for that circuit (i.e. red, white and blue). All phases

- are to be correctly colour coded. The required colours are:
- 21.2. Busbars shall be colour coded according the preferred colours of red, white, blue and black by means of a clearly visible plastic washer of diameter of at least 25mm.
- 21.3. RED, WHITE, BLUE Live phases; and BLACK Neutral

# **22.**Copper Busbars

- 22.1. Busbars shall be made of hard drawn copper and shall comply with the requirements of SAGS 1195 where relevant. The current density shall not exceed 1,8A/mm2. Busbars shall be tinned and no bare copper busbar shall be accepted. No heat shrink sleeving or tape wrapping shall be applied. The neutral busbar shall be dimensioned similarly to the other busbars. Clearance to earth and between phases shall be at least 20mm, unless otherwise specified by the Engineer.
- **22.2.** The LV panel and the busbars shall be able to withstand the effects of the rated short time current available at the terminals of the transformer.

#### 23. Earth Busbar

- 23.1. A rectangular section earth busbar of bare hard drawn <u>copper</u> shall be provided to facilitate earthing of cable sheaths and amour. It shall have a cross sectional area of at least 70mm2 and a minimum width of 25mm.
- 23.2. Earth Busbars must have sufficient holes prepunched in them at least 5x11m, 4x12m, 4x7m

#### 24. Main Circuit Breakers

24.1. Transformer shall be fitted on LV side with a main circuit breaker (as in figure 2) with correct Ka ratings and amperage feeding the LV busbars for 315KVA 450A and 500KVA 750A. The circuit breaker shall have a hydraulic / magnetic tripping mechanism; no thermal tripping mechanisms will be approved.

#### 25. MV Compartment Heater

**25.1.** Two by HRC fuses shall be provided and prewired from the main LV busbars going to the two isolating rings of the RMU. Both ring compartments shall have a 25-watt heater fitted in such a manner as to be out of the way when terminations are made off. These heaters are too prevent condensation forming in the Isolating ring Compartments

#### 26. Metering

- 26.1. Miniature Substation is to include a voltmeter 0-500v of size 9Ox9Omm. A seven-position voltmeter selector switch protected by three 32A fuse holders with 6A HRC Fuses shall be used to select the various phases.
- 26.2. Ammeters shall be flush mounted 90x90mm with instantaneous METERING and maximum demand over a 15-minute period. Each phase shall be colour coded fed by current transformers ever the main busbars. A 315Kva shall have a 500/5 ratio ct and an 500Kva 800/5. All current "transformers shall be to IEC60044/1 with a burden of 15VA Class 1.

# 27. Plug Socket and Lighting

27.1. A 20A Earth Leakage Unit with push trip button shall be fitted and supplies with a 15A industrial socket outlet and 5A light switch socket with bayonet lamp holder for LV Lighting. The earth leakage shall be protected by a 20A HRC Fuse.

#### 28. Streetlight Circuit

**28.1.** Provision must also be made in the low voltage compartment for a street light circuit / control circuit.

# 29. Cable Clamping and Gland plates

- 29.1. The LV compartment shall be fitted with either a cable clamping rail or removable individual gland plates, the latter being undrilled except where holes are called for in the Engineering specification
- 29.2. The distance from the gland plate to toe top of the plinth shall be at least 75mm, and there shall be at least 350mm between the Gland plate and the nearest terminals of the outgoing LV circuit.
- 29.3. Gland plates shall be made of corrosion protected mild steel of thickness at least 3mm.

#### 30. MINIATURE SUBSTATIONS TO BE SUPLLIED

1	tem	Description	Quantity	Material Rate, 1 <sup>st</sup> year	Materia l Rate, 2 <sup>nd</sup> year	Materi al Rate, 3 <sup>rd</sup> year	Total Vat Inc.
1	1	315KVA 11KV/400V Mini substation	1				

12	500KVA 11KV/400V Mini	1						
	substation							
13	1MVA 11KV/400V Mini	1						
	substation							
	TOTAL RATES	TOTAL RATES						

# 31. MEDIUM VOLTAGE CABLES

Item	Description	Quantit	Materia	Materia	Materia	Total
		y	l Rate,	l Rate,	l Rate,	Vat Inc.
			1st year	2 <sup>nd</sup> year	3 <sup>rd</sup> year	
1.	120mm² PILC 3 Core Steel Belted	1				
	Cable					
2.	70mm² PILC 3 Core Steel Belted	1				
	Cable					
3.	95 mm <sup>2</sup> PILC 3 core steel Belted Cable	1				
	TOTAL RATE	•		•		

# 32. LOW VOLTAGE CABLES

Item	Description	Quantit	Materia	Materia	Materia	Total
		y	l Rate,	l Rate,	l Rate,	Vat Inc.
			1st year	2 <sup>nd</sup> year	3 <sup>rd</sup> year	
1.	10mm² x 4 Core PVC SWA SANS 1507	1				
2.	35mm² x 4 Core PVC SWA SANS 1507	1				
3.	70mm² x 4 Core PVC SWA SANS 1507	1				
4.	95mm² x 4 Core PVC SWA SANS 1507	1				
5.	Airdac SNE 10mm <sup>2</sup> SANS 1507-6	1				
6.	Airdac CNE 4mm <sup>2</sup> SANS 1507-6	1				
7.	TOTAL RATE					

# 33. LOW VOLTAGE LUGS & FERRULES

Item	Description	Quantit	Materia	Materia	Materia	Total
		y	l Rate,	l Rate,	l Rate,	Vat Inc.
			1st year	2 <sup>nd</sup> year	3 <sup>rd</sup> year	
1.	10mm²x12mm² Lug	1				
2.	35mm²x12mm² Lug	1				
3.	70mm² x 12mm² Lugs	1				
4.	95mm² x 12mm² Lugs	1				
5.	120mm² x 12mm² Lugs	1				
6.	10mm² FERRULES	1				
7.	35mm² FERRULES	1				
8.	70mm² FERRULES	1				
9.	95mm² FERRULES	1				
10.	120mm² FERRULES	1				
11.	TOTAL RATE					

# **34. LOW VOLTAGE SPLICING KITS**

Item	Description	Quantit	Materia	Materia	Materia	Total
		y	l Rate,	l Rate,	l Rate,	Vat Inc.
			1 <sup>st</sup> year	2 <sup>nd</sup> year	3 <sup>rd</sup> year	
1.	Heat Shrink Terminations	1				

2.	Heat Shrink Joints	1			
_		_			
3.	P2-S Joint kit 10-16mm²cable full	1			
	armour				
4.	P2-S Joint kit 25-50mm²cable full	1			
	armour				
5.	P2-S Joint kit 50-70mm²cable full	1			
	armour				
6.	4 core LV Cable boot heat shrink 10-	1			
	16mm²				
7.	4 core LV Cable boot heat shrink 25-	1			
	35mm²,				
8.	4 core LV Cable boot heat shrink 35-	1			
	50mm <sup>2</sup>				
9.	4 core LV Cable boot heat shrink 50-	1			
	70mm²				
10.	4 core LV Cable boot heat shrink 70-	1			
	95mm²				
11.	TOTAL RATE	•	•	<u>'</u>	

## 35. STREET LIGHT FITTINGS AND LAMPS

Item	Description	Quantit	Materia	Materia	Materia	Total
		y	l Rate,	l Rate,	l Rate,	Vat Inc.
			1st year	2 <sup>nd</sup> year	3 <sup>rd</sup> year	
1.	100 Watts Fittings, bottom entry	1				
2.	250 Watts Fittings, bottom entry	1				
3.	HIGH PRESSURE SODIUM E40 100W SON	1				
4.	HIGH PRESSURE SODIUM E40 70W SON	1				

5.	53 W LED Fittings	1				
6.	108 W LED Fittings	1				
_						
7.	1000W HPS SON T LAMP	1				
	VENTURE					
8.	DAY NIGHT SWITCH NATIONAL	1				
	NS116					
9.	NC11210M-CHINT 12A 5 5KW	1				
	CONT. 230V					
10.	VS 1000W BALLAST 528548	1				
11.	1000W HPS IGNITOR	1				
12.	HAVELB HPS T 250W E40	1				
13.	HIGH PRESSURE SODIUM	1				
	E40 150W SON T					
14.	14. TOTAL RATE				1	

## **36. STREET LIGHT POLES**

Item	Description	Quantity	Material Rate, 1 <sup>st</sup>	Material Rate, 2 <sup>nd</sup>	Materia l Rate,	Total Vat Inc.	
			year	year	3 <sup>rd</sup> year		
59	9M MH BEKA FIBREGLASS	1					
	POLE C/W MOULDED						
	OUTREACH						
	ARM & ACCESS DOOR						
	TOTAL RATE						

# 37. ELECTRICAL EQUIPMENT

Item	Description	Quantit	Materi	Materi	Materi	Total
		y	al Rate,	al Rate,	al Rate,	Vat
			1 <sup>st</sup> year	2 <sup>nd</sup>	3 <sup>rd</sup> year	Inc.
				year		
1.	Link Stick	1				
2.	Hydraulic MV Crimper	1				
2.	Trydraune W V Crimper	1				
3.	Multimeter Fluke tester	1				
4.	Climbing shoes	1				
5.	Safety Harness	1				
6.	Pop rivet gun	1				
7.	Electrical Drilling Machine	1				
8.	Electrical Steam Wash	1				
9.	Working Earth	1				
10	TOTAL RATE		1	<u> </u>		

	Description	Quantit	Material	Material	Material	Total
		y	Rate, 1st	Rate, 2 <sup>nd</sup>	Rate, 3rd	Vat
			year	year	year	Inc.
1.	9m treated wood poles 149-159 top	1				
	Dia					
2.	11m treated wood poles160-179 top	1				
	Dia					
3.	7m treated wood poles 149-159 top	1				
	Dia					
4.	10m treated wood poles160-179 top	1				
	Dia					
5.	R/board 20/60A Split Meter +	1				
	CHINT MCBS					
	D3176 R0 SAP 0229831					
6.	Aluminium conductor mink	1				
7.	Preform joints mink	1				
8.	Bimetal lugs	1				
9.	L Bracket (for JNPs)	1				
10	L bracket	1				
11	Long rod silicon	1				
12	Cleave thimble	1				
13	Short spindle bolts	1				
14	Long spindle bolts	1				
15	Bracing straps	1				
16	Cut out fuse	1				
17	Solid cut out fuse	1				
18	Fuse link 10A	1				
19	Fuse link 15A	1				
20	Fuse link 20A	1				
21	Fuse link 25A	1				
22	Fuse link 30A	1				
23	Fuse link 40A	1				
24	Mosdoff fuse 63A	1				
25	Mosdoff fuse 80A	1				
26	Mosdoff fuse 160A	1				
27	Mosdoff fuse 180A	1				
<u> </u>		<u> </u>	<u>I</u>	<u> </u>	<u> </u>	<u>ı</u>

28	Mosdoff fuse Holder	1		
29	Eye bolt	1		
30	Eye nuts	1		
31	300mm Threaded bolts	1		
32	600mm Threaded bolts	1		
33	3.3 Earthing wire	1		
34	Bonding clamp for Earthing	1		
35	MV Stay rods and plates	1		
36	Stay wire	1		
37	Pistol grip	1		
38	MV Stay perform	1		
39	Tie back/ side tie	1		
40	Upright insulator silicon	1		
41	LV Stay rods and plates	1		
42	Curved washers	1		
43	Full Tension Ferrules	1		
44	D shackles	1		
45	U Nails	1		
46	XARM, WOOD 3.5m x 140-159	1		
	TOP DIA.			
47	cable clips 12mm	1		
48	CLAMP, STRAIN O/H CONC	1		
	4/10mm CABLE D3067			
49	Stay insulator	1		
50	Mink rod block tie	1		
51	Bare Copper conductor for Earthing	1		
52	Insulation tape all colours	1		
53	Rubber tape	1		
54	Scotch fill	1		
55	IPC Main-16mm-95mm / Tap-	1		
	1.5mm-10mm PC1WP1F-0175104			

56	IPC Main-16mm-95mm / Tap-	1		
	1.5mm-10mm BC2WP1F-0165498			
57	IPC Main-16mm-95mm / Tap-	1		
	1.5mm-10mm BC2WP1F-0165521			
70		4		
58		1		
50	straptite 12x0.7 x30m 304	1		
59	T120R cable ties	1		
60	Pretty scotch fill	1		
	Plate alu pole 150x25x0.9 mm 3049	1		
	D3049 R9 SAP 0172393	_		
	250.516.511 01/2555			
62	XARM, WOOD 2.5m x 140-159	1		
	TOP DIA.			
63	CLAMP, STR WEDGE 35-50SQ	1		
	B/NTRL ABC D-DT 3060			
64	70*3+50 BN +25 SL ABC To SABS	1		
	1418			
65	35*3+50 BN +25 SL ABC To SABS	1		
	1418			
66	9 WAY POLYETHYLENE PTB:	1		
	UNIT SIZE DIMENSION:			
	565(H)x507(W)x171(D)			
	POLYETHYLENE			
	CONSTRUCTION			
	TOP HINGED DOOR			
	STAINLESS STEEL LOCKING			
	LUG			
	POLE MOUNTING BRACKET			
	DOOR STAY			
	COLOR - GREY			
	WIRED WITH 1.5M TAILS			

	9 x 50 AMP MCB					
	DIN RAIL FOR 9 x SPLIT PRE-					
	PAID METERS					
	11 x NO.1 COMPRESSION					
	GLANDS					
	NEUTRAL BARS					
	ESKOM APPROVED SAP 567825					
67	63A Single phase MCB slow curve	1				
68	40A Three phase MCB slow curve	1				
69	80A Three phase MCB slow curve	1				
70	160A Three phase MCB (big frame)	1				
71	Tape warn red, white, blue & black	1				
	75mmx500m LG. D-DT3217					
	TOTAL RATE					

## 38. LV AND MV LINE MATERIALS

1. All-weather Mobile 7 drawer   1		Description	Quantit	Materia	Material	Material	Total Vat
1.       All-weather Mobile 7 drawer Tool Chest (Green & Tan)         2.       Crimp tools 5.5-25mm         3.       Crimp tools Hex 6120mm         4.       Cutter Core Ratchet 50mm         5.       Pliers 200mm         6.       Pliers Groove Joint 250mm         7.       Long nose 200mm         8.       Diagonal cutters 180mm         9.       Joint pliers         10.       Screwdrivers Set 7 Piece Insulated 1000v         11.       Hacksaws Professional Moulded Grip         12.       Hacksaw blades 18T - Eclipse Rough         13.       Hammer Club 1.1 Kg         14.       Hammer All steel claw         15.       Wrench Adjustable 300mm         16.       Magnetic tape tape measure Self Locking         17.       Spirit levels 450mm         18.       Knife and Striper retractable utility         19.       Bi-metal holesaw kit 15 piece         20.       Universal key set         21.       Allen keys set 9 Piece         22.       Fish tapes 60m         1         23.       Stainless Steel ruler 300mm	ITEM		y	l Rate, 1st vear	Rate, 2nd vear	Rate, 3rd vear	Inc.
2.         Crimp tools 5.5-25mm         1           3.         Crimp tools Hex 6120mm         1           4.         Cutter Core Ratchet 50mm         1           5.         Pliers 200mm         1           6.         Pliers Groove Joint 250mm         1           7.         Long nose 200mm         1           8.         Diagonal cutters 180mm         1           9.         Joint pliers         1           10.         Screwdrivers Set 7 Piece         1           Insulated 1000v         1           11.         Hacksaws Professional         1           Moulded Grip         1           12.         Hacksaw blades 18T – Eclipse         1           Rough         1         1           13.         Hammer Club 1.1 Kg         1           14.         Hammer All steel claw         1           15.         Wrench Adjustable 300mm         1           16.         Magnetic tape tape measure         1           Self Locking         1           17.         Spirit levels 450mm         1           18.         Knife and Striper retractable         1           utility         1         1	1.	All-weather Mobile 7 drawer	1	<i>y</i>		<b>J</b>	
3.   Crimp tools Hex 6120mm   1		Tool Chest (Green & Tan)					
4. Cutter Core Ratchet 50mm	2.	Crimp tools 5.5-25mm	1				
5.       Pliers 200mm       1         6.       Pliers Groove Joint 250mm       1         7.       Long nose 200mm       1         8.       Diagonal cutters 180mm       1         9.       Joint pliers       1         10.       Screwdrivers Set 7 Piece       1         Insulated 1000v       1       1         11.       Hacksaws Professional       1         Moulded Grip       1       1         12.       Hacksaw blades 18T – Eclipse       1         Rough       1       1         13.       Hammer Club 1.1 Kg       1         14.       Hammer All steel claw       1         15.       Wrench Adjustable 300mm       1         16.       Magnetic tape tape measure       1         Self Locking       1         17.       Spirit levels 450mm       1         18.       Knife and Striper retractable       1         utility       1         19.       Bi-metal holesaw kit 15 piece       1         20.       Universal key set       1         21.       Allen keys set 9 Piece       1         22.       Fish tapes 60m       1         23.	3.	Crimp tools Hex 6120mm	1				
6. Pliers Groove Joint 250mm 1 ,  7. Long nose 200mm 1	4.	Cutter Core Ratchet 50mm	1				
7. Long nose 200mm	5.	Pliers 200mm	1				
8. Diagonal cutters 180mm 1  9. Joint pliers 1  10. Screwdrivers Set 7 Piece 1 Insulated 1000v  11. Hacksaws Professional 1 Moulded Grip 1  12. Hacksaw blades 18T – Eclipse 1 Rough 1  13. Hammer Club 1.1 Kg 1  14. Hammer All steel claw 1  15. Wrench Adjustable 300mm 1  16. Magnetic tape tape measure 1 Self Locking 1  17. Spirit levels 450mm 1  18. Knife and Striper retractable 1 utility 1  19. Bi-metal holesaw kit 15 piece 1  20. Universal key set 1  21. Allen keys set 9 Piece 1  22. Fish tapes 60m 1  23. Stainless Steel ruler 300mm 1	6.	Pliers Groove Joint 250mm	1		,		
9. Joint pliers 1  10. Screwdrivers Set 7 Piece 1 Insulated 1000v  11. Hacksaws Professional 1 Moulded Grip  12. Hacksaw blades 18T – Eclipse Rough  13. Hammer Club 1.1 Kg 1  14. Hammer All steel claw 1  15. Wrench Adjustable 300mm 1  16. Magnetic tape tape measure Self Locking  17. Spirit levels 450mm 1  18. Knife and Striper retractable utility  19. Bi-metal holesaw kit 15 piece 1  20. Universal key set 1  21. Allen keys set 9 Piece 1  22. Fish tapes 60m 1  23. Stainless Steel ruler 300mm 1	7.	Long nose 200mm	1				
10.   Screwdrivers Set 7 Piece   1	8.	Diagonal cutters 180mm	1				
Insulated 1000v	9.	Joint pliers	1				
11.       Hacksaws Professional       1         Moulded Grip       1         12.       Hacksaw blades 18T – Eclipse Rough       1         13.       Hammer Club 1.1 Kg       1         14.       Hammer All steel claw       1         15.       Wrench Adjustable 300mm       1         16.       Magnetic tape tape measure Self Locking       1         17.       Spirit levels 450mm       1         18.       Knife and Striper retractable utility       1         19.       Bi-metal holesaw kit 15 piece       1         20.       Universal key set       1         21.       Allen keys set 9 Piece       1         22.       Fish tapes 60m       1         23.       Stainless Steel ruler 300mm       1	10.	Screwdrivers Set 7 Piece	1				
Moulded Grip		Insulated 1000v					
12.       Hacksaw blades 18T – Eclipse Rough       1         13.       Hammer Club 1.1 Kg       1         14.       Hammer All steel claw       1         15.       Wrench Adjustable 300mm       1         16.       Magnetic tape tape measure Self Locking       1         17.       Spirit levels 450mm       1         18.       Knife and Striper retractable utility       1         19.       Bi-metal holesaw kit 15 piece       1         20.       Universal key set       1         21.       Allen keys set 9 Piece       1         22.       Fish tapes 60m       1         23.       Stainless Steel ruler 300mm       1	11.	Hacksaws Professional	1				
Rough		Moulded Grip					
13. Hammer Club 1.1 Kg       1         14. Hammer All steel claw       1         15. Wrench Adjustable 300mm       1         16. Magnetic tape tape measure       1         Self Locking       1         17. Spirit levels 450mm       1         18. Knife and Striper retractable utility       1         19. Bi-metal holesaw kit 15 piece       1         20. Universal key set       1         21. Allen keys set 9 Piece       1         22. Fish tapes 60m       1         23. Stainless Steel ruler 300mm       1	12.	Hacksaw blades 18T – Eclipse	1				
14. Hammer All steel claw       1         15. Wrench Adjustable 300mm       1         16. Magnetic tape tape measure       1         Self Locking       1         17. Spirit levels 450mm       1         18. Knife and Striper retractable       1         utility       19. Bi-metal holesaw kit 15 piece         1 20. Universal key set       1         21. Allen keys set 9 Piece       1         22. Fish tapes 60m       1         23. Stainless Steel ruler 300mm       1		Rough					
15.       Wrench Adjustable 300mm       1         16.       Magnetic tape tape measure       1         Self Locking       1         17.       Spirit levels 450mm       1         18.       Knife and Striper retractable       1         utility       19.       Bi-metal holesaw kit 15 piece       1         20.       Universal key set       1         21.       Allen keys set 9 Piece       1         22.       Fish tapes 60m       1         23.       Stainless Steel ruler 300mm       1	13.	Hammer Club 1.1 Kg	1				
16. Magnetic tape tape measure Self Locking  17. Spirit levels 450mm  18. Knife and Striper retractable utility  19. Bi-metal holesaw kit 15 piece  20. Universal key set  21. Allen keys set 9 Piece  22. Fish tapes 60m  1 23. Stainless Steel ruler 300mm  1	14.	Hammer All steel claw	1				
Self Locking	15.	Wrench Adjustable 300mm	1				
17.       Spirit levels 450mm       1         18.       Knife and Striper retractable utility       1         19.       Bi-metal holesaw kit 15 piece       1         20.       Universal key set       1         21.       Allen keys set 9 Piece       1         22.       Fish tapes 60m       1         23.       Stainless Steel ruler 300mm       1	16.	Magnetic tape tape measure	1				
18. Knife and Striper retractable 1 utility 19. Bi-metal holesaw kit 15 piece 1 20. Universal key set 1 21. Allen keys set 9 Piece 1 22. Fish tapes 60m 1 23. Stainless Steel ruler 300mm 1		Self Locking					
utility       19.       Bi-metal holesaw kit 15 piece       1         20.       Universal key set       1         21.       Allen keys set 9 Piece       1         22.       Fish tapes 60m       1         23.       Stainless Steel ruler 300mm       1	17.	Spirit levels 450mm	1				
19.       Bi-metal holesaw kit 15 piece       1         20.       Universal key set       1         21.       Allen keys set 9 Piece       1         22.       Fish tapes 60m       1         23.       Stainless Steel ruler 300mm       1	18.	Knife and Striper retractable	1				
20.       Universal key set       1         21.       Allen keys set 9 Piece       1         22.       Fish tapes 60m       1         23.       Stainless Steel ruler 300mm       1		utility					
21. Allen keys set 9 Piece 1  22. Fish tapes 60m 1  23. Stainless Steel ruler 300mm 1	19.	Bi-metal holesaw kit 15 piece	1				
22. Fish tapes 60m 1 23. Stainless Steel ruler 300mm 1	20.	Universal key set	1				
23. Stainless Steel ruler 300mm 1	21.	Allen keys set 9 Piece	1				
	22.	Fish tapes 60m	1				
24 Combination Spanners 6-22:24 1	23.	Stainless Steel ruler 300mm	1				
24. Combination Spanners 0-22,24   1	24.	Combination Spanners 6-22;24	1				
& 30		& 30					
25. Ratchets Spanner 17 & 19 1	25.	Ratchets Spanner 17 & 19	1				
(combination)		(combination)					

26.	Ratchets Spanner 24 & 30	1		
	(combination)			
27.	File set	1		
28.	Straight pattern tin snip	1		
29.	Revesable ratchet	1		
30.	Extension bars HT285125 and	1 each		
	HT285250			
31.	6-Pont sockets	1 each		
	10mm <sup>2</sup> ,13mm <sup>2</sup> ,17mm <sup>2</sup> ,19mm <sup>2</sup> ,			
	22mm <sup>2</sup> ,24mm <sup>2</sup> and 30mm <sup>2</sup>			
32.	Dies H1851016D-	1		
	10mm <sup>2</sup> &16mm <sup>2</sup> dual dies			
33.	Dies H1852535D-	1		
	25mm <sup>2</sup> &35mm <sup>2</sup> dual dies			
34.	Dies H185070D-	1		
	50mm <sup>2</sup> &70mm <sup>2</sup> dual dies			
35.	Dies H1859512D-	1		
	95mm <sup>2</sup> &120mm <sup>2</sup> dual dies			
36.	Dies H185150D-150mm <sup>2</sup>	1		
	single dies			
37.	TOTAL RATE		1	

## **39. TOOLS**

## 40. DISTRIBUTION METERING GROUND MOUNTED ENCLOSURES

## **40.1. SPECIFICATION FOR ENCLOSURES**

Features of our polyethylene enclosures: Distribution Kiosks, Polyethylene: 4-Way, 6-Way, 9-Way, 12-Way

- Shall be manufactured from compounded dark grey UV stabilized Linear Low-Density Polyethylene (LLDPE) using rotational moulding
- The design of the unit to be such that all external surfaces are "rounded" to prevent buckling
- Shall be rigidly moulded and have high impact resistance and dielectric strength.

- Kiosk wall thickness shall be at least 4mm throughout.
- LLDPE used must be chemically resistant and resistant to deterioration from prolonged contact with soil and/or moisture.
- Must be resistant to abrasion and heat and specifically treated with stabilizing additives to provide enhanced UV breakdown resistance. (Up to 25 years outdoor UV Protection)
- Materials used must be free from blow holes and defects.

## **40.2 Frame:**

- Root must be moulded incorporating a self-supporting polyethylene equipment mounting panel, so as to decrease the likelihood of condensation.
- The frame must contain a 19mm wooden block board inserted the whole width and length of the frame

Dimensions	6 way	9 way	12 way
Description			
Front view			
Body height	980	100	1200
Base height	330	330	330
Door height	800	1000	1000
Body width	520	675	675
Door width	400	540	540
Base width	750	850	850
Side view			
Total height	1310	1310	1530
Body width	480	480	480
Base width	700	680	680

## **40.3 Colouring**

All Kiosks shall be coloured "Dark Grey."

## **40.4 Doors & Hinges**

- Must be manufactured from polyethylene.
- Doors to have a 40 x 40mm internal perimeter stiffener as well as a 20 x 3mm s/steel support across the lock section to eliminate tampering.
- Danger labels on the doors must be of the mould-in graphic type.
- Doors must open at least 130 degrees with hinges being an integral part of the moulding process.
- No piano hinges will be accepted.
- Doors to be removable on site for ease of installation, maintenance and replacement (where necessary).
- Stainless steel standard pad lockable facilities to be provided for both doors
- A polyethylene legend holder with card must be riveted to the inside of the consumer door.
- All rivets, bolts, nuts, washers and set screws must be Stainless Steel.

#### 40.5 Din Rail

Two lengths of 35mm perforated din rail to be fitted the width of the back board on the consumer side for mounting of CB's and split meters.

## **40.6 Cable Termination**

Galvanized heavy duty Unistrut 40 x 20mm is to be installed on both the incomer and consumer side of the kiosk, for cable termination and must be connected to the Earth and neutral bars by means of 70mm sq cable

#### 40.7 Busbars

- All kiosks must be fitted with phase busbars, earth bars and neutral bars.
- All Busbars to be high conductivity tinned copper.
- Phase Busbars are to be mounted horizontally on a moulded 3Ph staggered polyethylene Busbar holder.

- Phase Busbars must be capable of accommodating 3 x 300mm cables (per phase) and must be heat shrink colour coded red, white, and blue.
- A polyethylene Busbar shroud, which is enclosed on top and sides for safety, to be fitted over the phase Busbars.
- The Busbar shroud is to include a mould-in graphics danger label, as well as a trafolite danger live Busbars label.
- Busbars must be predrilled prior to tinning or galvanizing.
- Busbars must be fitted with close tolerance stainless steel bolts, nuts, spring and flat washers at all connecting points.
- Neutral bars are to be fitted to the main busbar side of the kiosk

	Main & Neutral Busbars						
Distribution		Pre-drilling Requirements (Excl					
Kiosk Type		Mountings) (mm dia)					
	Cross Section (mm)	Main Busbars	Neutral Busbar				
4-Way	25 x 6 (470A)	2 x 6.5 / 2 x 10.5	6 x 6.5 / 2 x 10.5				
6-Way	25 x 6 (470A)	3 x 6.5 / 3 x 10.5	9 x 6.5 / 3 x 10.5				
9-Way	32 x 6 (560A)	4 x 6.5 / 3 x 10.5	12 x 6.5 / 3 x 10.5				
12-Way	32 x 6 (560A)	6 x 6.5 / 3 x 10.5	15 x 6.5 / 3 x 10.5				

Item	Description	Quantity	Material Rate, 1 <sup>st</sup> year	Material Rate, 2 <sup>nd</sup> year	Material Rate, 3 <sup>rd</sup> year	Total Vat Inc.
1.	TRANSFORMERS TO BE SUPPLIED THREE PHASES	1				
2.	TRANSFORMERS TO BE SUPPLIED DUAL PHASES	1				
3.	MINIATURE SUBSTATIONS TO BE SUPLLIED	1				

4.	MEDIUM VOLTAGE CABLES	1			
5.	LOW VOLTAGE CABLES	1			
6.	LOW VOLTAGE LUGS & FERRULES	1			
7.	LOW VOLTAGE SPLICING KITS	1			
8.	STREET LIGHT FITTINGS AND	1			
	LAMPS				
9.	STREET LIGHT POLES	1			
10.	ELECTRICAL EQUIPMENT	1			
11.	LV AND MV LINE MATERIALS	1			
12.	TOOLS	1			
13.	ENCLOSURES TO BE SUPPLIED	1			
14.	TOTAL RATE	1	'	1	

## 41. ENCLOSURES TO BE SUPPLIED

Item	Description	Quantity	Material Rate, 1 <sup>st</sup> year	Material Rate, 2 <sup>nd</sup> year	Material Rate, 3 <sup>rd</sup> year	Total Vat Inc.
1.	4 Way	1				
2.	6 Way	1				
3.	9 Way	1				
4.	12 Way	1				
5.	TOTAL RATE					

## **42. SUMMARY**

## **NOTE**

• The quantities above is for evaluation purposes the municipality may purchase more.

## **42. DELIVERY**

**42.1.** All requested material must be delivered to the MLM Stores Matatiele within 48 hours from the time of request.

## **43. WARRANTY**

**44.** All material delivered must be SABS approved with a 2-year warranty.

## **EVALUATION CRITERIA**

The Bids will be evaluated on the basis of the Preferential Procurement Policy Framework Act is 80/20 in line with the Preferential Procurement Policy Framework Act (PPPFA) of November 2022.

Bids will be awarded points on the following basis:

1. Tender Price	80 points
2. HDI – Equity ownership	6 points
3. Youth-Enterprises 14-35 years (MLM)	6 points
3. Women – Equity ownership	4 points
4. Disability – Equity ownership	2 point
5. Rural Enterprises (MLM will be verified by CSD)	2 points
TOTAL	100 points

#### INSTRUCTIONS TO BIDERS

#### **PUBLICATION REFERENCE:**

In submitting their bid, bidders must respect all instructions, forms, Terms of reference, contract provisions and specifications contained in this bid dossier. Failure to submit a bid containing all the required information and documentation within the deadline specified will lead to the rejection of the bid.

#### SUBMISSION REQUIREMENTS AND SELECTION CRITERIA

Bidders are required to submit the following documents (copies must be certified):

- Original Valid Tax Clearance Certificate from SARS;
- Proof of Company Registration, with CSD

**Invalid or non-submission of the documents listed above will lead to the disqualification** and where the bidder is registered on the Central Supplier Database System reference can be made to such document and it is the bidders responsibility to ensure that the document does exist and verification of such registration will be done by the municipality and where the bidder is found to be not registered or have submitted incorrect registration details will be regarded as non-responsive and be disqualified from the bid.

#### 1. Services to be provided

The services required by the Contracting Authority are described in these Terms of Reference.

#### 2. Participating and sub-contracting

- 2.1 Participation in this bid is open to everyone.
- 2.2 Bids should be submitted by the same service provider or consortium, which has submitted the proposal on the basis of the above. No change whatsoever in the identity or composition of the bidder is permitted;
- 2.3 Short-listed service provider or consortia are allowed to form alliances with any other firms or to sub-contract to each other for the purpose of this contract;
- 2.4 Sub-contracting will be allowed, only in so far as it was stated in the initial bid.
- 2.5 Duplication of bid document is prohibited.

#### 3. Contents of Bids

3.1 Each bid must comprise of a Technical offer and a financial offer, each of which must be submitted separately.

#### 4. Presentations / Adjudication

- 4.1 The Evaluation Committee may call for presentation by the short-listed bidders, after having established its written provisional conclusions but before concluding the technical evaluation.
- 4.2 The date and time of any such presentation will be confirmed or notified to the short-listed bidders at least seven days in advance. If a bidder is prevented from attending presentation by force majeure, a mutually convenient alternative appointment may be arranged with the bidder. If the bidder is unable to attend this second appointment, its bids will be eliminated from the evaluation process.

#### 5 Variant solutions

5.1 Any variant solutions will not be taken into consideration.

#### 6 Period during which Bid are binding

- 6.1 Bidders are bound by their bids for 90 days after the deadline for the submission of bids. In exceptional cases, before the period of validity expires, the Contracting Authority may ask bidders to extend the period for a specific number of days, which may not exceed 60.
- 6.2 The successful bidder must maintain its bid for a further 60 days from the date of notification that its bid has been selected for the contract.

## 7 Additional information before the deadline for submission of bidders

- 7.1 The bid dossier should be clear enough to avoid the Contracting Authority from having request additional information during the procedure. If the Contracting Authority, either on own initiative or in response to the request of a short-listed candidate, provides additional information on the bid dossier, such information will be sent in writing to all other bidders at the same time.
- 7.2 Bidders may submit questions in writing to the following address up to 7 days before the deadlines for submission of bids, specifying the **publication reference** and the **bid title:**

Attention: Mr. Z.C Matolo Manager SCM

Matatiele Local Municipality 102 Main Street P.O. Box 35

**MATATIELE** 

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- 7.3 Any prospective bidders seeking to arrange individual meetings with either the Contracting Authority during the bid period may be excluded from the bid procedure.
- 7.4 Any clarification of the bid dossier will be communicated simultaneously in writing to all bidders at the latest 3 calendar days before the deadline for submission of bids. No further clarifications will be given after this date.
- 7.5 Visit by individual prospective bidder during the bid period are not permitted other than the site visit for good reasons.

#### 8. Submission of Bids

- 8.1 Bids must be submitted in English such that they are received before the deadline specified by in the letter of invitation to bid.
- 8.2 Any infringement of these rules (e.g. unsealed envelops) is to be considered a breach of the rules, and will lead to rejection of the bid.

The envelope should carry the following information:

- a) The address for submission of bid indicated above;
- b) The words "Not to be opened before the bid opening sessions";
- c) The pages of the Technical and Financial offers must be numbered.

#### 9. Alterations or Withdrawal of Bids

- **9.1** Bidders may alter or withdraw bids by written notification prior to the deadline for submission of bids. No bid may be altered after this deadline.
- **9.2** Any such notification of alteration or withdrawal shall be prepared and submitted in accordance with clause 8. The envelope must be marked "Alteration" or "Withdrawal" as appropriate.

## 10. Costs for preparing Bids

10.1 No costs incurred by the bidder in preparing and submitting the bid shall be reimbursable. All such costs shall be borne by the bidder. In particular, if proposed key members were interviewed, all costs shall be borne by the bidder.

#### 11. Ownership of Bids

11.1 The Contracting Authority retains ownership in all bid received (this excludes intellectual property for all but the successful bidder) under this tendering procedure. Consequently, bidders have no right to have their bids returned to them.

## 12. Confidentiality

- 12.1 The entire evaluation procedure, from the drawing up of the shortlist to the signature of the contract, is confidential. The Evaluation / Adjudication Committee's decisions are collective and its deliberations are held in closed session. The members of the Evaluation / Adjudication Committee are bound to secrecy.
- 12.2 The evaluation reports and written records, in particular, are for official use only and may be communicated to neither the bidders nor to any party other than the Contracting Authority.

#### 13. Ethics clauses / Corruptive practices

- 13.1 Any attempt by a bidder to obtain confidential information, enter into unlawful agreements with competitors or influence the Evaluation / Adjudication Committee or the Contracting Authority during the process of examining, clarifying, evaluating, comparing and adjudication bid will lead to the rejection of its bid and may result in administrative penalties.
- 13.2 The bidder must not be affected by any potential conflict of interest
- 13.3 The Matatiele Local Municipality reserves the right to suspend or cancel funding to this project if corrupt practices of any kind are discovered at any stage of the award process or during the implementation of a contract, if the Contracting Authority fails to take all appropriate measures to remedy the situation. For the purposes of this provision, "corrupt practices" are the offer of a bribe, gift, gratuity or commission to any person as an inducement or reward for performing or refraining from any act relating to the award of a contract or implementation of a contract already concluded with the Contracting Authority.
- 13.4 Bids will be rejected or contracts terminated if it emerges that the award or execution of a contract has given rise to unusual commercial expenses. Such unusual commercial expenses are commissions not mentioned in the main contract or not stemming from a properly concluded contract referring to the main contract, commissions not paid in return for any actual and legitimate service, commissions paid to a payee who is not clearly identified or commissions paid to a company which has every appearance of being a front company.

13.5 Failure to comply with one or more of the ethics clauses may result in the exclusion of the bidder or contractor from other Community contracts and in penalties.

## 14. Documentary evidence required from the successful bidder

- 14.1 The successful bidder will be informed in writing that its bid has been accepted (notification of award). Before the Contracting Authority signs the contract with a Successful bidder, a successful bidder may be requested to provide additional information as deemed necessary by the Contracting Authority.
- 14.2 This evidence or these documents must carry a date, which cannot be more than 180 days in relation to the deadline for the submission of the bidder. In addition, a sworn statement shall be furnished stating that the situations described in these documents have not changed since then.
- 14.3 If the successful bidder fails to provide these documents or is found to have provided false information, the award will be considered null and void. In such a case, the Contracting Authority may award the bid to another bidder or cancel the bid procedure.

#### 15. Signature of contract(s)

- 15.1 Within 7 days of receipt of the contract already signed by the Contracting Authority, the selected bidder shall sign and date the contract and return it to the Contracting Authority.
- 15.2 Failure of the selected bidder to comply with this requirement may constitute grounds for the annulment of the decision to award the contract. In such a case, the Contracting Authority may award the bid to another bidder or cancel the bid procedure.
- 15.3 The other candidates will be informed that their bids were not accepted, by means of a standard letter.

## 16. Cancellation of the Bids procedure

16.1 In the event of cancellation of the bid procedure, bidders will be notified of the cancellation by the Contracting Authority. If the bid procedure is cancelled before the envelopes of any bid has been opened, the unopened and sealed envelopes will be returned to the bidders.

## 17. Cancellation may occur when:

- 17.1 The bid procedure has been unsuccessful, i.e., no qualitatively or financially worthwhile bid has been received or there is no response at all;
- 17.2 The economic or technical data of the project have been fundamentally altered;

- 17.3 Exceptional circumstances or *force majeure* render normal performance of the contract impossible;
- 17.4 All technically compliant bids exceed the financial resources available;
- 17.5 There have been irregularities in the procedure, in particular where these have prevented fair competition.
- 17.6 In no event shall the Contracting Authority be liable for any damages whatsoever including, without limitation, damages for loss of profits, in any way connected with the cancellation of a bid even if the Contracting Authority has been advised of the possibility of damages.
- 17.7 The publication of a procurement notice does not commit the Contracting Authority to implement the programme or project announced.