

EASTERN CAPE PROVINCE DEPARTMENT OF EDUCATION TENDER DOCUMENT

FOR

APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL

EMIS NO: 200600754

DISTRICT: JOE GQABI

TENDER NO: SCMU6-22/23-0017

Consisting of:

Volume 1: The Tender (Returnable) - This document

Volume 2: The Contract - Separate document

TENDERE	R:	 	 	
CRS NO:		 	 	

Compiled for:

SUPPLY CHAIN MANAGEMENT

Eastern Cape Department of Education Steve Tshwete Complex, Zone 6 **ZWELITSHA**

5608

Website: www.edu.ecprov.gov.za

Compiled by:

DEPARTMENT OF EDUCATION (DoE) INFRASTRUCTURE DELIVERY

Eastern Cape Department of Education Steve Tshwete Complex, Zone 6 **ZWELITSHA**

5608

THE TENDER (VOLUME 1)

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Part 1: TENDERING PROCEDURE



TENDER NOTICE

<u>DEPARTMENT OF EDUCATION</u> <u>EASTERN CAPE PROVINCE</u>

Tenderers are hereby invited by **DoE** for the following contract, relating to Appointment of a contractor for the additions, repairs and upgrades for SITOROMO JUNIOR SECONDARY SCHOOL

APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL

SCMU6-22/23-0017

Limited to [CIDB Grade: 4GB Category or higher]

Principal Agent

Mr Q Msiwa

Tel: 040-608 4707

Project Leader (DoE)

Mr Q Msiwa

Tel: 040-608 4707

Tender documents will be available as from **12h00** on **Friday**, **03 February 2023** at **www.ecdoe.gov.tenders.co.za**, on payment of a <u>non-refundable deposit</u> of **R0.00** per document.

Completed tender documents in a sealed envelope endorsed with the project name, tender number and description must be deposited in the Tender Box, **Department of Education**, **Steve Tshwete Complex**, **Zone 6**, **Zwelitsha**, not later than **12h00** on **Friday**, **24 February 2023** when tenders will be opened in public. The performance of the Contractor will be evaluated on a monthly basis and the overall performance report will be issued at the end of the project.

There will not be a pre-tender clarification meeting.

Tenderers shall take note of the following Bid conditions -

- □ Volume 1 & 2 to be submitted
- Priced BoQ to be submitted
- □ Tenderers are required to have a CIDB contractor grading designation **4GB** or higher.
- □ Tenderers to tender within their CIDB category grade only (see above)
- □ An approved surety will be required
- Penalties for late completion will be enforced
- □ Late tenders will not be accepted
- □ Letter of Good Standing from the Compensation Fund or FEMA to be submitted with tender.
- □ Failure to complete <u>all</u> supplementary information and the RETURNABLE SCHEDULES will result in the tender being eliminated

- All queries to be submitted via email
- □ Preferential Procurement Regulations, 2011 (B-BBEE) principles will apply, whereby a Bidder's submission will be evaluated according to the sum of the Award of Points in respect of the Bid value and the status of the enterprise.
- □ CIPRO/CIPC Certificate to be submitted with tender
- Adjudication criteria are as follows:
 - □ 80 Points for Price
 - □ 20 Points for B-BBEE status level of Contribution
 - □ Bids with a threshold value up to R50 000 000.00 shall be evaluated on 80/20 principle. Preference points shall b allocated as pe below table:

Preferential goals Historically Disadvantaged individuals	80/20
Woman Ownership	5
Ownership with Disability	2
Youth Ownership	5
Enterprises located in the Eastern Cape Province	6
Ownership by Military Veterans	2

1. CLAIMING OF PREFERNCE POINTS

- 1.1 Preference points allocated Historically Disadvantaged individuals may be claimed by Persons who had no franchise in national elections prior to 1983 and 1993
- 1.2 Preference points allocated for women may be claimed if there is sufficient Evidence that such woman has ownership of **51%** or more of the enterprise Shareholding.
- 1.3 Preference points allocated for persons with disabilities may only be claimed If there is sufficient evidence that such person has ownership of **51%** or more enterprise shareholding.
- 1.4 Preference points allocated for promotion of youth may only be claimed if ther Is sufficient evidence that such youth has ownership of **51%** or more of the Enterprise shareholding.
- 1.5 Preference points for Locality may be allocated for promotion of enterprises lo within the Eastern Cape Province may be claimed by submission of proof that enterprise is located within the borders of Eastern Cape Province. This include enterprise whose head office may be situated in another province but has a fu fledged branch within Eastern Cape Province. Enterprises located outside the borders of the Eastern Cape Province and who only appoints agents andor commission warehouses in this municipal area are expressly excluded fromcla points for this goal

- 1.6 Preference points may be allocated to other RDP goals as follows:
 - (a) Promotion of South African owned enterprises.
 - (b) Promotion of export-oriented production to create jobs.
 - (c) Creation of new jobs or intensification of labour absorption.
 - (d) Promotion of enterprises located in the rural areas.
 - (e) Promotion of enterprises located in specific municipal area for work to be done or service to be rendered in that municipal area.
- □ A CERTIFIED COPY OF A VALID B-BBEE VERIFICATION CERTIFICATE VERIFIED BY A SANAS APPROVED RATING AGENCY OR A SWORN AFFIDAVIT MUST BE SUBMITTED IN ORDER TO QUALIFY FOR PREFERENCE POINTS FOR B-BBEE THAT MUST INCLUDE THE ABOVE RDP AND SPECIFIC GOALS. IN THE CASE OF A JOINT VENTURE A CONSOLIDATED B-BBEE VERIFICATION CERTIFICATE OR SWORN AFFIDAVIT MUST BE SUBMITTED
- □ Tender validity period is 120 (one hundred and twenty) calendar days.
- □ Tender Forms (Form C1.1: Form of offer and acceptance) that are incomplete or incorrectly completed will result in elimination of that tender
- □ An original valid SARS Tax Clearance Certificate/Pin must be submitted with the tender, in order to be considered. Failure for submission of Tax Clearance Certificate will result in elimination of tender. In the case of a JV, each partner must present an original SARS Tax Clearance Certificate.
- □ Form T2.2r (Compulsory Enterprise Questionnaire) must be completed by all or the tender will be eliminated.
- □ In case of a joint venture a two compulsory enterprise questionnaire must be submitted.

Telegraphic, telexed or faxed tenders will not be considered. The ECDoE does not bind itself to accepting the lowest tenderer. Tender price offered should not pose a commercial risk to the completion of the project.

The BEE may or may not interview the bidder should it deem it necessary.

Procurement Contact Official
Mr P Nxozana
Pakamile.Nxozana@ecdoe.gov.za

Infrastructure Contact Official
Mr Q Msiwa
Qiqile.Msiwa@ecdoe.gov.za

PART A INVITATION TO BID

YOU ARE HEREBY INV	ITED TO BID FOR REQUIR	EMENTS OF	THE (NAM	E OF DEPARTMEN	IT/ PUBLIC	CENTITY)	
	//U6-22/23-0017 CLOSING DA					LOSING TIME: 12h00	
DESCRIPTION APPO				IE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL			CHOOL
BID RESPONSE DOCU	MENTS MAY BE DEPOSITE	D IN THE BI	BOX SIT	UATED AT (STREE	T ADDRE	SS)	
RECEPTION AREA OF	THE DEPARTMENT OF ED	UCATION,					
STEVE VUKILE TSHWE	STEVE VUKILE TSHWETE EDUCATION COMPLEX, ZONE 6,						
ZWELITSHA							
BIDDING PROCEDURE	ENQUIRIES MAY BE DIRE	CTED TO	TECHNIC	CAL ENQUIRIES M	AY BE DII	RECTED TO:	
CONTACT PERSON	Mr P Nxozana		CONTAC	CT PERSON		Mr Q Msiwa	
TELEPHONE NUMBER			TELEPH	ONE NUMBER		040 608 4707 /	076 394 7813
FACSIMILE NUMBER			FACSIMI	ILE NUMBER			
E-MAIL ADDRESS	Pakamile.Nxozana@ecdo	e.gov.za	E-MAIL A	ADDRESS''		qiqile.msiwa@e	ecdoe.gov.za
SUPPLIER INFORMATION	ON						
NAME OF BIDDER							
POSTAL ADDRESS							
STREET ADDRESS				-			
TELEPHONE NUMBER	CODE			NUMBER			
CELLPHONE NUMBER							
FACSIMILE NUMBER	CODE			NUMBER			
E-MAIL ADDRESS							
VAT REGISTRATION NUMBER							
SUPPLIER	TAX COMPLIANCE			CENTRAL			
COMPLIANCE STATUS	SYSTEM PIN:		OR	SUPPLIER DATABASE No:	MAAA		
B-BBEE STATUS	TICK APPLICABLE	BOX]		STATUS LEVEL		[TICK APPLI	CABLE BOX]
LEVEL			SWORN	AFFIDAVIT			
VERIFICATION CERTIFICATE	☐ Yes	□NO				☐ Yes	☐ No
	LEVEL VERIFICATION C			N AFFIDAVIT (FC	R EMES	& QSEs) MUST	BE SUBMITTED IN
·	FOR PREFERENCE POI	NTS FOR B	-BBEE]		1		
ARE YOU THE ACCREDITED REPRESENTATIVE IN SOUTH AFRICA FOR	□Yes □N	No.	SUPPLIE	U A FOREIGN BAS ER FOR THE GOOD ES /WORKS]Yes	□No
THE GOODS /SERVICES /WORKS	[IF YES ENCLOSE PROOF]		OFFERED?		-	[IF YES, ANSWER THE QUESTIONNAIRE BELOW]	
OFFERED?	IDDING FOREIGN SUPPLIE	EDS .					
QUESTIONNAIRE IU B	IDDING FOREIGN SUPPLIE	LIVO					

PART B TERMS AND CONDITIONS FOR BIDDING

1. BID SUBMISSION:

- 1.1. BIDS MUST BE DELIVERED BY THE STIPULATED TIME TO THE CORRECT ADDRESS. LATE BIDS WILL NOT BE ACCEPTED FOR CONSIDERATION.
- 1.2. ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FORMS PROVIDED—(NOT TO BE RE-TYPED) OR IN THE MANNER PRESCRIBED IN THE BID DOCUMENT.
- 1.3. THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT, 2000 AND THE PREFERENTIAL PROCUREMENT REGULATIONS, 2022, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.
- 1.4. THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (SBD7).

2. TAX COMPLIANCE REQUIREMENTS

- 2.1 BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.
- 2.2 BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE PERSONAL IDENTIFICATION NUMBER (PIN) ISSUED BY SARS TO ENABLE THE ORGAN OF STATE TO VERIFY THE TAXPAYER'S PROFILE AND TAX STATUS.
- 2.3 APPLICATION FOR TAX COMPLIANCE STATUS (TCS) PIN MAY BE MADE VIA E-FILING THROUGH THE SARS WEBSITE WWW.SARS.GOV.ZA.
- 2.4 BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH THE BID.
- 2.5 IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED; EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.
- 2.6 WHERE NO TCS PIN IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.
- 2.7 NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE, COMPANIES WITH DIRECTORS WHO ARE PERSONS IN THE SERVICE OF THE STATE, OR CLOSE CORPORATIONS WITH MEMBERS PERSONS IN THE SERVICE OF THE STATE."

NB: FAILURE TO PROVIDE / OR COMPLY WITH ANY OF THE AB	BOVE PARTICULARS MAY RENDER THE BID INVALID.
SIGNATURE OF BIDDER:	
CAPACITY UNDER WHICH THIS BID IS SIGNED: (Proof of authority must be submitted e.g. company resolution)	
DATE:	

T1.2 Tender Data

T1.2: TENDER DATA

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL			
Tender No:	SCMU6-22/23-0017			
Advertising date:	03 February 2023	Closing date:	24 February 2023	
Closing time:	12h00	Validity period	120 Days	

Olooning ti			validity period	120 Bay5				
Clause number								
	The conditions of tender applicable to this contract are the Standard Conditions of Tender as contained in Annexure C of the CIDB Standard for Uniformity in Construction Procurement (August 2019) as published in Government Gazette No. 42622, Department of Public Works Notice 423.							
	The Standard Conditions of Bid make several references to the Bid Data for details that apply specifically to this Bid. The Bid Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and the standard conditions of Bid.							
	Each item o		enced to the clause	in the Standard Conditions of Bid to				
C.1.2	The employ	er is the Eastern Cape Province	Department of Ed	ucation				
C.1.3.1	The tender	documents issued by the employ	yer comprise:					
	THE TENDER (VOLUME 1) Part 1: Tendering Procedure T1.1 Tender Notice and Invitation to Tender (SBD1) T1.2 Tender Data Part 2: Agreement and Contract Data C1.1 Form of Offer and Acceptance C1.1a Final Summary of Bills of Quantities (C2.2) C1.1b Standard Conditions of Tender C1.2 Contract Data C1.3 Form of Guarantee							
	Part 3: Returnable Schedules/Documents T2.1 List of Returnable Documents T2.2 Returnable Documents:							
	SBD4	Declaration of interest		Mandatory Requirement				
	SBD6.1	Preference points claim form in Procurement Regulations 202		ial Mandatory Requirement				
	SBD6.2	Local production and content		Mandatory Requirement				
	T2.2.1	Certificate of authority for sign		Mandatory Requirement				
	T2.2.2	Certificate of authority for joint		Mandatory Requirement				
	T2.2.3	Schedule of proposed subcon	tractors	Additional documents				
	T2.2.4	Site inspection certificate		Additional documents				
	T2.2.5	Record of addenda to tender of	documents	Additional documents				
	T2.2.6	Capacity of Tenderer	1.6.1	Additional documents				
	T2.2.7	Relevant project experience -		Additional documents				
	T2.2.8	Relevant project experience -		Additional documents				
	T2.2.9	Schedule of plant & equipmen	τ	Additional documents				

	T2.2.10	Compulso	ry enterprise questionnaire	Mandatory Requirement		
	T2.2.11		ling certificate	Mandatory Requirement		
	T2.2.12		ificates (certified copies to be inserted by	Mandatory Requirement		
		CGE	roof of locality of head office by way of certified	Mandatory Requirement		
	T0 0 40		ppy of municipal account or lease agreement	Additional description		
	T2.2.13	Priced Bo	d project reference forms	Additional documents Additional documents		
		_ 1 1.000 DO	~	, additional documents		
	Part 1: Scope of Work C3.1 Scope of work C3.2 Health and Safety Specification C3.3 HIV/AIDS Specification C3.4 Contractors Reports C3.5 Modular Specifications Part 2: Pricing data C2.1 Pricing instructions C2.2 Preliminaries/Bill of Quantities/Final Summary SBD 3.1 Pricing Schedule – Firm Prices (Purchases) SBD 3.2 Pricing Schedule – Non-Firm Prices (Purchases) Part 3: Site information C4 Site information C5 Drawings					
C.1.4	The employe	er's agent is	:			
	Name:		Q Msiwa (Eastern Cape Province Department of Education)			
	Capacity: Address: Tel:		Principal Agent			
			Steve Tshwete Building			
			(040) 608 4707			
	Fax:		(,			
	E-mail:		qiqile.msiwa@ecdoe.gov.za			
C.2.1	Only those tenderers who satisfy the following eligibility criteria should submit tenders: 1. Submit an offer only if the tenderer satisfies the criteria stated in the tender data and the tendere or any of his principals, is not under any restriction to do business with the employer. 2. The tenderer is registered with the CIDB, in a 4GB or higher class of construction work. 3. The tenderer is registered on the National Treasury Central Supplier Data Bas (https://secure.csd.gov.za)					

	 The tenderer accepts that documents that have correction fluid on them will be deemed non-responsive and the documents must remain intact. Tenderers adhere to the pre-qualification criteria stated in the tender document, if any. 					
C.2.1	 Joint ventures are eligible to submit Bids provided that: Every member of the joint venture must be registered with the CIDB in the General Building (GB) class of work. The combined contractor grading designation of the members calculated in accordance with the Construction Industry Development Regulations is equal to or higher than a contractor grading designation determined in accordance with the sum tendered for a 4GB class of construction work. The members/parties have signed a joint venture agreement. A consolidated B-BBEE verification certificate or sworn affidavit in the name of the joint venture must be submitted in order to qualify for the preference points. 					
C.2.7	The arrangements for the compulsory clarification meeting, if any, are as stated in the Tender Notice (T1.1). A tender will not be considered if the tenderer or their representative has not attended the compulsory					
	briefing session.					
	Tenderers must sign the attendance register in the name of the tendering entity.					
	Addenda will be issued to and tenders will be received only from those tendering entities appearing on the attendance register.					
	Tender documents will not be issued at the clarification meeting.					
C.2.8	Request clarification at least 7 working days before the closing time.					
C2.11	All documents must be completed and signed in black permanent ink. No correction fluid must be used in the document. Incomplete bid responses may be disqualified or evaluated solely on the information contained in the bid. The ECDoE may disregard any content in the tender that is illegible and will be under no obligation whatsoever to seek clarification from the bidder.					
C.2.12	If a Tenderer wishes to submit an alternative tender offer, the only criteria permitted for such alternative tender offer is that it demonstrably satisfies the employer's standards and requirements, the details of which may be obtained from the Employer's Agent.					
	Calculations, drawings and all other pertinent technical information and characteristics as well as modified or proposed Pricing Data must be submitted with the alternative tender offer to enable the employer to evaluate the efficacy of the alternative and its principal elements, to take a view on the degree to which the alternative complies with the employer's standards and requirements and to evaluate the acceptability of the pricing proposals. Calculations must be set out in a clear and logical sequence and must clearly reflect all design assumptions. Pricing Data must reflect all assumptions in the development of the pricing proposal.					
	Acceptance of an alternative tender offer will mean acceptance in principle of the offer. It will be an obligation of the contract for the tenderer, in the event that the alternative is accepted, to accept full responsibility and liability that the alternative offer complies in all respects with the employer's standards and requirements.					
	The modified Pricing Data must include an amount equal to 5% of the amount tendered for the alternative offer to cover the employer's costs of confirming the acceptability of the detailed design before it is constructed.					
	Alternative Bid offer permitted: Yes ☐ No ☒					

C.2.13 C.2.15	The employer's address for delivery of tender offers and identification details to be shown on each tender offer package are as per Tender Notice (T1.1) and Invitation to Bid (SBD 1)					
C.2.13.5	Tender offers shall be submitted as originals only.					
C.2.13.6	A two-envelope system is not required.					
C.2.13.9	Telephonic, telegraphic, telex, facsimile, emailed, electronic copy or late offers will not be accepted.					
C.2.15	The closing time for submission of Tender offers is as per the Tender Notice (T1.1) and the Invitation to Bid (SBD 1).					
C.2.16	The tender offer validity period is as per the Tender Notice (T1.1) and the Invitation to Bid (SBD 1).					
C.2.17	Provide clarification of the tender offer in response to do so from the employer 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 is sought, offered, or permitted.					
C.2.22	Not a requirement					
C.2.23	Refer to Parts 1, 2 & 3 for certificates and other documents to be submitted with the tender.					
C.3.4	The time and location for opening of the tender offers are as per the Tender Notice (T1.1).					
C.3.11	Financial Offer and Preference will be evaluated as follows: The 80/20 preference point system will be applicable with 80 points allocated to Price and 20 points towards B-BBEE status level of contribution. The score for price is calculated using the following formula: $Ps = 80 \left(1 - \frac{Pt - P\min}{P\min} \right)$ Where: Ps = Points scored for price of tender under consideration; Pt = Price of tender under consideration and					
	Pmin = Price of lowest acceptable tender.					
	The following table will be used to calculate the score out of 20 (twenty) for preference based on the tenderer's B-BBEE status level of contribution: Level 1 - 20 points Level 2 - 18 points Level 3 - 14 points Level 4 - 12 points Level 5 - 8 points Level 6 - 6 points Level 7 - 4 points Level 8 - 2 point Non-compliant contributor - 0 points					

	Preference points will only be awarded to those tenderers that have submitted a valid certified copy of the tendering entity's B-BBEE verification certificate verified by a SANAS approved rating agency or a sworn affidavit.					
	A trust, consortium or joint venture will qualify for points for their B-BBEE status level as a legal entity, provided that the entity submits their B-BBEE verification certificate or a sworn affidavit.					
	A trust, consortium or joint venture will qualify for points for their B-BBEE status level as an unincorporated entity, provided that the entity submits their consolidated B-BBEE scorecard or affidavit as if they were a group structure and that such a consolidated B-BBEE scorecard or affidavit is prepared for every separate tender.					
C.3.11						
C.3.13	Tender offers will only be accepted if:					
	1. The tenderer or any of its directors/shareholders is not listed on the Register of Tender Defaulters in terms of the Prevention and Combating of Corrupt Activities Act of 2004 as a person prohibited from doing business with the public sector;					
	2. The tenderer has not:					
	a. Abused the Employer's Supply Chain Management System; or					
	b. Failed to perform on any previous contract and has been given a written notice to this effect;					
	3. The tenderer has completed the compulsory declarations and there are no conflicts of interest, which may impact on the tenderer's ability to perform the contract in the best interests of the employer or potentially compromise the tender process;					
	4. The tenderer has registered on the Centralised Supplier Database (CSD) prior to submitting tenders (open tenders). Any prospective tenderer found to have tax matters not in order with SARS during the evaluation process will be eliminated and not be considered further;					
	5. The tenderer is registered with the Construction Industry Development Board in an appropriate contractor grading designation;					
	The tenderer is in good standing with the Compensation Fund.					
C.3.17	The number of paper copies of the signed contract to be provided by the employer is 1 (one) copy of the signed contract to the successful Bidder.					

T1.3 BID EVALUATION CRITERIA

T1.3: BID EVALUATION CRITERIA

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL		
TENDER NO	SCMU6-22/23-0017		
Advertising date:	03 February 2023	Closing date:	24 February 2023
Closing time:	12h00	Validity period	120 Days

	BID EVALUATION CRITERIA	
This Bid w compliance	ll be evaluated in two stages that is admin compliance and pe.	orice and preference
	submit the following completed and signed compulsory docur locuments.	ments will result in eliminatio
	.	
SBD1	Bid Invitation	Compulsory
SBD4	Declaration of interest	Compulsory
SBD6.1	Preference points claim form in terms of Preferential Procurement Regulations 2022	Compulsory
SBD6.2	Local production and content	Compulsory
C1.1	Form of Offer and Acceptance	Compulsory
T2.2.1	Certificate of authority for signatory	Compulsory
T2.2.2	Certificate of authority for joint ventures if applicable	Compulsory
T2.2.2	Certificate of authority for joint ventures if applicable	Compulsory
T2.2.4	Site Inspection certificate	Compulsory
T2.2.10	Compulsory enterprise questionnaire	Compulsory
	·	'

Part 2: AGREEMENT AND CONTRACT DATA

C1.1 Form of Offer and Acceptance

C1.1: FORM OF OFFER AND ACCEPTANCE

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL	
Tender No:	SCMU6-22/23-0017	

OFFER

The employer, identified in the acceptance signature block, has solicited offers to enter into a contract for the procurement of:

APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL

The tenderer, identified in the offer signature block, has examined the documents listed in the tender data and addenda thereto as listed in the returnable schedules, and by submitting this offer has accepted the conditions of tender.

By the representative of the tenderer, deemed to be duly authorized, signing this part of this form of offer and acceptance, the tenderer offers to perform all of the obligations and liabilities of the contractor under the contract including compliance with all its terms and conditions according to their true intent and meaning for an amount to be determined in accordance with the conditions of contract identified in the contract data.

THE OFFERE	ED TOTAL OF THE PRICES INCLUSIVE OF VALUE ADDED TAX IS
	Rand (in words);
R	(in figures)
and returning	y be accepted by the employer by signing the acceptance part of this form of offer and acceptance one copy of this document to the tenderer before the end of the period of validity stated in the tender on the tenderer becomes the party named as the contractor in the conditions of contract identified in ata.
Signature(s)	
Name(s)	
Capacity	
for the tenderer	
	(Name and address of organization)
Name and signature of witness	Date

ACCEPTANCE

By signing this part of this form of offer and acceptance, the employer identified below accepts the tenderer's offer. In consideration thereof, the employer shall pay the contractor the amount due in accordance with the conditions of contract identified in the contract data. Acceptance of the tenderer's offer shall form an agreement between the employer and the tenderer upon the terms and conditions contained in this agreement and in the contract that is the subject of this agreement.

The terms of the contract, are contained in:

Part C1 Agreements and contract data, (which includes this agreement)

Part C2 Pricing data

Part C3 Scope of work.

Part C4 Site information and drawings and documents or parts thereof, which may be incorporated by reference into the above listed Parts.

Deviations from and amendments to the documents listed in the tender data and any addenda thereto as listed in the returnable schedules as well as any changes to the terms of the offer agreed by the tenderer and the employer during this process of offer and acceptance, are contained in the schedule of deviations attached to and forming part of this form of offer and acceptance. No amendments to or deviations from said documents are valid unless contained in this schedule.

The tenderer shall within 2 (two) weeks after receiving a completed copy of this agreement, including the schedule of deviations (if any), contact the employer's agent (whose details are given in the contract data) to arrange the delivery of any securities, bonds, guarantees, proof of insurance and any other documentation to be provided in terms of the conditions of contract identified in the contract data. Failure to fulfil any of these obligations in accordance with those terms shall constitute a repudiation of this agreement.

Notwithstanding anything contained herein, this agreement comes into effect on the date when the tenderer receives one fully completed original copy of this document, including the schedule of deviations (if any). Unless the tenderer (now contractor) within 5 (five) working days of the date of such receipt notifies the employer in writing of any reason why he cannot accept the contents of this agreement, this agreement shall constitute a binding contract between the parties.

Signature(s)		
Name(s)		
Capacity		
for the Employer		
	(Name and address of organization)	
Name and signature of witness		Date

Schedule of Deviations

Notes:

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

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

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

C1.1a Final Summary of Bills of Quantities

SITOROMO JSS PREFABRICATED STRUCTURES

	FINAL SUMMARY			
Bill No		Page No		Amount
1	Preliminaries	36		
2	External Work	44		
3	Alternative Building Technology	48		
4	Provisional Sums	49		
	CONTINGENCIES			
	Allow the sum of R100,000.00 (One Hundred Thousand Rand) for Contingencies to be used or deducted in full at the Principal Agent's discretion.		R	100,000.00
	Sub Total		R	
	Add Value Added Tax at the rate of 15%		R	
	Carried to Form of Tender		R	

C1.1b Standard Conditions of Tender

CIDB Standard Conditions of Tender (August 2019 Edition)

(As contained in Annexure C of the CIDB Standard for Uniformity in Engineering and Construction Works Contracts in Board Notice 423 of 2019 in Government Gazette No 42622 of 8 August 2019)

C.1 General

C.1.1 Actions

- **C.1.1.1** The employer and each tenderer submitting a tender offer shall comply with these conditions of tender. In their dealings with each other, they shall discharge their duties and obligations as set out in C.2 and C.3, timeously and with integrity, and behave equitably, honestly and transparently, comply with all legal obligations and not engage in anticompetitive practices.
- C.1.1.2 The employer and the tenderer and all their agents and employees involved in the tender process shall avoid conflicts of interest and where a conflict of interest is perceived or known, declare any such conflict of interest, indicating the nature of such conflict. Tenderers shall declare any potential conflict of interest in their tender submissions. Employees, agents and advisors of the employer shall declare any conflict of interest to whoever is responsible for overseeing the procurement process at the start of any deliberations relating to the procurement process or as soon as they become aware of such conflict and abstain from any decisions where such conflict exists or recuse themselves from the procurement process, as appropriate.
- Note: 1) A conflict of interest may arise due to a conflict of roles which might provide an incentive for improper acts in some circumstances. A conflict of interest can create an appearance of impropriety that can undermine confidence in the ability of that person to act properly in his or her position even if no improper acts result.
- 2) Conflicts of interest in respect of those engaged in the procurement process include direct, indirect or family interests in the tender or outcome of the procurement process and any personal bias, inclination, obligation, allegiance or loyalty which would in any way affect any decisions taken.
 - **C.1.1.3** The employer shall not seek and a tenderer shall not submit a tender without having a firm intention and the capacity to proceed with the contract.

C.1.2 Tender Documents

The documents issued by the employer for the purpose of a tender offer are listed in the tender data.

C.1.3 Interpretation

- **C.1.3.1** The tender data and additional requirements contained in the tender schedules that are included in the returnable documents are deemed to be part of these conditions of tender.
- **C.1.3.2** These conditions of tender, the tender data and tender schedules which are required for tender evaluation purposes, shall form part of any contract arising from the invitation to tender.
- **C.1.3.3** For the purposes of these conditions of tender, the following definitions apply:
 - a) conflict of interest means any situation in which:
 - i) someone in a position of trust has competing professional or personal interests which make it difficult to fulfill his or her duties impartially:
 - ii) an individual or tenderer is in a position to exploit a professional or official capacity in some way for their personal or corporate benefit; or
 - iii) incompatibility or contradictory interests exist between an employee and the tenderer who employs that employee.
 - b) **comparative offer** means the price after the factors of a non-firm price and all unconditional discounts it can be utilised to have been taken into consideration;
 - c) **corrupt practice** means the offering, giving, receiving or soliciting of anything of value to influence the action of the employer or his staff or agents in the tender process;
 - d) **fraudulent practice** means the misrepresentation of the facts in order to influence the tender process or the award of a contract arising from a tender offer to the detriment of the employer, including collusive practices intended to establish prices at artificial levels;

C.1.4 Communication and employer's agent

Each communication between the employer and a tenderer shall be to or from the employer's agent only, and in a form that can be readily read, copied and recorded. Communications shall be in the English language. The employer shall not take any responsibility for non-receipt of communications from or by a tenderer. The name and contact details of the employer's agent are stated in the tender data.

C.1.5 Cancellation and Re-Invitation of Tenders

- **C.1.5.1** An employer may, prior to the award of the tender, cancel a tender if:
 - a) due to changed circumstances, there is no longer a need for the engineering and construction works specified in the invitation:
 - b) funds are no longer available to cover the total envisaged expenditure; or
 - c) no acceptable tenders are received.
 - d) there is a material irregularity in the tender process.
- **C.1.5.2** The decision to cancel a tender invitation must be published in the same manner in which the original tender invitation was advertised
- **C.1.5.3** An employer may only with the prior approval of the relevant treasury cancel a tender invitation for the second time.

C.1.6 Procurement procedures

C.1.6.1 General

Unless otherwise stated in the tender data, a contract will, subject to C.3.13, be concluded with the tenderer who in terms of C.3.11 is the highest ranked or the tenderer scoring the highest number of tender evaluation points, as relevant, based on the tender submissions that are received at the closing time fortenders.

C.1.6.2 Competitive negotiation procedure

- C.1.6.2.1 Where the tender data require that the competitive negotiation procedure is to be followed, tenderers shall submit tender offers in response to the proposed contract in the first round of submissions. Notwithstanding the requirements of C.3.4, the employer shall announce only the names of the tenderers who make a submission. The requirements of C.8 relating to the material deviations or qualifications which affect the competitive position of tenderers shall not apply.
- C.1.6.2.2 All responsive tenderers or at least a minimum of not less than three responsive tenderers that are highest ranked in terms of the evaluation criteria stated in the tender data shall be invited to enter into competitive negotiations based on the principle of equal treatment, keeping confidential the proposed solutions and associated information. Notwithstanding the provisions of C.2.17, the employer may request that tenders be clarified, specified and fine-tuned in order to improve a tenderer's competitive position provided that such clarification, specification, fine-tuning or additional information does not alter any fundamental aspects of the offers or impose substantial new requirements which restrict or distort competition or have a discriminatory effect.
- C.1.6.2.3 At the conclusion of each round of negotiations, tenderers shall be invited by the employer to revise their tender offer based on the same evaluation criteria, with or without adjusted weightings. Tenderers shall be advised when they are to submit their best and final offer.
- C.1.6.2.4 The contract shall be awarded in accordance with the provisions of C.3.11 and C.3.13 after tenderers have been requested to submit their best and final offer.

C.1.6.3 Proposal procedure using the two stage-system

C.1.6.3.1 Option 1

Tenderers shall in the first stage submit technical proposals and, if required, cost parameters around which a contract may be negotiated. The employer shall evaluate each responsive submission in terms of the method of evaluation stated in the tender data, and in the second stage negotiate a contract with the tenderer scoring the highest number of evaluation points and award the contract in terms of these

conditions of tender.

C.1.6.3.2 Option 2

- C.1.6.3.2.1 Tenderers shall submit in the first stage only technical proposals. The employer shall invite all responsive tenderers to submit tender offers in the second stage, following the issuing of procurement documents.
- C.1.6.3.2.2 The employer shall evaluate tenders received during the second stage in terms of the method of evaluation stated in the tender data, and award the contract in terms of these conditions of tender.

C.2 Tenderer's obligations

C.2.1 Eligibility

- C.2.1.1 Submit a tender offer only if the tenderer satisfies the criteria stated in the tender data and the tenderer, or any of his principals, is not under any restriction to do business with employer.
- C.2.1.2 Notify the employer of any proposed material change in the capabilities or formation of the tendering entity (or both) or any other criteria which formed part of the qualifying requirements used by the employer as the basis in a prior process to invite the tenderer to submit a tender offer and obtain the employer's written approval to do so prior to the closing time for tenders.

C.2.2 Cost of tendering

- C.2.2.1 Accept that, unless otherwise stated in the tender data, the employer will not compensate the tenderer for any costs incurred in the preparation and submission of a tender offer, including the costs of any testing necessary to demonstrate that aspects of the offer complies with requirements.
- C.2.2.2 The cost of the tender documents charged by the employer shall be limited to the actual cost incurred by the employer for printing the documents. Employers must attempt to make available the tender documents on its website so as not to incur any costs pertaining to the printing of the tender documents.

C.2.3 Check documents

Check the tender documents on receipt for completeness and notify the employer of any discrepancy or omission.

C.2.4 Confidentiality and copyright of documents

Treat as confidential all matters arising in connection with the tender. Use and copy the documents issued by the employer only for the purpose of preparing and submitting a tender offer in response to the invitation.

C.2.5 Reference documents

Obtain, as necessary for submitting a tender offer, copies of the latest versions of standards, specifications, conditions of contract and other publications, which are not attached but which are incorporated into the tender documents by reference.

C.2.6 Acknowledge addenda

Acknowledge receipt of addenda to the tender documents, which the employer may issue, and if necessary apply for an extension to the closing time stated in the tender data, in order to take the addenda into account.

C.2.7 Clarification meeting

Attend, where required, a clarification meeting at which tenderers may familiarize themselves with aspects of the proposed work, services or supply and raise questions. Details of the meeting(s) are stated in the tender data.

C.2.8 Seek clarification

Request clarification of the tender documents, if necessary, by notifying the employer at least five (5) working days before the closing time stated in the tender data.

C.2.9 Insurance

Be aware that the extent of insurance to be provided by the employer (if any) might not be for the full cover required in terms of the conditions of contract identified in the contract data. The tenderer is advised to seek qualified advice regarding insurance.

C.2.10 Pricing the tender offer

- C.2.10.1 Include in the rates, prices, and the tendered total of the prices (if any) all duties, taxes except Value Added Tax (VAT), and other levies payable by the successful tenderer, such duties, taxes and levies being those applicable fourteen (14) days before the closing time stated in the tenderdata.
- C.2.10.2 Show VAT payable by the employer separately as an addition to the tendered total of the prices.
- C.2.10.3 Provide rates and prices that are fixed for the duration of the contract and not subject to adjustment except as provided for in the conditions of contract identified in the contract data.
- C.2.10.4 State the rates and prices in Rand unless instructed otherwise in the tender data. The conditions of contract identified in the contract data may provide for part payment in other currencies.

C.2.11 Alterations to documents

Do not make any alterations or additions to the tender documents, except to comply with instructions issued by the employer, or necessary to correct errors made by the tenderer. All signatories to the tender offer shall initial all such alterations.

C.2.12 Alternative tender offers

- C.2.12.1 Unless otherwise stated in the tender data, submit alternative tender offers only if a main tender offer, strictly in accordance with all the requirements of the tender documents, is also submitted as well as a schedule that compares the requirements of the tender documents with the alternative requirements that are proposed.
- C.2.12.2 Accept that an alternative tender offer must be based only on the criteria stated in the tender data or criteria otherwise acceptable to the employer.
- C.2.12.3 An alternative tender offer must only be considered if the main tender offer is the winningtender.

C.2.13 Submitting a tender offer

- C.2.13.1 Submit one tender offer only, either as a single tendering entity or as a member in a joint venture to provide the whole of the works identified in the contract data and described in the scope of works, unless stated otherwise in the tender data.
- C.2.13.2 Return all returnable documents to the employer after completing them in their entirety, either electronically (if they were issued in electronic format) or by writing legibly in non-erasable ink.
- C.2.13.3 Submit the parts of the tender offer communicated on paper as an original plus the number of copies stated in the tender data, with an English translation of any documentation in a language other than English, and the parts communicated electronically in the same format as they were issued by the employer.
- C.2.13.4 Sign the original and all copies of the tender offer where required in terms of the tender data. The employer will hold all authorized signatories liable on behalf of the tenderer. Signatories for tenderers proposing to contract as joint ventures shall state which of the signatories is the lead partner whom the employer shall hold liable for the purpose of the tender offer.

- C.2.13.5 Seal the original and each copy of the tender offer as separate packages marking the packages as "ORIGINAL" and "COPY". Each package shall state on the outside the employer's address and identification details stated in the tender data, as well as the tenderer's name and contact address.
- C.2.13.6 Where a two-envelope system is required in terms of the tender data, place and seal the returnable documents listed in the tender data in an envelope marked "financial proposal" and place the remaining returnable documents in an envelope marked "technical proposal". Each envelope shall state on the outside the employer's address and identification details stated in the tender data, as well as the tenderer's name and contact address.
- C.2.13.7 Seal the original tender offer and copy packages together in an outer package that states on the outside only the employer's address and identification details as stated in the tender data.
- C.2.13.8 Accept that the employer will not assume any responsibility for the misplacement or premature opening of the tender offer if the outer package is not sealed and marked as stated.
- C.2.13.9 Accept that tender offers submitted by facsimile or e-mail will be rejected by the employer, unless stated otherwise in the tender data.

C.2.14 Information and data to be completed in all respects

Accept that tender offers, which do not provide all the data or information requested completely and in the form required, may be regarded by the employer as non-responsive.

C.2.15 Closing time

- C.2.15.1 Ensure that the employer receives the tender offer at the address specified in the tender data not later than the closing time stated in the tender data. Accept that proof of posting shall not be accepted as proof of delivery.
- C.2.15.2 Accept that, if the employer extends the closing time stated in the tender data for any reason, the requirements of these conditions of tender apply equally to the extended deadline.

C.2.16 Tender offer validity

- C.2.16.1 Hold the tender offer(s) valid for acceptance by the employer at any time during the validity period stated in the tender data after the closing time stated in the tender data.
- C.2.16.2 If requested by the employer, consider extending the validity period stated in the tender data for an agreed additional period with or without any conditions attached to such extension.
- C.2.16.3 Accept that a tender submission that has been submitted to the employer may only be withdrawn or substituted by giving the employer's agent written notice before the closing time for tenders that a tender is to be withdrawn or substituted. If the validity period stated in C.2.16 lapses before the employer evaluating tender, the contractor reserves the right to review the price based on Consumer Price Index (CPI).
- C.2.16.4 Where a tender submission is to be substituted, a tenderer must submit a substitute tender in accordance with the requirements of C.2.13 with the packages clearly marked as "SUBSTITUTE".

C.2.17 Clarification of tender offer after submission

Provide clarification of a tender offer in response to a request to do so from the employer 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 is sought, offered, or permitted.

Note: Sub-clause C.2.17 does not preclude the negotiation of the final terms of the contract with a preferred tenderer following a competitive selection process, should the Employer elect to do so.

C.2.18 Provide other material

- C.2.18.1 Provide, on request by the employer, any other material that has a bearing on the tender offer, the tenderer's commercial position (including notarized joint venture agreements), preferencing arrangements, or samples of materials, considered necessary by the employer 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 the employer's request, the employer may regard the tender offer as non-responsive.
- C.2.18.2 Dispose of samples of materials provided for evaluation by the employer, where required.

C.2.19 Inspections, tests and analysis

Provide access during working hours to premises for inspections, tests and analysis as provided for in the tender data.

C.2.20 Submit securities, bonds and policies

If requested, submit for the employer's acceptance before formation of the contract, all securities, bonds, guarantees, policies and certificates of insurance required in terms of the conditions of contract identified in the contract data.

C.2.21 Check final draft

Check the final draft of the contract provided by the employer within the time available for the employer to issue the contract.

C.2.22 Return of other tender documents

If so instructed by the employer, return all retained tender documents within twenty-eight (28) days after the expiry of the validity period stated in the tender data.

C.2.23 Certificates

Include in the tender submission or provide the employer with any certificates as stated in the tender data.

C.3 The employer's undertakings

C.3.1 Respond to requests from the tenderer

- C.3.1.1 Unless otherwise stated in the tender Data, respond to a request for clarification received up to five (5) working days before the tender closing time stated in the Tender Data and notify all tenderers who collected tender documents.
- C.3.1.2 Consider any request to make a material change in the capabilities or formation of the tendering entity (or both) or any other criteria which formed part of the qualifying requirements used to prequalify a tenderer to submit a tender offer in terms of a previous procurement process and deny any such request if as a consequence:
 - a) an individual firm, or a joint venture as a whole, or any individual member of the joint venture fails to meet any of the collective or individual qualifying requirements;
 - b) the new partners to a joint venture were not prequalified in the first instance, either as individual firms or as another joint venture; or
 - c) in the opinion of the Employer, acceptance of the material change would compromise the outcome of the prequalification process.

C.3.2 Issue Addenda

If necessary, issue addenda that may amend or amplify the tender documents to each tenderer during the period from the date that tender documents are available until three (3) working days before the

tender closing time stated in the Tender Data. If, as a result a tenderer applies for an extension to the closing time stated in the Tender Data, the Employer may grant such extension and, shall then notify all tenderers who collected tender documents.

C.3.3 Return late tender offers

Return tender offers received after the closing time stated in the Tender Data, unopened, (unless it is necessary to open a tender submission to obtain a forwarding address), to the tenderer concerned.

C.3.4 Opening of tender submissions

- C.3.4.1 Unless the two-envelope system is to be followed, open valid tender submissions in the presence of tenderers' agents who choose to attend at the time and place stated in the tender data. Tender submissions for which acceptable reasons for withdrawal have been submitted will not be opened.
- C.3.4.2 Announce at the meeting held immediately after the opening of tender submissions, at a venue indicated in the tender data, the name of each tenderer whose tender offer is opened and, where applicable, the total of his prices, number of points claimed for its BBBEE status level and time for completion for the main tender offer only.
- C.3.4.3 Make available the record outlined in C.3.4.2 to all interested persons upon request.

C.3.5 Two-envelope system

- C.3.5.1 Where stated in the tender data that a two-envelope system is to be followed, open only the technical proposal of valid tenders in the presence of tenderers' agents who choose to attend at the time and place stated in the tender data and announce the name of each tenderer whose technical proposal is opened.
- C.3.5.2 Evaluate functionality of the technical proposals offered by tenderers, then advise tenderers who remain in contention for the award of the contract of the time and place when the financial proposals will be opened. Open only the financial proposals of tenderers, who score in the functionality evaluation more than the minimum number of points for functionality stated in the tender data, and announce the score obtained for the technical proposals and the total price and any points claimed on BBBEE status level. Return unopened financial proposals to tenderers whose technical proposals failed to achieve the minimum number of points for functionality.

C.3.6 Non-disclosure

Not disclose to tenderers, or to any other person not officially concerned with such processes, information relating to the evaluation and comparison of tender offers, the final evaluation price and recommendations for the award of a contract, until after the award of the contract to the successful tenderer.

C.3.7 Grounds for rejection and disqualification

Determine whether there has been any effort by a tenderer to influence the processing of tender offers and instantly disqualify a tenderer (and his tender offer) if it is established that he engaged in corrupt or fraudulent practices.

C.3.8 Test for responsiveness

- C.3.8.1 Determine, after opening and before detailed evaluation, whether each tender offer properly received:
 - a) complies with the requirements of these Conditions of Tender,
 - b) has been properly and fully completed and signed, and
 - c) is responsive to the other requirements of the tender documents.
- C.3.8.2 A responsive tender is one that conforms to all the terms, conditions, and specifications of the tender documents without material deviation or qualification. A material deviation or qualification is one which, in the Employer's opinion, would:
 - a) detrimentally affect the scope, quality, or performance of the works, services or supply identified in the Scope of Work,

- b) significantly change the Employer's or the tenderer's risks and responsibilities under the contract, or
- c) affect the competitive position of other tenderers presenting responsive tenders, if it were to be rectified.

Reject a non-responsive tender offer, and not allow it to be subsequently made responsive by correction or withdrawal of the non-conforming deviation or reservation.

C.3.9 Arithmetical errors, omissions and discrepancies

- C.3.9.1 Check responsive tenders for discrepancies between amounts in words and amounts in figures. Where there is a discrepancy between the amounts in figures and the amount in words, the amount in words shall govern.
- C.3.9.2 Check the highest ranked tender or tenderer with the highest number of tender evaluation points after the evaluation of tender offers in accordance with C.3.11 for:
 - a) the gross misplacement of the decimal point in any unit rate;
 - b) omissions made in completing the pricing schedule or bills of quantities; or
 - c) arithmetic errors in:
 - (i) line item totals resulting from the product of a unit rate and a quantity in bills of quantities or schedules of prices; or
 - (ii) the summation of the prices.
- C.3.9.3 Notify the tenderer of all errors or omissions that are identified in the tender offer and either confirm the tender offer as tendered or accept the corrected total of prices.
- C.3.9.4 Where the tenderer elects to confirm the tender offer as tendered, correct the errors as follows:
 - a) If bills of quantities or pricing schedules apply and there is an error in the line item total resulting from the product of the unit rate and the quantity, the line item total shall govern and the rate shall be corrected. Where there is an obviously gross misplacement of the decimal point in the unit rate, the line item total as quoted shall govern, and the unit rate shall be corrected.
 - b) Where there is an error in the total of the prices either as a result of other corrections required by this checking process or in the tenderer's addition of prices, the total of the prices shall govern and the tenderer will be asked to revise selected item prices (and their rates if bills of quantities apply) to achieve the tendered total of the prices.

C.3.10 Clarification of a tender offer

Obtain clarification from a tenderer on any matter that could give rise to ambiguity in a contract arising from the tender offer.

C.3.11 Evaluation of tender offers

The Standard Conditions of Tender standardize the procurement processes, methods and procedures from the time that tenders are invited to the time that a contract is awarded. They are generic in nature and are made project specific through choices that are made in developing the Tender Data associated with a specific project.

Conditions of tender are by definition the document that establishes a tenderer's obligations in submitting a tender and the employer's undertakings in soliciting and evaluating tender offers. Such conditions establish the rules from the time a tender is advertised to the time that a contract is awarded and require employers to conduct the process of offer and acceptance in terms of a set of standard procedures.

The CIDB Stand requirements:	dard Conditions of Tender are based on a procurement system that satisfies the following system
Requirement	Qualitative interpretation of goal
Fair	The process of offer and acceptance is conducted impartially without bias, providing simultaneous and timely access to participating parties to the same information.
Equitable	Terms and conditions for performing the work do not unfairly prejudice the interests of the parties.
Transparent	The only grounds for not awarding a contract to a tenderer who satisfies all requirements are restrictions from doing business with the employer, lack of capability or capacity, legal impediments and conflicts of interest.
Competitive	The system provides for appropriate levels of competition to ensure cost effective and best value

outcomes.
The processes, procedures and methods are standardized with sufficient flexibility to attain best value outcomes in respect of quality, timing and price, and least resources to effectively manage and control procurement processes.

The activities associated with evaluating tender offers are as follows:

- a) Open and record tender offers received
- b) Determine whether or not tender offers are complete
- c) Determine whether or not tender offers are responsive
- d) Evaluate tender offers
- e) Determine if there are any grounds for disqualification
- f) Determine acceptability of preferred tenderer
- g) Prepare a tender evaluation report
- h) Confirm the recommendation contained in the tender evaluation report

C.3.11.1 General

The employer must appoint an evaluation panel of not less than three persons conversant with the proposed scope of works to evaluate each responsive tender offer using the tender evaluation methods and associated evaluation criteria and weightings that are specified in the tender data.

C.3.12 Insurance provided by the employer

If requested by the proposed successful tenderer, submit for the tenderer's information the policies and / or certificates of insurance which the conditions of contract identified in the contract data, require the employer to provide.

C.3.13 Acceptance of tender offer

Accept the tender offer; if in the opinion of the employer, it does not present any risk and only if the tenderer:

a) is not under restrictions, or has principals who are under restrictions, preventing participating in the employer.

- a) is not under restrictions, or has principals who are under restrictions, preventing participating in the employer's procurement;
- b) can, as necessary and in relation to the proposed contract, demonstrate that he or she possesses the professional and technical qualifications, professional and technical competence, financial resources, equipment and other physical facilities, managerial capability, reliability, experience and reputation, expertise and the personnel, to perform the contract;
- c) has the legal capacity to enter into the contract;
- d) is not; insolvent, in receivership, under Business Rescue as provided for in chapter 6 of the Companies Act No. 2008, bankrupt or being wound up, has his/her affairs administered by a court or a judicial officer, has suspended his/her business activities or is subject to legal proceedings in respect of any of the foregoing;
- e) complies with the legal requirements, if any, stated in the tender data; and
- f) is able, in the opinion of the employer, to perform the contract free of conflicts of interest.

C.3.14 Prepare contract documents

- C.3.14.1 If necessary, revise documents that shall form part of the contract and that were issued by the employer as part of the tender documents to take account of:
 - a) addenda issued during the tender period,
 - b) inclusion of some of the returnable documents and
 - c) other revisions agreed between the employer and the successful tenderer.
- C.3.14.2 Complete the schedule of deviations attached to the form of offer and acceptance, if any.

C.3.15 Complete adjudicator's contract

Unless alternative arrangements have been agreed or otherwise provided for in the contract, arrange for both parties to complete formalities for appointing the selected adjudicator at the same time as the main contract is signed.

C.3.16 Registration of the award

An employer must, within twenty-one (21) working days from the date on which a contractor's offer to perform a construction works contract is accepted in writing by the employer, register and publish the award on the cidb Register of Projects.

C.3.17 Provide copies of the contracts

Provide to the successful tenderer the number of copies stated in the Tender Data of the signed copy of the contract as soon as possible after completion and signing of the form of offer and acceptance.

C.3.18 Provide written reasons for actions taken

Provide upon request written reasons to tenderers for any action that is taken in applying these conditions of tender but withhold information which is not in the public interest to be divulged, which is considered to prejudice the legitimate commercial interests of tenderers or might prejudice fair competition between tenderers.

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C1.2 Contract Data

C1.2 : CONTRACT DATA : JBCC 2000 PRINCIPAL BUILDING AGREEMENT (Edition 4.1 of March 2005)

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL	
Tender No:	SCMU6-22/23-0017	

The Conditions of Contract are clauses 1 to 42 of the **JBCC** series 2000 **Principal Building Agreement** (Edition 4.1 of March 2005) prepared by the Joint Building Contracts Committee.

Copies of these conditions of contract may be obtained from the Association of South African Quantity Surveyors, Master Builders Association, South African Association of Consulting Engineers, South African Institute of Architects, Association of Construction Project Managers, Building Industries Federation South Africa, South African Property Owners Association or Specialist Engineering Contractors Committee.

CONTRACT VARIABLES

THE SCHEDULE

The **schedule** contains all the variables referred to in this document and is divided into part 1: contract data completed by the **employer** and part 2: contract data completed by the **contractor.** Part 1 must be completed in full and included in the Bidder documents. Both part 1 and part 2 form part of this **agreement.**

Spaces requiring information must be filled in, shown as "**not applicable**" or deleted but not left blank. Where choices are offered, the non-applicable items are to be deleted. Where insufficient space is provided the information should be annexed hereto and cross referenced to the applicable clause of the **schedule**. Key cross reference clauses are italicised in [] brackets.

42.0 PART 1: CONTRACT DATA PROVIDED BY THE EMPLOYER

42.1	CONTRACTING AND OTHER PARTIES	
42.1.1	Employer: Eastern Cape Province Department of Education Postal address: Private Bag X0032 BHISHO 5605	
[1.2]	Tel: 040 608 4335 Fax: 040 – 602 7272 Physical address: Steve Tshwete Building Zone 6 Zwelitsha	

42.1.2 [1.1, 5.1]	Principal Agent: Eastern Cape Province Department of Education Agent's service: Principal Agent Postal address: Private Bag X0032 BHISHO 5605 Tel: 040 608 4335 Fax: 040 – 602 7272		
42.1.3	Agent (1)		
[1.1, 5.2]	Agent's service:		
	Postal address:		
42.1.4	Tel: Fax: Agent (2)		
[1.1, 5.2]	Agent's service:		
	Postal address:		
	Postal address:		
42.1.5	Tel: Fax:		
[1.1, 5.2]	Agent (3)		
	Agent's service:		
	Postal address:		
	Tel: Fax:		
42.1.6 [1.1, 5.2]	Agent (4)		
[1.1, 0.2]	Agent's service:		
	Postal address:		
	Tel: Fax:		
42.2	CONTRACT DETAILS		
42.2.1	Works description: Refer to document C3.1 – Scope of Work.		
[1.1] 42.2.2	Site description: Refer to document C4 – Site Information.		
[1.1]	·		
42.2.4 [41.0]	Specific options that are applicable to a State organ only Where so :		
[31.1 #] [31.11.2 #]	Interest rate legislation: (a) in respect of interest owed by the employer , the interest rate as determined by the		
[31.11.2#]	Minister of Justice and Constitutional Development from time to time, in terms of		
	section 1(2) of the Prescribed Rate of Interest Act, 1975 (Act No. 55 of 1975), will apply; and		
	(b) in respect of interest owed to the employer , the interest rate as determined by the		
	Minister of Finance, from time to time, in terms of section 80(1)(b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999), will apply		
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[11.2.#] [31.4.2 #]	2) Lateral support insurance to be effected by the contractor : Yes □ No ☑ 3) Payment will be made for materials and goods on site: Under no circumstance will deposits due by the contractor to any supplier or subcontractor for materials or equipment	
[40.2.2.#]	be paid prior to the delivery to site thereof, after which it will be regarded as materials and goods on site.	
106 4 0 #1	4) Dispute resolution by adjudication:	
[26.1.2 #]	 5) Extended defects liability period is applicable to the following elements: all civil works such as roads, parking areas, stormwater & soil drainage all work done under electrical subcontracts all work done under mechanical subcontracts 	
42.2.6 [15.3]	Period for the commencement of the works after the contractor takes possession of the site : Five (5) working days.	
42.2.7 [24.3.1] [30.1] For the works as a whole: The date for practical completion shall be SIX MONTHS (6) calendar months statutory holidays, but excluding the annual builders' shutdown period) from the date that of the site is given to the contractor		
	and the penalty per calendar day shall be 5,75c per R100 of the contract value.	
42.2.9 [1.2]	The law applicable to this agreement shall be that of the: Republic of South Africa	

42.3	INSURANCES	
42.3.1	Contract works insurance to be effected by the contractor	
[10.1 #, 10.2 #, 12.1 #]	☑ To the minimum value of the contract sum plus 20%	
With a deductible not exceeding 5% of each and every claim		
42.3.2 [10.1#,	Supplementary insurance is required: Yes	
10.2 #, 12.1 #]	To the minimum value of the contract sum plus 20 %	
42.3.3 Public liability insurance to be effected by the contractor		
[11.1#, 12.1 #]	□ For the sum of R 5 million	
	With a deductible not exceeding 5% of each and every claim	
42.3.4 Support insurance to be effected by the contractor :		
[11.2 #, 12.1 #]	Not Applicable	
42.4	DOCUMENTS	
42.4.2 [3.7]	Three (3) copies of the construction documents will be supplied to the contractor free of charge	
42.4.3	Bills of quantities / Lump sum document schedule of rates-drawn up in accordance with: Standard System of Measuring Building Work (seventh edition as amended)	

42.4.4 [15.1.1]	The priced bills of quantities shall be submitted with the tender submission : Yes 🗵 No 🗌			
42.4.5 [3.4]	JBCC Engineering General Conditions are to be included in the contract documents: No			
42.4.6 [31.5.3]	The contract value is to be adjusted using CPAP indices: Yes ☐ No ☒			
[32.13]	Where CPAP is applicable, the contract sum will be adjusted in accordance with the JBCC Contract Price Adjustment Provisions (CPAP) as set out in the CPAP Indices Application Manual as prepared by the JBCC Series 2000, code 2118, dated May 2005 and any amendments thereto:			
	Glass etc. measured in specialist section Metalwork, will be adjusted in terms of the index for that work group unless specifically stated otherwise in the bills of quantities			
	2) All electrical installations in buildings and power distribution systems shall be adjusted in terms of the index for Work Group 160 Electrical Installation. In case of uninterruptible power supplies, elevators, escalators and hoists, generating sets, motor-alternator sets and intercommunication systems shall be in accordance with Work Group 170			
	With reference to Work Group 190 a proportion of the value related preliminaries pro rata to the amount of work excluded from adjustment, shall be excluded from Contract Price Adjustment Provisions, if Option A has been selected for the adjustment of preliminaries			
	4) Further to clause 3.4.4 of the CPAP Indices Application Manual, the listing of additional items for exclusion by Bidders, will not be permitted			
	5) Where V results in a negative amount after application of the formula in clause 8.3 of the CPAP Indices Application Manual the factor of 0,55 shall be substituted by 1,45			
	Alternative Indices: Not Applicable			
42.4.7	Details of changes made to the provisions of JBCC standard documentation			
[3.10]	Clause 1.1			
	COMMENCEMENT DATE – means the date that the agreement, made in terms of the Offer			
	and Acceptance, comes into effect.			
	CONSTRUCTION GUARANTEE – means a guarantee at call obtained by the contractor from an			
	institution approved by the employer in terms of the employer's construction guarantee form as selected in the schedule .			
	CONSTRUCTION PERIOD – means the period commencing on the date that possession of the site is given to the contractor and ending on the date of practical completion.			
	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.			
	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 and after the Bidder submission) designed to establish Bidder prices at artificial non-competitive levels and to deprive the Bidder of the benefits of free and open competition.			
	INTEREST – the interest rates applicable on this contract, whether specifically indicated in the relevant clauses or not, will be in terms of the legislation of the Republic of South Africa,			

and in particular:

(a) in respect of interest owed by the **employer**, the interest rate as determined by the Minister

of Justice and Constitutional Development from time to time, in terms of section 1(2) of the Prescribed Rate of Interest Act, 1975 (Act No. 55 of 1975), will apply; and

(b) in respect of interest owed to the **employer**, the interest rate as determined by the Minister of Finance, from time to time, in terms of section 80(1)(b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999), will apply

SECURITY – means the form of **security** provided by the **employer** or **contractor**, as stated in the **schedule**, from which the **contractor** or **employer** may recover expenses or loss.

- 1.6 Any notice given may be delivered by hand, sent by prepaid registered post or telefax. Notice shall be presumed to have been given when:
- 1.6.4 No clause
- 3.2.1 A **construction guarantee** in terms of 14.0, where so elected in his tender.
- 3.7 Add at the end thereof:

The contractor shall supply and keep a copy of the JBCC Series 2000 Principal

Building Agreement and Preliminaries applicable to this contract on the **site**, to which the **employer**, **principal agent** and **agents** shall have access to at all times.

- 3.10 Replace the second reference to "principal agent" with the word "employer"
- 4.3 No clause
- 5.1.2 under clause 41- Include reference to 32.6.3; 34.3 and 34.4 in terms of which the employer has retained its authority and has not given a mandate to the **principal agent** and in terms of which the employer shall sign all documents
- 10.5 Add the following as 10.5

Damage to the works

- a) Without in any way limiting the contractor's obligations in terms of the contract, the contractor shall bear the full risk of damage to and/or destruction of the works by whatever cause during construction of the works and hereby indemnifies and holds harmless the employer against any such damage. The contractor shall take such precautions and security measures and other steps for the protection and security of the works as the contractor may deem necessary
- b) The **contractor** shall at all times proceed immediately to remove or dispose of any debris arising from damage to or destruction of the **works** and to rebuild, restore, replace and/or repair the **works**
- c) The employer shall carry the risk of damage to or destruction of the works and materials paid for by the employer that is the result of the excepted risks as set out in 10.6
- d) Where the **employer** bears the risk in terms of this contract, the **contractor** shall, if requested to do so, reinstate any damage or destroyed portions of the **works** and the costs of such reinstatement shall be measured and valued in terms of 32.0 hereof
- 10.6 Add the following as 10.6

Injury to Persons or loss of or damage to Properties

a) The **contractor** shall be liable for and hereby indemnifies the **employer** against any liability, loss, claim or proceeding whether arising in common law or by statute,

consequent upon personal injuries to or the death of any person whomsoever arising out of or in the course of or caused by the execution of the **works** unless due to any act or neglect of any person for whose actions the **employer** is legally liable

- b) The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding consequent upon loss of or damage to any moveable, or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person, arising out of or in the course of or by reason of the execution of the works unless due to any act or neglect of any person for whose actions the employer is legally liable
- c) The contractor shall upon receiving a contract instruction from the principal agent cause the same to be made good in a perfect and workmanlike manner at his own cost and in default thereof the employer shall be entitled to cause it to be made good and to recover the cost thereof from the contractor or to deduct the same from amounts due to the contractor.
- d) The **contractor** shall be responsible for the protection and safety of such portions of the premises placed under his control by the **employer** for the purpose of executing the **works** until the issue of the **certificate of practical completion**.
- e) Where the execution of the works involves the risk of removal of or interference with support to adjoining properties including land or structures or any structures to be altered or added to, the contractor, shall and will remain adequately insured or insured against the death of or injury to persons or damage to such property consequent on such removal or interference with the support until such portion of the works has been completed
- f) The **contractor** shall at all times proceed immediately at his own cost to remove or dispose of any debris and to rebuild, restore, replace and/or repair such property and to execute the **works**
- 10.7 Add the following as 10.7

HIGH RISK INSURANCE

In the event of the project being executed in a geological area classified as a "High Risk Area", that is an area which is subject to highly unstable subsurface conditions that might result in catastrophic ground movement evident by sinkhole or doline formation the following will apply:

10.7.1 Damage to the works

The **contractor** shall, from the **commencement date** of the **works** until the date of the **certificate of practical completion**, bear the full risk of and hereby indemnifies

and holds harmless the **employer** against any damage to and/or destruction of the **works** consequent upon a catastrophic ground movement as mentioned above.

The **contractor s**hall take such precautions and **security** measures and other steps for the protection of the **works** as he may deem necessary

When so instructed to do so by the **principal agent**, the **contractor** shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the **works** and to rebuild, restore, replace and/or repair the **works**, at

the contractor's own costs

10.7.2 Injury to persons or loss of or damage to property

The **contractor** shall be liable for and hereby indemnifies and holds harmless the **employer** against any liability, loss, claim or proceeding arising at any time during the

period of the contract whether arising in common law or by statute, consequent upon

- personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above
- The **contractor** shall be liable for and hereby indemnifies the **employer** against any and all liability, loss, claim or proceeding consequent upon loss of or damage to

any

- moveable, or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the **employer** or any other body or
- person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract
- 10.7.3 It is the responsibility of the **contractor** to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the **contractor's** obligations in terms of the contract, the **contractor** shall, within twenty
 - one (21) calendar days of the **commencement date** but before commencement of the
 - works, submit to the employer proof of such insurance policy, if requested to do so
- 10.7.4 The **employer** shall be entitled to recover any and all losses and/or damages of whatever nature suffered or incurred consequent upon the **contractor's** default of his obligations as set out in 10.7.1; 10.7.2 and 10.7.3. Such losses or damages may be
- recovered from the **contractor** or by deducting the same from any amounts still due
 - under this contract or under any other contract presently or hereafter existing between the **employer** and the **contractor** and for this purpose all these contracts shall be considered one indivisible whole
- 14.0 Replace the entire clause 14.0 with the following:
- 14.0 **SECURITY**
- 14.1 In respect of contracts with a **contract sum** up to R1 million, the **security** to be submitted by the **contractor** to the **employer** will be as a payment reduction of five percent (5%) of the value certified in the **payment certificate** (excluding VAT)
- 14.1.1 The payment reduction of the value certified in a **payment certificate** shall be mutatis mutandi in terms of 31.8(A)
- 14.1.2 The **employer** shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the **employer** complies with the provisions of 33.4 in which event the **employer's** entitlement shall take precedence over his obligations to refund the payment reduction **security** or portions thereof to the **contractor**
- 14.2 In respect of contracts with a **contract sum** above R1 million, the **contractor** shall have the right to select the **security** to be provided in terms of 14.3, 14.4, 14.5, 14.6.
 - or 14.7 as stated in the schedule. Such **security** shall be provided to the **employer** within fourteen (14) calendar days from **commencement date**. Should the

contractor

- fail to select the **security** to be provided or should the **contractor** fail to provide the **employer** with the selected **security** within fourteen (14) calendar days from **commencement date**, the **security** in terms of 14.7 shall be deemed to have been selected.
- 14.3 Where the **security** as a cash deposit of ten percent (10%) of the **contract sum** (excluding VAT) has been selected:
- 14.3.1 The **contractor** shall furnish the **employer** with a cash deposit equal in value to ten percent (10%) of the **contract sum** (excluding VAT) within fourteen (14) calendar

	days from commencement date			
14.3.2	Within fourteen (14) calendar days of the date of practical completion of the			
	works the employer shall reduce the cash deposit to an amount equal to three percent (3%) of the contract value (excluding VAT), and refund the balance to the contractor			
14.3.3	Within fourteen (14) calendar days of the date of final completion of the works the employer shall reduce the cash deposit to an amount equal to one percent (1%) of the contract value (excluding VAT) and refund the balance to the contractor			
14.3.4	On the date of payment of the amount in the final payment certificate , the employer shall refund the remainder of the cash deposit to the contractor			
14.3.5	The employer shall be entitled to recover expense and loss from the cash deposit in			
	terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to			
	refund the cash deposit security or portions thereof to the contractor			
14.3.6	The parties expressly agree that neither the employer nor the contractor shall be entitled to cede the rights to the deposit to any third party			
14.4	Where security as a variable construction guarantee of ten percent (10%) of the contract sum (excluding VAT) has been selected: NOT APPLICABLE			
14.4.1	The contractor shall furnish the employer with an acceptable variable construction guarantee equal in value to ten percent (10%) of the contract sum (excluding			
VAT)	within fourteen (14) calendar days from commencement date			
14.4.2	14.4.2 The variable construction guarantee shall reduce and expire in terms of the Variab Construction guarantee form included in the invitation to Bidder			
14.4.3	The employer shall return the variable construction guarantee to the contractor within fourteen (14) calendar days of it expiring			
14.4.4	Where the employer has a right of recovery against the contractor in terms of 33.0,			
	the employer shall issue a written demand in terms of the variable construction guarantee			
14.5	Where security as a fixed construction guarantee of five percent (5%) of the contract sum (excluding VAT) and a five percent (5%) payment reduction of the value certified in the payment certificate (excluding VAT) has been selected:			
14.5.1	The contractor shall furnish a fixed construction guarantee to the employer equal in value to five percent (5%) of the contract sum (excluding VAT) within fourteen			
(14)	calendar days from commencement date			
14.5.2	The fixed construction guarantee shall come into force on the date of issue and shall expire on the date of the last certificate of practical completion			
14.5.3	The employer shall return the fixed construction guarantee to the contractor within			
	fourteen (14) calendar days of it expiring			
14.5.4	The payment reduction of the value certified in a payment certificate shall be in terms of 31.8(A) and 34.8			
14.5.5	Where the employer has a right of recovery against the contractor in terms of 33.0, the employer shall be entitled to issue a written demand in terms of the fixed construction guarantee or may recover from the payment reduction or may do both			

- 14.6 Where **security** as a cash deposit of five percent (5%) of the **contract sum** (excluding VAT) and a payment reduction of five percent (5%) of the value certified in the **payment certificate** (excluding VAT) has been selected:
- 14.6.1 The **contractor** shall furnish the **employer** with a cash deposit equal in value to five percent (5%) of the **contract sum** (excluding VAT) within fourteen (14) calendar days

from commencement date

- 14.6.2 Within twenty-one (21) calendar days of the date of **practical completion** of the **works** the **employer** shall refund the cash deposit in total to the **contractor**
- 14.6.3 The payment reduction of the value certified in a **payment certificate** shall be mutatis mutandi in terms of 31.8(A)
- 14.6.4 Where the **employer** has a right of recovery against the **contractor** in terms of 33.0,
 - the **employer** may issue a written notice in terms of 33.4 or may recover from the payment reduction or may do both
- 14.7 Where **security** as a payment reduction of ten percent (10%) of the value certified in the **payment certificate** (excluding VAT) has been selected:
- 14.7.1 The payment reduction of the value certified in a **payment certificate** shall be mutatis mutandi in terms of 31.8(B)
- 14.7.2 The **employer** shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the **employer** complies with the provisions of 33.4 in which event the **employer's** entitlement shall take precedence over his obligations to refund the payment reduction or portions thereof to the **contractor**
- 14.8 Payments made by the guarantor to the **employer** in terms of the fixed or variable **construction guarantee** shall not prejudice the rights of the **employer** or **contractor** in terms of this agreement
- 14.9 Should the **contractor** fail to furnish the **security** in terms of 14.2 the **employer**, in his sole discretion, and without notification to the **contractor**, is entitled to change payment reduction of the value certified in the **payment certificate** (excluding VAT),

whereafter 14.7 shall be applicable

15.1.1 No clause

the

15.1.4 Add 15.1.4 as follows:

An acceptable health and safety plan, required in terms of the Occupational Health and Safety Act, 1993 (Act 85 of 1993), within fourteen (14) calendar days of

commencement date.

The abovementioned plan shall also address all additional requirements with regard to

Coronavirus pandemic in terms of all Covid-19 legislation, regulations and guidelines as an additional safe work procedure on site.

15.2.1 Under 41: Amend to read as follows:

"Give the **contractor** possession of the site within five (5) working days of the **contractor** complying with the terms of 15.1.2 and 15.1.4

17.1.11 Delete the words "and the appointment of nominated and selected subcontractors"

20.1.3 No clause				
21.0 No cla	No clause			
29.2.5 No clause				
31.5.2 Secur	31.5.2 Security adjustments in terms of 14.0 and 31.8			
31.1.4 Add 1	5.1.4 as follows:			
31.8 Amen	d as follows:			
31.8(A) 31.4.2 following	Where a security is selected in terms of 14.1; 14.5 or 14.6, the value of the works in terms of 31.4.1 and of the materials and goods in terms of shall be certified in full. The value certified shall be subject to the percentage			
adjustments:				
31.8(A).1	Ninety-five percent (95%) of such value in interim payment certificates issued up to the date of practical completion			
31.8.(A).2	Ninety-seven percent (97%) of such value in interim payment certificates issued on the date of practical completion and up to but excluding the date of final completion			
31.8(A).3	Ninety-nine percent (99%) of such value in interim payment certificates issued on the date of final completion and up to but excluding the final payment certificate in terms of 34.6			
31.8(A).4 employer. adjustment level the final payment in the second se	One hundred percent (100%) of such value in the final payment certificate in terms of 34.6 except where the amount certified is in favour of the In such an event the payment reduction shall remain at the el applicable to ent certificate .			
31.8(B) Where security is a payment reduction in term of 14.7 has been selected value of the works in terms of 31.4.1 and materials and goods in term 31.4.2 shall be certified in full. The value certified shall be subject to the following adjustments:				
31.8(B).1 Ninety percent (90%) of such value in interim payment certificates issued to the date of practical completion				
31.8(B).2	Ninety-seven percent (97%) of such value in interim payment certificates issued on the date of practical completion and up to but excluding the			
date of	final completion			
31.8(B).3	Ninety-nine percent (99%) of such value in interim payment certificates issued on the date of final completion and up to but excluding the final payment certificate in terms of 34.6			
31.8(B).4 One hundred percent (100%) of such value in the final payment certificate terms of 34.6 except were the amount certified is in favour of the employer . In such an event the payment reduction shall remain at the adjustment level applicable the final payment certificate				
31.9 Replace "twenty-one (21) calendar days" with "thirty (30) calendar days". Should the Contractor's tax clearance certificate expire during the contract period, the Employer shall be entitled to withhold payment without incurring any liability for interest, until a valid tax clearance certificate is submitted to the Employer, at which point, upon that date, the thirty (30) day period for due date of payment of the invoice shall commence.				

31.12	Delete the following: "Payment shall be subject to the employer giving the contractor a tax invoice for the amount due."		
32.5.1 32.5.4 and 32.5.7	.4 contractor"		
32.12	Replace "contractor" with "employer"		
33.2	Add the following clauses 33.2.9 to 33.2.13:		
33.2.9	the contractor's failure or neglect to commence with the works on the dates prescribed in the contract		
33.2.10	the contractor's failure or neglect to proceed with the works in terms of the contract		
33.2.11	the contractor's failure or neglect for any reason to complete the works in accordance with the contract		
33.2.12	the contractor's refusal or neglect to comply strictly with any of the conditions of contract or any contract instructions and/or orders in writing given in terms of the contract		
33.2.13	the contractor's estate being sequestrated, liquidated or surrendered in terms of the insolvency laws in force within the Republic of South Africa		
34.13 words:	Replace "seven (7) calendar days" with "thirty (30) calendar days" and delete the		
	"subject to the employer giving the contractor a tax invoice for the amount due" as per PPPFA		
36.3	Remove reference to "No clause", and replace "principal agent" with "employer"		
36.7 37.5 and	Add the following: "Notwithstanding any clause to the contrary, on cancellation of this this agreement either by the employer or the contractor ; or for any reason whatsoever whatsoever, the contractor shall on written instruction, discontinue with the works on		
38.7	date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever"		
37.3.5 and 38.5.4	Replace "ninety (90)" with "one hundred and twenty (120)		
39.3.5	Add the following words at the end thereof: :"within one hundred and twenty (120) working days of completion of such report"		
40.2.2	under clause 41 – Replace "one (1) year" with "three (3) years"		
40.6	under clause 41 – Remove reference to no clause		
40.7.1	Change "(10)" to "(15)"		
	Add the following to the end thereof:		
	Whether or not mediation resolves the dispute, the parties shall bear their own costs concerning the mediation and equally share the costs of the mediator and related costs.		

42.0	PART 2: CONTRACT DATA PROVIDED BY THE CONTRACTOR		
42.0.1	The successful contractor must have a built environment professional on his staff or he must employ one for the duration of the contract.		
42.0.2	All tenders shall remain valid for a period of one hundred and twenty (120) calendar days after the tender closing date.		
42.0.3	The successful tenderer will be required to submit an Approved Health and Safety File within fourteen (14) calendar days upon receipt of the letter of award.		
42.0.4	The successful tenderer will be required to submit a letter of good standing from the compensation commission or FEMA within fourteen (14) calendar days upon receipt of the letter of award.		
42.0.5	The successful tenderer will be required to submit a construction program and contractor's cash flow within twenty one (21) calendar days upon receipt of the letter of award.		
42.0.6	At least thirty percent (30%) of the total labour force employed during the execution of the works , shall be from the local community.		
	POST-TENDER INFORMATION		
42.5	CONTRACT DETAILS		
42.5.1	Contractor:		
	Postal address:		
	Tel: Fax: E-mail:		
	TAX / VAT Registration No:		
	Physical address:		
42.5.2	The accepted contract sum inclusive of tax is		
	R		
	Amount in words:		
42.5.3 [31.3]	The latest day of the month for the issue of an interim payment certificate :		

42.5.4 [32.12]	The preliminaries amounts shall be paid in terms of: Alternative A 🖂 Alternative B 🗌			
42.5.5 [32.12]	The preliminaries amounts shall be adjusted in terms of: Alternative A 🖂 Alternative B 🗌			
42.5.7 [14]	The security to be provided by the contractor :			
[]	(a) in respect of contracts up to R1 million, the contractor will provide security in terms of 14.1			rity in terms of 14.1
	(b) in respect of contracts above R1 million, the contractor will provide, as security , one of the following:			
	(1) cash deposit of 10% of	f the contract sum (e.	xcluding VAT)	Yes 🗌 No 🗌
	(2) payment reduction of 1 certificate (excluding		ied in the payment	Yes No
	(3) cash deposit of 5% of to payment reduction of 5 certificate (excluding to the certificate)	5% of the value certifie		Yes No
	(4) fixed construction guarantee of 5% of the contract sum (excluding VAT) and a payment reduction of 5% of the value certified in the payment certificate (excluding VAT)			Yes No
42.5.8 [29.7.2]	NB: Guarantees submitted must be issued by either an insurance company duly registered in terms of the Short-Term Insurance Act, 1998 (Act 35 of 1998) or by a bank duly registered in terms of the Banks Act, 1990 (Act 94 of 1990) on the pro-forma referred to above. No alterations or amendments of the wording of the pro-forma will be accepted. The annual building holiday period after the commencement of the construction period: from			
42.6	DOCUMENTS			
	Contract documents marked ar	nd anneved hereto:		
72.0.1	Priced bills of quantities:	Yes No	Document marked as	
-	Lump sum document:	Yes 🗌 No 🗌	Document marked as	
-	Guarantees: Yes No Document marked as			
	Contract drawings: Yes No Document marked as			
	Other documents Yes No (attach additional pages if more space is required			e space is required
-				
.				

42.8	SIGNATURES OF THE CONTRACTING PARTIES		
	Thus done and signed at	on	
	Name of signatory	for and behalf of the Employer who by signature hereof warrants authorization hereto	
	Capacity of signatory	as Witness	
	Thus done and signed at	on	
	Name of signatory	for and behalf of the Contractor who by signature hereof warrants authorization	
	hereto	autionzation	
	Capacity of signatory	as Witness	

C1.3 Form of Guarantee

C 1.3.1: FIXED CONSTRUCTION GUARANTEE - JBCC 2000 PRINCIPAL BUILDING AGREEMENT (Edition 4.1 of March 2005)

APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO

Project title:	JUNIOR SECONDARY SCHOOL	
Tender No:	SCMU6-22/23-0017	
With referen	ce to the contract between	
Tender No: SCMU6	e Eastern Cape Department of Education (he -22/23-0017 for the APPOINTMENT OF A COR SECONDARY SCHOOL (hereinafter referred	NTRACTOR FOR THE ADDITIONS FOR
in the amour	nt of R, (
(hereinafter	referred to as the contract sum excluding VAT.) (amount in words)
in my/our ca	pacity as	and hereb
representing		(hereinafter
referred to a	s the guarantor") advise that the guarantor ho	ld at the employer's disposal the sum of
R	()
(amount in w	vords) being 5% of the contract sum (excluding	VAT), for the due fulfilment of the contract.

- 2. The **guarantor** hereby renounces the benefits of the exceptions non numeratae pecunia, non causa debiti; excussionis et divisionis; and all other exceptions which could be pleaded against the enforcement of this guarantee, with the meaning and effect whereof i/we declare myself/ourselves to be conversant, and undertake to pay the **employer** the amount guaranteed, during the period when the claim is received by the **guarantor**, on receipt of a written demand from the **employer** to do so, and which demand the **employer** may make if the **employer** has a right of recovery against the **contractor** in terms of 33.0 of the contract.
- 3. Subject to the above, but without in any way detracting from the **employer's** rights to adopt any of the procedures provided for in the contract, the said demand can be made by the **employer**, at any stage prior to the expiry of this guarantee.
- 4. The amount paid by the **guarantor** in terms of this guarantee may be retained by the **employer** on condition that upon the issue of the last final **payment certificate**, the **employer** shall account to the **guarantor** showing how this amount has been expended and refund any balance due to the **guarantor**.
- 5. The **employer** shall have the absolute right to arrange his affairs with the **contractor** in any manner which the **employer** deems fit and the **guarantor** shall not have the right to claim his release on account of any conduct alleged to be prejudicial to the **guarantor**. Without derogating from the aforegoing, any compromise, extension of the **construction period**, indulgence, release or variation of the **contractor's** obligation shall not affect the validity of this guarantee.
- 6. This undertaking is neither negotiable nor transferable, and
 - a) must be surrendered to the **guarantor** at the time when the **employer** accounts to the **guarantor** in terms of clause 4 above, or
 - b) shall lapse on the date of the last certificate of practical completion; and
 - c) shall not be interpreted as extending the **guarantor's** liability to anything more than payment of the amount guaranteed.

SIGNED	AT	ON THIS	DAY OF	20
AS WITN	NESS			
1				
2				
By and o	on behalf of			
(insort th	no namo and nhyeical	address of the guaranto	<u> </u>	
		address of the guaranto	1)	
NAME.				
CAPACI (duly aut	TY:	ution attached marked An	nexure A)	
DATE: _				
A.	No alterations and/o	r additions of the wording	of this form will be accep	ted.
B.		s of the guarantor must be executandi, for all purpos		be regarded as the guarantor's antee.
C.	This GUARANTEE n	nust be returned to:		

Part 3: Returnable Schedules/Documents

T2.1 List of Returnable Documents

2.1: LIST OF RETURNABLE DOCUMENTS

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL		
Principal Agent:	Eastern Cape Province Department of Education	Tender No:	SCMU6-22/23-0017

RETURNABLE DOCUMENTS REQUIRED FOR TENDEER EVALUATION PURPOSES (Insert a tick in the "Poturnable document" column to indicate which documents must be returned.

(Insert a tick in the "Returnable document" column to indicate which documents must be returned with the Bid)

Bid Document Name	Number of pages issued	Returnable Document
Declaration of Interest (SBD4)	3 Pages	⊠ Yes □ No
Preference points claim form in terms of Preferential Procurement Regulations 2022 (SBD 6.1)	6 Pages	⊠ Yes □ No
Local Production and Content (SBD 6.2)	7 Pages	⊠ Yes □ No
Certificate of Authority for Signatory (T2.2.1)	1 Page	⊠ Yes □ No
Certificate of Authority for Joint Ventures (T2.2.2)	1 Page	⊠ Yes □ No
Schedule of Proposed Subcontractors (T2.2.3)	1 Page	⊠ Yes □ No
Final Summary Page of Bills of Quantities (C1.1a)	1 Page	⊠Yes □ No
Completed Project Reference Forms (T2.2.13)	6 Pages	⊠Yes □ No

2. OTHER DOCUMENTS REQUIRED FOR TENDER EVALUATION PURPOSES

Bid Document Name	Number of pages issued	Returnable Document
Site Inspection Certificate (T2.2.4)	1 Page	☐ Yes ⊠ No
Capacity of the Tenderer (T2.2.6)	1 Page	⊠ Yes □ No
Relevant Project Experience - Completed Projects (T2.2.7)	1 Page	⊠ Yes □ No
Relevant Project Experience - Current Projects (T2.2.8)	1 Page	⊠ Yes □ No
CIDB Grading Certificate (T2.2.11)	1 Page	⊠ Yes □ No
CIPC Company Registration Certificate (T2.2.12)	1 Page	⊠ Yes □ No
ID's of shareholders, members, partners or sole proprietor (T2.2.12)	1 Page	⊠ Yes ☐ No
Letter of Good Standing from Bank (T2.2.12)	1 Page	⊠ Yes □ No
B-BBEE Verification Certificate / Sworn Affidavit (T2.2.12)	1 Page	⊠ Yes ☐ No
Letter of Good Standing from Compensation Fund (T2.2.12)	1 Page	⊠ Yes ☐ No
CSD Registration Summary Report (T2.2.12)	1 Page	⊠ Yes □ No
SARS Tax Clearance Certificate and Pin (T2.2.12)	1 Page	⊠ Yes □ No
Proof of Locality of Head Office (T2.2.12)	1 Page	⊠ Yes □ No

3. RETURNABLE DOCUMENTS THAT WILL BE INCORPORATED INTO THE CONTRACT

Bid Document Name	Number of pages issued	Returnable Document	
Record of Addenda to Tender Documents (T2.2.5)	1 Page	⊠ Yes □ No	
Schedule of Plant and Equipment (T2.2.9)	1 Page	⊠ Yes □ No	
Compulsory Enterprise Questionnaire (T2.2.10)	1 Page	⊠ Yes □ No	

4. OTHER DOCUMENTS THAT WILL BE INCORPORATED INTO THE CONTRACT

Bid Document Name	Number of pages issued	Returnable Document
Form of Offer and Acceptance (C1.1)	3 Pages	⊠ Yes □ No
Contract Data (C1.2)	14 Pages	⊠ Yes □ No
Applicable form of Guarantee (C1.3)	4 Pages	☐ Yes ⊠ No
Priced Bills of Quantities including Preliminaries (C2.2)	50 Pages	⊠ Yes □ No

T2.2 Returnable schedules

SBD 4: Declaration of Interest

BIDDER'S DISCLOSURE

1. PURPOSE OF THE FORM

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

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

_								4	
2.	_	\sim	\sim	"	de	\sim	"	•.	\sim 10
_			16	•	116		-		

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

YES/NO

2.1.1 If so, furnish particulars of the names, individual identity numbers, and, if applicable, state employee numbers of sole proprietor/ directors / trustees / shareholders / members/ partners or any person having a controlling interest in the enterprise, in table below.

Full Name	Identity Number	Name of State institution

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

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

3 DECLARATION

3.1 3.2

3.3

3.4

3.4

3.5

3.6

ECLARATION	
I, the undersigned, (name) submitting the accompanying bid, do hereby make the following stat true and complete in every respect:	
I have read and I understand the contents of this disclosure; I understand that the accompanying bid will be disqualified if this distrue and complete in every respect; The bidder has arrived at the accompanying bid independently from, communication, agreement or arrangement with any competitor. I between partners in a joint venture or consortium ² will not be construint addition, there have been no consultations, communications, agreewith any competitor regarding the quality, quantity, specifications, practors or formulas used to calculate prices, market allocation, the submit or not to submit the bid, bidding with the intention not to windelivery particulars of the products or services to which this bid invited. The terms of the accompanying bid have not been, and will not be directly or indirectly, to any competitor, prior to the date and time of of the awarding of the contract.	and without consultation, However, communication used as collusive bidding. Elements or arrangements rices, including methods, intention or decision to the bid and conditions or ation relates.
There have been no consultations, communications, agreements of the bidder with any official of the procuring institution in relation to a prior to and during the bidding process except to provide clarificate where so required by the institution; and the bidder was not involve specifications or terms of reference for this bid.	this procurement process ion on the bid submitted
I am aware that, in addition and without prejudice to any other remeding restrictive practices related to bids and contracts, bids that are suspitive Competition Commission for investigation and possible impreparaties in terms of section 59 of the Competition Act No 89 of 199 to the National Prosecuting Authority (NPA) for criminal investigation from conducting business with the public sector for a period not exterms of the Prevention and Combating of Corrupt Activities Act No applicable legislation.	ositions will be reported to osition of administrative 8 and or may be reported and or may be restricted ceeding ten (10) years in
I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAF CORRECT. I ACCEPT THAT THE STATE MAY REJECT THE BID OR ACT AGA	
OF PARAGRAPH 6 OF PFMA SCM INSTRUCTION 03 OF 2021/22	
COMBATING ABUSE IN THE SUPPLY CHAIN MANAGEMENT SYS	
DECLARATION PROVE TO BE FALSE.	
Signature Date	
Position Name of bi	dder

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

SBD 6.1: Preference Points Claim Form

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	80
SPECIFIC GOALS	20
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:

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

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

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmax = Price of highest acceptable tender

4. POINTS AWARDED FOR SPECIFIC GOALS

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

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

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

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

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

The specific goals allocated points in terms of this tender	Number of points allocated (90/10 system) (To be completed by the organ of state)	Number of points allocated (80/20 system) (To be completed by the organ of state)	Number of points claimed (90/10 system) (To be completed by the tenderer)	Number of points claimed (80/20 system) (To be completed by the tenderer)
Woman Ownership	2	5		
Ownership with Disabilities	1	2		
Youth Ownership	3	5		
Enterprises located in the Eastern Cape Province	3	6		
Ownership by Military Veterans	1	2		

DECLARATION WITH REGARD TO COMPANY/FIRM

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

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

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

SBD 6.2: Local Production and Content

SBD 6.2

DECLARATION CERTIFICATE FOR LOCAL PRODUCTION AND CONTENT FOR DESIGNATED SECTORS

This Standard Bidding Document (SBD) 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, 2022, 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, 2022 (Regulation 8) make provision for the promotion of local production and content.
- 1.2. Regulation 8.(2) prescribes that in the case of designated sectors, organs of state must advertise such tenders with the specific bidding condition that only locally produced or manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 1.3. Where necessary, for tenders 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 South African Reserve Bank (SARB) on the date of advertisement of the bid as indicated in paragraph 3.1 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 this Declaration Certificate and the Annex C (Local Content Declaration: Summary Schedule) are not submitted as part of the bid documentation;
- 2. 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
Reinforcement Roof coverings Steel windows, doors and frames Sundry metalwork and structural steelwork Gutters and down pipes	100% 100% 100% 100% 100%

uPVC and HDPE pipes	100%
Electrical cables	100%
Fencing	100%

3. Does any portion of the goods or services offered have any imported content?

(Tick applicable box)
YES NO

3.1 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 SARB for the specific currency on the date of advertisement of the bid.

The relevant rates of exchange information is accessible on www.resbank.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.

4. 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 AO/AA provide directives in this regard.

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

LOCAL CONTENT DECLARATION BY 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) IN RESPECT OF BID NO. **ISSUED BY**: (Procurement Authority / Name of Institution): NB The obligation to complete, duly sign and submit this declaration cannot be transferred to an 1 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 С, D and E) is accessible http://www.thedti.gov.za/industrial_development/ip.jsp. 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 to continuously update Declarations C, D and E with the actual values for the duration of the contract. I, the undersigned,(full names), do hereby declare, in my capacity as of(name of bidder entity), the following: The facts contained herein are within my own personal knowledge. (a) (b) I have satisfied myself that: (i) the goods/services/works to be delivered in terms of the above-specified bid comply with the minimum local content requirements as specified in the bid, and as measured in terms of SATS 1286:2011; and The local content percentage (%) indicated below has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 3.1 above and the information contained in Declaration D and E which has been consolidated in Declaration C: R Bid price, excluding VAT (y) R Imported content (x), as calculated in terms of SATS 1286:2011 Stipulated minimum threshold for local content (paragraph 3 above)

If the bid is for more than one product, the local content percentages for each product contained in Declaration C shall be used instead of the table above.

Local content %, as calculated in terms of SATS 1286:2011

The local content percentages for each product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 3.1 above and the information contained in Declaration D and E.

DATE: _____

WITNESS No. 2

Annexure C

Local Content Declaration – Summary Schedule

Tender No.					
Tender Description:					
Designated product(s)					
Tender Authority:					
Tender Entity Name:					
Tender Exchange Rate:	Pula:	EU:		GBP:	
Specified local content %			•	•	
	Tender Description: Designated product(s) Tender Authority: Tender Entity Name: Tender Exchange Rate:	Tender Description: Designated product(s) Tender Authority: Tender Entity Name: Tender Exchange Rate: Pula:	Tender Description: Designated product(s) Tender Authority: Tender Entity Name: Tender Exchange Rate: Pula: EU:	Tender Description: Designated product(s) Tender Authority: Tender Entity Name: Tender Exchange Rate: Pula: EU:	Tender Description: Designated product(s) Tender Authority: Tender Entity Name: Tender Exchange Rate: Pula: EU: GBP:

				Calculation	of Local Con	tent	
Tender item no's	List of items	Tender price – each (excl. VAT)	Exempted imported value	Tender value net of exempted imported content	Imported value	Local value	Local contend % (per item)
(C8)	(C9)	(C10)	(C11)	(C12)	(C13)	(C14)	(C15)

	1 enaer S	ummary	
Tender Qty	Total tender value	Total exempted imported content	Total imported content
(C16)	(C17)	(C18)	(C19)
_			

								i
				(C20) T	Total tender value			
				(C21)	Total Exempt imp	ported content		İ
Signature of	tenderer from Annex B			(C22) Tota	al tender value net	of exempt impo	orted content	
						(C23)Total Imp	orted content	
						(C24) Total	l local content	
Date:					(C25) Aver	age local conter	nt % of tender	

Annexure D

Imported (Content Declarat	ion - Support	ing Schedul	e to Anney C
IIII DOLLGO	Someth Deciding	ion – oupport	illig Ochleddi	e to Allier o

<i>D1)</i> Te	nder No.							Note: V	AT to be exclude	d from all cal	culations
	nder Description	1:									
<i>D3)</i> De	signated produc	t(s)									
<i>D4)</i> Te	nder Authority:										
D5) Te	nder Entity Nan	ie:									
<i>D6)</i> Te	nder Exchange l	Rate:	Pula:	EU:		GBP:					
		•									
A. Exe	empted importe	d content			C	alculation o	of imported	content		Su	mmary
Tender Item no's	Description of importe content	d supplier	Overseas supplier	Foreign currency value as per commercial invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry	landing costs & duties	Total landed cost excl. VA1	Tender QTY	Exempted imported value
(D7)	(D8)	(D9)	(D10)	(D11)	(D12)	(D13)	(D14)	(D15)	(D16)	(D17)	(D18)
							1				
		•			•		•	(D19)	Total exempt imp	orted value	
								(= ->)			conversed with
										Annex C - C21	correspond with
B. Imp	oorted directly	by Tenderer			C	alculation o	of imported	content		Su	mmary
Tender Item no's	Description of importe content		Overseas supplier	Foreign currency value as per commercial invoice	Tender Rate of Exchange	Local value of imports	Freight costs to port of entry		Total landed cost excl. VAT	Tender QTY	Total imported value
(D20)	(D21)	(D22)	(D23)	(D24)	(D25)	(D26)	(D27)	(D28)	(D29)	(D30)	(D31)
	L							(D32) Tota	al imported value	hy tondoror	
								(D32) Toll	и ітропей чане	by tenuerer	
C. Import	ed by a 3 rd party	and supplied to	the Tenderer		C	alculation o	of imported	content		Su	mmary
Description of import content	n Unit	of Local Supplier	Overseas supplier	Foreign currency value as per commercial invoice	Tender Rate of	Local value of imports	Freight costs to port of entry	All locally incurred	Total landed cost excl. VAT	Tender QTY	Total imported value
(D33)	(D34)	(D35)	(D36)	(D37)	(D38)	(D39)	(D40)	(D42)	(D42)	(D43)	(D44)
, ,	, i					, í	ì	, ,	, ,		
	I							(D45) Tate	ıl imported value	has 2rd as courtes	
								(D43) 10tt	и ітропеа чаше	by 3 party	
D. Oth	er foreign currer	ncy payments				tion of forei	gn				Summary of Payments
Type payment	of Local S paymer			iciary	Foreign currency val paid	lue of Exch					Local value of payments
(D46	5)	(D47)		(D48)	(D49)	(D.	50)				(D51)
Signatur	e of tenderer fr	om Annex B				L		(D52) Total of foreign	n currency payments by		
										party	
								(D53) Total of imported			
Date:							Т	his total must corre		& (D52) above	
Date								ms total must come	apona with Affine	x C - CZ3	

Annexure E

Local	Content	Declar	ration –	Sup	portin	g So	chedul	e to	Annex	\mathbf{C}
-------	---------	--------	----------	-----	--------	------	--------	------	-------	--------------

E1)	Tender No.			Note: VAT to be excluded from all	calculations
E2)	Tender Description:				
(3)	Designated product(s)				
4)	Tender Authority:				
5)	Tender Entity Name:				
		Local Products (Goods, Services and Works)	Description of items purchased	Local Suppliers	Value
			(E6)	(E7)	(E8)
			` '		, ,
			(E9) Total local produ	ucts (Goods, Service and Works)	
	(E10)	Manpower costs	(Tenderer's manpower cost)		
	(E11) (E12)	Factory overheads Administration overheads and	(Rental, depreciation & amortisation, (Marketing, insurance, financing, inte		
	(E12)	mark-up	(warketing, insurance, imaneing, ince	itest etc.)	
		· -		(E13) Total local content	
				This total must correspond with annex	C - C24
	Signature of t	enderer from Annex B			
	- ÿ				

Date:

T2.2.1 Certificate of Authority for Signatory

T2.2.1: CERTIFICATE OF AUTHORITY FOR SIGNATORY

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017

NOTE: This returnable document must be on a company letterhead

Signatory for companies shall confirm their authority hereto by attaching a duly signed and dated copy of the relevant resolution of the board of directors to this form on the company's letterhead.								
n example is given below:								
"By resolution of the board of directors passed at a meeting held on								
Mr/Ms, whose signature appears below, has been duly authorised to								
ign all documents in connection with the bidder for Contract No								
nd any Contract which may arise there from on behalf of (Block Capitals)								
SIGNED ON BEHALF OF THE COMPANY:								
N HIS/HER CAPACITY AS:								
PATE:								
IGNATURE OF SIGNATORY:								
VITNESSES:								
SIGNATURE:								
SIGNATURE:								

T2.2.2 Certificate of Authority for Joint Ventures

T2.2.2: CERTIFICATE OF AUTHORITY FOR JOINT VENTURES

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017

This returnable schedule is to be	completed by joint ventu	ires.					
_	_	enture and hereby authorise Mr/Ms					
	, of the company	 , acting					
n the capacity of lead partner, to sign all documents in connection with the tender and any contract resulting from it on our behalf.							
Name of Firm	Address	Duly Authorised Signatory					
Lead Partner		Signature:					
		Name:					
		Designation:					
		Signature:					
		Name:					
		Designation:					
		Signature:					
		Name:					
		Designation:					
		Signature:					
		Name:					
		Designation:					

T2.2.3 Schedule of Proposed Subcontractors

T2.2.3: SCHEDULE OF PROPOSED SUBCONTRACTORS

Pro	oject title:		NT OF A CONTRACTOR FOR TH	IE ADDITIONS FOR			
Tender No: SCMU6-22/23			3-0017				
			employ the following Subcontract				
nai	mes of proposed S	ubcontractors in	accordance with requirements in	ange the requirement for us to submit the the contract for such appointments. If tance of this list shall be binding between			
	confirm that all su National Home Bu			use are registered as home builders with			
	Name and addre		Nature and extent of work	Previous experience with Subcontractor.			
1.							
2.							
3.							
4.							
5.							
	Signed		Date				
	Nama		Docition				

Bidder _____

T2.2.4 Site Inspection Certificate

T2.2.4: SITE INSPECTION CERTIFICATE

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL		
Tender No:	SCMU6-22/23-0017		

I/We have visited the site for the above-mentioned works at the date specified below.

I/We have thoroughly studied the site, plans and contract documents and I/We have brought myself/ourselves fully conversant with all aspects which could possibly influence the construction of the works.

I/We further certify that I/We am/are satisfied with the description of the works and the explanation given to me/us by the Representative/Agent at the inspection and I/We fully understand the extent of the work to be done as specified and implied for the execution of this contract.

Date of Inspection:	NOT APPLICABLE	
Time of Inspection:		
Name of Tenderer		
O: 1 (T)		
Signature of Tender		
Signature of Represe	entative/Agent	
Date		

T2.2.5 Record of Addenda to Tender Documents

T2.2.5: RECORD OF ADDENDA TO TENDER DOCUMENTS

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017

We confirm that the following communications received from the Employer before the submission of this tender offer, amending the tender documents, have been taken into account in this tender offer:						
	Date	Title or Details				
1.						
2.						
3.						
4.						
5.						
6.						
7.						
8.						
9.						
10.						
Attach	additional pages if more space	e is required.				
	Signed	Date				
	Name	Position				
Т	enderer					

T2.2.6 Capacity of Tenderer

T2.2.6: CAPACITY OF THE TENDERER

Project title:		APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL				
Tender No:		SCMU6-22/23-0017				
attach additional and proof of the particular	WORK CAPACITY: (The Bidder is requested to furnish the following capacity particulars and to attach additional pages if more space is required. Details of project team including CV, qualifications and proof of registration completed for each individual to be provided by Tenderer. Failure to furnish the particulars may result in the Bid being disregarded.) Artisans and Employees: (Artisans and Employees to be, or are, employed for this project)					
	T					
Quantity / No. of Resources		s of Employee - Key (part of Business)	Professiona Registration		Date of Employment	
	Site Agent	t				
	Project Ma	anager				
	Foreman					
		ontrol & Safety Instruction Supervisor				
	Artisans					
	Unskilled	employees				
	Others					
The undersigned, who warrants that she/ he is duly authorised to do so on behalf of the enterprise, confirms that the content of this schedule that presented by the tenderer are within my personal knowledge and are to the best of my knowledge both true and correct.						
Signed:			Date:			
Name:			Position:			
Tenderer:						

T2.2.7	Relevant Project Experience	- Completed	Projects
--------	------------------------------------	-------------	-----------------

T2.2.7: RELEVANT PROJECT EXPERIENCE - COMPLETED PROJECTS

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017

Tenderers must submit a max one-page description of at least three projects successfully completed.

Attach a Completion Certificate for each of the project provided.

The description of each project must include the following information:

- 1. Essential introductory information:
 - 1.1. Name of project.
 - 1.2. Name of client.
 - 1.3. Contact details of client.
 - 1.4. Contact details (including telephone numbers and email addresses) of currently contactable references.
 - 1.5. The period during which the project was performed, and also, if this is different, the period during which the tenderer's team members were contracted.
 - 1.6. Cost of works and/or contract value (making it clear in broad terms what this cost/value purchased, and to what extent (if any) this cost/value was part of a larger project budget or programme budget).

NO.	NAME OF PROJECT	NAME OF CLIENT	CONTACT DETAILS OF CLIENT	PROJECT VALUE	DATE COMPLETED
1					
2		Examp	le ont		
3					

Attach a separate page to address this issue (the above table is just for reference purposes).

The undersigned, who warrants that she/ he is duly authorised to do so on behalf of the enterprise, confirms that the content
of this schedule that presented by the tenderer are within my personal knowledge and are to the best of my knowledge bot
true and correct.

Signed	Date
Name	Position
Tender	

T2.2.8	Relevant Project Experience	- Current Projects

T2.2.8: RELEVANT PROJECT EXPERIENCE - CURRENT PROJECTS

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017

Tenderers must submit a max one-page description of at least three projects under construction/ on hold/ just handed over/ towards completion (if they exist).

Attach an Appointment letter for each of the project provided.

The description of each project must include the following information:

- 2. Essential introductory information:
 - 2.1. Name of project.
 - 2.2. Name of client.
 - 2.3. Contact details of client.
 - 2.4. Contact details (including telephone numbers and email addresses) of currently contactable references.
 - 2.5. The period during which the project was performed, and also, if this is different, the period during which the tenderer's team members were contracted.
 - 2.6. Cost of works and/or contract value (making it clear in broad terms what this cost/value purchased, and to what extent (if any) this cost/value was part of a larger project budget or programme budget).

NO.	NAME OF PROJECT	NAME OF CLIENT	CONTACT DETAILS OF CLIENT	CONTACT DETAILS OF REFERENCES	PROJECT VALUE	STAGE OF PROJECT
1		Exa) m = 1			
2			arib)	e onl	V	
3					y	

Attach a separate page to address this issue (the above table is just for reference purposes).

The undersigned, who warrants that she/ he is duly authorised to do so on behalf of the enterprise, confirms that the content

of this schedule tha true and correct.	t presented by the tenderer are within my pe	ersonal knowledge	and are to the best of my kno	wledge both
Signed		Date		
Name		Position		
Tenderer				

T2.2.9 Schedule of Plant & Equipment

T2.2.9: SCHEDULE OF PLANT AND EQUIPMENT

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017
	of major items of relevant equipment that I/we presently own or lease and will contract or will acquire or hire for this contract if my/our Bid is accepted.
(a) Details of major	or equipment that is owned by and immediately available for this contract.
Quantity	Description, size, capacity, etc.
Attach additional nage	s if more space is required.
acceptable.	equipment that will be hired, or acquired for this contract if my/our Bid is
Quantity	Description, size, capacity, etc.
Attach additional page	s if more space is required.
Signed	Date
Name	Position

Bidder _____

T2.2.10 Compulsory Enterprise Questionnaire

T2.2.10: COMPULSORY ENTERPRISE QUESTIONNAIRE

12.2	TO. COM	PULSURI		ISE QUESTIONNAIRE	
Project title:	_	MENT OF A COI SECONDARY SC	_	OR THE ADDITIONS FOR SITOROM	
Tender No:	SCMU6-2	25/23-0017			
				ıre, separate enterprise questionnaires in	
respect of each partn		pleted and submitte	ed.		
Section 1: Name of	enterprise:				
Section 2: VAT regis	stration number	er, if any:			
Section 3: CIDB reg	istration numb	er, if any:			
Section 4: CSD num	ber:				
Section 5: Particula	rs of sole prop	rietors and partne	rs in partnersh	ips:	
Name*		Identity number	*	Personal income tax number*	
*Complete only if sole	nronrietor or n	artnershin and attac	ch senarate nac	ge if more than 3 partners	
Section 6: Particula		·		o il more than o partners	
		s and close corpo	i ations		
Company registration					
Close corporation nu	mber:				
Tax reference number	r:				
Section 7: SBD4 isstender requirement.	sued by Natior	nal Treasury must	be completed	for each tender and be attached as a	
Section 8: SBD6 isstender requirement.	sued by Natior	nal Treasury must	be completed	for each tender and be attached as a	
Section 9: SBD8 isstender requirement.	sued by Nation	nal Treasury must	be completed	for each tender and be attached as a	
Section 10: SBD9 is tender requirement	sued by Natio	nal Treasury must	t be completed	I for each tender and be attached as a	
The undersigned, wh	o warrants that	he / she is duly auth	norised to do so	on behalf of the enterprise:	
i) authorizes the en that it is in order;	i) authorizes the employer to verify the tenderers tax clearance status from the South African Revenue Services				
ii) confirms that the					
				the enterprise appears on the Register of ating of Corrupt Activities Act of 2004;	
				holly or partly exercises, or may exercise	
			•	en convicted of fraud or corruption;	
				other tendering entities submitting tender ose responsible for compiling the scope of	
		preted as a conflict		ose responsible for complaing the scope of	
v) confirms that the	contents of this			onal knowledge and are to the best of my	
belief both true as	iu correct.		Date		
-					
Name			Position		
Enterprise name					

T2.2.11	CIDB	Grading	Certificate/Proof	of Registration
---------	------	----------------	--------------------------	-----------------

T2.2.11: CIDB GRADING CERTIFICATE/PROOF OF REGISTRATION

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017

Tenderers are required to submit with their tender:

A Certificate of Contractor Registration issued by the Construction Industry Development Board.

NOTE: PROOF OF CIDB GRADING TO BE ATTACHED TO THIS PAGE BY TENDERER

IN THE CASE OF A JOINT VENTURE, SEPARATE CERTIFICATES IN RESPECT OF EACH PARTNER MUST BE SUBMITTED

T2.2.12 Other certificates, etc

T2.2.12: OTHER CERTIFICATES, ETC TO BE PROVIDED BY TENDERER

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017

Tenderers are required to submit with their tender:

- Certified copy of CIPC company registration certificate
- Certified copies of ID's of shareholders, members, partners or sole proprietor
- Letter of Good Standing from Bank where tenderer's primary transaction account is
- Certified copy of valid B-BBEE verification certificate or sworn affidavit; a consolidated B-BBEE verification certificate or sworn affidavit to be submitted in the case of a joint venture.
- Letter of Good Standing from Compensation Fund or a licensed insurer as contemplated in the Compensation for Occupational Injuries and Diseases Act 1993
- CSD Registration Summary Report dated not more than thirty (30) calendar days prior to the tender closing date
- Original valid SARS tax clearance certificate and pin
- Proof of locality of head office by way of certified copy of municipal account or lease agreement

NOTE: CERTIFICATES, ETC TO BE ATTACHED TO THE RELEVANT PAGE HEREAFTER

Insert certified copy of CIPC certificate

Insert certified copies of ID's

Insert Letter of Good Standing from Bank

Insert Certified Copy of Valid B-BBEE Verification Certificate or Sworn Affidavit

Insert Letter of Good Standing from Compensation Fund

Insert CSD Registration Summary Report

Insert Original Valid SARS Tax Clearance Certificate and Pin

Insert Certified Copy of Municipal Account or Lease Agreement

T2.2.13	Insert (Completed	Project	Reference	Forms

PROJECT REFERENCE RETURNABLE 1 OF 3

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017

NOTE: This returnable document must be completed by the person who was the principal agent on a construction project of similar value and complexity that was completed successfully by the Tenderer.

Ι,			(name a	nd surname)	of
			(compar	ny name) dec	clare
that I was the principal agent on the	following bu	ilding constri	uction projec	t successfully	у
executed by			(na	me of Tende	erer):
Project name:					
Project location:					
Construction period:		Completion d	ate:		
Contract value:					
A. Please evaluate the performance the principal agent, by inserting "Yes				ned project,	on which you
	Very Poor	Poor	Fair	Good	Excellent
	1	2	3	4	5
Project performance / time management / programming					
2. Quality of workmanship					
3. Resources: Personnel					
4. Resources: Plant					
5. Financial management / payment of subcontractors /					

cash flow, etc

YES NO			
C. Any other comments:			
D. My contact details are:			
Telephone:	Cellphone:	Fax	:
E-mail:			
Thus signed at	on this	day of	20
Signature of principal agent		COMPANY S	ТАМР
NOTE:			
If reference cannot be verified due part to respond to a written reque			
Name of Tenderer			
Signature of Tenderer		Date	

B. Would you consider / recommend this Tenderer again:

PROJECT REFERENCE RETURNABLE 2 OF 3

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017

NOTE: This returnable document must be completed by the person who was the principal agent on a construction project of similar value and complexity that was completed successfully by the Tenderer.

I,	(name and surname) of
	(company name) declare
that I was the principal agent on the following b	ouilding construction project successfully
executed by	(name of Tenderer):
Project name:	
Project location:	
Construction period:	Completion date:
Contract value:	

A. Please evaluate the performance of the Tenderer on the abovementioned project, on which you were the principal agent, by inserting "Yes" in the relevant box below:

	Very Poor	Poor	Fair	Good	Excellent
	1	2	3	4	5
Project performance / time management / programming					
2. Quality of workmanship					
3. Resources: Personnel					
4. Resources: Plant					
5. Financial management / payment of subcontractors / cash flow, etc					

YES NO			
C. Any other comments:			
D. My contact details are:			
Telephone:	Cellphone:	Fax:	
E-mail:			
Thus signed at	on this	day of	20
Signature of principal agent		COMPANY ST	TAMP
NOTE:			
If reference cannot be verified due part to respond to a written request			
Name of Tenderer			
Signature of Tenderer		Date	

 $\ensuremath{\mathsf{B}}.$ Would you consider / recommend this Tenderer again:

PROJECT REFERENCE RETURNABLE 3 OF 3

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Tender No:	SCMU6-22/23-0017

NOTE: This returnable document must be completed by the person who was the principal agent on an construction project of similar value and complexity that was completed successfully by the Tenderer.

Ι,			(name ar	nd surname)	of	
			(compan	y name) ded	clare	
that I was the principal agent on the	following bu	ilding constru	uction project	t successfully	У	
executed by			(na	me of Tende	erer):	
Project name:						
Project location:						
Construction period:		Completion d	ate:			
Contract value:						
A. Please evaluate the performance the principal agent, by inserting "Yes				ned project,	on which you v	were
sio principal agent, a, meeting	Very Poor	Poor	Fair	Good	Excellent	
Project performance / time management / programming	1	2	3	4	5	
2. Quality of workmanship						
3. Resources: Personnel						
4. Resources: Plant						
5. Financial management / payment of subcontractors / cash flow, etc						

B. Would you consider / recommend the YES NO	is Tenderer again:		
C. Any other comments:			
D. My contact details are:			
Telephone: E-mail:		Fax:	
Thus signed at	on this	day of	20
Signature of principal agent		COMPANY ST	AMP
NOTE:			
If reference cannot be verified due to part to respond to a written request			
Name of Tenderer			
Signature of Tenderer		Date	



EASTERN CAPE PROVINCE DEPARTMENT OF EDUCATION TENDER DOCUMENT

FOR

APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL

EMIS NO: 200600754

DISTRICT: JOE GQABI

TENDER NO: SCMU6-22/23-0017

Consisting of: Volume 1: The Bid (Returnable) This document Volume 2: The Contract – This document BIDDER: CRS NO.:

Compiled for:

SUPPLY CHAIN MANAGEMENT

Department of Education Steve Tshwete Complex Zone 6

ZWELITSHA

5608

Website: www.edu.ecprov.gov.za

Compiled by:

DEPARTMENT OF EDUCATION (DoE) INFRASTRUCTURE DELIVERY

Eastern Cape Department of Education Steve Tshwete Complex, Zone 6 **ZWELITSHA**

5608

FEBRUARY 2023

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- > C3.5 Electrical Specifications
- > C3.6 EPWP

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THE CONTRACT (VOLUME 2)

Part 1: Scope of Work

C3.1 Scope of work

C3.1: SCOPE OF WORKS – JBCC 2000 PRINCIPAL BUILDING AGREEMENT (Edition 4.1 of March 2005)

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Bid No:	SCMU6-22/23-0017

C3. Scope of Works

1. GENERAL

a) EXTENT OF THE WORKS

The work comprises of:

Provision of 6 Prefabricated Classrooms

b) ORDER OF THE WORKS

N/A

c) BUILDING OCCUPIED

Yes

d) ACCESS - Tarred Road

C3.2 Health and Safety Specification



ECDoE	T035
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SITE SPECIFIC OCCUPATIONAL HEALTH AND SAFETY SPECIFICATION

Prepared by

Dr Claire Deacon PrCHSA SACPCMP CHSA010/2013

FOR

APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL

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Project Details	
Date of compilation:	Revision number: 00
Value of project:	Commencement date:
	Contract period:
Occupational Health and Safety Agent:	

Professional responsibilities	Company	Contact person	Telephone	Fax	email
	Con C1 2				
Architects	See C1.2				
Architects	Contract Data				
Civil Engineers					
Structural Engineers					
Electrical Engineers					
HVAC Engineers &					
Fire Consultants					
Quantity Surveyors					

Site Details:

Locality of the works:



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REFERENCES, INCLUDING COVID-19

- The National Disaster Management Act (NDMA), Regulations issued in terms of Section 27(2) of the Act;
- Covid-19 Occupational Health and Safety Measures in Workplaces Covid-19 (C19 OHS), 2020 Reg No 43257 No 479;
- Occupational Health and Safety Act (OHSA) No. 85 of 1993 and Regulations (as amended);
- Compensation for Injury and Occupational Diseases Act (COIDA) No. 100 of 1993 (as amended);
- South African Council for the Project and Construction Management Professions (SACPCMP) 2013: Scope of services for the CHS Agent, Manager and Officer;
- Any other internal standards and specifications developed by the Client as they affect the operations, and
- The amended Baseline Risk assessment
- South African Roads Traffic Safety Manual (SARTSM) Chapter 2, Volume 13 of 1999
- Road Traffic Safety Act No. 93 of 1996 (as amended)
- Construction Specifications & Standards 6.0 for Southern Africa. Hans Wegelin 6th Edition 2010
- SANS Code 10400
- SABS 1200

1. LIST OF ABBREVIATIONS

AIA Approved Inspection Authority

BoQ Bill of Quantities

CC Compensation Commissioner CR Construction Regulations

CHSO Construction Health and Safety Officer

DMR Driven Machinery Regulations

DEL Department of Employment and Labour FEMA Federated Employers Mutual Association GAR General Administration Regulations

GSR General Safety Regulations

HCSR Hazardous Chemical Substances Regulations
HIRA Hazard Identification Risk Assessment

H&S Health and Safety

ER Engineer's Representative

LI Labour Intensive

DMA Disaster Management Act
OH Occupational Health

OHSA Occupational Health and Safety Act No. 85 of 1993 (as amended)

SSHSS Site Specific Health and Safety Specification

PC Principal Contractor

PPE Personal Protective Equipment
PrCHSA Professional Health and Safety Agent
SANS South African National Standards (Authority)

SACPCMP South African Council for Project and Construction Management Professions

SDS Safety Data Sheet

SMME Small, Micro, Medium Enterprise SWP Safe Work ProcedurePREAMBLE



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Each year fatalities, serious injuries and poor attitudes of Contractors mar the reputation of the Construction Industry. The CLIENT has a responsibility to limit its risk by ensuring a zero tolerance and better practice approach to Contractors and those affiliated to a particular project. Thus, a high premium is placed on the health and safety (H&S) of the Client and stakeholders, which include its employees, professional service providers, public and its physical assets.

The responsibilities that the Client and relevant stakeholders have toward its employees are captured in, but not limited to this document. The responsibilities stem from both moral, civil and a variety of legal obligations. The Principal Contractor is to take due cognisance of the above statement.

Where there is an appointed PrCHSAon its behalf, shall provide a site specific Health & Safety Specification (SSHSS) for the project and provide the Principal Contractor/s (PC) making a bid or appointed to perform construction work for the project, or parts thereof.

By drawing up this SSHSS, the Client has endeavoured to address the most critical aspects relating to H&S issues in order to assist the contractor in adequately providing for the health and safety of employees on site.

Should the Client not have addressed all H&S aspects pertaining to the work that is tendered for, the contractor needs to include it in the SSHSP and inform the Client of such issues when submitting the tender, or as soon as identified.

Notwithstanding the above, cognisance needs to be taken of the current Disaster Management Plan, and all the requirements of the current levels of lockdown, standards, guidelines and information published from time to time.

2. Purpose of the Site Specific Health and Safety Specification (SSHSS)

The SSHSS is a performance specification to ensure that the Client and any bodies that enter into formal agreements with the Client, Agents, Professional Designers (Engineers, Quantity Surveyors and Architects), Principal Contractors and Contractors achieve an acceptable level of OHS performance.

No advice, approval of any document required by the SSHSS, such as hazard identification and risk assessments, or any other form of communication from the Client shall be construed as acceptance by the Client of any obligation that absolves the Principal Contractor from achieving the required level of performance and compliance with legal requirements. Furthermore, there is no acceptance of liability by the Client, which may result from the Principal Contractor failing to comply with the SSHSS, i.e. the Principal Contractor remains responsible for achieving the required performance levels.

A Mandatary Agreement in terms of Section 37.2 of the OHSA will be signed between parties prior to any works commencing. If the NEC contract is used a copy of the signed contract shall form part of the H&S file submission.

The SSHSS highlights the aspects to be implemented over and above the minimum requirements of current legislation. Requirements may be changed should new risks or issues are identified that could not have been foreseen during the design phase of the project, or during the construction phase. Any new legislation or standards (legislated or determined by the Client) that are promulgated or accepted during the contract will automatically be applied.

Environmental management shall receive due attention as per the requirements of the Environmental Control Officer (ECO), but will be managed by the ECO directly if applicable to the project.

2.1 Project description/detailed scope of work as it applies to the project (Details as per the scope of work)

The Scope of work as identified by the Stakeholders is as follows:



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- · Preliminary and General
- Breaking
- Painting
- Carpentry
- Brickwork
- Roof Work
- Asbestos Work
- Supply and install prefabricated structures

The works shall be done in accordance with the applicable SANS 1200 specifications, Municipal By-laws and Regulations, variations and additions to the standardized specifications applicable to this contract and the technical specifications of the Client for work that falls outside of the standardized specifications.

2.2 Programme Description

Clarification Meeting	TBA
Time allowed for preparation of H&S plan/file	
after tender award	
Approval date of SSHSP	Within 1 week after submission but subject to content as per this requirement, for more than one review.
Induction dates	To be advised after Approvals of H&S Plan/file
Estimated Commencement date of work on site	Subject to approval of H&S Plan.
Estimated Project completion date or project	Dependant on site establishment and site hand over
duration	
Project term	

3. Implementation of the Site Specific Occupational Health and Safety Specifications (SSHSS)

The site specific H&S specification (SSHSS) forms an integral part of the Contract, and PCs are required to make it an integral part of their Contracts with Contractors and Suppliers. A SSHSS will be available for each level of Contract and Contractor and must be complied with.

This specification must be read in conjunction with the OHSA, Regulations (as amended) and any other standards relating to work being done and ensure compliance thereto. The information relative to the scope of the project, the works etc. are detailed in the tender, are to be considered when developing the SSHSP and associated documentation. The summary of risks is included in Section 2 of the SSHSS.

The OHSA S.37.2 Mandatory Agreement must be fully completed by the PC, supplied by the Client. These documents shall be deemed to form part of the returnable Contract Documents.

No work may commence without written approval of the SSHSP by the H&S Agent, or the responsible person of the Client.

Should there be design changes, or change in the scope of works, an amended SSHSS may be issued. Where amended SSHSSs are issued, the PC will be required to ensure a resubmission of an amended SSHSP for approval. Further to this, the PC must ensure that similar information must be provided as it applies to the works to all their Contractors, within 5 working days following notification thereof. Such design changes.



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The PrCHSA will visit the project at least bi-monthly to ensure compliance and limit risk. All activities on the site and all appropriate documentation will be monitored and reported on to the Client and the Designer.

Non-conformances will be issued, and penalties or work stoppage will be issued where appropriate. Communication between the PrCHSA and the PC will be through the Designer (or Client's responsible person) as determined at the commencement of the project.

3.1 Requirements at Start Up

The submission will effectively reduce the time and issues prior to commencement of the project. The site may need to be deep cleaned if previously occupied as per the Department of Labour (DEL) requirements for safe occupation by the PC. Details of the COVID-19 policy and risk assessments will be required to be done as part of the

A site specific H&S Plan (SSHSP) in response to this SSHSS will be subject to approval by the PrCHSA within the stipulated time period as noted in the tender. This must include all supporting documentation as required to verify the H&S system:

- A declaration to the effect that the PC has the competence and necessary resources to carry out the work safely in compliance with the Occupational Health and Safety Act and its Regulations;
- A valid Letter of Good Standing;
- Detailed technical method statements along with, and aligned with the project programme for review by the Principal Agent, Designer and appropriate risk assessments and safe work procedures for approval by the PrCHSA or Client:
- Site establishment including:
 - A procedure must be drafted relative to protection/ prevention of injury to persons other than PC employees, during undertaking of such construction activity.
 - Exposure of services, power, telecommunication etc.;
 - Arrangements for hoarding, traffic accommodation if applicable:
 - Excavating for services;
 - o An emergency plan indicating how and where emergencies will be handled, and
 - Working at heights (if applicable).

Further method statements are to be submitted prior to, and during the project where changes or new work is required, and the approval of the Principal Agent/Client is required before work on that aspect or activity can commence The construction CHSO (CHSO) is to be included in production planning sessions/meetings to ensure that the appropriate risk assessments, safe work procedures and communication required are available and completed timeously.

Penalties will be applied should this not be adhered to and deemed a serious offence.

4. GENERAL REQUIREMENTS

4.1 Summary of Risks identified during Design

The intention of the summary of findings from the design risk assessment is to highlight the residual risks identified during the design phase. The full design risk assessment can be found in the tender document.

The summary of risks provided is to point the contractor towards some risks he may not be aware of during tendering stage and while developing his formal risk assessments for the project.



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The design risks and the management thereof should be included in the PC risk assessments. Where there are other Contractors appointed to do work, the PC is to ensure that Contractors include such information in their risk assessments.

The summary is to be developed following the completion of the Design risk assessment, and to include the residual risks as they apply to the project.

PHASES OF THE PROJECT	RESIDUAL RISKS IDENTIFIED TO BE MANAGED (as applicable)
Site Establishment	Bringing in containers, fitting with electricity, phone and fax, toilet hire.
	Hoarding, security and access to be managed and in place.
Site Clearance	Traffic accommodation, movement of heavy construction vehicles, use hand
	tools, chainsaws, use of local labour and contractors.
Earthworks	Open excavations, use of plant and machinery, use of lifting equipment for
	laying storm water concrete pipes, electrical hand tools plant and equipment
	during paving. Noise monitoring.
Ancillary Roadworks	Use of chemicals, excavation and use of hand tools.
Housekeeping, stacking and storage	The area is adequate to ensure housekeeping and stacking and storage
	principles are followed. However, the children need to be kept well away from
	all work areas including the site camp, and notices to be clear in warning of
	dangerous construction activities. Care and increased attention to ensure all
	materials and vehicles are carefully managed and designated routes are used.
General	Use of local labour, and contractors, CLO to do regular information sessions.
	High winds and inclement weather require monitoring for all working at heights
Painting	Hand mixing may occur, 50kg paint drums are an ergonomic risk from
	handling. Potential eye, skin and respiratory irritant from paint fumes
	exposure, chromates.

4.2 Specified Hazardous Chemical Substances

The following lists of products or substances are those which have been identified as likely to be used on the project. This list is not inclusive and other products may be considered. Where the PC is likely to supply the product as the product has not been specified, safety data sheets (SDSs) need to be considered prior to all selections.

PRODUCTS/SUBSTANCES/RISKS	POTENTIAL HEALTH OR OTHER RISKS
Cement	Hand mixing may occur, 50kg bags are an ergonomic risk from handling. Potential eye, skin and respiratory irritant from dust exposure, chromates.
Cement/Silica dust	Caused by cutting, grinding, sanding of any concrete/granite/tiled surface/masonry.
Wood dusts	Caused by cutting, sanding, drilling wooden products treated Viz fencing poles.
Mineral turpentine	Applying paint and cleaning of paint brushes. Potential eye, nose, skin and respiratory irritant.
Paint	Splashes into eyes, onto skin causing irritation.



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PRODUCTS/SUBSTANCES/RISKS	POTENTIAL HEALTH OR OTHER RISKS
Cleaning materials	Use of disinfectants and sanitizers

5. OCCUPATIONAL HEALTH & SAFETY MANAGEMENT

5.1 Structure and Organization of H&S Responsibilities

An organogram will be available to identify key appointments and responsibilities on site and be kept up to date throughout the project.

5.1.1 Notification of Commencement of Construction Work

The PC shall notify the Provincial Director of the Department of Employment and Labour (DEL) in writing, in the form of the Annexure in the CRs. This shall occur within 7 days of the award of the contract. Proof of submission and/or receipt must be provided and kept in the H&S file.

Where changes to the conditions given in the submission are required (i.e. Contractors, completion dates, increase in workers), a revised Annexure A must be submitted to the DEL. The completion date is to include the defect and liability period. A copy of the notification form and any further submissions/correspondence must be kept in the H&S file.

6. HEALTH AND SAFETY PLAN FRAMEWORK

The H&S aspects related to the project outlined in the previous sections are to be taken into account when drawing up the H&S Plan. The PC is required to demonstrate competence by providing an H&S system that will address the requirements of the project.

The current legislative requirements, SABS codes, SANS 10400 and any other standards that may guide practice are to be taken into consideration. The following aspects must be addressed in the SSHSP, as they have been identified in section 2, as playing a role in reducing the overall risk of a particular activity, or section of the project. The PrCHSA may from time to time request additions or systems as they relate to the works or legislative requirements at the time.

The PC is to prepare a site layout drawing to indicate at least the following to submit with the H&S plan:

- The positions of site offices of all Contractors, toilets, drinking water and worker rest areas;
- Indicate the positions of emergency planning and equipment and first aiders;
- Protection of plant and public, indicate parking, designated vehicular routes and access to site;
- Storage areas (materials and equipment, waste etc.), and
- Storage of materials and waste;

Such layouts are to be updated regularly throughout the project.

A Covid-19 Compliance Manager or co-ordinator is to be appointed to co-ordinate any matters relating to ensuring compliance.

Cognisance is to be given to those permanent employees who are over 60 years of age, and younger workers who have underlying chronic health issues such as high blood pressure, diabetes, TB, HIV and AIDS etc. Specialised workers who are indispensable will need to be declared fit for work by an occupational health service provider.



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Key appointments and succession planning is to be available to ensure those who are playing key roles are able to cover the project at all times.

The project Organogram is to be updated accordingly and signed and dated at each update.

6.1 Appointment of Competent Site Personnel

The CEO (OHSA S16.1 or 16.2) of the PC will take overall responsibility for the appointment of competent site staff for the duration of the project. Should the CEO not be personally involved in the project, the H&S responsibilities are to be delegated to the Site Agent (OHSA 16.2). Knowledge and training in H&S are required and certificates indicating H&S training as well as experience to be included in CVs.

All other legal appointments are to be made with relevance to the type of work required and kept current with the project programme. The construction team is to ensure the appointed CHSO is kept up to date with all planned activities, to ensure all H&S requirements are met.

All construction/technical method statements are to be generated by senior site personnel, and the appropriate risk assessments developed therefrom in conjunction with the CHSO.

The SSHSP shall include the following, but is not limited to the following key appointments:

6.1.1 Construction Supervision

Competent supervisors will be appointed to manage part or all of the works and have training and/or experience in the area of responsibility, regarding CR 8.1, 8.2 and 8.8. All site supervisors must show evidence of appropriate training in H&S, and an understanding or training in areas of responsibility (i.e. risk assessments, method statements etc.).

Curriculum Vitae (CVs) are to be submitted for approval by the Principal Agent, and/or Client. The Supervisor will be held responsible for the safety of working teams and subordinates, housekeeping and stacking and storage of materials.

6.1.2 Construction Health and Safety Officer

The PC shall employ at least one competent, CHSO for the duration of the contract. The CHSO's CV is to be submitted for approval by the PrCHSA or the Client, at time of tender

The PC is to ensure adequate resources are provided in order to undertake all responsibilities (i.e. mobile phone, computer and internet access, etc.).

Qualifications shall include at least Grade 12, SAMTRAC/NEBOSH/Diploma in H&S qualifications or similar, with exposure to civil engineering and similar road construction, with at least 5 years experience, given the level of project complexity preferably in an OHS capacity. He should also have undergone training in the Act and Regulations. In the case of a contract where contractors are employed, the CHSO must have a competence to evaluate the Contractors Health and Safety plans and be registered with the SACPCMP as a CHSO.

This person may not hold any other position on the site staff. The site supervisor may not act as the CHSO. The CHSO appointed for the project will be held responsible for all H&S on the project.

- Senior site staff and supervision, Contractors are to follow systems, instructions etc. given by the CHSO at all times;
- No new workers or Contractors may commence work without approval or following the SSHSP as submitted;



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- No inductions of any Contractors' staff until the H&S documentation is approved by the CHSO, and
- The CHSO may not be removed or replaced without the approval of the H&S Agent, nor may the site be left unattended for more than 1 day without adequate, competent cover.

A monthly report of all H&S activities and incidents is required by the end of the first week of each month, or at a date agreed to by the H&S Agent/Client and the CHSO. An example of the monthly report is attached as an Annexure D.

The CHSO will be responsible for collating the H&S documentation at the close out of the project in electronic format, properly labeled and filed. A list of the typical aspects that should be provided is available as Annexure B to this document. The PC is to ensure that all Contractors documentation follows the same requirements and closed out. H&S documentation must be completed and be available with the close out of the main contract, or as determined at the time.

Failure to do so will be considered a serious offence and penalties applied. Failure could also result in retentions or project certification not being issued to the PC.

6.1.3 Traffic Safety

The CHSO will be responsible for ensuring that daily traffic management is adequately managed.

No worker may be transported in, or on the rear of construction vehicles (bakkies included), or with plant and materials to, on, or from site. The number of passengers in any vehicle is limited to what is stated on the license disc. Vehicles used to transport workers to, from, or on site, shall have secure seats and be covered. No canopies may be used.

While this is difficult to control by the PC, induction training needs to include such information so workers can protect themselves. An on-site transportation policy needs to be available for how such transportation will be made safe and limit any opportunity for cross infection. Disinfection of vehicles needs to be determined where possible, and sanitizers provided prior to boarding and recommended during transit.

Each worker is to be encouraged to wear a cloth mask while travelling, and this needs to be enforced if using company transport.

Penalties will be issued for non-compliances noted.

6.1.4 Health and Safety Representatives and H&S meetings (if applicable)

H&S Representatives representing workers and Contractors are to be appointed following the start up of the project, irrespective of the number of workers on site. The appointed H&S Representatives are to be actively involved with H&S and will assist the CHSO and site management in meeting legislative duties.

All internal and external PrCHSA audits are to be discussed, as well as all H&S related issues at all internal production or progress meetings.

Issues relating to COVID-19 will be included in the meetings and involvement with all related issues will be noted.

Failure to do so will be deemed to be a moderate offence.

6.1.5 Appointment of Competent Contractors and Suppliers, short term works (if applicable)

The PC is to ensure compliance with the Clients minimum standards and all legislative requirements. The same H&S standards required of the PC are to be applied to all Contractors. An index of all Contractors and Suppliers is to be on file and kept updated at all times. The PC is to ensure there is sufficient funding for H&S compliance by each Contractor.

The following minimum aspects are applicable to any Contractor appointed:



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- The CHSO is to ensure a Contractors appointment and approval of H&S documentation at least seven (7) working days prior to commencing work;
- No Contractor may work under the PCs Compensation registration number. If required, the PC may assist SMMEs
 with their registration with the Compensation Commissioner (CC). However, such Contractors will not be able to
 commence work until proof of registration or Letter of Good Standing has been received, and
- No work may commence without Mandatary agreements between parties in place.

Suppliers or short-term works (surveying, repairs, servicing, deliveries etc.) also require H&S Management. Cognisance is to be taken of the level of risk involved and the CHSO is to ensure the level of H&S documentation is appropriate and appropriately managed.

Failure to provide written approval of H&S documentation will be considered a serious offense, and could result in aspects of, or all the activities being stopped, and penalties implemented.

7. GENERAL RISK MANAGEMENT

7.1 Health Risks and Medical Surveillance

The appropriate SDSs are to be obtained for all products and used to develop the H&S documentation as they relate to the works. Many of the processes are labour intensive and ergonomic risks are to be noted. All workers (including Contractors) are to be included in the medical surveillance programme.

Workers will be exposed to noise, dust, and physical risks from extended periods of work of a repetitive nature, materials specified and the general nature of the works.

All permanent workers (including those of Contractors) are required to be in possession of a medical certificate of fitness prior to arrival on site that must be less than 12 months old. An exit medical will be required where the project exceeds 6 months in duration. Arrangements for keeping medical records for the required time are to be noted. A procedure for managing the medical records which require safekeeping for prescribed periods are to be addressed, specifically for the asbestos exposed workers.

Given the GOVID-19 pandemic and lasting effects, workers who have co-morbidities (chronic medical conditions such as high blood pressure, diabetes, cancer, HIV and AIDS etc.) need to be cleared to work prior to being allowed on site.

Given the potential health risks the following aspects are to be included in each medical surveillance intervention:

- Full medical, surgical and occupational history;
- Full physical examination of all systems, and
- Referral if required for the management of identified health issues that may affect the worker.

Specific testing for existing conditions and limitations relative to exposure could include, but are not limited to:

- Audiometry (hearing tests);
- Spirometry (lung function tests) are not to be done until deemed safe to do so, and
- Any other tests identified as relevant from chemical or specifically identified risks of exposure

Workers will be required to complete COVID-19 questionnaires prior to returning to site. Any worker with any symptoms is not to return to work or notify the PC of same. No worker may be discriminated against or victimized for being ill.

Failure to do so will be considered a serious offence.



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8. Training

Training of site personnel in H&S in the revised areas of work is required, mainly through induction between the Client and specific groups of employees. All programmes to have an element of information and detail relating to COVID-19 as it applies to the project, and in some cases by the Client. The CHSO is to determine training requirements and to report on needs or completed training in their reports and audits.

Records of all training, and acknowledgement of such training by attendees must be kept. Comprehensive records of all employees under the PCs control attending induction or any other training throughout the project shall be included. Amendments to statutes, the SSHSS, PSHSP, policies, procedures, method statements etc. shall require that all those affected shall undergo the relevant re-training.

8.1 Site Induction and other training

The PCs shall ensure that all employees, and contractors have undergone the induction programme for visitors or contractors, or any other that is deemed necessary, including training by the Client as it relates to COVID-19.

Where possible no classroom activities will be allowed unless the social distancing aspect has been addressed, a minimum of 1.5m between persons.

Appropriate time must be set-aside for training (induction and other) for all employees. No person will be able to commence work or visit the site where the induction has not been done.

All employees and visitors on site from either the Client or the PC shall carry the proof of induction training in form of an induction card. Client Induction is valid for a year from the date it was conducted and thereafter refresher induction shall be re-scheduled at least one month before the induction period expires.

Both parties shall keep a database of all records pertaining to induction and will inform Contractors of pending expiry though the overall responsibility of maintaining current induction cards still lies with the principal contractor. All induction cards issued must be returned on completion of the project to the Issuer.

Toolbox talks to be conducted outdoors when possible in order for persons to maintain social distancing. Where inclement weather does not allow for this, toolbox talks to be conducted with smaller groupings of workers in a sheltered area large enough to maintain social distancing.

8.2 Noise Risks

All plant from plant hire companies (suppliers) or that of the PC is to come to site with the appropriate testing completed and be compliant with the Noise Induced Hearing Loss Regulations. Plant identified that has not been tested and marked for noise emissions will result in having to be tested or removed from site. Failure to do so within a reasonable time period will result in such plant being removed from site.

Suitable SANS approved hearing protective equipment shall be issued and worn where noise levels are identified as equal to or greater than 85 dB.

8.3 Asbestos Work

Only a registered asbestos contractor may do work which entails asbestos material. An Approved Inspection Authority must be consulted and Asbestos regulations complied to.

Failure to do so will be considered a serious offence.



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9. Emergency Procedures

A simple emergency plan and procedure that is appropriate to the risks is required prior to commencement on site. It is advised that the system should be simple and easy for any worker to follow. The plan may be adapted should new information or risks are identified.

Social distancing of 1.5m when there is an evacuation is required. Measures to protect workers who are having to treat a potentially COVID-19 positive employee needs to be addressed.

The procedure shall detail the response plan in relation to the works, and include at least (but are not limited to) the following key elements:

Appointment of a competent emergency response co-ordinator

- Fire, public injury, asbestos;
- Falls from heights;
- Serious injury to workers (medical or work-related), and
- Any other major risks identified during risk assessments

The emergency plan is to ensure the inclusion of local service providers. Such arrangements should be made with these persons prior to the commencement of the project. The general principals of emergency management are to be applied as it applies to the hierarchy of control and management.

9.1 Fire, First Aiders and First Aid Equipment

At least 1 first aider will be trained to level 1. First aiders shall be available and accessible on site at all times and be able to work as a team when responding to any emergency on the project. The number of First aiders will be determined by the complexity and exposed risks of the project, not numbers of workers. COVID-19 preventative measures such as N19 or FFPT2 masks, surgical gloves and disinfectants will be needed to be supplied.

Contractors are expected to ensure compliance and provide/manage their own first aiders and equipment. Appropriately stocked first aid kits are to be available at all times and to assure continual availability and access on site.

Fire extinguishers will be appropriate for the risk and in sufficient numbers to deal with the type of fires that could occur. All mobile plant is to have fire extinguishers. Hot work permits are required for any such activities.

Failure to comply with emergency provisions will be considered a serious offence, and the operation or project may be stopped if deemed inadequate for the work at the time of assessment or site inspection.

9.2 Incident Management and Compensation Claims

All incidents and accidents are to be investigated. All serious incidents involving any form of disabling injury or fatality are to be reported to the Principal Agent/Client /PrCHSA immediately. This shall be confirmed in writing following the incident. Full details are to be included in each site meeting or when the Client visits site. A summary of incidents is to be included in the monthly report.

Exposures to COVID-19 cases at entrances or on site are to be treated as incidents, and potentially as compensation cases if deemed work exposure. An Occupational Health Practitioner will be required to follow through with the case and the NSCDs and DEL will also need to be notified,



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Failure to comply with emergency provisions will be considered a serious offence, and the operation or project may be stopped if deemed inadequate for the work at the time of assessment or site inspection.

10. Personal Protective Equipment (PPE) and Clothing

The PC is to provide a procedure as an addendum to indicate how PPE is managed within the Company. The wearing of the identified SANS approved PPE at all times is non-negotiable and is to be linked to the risk assessments. The PC shall ensure that all workers (Including Contractors) are issued with and shall wear:

- Hard hats;
- Protective footwear;
- Eye protection;
- Hearing protection;
- Reflective jackets (no bibs);
- At least 3 cloth masks (for general wear);
- Respiratory protection (minimum of FFP2) or as deemed required by the AIA, and
- Any other necessary PPE identified from SDSs and/or risk assessments.

Adequate quantities of PPE shall be available. This shall include necessary PPE for visitors. The procedures for managing PPE are to be in a formal procedure submitted with the SSHSP for approval.

Any person (including Client, Agents, etc.) found on site without the necessary PPE will be removed from site until the PPE is supplied and worn.

Failure to comply will result in penalties being applied.

11. Occupational Health and Safety Signage

On-site H&S signage is required that must include COVID-19 information as well as standard H&S information. Signage shall be posted up at fixed or temporary working areas, or other potential risk areas/operations. These signs shall be in accordance with the requirements of the General Safety Regulations or SANS requirements as amended. Signage is to be noted on the site drawings indicating where fixed/temporary signage is required and appropriate to the risks identified in risk assessments.

Signs shall be posted at areas of work on site indicating that a construction site is being entered and that persons should take note of H&S requirements.

Failure to comply will result in penalties being applied.

12. Induction of Employees and Visitors, General H&S Training

A simple, formal induction programme is to be submitted as an addendum for approval with the H&S plan. Inductions must be carried out for all workers and visitors (including Client, Designers) to the site.

Daily, pre-task training is required to ensure workers are familiar with the risks and H&S measures of the work or tasks to be done. Records to be kept in the H&S file.

Any person found on site without proof of induction will be removed from site until the proof is supplied and, and a penalty issued per non-compliance.

13. Management of Plant and Equipment



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The CHSO will ensure control of all plant and equipment, including daily monitoring, prior to commencing work. Full lists of hired and own plant are to be available at the H&S Agent's/Client audit. All daily inspection records are to be kept in the H&S file, or Contractors where plant and equipment is brought onto site. Registers are not to be more than 1 week behind.

Only competent, fit plant operators are to be used. Medical certificates of fitness are required for all operators.

Any plant or slings used to lift plant or material require annual load testing by an AIA, and all certificates must have the testers LMI/E number. Operators are to be adequately trained and certified to operate mobile cranes or crane trucks. Certificates and registers are to be placed in the H&S file.

All plant and equipment will be cleaned at least daily or before issue with an appropriate cleaning material to limit the spread of COVID-19.

Failure to do so will be considered a serious offence.

14. Excavations (if applicable)

A procedure for managing excavations is to be provided as an addendum to the SSHSP describing how excavations are to be managed.

A competent person is to be appointed for managing all excavations. A permit system is to be available and used for all excavations. All equipment and ground conditions to be checked daily, and prior to work commencing.

Excavations should preferably not be open beyond what can be closed daily. Where excavations need to remain open, all excavations are to be properly protected. Adequate stakes with 1m high demarcation and berms/spoil are required to be a safe distance from the edge of the angle of repose. Candy tape may not be used to demarcate excavations. Cognisance is required of the surrounding area and increased levels of protection are required where work is in communities, near schools and clinics or churches.

Work will be stopped, and penalties applied to any work in excavations that is not compliant.

15. Working at heights (if applicable)

A fall protection plan is to be available and supplied as an addendum to the H&S plan. The fall protection plan must be appropriate for the project. Proof of competency must be on file for the Fall Protection Plan Developer and the appointment of a Fall Protection Supervisor with competency to be on file. Method statements, appropriate risk assessments, safe work procedures and training (all employees are to be in possession of a valid working at heights certification) are to be available prior to work commencing.

The focus for working at height shall include fall restraint systems where possible except during assembling or dismantling top components or where it is not deemed safe. The relevant SANS codes are to be applied as they apply to the works and the project, such as:

- SANS 10085
- SANS 10333 (parts 1-3)

Should part of the works be contracted out, competent Contractors are to be appointed and submit documentation according to the project requirements. The PC is to note if such work is to be contracted to specialists in the H&S Plan. the plan is to be developed and work managed by a competent person for the duration of the project. The following aspects must be included:



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- The public or users of buildings are to be protected at all times by way of hoarding, barricading or fencing
- Notices to be posted
- Restrictions or stoppage when weather conditions are deemed hazardous
- Permit system for working at heights
- Prevention of falling tools or equipment
- Link to emergency plan regarding rescue

All workers are to be in possession of valid certificates of fitness that extend for the duration of the works. Note the requirements in the section relating to medical surveillance.

Registers and all relevant documentation are to be placed in the H&S file.

Work will be stopped, and penalties applied to any work at heights that is not compliant.

16. Cranes and lifting equipment (if applicable)

Lifting devices such as mobile cranes might be used during the project for deliveries, and moving of supplies or equipment,

Appropriate documentation must be made available for the cranes and operators. Method statements, risk assessments, safe work procedures and training are to be available prior to work commencing. A procedure for managing loads and lifting must be made available as an addendum to the H&S Plan.

Chains, slings and webbing to have valid safe working load certification on file, should the documentation not be on site, the operation may be stopped, and fines imposed until such documentation may be delivered.

17. Temporary Works (Scaffolding, support work, formwork) (if applicable)

Temporary works must be properly designed and signed off by the PCs competent person for all temporary scaffolds, support work or formwork. In these instances, a competent person is defined as one who has sufficient experience in the design of the type of temporary work in question to be able to assess the design. The appropriate competent persons are to be appointed to manage and monitor such works to the satisfaction of the Engineer and PrCHSA. Records and registers are to be properly completed and kept in the H&S file. If temporary works are to be erected by a Contractor, this must be notified to the Principal Agent/PrCHSA.

Failure to do so will be considered a serious offence.

18. Auditing

Frequency of external auditing by the PrCHSA or Client will be bi-monthly to conform to the requirements of the Construction Regulations. The site will be inspected, and the documentation audited relative to the activities and H&S plan. The CHSO of the PC must accompany the Client, or the H&S Agent, on all audits and inspections. Not all audits will be, or need be announced.

The PC will ensure that all their Contractors are audited on a monthly basis, dependent upon the time to be spent on the site. Audit frequency may be increased if Contractors are not performing adequately. Audit results will be acted upon and non-conformances and penalties issued where deemed appropriate. The Client, Designer or PrCHSA may act or require further outcomes if non-compliances are noted or unsafe acts are noted on site.



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Internal audits are to include site conditions as well as ensuring H&S files are appropriate, and compliant. Comprehensive audit reports are to be made available the format of the audit reports will be reviewed by the H&S Agent.

The PC will be audited using a template as supplied in the tender document. The audit template will be adjusted from time to time relative to the activities on site. A similar process is to be used by the PC when auditing their Contractors on site. Compliance with legislative requirements and the systems provided by the PC to manage the H&S on site will be measured. Full compliance is required. Time limits for corrective actions will be set and must be adhered to.

Failure to address findings or non-conformances will be considered a serious offence.

19. Communication and Meetings on Site

All H&S communication during the project between the PrCHSA and the PC will be done through the Principal Agent and be in writing, including the issue and responses to non-conformances and H&S audit results.

All update issues relating to COVID-19 will be required to be communicated at all levels.

Meetings are to be held virtually where possible to limit exposure to COVID-19.

Failure to address issues timeously will be considered a serious offence.

20. Care of Workers on Site (Welfare)

Adequate toilets, clean, safe drinking water and weather protected shelter will be afforded workers at all times. Toilets will be within reasonable distance of workers, or placed with each working team in safe, with reasonable privacy.

Hand washing facilities, disinfectants and sanitizers will be provided across the site at common areas and entrances to work areas.

Arrangements for social distancing of 1.5m are to be made where existing facilities are shared with existing users must be made in writing and placed in the H&S file. Regular cleaning of all commonly used facilities, offices, and ablutions. Eating areas need to be cleaned prior to and post use. Staggered eating times are preferred, and note must be made of the chemicals used to clean the various areas. No plates, cups and glasses, or utensils may be shared. Water needs to be decanted or disposable cups used.

Failure to ensure compliance will be considered a serious offence, work will be stopped if con-conformances noted until corrected.

21. HEALTH AND SAFETY FILE

The documentation submitted and approved following the awarding of the contract will be used to form the H&S file. The H&S file is required to be laid out in a logical manner, and documentation filed within the file is to be easily accessible.

The following completed information shall be included (but not be limited to) as part of the index:

- The SSHSS;
- The SSHSP and the approval by Client;



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- Appointment by Client;
- · Mandatory agreement with Client;
- Notification of construction work;
- A record of all working drawings, calculations and design where applicable;
- Detailed list of Contractors with contact details, appointments, Mandatories etc., H&S specifications issued;
- Record of Competencies (CVs) and appointments;
- Training Records;
- Permits;
- Method statements;
- Risk assessments;
- Safe work procedures;
- · Emergency and injury management;
- Safety data sheets
- Medical surveillance records;
- Registers;
- Records of audits, minutes etc.;
- Plant lists;
- · Temporary electrical installations, and
- Employee records (who is on site).

22. NON-CONFORMANCES

Should, at any time, the works, or part of the works, be stopped due to unsafe acts or non-compliance with the Clients or PCs H&S Plan; neither the PC nor any other Contractor shall have a claim for extension of time or any other compensation.

The following constitute examples of the types of non-conformances that will attract penalties:

Minor:	Medium:	Severe		
Penalty: R50/count	Penalty: R500/count and a non-	Penalty: R5000/count, a non-		
	conformance	conformance and/or activity stoppage		
Non-use of PPE supplied	Toilets not supplied or regularly	Contractors working without Health		
	serviced; lack of drinking water	and Safety Plan approval		
Non-completion of registers for plant	Contractors not audited	Workers transported in contravention		
and equipment on site		of the OHS plan or legal requirements		
Lack of H&S signage at work areas	Working without training or the	Invalid Letters of Good Standing		
	appropriate, approved H&S			
	method statements			
Tools and equipment identified in	Legal non-conformances identified	Non-compliance with traffic		
poor condition during inspections	during the previous audit and not	accommodation requirements: layout		
	addressed within the agreed time	or physical conditions		
	frame			
	No monthly OHS report at site	Any serious breach of legal		
	meeting to report on	requirements		
	No certificates of fitness for			
	workers as required			
	Working without approved			
	method statements			



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23. Failure to Comply with Provisions

Failure or refusal on the part of the PC or their Contractors to take the necessary steps to ensure the safety of workers and the general public in accordance with these specifications or as required by statutory authorities or ordered by the engineer, shall be sufficient cause for the engineer to apply penalties as follows:

- (i) A penalty as shown in the Table above shall be deducted for each and every occurrence of non-compliance with any of the requirements of the SSHSS,
- (ii) In addition, a time-related penalty of R500,00 per hour over and above the fixed penalty may be deducted for non-compliance to rectify any non-conformance within the allowable time after a site instruction to this effect has been given by the Designer. The site instruction shall state the agreed time, which shall be the time in hours for reinstatement of the defects. Should the Contractor fail to adhere to this instruction, the time-related penalty shall be applied from the time the instruction was given.

24. Public safety

The Principal Contractor shall ensure at all times that staff, and general public are aware of the dangers and risks involved whilst construction is taking place.

- Safety signage / posters shall be posted at all areas where construction work is taking place;
- Edges, excavations, stockpile areas, material storage areas, will be demarcated and no entry signage appended;
- Safety talks with employees shall be done, all employees shall be involved in keeping the site safe;
- CLO shall be given talks to do with the community members who are directly involved;
- A record of all training shall be kept, and indemnity documents shall be signed by those attending the safety talks
- Community unrest shall be handled by the local SAPS. CLO shall assist the Contractor should the need arise.
- No visitors to site are allowed unless proper arrangements are made.



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ANNEXURE A PrCHSA AUDIT SHEET

EXAMPLE OCCUPATIONAL HEALTH AND SAFETY AUDIT DOCUMENT

PROJECT NAME:			
CONTRACT NUMBER:			
HEALTH AND SAFETY AUDIT No:			
CONDUCTED BY:			
DATE:			



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EXECUTIVE SUMMARY

INTRODUCTION AND OVERVIEW

Scoring:

The audit has a scoring schedule, which will be used to deem compliance to what is available on site, and what the appropriate systems need to be to match them. The contractor should aim for a score of 3 on each aspect included in the audit. A low score could result in part or all of the work being stopped until compliance is reached.

Scoring schedule			
If the a	If the answer is "No" the rating will be 0		
If the answer is 'not applicable' it will be noted as n/a			
If the a	If the answer is "Yes" the following ratings are applicable		
1	Requirements partially met and no implementation.		
2	Requirements partially met and partially implemented		
3	Requirements fully met and partially implemented		
4	Requirements fully met and fully implemented		
5	Requirements and implementation exceed expectation		

Kev Abbreviations:

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Health and Safety	H&S	Occupational Health and Safety Act	OHSA
Occupational Health	ОН	Mine Health and Safety Act	MHSA
Construction Regulations	CRs	Driven Machinery Regulations	DMRs
General Safety Regulations	GSRs	Regulations for Hazardous Chemical	RHCSs
		Substances	
Explosive Regulations	ERs	Pressure Equipment Regulations	PERs
Noise Induced Hearing Loss	NIHLs	Department Mineral and Energy	DMEs
Regulations			
Facilities Regulations	FRs	General Administration Regulations	GARs
South African Bureau of Standards	SABS	South African National Standards	SANS
Joint Building Conditions of Contract	JBCC	South African Road Traffic Safety Manual	SARTSM

Provide a summary of site inspection, significant findings of the site inspection and the audit findings.

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CORE LEGAL RECORDS ON SITE:

This list in not conclusive — to be updated monthly relative to works in progress. However the CHSO is to be pro-active and pre-empt requirements with the Construction Supervisor (Site Agent). The content will be linked to the physical conditions, processes and activities noted on site, or programme.

ITEM	Legal /SPEC Ref	RECORDS TO BE KEPT	SCORE	COMMENTS	By whom	Completion Date	Contractor Close out
		Updated project H&S Organogram					
	OHSA S. 16 (1) and (2)	CEO and subordinate (if required) CVs on file					
	CR 6 (1) and (2)	Designation of Construction Supervisor(s) and Subordinate Person(s) CVs on file					
	OHSA S. 17; GAR 7	H&S Representatives appointed Monthly inspections completed Representation from Contractors					
	OHSA S. 18; GAR 5	H&S Committee appointed Minutes on file H&S representatives reports discussed Incidents discussed Signed by Chair/CEO Evidence of minutes noted					
	GAR 4	Copy of OH&S Act (Act 85 of 1993) Available on site					
	CR 4 (c), 5 (f)	Written proof of registration / Letters of good standing available on Site					
	OHSA S.37.2	Copy of the Mandatory (S37.2) agreement between the PC and Client					
	OHSA S.37.2	Mandatary agreements between PC and contractors					



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ITEM	Legal /SPEC Ref	RECORDS TO BE KEPT	SCORE	COMMENTS	By whom	Completion Date	Contractor Close out
1.	CR 3(3)	Notification to Provincial Director – Annexure A Available on site					
2.	CR 4(3) 5 (7)	Copy of Principal Contractor's Health & Safety Plan Available on request. Letter of approval from Agent. Health & Safety File opened and kept on site (including all documentation-required in respect of the OHSA & Regulations Available at all times					
3.	CR 5(6) (9)	Copy of Principal Contractor's Health & Safety Plan provided to Contractors Letters of approval for each contractor on file List of Contractors on site Verified monthly by Agent					
4.	CRs	Copies of technical method statements approved by Designer Register available, signed by Designer					
5.	CR 7(2) OHSA CR 7(4)	Risk Assessments: Up to date and available on site for inspection Review and monitoring programme adhered to Workers trained in risk assessments					
6.	CR 7 (c)	Safe work procedures Procedure List of available SWPs Workers trained in SWPs Proof of training verified					
7.	OHSA S. 13 CR 7(9)	Induction programme available Proof of induction training available					
8.	CR 9(2) (b) (3)	Structural information from Designer: Geo-science technical report					



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ITEM	Legal /SPEC Ref	RECORDS TO BE KEPT	SCORE	COMMENTS	By whom	Completion Date	Contractor Close out
		Design loading of the structure Methods & sequence of construction Design risk assessment Amended H&S Specification					
9.	CR 11(3)(h)	Excavations: Competent persons appointed CVs available Depth of excavations on site Shoring in use Registers in line with open excavations noted at site inspection					
10.	CR 11 (f) GSR 13A	Ladders: Competent person appointed Registers kept Registers for ladders noted on site					
11.	CR 21	Construction Vehicles: Appointment of competent operators Plant Management: Registers on file noting daily inspections Plant and machine list available Inadequacies noted on site Transportation of workers Registers for sample of vehicles noted on site					
12.	CR 25, 26 ER 6 GSR 8	Housekeeping, Stacking & Storage Supervisor: Appointed per work area CVs Available Include site conditions Spoil areas Register available per area					
13.	GSR 2	PPE: included in Risk Assessment PPE used and enforced Records of Issue kept Training to use (Induction)					



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ITEM	Legal /SPEC Ref	RECORDS TO BE KEPT	SCORE	COMMENTS	By whom	Completion Date	Contractor Close out
		Registers for condition checks					
14.	RHCSs CR 7; 23 GSR 4	Hazardous Chemical Use and Storage Competent Person/s appointed CVs available Risk Assessments include use of HCSs Register of HCS kept/used on Site Flammable Store Bulk diesel storage Material Safety Data Sheets on file and utilised Other					
15.	GSR 3	Emergency management: First aiders available through project Level 3 First aid boxes through site Evacuation procedures Registers available (noted on site)					
16.	GAR	Incident Management: Emergency co-ordinator appointed CV available Emergency plan appropriate Emergency level included in Risk Assessments Workers trained Incident reports available and complete					
17.	CRs RHCSs GSR 2(a) MHSA	Medical Surveillance Programme Pre-placement Periodic Exit Workers at height Plant operators Random drug testing DME Annual Medical report					
18.	CR / FRs	Welfare Facilities: Toilets available where crews are working/clean Clean potable water available					



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ITEM	Legal /SPEC Ref	RECORDS TO BE KEPT	SCORE	COMMENTS	By whom	Completion Date	Contractor Close out
		Adequate eating facilities					
19.		HIV AND AIDS PROGRAMME HIV and AIDS Policy and plan available Condoms available Peer review programme available Ongoing training of workers					
20.		Covid-19 Management					
		Policy in place The COVID-19 plan approved Have risk assessments been done? Have HIRA and Policy been submitted to the H&S Committee, and evidence thereof? Have HIRA and Policy been submitted to DEL? Sharing of the DEL Directive and implementation? Have employees / Contractors been notified of actions if ill or COVID-19 symptoms? Discipline of employees/Contractors if deviation Is the supervision and monitoring in progress and is visible Signage re symptoms, visitors, emergency contacts, PPE and prevention measures up across					



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ITEM	Legal /SPEC Ref	RECORDS TO BE KEPT	SCORE	COMMENTS	By whom	Completion Date	Contractor Close out
		The procedure for positive COVID-19 in place Tracing of contacts if needed Social distancing in place for workplaces and facilities, meetings Report to COIDA if a positive case contracted at work Issue of masks and other PPE noted in HIRA Training of wearing of masks Visitors have PPE available Enforcement of wearing of PPE and social distancing Ventilation – air conditioning or means of ventilation in offices, workshops and meeting areas					

RESPONSIBILITY	SIGNATURE	DATE
PrCHSA SIGNATURE:		
PC SIGNATURE:		
DESIGNER SIGNATURE:		
CLIENT SIGNATURE:		

SITE SPECIFIC HEALTH AND SAFETY SPECIFICATION

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ANNEXURE B CLOSE OUT REQUIREMENTS

The H&S files for the Principal Contractors and all Contractors require closure and handover to the Client at the completion of the project. The following list is an example of what should be included but is not exhaustive. The OHS Agent or the Client may require further information at the time of completion and the Principal Contractor is to ensure that all instructions are met. Documentation would include all records from the start of the project. Daily or monthly plant inspection records are not required unless they are related to an accident. All records to be in electronic format and submitted to the OHS agent for approval in adequately formatted lists and folders. Layout should be logical and in the same order as in the site files.

Health and Safety close out file requirements include:

- a) Client H&S Specification
- b) Principal Contractor's OHS Plan(s)
- c) Organograms
- d) Legal Appointments
- e) List of all employees employed on a permanent or contractual basis over the duration of the contract
- f) Notification to Department of Labour of commencement of work
- g) Letters of Good Standing for the Project
- h) Full files for all Contractors as well as their close out reports
 - List of Contractors
 - All employees employed on a permanent or contractual basis over the duration of the contract
 - Letters of Approval of Contractors
 - Mandatary Agreements
 - Letters of Good Standing
 - Appointments
- i) Incident Records
- j) Non- Conformance records
- k) Agent's Audits
- I) Method Statements
- m) Risk assessments
- n) Safe work procedures
- o) Medical surveillance certificates of fitness. Medical records are to be kept according to the OH&S Act as amended
- p) All drawings for temporary structures (suspended beams/scaffolds etc.)
- q) All operating manuals for any systems that require ongoing maintenance
- r) Copies of test results, policies and procedures for environmental monitoring (silica, noise, dusts etc.)

Defect and Liability Period

The H&S files are to be kept 'live' for the defect and liability period by the Principal Contractor, including those of their Contractors. Any work required during the defect and liability period will require an assessment of the H&S file by the OPrCHSAprior to any work commencing.

A copy drawing records for the as-builts are to be placed on file by the Designers once complete.



SITE SPECIFIC HEALTH AND SAFETY SPECIFICATION

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ANNEXURE C NON-CONFORMANCES

HEALTH AND SAFETY SITE INSPECTION NON-CONFORMANCE NO					
AGENT:		PROJECT:			
Consultant:		Date and time:			
Client		Area:			
Contractor:					
ASPECTS NOTED:	COMME	NTS:	COMPLETION REQUIRED BY (DATE):		
	•				
	•				
	•				
	•				
	•				
PHOTOGRAPHIC EVIDENCE (if available):					
OTHER:					
The following penalties are to be applied:					
Signature of Designer					
Signature of CHSO/Site Agent					
Signature: of H&S Agent					

C3.3 HIV/AIDS Specification with Schedules A to C

SECTION

HIV/AIDS SPECIFICATION

HIV/AIDS REQUIREMENTS

1 SCOPE

This specification contains all requirements applicable to the Contractor for creating HIV/AIDS awareness amongst all of the Workers involved in this project for the duration of the construction period, through the following strategies:

- Raising awareness about HIV/AIDS through education and information on the nature of the
 disease, how it is transmitted, safe sexual behaviour, attitudes towards people affected and
 people living with HIV/AIDS, how to live a healthy lifestyle with HIV/AIDS, the importance of
 voluntary testing and counselling, the diagnosis and treatment of Sexually Transmitted
 Infections and the closest health Service Providers
- Informing Workers of their rights with regard to HIV/AIDS in the workplace
- Providing Workers with access to condoms and other awareness material that will enable them to make informed decisions about sexual practices

2 DEFINITIONS AND ABBREVIATIONS

2.1 **Definitions**

Service Provider: The natural or juristic person recognised and approved by the Department of Public Works as a specialist in conducting HIV/AIDS awareness programmes

Service Provider Workshop Plan: A plan outlining the content, process and schedule of the training and education workshops, presented by a Service Provider which has been approved by the Representative/Agent

Worker: Person in the employ of the Contractor or under the direction or supervision of the Contractor or any of his Sub-contractors, who is on site for a minimum period of 30 days in all

2.2 Abbreviations

HIV : Human Immunodeficiency Virus

AIDS : Acquired Immune Deficiency Syndrome

STI : Sexually Transmitted Infection

3 BASIC METHOD REQUIREMENT

The Contractor shall, through a Service Provider, conduct onsite workshops with the Workers

The Service Provider shall develop and compile a Service Provider Workshop Plan to be presented at the workshops and which will be best suited for this project to achieve the specified objectives with regard to HIV/AIDS awareness.

The Service Provider Workshop Plan shall be based on the following information provided by the Contractor:

- Number of Workers and Sub-contractors on site
- When new Workers or Sub-contractors will join the construction project

- Duration of Workers and Sub-contractors on site
- How the maximum number of Workers can be targeted with workshops
- How the Contractor prefers workshops to be scheduled, *e.g.* three hourly sessions per Worker, or one 2.5 hour workshop per Worker
- Profile of Workers, including educational level, age and gender (if available)
- Preferred time of day or month to conduct workshops
- A Gantt chart reflecting the construction programme, for scheduling of workshops
- Suitable venues for workshops

The Contractor shall submit the Service Provider Workshop Plan for approval within 21 days after the tender acceptance date. After approval by the Representative/Agent, the Contractor shall make available a suitable venue that will be conducive to education and training

The Service Provider Workshop Plan shall address, but will not be limited to the following:

- 3.1 The nature of the disease:
- 3.2 How it is transmitted;
- 3.3 Safe sexual behaviour;
- 3.4 Post exposure services such as voluntary counselling and testing (VCT) and nutritional plans for people living with HIV/AIDS;
- 3.5 Attitudes towards other people with HIV/AIDS;
- 3.6 Rights of the Worker in the workplace;
- 3.7 How the Awareness Champion will be equipped prior to commencement of the HIV/AIDS awareness programme with basic HIV/AIDS information and the necessary skills to handle questions regarding the HIV/AIDS awareness programme on site sensitively and confidentially;
- 3.8 How the Service Provider will support the Awareness Champion;
- 3.9 Location and contact numbers of the closest clinics, VCT facilities, counselling services and referral systems;
- 3.10 How the workshops will be presented, including frequency and duration;
- 3.11 How the workshops will fit in with the construction programme;
- 3.12 How the Service Provider will assess the knowledge and attitude levels of attendees to structure workshops accordingly;
- 3.13 How the video will be used;
- 3.14 How the Service Provider will elicit maximum participation from the Workers;
- 3.15 A questions and answers slot (interactive session)

The Service Provider Workshop Plan shall encompass the Specific Learning Outcomes (SLO) as stipulated

4 HIV/ AIDS AWARENESS EDUCATION AND TRAINING

4.1 Workshops

The Contractor shall ensure that all Workers attend the workshops

The workshops shall adequately deal with all the aspects contained in the Service Provider Workshop Plan. A video of HIV/AIDS in the construction industry, which can be obtained from all Regional Offices of the Department of Public Works, is to be screened to Workers at

workshops. In order to enhance the learning experience, groups of not exceeding 25 people shall attend the interactive sessions of the workshops

4.2 Recommended practice

4.2.1 Workshop Schedule

Presenting information contained in the Service Provider Workshop Plan can be divided in as many workshop sessions as deemed practicable by the Contractor, provided that all Workers are exposed to all aspects of the workshops as outlined in the Service Provider Workshop Plan

Breaking down the content of information to be presented to Workers into more than one workshop session however, has the added advantage that messages are reinforced over time while providing opportunity between workshop sessions for Workers to reflect and test information. Workers will also have an opportunity to ask questions at a following session

4.2.2 Service Providers

A database of recommended Service Providers is available from all Regional Offices of the Department of Public Works

4.2.3 HIV/AIDS Specific Learning Outcomes and Assessment Criteria

Workers shall be exposed to workshops for a minimum duration of two-and-a-half hours. In order to set a minimum standard requirement, the following specific learning outcomes and assessment criteria shall be met

4.2.3.1 UNIT 1: The nature of HIV/AIDS

After studying and understanding this unit, the Worker will be able to differentiate between HIV and AIDS and comprehend whether or not it is curable. The Worker will also be able to explain how the HI virus operates once a person is infected and identify the symptoms associated with the progression of HIV/AIDS

Assessment Criteria:

- 1. Define and describe HIV and AIDS
- 2. List and describe the progression of HIV/AIDS

4.2.3.2 <u>UNIT 2: Transmission of the HI virus</u>

After studying and understanding this unit, the Worker will be able to identify bodily fluids that carry the HI virus. The Worker will be able to recognise how HIV/AIDS is transmitted and how it is not transmitted

Assessment Criteria:

- 1. Record in what bodily fluids the HI virus can be found
- 2. Describe how HIV/AIDS can be transmitted
- 3. Demonstrate the ability to distinguish between how HIV/AIDS is transmitted and misconceptions around transmittance of HIV/AIDS

4.2.3.3 UNIT 3: HIV/AIDS preventative measures

After studying and understanding this unit, the Worker will comprehend how to act in a way that would minimise the risk of HIV/AIDS infection and to use measures to prevent the HI virus from entering the bloodstream

Assessment Criteria:

- 1. Report on how to minimise the risk of HIV/AIDS infection
- 2. Report on precautions that can be taken to prevent HIV/AIDS infection

- 3. Explain or demonstrate how to use a male and female condom
- 4. List the factors that could jeopardize the safety of condoms provided against HIV/AIDS transmission

4.2.3.4 UNIT 4: Voluntary HIV/AIDS counselling and testing

After studying and understanding this unit, the Worker will be able to recognise methods of testing for HIV/AIDS infection. The Worker will be able to understand the purpose of voluntary HIV/AIDS testing and pre- and post-test counselling

Assessment Criteria:

- 1. Describe methods of testing for HIV/AIDS infection
- 2. Report on why voluntary testing is important
- 3. Report on why pre- and post-test counselling is important

4.2.3.5 UNIT 5: Living with HIV/AIDS

After studying and understanding this unit, the Worker will be able to recognise the importance of caring for people living with HIV/AIDS and be able to manage HIV/AIDS

Assessment Criteria:

- List and describe ways to manage HIV/AIDS
- 2. Describe nutritional needs of people living with HIV/AIDS
- 3. Describe ways to embrace a healthy lifestyle as a person living with HIV/AIDS
- 4. Explain the need for counselling and support to people living with HIV/AIDS

4.2.3.6 <u>UNIT 6: Treatment options for people with HIV/AIDS</u>

After studying and understanding this unit, the Worker will be familiar with the various treatments available to HIV/AIDS infected or potentially HIV/AIDS infected people

Assessment Criteria:

- 1. Discuss anti-retroviral therapy
- 2. List methods of treatment to prevent HIV/AIDS transmission from mother-to-child
- 3. Describe the need for treatment of opportunistic diseases for people living with HIV/AIDS
- 4. Describe post exposure prophylactics

4.2.3.7 <u>UNIT 7: The rights and responsibilities of Workers in the workplace with regard to HIV/AIDS</u>

After studying and understanding this unit, the Worker will be able to identify the rights and responsibilities of the Worker living with HIV/AIDS in the workplace. The Worker will recognise the importance of accepting colleagues living with HIV/AIDS and treating them in a non-discriminative way

Assessment Criteria:

- 1. Discuss the rights of a person living with HIV/AIDS in the workplace
- 2. Discuss the responsibilities of a person living with HIV/AIDS in the workplace
- 3. Report on why acceptance and non-discrimination of colleagues living with HIV/AIDS is important

4.3 Displaying of plastic laminated posters and distribution of information booklets

The Contractor shall obtain a set of four laminated posters conveying different key messages and information booklets, which are available from all Regional Offices of the Department of

Public Works

The above-mentioned posters and information booklets have been prepared to raise awareness and to share information about HIV/AIDS and STI's

Posters or display stands shall be displayed on site as soon as possible, but not later than 14 days after the date of site handover

Posters shall be displayed in areas highly trafficked by Workers, including toilets, rest areas, the site office and compounds

The posters on display must always be intact, clear and readable

Information booklets must be distributed to all Workers as soon as possible, but not later than 14 days after site handover, or as soon as the Worker joins the site

5 PROVIDING WORKERS WITH ACCESS TO CONDOMS

The Contractor shall provide and maintain condom dispensers and make both male and female condoms, complying with the requirements of SABS ISO 4074, available at all times to all Workers at readily accessible points on site, for the duration of the contract. The Contractor may obtain condom dispensers from the Department of Health and condoms may be obtained from the Local Clinic or the Department of Health

At least one male and one female condom dispenser and a sufficient supply of condoms, all to the approval of the Representative/Agent, shall be made available on site within 14 days of site hand over. Contractors should note that arrangements to obtain condoms from the Department of Health Clinics prior to site hand over may be necessary, to ensure that condoms are available within 14 days of site handover

Condoms shall be made available in areas highly trafficked by Workers, including toilets, the site office and compounds

6 <u>ENSURING ACCESS TO HIV/AIDS TESTING AND COUNSELLING FACILITIES AND TREATMENT OF SEXUALLY TRANSMITTED INFECTIONS (STI)</u>

The Contractor shall provide Workers with the names of the closest Service Providers that provide HIV/AIDS testing and counselling and Clinics providing Sexually Transmitted Infection (STI) diagnosis and treatment. Information on these Service Providers and Clinics must be displayed on a poster of a size not smaller than A1 in an area highly trafficked by Workers

7 APPOINTMENT OF AN HIV/AIDS AWARENESS CHAMPION

Within 14 days of site handover the Contractor shall appoint an Awareness Champion from amongst the Workers, who speaks, reads and writes English, who speaks and understands all the local languages spoken by the Workers and who shall be on site during all stages of the construction period. The Contractor shall ensure that the Awareness Champion has been trained by the Service Provider on basic HIV/AIDS information, the support services available and the necessary skills to handle questions regarding the HIV/AIDS programme in a sensitive and confidential manner

The Awareness Champion shall be responsible for:

- 7.1 Liasing with the Service Provider on organising awareness workshops:
- 7.2 Filling condom dispensers and monitoring condom distribution;
- 7.3 Handing out information booklets;
- 7.4 Placing and maintaining posters

8 MONITORING

The Contractor shall grant to the Representative/Agent reasonable access to the construction site, in order to establish that the Contractor complies with his obligations regarding HIV/AIDS awareness under this contract

The Contractor must report problems experienced in implementing the HIV/AIDS requirements to the Representative/Agent

The attached SITE CHECKLIST (SCHEDULE A) shall be completed and submitted at every construction progress inspection to the Representative/Agent

The attached SERVICE PROVIDER REPORT (SCHEDULE B) shall be completed and submitted on a monthly basis to the Department's Project Manager, through the Representative/Agent

The attached CONTRACTOR HIV/AIDS PROGRAMME REPORT (SCHEDULE C), a close out programme report, shall be completed by the Contractor at the end of the contract

SCHEDULE A

HIV/AIDS PROGRAMME: SITE CHECKLIST

When did construction commence
Name of Departmental Project Manager
Please refer to HIV/AIDS Programme activities during the reporting period

Tick the block if Contractor satisfactorily complied with specifications							
	PI						
DATE	D D M M	D D M M	D D M M	D D M M	D D M M	D D M M	D D M M
Programme implemented within 14 days of site handover							
Awareness champion on site							
HIV/AIDS awareness service provider report							
Male condom dispenser							
Sufficient male condoms available							
Male condom dispenser in a highly trafficked area							
Female condom dispenser							
Sufficient female condoms available							
Female condom dispenser in a highly trafficked area							
All four types of posters displayed							
Posters in a good condition							
Posters in a highly trafficked area							
Posters displayed on local support services: clinic & VCT centre							
Support service poster/s in highly trafficked area							
Support service poster/s in a good condition							

SCHEDULE A

Please indicate the applicable number for the	ne reporting period	,			
Workers on payroll (at PI)					
Sub-Contractors who will be on site for longer than 30 days (at PI)					
Workshop attendees					
Number of workshops held					
Scheduled workshops according to approved workshop plan					
Booklets distributed					
Male condoms distributed					
Female condoms distributed					
Representative/Agent					
Contractor					

SCHEDULE A 2

Date of progress inspection (dd/mm/yy)	
Reporting period: (dd/mm/yy)	to (dd/mm/yy)
Deviations from HIV/AIDS awareness programme	plan:
Corrective actions	
Representative/Agent	Departmental Project Manager
	, ., ., ., ., ., ., ., ., ., ., ., ., .,
Date	Date

SCHEDULE B

HIV/AIDS AWARENESS PROGRAMME: SERVICE PROVIDER REPORT

Reporting period: (dd/mm/yy)	_ to (dd/mm/yy)
Number of workshops conducted in reporting period	
Number of scheduled workshops according to approved	workshop plan
Deviations from workshop plan:	
State reasons for deviating from workshop plan:	
Corrective actions:	
Corrective actions.	
Service Provider	Contractor
Date	Date

HIV/AIDS AWARENESS PROGRAMME: WORKSHOP CONTENT ADDRESSED

	W/S						
DATE	D D M M	D D M M	D D M M	D D M M	D D M M	D D M M	D D M M
Content of workshop:							
(Mark the content included)							
SLO1							
SLO2							
SLO3							
SLO4							
SLO5							
SLO6							
SLO7							
HIV/AIDS in construction video							
Indicate the duration of the workshop in hours							
Total number of Workers							
Indicate workshop venue							

SCHEDULE B 2

HIV/AIDS AWARENESS PROGRAMME: ATTENDANCE REGISTER

Fill ii	Fill in your name and indicate attendance by ticking the appropriate date							
DAT	E	W/S D D M M	W/S	W/S	W/S			
No	NAMES	D D M M	D D M M	D D M M	D D M M	D D M M	D D M M	D D M M
110	NAMES							

SCHEDULE B 3

SCHEDULE C

CONTRACTOR HIV/AIDS PROGRAMME REPORT

у

SCHEDULE C 1

GENERAL							
Briefly describe programme activitie	es and satisfaction with	outcome					
Additional comments, suggestions	or needs with regard to	the HIV/AIDS aw	/arenes	s progi	rammes on site		
Please indicate if your company ha on HIV/AIDS awareness raising an Workers			Yes	No	Currently developing one		
Please indicate if, to your knowled HIV/AIDS related sicknesses. One							
Excessive weight loss Reactive TB Hair loss Severe tiredness	Excessive weight loss Reactive TB Hair loss Coughing or chest pain Pain when swallowing Persistent fever			Vomiting Meningitis Memory loss Pneumonia			
Number of HIV/AIDS-related death	s						
Contractor		Date					
Departmental Project Manager		Date					

SCHEDULE C 2

C3.4 Contractors Report

PART: 1

CONTRACTOR MONTHLY REPORT

Project No:	Project Name:
Contract No:	
Contractor Name:	
Claim No:	For Period Ending:
Date of Report:	

The Contractors Monthly Report comprises an integral part of the Contractors Payment Claim and processing of the payment claim is not permitted without this report also being submitted i.e. "NO REPORT - NO PAYMENT".

Attachments:

- Part 2 Overall Project Worker Schedule: Schedule of all local labourers employed since the start of the project
- Weekly Task Wage Register Part 3
- Part 4 Local Labour Schedule
- Beneficiary List (certified copy of ID's) Part 5

Additional Requirements:

- 1. When contractor recruit local labourers, they must produce a 13 digit identity document and a certified copy of the ID must be forwarded to the DRPW Regional EPWP representative
- 2. That at least one disabled person be recruited and employed on the project and reported as such
- 3. A daily attendance register should be kept on site
- 4. Each beneficiary must **sign** the payment sheet, as proof that they have been paid.
- 5. At the bottom of the contractors report, the site agent or CLO or contractor must sign the document as proof that the people indicated have worked the number of days
- 6. Employment of local labourers should constitute the following:
 - a. 55% women
 - b. 55% young people
 - c. the wage rate to be paid is R80.00 per day per person or higher

Na	ames of all Local Wo	rkers employed at ar							the ta	able I					Of f how lo			n the	
No.	roject. Name of Local Labourer	Identity Number	Number Month Age Worker Started Tick if Yes		Place a tick in the box which corresponds to the Gender and Age of the Worker														
					of h									Women		Men			
					Female Head of Household with Dependants	Disabled	Labourer	Semi-Skilled	Skilled	Supervisor	Clerical	Managerial	Professional	Over 35 yrs 2A	35 yrs & under 2B	Over 35 yrs 2C	35 yrs & under 2D		
Total	s for this sheet																	Total No. of workers	
	s from previous she	et																Employed on the Project	
Tota	s carried forward																	Floject	
		UR TARGETS TO BE			(A)			(D)				,		(J)	(K)	(L)	(M)	(N) = (J+K+L)	

Project No Project Name: Entries in this portion to be completed by Foreman										Entries in this portion to be Completed by Contractor						
		Day Tasks \				Vor	ked		Payment							
No.	Name of local worker	Mon	Tue	Wed	Thu	Fri	Sat	Sun	Total DAY TASKS worked this week	Rate per DAY TASK	Total Payment due to Worker	Workers signature on receipt of Payment	Date Payment Received by Worker			
	s This Sheet															
	s Brought Forward From															
<u> Lotal</u>	s Carried Forward		1	1			I		(A)		(B)					

Contract No:	Date of Report:
Project No:	Project Name:
Claim No:	For Period Ending:
Contractor Name:	
1. Summary of Day Tasks wo	orked and Amount Spent on Local Labour this month

Week	Week Ending	Total Day	Total Amount
No.		Tasks /	Paid
		Person Days	
		Worked	
		(Total of (A)	(Total of (B) from
		from Form 4	Form 4 for each
		for each	week)
		week)	
1			R
2			R
3			R
4			R
5			R
6			R
7			R
8			R
9			R
Total			
			R

Transfer to 2 in table below

2. Summary of Amount Spent on Local Labour to date

1. Previous Amount Spent on Local Labour (From previous claim)	R
2. Amount Spent on Local Labour this month (From Total above)	R
3. Total Amount Spent on Local Labour to date (3)=(1+2)	R

3. Local Labour Schedule

Summary of Local Labour Employed Columns refer to Columns in Part 2	No. of local workers who worked on the project to date (From Part 2)	% of Total
1. Total No. of individual local workers who have worked on the Project (Column N)		100%
10. How many of the Total No. are local youth (<mark>35</mark> yrs and under) (Column B & D)		
11. How many of the Total No. are local women (Column A + B)		

4. Summary of Amount Spent on Material to Date (Cumulative)

Item	This Month	Total to
		date

1. Material from Local	Municipality									
2. Material from Local	District Municipalit	У								
<u> </u>										
3. Material from Outsi	ide the Eastern Cape	9								
4. Material from other	areas within the Ea	stern Cape								
Total Material										
Total material as perce	entage of contractor	expenditure								
Total as percentage of	contractor budget									
5. Training	of Local Workers	3			П					
Catogory of training										
				pro	gress					
(a) Technical training	Bricklaying									
for implementation	Carpentry									
	Plumbing									
	Fencing									
	Plastering									
	Painting									
	House Building									
	Handyman									
	Electrical									
(b) Institutional										
training for local										
management										
beyond construction										
(c) Technical										
training for OMM										
(d) Institutional										
training for										
implementation										
(e) HIV/ Aids etc.										
Other – Please										
specify										
Total										
	ATED WORKS: Wo	men = 55%; Youth	n = 55%; Disable		%					
Completed by:			Panasitu.							
Name	Sigi	nature (Capacity	D	ate					

C3.6 EPWP



Guidelines for the Implementation of Labour-Intensive Infrastructure Projects under the Expanded Public Works Programme (EPWP)

SECOND EDITION . JULY 2005











Guidelines for the Implementation of Labour Intensive Projects under the Expanded Public Works Programme (EPWP)

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Foreword

The Expanded Public Works Programme (EPWP) is one of government's short-to-medium term programmes aimed at alleviating and reducing unemployment. The EPWP will achieve this aim through the provision of work opportunities coupled with training. It is a national programme covering all spheres of government and state-owned enterprises (SOE's). President Mbeki formally announced the programme in his State of the Nation Address in February 2003.

Government's medium-to-long term programmes to address unemployment include increasing economic growth, improving skills levels through education and training, and improving the enabling environment for industry to flourish. The EPWP will continue to exist until these medium-to-long term programmes are successful in reducing unemployment.

The programme involves reorientating line function budgets so that government expenditure results in more work opportunities, particularly for unskilled labour. EPWP projects will therefore be funded through the normal budgetary process, through the budgets of line-function departments, provinces and municipalities.

Opportunities for implementing the EPWP have been identified in the infrastructure, environmental, social and economic sectors. In the infrastructure sector the emphasis is on creating additional work opportunities through the introduction of labour-intensive construction methods. Labour-intensive construction methods involve the use of an appropriate mix of labour and machines, with a preference for labour where technically and economically feasible, without compromising the quality of the product.

All public bodies involved in infrastructure provision are expected to attempt to contribute to the programme. As part of this initiative, the national government has through the 2004 Division of Revenue Act placed some additional conditionalities on the Provincial Infrastructure Grant (PIG) and the Municipal Infrastructure Grant (MIG). These additional conditionalities will require provinces and municipalities to use the "Guidelines for the implementation of labour intensive infrastructure projects under the EPWP" agreed upon between SALGA, National Treasury and the Department of Public Works for identification, design and construction or projects financed through the MIG or PIG. This document contains those guidelines.

International and local experience has shown that, with well-trained supervisory staff and an appropriate employment framework, labour-intensive methods can be used successfully for infrastructure projects involving low-volume roads and sidewalks, stormwater drains, and trenches. On the basis of this experience, and in the context of high levels of unemployment, the national government has decided to require that these infrastructure projects must be carried out labour-intensively.

These guidelines aim to provide provinces and municipalities with the necessary tools to successfully tender these projects as labour-intensive projects. These guidelines have been designed with the aim of minimising the additional work required from provincial and municipal officials. The National Department of Public Works is working with the Construction Education and Training Authority (CETA) to develop the capacity of the construction industry to design and manage labour-intensive infrastructure projects successfully.

The guidelines contain sections which should be copied into the relevant parts of the contract documentation for consulting engineers and contractors. These sections introduce a requirement that certain construction activities must be carried out by hand, under certain conditions. These requirements were formulated on the basis of a thorough review of international and local experience of labour-intensive construction, in order to identify the activities for which it is economically and technically feasible to use labour-intensive methods. The guidelines therefore conform to the Public Finance Management Act requirement for assessing the cost-effectiveness of capital projects. The normal tender evaluation processes are followed under these guidelines, and it is not necessary to apply any special additional preferences for employment creation.

The guidelines include the contents of the Code of Good Practice for Special Public Works Programmes, which has been gazetted by the Department of Labour, and which provides for special conditions of employment for these EPWP projects. In terms of the Code of Good Practice, the workers on these projects are entitled to formal training, which will be provided by training providers appointed (and funded) by the Department of Labour. For projects of up to six months in duration, this training will cover life-skills and information about other education, training, and employment opportunities.

In order to develop the capacity of the construction industry to manage labour-intensive projects, these guidelines also include an eligibility requirement for the appointment of contractors and consulting engineers, i.e. that their key staff involved in the project must undergo special NQF-accredited training programmes in labour-intensive construction.

As an additional means of addressing the capacity in the labour-intensive construction sector, DPW together with the CETA has established a labour intensive contractor learnership programme. The aim of this learnership programme is to produce small contractors qualified to execute work in accordance with these guidelines. The CETA is paying for the classroom training of these contractors.

As part of this learnership programme, learner contractors need to execute projects to gain practical experience. Partnering provinces and municipalities may allocate projects identified and designed using these guidelines to the learner contractors on a negotiated price basis.

An electronic version of these guidelines and electronic copies of the following documents can be obtained on the enclosed CD ROM or downloaded from www.epwp.gov.za:

- Code of Good Practice for Employment and Conditions of Work for Special Public Works Programmes
- Ministerial Determination, Special Public Works Programmes, issued in terms of the Basic Conditions of Employment Act of 1997 by the Minister of Labour in Government Notice N° R63 of 25 January 2002
- Government Gazette (DORA 2004 with MIG and PIG Conditions)
- Documents relating to the Labour Intensive Contractor Learnership Programme

Amendments to the first edition incorporated in this second edition

Minor amendments to the text of the first edition have been made to:

- i) change the deadlines for persons in the employ of the contractor to be accredited in respect of the relevant CETA standards;
- ii) align the text with the requirements of the Construction Industry Development Regulations; and
- iii) delete text that has now become redundant.

Terminology

By hand: refers to the use of tools which are manually operated and powered

Form of contract: refers to a document (conditions of contract) published by industry which establishes the rights, liabilities and obligations of the contracting parties and the procedures for the administration of the contract.

Labour-intensive: refers to methods of construction involving a mix of machines and labour, where labour, utilising hand tools and light plant and equipment, is preferred to the use of heavy machines, where technically and economically feasible.

(Note: The normal emphasis on the cost-effectiveness and quality of the asset must be retained.)

Public body: refers to a department, trading entity, constitutional institution, municipality, public entity or municipal entity

Scope of work: refers to a specification and description of the services or construction works which are to be provided and any other requirements and constraints relating to the manner in which the contract is to be performed

Abbreviations

CETA: Construction Education and Training Authority **CIDB:** Construction Industry Development Board

ECSA: Engineering Council of South Africa **EPWP:** Expanded Public Works Programme

FIDIC: French acronym for the International Federation of Consulting Engineers

NEC: New Engineering Contract

NQF: National Qualifications Framework SANS: South African National Standard SPWP: Special Public Works Programme

1 Introduction

Labour-intensive infrastructure projects under the EPWP include:

- using labour intensive construction methods to provide employment opportunities to local unemployed people;
- providing training or skills development to those locally employed workers;
- building cost-effective and quality assets.

This document is a guiding framework for the implementation of labour-intensive projects under the Expanded Public Works Programme. It provides the means by which labour intensive works can be implemented under the most commonly encountered delivery model, namely design by employer (i.e. the model in which the contractor undertakes construction on the basis of full designs issued by the employer.) It also assumes that the public body will appoint a consultant to design the works and to administer the contract. Adjustments to the text of this document will be necessary to accommodate other delivery models. Where no consultants are appointed, the staff of the public body needs to perform the activities assigned to consultants in this document.

The document in addition provides guidance on the:

- identification of suitable projects;
- appropriate design for labour-intensive construction;
- the specification of labour-intensive works; and
- the compilation of contract documentation for labour-intensive projects.

Specific direction is given regarding contract clauses which must be included to amend or augment standard documentation, in order to implement labour-intensive projects.

These guidelines must be applied to all relevant projects for which the design process commences after the beginning of the 2004-2005 financial year.

Appendix A provides sources of additional information.

The employment of locally employed temporary workers on all EPWP labour-intensive infrastructure projects must be in accordance with the Code of Good Practice for Employment and Conditions of Work for Special Public Works Programmes issued in terms of the Basic Conditions of Employment Act, 1997 (Act N° 75 of 1997) and promulgated in Government Gazettes Notice N° P64 of 25 January 2002. The requirements of this Code have been included in this Guidelines document. However, reference should be made to the full text of the Code of Good Practice and the related Ministerial Determination.

2 Responsibilities of the public body

2.1 Selection of projects

The public body must implement the following types of civil infrastructure projects labour-intensively, in accordance with these guidelines:

- low-volume roads (typically less than 500 vehicles per day);
- sidewalks and non-motorised transport infrastructure
- stormwater drainage; and
- trenching

where such projects contain a significant amount of the construction activities for which the use of labour is specified in the Generic Labour Intensive Specification in section 3.3.3 below, i.e. excavation, loading, short-distance hauling, offloading, spreading, grassing, and stone-pitching.

There is also potential for additional employment creation in other types of infrastructure and building (see Annexure B). Public bodies are also encouraged to create additional work opportunities in these projects. These guidelines may be used for other labour-intensive projects other than those types of civil infrastructure projects specified above, as long as such projects involve a significant substitution of labour for machines.

The public body must be satisfied that sufficient local labour (willing to work) is available for the project, before proceeding with the project as a labour-intensive project.

The public body is encouraged to send its relevant managers on the applicable skills programmes in labour-intensive construction (See Appendix C).

2.2 Setting of rate of pay

In accordance with the Code of Good Practice for Employment and Conditions of Work for Special Public Works Programmes (clause 10.4), the public body must set a rate of pay (task-rate) for workers to be employed on the labour-intensive projects.

Clause 10.4 requires that the following should be considered when setting rates of pay for workers:

- 10.4.1 The rate set should take into account wages paid for comparable unskilled work in the local area per sector, if necessary.
- 10.4.2 The rate should be an appropriate wage to offer an incentive for work, to reward effort provided and to ensure a reasonable quality of work. It should not be more than the average local rate to ensure people are not recruited away from other employment and jobs with longer-term prospects.
- 10.4.3 Men, women, disabled persons and the aged must receive the same pay for work of equal value.

2.3 Appointment of consulting engineers and contractors

The public body must ensure that:

- i) the design of the labour intensive works by consultants is overseen by persons in their employ who have completed the necessary skills training (see Appendix C);
- ii) works contracts are administered by persons in the employ of consultants who have completed the necessary skills training (see Appendix C); and
- iii) works contracts are awarded to contractors who have in their employ managers who have completed the necessary skills training (see Appendix C).

As a concession up to 30 June 2006, persons in the employ of contractors identified in Appendix C who have not completed the requisite skills training need only to be registered on the relevant skills programmes.

3 Contract documentation for consulting engineers and contractors for labour-intensive construction projects

3.1 General

All the standard forms of contract listed in the CIDB Standard for Uniformity in Construction Procurement may be used for labour-intensive projects. It is not necessary to create special new forms of contract or to amend the approved forms of contract to implement labour based works.

Requirements for labour-intensive works need, however, to be established in the scope of work associated with a contract for both consultants and contractors.

The approved standard forms of contract for professional services use different terms to describe the parties to the contract. These guidelines use the terms employer and consultant for the parties engaged in professional service contracts and scope of work for requirements in both professional service and construction contracts.

3.2 Contract Documentation for Consulting Engineering Services

The scope of work must establish the manner in which the consultant is to provide the consulting engineering services associated with labour intensive works.

All services relating to the implementation of the works which are to be provided in terms of the these Guidelines are normal services in terms of the Guideline Scope of Service and Tariff of Fees for Persons Registered in terms of the Engineering Professions Act published by the Engineering Council of South Africa in terms of a Board Notice. Any changes in the design of the works to incorporate labour intensive works should not constitute a change in scope or an additional service where the scope of work is framed around such ECSA publications.

The following must be included in the scope of work in the contract of employment with a Consulting Engineer:

Labour-intensive works

1. The Consultant shall not perform any significant portion of a project involving labour-intensive works under the direction of a staff member who has not completed the NQF level 7 unit standard "Develop and Promote Labour Intensive Construction Strategies" (Details of this skills programmes may be obtained from the CETA ETQA manager (e-mail:gerard@ceta.co.za, tel: 011-265 5900).

- 2. The staff member of the consultant who is responsible for the administration of any works contract involving labour intensive works must have completed the NQF level 5 unit standard "Manage Labour Intensive Construction Projects" (Details of this skills programmes may be obtained from the CETA ETQA manager (e-mail: gerard@ceta.co.za, tel: 011-265 5900).
- 3. The Consultant must provide the Employer with satisfactory evidence that staff members satisfy the requirements of 1 and 2.
- 4. The Consultant must design and implement the construction works in accordance with the Guidelines for the Implementation of the Labour Intensive Projects under the Expanded Public Works Programme (the Guidelines) published by the National Department of Public Works.
- 5. The Consultant shall, for monitoring purposes, keep monthly records of and transmit to the Client data obtained from the contractor on the following indicators with regard to workers employed:
 - Project budget
 - Actual Project Expenditure
 - Number of job opportunities created
 - Demographics of workers employed (disaggregated by women, youth and persons with disabilities)
 - Minimum day-task wage rate earned on project
 - Number of person-days of employment created
 - Number of persons who have attended a standard EPWP 10 day accredited training course

The definitions for these indicators are contained in Annexure D of the latest edition of the Guidelines for the Implementation of Labour-Intensive Infrastructure Projects under the Expanded Public Works Programme (EPWP). The values for the indicators shall be submitted to the Employer on the prescribed reporting template (from the EPWP Unit in the DPW) and obtainable from www.epwp.gov.za

- 6. The Consultant shall certify that the works have been completed in accordance with the requirements of the Guidelines and the Contract:
 - a) whenever a payment certificate is presented to the Employer for payment; and
 - b) immediately after the issuing of a practical completion certificate that signifies that the whole of the works have reached a state of readiness for occupation or use for the purposes intended although some minor work may be outstanding.

3.3 Contract Documentation for the Works

3.3.1 Notice and Invitation to tender / Conditions of tender

Public bodies must only award contracts to contractors who have suitably qualified senior and middle supervisory staff to supervise the labour-intensive works. Tenderers must be made aware of this requirement in tender documents. Those responsible for evaluating tenders must confirm that the contractor has such staff available for the contract during the tender evaluation process.

The foll	owing must be included in the notice and invitation to tender:
Only te	nderers who employ staff which satisfy EPWP requirements are eligible to submit tenders.
	lowing must be included in the tender data in accordance with the provisions of the tandard for Uniformity in Construction Procurement:
F.2.1	Only those tenderers who have in their employ management and supervisory staff satisfying the requirements of the scope of work for labour intensive competencies for supervisory and management staff are eligible to submit tenders.
F.2.18	The tenderer shall, when requested by the Employer to do so, submit the names of all management and supervisory staff that will be employed to supervise the labour-intensive portion of the works together with satisfactory evidence that such staff members satisfy the eligibility requirements.

3.3.2 Contract Data

As mentioned in 3.1, any approved standard form of contract for construction works may be used for labour-intensive projects. These forms of contract must not, however, be amended or varied to alter the obligations, liabilities or rights of the employer, representative of the employer (engineer / principal agent / agent / project manager) or contractor where a project manager, materials manager, trainer, mentor or any other person is appointed to support the Contractor.

The following must be included in the contract data in the contract with the Employer:

Payment for the labour-intensive component of the works

Payment for works identified in the Scope of Work as being labour-intensive shall only be made in accordance with the provisions of the Contract if the works are constructed strictly in accordance with the provisions of the Scope of Work. Any non-payment for such works shall not relieve the Contractor in any way from his obligations either in contract or in delict.

Applicable labour laws

The Ministerial Determination, Special Public Works Programmes, issued in terms of the Basic Conditions of Employment Act of 1997by the Minister of Labour in Government Notice N° R63 of 25 January 2002, as reproduced below, shall apply to works described in the scope of work as being labour intensive and which are undertaken by unskilled or semi-skilled workers.

1 Introduction

- 1.1 This document contains the standard terms and conditions for workers employed in elementary occupations on a Special Public Works Programme (SPWP). These terms and conditions do NOT apply to persons employed in the supervision and management of a SPWP.
- 1.2 In this document -
 - (a) "department" means any department of the State, implementing agent or contractor;
 - (b) "employer" means any department, implementing agency or contractor that hires workers to work in elementary occupations on a SPWP;
 - (c) "worker" means any person working in an elementary occupation on a SPWP;
 - (d) "elementary occupation" means any occupation involving unskilled or semi-skilled work;
 - (e) "management" means any person employed by a department or implementing agency to administer or execute an SPWP;
 - (f) "task" means a fixed quantity of work;
 - (g) "task-based work" means work in which a worker is paid a fixed rate for performing a task;
 - (h) "task-rated worker" means a worker paid on the basis of the number of tasks completed;
 - (i) "time-rated worker" means a worker paid on the basis of the length of time worked.

2 Terms of Work

- 2.1 Workers on a SPWP are employed on a temporary basis.
- 2.2 A worker may NOT be employed for longer than 24 months in any five-year cycle on a SPWP.
- 2.3 Employment on a SPWP does not qualify as employment as a contributor for the purposes of the Unemployment Insurance Act 30 of 1966.

3 Normal Hours of Work

- 3.1 An employer may not set tasks or hours of work that require a worker to work-
 - (a) more than forty hours in any week
 - (b) on more than five days in any week; and
 - (c) for more than eight hours on any day.
- 3.2 An employer and worker may agree that a worker will work four days per week. The worker may then work up to ten hours per day.
- 3.3 A task-rated worker may not work more than a total of 55 hours in any week to complete the tasks allocated (based on a 40-hour week) to that worker.

4 Meal Breaks

- 4.1 A worker may not work for more than five hours without taking a meal break of at least thirty minutes duration.
- 4.2 An employer and worker may agree on longer meal breaks.
- 4.3 A worker may not work during a meal break. However, an employer may require a worker to perform duties during a meal break if those duties cannot be left unattended and cannot be performed by another worker. An employer must take reasonable steps to ensure that a worker is relieved of his or her duties during the meal break.
- 4.4 A worker is not entitled to payment for the period of a meal break. However, a worker who is paid on the basis of time worked must be paid if the worker is required to work or to be available for work during the meal break.

5 Special Conditions for Security Guards

- 5.1 A security guard may work up to 55 hours per week and up to eleven hours per day.
- 5.2 A security guard who works more than ten hours per day must have a meal break of at least one hour or two breaks of at least 30 minutes each.

6 Daily Rest Period

Every worker is entitled to a daily rest period of at least eight consecutive hours. The daily rest period is measured from the time the worker ends work on one day until the time the worker starts work on the next day.

7 Weekly Rest Period

Every worker must have two days off every week. A worker may only work on their day off to perform work which must be done without delay and cannot be performed by workers during their ordinary hours of work ("emergency work").

8 Work on Sundays and Public Holidays

- 8.1 A worker may only work on a Sunday or public holiday to perform emergency or security work.
- 8.2 Work on Sundays is paid at the ordinary rate of pay.
- 8.3 A task-rated worker who works on a public holiday must be paid -
 - (a) the worker's daily task rate, if the worker works for less than four hours;
 - (b) double the worker's daily task rate, if the worker works for more than four hours.
- 8.4 A time-rated worker who works on a public holiday must be paid -
 - (a) the worker's daily rate of pay, if the worker works for less than four hours on the public holiday;
 - (b) double the worker's daily rate of pay, if the worker works for more than four hours on the public holiday.

9 Sick Leave

- 9.1 Only workers who work four or more days per week have the right to claim sick-pay in terms of this clause.
- 9.2 A worker who is unable to work on account of illness or injury is entitled to claim one day's paid sick leave for every full month that the worker has worked in terms of a contract.
- 9.3 A worker may accumulate a maximum of twelve days' sick leave in a year.
- 9.4 Accumulated sick-leave may not be transferred from one contract to another contract.
- 9.5 An employer must pay a task-rated worker the worker's daily task rate for a day's sick leave.
- 9.6 An employer must pay a time-rated worker the worker's daily rate of pay for a day's sick leave.
- 9.7 An employer must pay a worker sick pay on the worker's usual payday.
- 9.8 Before paying sick-pay, an employer may require a worker to produce a certificate stating that the worker was unable to work on account of sickness or injury if the worker is
 - (a) absent from work for more than two consecutive days; or
 - (b) absent from work on more than two occasions in any eight-week period.

- 9.9 A medical certificate must be issued and signed by a medical practitioner, a qualified nurse or a clinic staff member authorised to issue medical certificates indicating the duration and reason for incapacity.
- 9.10 A worker is not entitled to paid sick-leave for a work-related injury or occupational disease for which the worker can claim compensation under the Compensation for Occupational Injuries and Diseases Act.

10 Maternity Leave

- 10.1 A worker may take up to four consecutive months' unpaid maternity leave.
- 10.2 A worker is not entitled to any payment or employment-related benefits during maternity leave.
- 10.3 A worker must give her employer reasonable notice of when she will start maternity leave and when she will return to work.
- 10.4 A worker is not required to take the full period of maternity leave. However, a worker may not work for four weeks before the expected date of birth of her child or for six weeks after the birth of her child, unless a medical practitioner, midwife or qualified nurse certifies that she is fit to do so.
- 10.5 A worker may begin maternity leave -
 - (a) four weeks before the expected date of birth; or
 - (b) on an earlier date -
 - (i) if a medical practitioner, midwife or certified nurse certifies that it is necessary for the health of the worker or that of her unborn child; or
 - (ii) if agreed to between employer and worker; or
 - (c) on a later date, if a medical practitioner, midwife or certified nurse has certified that the worker is able to continue to work without endangering her health.
- 10.6 A worker who has a miscarriage during the third trimester of pregnancy or bears a still-born child may take maternity leave for up to six weeks after the miscarriage or stillbirth.
- 10.7 A worker who returns to work after maternity leave, has the right to start a new cycle of twenty-four months employment, unless the SPWP on which she was employed has ended.

11 Family responsibility leave

- 11.1 Workers, who work for at least four days per week, are entitled to three days paid family responsibility leave each year in the following circumstances -
 - (a) when the employee's child is born;
 - (b) when the employee's child is sick;
 - (c) in the event of a death of -
 - (i) the employee's spouse or life partner;
 - (ii) the employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling.

12 Statement of Conditions

- 12.1 An employer must give a worker a statement containing the following details at the start of employment
 - (a) the employer's name and address and the name of the SPWP;
 - (b) the tasks or job that the worker is to perform; and

- (c) the period for which the worker is hired or, if this is not certain, the expected duration of the contract:
- (d) the worker's rate of pay and how this is to be calculated;
- (e) the training that the worker will receive during the SPWP.
- 12.2 An employer must ensure that these terms are explained in a suitable language to any employee who is unable to read the statement.
- 12.3 An employer must supply each worker with a copy of these conditions of employment.

13 Keeping Records

- 13.1 Every employer must keep a written record of at least the following -
 - (a) the worker's name and position;
 - (b) in the case of a task-rated worker, the number of tasks completed by the worker;
 - (c) in the case of a time-rated worker, the time worked by the worker;
 - (d) payments made to each worker.
- 13.2 The employer must keep this record for a period of at least three years after the completion of the SPWP.

14 Payment

- 14.1 An employer must pay all wages at least monthly in cash or by cheque or into a bank account.
- 14.2 A task-rated worker will only be paid for tasks that have been completed.
- 14.3 An employer must pay a task-rated worker within five weeks of the work being completed and the work having been approved by the manager or the contractor having submitted an invoice to the employer.
- 14.4 A time-rated worker will be paid at the end of each month.
- 14.5 Payment must be made in cash, by cheque or by direct deposit into a bank account designated by the worker.
- 14.6 Payment in cash or by cheque must take place -
 - (a) at the workplace or at a place agreed to by the worker;
 - (b) during the worker's working hours or within fifteen minutes of the start or finish of work;
 - (c) in a sealed envelope which becomes the property of the worker.
- 14.7 An employer must give a worker the following information in writing
 - (a) the period for which payment is made;
 - (b) the numbers of tasks completed or hours worked;
 - (c) the worker's earnings;
 - (d) any money deducted from the payment;
 - (e) the actual amount paid to the worker.
- 14.8 If the worker is paid in cash or by cheque, this information must be recorded on the envelope and the worker must acknowledge receipt of payment by signing for it
- 14.9 If a worker's employment is terminated, the employer must pay all monies owing to that worker within one month of the termination of employment.

15 Deductions

- 15.1 An employer may not deduct money from a worker's payment unless the deduction is required in terms of a law.
- 15.2 An employer must deduct and pay to the SA Revenue Services any income tax that the worker is required to pay.
- 15.3 An employer who deducts money from a worker's pay for payment to another person must pay the money to that person within the time period and other requirements specified in the agreement law, court order or arbitration award concerned.
- 15.4 An employer may not require or allow a worker to -
 - (a) repay any payment except an overpayment previously made by the employer by mistake:
 - (b) state that the worker received a greater amount of money than the employer actually paid to the worker; or
 - (c) pay the employer or any other person for having been employed.

16 Health and Safety

- 16.1 Employers must take all reasonable steps to ensure that the working environment is healthy and safe.
- 16.2 A worker must -
 - (a) work in a way that does not endanger his/her health and safety or that of any other person;
 - (b) obey any health and safety instruction;
 - (c) obey all health and safety rules of the SPWP;
 - (d) use any personal protective equipment or clothing issued by the employer;
 - (e) report any accident, near-miss incident or dangerous behaviour by another person to their employer or manager.

17 Compensation for Injuries and Diseases

- 17.1 It is the responsibility of the employers (other than a contractor) to arrange for all persons employed on a SPWP to be covered in terms of the Compensation for Occupational Injuries and Diseases Act, 130 of 1993.
- 17.2 A worker must report any work-related injury or occupational disease to their employer or manager.
- 17.3 The employer must report the accident or disease to the Compensation Commissioner.
- 17.4 An employer must pay a worker who is unable to work because of an injury caused by an accident at work 75% of their earnings for up to three months. The employer will be refunded this amount by the Compensation Commissioner. This does NOT apply to injuries caused by accidents outside the workplace such as road accidents or accidents at home.

18 Termination

- 18.1 The employer may terminate the employment of a worker for good cause after following a fair procedure.
- 18.2 A worker will not receive severance pay on termination.
- 18.3 A worker is not required to give notice to terminate employment. However, a worker

- who wishes to resign should advise the employer in advance to allow the employer to find a replacement.
- 18.4 A worker who is absent for more than three consecutive days without informing the employer of an intention to return to work will have terminated the contract. However, the worker may be re-engaged if a position becomes available for the balance of the 24-month period.
- 18.5 A worker who does not attend required training events, without good reason, will have terminated the contract. However, the worker may be re-engaged if a position becomes available for the balance of the 24-month period.

19 Certificate of Service

- 19.1 On termination of employment, a worker is entitled to a certificate stating
 - (a) the worker's full name:
 - (b) the name and address of the employer;
 - (c) the SPWP on which the worker worked;
 - (d) the work performed by the worker;
 - (e) any training received by the worker as part of the SPWP;
 - (f) the period for which the worker worked on the SPWP;
 - (g) any other information agreed on by the employer and worker.

3.3.3 Scope of work

Standard specifications (those normally used by the public bodies) are to be utilised. It is necessary, however, to include certain requirements in the scope of work to implement labour-intensive works in accordance with the provisions of these Guidelines.

Appendix E outlines the earthworks which are to be executed by hand in terms of the South African Nation Standard 1921-5.

The following wording, as appropriate, must be included in the scope of work in the contract with the contractor

DESCRIPTION OF THE WORKS

Employer's objectives

The employer's objectives are to deliver public infrastructure using labour intensive methods

Labour-intensive works

Labour-intensive works comprise the activities described in SANS 1921-5, *Earthworks activities which are to be performed by hand*, and its associated specification data. Such works shall be constructed using local workers who are temporarily employed in terms of this Scope of Work.

LABOUR INTENSIVE COMPETENCIES OF SUPERVISORY AND MANAGEMENT STAFF

Contractors having a CIDB contractor grading designation of 5CE and higher shall only engage supervisory and management staff in labour intensive works who have either completed, or for the period 1 April 2004 to 30 June 2006, are registered for training towards, the skills programme outlined in Table 1.

The managing principal of the contractor, namely, a sole proprietor, the senior partner, the managing director or managing member of a close corporation, as relevant, having a contractor grading designation of 1CE, 2CE, 3CE and 4CE shall have personally completed, or for the period 1 April 2004 to 30 June 2006 be registered on a skills programme for the NQF level 2. All other site supervisory staff in the employ of such contractors must have completed, or for the period 1 April 2004 to 30 June 2006 be registered on a skills programme for, the NQF level 2 unit standards or NQF level 4 unit standards.

Table 1: Skills programme for supervisory and management staff

Personnel	NQF level	Unit standard titles	Skills programme descriptio
Team leader / supervisor	2	Apply Labour-Intensive Construction Systems and Techniques to Work Activities	This unit standard must be completed, and
		Use Labour-Intensive Construction Methods to Construct and Maintain Roads and Stormwater Drainage Use Labour-Intensive Construction Methods to Construct and Maintain Water and Sanitation Services Use Labour-Intensive Construction Methods to Construct, Repair and Maintain Structures	any one of these 3 unit standards
Foreman/ supervisor	4	Implement Labour-Intensive Construction Systems and Techniques	This unit standard must be completed, and
		Use Labour-Intensive Construction Methods to Construct and Maintain Roads and Stormwater Drainage Use Labour-Intensive Construction Methods to Construct and Maintain Water and Sanitation Services Use Labour-Intensive Construction Methods to Construct, Repair and Maintain Structures	any one of these 3 unit standards
Site Agent / Manager (i.e the contractor's most senior representative that is resident on the site)	5	Manage Labour-Intensive Construction Processes	Skills Programme against this single unit standard

EMPLOYMENT OF UNSKILLED AND SEMI-SKILLED WORKERS IN LABOUR-INTENSIVE WORKS

- 1.1 Requirements for the sourcing and engagement of labour.
- 1.1.1 Unskilled and semi-skilled labour required for the execution of all labour intensive works shall be engaged strictly in accordance with prevailing legislation and SANS 1914-5, Participation of Targeted Labour.

- 1.1.2 The rate of pay set for the SPWP is R per task or per day.

 (Insert value determined by public body in terms of clause 2.2 of these Guidelines)
- 1.1.3 Tasks established by the contractor must be such that:
 - a) the average worker completes 5 tasks per week in 40 hours or less; and
 - b) the weakest worker completes 5 tasks per week in 55 hours or less.
- 1.1.4 The contractor must revise the time taken to complete a task whenever it is established that the time taken to complete a weekly task is not within the requirements of 1.1.3.
- 1.1.5 The Contractor shall, through all available community structures, inform the local community of the labour intensive works and the employment opportunities presented thereby. Preference must be given to people with previous practical experience in construction and / or who come from households:
 - a) where the head of the household has less than a primary school education;
 - b) that have less than one full time person earning an income;
 - c) where subsistence agriculture is the source of income.
 - d) those who are not in receipt of any social security pension income
- 1.1.6 The Contractor shall endeavour to ensure that the expenditure on the employment of temporary workers is in the following proportions:
 - a) 60 % women;
 - b) 20% youth who are between the ages of 18 and 25; and
 - c) 2% on persons with disabilities.

1.2 Specific provisions pertaining to SANS 1914-5

1.2.1 Definitions

Targeted labour: Unemployed persons who are employed as local labour on the project.

1.2.3 Contract participation goals

- 1.2.3.1 There is no specified contract participation goal for the contract. The contract participation goal shall be measured in the performance of the contract to enable the employment provided to targeted labour to be quantified.
- 1.2.3.2 The wages and allowances used to calculate the contract participation goal shall, with respect to both time-rated and task rated workers, comprise all wages paid and any training allowance paid in respect of agreed training programmes.
- 1.2.4 Terms and conditions for the engagement of targeted labour

Further to the provisions of clause 3.3.2 of SANS 1914-5, written contracts shall be entered into with targeted labour.

1.2.5 Variations to SANS 1914-5

- 1.2.5.1 The definition for net amount shall be amended as follows: Financial value of the contract upon completion, exclusive of any value added tax or sales tax which the law requires the employer to pay the contractor.
- 1.2.5.2 The schedule referred to in 5.2 shall in addition reflect the status of targeted labour as women, youth and persons with disabilities and the number of days of formal training provided to targeted labour.

1.3 Training of targeted labour

- 1.3.1 The contractor shall provide all the necessary on-the-job training to targeted labour to enable such labour to master the basic work techniques required to undertake the work in accordance with the requirements of the contract in a manner that does not compromise worker health and safety.
- 1.3.2 The cost of the formal training of targeted labour, will be funded by the provincial office of the Department of Labour. This training should take place as close to the project site as practically possible. The contractor, must access this training by informing the relevant provincial office of the Department of Labour in writing, within 14 days of being awarded the contract, of the likely number of persons that will undergo training and when such training is required. The employer must be furnished with a copy of this request.
- 1.3.3 A copy of this training request made by the contractor to the DOL provincial office must also be faxed to the EPWP Training Director in the Department of Public Works- Cinderella Makunike, Fax Number 012 328 6820 or email cinderella.makunike@dpw.gov.za Tel: 083 677 4026
- 1.3.4 The contractor shall be responsible for scheduling the training of workers and shall take all reasonable steps to ensure that each beneficiary is provided with a minimum of six (6) days of formal training if he/she is employed for 3 months or less and a minimum of ten (10) days if he she is employed for 4 months or more.
- 1.3.5 The contractors shall do nothing to dissuade targeted labour from participating in the above mentioned training programmes.
- 1.3.6 An allowance equal to 100% of the task rate or daily rate shall be paid by the contractor to workers who attend formal training, in terms of 1.3.4 above.
- 1.3.7 Proof of compliance with the requirements of 1.3.2 to 1.3.6 must be provided by the Contractor to the Employer prior to submission of the final payment certificate.

GENERIC LABOUR-INTENSIVE SPECIFICATION

The Generic Labour-intensive specification below is the same as SANS 1921-5, Construction and management requirement for works contracts- Part 5: Earthworks activities which are to be performed by hand and should be included in the scope of works without amendment or modification as set out below.

Scope

This specification establishes general requirements for activities which are to be executed by hand involving the following:

- a) trenches having a depth of less than 1.5 metres
- b) stormwater drainage
- c) low-volume roads and sidewalks

Precedence

Where this specification is in conflict with any other standard or specification referred to in the Scope of Works to this Contract, the requirements of this specification shall prevail.

Hand excavateable material

Hand excavateable material is material:

a) granular materials:

- i) whose consistency when profiled may in terms of table 1 be classified as very loose, loose, medium dense, or dense; or
- ii) where the material is a gravel having a maximum particle size of 10mm and contains no cobbles or isolated boulders, no more than 15 blows of a dynamic cone penetrometer is required to penetrate 100mm;

b) cohesive materials:

- i) whose consistency when profiled may in terms of table 1 be classified as very soft, soft, firm, stiff and stiff / very stiff; or
- ii) where the material is a gravel having a maximum particle size of 10mm and contains no cobbles or isolated boulders, no more than 8 blows of a dynamic cone penetrometer is required to penetrate 100mm;

Note:

- 1) A boulder, a cobble and gravel is material with a particle size greater than 200mm, between 60 and 200mm.
- 2) A dynamic cone penetrometer is an instrument used to measure the insitu shear resistance of a soil comprising a drop weight of approximately 10 kg which falls through a height of 400mm and drives a cone having a maximum diameter of 20mm (cone angle of 60° with resepect to the horizontal) into the material being used.

GRANULAR MA	TERIALS	COHESIVE MAT	ERIALS
CONSISTENCY	DESCRIPTION	CONSISTENCY	DESCRIPTION
Very loose	Crumbles very easily when scraped with a geological pick.	Very soft	Geological pick head can easily be pushed in as far as the shaft of the handle.
Loose	Small resistance to penetration by sharp end of a geological pick.	Soft	Easily dented by thumb; sharp end of a geological pick can be pushed in 30-40 mm; can be moulded by fingers with some pressure.
Medium dense	Considerable resistance to penetration by sharp end of a geological pick.	Firm	Indented by thumb with effort; sharp end of geological pick can be pushed in upto 10 mm; very difficult to mould with fingers; can just be penetrated with an ordinary hand spade.
Dense	Very high resistance to penetration by the sharp end of geological pick; requires many blows for excavation.	Stiff	Can be indented by thumb-nail; slight indentation produced by pushing geological pick point into soil; cannot be moulded by fingers.
Very dense	High resistance to repeated blows of a geological pick.	Very stiff	Indented by thumb-nail with difficulty; slight indentation produced by blow of a geologica pick point.

Trench excavation

All hand excavateable material in trenches having a depth of less than 1,5 metres shall be excavated by hand.

Compaction of backfilling to trenches (areas not subject to traffic)

Backfilling to trenches shall be placed in layers of thickness (before compaction) not exceeding 100mm. Each layer shall be compacted using hand stampers a) to 90% Proctor density;

- b) such that in excess of 5 blows of a dynamic come penetrometer (DCP) is required to penetrate 100 mm of the backfill, provided that backfill does not comprise more than 10% gravel of size less than 10mm and contains no isolated boulders, or
- c) such that the density of the compacted trench backfill is not less than that of the surrounding undisturbed soil when tested comparatively with a DCP.

Excavation

All hand excavateable material including topsoil classified as hand excavateable shall be excavated by hand. Harder material may be loosened by mechanical means prior to excavation by hand.

The excavation of any material which presents the possibility of danger or injury to workers shall not be excavated by hand.

Clearing and grubbing

Grass and small bushes shall be cleared by hand.

Shaping

All shaping shall be undertaken by hand.

Loading

All loading shall be done by hand, regardless of the method of haulage.

Haul

Excavation material shall be hauled to its point of placement by means of wheelbarrows where the haul distance is not greater than 150 m.

Offloading

All material, however transported, is to be off- loaded by hand, unless tipper-trucks are utilised for haulage

Spreading

All material shall be spread by hand.

Compaction

Small areas may be compacted by hand provided that the specified compaction is achieved.

Grassing

All grassing shall be undertaking by sprigging, sodding, or seeding by hand.

Stone pitching and rubble concrete masonry

All stone required for stone pitching and rubble concrete masonry, whether grouted or dry, must to be collected, loaded, off loaded and placed by hand.

Sand and stone shall be hauled to its point of placement by means of wheelbarrows where the haul distance is not greater than 150m.

Grout shall be mixed and placed by hand.

Manufactured Elements

Elements manufactured or designed by the Contractor, such as manhole rings and cover slabs, precast concrete planks and pipes, masonry units and edge beams shall not individually, have a mass of more than 320kg. In addition the items shall be large enough so that four workers can conveniently and simultaneously acquire a proper hand hold on them.

3.3.4 Bill of quantities

Labour-intensive works must be highlighted in the bills of quantities for the payment items relating to labour-intensive works.

The following wording, as appropriate, should be included in the pricing Instructions and in the bills of quantities in the pricing data:

- 1. Those parts of the contract to be constructed using labour-intensive methods have been marked in the bill of quantities with the letters LI in a separate column filled in against every item so designated. The works, or parts of the works so designated are to be constructed using labour-intensive methods only. The use of plant to provide such works, other than plant specifically provided for in the scope of work, is a variation to the contract. The items marked with the letters LI are not necessarily an exhaustive list of all the activities which must be done by hand, and this clause does not over-ride any of the requirements in the generic labour intensive specification in the Scope of Works.
- 2. Payment for items which are designated to be constructed labour-intensively (either in this schedule or in the Scope of Works) will not be made unless they are constructed using labour-intensive methods. Any unauthorised use of plant to carry out work which was to be done labour-intensively will not be condoned and any works so constructed will not be certified for payment.

The following payment items should be included in the bill of quantities:

Description	Unit	Quantity	Rate Amount
Training allowance paid to targeted labour in terms of formal training	Person days	(insert quantity)	(insert specified day rate)
Extra over for the administration of payment of training allowances to targeted labour	Person days	(as above)	
Transport and accommodation of workers for training where it is not possible to undertake the training in close proximity to the site. (Provisional sum)	Sum	(insert provisional sum)	

4 Design checklist

Cognisance of the following should be taken in the design of labour-intensive works:

- 1. Earthworks must be designed taking consideration of the method of construction, namely labour intensive.
- 2. Vertical and horizontal alignment of the works (roads, trenches, pipelines and stormwater channels) should be such to optimise cut and fill, minimise deep or hard excavation or areas requiring specialist engineering input for example dewatering or specialist ground stabilisation.
- 3. During the design of gravel roads, suitable construction material should be sourced in close proximity to the site of the Works.
- 4. Drawings must be produced and presented in a clear easily understandable way. Where setting out information is provided in the form of coordinates it should be backed up with methods, not relying on sophisticated surveying instruments, such as offsets measurable will the use of a standard tape. Where possible and appropriate drawings should be produced using a background of ortho photos to provide for easily identification of surrounding features.
- 5. Except in special circumstances, drawings should be produced in a form that is easily readable in A3 format.
- 6. Where the haul distance is greater than 150m, and less than 5000m the use of small volume local transport, particularly using animal drawn vehicles should be considered.
- 7. Excavation in material which may constitute a safety hazard for workers must be excluded.
- 8. All pre-manufactured materials which are incorporated into the Works must be sized such that the mass of individual elements does not exceed 320kg.
- 9. Hazardous material such as lime or harmful chemical stabilizing agents must not be included in the Works.
- 10. Stone masonry and grouted stone pitching should be included wherever suitable material is available to the exclusion of pre-cast or cast in situ concrete stormwater structures.
- 11. Where compaction of road layer works is required, it must be carried out using conventional compaction equipment (mechanised pedestrian rollers where possible). Compaction of small areas and in trenches may be carried out using hand stampers.
- 12. Consideration must be given to alternative design of trenches for gravity pipelines to reduce depth of excavation.
- 13. Where there is an indication of local skills, e.g. bricklaying, structures should be designed to make use of such skills.
- 14. There are appropriate designs for labour-intensive construction of low-cost surfacing for low-volume roads, such as the Cape Seal and interlocking concrete blocks. Refer to Appendix A for further details.

APPENDIX A:

SOURCES OF ADDITIONAL INFORMATION

The following sources provide comprehensive information in respect of the following topics:

Topic	Reference	Obtainable from
Besa building system	Agrément South Africa's Guideline 1, The Manufacture of BESA Blocks Agrément Open Certificate OC-1/2003. Agrément Open Certificate OC-2/2003. CIDB. Best Practice Guidelines for Labour-based Methods and Technologies for Employment Intensive	Agrément South Africa www.agrement@csir.co.za Construction Industry Development Board www.cidb.org.za
Brick and block	Construction Works. Part 3: Section 2- The BESA Building System CIDB. Best Practice Guidelines for Labour-based	under the section "job creation" Construction Industry
making	Methods and Technologies for Employment Intensive Construction Works. Part 3: Section 1- Precast Concrete Products, Brick and Block Making	Development Board www.cidb.org.za under the section "job creation"
Bituminous Surfacings	Methods and Procedures Labour Enhanced. Construction for Bituminous surfacings Manual 12, March 1993. SABITA.	Southern African Bitumen and Tar Association.
Bituminous Surfacings	Methods and Procedures Labour Enhanced. Construction for Bituminous surfacings Manual 11', March 1993. SABITA.	Southern African Bitumen and Tar Association.
Conditions of Employment	Code of Code of Good Practice for Employment and Conditions of Work for Special Public Works Programmes Ministerial Determination: Special Public Works Programmes	EPWP Unit of the Department of Public Works
Concrete Block Paved Roads	Macleod, Concrete Block Paved Roads: The Development Potential .Construction and Development .Series, Number 8. Development Bank .of Southern. Africa. September, 1993	Development Bank of Southern Africa.
Concrete roads	Low-volume concrete roads by Bryan Perrie	Cement and Concrete Institute www.cnci.org.za
Earthworks	CIDB. Best Practice Guidelines for Labour-based Methods and Technologies for Employment Intensive Construction Works. (Download from www.cidb.org.za) • Part 2: Labour-based construction methods for earth works • Appendix 1: Quantitative Employment Data on Selected Construction Activities	Construction Industry Development Board www.cidb.org.za under the section "job creation"
Labour intensive projects and programmes	McCutcheon, RT (ed) (1993). Interim Guidelines for employment-intensive construction projects. Construction and Development Series Number 2, Midrand: Development Bank of Southern Africa, February 1993 McCutcheon, RT and Marshall J (1996). Labour-intensive Construction and Maintenance of Rural Roads: Guidelines for the Training of Road Builders, Construction and Development Series, Number 14 (Midrand: DBSA, November 1996) McCutcheon, RT and Filip, LM (ed). Employment and high-standard infrastructure. Work Research Centre for Employment Creation in Construction (2003)	Development Bank of Southern Africa School of Civil Engineering, University of the Witwatersrand.

Labour	CIDB. Best Practice Guidelines for Labour-based	Construction Industry
productivities	Methods and Technologies for Employment Intensive	Development Board
	Construction Works.	www.cidb.org.za
	 Appendix 1: Quantitative Employment Data on Selected Construction Activities 	under the section "job creation"
Minimum wages	Wage determination for the Civil Engineering Sector	www.safcec.org.za under the section "human resources"
Monitoring the	SANS 10396, Implementing Preferential Procurement	Standards South Africa (division
employment of	Policies Using Targeted Procurement Procedures	of the South African Bureau of
workers /	 Annex G: Implementing employment intensive 	Standards)
compliance with	infrastructure projects which target the increase of	
the provisions of		
SANS 1914-5	expenditure	
Pre-cast	Annex J: Third party management support CIDB Best Practice Guidelines for Labour-based	Construction Industry
concrete works	Methods and Technologies for Employment Intensive	Development Board
CONTOICU WONG	Construction Works.	www.cidb.org.za under the
	Part 3: Section 1- Pre-cast Concrete Products, Brick	section "job creation"
	and Block Making	
Preparing	CIDB Best Practice Guidelines for Procurement	Construction Industry
procurement	C1: Preparing Procurement Documents	Development Board
documents		www.cidb.org.za under the
	CANC 10402 Formatting and Compilation of	section "job creation"
	SANS 10403, Formatting and Compilation of Construction Procurement Documents	Standards South Africa (division of the South African Bureau of
	Construction i locarement bocaments	Standards)
Roads	CIDB Best Practice Guidelines for Labour-based	
	Methods and Technologies for Employment Intensive	
	Construction Works.	
	Part 2: Labour-based construction methods for	
	earthworks	
	Part 4: Section 4 - Foam bitumen gravel	
	Part 4: Section 5 - Cast in-situ block pavements (bygon calls)	
	(hysen cells) • Part 4: Section 6 - Emulsion treated gravel	
	Part 4: Section 7 - Emulsion freated graver Part 4: Section 7 - Waterbound macadam	
	Part 4: Section 8 - Slurry bound and composite	
	macadams	
	Part 4: Section 9 - Labour-based methods for	
	unsealed roads	
	Appendix 1: Quantitative Employment Data on	
Dubbb	Selected Construction Activities	O to
	CIDB Best Practice Guidelines for Labour-based Methods and Technologies for Employment Intensive	Construction Industry Development Board
masony	Construction Works.	www.cidb.org.za under the
	Part 4: Section 2 – Rubble masonry dam construction	
	technology	
	Part 4: Section 3 – Rubble masonry concrete arch	
	bridge construction technology	
Stormwater	CIDB Best Practice Guidelines for Labour-based	Construction Industry
drainage	Methods and Technologies for Employment Intensive	Development Board
	Construction Works.	www.cidb.org.za under the section "job creation"
	Part 4: Section 1 – Labour-based Open Channel Flow Technology	section job creation
	CIDB Best Practice Guidelines for Labour-based	Construction Industry
Trenches		Development Board
Trenches	Methods and Technologies for Employment Intensive	
Trenches	Construction Works. (Download from www.cidb.org.za)	www.cidb.org.za under the
Trenches	Construction Works. (Download from www.cidb.org.za) • Part 2: Labour-based construction methods for	
Trenches	Construction Works. (Download from www.cidb.org.za)	www.cidb.org.za under the

APPENDIX B:

TYPES OF INFRASTRUCTURE WHICH ARE SUITABLE FOR CONSTRUCTION USING LABOUR INTENSIVE METHODS

B.1 Roads

The following operations may be carried out using labour intensive methods:

- 1. Site clearance
- 2. Layer work construction including loading, hauling and spreading material.

Note: All compaction should be done using conventional compaction equipment and where necessary the use of heavy machinery may be employed to loosen material for excavation by hand. Where significant use of blasting is indicated, then the Works are probably not suitable for labour intensive methods.

- 3. Where higher standards of roads are to be constructed then the following operations may be included:
 - Macadam base course either dry, water bound or emulsion bound; foamed bitumen gravel; emulsion treated gravel; or slurry bound or composite macadams.
 - Application of bitumen bound surface treatment (cold) including spreading and dragging of chips.
 - Slurry treatments to existing or new road surfaces.
 - In situ concrete roads.
 - Segmented block paved roads.
 - Cast in-situ block pavements (hysen-cells);
 - Road markings.
- 4. Fencing.
- 5. Erection of road signs.
- 6. Grass maintenance.
- 7. Road reserve maintenance.
- 8. Rubble masonry bridges, culverts and retaining walls

B.2 Stormwater

The following operations may be constructed using labour intensive construction methods:

- 1. Gabions and reno mattresses.
- 2. Small diameter pre-cast concrete elements (pipes and arches).
- 3. Grassed or lined water channels

B.3 Sewers

The following operations may be constructed using labour intensive construction methods:

- 1. Sewer manholes either in brickwork or using specially manufactured pre-cast manhole rings (individual mass less than 320kg).
- 2. Sewer manhole covers and lids using specially designed pre-cast units.
- 3. Maturation or flocculation ponds with least dimension not exceeding 100m.

B.4 Water

The following operations may be constructed using labour intensive construction methods:

- 1. Laying of water pipelines, fittings and house connections in all materials (including steel) where the mass of individual pipe lengths does not exceed 320kg.
- 2. Construction of ferro-cement reservoirs.
- 3. Excavation for membrane lined and floating roof reservoirs.
- 4. Construction of small masonry reservoirs.
- 5. Spring and well protection measures

B.4 Haul of Material

Where the haul of any material exceeds 200m, consideration should be given to the use of local resources for transporting material. This includes the use of animal drawn vehicles and small trailer combinations utilising locally sourced tractors. All loading and off loading can be done by hand.

B.5 Electricity

The following operations may be constructed using labour intensive methods:

- 1. Excavation of trenches for reticulation of all voltages.
- 2. Excavation for and erection of poles for overhead lines.
- 3. Installation of all electricity cables (joints and terminations by qualified persons).

B.6 Houses, schools and clinics

Housing is seen as labour-intensive, but the number of local people that could be employed may be enhanced by one or more of the following:

- 1. Manufacture of masonry elements on site.
- 2. Excavation of all foundation trenches by hand.
- 3. Manufacture of roof trusses on site.

4. Adoption of the BESA System

Note: 1) In the BESA system walls are constructed using bitumen emulsion stabilised adobe blocks and mortar. External and internal wall surfaces can be finished in a variety of ways using a mortar mix or a cement/sand plaster.

2) The BESA Building System is the subject of an open certificate issued by Agrèment South Africa. The concept of an open certificate is that the technology is not the intellectual property of any company or individual and the information is available to anyone who wishes to use it. Any competent person, company or institution who wishes to use this system and is capable of carrying out this work in accordance with the terms and conditions of certification and undertakes to do so, may apply to Agrément South Africa to be registered as a holder of this open certificate.

APPENDIX C:

REQUIRED SKILLS PROGRAMMMES

C.1 Client/ Employer

It is recommended that personnel within public bodies complete skills programmes for NQF registered unit standards, as set out in Table C.1.

Table C.1: Skills programme for client / employer staff

Personnel	NQF	Unit Standard Title	Skills Programme Description
Senior management and professionals	7	Develop and Promote Labour- Intensive Construction Strategies	Skills Programme against this single unit standard
Middle (technical)	5	Manage Labour-Intensive management Construction Projects	Skills Programme against this single unit standard
Middle (admin)	5	Manage Labour-Intensive management Construction Projects	Skills Programme against this single unit standard

C.2 Consultants

The person responsible for the design and documentation of the labour intensive works, must have completed, or be registered on a skills programme for, the NQF level 7 unit standard "Develop and Promote Labour Intensive Construction Strategies". (see Table C.2)

The person who is responsible to the employer for the administration of the contract, must have completed, or be registered on a skills programme for, the NQF level 5 unit standard "Manage Labour Intensive Construction Projects". (see Table C.2)

Table C.2: Skills programme for consultants

Personnel	NQF	Unit standard Title	Skills Programme Description
Administrator / Site Supervisor	5	Manage Labour Intensive Construction Projects	Supervisor Skills Programme against this single unit standard
Designer	7	Develop and Promote Labour- Intensive Construction Strategies	Skills Programme against this single unit standard

C.3 Contractors

The unit standards for contractors are outlined in Table C.3.

Contractors having a CIDB contractor grading designation of 5CE and higher shall only engage supervisory and management staff in labour intensive works who have either completed, or for the period 1 April 2004 to 30 June 2006, are registered for training towards, the skills programme outlined in Table 1.

Contractors having a CIDB contractor grading designation of 1CE, 2CE, 3CE and 4CE shall have personally completed, or for the period 1 April 2004 to 30 June 2006 be registered on a skills programme for the NQF level 2 unit standard. All other site supervisory staff in the employ of emerging contractors must have completed, or for the period 1 April 2004 to 30 June 2006 be registered on a skills programme for, the NQF level 2 unit standards or NQF level 4 unit standards.

Personnel	NQF	Unit standard Titles	Skills Programme Description
Team Leader / Supervisor	2	Apply Labour-Intensive Construction Systems and Techniques to Work Activities	This unit standard must be completed, and
		Use Labour-Intensive Construction Methods to Construct and Maintain Roads and Stormwater Drainage Use Labour-Intensive Construction Methods to Construct and Maintain Water and Sanitation Services Use Labour-Intensive Construction Methods to Construct, Repair and Maintain Structures	any one of the I unit standards must be completed
Foreman / Supervisor	4	Implement Labour-Intensive Construction Systems and Techniques	This unit standard must be completed, and
		Use Labour-Intensive Construction Methods to Construct and Maintain Roads and Stormwater Drainage Use Labour-Intensive Construction Methods to Construct and Maintain Water and Sanitation Services Use Labour-Intensive Construction Methods to Construct, Repair and Maintain Structures	any one of the 3 listed unit standards must be completed
Site Agent / Manager	5	Manage Labour-Intensive Construction Processes	Skills Programme against this single unit standard

APPENDIX D:

DEFINITIONS OF PROGRAMME INDICATORS

Person-days of Employment Created

The number of people who worked on a project x the number of days each person worked.

Job Opportunities

1 job opportunity = paid work created for an individual on an EPWP project for any period of time. In the case of social sector projects, learnerships will also constitute job opportunities. The same individual can be employed on different projects and each period of employment will be counted as a job opportunity.

Project Wage

Minimum Daily Wage Rate = daily wage (whether task-rated or time-rated) per individual project. This wage rate must be inserted in the Project tender document as per the EPWP Guidelines.

Training Person-Days

A formal EPWP training course has been arranged by the Dept. of Labour. The number of training person-days attending this course or modules of this course must be captured.

For Other Training 1 training day = at least 7 hours of formal training. The number of Training Person-days is the number of people who attended training x the number of days of training.

A distinction must be made between accredited and non-accredited training person-days.

Project Budget

The project budget = the price tendered by the contractor + the professional fees for the professional service provider appointed to design and supervise the project. The project budget excludes government management & administration costs.

Actual Expenditure

Actual expenditure = the expenditure on the project by the contractor + the expenditure by the professional service provider appointed to design and supervise the project.

The actual expenditure excludes expenditure on government management & administration.

Demographic Characteristics of Workers

The number of workers that fall within the following categories must be recorded:

- Youth (i.e. 18 35 years of age)
- Women
- People with disabilities

The definitions contained in the Preferential Procurement Regulations of 2001 for these categories of beneficiaries will be utilised.

Part 2: Pricing Data

C2.1 Pricing Instructions

C2.1: PRICING INSTRUCTIONS JBCC 2000 PRINCIPAL BUILDING AGREEMENT (Edition 4.1 of March 2005)

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Bid No:	SCMU6-22/3-0017

1. BILLS OF QUANTITIES

The **bills of quantities** forms part of and must be read and priced in conjunction with all the other documents forming part of the **contract documents**, the Standard Conditions of Bid, Conditions of Contract, Specifications, Drawings and all other relevant documentation.

2. VALUE ADDED TAX

The bid price must include for Value Added Tax (VAT). All rates, provisional sums, etc. in the **bills of quantities** must however be net (exclusive of VAT) with VAT calculated and added to the Total Value thereof in the Final Summary.

3. PREVIOUS WORK

The bidder is to acquaint themselves with the site thoroughly before pricing. Adjustment of prices will not be entertained after the award of the contract.

SECTION NO. 1 - PRELIMINARIES

C2.2 Preliminaries/Bill of Quantities/Final Summary



EASTERN CAPE PROVINCE DEPARTMENT OF EDUCATION TENDER DOCUMENT

FOR

APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL

EMIS NO: 200600754

DISTRICT: JOE GQABI

TENDER NO: SCMU6-22/23-0017

BILL OF QUANTITIES

Compiled for:

SUPPLY CHAIN MANAGEMENT

Department of Education Steve Tshwete Complex Zone 6

ZWELITSHA

5608

Website: www.edu.ecprov.gov.za

Compiled by:

DEPARTMENT OF EDUCATION (DoE) INFRASTRUCTURE DELIVERY

Eastern Cape Department of Education Steve Tshwete Complex, Zone 6 **ZWELITSHA**

5608

FEBRUARY 2023

Item No		Quantity	Amount	
	<u>PRELIMINARIES</u>			
	MEANING OF TERMS "TENDER / TENDERER"			
	Any reference to the words "Tender" or "Tenderer" herein and/or in any other documentation shall be construed to have the same meaning as the words "Bid" or "Bidder"			
	PRELIMINARIES			
	The JBCC Preliminaries Code 2103, May 2005 edition for use with the JBCC Principal Building Agreement Edition 4.1 Code 2101, March 2005 is taken to be incorporated herein. The tenderer is deemed to have referred to these documents for the full intent and meaning of each clause. These clauses are referred to by number and heading only. Where standard clauses or options are not applicable to the contract such modifications or corrections as are necessary are given under each relevant clause. Where an item is not relevant to this specific contract such item is marked. "N/A" signifying "Not Applicable".			
	PRICING OF PRELIMINARIES			
	Should Option A, as set out in clause B10.3.1 hereinafter be used for the adjustment of preliminaries then each item priced is to be allocated to one or more of the three categories Fixed, Value Related or Time Related and the respective amounts entered in the spaces provided under each item			
	Items not priced in these Preliminaries shall be deemed to be included elsewhere in these Bills of Quantities.			
	SECTION A: JBCC PRINCIPAL BUILDING AGREEMENT			
	DEFINITIONS			
1	A1 DEFINITIONS AND INTERPRETATION			
	Clause 1.0			
	Clause 1.1 Definition of "Commencement Date" is added:			
	"COMMENCEMENT DATE" means the date that the agreement, made in terms of the Form of Offer and Acceptance, comes into effect			
	Clause 1.1 Definition of " Construction Guarantee " is amended by replacing it with the following:			
		_		
	Carried to Collection Bill No. 1	R		_
	Preliminaries			

"CONSTRUCTION GUARANTEE" means a guarantee at call obtained by the contractor from an institution approved by the employer in terms of the employer's construction guarantee form as selected in the schedule Clause 1.1 Definition of "Construction Period" is amended by replacing it with the following: "CONSTRUCTION PERIOD" means the period commencing on the commencement date and ending on the date of practical completion Clause 1.1 Definition of "Corrupt Practice" is added: "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 conract execution Clause 1.1 Definition of "Fraudulent Practise" is added: "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 tenderer and includes collusive practice among tenderers (prior to or after the tender submission) designed to establish tender prices at artificial noncompetitive levels and to deprive the tenderer of the benefits of free and open competition. Clause 1.1 Definition of "Interest" is amended by replacing it with the following: "INTEREST" means the interest rates applicable on this contract, whether specifically indicated in the relevant clauses or not, will be the rate as determined by the Minister of Finance, from time to time, in terms of section 80(1)(b) of the Public Finance Management Act, 1999 (Act No. 1 of 1999). Clause 1.1 Definition of "Principal Agent" is amended by replacing it with the following: "PRINCIPAL AGENT" means the person or entity appointed by the employer and named in the schedule. In the event of a principal agent not being appointed, then all duties and obligations of a principal agent as detailed in the agreement shall be fulfilled by a representative of the employer as named in the schedule Clause 1.1 Definition of "Security" is amended by replacing it with the following: "SECURITY" means the form of security provided by the employer or contractor, as stated in the schedule, from which the contractor or employer may recover expense or loss Clause 1.6 is amended by replacing the works "prepaid registered post, telefax or e-mail" with "prepaid registered post or telefax" **Carried to Collection** R Bill No. 1 **Preliminaries**

	Clause 1.6.4 is amended by replacing it with the following:		
	OBJECTIVE AND PREPARATION		
	No clause		
	Fixed: Value related: Time related:	Item	
2	A2 OFFER, ACCEPTANCE AND PERFORMANCE		
	Clause 2.0		
	Fixed: Value related: Time related:	Item	
3	A3 DOCUMENTS		
	Clause 3.0		
	Clause 3.2.1 is amended by replacing "14.1" with "14.0"		
	Clause 3.7 is amended by the addition of the following:		
	The contractor shall supply and keep a copy of the JBCC Series 2000 Principal Building Agreement and Preliminaries applicable to this contract on the site , to which the employer , principal agent and agents shall have access at all times		
	Clause 3.10 is amended by replacing the second reference to "principal agent" with the word "employer"		
	Fixed: Value related: Time related:	Item	
4	A4 DESIGN RESPONSIBILITY		
4	A4 DESIGN RESPONSIBILITY Clause 4.0		
4			
4	Clause 4.0		
4	Clause 4.0 Clause 4.3 is amended by replacing it with the following:	Item	
	Clause 4.0 Clause 4.3 is amended by replacing it with the following: No clause	ltem	
	Clause 4.0 Clause 4.3 is amended by replacing it with the following: No clause Fixed: Value related: Time related:	Item	
	Clause 4.0 Clause 4.3 is amended by replacing it with the following: No clause Fixed: Value related: Time related: A5 EMPLOYER'S AGENTS	Item	
5	Clause 4.0 Clause 4.3 is amended by replacing it with the following: No clause Fixed: Value related: Time related: A5 EMPLOYER'S AGENTS Clause 5.0	Item	
	Clause 4.0 Clause 4.3 is amended by replacing it with the following: No clause Fixed: Value related: Time related: A5		
	Clause 4.0 Clause 4.3 is amended by replacing it with the following: No clause Fixed: Value related: Time related: A5		
	Clause 4.0 Clause 4.3 is amended by replacing it with the following: No clause Fixed: Value related: Time related: A5		
	Clause 4.3 is amended by replacing it with the following: No clause Fixed: Value related: Time related: A5	Item	
	Clause 4.3 is amended by replacing it with the following: No clause Fixed: Value related: Time related: A5	Item	
	Clause 4.0 Clause 4.3 is amended by replacing it with the following: No clause Fixed:	Item	

6	A6	SITE REPRESENTATIVE			
	Clause 6.0				
	Fixed:_	Value related:	_ Time related:	Item	
7	A7	COMPLIANCE WITH REGULATIONS			
	Clause	7.0			
	require Occupa with Re	The provisions herein include <i>inter alia</i> , comments set out in the Construction Regulational Health and Safety Act, 2014 (Act Not egulation 5(1) requiring the compilation of a ulation 6(1) requiring the appointment of a			
	See also clause C10 of Section C - Specific Preliminaries				
	Fixed:_	Value related:	_ Time related:	Item	
8	A8	WORKS RISK			
	Clause	8.0			
	Fixed:_	Value related:	_ Time related:	Item	
9	A9	INDEMNITIES			
	Clause	9.0			
	Fixed:_	Value related:	_ Time related:	Item	
10	A10	WORKS INSURANCES			
	Clause	10.0			
	Clause 10.0 is amended by the addition of the following clauses:				
	10.5 Da	amage to the Works			
	(a)	Without in any way limiting the contracto contract, the contractor shall bear the ful destruction of the works by whatever cau works and hereby indemnifies and holds against any such damage. The contracto and security measures and other steps fo the works as the contractor may deem reference.	Il risk of damage to and/or use during construction of the harmless the employer or shall take such precautions or the protection and security of		
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(b)	The contractor shall at all times proceed immediately to remove or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works		
(c)	The employer shall carry the risk of damage to or destruction of the works and material paid for by the employer that is the result of the excepted risks as set out in 10.6		
(d)	Where the employer bears the risk in terms of this contract, the contractor shall, if requested to do so, reinstate any damage or destroyed portions of the works and the costs of such reinstatement shall be measured and valued in terms of 32.0 hereof		
10.6 lnj	ury to Persons or loss of or damage to Properties		
(a)	The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever arising out of or in the course of or caused by the execution of the works unless due to any act or neglect of any person for whose actions the employer is legally liable		
(b)	The contractor shall be liable for and hereby indemnifies the employer against any liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site , whether belonging to or under the control of the employer or any other body or person, arising out of or in the course of or by reason of the execution of the works unless due to any act or neglect of any person for whose actions the employer is legally liable		
(c)	The contractor shall, upon receiving a contract instruction from the principal agent , cause the same to be made good in a perfect and workmanlike manner at his own cost and in default thereof the employer shall be entitled to cause it to be made good and to recover the cost thereof from the contractor or to deduct the same from amounts due to the contractor		
(d)	The contractor shall be responsible for the protection and safety of such portions of the premises placed under his control by the employer for the purpose of executing the works until the issue of the certificate of practical completion		
(e)	Where the execution of the works involves the risk of removal of or interference with support to adjoining properties including land or structures or any structures to be altered or added to, the contractor shall obtain adequate insurance and will remain adequately insured or insured to the specific limit stated in the contract against the death of or injury to persons or damage to such property consequent on such removal or interference with the support until such portion of the works has been completed		
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In the event of the project being executed in a geological area classified as a l'High Risk Area", that is an area which is subject to highly unstable subsurface conditions that might result in catastrophic ground movement evident by sinkhole or doline formation the following will apply: 10.7.1 Damage to the works The contractor shall, from the commencement date of the works until the date of the certificate of practical completion bear the full risk of and hereby indemnifies and holds harmless the employer against any damage to and/or destruction of the works consequent upon a catastrophic ground movement as mentioned above. The contractor shall take such precautions and security measures and other steps for the protection of the works as he may deem necessary When so instructed to do so by the principal agent, the contractor shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works, at the contractor's own costs 10.7.2 Injury to persons or loss of or damage to property The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the employer or any other body or person whomsoever arising out of or caused by a cat		(f) The contractor shall at all times proceed immediately at his own cost to remove or dispose of any debris and to rebuild, restore, replace and/or repair such property and to execute the works
"High Risk Area", that is an area which is subject to highly unstable subsurface conditions that might result in catastrophic ground movement evident by sinkhole or doline formation the following will apply: 10.7.1 Damage to the works The contractor shall, from the commencement date of the works until the date of the certificate of practical completion bear the full risk of and hereby indemnifies and holds harmless the employer against any damage to and/or destruction of the works consequent upon a catastrophic ground movement as mentioned above. The contractor shall take such precautions and security measures and other steps for the protection of the works as he may deem necessary When so instructed to do so by the principal agent, the contractor shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works, at the contractor's own costs 10.7.2 Injury to persons or loss of or damage to property The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract or solligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the commencement date but before co		10.7 High risk insurance
The contractor shall, from the commencement date of the works until the date of the certificate of practical completion bear the full risk of and hereby indemnifies and holds harmless the employer against any damage to and/or destruction of the works consequent upon a catastrophic ground movement as mentioned above. The contractor shall take such precautions and security measures and other steps for the protection of the works as he may deem necessary When so instructed to do so by the principal agent, the contractor shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works, at the contractor's own costs 10.7.2 Injury to persons or loss of or damage to property The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract 10.7.3 It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the contractor's obligations in terms of the contract, the contractor's obligations in terms of the contract the contractor's obligations in terms of the contract he contractor's obligations in terms		"High Risk Area", that is an area which is subject to highly unstable subsurface conditions that might result in catastrophic ground movement evident by sinkhole
of the certificate of practical completion bear the full risk of and hereby indemnifies and holds harmless the employer against any damage to and/or destruction of the works consequent upon a catastrophic ground movement as mentioned above. The contractor shall take such precautions and security measures and other steps for the protection of the works as he may deem necessary When so instructed to do so by the principal agent, the contractor shall proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works, at the contractor's own costs 10.7.2 Injury to persons or loss of or damage to property The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract 10.7.3 It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the commencement date but before commencement of the works, submit to the employer proof of such insurance policy, if requested to do so		10.7.1 Damage to the works
proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or repair the works, at the contractor's own costs 10.7.2 Injury to persons or loss of or damage to property The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract 10.7.3 It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the commencement date but before commencement of the works, submit to the employer proof of such insurance policy, if requested to do so Carried to Collection		of the certificate of practical completion bear the full risk of and hereby indemnifies and holds harmless the employer against any damage to and/or destruction of the works consequent upon a catastrophic ground movement as mentioned above. The contractor shall take such precautions and security measures and other steps for the protection of the works as he may deem
The contractor shall be liable for and hereby indemnifies and holds harmless the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract 10.7.3 It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the commencement date but before commencement of the works, submit to the employer proof of such insurance policy, if requested to do so Carried to Collection R		proceed immediately to remove and/or dispose of any debris arising from damage to or destruction of the works and to rebuild, restore, replace and/or
the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as mentioned above The contractor shall be liable for and hereby indemnifies the employer against any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site, whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract 10.7.3 It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the commencement date but before commencement of the works, submit to the employer proof of such insurance policy, if requested to do so Carried to Collection R Bill No. 1		10.7.2 Injury to persons or loss of or damage to property
any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site , whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the period of the contract 10.7.3 It is the responsibility of the contractor to ensure that he has adequate insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the commencement date but before commencement of the works , submit to the employer proof of such insurance policy, if requested to do so Carried to Collection R Bill No. 1		the employer against any liability, loss, claim or proceeding arising at any time during the period of the contract whether arising in common law or by statute, consequent upon personal injuries to or the death of any person whomsoever resulting from, arising out of or caused by a catastrophic ground movement as
insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the commencement date but before commencement of the works , submit to the employer proof of such insurance policy, if requested to do so Carried to Collection R Bill No. 1		any and all liability, loss, claim or proceeding consequent upon loss of or damage to any moveable or immovable or personal property or property contiguous to the site , whether belonging to or under the control of the employer or any other body or person whomsoever arising out of or caused by a catastrophic ground movement, as mentioned above, which occurred during the
Bill No. 1		insurance to cover his risk and liability as mentioned in 10.7.1 and 10.7.2. Without limiting the contractor's obligations in terms of the contract, the contractor shall, within twenty-one (21) calendar days of the commencement date but before commencement of the works , submit to the employer proof of
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	damages of whate contractor's defate Such losses or dathe same from an contract presently	ever nature suffered or ind ault of his obligations as s amages may be recovered by amounts still due under or hereafter existing between	cover any and all losses and/or curred consequent upon the et out in 10.7.1; 10.7.2 and 10.7.3. If from the contractor or by deducting this contract or under any other ween the employer and the ontracts shall be considered one		
	Fixed:	Value related:	Time related:	Item	
11	A11 LIABILIT	Y INSURANCES			
	Clause 11.0				
	Fixed:	Value related:	Time related:	Item	
12	A12 EFFECTI	ING INSURANCES			
	Clause 12.0				
	Fixed:	Value related:	Time related:	Item	
13	A13.0 No claus	se		N/A	
14	A14 SECURIT	гү			
	Clause 14.0				
	Clauses 14.1 - 14	l.8 are amended by replac	cing them with the following:		
	to be submitted b	y the contractor to the er	t sum up to R1 million, the security mployer will be as a payment certified in the payment certificate		
		ent reduction of the value mutandi in terms of 31.8(A	certified in a payment certificate)		
	payment reduction provisions of 33.4	n in terms of 33.0 provide in which event the empl his obligations to refund the	cover expense and loss from the d that the employer complies with the oyer's entitlement shall take he payment reduction security or		
					<u> </u>
			Carried to Collection	R	
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14.2 In respect of contracts with a contract sum above R1 million, the contractor shall have the right to select the security to be provided in terms of 14.3, 14.4, 14.5, 14.6, or 14.7 as stated in the schedule . Such security shall be provided to the employer within twenty-one (21) calendar days from commencement date . Should the contractor fail to select the security to be provided or should the contractor fail to provide the employer with the selected security within twenty-one (21) calendar days from commencement date , the security in terms of 14.7 shall be deemed to have been selected.			
14.3 Where security as a cash deposit of ten per cent (10%) of the contract sum (excluding VAT) has been selected:			
14.3.1 The contractor shall furnish the employer with a cash deposit equal in value to ten per cent (10%) of the contract sum (excluding VAT) within twenty-one (21) calendar days from commencement date			
14.3.2 Within twenty-one (21) calendar days of the date of practical completion of the works the employer shall reduce the cash deposit to an amount equal to three per cent (3%) of the contract value (excluding VAT), and refund the balance to the contractor			
14.3.3 Within twenty-one (21) calendar days of the date of final completion of the works the employer shall reduce the cash deposit to an amount equal to one per cent (1%) of the contract value (excluding VAT) and refund the balance to the contractor			
14.3.4 On the date of payment of the amount in the final payment certificate , the employer shall refund the remainder of the cash deposit to the contractor			
14.3.5 The employer shall be entitled to recover expense and loss from the cash deposit in terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to refund the cash deposit security or portions thereof to the contractor			
14.3.6 The parties expressly agree that neither the employer nor the contractor shall be entitled to cede the rights to the deposit to any third party			
14.4 Where security as a variable construction guarantee of ten percent (10%) of the contract sum (excluding VAT) has been selected:			
14.4.1 The contractor shall furnish the employer with an acceptable variable construction guarantee equal in value to ten per cent (10%) of the contract sum (excluding VAT) within twenty-one (21) calendar days from commencement date			
14.4.2 The variable construction guarantee shall reduce and expire in terms of the Variable Construction Guarantee form included in the invitation to tender			
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14.4.3 The employer shall return the variable construction guarantee to the contractor within fourteen (14) calendar days of it expiring		
14.4.4 Where the employer has a right of recovery against the contractor in terms of 33.0, the employer shall issue a written demand in terms of the variable construction guarantee		
14.5 Where security as a fixed construction guarantee of five per cent (5%) of the contract sum (excluding VAT) and a five per cent (5%) payment reduction of the value certified in the payment certificate (excluding VAT) has been selected:		
14.5.1 The contractor shall furnish a fixed construction guarantee to the employer equal in value to five per cent (5%) of the contract sum (excluding VAT)		
14.5.2 The fixed construction guarantee shall come into force on the date of issue and shall expire on the date of practical completion		
14.5.3 The employer shall return the fixed construction guarantee to the contractor within fourteen (14) calendar days of it expiring		
14.5.4 The payment reduction of the value certified in a payment certificate shall be in terms of 31.8 (A) and 34.8		
14.5.5 Where the employer has a right of recovery against the contractor in terms of 33.0, the employer shall be entitled to issue a written demand in terms of the fixed construction guarantee or may recover from the payment reduction or may do both		
14.6 Where security as a cash deposit of five per cent (5%) of the contract sum (excluding VAT) and a payment reduction of five per cent (5%) of the value certified in the payment certificate (excluding VAT) has been selected:		
14.6.1 The contractor shall furnish the employer with a cash deposit equal in value to five per cent (5%) of the contract sum (excluding VAT) within twenty-one (21) calendar days from commencement date		
14.6.2 Within twenty-one (21) calendar days of the date of practical completion of the works the employer shall refund the cash deposit in total to the contractor		
14.6.3 The payment reduction of the value certified in a payment certificate shall be <i>mutatis mutandi</i> in terms of 31.8(A)		
14.6.4 Where the employer has a right of recovery against the contractor in terms of 33.0, the employer may issue a written notice in terms of 33.4 or may recover from the payment reduction or may do both		
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14.7 Where security as a payment reduction of ten per cent (10%) of the value certified in the payment certificate (excluding VAT) has been selected:		
14.7.1 The payment reduction of the value certified in a payment certificate shall be <i>mutatis mutandi</i> in terms of 31.8(B)		
14.7.2 The employer shall be entitled to recover expense and loss from the payment reduction in terms of 33.0 provided that the employer complies with the provisions of 33.4 in which event the employer's entitlement shall take precedence over his obligations to refund the payment reduction or portions thereof to the contractor		
14.8 Payments made by the guarantor to the employer in terms of the fixed or variable construction guarantee shall not prejudice the rights of the employer or contractor in terms of this agreement		
14.9 Should the contractor fail to furnish the security in terms of 14.2, the employer , in his sole discretion and without notification to the contractor , is entitled to change the contractor's selected form of security to that of a ten per cent (10%) payment reduction of the value certified in the payment certificate (excluding VAT), whereafter 14.7 shall be applicable		
Fixed: Value related: Time related:	Item	
EXECUTION		
A15 PREPARATION FOR AND EXECUTION OF THE WORKS		
Clause 15.0		
Clause 15.1.1 is amended by replacing it with:		
No Clause		
Clause 15.1.2 is amended by replacing it with:		
The security selected in terms of 14.0		
Clause 15.1 is amended by the addition of the following clause:		
15.1.4 An acceptable health and safety plan, required in terms of the Occupational Health and Safety Act, 1993 (Act 85 of 1993), within twenty-one (21) calendar days of commencement date		
Clause 15.2.1 is amended by replacing it with the following clause:		
Give the contractor possession of the site within ten (10) working days of the contractor complying with the terms of 15.1.4		
Fixed: Value related: Time related:	Item	
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17	A16	ACCESS TO THE WORKS			
	Clause	16.0			
	Fixed:_	Value related:	_ Time related:	Item	
18	A17	CONTRACT INSTRUCTIONS			
	Clause	17.0			
		17.1.11 is amended by deleting the words ated and selected subcontractors"	"and the appointment of		
	Fixed:_	Value related:	_Time related:	Item	
19	A18	SETTING OUT OF THE WORKS			
	Clause	18.0			
	Fixed:_	Value related:	_Time related:	Item	
20	A19	ASSIGNMENT			
	Clause	19.0			
	Fixed:_	Value related:	_Time related:	Item	
21	A20	NOMINATED SUB-CONTRACTORS			
	Clause	20.0			
	Clause	20.1.3 is amended by replacing it with the	following:		
	No Cla	use			
		ee item B9.1 hereinafter for adjustment of an antractors executing work allowed for under			
	Fixed:_	Value related:	_Time related:	Item	
22	A21	SELECTED SUBCONTRACTORS			
	Clause	21.0			
	Clause	21 is amended by replacing it with:			
	No Cla	use			
	Fixed:_	Value related:	_Time related:	Item	
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23	A22	EMPLOYER	'S DIRECT CONTRACTORS			
	Clause	22.0				
	Fixed:_		_Value related:	Time related:	Item	
24	A23	CONTRACT	OR'S DOMESTIC SUBCONT	RACTORS		
	Clause	23.0				
	Fixed:_		_Value related:	Time related:	Item	
	COMF	PLETION				
25	A24	PRACTICAL	_ COMPLETION			
	Clause	24.0				
	Fixed:_		Value related:	Time related:	Item	
26	A25	WORK'S CO	OMPLETION			
	Clause	25.0				
	Fixed:_		_Value related:	Time related:	Item	
27	A26	FINAL COM	PLETION			
	Clause	26.0				
	Clause	26.1.2 s ame	ended by inserting "#" next 26.	1.2		
	Fixed:_	· · · · · · · · · · · · · · · · · · ·	Value related:	Time related:	Item	
28	A27	LATENT DE	FECTS LIABILITY PERIOD			
	Clause	27.0				
	Fixed:_		Value related:	Time related:	Item	
29	A28	SECTIONAL	COMPLETION			
	Clause	28.0				
	Fixed:_		_Value related:	Time related:	Item	
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30	A29	REVISION OF DATE FOR PRACTICAL O	OMPLETION		
	Clause	29.0			
	Clause	29.2.5 is amended by replacing it with:			
	No clau	ise			
	Fixed:_	Value related:	Time related:	Item	
31	A30	PENALTY FOR NON-COMPLETION			
	Clause	30.0			
	Fixed:_	Value related:	Time related:	Item	
	<u>PAYM</u>	<u>ENT</u>			
32	A31	INTERIM PAYMENT TO THE CONTRACT	TOR		
	Clause	31.0			
	Clause	31.5.2 is amended by replacing "14.7.1" wi	th "14.0"		
	Clause	31.8 is amended by replacing it with the fol	lowing two alternative clauses:		
	Alterna	ative A			
	the wo	Where a security is selected in terms of 1 rks in terms of 31.4.1 and materials and gified in full. The value certified shall be subjected:	oods in terms of 31.4.2 shall		
		.1 Ninety-five per cent (95%) of such value ates issued up to the date of practical con			
	certific	.2 Ninety-seven per cent (97%) of such valuates issued on the date of practical completion			
	certific	.3 Ninety-nine per cent (99%) of such value ates issued on the date of final completionyment certificate in terms of 34.6			
	certific	.4 One hundred per cent (100%) of such va ate in terms of 34.6 except where the amou ver. In such an event the payment reduction nent level applicable to the final payment co	unt certified is in favour of the n shall remain at the		
			Carried to Collection	R	
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	Alternative B		
	31.8(B) Where security is a payment reduction in terms of works in terms of 31.4.1 and materials and goods in terms certified in full. The value certified shall be subject to the fadjustments:	ms of 31.4.2 shall be	
	31.8(B).1 Ninety per cent (90%) of such value in interim p issued up to the date of practical completion	ayment certificates	
	31.8(B).2 Ninety-seven per cent (97%) of such value in interesting certificates issued on the date of practical completion at the date of final completion		
	31.8(B).3 Ninety-nine per cent (99%) of such value in inte certificates issued on the date of final completion and u final payment certificate in terms of 34.6		
	31.8(B).4 One hundred per cent (100%) of such value in t certificate in terms of 34.6 except where the amount certificate. In such an event the payment reduction shall radjustment level applicable to the final payment certificate.	ified is in favour of the emain at the	
	Clause 31.12 is amended by deleting the following:		
	Payment shall be subject to the employer giving the cont the amount due	tractor a tax invoice for	
	Fixed: Value related: Time r	related:lte	em
33	A32 ADJUSTMENT TO THE CONTRACT VALUE		
	Clause 32.0		
	Clauses 32.5.1, 32.5.4 and 32.5.7 are amended by the adat the end of the sentence:	dition of the following	
	"due to no fault of the contractor "		
	Fixed: Value related: Time r	related:lte	em
34	A33 RECOVERY OF EXPENSE AND LOSS		
	Clause 33.0		
	Fixed: Value related: Time r	related:lte	em
		Carried to Collection	R
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35	A34 FINAL ACCOUNT AND FINAL PAYMENT		
	Clause 34.0		
	Clause 34.1 is amended by removing "#" next to 34.1		
	Clause 34.2 is amended by inserting "#" next to 34.2		
	Clause 34.8 is amended by deleting the words "where security as a fixed construction guarantee in terms of 14.4 has been selected or where payment reduction has been applied in terms of 14.7.1"		
	Clause 34.13 is amended by replacing "seven (7) calendar days " with "twenty-one (21) calendar days " and deleting the words "subject to the employer giving the contractor a tax invoice for the amount due"		
	Fixed: Value related: Time related:	Item	
36	A35 PAYMENT TO OTHER PARTIES		
	Clause 35.0		
	Fixed: Value related: Time related:	Item	
	CANCELLATION		
	A36 CANCELLATION BY EMPLOYER - CONTRACTOR'S DEFAULT		
	Clause 36.0		
	Clause 36.1 is amended by the addition of the following clauses:		
	36.1.3 refuses or neglects to comply strictly with any of he conditions of contract		
	36.1.4 estate being sequestrated, liquidated or surrendered in terms of the insolvency laws in force within the Republic of South Africa		
	36.1.5 in the judgement of the employer , has engaged in corrupt or fraudulent practices in competing for or in executing the contract		
	Clause 36.3 is amended by removing the reference to "No clause" and replacing the words "principal agent" with "employer"		
	Clause 36.0 is amended by the addition of the following clause:		
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	36.7 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever		
	Fixed: Value related: Time related:	Item	
37	A37 CANCELLATION BY EMPLOYER – LOSS AND DAMAGE		
	Clause 37.0		
	Clause 37.0 is amended by the addition of the following clause:		
	Clause 37.3.5 is amended by replacing "ninety (90)" with "one-hundred and twenty (120)"		
	37.5 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever		
	Fixed: Value related: Time related:	Item	
38	A38 CANCELLATION BY CONTRACTOR - EMPLOYER'S DEFAULT		
	Clause 38.0		
	Clause 38.5.4 is amended by replacing "ninety (90)" with "one-hundred and twenty (120)"		
	Clause 38.0 is amended by the addition of the following clause:		
	38.7 Notwithstanding any clause to the contrary, on cancellation of this agreement either by the employer or the contractor; or for any reason whatsoever, the contractor shall on written instruction, discontinue with the works on a date stated and withdraw himself from the site. The contractor shall not be entitled to refuse to withdraw from the works on the grounds of any lien or right of retention or on the grounds of any other right whatsoever		
	Fixed: Value related: Time related:	Item	
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39	A39	CANCELLATION - CESSATIO	N OF THE WORKS		
	Clause	39.0			
		e: "within one hundred and twen	n of the following at the end of the ty (120) working days of completion of		
	Fixed:_	Value related:	Time related:	Item	
40	A40	DISPUTE SETTLEMENT			
	Clause	40.0			
	Clause	40.2.2 is amended by replacing '	one (1) year" with "three (3) years"		
	Clause	40.6 is amended by removing the	e reference to:		
	No clau	se			
	Clause the follo		(10)" with "(15)" and by the addition of		
		ncerning the mediation and equa	ispute, the parties shall bear their own lly share the costs of the mediator and		
	Fixed:_	Value related:	Time related:	Item	
	SUBST	TITUTE PROVISIONS			
41	A41	STATE CLAUSES			
	Clause	41.0			
	Fixed:_	Value related:	Time related:	Item	
	CONTE	RACT VARIABLES			
	THE S	CHEDULE (DPW04EC)			
42	A42	PRE-TENDER INFORMATION			
	Clause	42.0			
		ers are referred to the document s pertaining to this contract	C1.2 Contract Data DPW04(EC) for		
	Fixed:_	Value related:	Time related:	Item	
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	SECTION B: JB	CC PRELIMINARIES			
	B1.0 DEFINITION	IS AND INTERPRETATION	<u> </u>		
43	B1.1 Definitions a	nd interpretation			
	See also clause A1. which shall apply ed	0 of Section A for additional a qually to this Section	nd/or amended definitions		
	Fixed:	_ Value related:	_ Time related:	Item	
	B2.0 DOCUMEN	TS.			
44	B2.1 Checking of	documents			
	Fixed:	_ Value related:	_ Time related:	Item	
45	B2.2 Provisional b	oills of quantities			
	Fixed:	_ Value related:	_ Time related:	Item	
46	B2.3 Availability o	f construction documentation	on		
	Fixed:	_ Value related:	_ Time related:	Item	
47	B2.4 Interests of a	gents			
	Fixed:	_ Value related:	_ Time related:	Item	
48	B2.5 Priced docur	nents			
	Fixed:	_ Value related:	_ Time related:	Item	
49	B2.6 Tender subm	nission			
	Clause 2.6 is amend and Acceptance (C 1.1)"	, , ,	of Tender" with "Form of Offer		
	Fixed:	_ Value related:	_ Time related:	Item	
	B3.0 THE SITE				
50	B3.1 Defined work	s area			
	Fixed:	_ Value related:	_ Time related:	Item	
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51	B3.2 Geotechnical investigation			
	Fixed:Value related:	Time related:	Item	
52	B3.3 Inspection of the site			
	tender documents and return the same	ection Certificate (T 2.2K) included in the with the tender submission. Time related:	ltem	
53	B3.4 Existing premises occupied			
	Fixed:Value related:	Time related:	Item	
54	B3.5 Previous work - dimensional ac	ccuracy		
	Fixed:Value related:	Time related:	Item	
55	B3.6 Previous work - defects			
	Fixed:Value related:	Time related:	Item	
56	B3.7 Services - known			
	Fixed:Value related:	Time related:	Item	
57	B3.8 Services - unknown			
	Fixed:Value related:	Time related:	Item	
58	B3.9 Protection of trees			
	Fixed:Value related:	Time related:	Item	
59	B3.10 Articles of value			
	Fixed:Value related:	Time related:	Item	
60	B3.11 Inspection of adjoining proper	rties		
	Fixed:Value related:	Time related:	Item	
	B4.0 MANAGEMENT OF CONTRA	ACT		
61	B4.1 Management of the works			
	Fixed:Value related:	Time related:	Item	
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62	B4.2 Programme	for the works			
	Fixed:	Value related:	Time related:	Item	
63	B4.3 Progress me	eetings			
	Fixed:	Value related:	Time related:	Item	
64	B4.4 Technical me	eetings			
	Fixed:	Value related:	Time related:	Item	
65	B4.5 Labour and p	plant records			
	Fixed:	Value related:	Time related:	Item	
	B5.0 SAMPLES, INSTRUCTIONS	SHOP DRAWINGS AND I	MANUFACTURERS'		
66	B5.1 Samples of r	materials			
	Fixed:	Value related:	Time related:	Item	
67	B5.2 Workmanshi	p samples			
	Fixed:	Value related:	Time related:	Item	
68	B5.3 Shop drawin	gs			
	Fixed:	Value related:	Time related:	Item	
69	B5.4 Compliance	with manufacturers instruc	tion		
	Fixed:	Value related:	Time related:	Item	
	B6.0 TEMPORAL	RY WORKS AND PLANT			
70	B6.1 Deposits and	d fees			
	Fixed:	Value related:	Time related:	Item	
71	B6.2 Enclosure of	f the works			
	Fixed:	Value related:	Time related:	Item	
72	B6.3 Advertising				
	Fixed:	Value related:	Time related:	Item	
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73	B6.4 Plant, equipment, sheds and offices		
	Fixed: Value related: Time related:	Item	
74	B6.5 Main notice board		
	Fixed: Value related: Time related:	Item	
75	B6.6 Subcontractors' notice board		
	Fixed: Value related: Time related:	Item	
	B7.0 TEMPORARY SERVICES		
76	B7.1 Location		
	Fixed: Value related: Time related:	Item	
77	B7.2 Water		
	Fixed: Value related: Time related:	Item	
78	B7.3 Electricity		
	Fixed: Value related: Time related:	Item	
79	B7.4 Telecommunication facilities		
	Fixed: Value related: Time related:	Item	
80	B7.5 Ablution facilities		
	Fixed: Value related: Time related:	Item	
	B8.0 PRIME COST AMOUNTS		
81	B8.1 Responsibility for prime cost amounts		
	Fixed: Value related: Time related:	Item	
	9.0 ATTENDANCE ON N/S SUBCONTRACTORS		
82	B9.1 General attendance		
	Fixed: Value related: Time related:	Item	
83	B9.2 Special attendance		
	Fixed: Value related: Time related:	Item	
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84	B9.3 Commissioning - fuel, water and electricity		
	Fixed: Value related: Time related:	Item	
	B10. FINANCIAL ASPECTS		
85	B10.1 Statutory taxes, duties and levies		
	Fixed: Value related: Time related:	Item	
86	B10.2 Payment for preliminaries		
	Fixed: Value related: Time related:	Item	
87	B10.3 Adjustment of preliminaries		
	Clauses B10.3.1 and B10.3.2 are amended by replacing "within fifteen (15) working days of taking possession of the site" with "in his priced bills of quantities /lump sum document submitted with his tender offer"		
	Fixed: Value related: Time related:	Item	
88	B10.4 Payment certificate cash flow		
	Fixed: Value related: Time related:	Item	
	B11. GENERAL		
89	B11.1 Protection of the works		
	Fixed: Value related: Time related:	Item	
90	B11.2 Protection / isolation of existing / sectionally occupied works		
	Fixed: Value related: Time related:	Item	
91	B11.3 Security of the works		
	Fixed: Value related: Time related:	Item	
92	B11.4 Notice before covering work		
	Fixed: Value related: Time related:	ltem	
93	11.5 Disturbance	ileiii	
90	Fixed: Value related: Time related:	Item	
	Value related Time related	_	
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94	B11.6 Environmental disturbance		
	Fixed: Value related: Time related:	Item	
95	B11.7 Works cleaning and clearing		
	Fixed: Value related: Time related:	Item	
96	B11.8 Vermin		
	Fixed: Value related: Time related:	Item	
97	B11.9 Overhand work		
	Fixed: Value related: Time related:	Item	
98	B11.10 Instruction manuals and guarantees		
	Fixed: Value related: Time related:	Item	
99	B11.11 As built information		
	Fixed: Value related: Time related:	Item	
00	B11.12 Tenant installations		
	Fixed: Value related: Time related:	Item	
	B12. SCHEDULE OF VARIABLES		
01	B12.1 Pre-tender information		
	Fixed: Value related: Time related:	Item	
	This schedule contains all variables referred to in this document and is divided into pretender and post-tender categories. The pre-tender category must be completed in full and included in the tender documents. Both the pre-tender and post-tender categories form part of these Preliminaries.		
	Spaces requiring information must be filled in, shown as "not applicable" or		
	deleted and not left blank. Where choices are offered, the non-applicable items are to be deleted.		
	Where insufficient space is provided the information should be annexed hereto and		
	cross-referenced to the applicable clause of the schedule. Key cross reference clauses are italicized in [] brackets		
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12.1 12.1.1 [2.2]	PRE TENDER INFORMATION Provisional Bills of Quantities The quantities are provisional: YES		
12.1.2 [2.3]	Availability of construction documentation Construction of documentation is complete: NO		
12.1.3 <i>[</i> 2. <i>4</i>]	Interest of agents Details: See Contract Data Part C/1 of Tender		
12.1.4 <i>[</i> 3.1]	Defined works area Details: As per Tender Data		
12.1.5 <i>[</i> 3. <i>2</i>]	Geotechnical investigation Details: NONE		
[3.4] Contrac	Existing premises occupied Specific requirements: Buildings are occupied by Learners and ctor will need to Programme his Works together with the School Principal on not disturb learning processes.		
12.1.7 [3.5]	Previous work - dimensional accuracy Details: To be checked on site by contractor prior to building operations.		
12.1.8 <i>[</i> 3.6}	Previous work - defects Details: To be checked on site by contractor prior to building operations.		
[3.7] undergi notify th	Services - known Details: Should the contractor encounter any existing services such as round cables, pipes or sewer during the execution of the works he shall ne principal agent immediately and suspend all affected work in the ate vicinity until instruction to proceed has been given by the principal		
[3.9]	Protection of trees Specific requirements: All trees on the site outside of the position of the ed structure must be protected.		
contrac	Inspection of adjoining properties[3.11] Specific requirements: The tor must inspect adjoining properties and immediately bring to the notice of the Principal Agent of any consequences that may arise from ding works.		
[6.2}	Enclosure of the works Specific requirements: The contractor shall enclose the works as d by the Occupational Health and Safety Act.		
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12.1.13 Offices [6.4.3] Specific requirements: The contractor shall provide, maintain and remove on completion of the works an office for the exclusive use of the principal agent, minimum size 4 x 3 x 3m high internally, suitably insulated and ventilated. provided with electric lighting and fitted with boarded floor, desk, chairs, drawing stool, drawing board and lock-up drawers for drawings. The office shall be kept clean and fit for use at all times. 12.1.14 Main notice board [6.5] Specific requirements: The contractor shall provide, erect where directed, maintain and remove completion of the works a notice board size 3000 x 3420mmm all as per on EPWP requirements constructed of suitable boarding with flat smooth surface and with edging bead 40mm thick all round. The board shall be securely fixed to hoarding where hoarding is provided, or fixed to and including a suitable supporting structure of timber or and braces. The board is to be painted EPWP "orange" with tubular posts 40mm wide white dividing lines. All wording shall be inscribed in black painted sans serif lettering. Sub-contractor's individual boards will be allowed on the site subject to written approval of the Representative/Agent. the 12.1.15 Subcontractors' notice board Specific requirements: NO *[6.6]* 12.1.16 Water [7.2] Option A (by contractor) (YES) Option B (by employer - free of charge when available) (NO) (NO) Option C (by employer - metered) 12.1.17 *Electricity* Option A (by contractor) (YES) [7.3] Option B (by employer - free of charge when available) (NO) Option C (by employer - metered) (NO) 12.1.18 Telecommunications Telephone [7.4] (YES) Facsimile (NO) E-mail (YES) **Carried to Collection** R Bill No. 1 **Preliminaries**

	Ablution facilities Option A (by contractor)	(YES)		
	Option B (by employer)	(NO)		
	Protection of existing/sectionally occupied works Protection is required (Only when existing buildings)	(YES)		
12.1.21	Special attendance			
[9.2]	Electrical sub-contractor (1) details: Site Meetings			
	Protection of works Specific requirements:			
	The contractor shall protect the works for the duration of t	the contract.		
	Disturbance Specific requirements:			
	The contractor shall keep the site, structures, etc well we operations to prevent dust and shall provide and erect an completion of the works all necessary temporary dust screatisfaction of the principal agent	d remove on		
12.1.24	Environmental disturbance			
[11.6]	Specific requirements: None			
12.2	POST-TENDER INFORMATION			
	Payment of preliminaries Option A (prorated)	(NO)		
	Option B (calculates)	(YES)		
	Adjustment of preliminaries Option A (three categories)	(YES)		
	Option B (detailed breakdown)	(YES)		
12.2.3	Additional agreed preliminaries items Details:N/A			
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7 (0)((1)(1)				

SCHEDULE OF SUPPLEMENTARY INFORMATION		
NOTE:		
The information listed below is in respect of certain clauses in the Preliminaries, requiring the supplementary information		
Local unskilled Labour must be appointed via the School SGB, acting in liaison between the Contractor and the community.		
Amount of insurance against injury to person or property in respect of any single occurrence R 5 million Amount of insurance against removal of support to adjoining properties in respect of any single accurance Not specifically prescribed		
Contract period - 6 (Six) months		
The date for site handover :- TBA		
Amount of penalty per day on which the completion of the works may be in arrear:		
R0.0575 per R100 of contract value per day (Excluding VAT)		
Specification of materials and methods to be used: Specification of Materials and Methods to be used - PW 371, Edition 2.0, July 2013		
Edition of Standard System of measuring building work: Sixth Edition including the latest amendments		
SECTION C: SPECIFIC PRELIMINARIES		
Section C contains specific preliminary items which apply to this contract except where N/A (Not Applicable) appears against an item		
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102	C1 CONTRACT DRAWINGS		
	The drawings issued with the tender documents do not comprise the complete set but		
	serve as a guide only for tendering purposes and for indicating the scope of the work to enable the tenderer to acquaint himself with the nature and extent of the works and the manner in which they are to be executed		
	Should any part of the drawings not be clearly intelligible to the tenderer he shall, before submitting his tender, obtain clarification in writing from the principal agent		
	Fixed: Value related: Time related:	Item	
103	C2 GENERAL PREAMBLES		
	The document "Specification of Materials and Methods to be used (PW371)" is obtainable on request from the head office and all regional offices of the Department,		
	and shall be read in conjunction with the bills of quantities and be referred to for the full descriptions of work to be done and materials to be used		
	Fixed: Value related: Time related:	Item	
104	C3 TRADE NAMES		
	Wherever a trade name for any product has been described in the bills of quantities , the tenderer's attention is drawn to the fact that any other product of equal quality may be used subject to the written approval of the principal agent being obtained prior to the closing date for submission of tenders		
	If prior written approval for an alternative product is not obtained, the product described shall be deemed to have been tendered for		
	Fixed: Value related: Time related:	Item	
105	C4 IMPORTED MATERIALS AND EQUIPMENT		
	Where imported items are listed in the tender documents, the tenderer shall provide all		
	the information called for, failing which the price of any such item, materials or equipment shall be excluded from currency fluctuations. (refer to Schedule of Imported		
	Materials and Equipment (T 2.2q) to be completed by tenderer)		
	Notwithstanding any provisions elsewhere regarding the adjustment of contract prices, the price of any item, material or equipment listed in terms of this clause shall be		
	excluded from the Contract Price Adjustment Provisions (if applicable)		
	Fixed: Value related: Time related:	Item	
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106	C5 VIEWING THE SITE IN SECURITY AREAS		
	The site is situated in a security area and the tenderer must arrange with the unit commander or other responsible officer to obtain permission to enter the site for tendering purposes		
	Fixed: Value related: Time related:	Item	
107	C6 COMMENCEMENT OF WORKS IN SECURITY AREAS		
	As the works falls within a security area the contractor must give the unit commander or other responsible officer notice before commencement of the works . Should the contractor fail to make such arrangements, admission to the site may be refused and any additional costs will be for the contractor's account		
	Fixed: Value related: Time related:	Item	
108	C7 ENTRANCE PERMITS TO SECURITY AREAS		
	As the works falls within a security area the contractor shall obtain entrance permits for his personnel and workmen entering the area and shall comply with all regulations and instructions which may be issued from time to time regarding the protection of persons and property under the control of the Defence Force, Police or chief security officer		
	Fixed: Value related: Time related:	Item	
109	C8 SECURITY CHECK OF PERSONNEL		
	The principal agent may require the contractor to have his personnel and workmen, or a certain number of them, security classified		
	In the event of the principal agent requesting the removal of a person or persons from the works for security reasons, the contractor shall do so forthwith and shall thereafter ensure that such person or persons are denied access to the works and the site and/or to any document or information relating to the works		
	Fixed: Value related: Time related:	Item	
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110	C9 PROHIBITION ON TAKING OF PHOTOGRAPHS		
	In terms of article 119 of the defence Act, 44 of 1957, it is prohibited to sketch or to take photographs of any military site or installation or any building or civil works thereon or to be in possession of a camera or other apparatus used for taking of photographs except when authorized thereto by or on behalf of the Minister		
	The same prohibition is also applicable to all correctional institutions in terms of article 44.1(e) of the Correctional Services Act 8 of 1959		
	Fixed: Value related: Time related:	Item	
	C10 HIV/AIDS AWARENESS		
	It is required of the contractor to thoroughly study the HIV/AIDS Specification (PW 1544) of the Department that must be read together with and is deemed to be incorporated under this Section of the Bills of Quantities . Provision for pricing of HIV/AIDS awareness is made under items C10.1 to C10.5 hereafter and it is explicitly pointed out that all requirements of the aforementioned specification are deemed to be priced hereunder, as the said items represent the only method of measurement and no additional items or extras to the contract in this regard shall be entertained. Also see Part C3.6 Social and Economic Deliverables F1 The contractor must take note that compliance with the HIV/AIDS Specification is compulsory. In the event of partial or total non-compliance, the principal agent , notwithstanding the provisions of Clause A 31 of "Section 1: Preliminaries (Section A)" or any other clause to the contrary, reserves the right to delay issuing any progress payment certificate until the contractor provides satisfactory proof of compliance. The contractor shall not be entitled to any compensation of whatsoever nature, including interest, due to such delay of payment		
111	C10.1 AWARENESS CHAMPION		
	Selection, appointment, briefing and making available of an Awareness Champion including provision of all relevant services, all in accordance with the HIV/AIDS Specification		
	Fixed:Value related: Time related:	Item	
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C10.2 AWAF	RENESS WORKSHOPS			
principal ager venue, conduc modern multi-r	nt, provision of a Service Pro ting of awareness workshop media techniques, including and performing assessmen	Service Provider approved by the ovider Workshop Plan and a suitable os by means of traditional and/or follow-up courses, making available all it procedures, all in accordance with		
Fixed:	Value related:	Time related:	Item	
C10.3 POST	ERS, BOOKLETS, VIDEOS	, ETC.		
laminated post	ers, booklets and education	acing when necessary of four plastic al videos, etc. for the duration of the th the HIV/AIDS Specification		
Fixed:	Value related:	Time related:	Item	
C10.4 ACCE	SS TO CONDOMS			
male and fema	ale condoms, replenishing med for the duration of the co	pensers fixed in position, including alle and female condoms on a daily enstruction period, all in accordance		
Fixed:	Value related:	Time related:	Item	
C10.5 MONI	TORING			
access to infor completed and	mation including making ava I reflecting the correct inform	s, providing the principal agent with ailable all reports, thoroughly nation, for the duration of the accordance with the HIV/AIDS		
Fixed:	Value related:	Time related:	Item	
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116	C11 OCCUPATIONAL HEALTH AND SAFETY ACT		
	The contractor shall comply with the requirements set out in the Construction Regulations, 2014 issued under the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993).		
	It is required of the contractor to thoroughly study the Health and Safety Specification that must be read together with and is deemed to be incorporated under this Section of the bills of quantities/lump sum document.		
	The contractor must take note that compliance with the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification is compulsory. In the event of partial or total non-compliance, the principal agent, notwithstanding the provisions of clause A3.10 of Section A or any other clause to the contrary, reserves the right to delay issuing any progress payment certificate until the contractor provides satisfactory proof of compliance. The contractor shall not be entitled to any compensation of whatsoever nature, including interest, due to such delay of payment.		
	Provision for pricing of the Occupational Health and Safety Act, Construction Regulations and Health and Safety Specification is made under this clause and it is explicitly pointed out that all requirements of the aforementioned are deemed to be priced hereunder and no additional claims in this regard shall be entertained.		
	Fixed: Value related: Time related:	Item	
117	C12. SOCIAL AND ECONOMIC DELIVERABLES IN CONSTRUCTION WORKS CONTRACTS		
	The contractor shall thoroughly study and comply with the requirements and specification data set out in Part C3.6: Specification for Social and Economic Deliverables in Construction.		
	Provision for pricing of Social and Economic Deliverables is made under items C12.1 to C12.4 hereafter and it is explicitly pointed out that all requirements of the aforementioned specification are deemed to be priced hereunder, and no additional items or extras to the contract in this regard shall be entertained.		
	Fixed:Time related:	Item	
118	C12.1 UTILIZE LOCAL RESOURCES		
	Deliverable A1: Utilize local resources as described in the Specification Data.		
	Fixed:Value related: Time related:	Item	
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	C13 LABOUR-INTESIVE WORKS			
	Those parts of the contract to be constructed using labourihave been marked in the bill of quantities with the letters LI filled in against every item so designated. The works, or particled using labour-intensive me of plant to provide such works, other than plant specifically scope of work, is a variation to the contract. The items markare not necessarily an exhaustive list of all the activities whi hand, and this clause does not over-ride any of the requirer 'Specification for social and economic deliverables in contracts'.	in a separate column its of the works so ethods only. The use provided for in the ked with the letters LI ich must be done by ments in the		
19	C13.1 LABOUR INTENSIVE			
	Payment for items which are designated to be constructed I (either in this schedule or in the Scope of Works) will not be are constructed using labour-intensive methods. Any unaut to carry out work which was to be done labour-intensively wand any works so constructed will not be certified for payment.	made unless they horised use of plant vill not be condoned		
	Fixed:Value related: Time relate	d:	Item	
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Item No	Labour Ref		Unit	Quantity	Rate	Amount
		EXTERNAL WORK (PROVISIONAL)				
		The Tenderer is referred to the relevant Clauses in the separate document Model Preambles for Trades (1999 Edition), the Department of Public Works document No. OW 371 Specification of Materials and Methods to be used and to the Supplementary Preambles which are incorporated at the front of these Bills of Quantities.				
		SUPPLEMENTARY PREAMBLES				
		Proprietary products in descriptions:				
		Proprietary products shall be used as specified. Substitute products of similar quality and specification may only be used with prior approval by the Principal Agent.				
		BULK EARTHWORKS, PLATFORMS, CUT-OFF DRAINS, ETC				
	LI	Clearing of site:				
1		Allow for clearing the area of the site to be built upon of all grass, weeds, shrubs, trees with trunks not exceeding 200mm girth, debris, etc., including grubbing up all roots, scoffling up as required and cart away all vegetation and debris.	m2	584		
	LI	Open face excavation not exceeding 2m deep:				
2		Over site to reduce levels and depositing excavated material in prescribed stock piles on site.	m3	263		
		Carried to Collection			R	
		Bill No. 2 External Work				

		Extra over bulk excavation in earth for excavation in:				
3		Soft rock.	m3	26		
4		Hard rock.	m3	13		
		Extra over all excavations for carting away:				
5		Surplus material from stock piles on site to a dumping site to be located by the contractor.	m3	263		
		Keeping excavations free of water:				
6		Keeping excavations free of water.		Item		
		Earth filling supplied by the contractor under pavings etc.				
7		Over site of G7-SUBGRADE material compacted to 93% Mod A.A.S.H.T.O. density.	m3	88		
	LI	Compaction of surfaces.				
8		Compaction of ground surface under roads etc including scarifying for a depth of 150mm, breaking down oversize material, adding suitable material from excavated material where necessary and compacting to 93% Mod AASHTO density.	m2	584		
		RAINWATER TANKS AND STANDS				
	LI	Site clearance etc:				
9		Allow for clearing site including removing trees, shrubs etc. not exceeding 200mm girth, grubbing up roots and roughly levelling.	m2	19		
	LI	Excavation in earth not exceeding 2m deep:				
10		Trenches.	m3	9		
		Carried to Collection Bill No. 2 External Work			R	

		Extra over trench and hole excavations in earth for excavation in:				
11		Soft rock.	m3	6		
12		Hard rock.	m3	0.4		
	LI	Extra over all excavations for carting away:				
13		Surplus material from excavations and/or stock piles on site to a dumping site to be located by the contractor.	m3	5		
		Risk of collapse of excavations:				
14		Sides of trench and hole excavations not exceeding 1,5m deep.	m2	27		
		Keeping excavations free of water:				
15		Keeping excavations free of water.		Item		
	LI	Earth filling obtained from the excavations and/or prescribed stock piles on site compacted to 93% Mod AASHTO density:				
16		Backfilling to trenches, holes, etc.	m3	4		
	LI	Earth filling supplied by the contractor compacted to 95% Mod AASHTO density:				
17		Under floors, steps, pavings, etc.	m3	4		
	LI	Compaction of surfaces:				
18		Compaction of ground surface under floors etc including scarifying for a depth of 150mm, breaking down oversize material, adding suitable material where necessary and compacting to 95% Mod AASHTO density.	m2	5		
	LI	20MPa/20mm concrete:				
19		Strip footings.	m3	2		
		Carried to Collection Bill No. 2 External Work			R	

	LI	25MPa/20mm concrete:				
20		Surface beds.	m3	1		
	LI	Finishing top surfaces of concrete smooth with a wood float:				
21		Apron slabs, paving, etc to slight falls.	m2	9		
		Rough Formwork to Sides:				
22		Edges, risers, ends and reveals not exceeding 300mm high or wide.	m	17		
	LI	Fabric reinforcement:				
23		REF. 193 fabric reinforcement in concrete surface beds, slabs, etc.	m2	9		
	LI	Brickwork of NFX bricks (14 MPa nominal compressive strength) in Class I mortar:				
24		One brick walls.	m2	18		
	LI	Brickwork reinforcement:				
25		150mm Wide reinforcement built in horizontally.	m	53		
		Galvanised hoop iron cramps, ties, etc:				
26		30 x 1,6mm Tie secured around tank and 4 times built into concrete (Total for one tank = 12 meters).	No	2		
		Facebricks (FBS) prime cost of R6000.00 per thousand excluding VAT delivered to the site pointed with square ruled recessed horizontal and vertical joints:				
27		Extra over brickwork for face brickwork externally.	m2	11		
28		Fair cutting at squint quoins or birdsmouth angles.	m	3		
		Carried to Collection Bill No. 2			R	
		External Work				

29 LI	Brick-on-edge header course copings, sills, etc with recessed joints on all exposed faces 220mm Wide header course to top of one brick wall bedded and jointed in cement mortar and pointed on top and both sides as described. One layer of 250 micron 'USB GREEN' waterproof sheeting sealed at laps with 'Gunplas Pressure Sensitive Tape':	m	17		
30	Under surface beds.	m2	9		
LI	Rainwater tanks:				
31	5000 Litre polyethylene rotomoulded vertical water storage tank complete, size 1980mm x 1850mm diameter with lid, fitted with and including 15mm brass bibtap (Type 108LK15) with suitable adaptor and setting in position on concrete tankstand (elsewhere measured) and tying down with 4mm diameter galvanised wire wrapped twice around centre of tank and secured to each corner of tank stand with a double strand of 4mm diameter galvanised wire embedded into concrete. (Note: tanks to be filled with water before Practical Completion).	No	2		
32	Hole through top of tank lid for 100mm				
32	diameter pipe.	No	2		
	STORMWATER CHANNELS				
	Insitu concrete channels:				
33	600 x 150mm 20Mpa open concrete stormwater channel with 560 x 60mm deep 'V' channel, on suitable 150mm subbase material compacted to 93% Mod A.A.S.H.T.O. density, including all necessary excavations, formwork, compaction, grading, carting away, etc.	m	136		
	Carried to Collection Bill No. 2 External Work			R	

34		Extra over for angles, intersections, ends, dressing into sides of catchpits, etc	No	12		
35		Extra over for widening concrete to form spreader 1200mm wide extreme, for a length of 1000mm and bedding 120mm stone pitching in concrete spaced at 200mm centre spacings to falls including brushing concrete between stones. SLABS, SIDEWALKS AND PAVING	No	1		
	LI	Site clearance:				
36		Digging up and removing rubbish, debris, vegetation, hedges, shrubs and trees not exceeding 200mm girth, bush, etc.	m2	102		
	LI	Open face excavation not exceeding 2m deep:				
37		Over site to reduce levels and depositing excavated material in prescribed stock piles on site.	m3	18		
		Extra over bulk excavation in earth for excavation in:				
38		Soft rock.	m3	4		
39		Hard rock.	m3	2		
		Extra over all excavations for carting away:				
40		Surplus material from stock piles on site to a dumping site to be located by the contractor.	m3	18		
		Keeping excavations free of water:				
41		Keeping excavations free of water.		Item		
		Carried to Collection			R	
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42	LI	Earth filling supplied by the contractor under pavings etc: Over site of SUBGRADE (G6) material compacted to 96% Mod A.A.S.H.T.O. density. Compaction of surfaces. Compaction of ground surface under roads etc including scarifying for a depth of 150mm, breaking down	m3	67		
		oversize material, adding suitable material from excavated material where necessary and compacting to 93% Mod AASHTO density.	m2	73		
	LI	25MPa/20mm concrete:				
44		Paving surface beds cast in panels.	m3	45		
45		Saw-cut joints: 3 x 40mm Saw-cut joints in top of concrete	m	226		
	LI	Finishing top surfaces of concrete smooth with a wood float:				
46		Paving, etc to slight falls.	m2	73		
47		Surface beds, slabs, etc.	m2	385		
		Rough Formwork to Sides:				
48		Edges, risers, ends and reveals not exceeding 300mm high or wide.	m	97		
		Fabric reinforcement:				
49		Type 193 fabric reinforcement in concrete slabs, etc.	m2	385		
		Openita d to Oplicat				
		Carried to Collection Bill No. 2 External Work			R	

Bill No. 2			
External Work			
COLLECTION			
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Item No		Quantity	Rate	Amount	
	ALTERNATIVE BUILDING TECHNOLOGY				
	The Tenderer is referred to the relevant Clauses in the separate document Model Preambles for Trades (1999 Edition), the Department of Public Works document No. PW 371 Specification of Materials and Methods to be used and to the Supplementary Preambles which are incorporated at the front of these Bills of Quantities.				
	The Tenderer must make reference to Architects Drawings attached for desired layout and look.				
	All prices for the Prefabricated Building Bill of Quantities must include for all establishment and overhead charges to be incurred by the specialist supplier and subcontractor. No additional charge will be entertained by the Employer for failure to price accordingly.				
	SUPPLEMENTARY PREAMBLES				
	Proprietary products in descriptions:				
	Proprietary products shall be used as specified. Substitute products of similar quality and specification may only be used with prior approval by the Principal Agent.				
	PREFABRICATED BUILDING STRUCTURES				
	NOTE: All the alternative building technology buildings are design build therefore the contractor must employ a competent qualified design team for the design, construction supervision and commissioning of the buildings. The Modular Structures Specifications for Design, Manufacture, Supply, Deliver and Erect Prefabricated Structures attached to these Bills must be applied by the design team. JBCC principal building agreement clause will not apply on the alternative building technology buildings.				
	Description of erection process:				
	All material, workmanship, etc are to be of highest quality and must comply with SANS 10400 and SANS 204:2011.				
	Carried to Collection		R		
	Bill No. 3 Alternative Building Technology				=

A Temporary Floor Construction Method is to be used for this Project, where temporary suspended floors constructed out of 19mm Shutterboard (or similar approved) are placed on an Engineer Designed Galvanised Steel Structure. The area under the floor structure is to be closed off with a durable side wall material. Platforms on which the Structure will be placed is measured under External Works. Concrete verandahs floors and V-channels will also be measured under External Works. Shop drawings and designs: Successful Contractor must provide the Principal Agent with shop drawings and foundation designs before commencing with works on site. The Contractor must resume with the works only after the Client / Principal agent has approved the design of the buildings. Quality certificates: 1. Contractor must provide compaction certificate for density. 2. Contractor must provide concrete compressive strength certificate. 3. Contractor must provide a structural walling certificate. 7. Contractor must provide a certificate of compliance for electrical installation. 8. Contractor must provide a lighting protection certificate where applicable. 9. Contractor must provide a commission certificate for the entire building, it must also confirm the life expectancy of the building which be not less than 50 years.		
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	Six (6) Classroom block "Prefabricated structure"				
1	Construction of prefabricated structure for classrooms (60m2 per classroom) building size 48,720mm x 9,180mm wide x 3,000mm high overall, building width is inclusive of verandah 1,500mm wide with verandah poles encased in concrete (concrete elsewhere measured). Prefabricated structure complete including prefabricated walling, doors, windows, ceilings, roofs, Electrical and finishes. Structure to conform to the NHBRC and SANS standards. Each classroom must have a pinning board size 4800 x 1200mm high and chalk board size 4800 x 1200mm high. The structures must also include barge boards, fascia boards, gutters				
	and downpipes.	No	1		
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	Bill No. 3 Alternative Building Technology				_

Bill No. 3			
Alternative Building Technology			
COLLECTION			
COLLECTION Total Brought Forward from Page No.	Page No 45 46 47		Amount
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Item No		Quantity	Rate	Amount	
	PROVISIONAL AMOUNTS				
	ELECTRICAL INSTALLATION				
1	Provide the amount of R60,000.00 (Sixty Thousand Rand) for Electrical Connection.	Item		60,000.	00
2	Allow for profit.	Item			
3	Allow for attendance.	Item			
4	Provide the amount of R10,000.00 (Ten Thousand Rand) for Lightning Protection.	Item		10,000.	00
5	Allow for profit.	Item			
6	Allow for attendance.	Item			
	COMMUNITY LIASON OFFICER				
7	Allow the sum of R18,000.00 (Eighteen Thousand Rand) for the placement of a Community Liason Officer to be employed by the Main Contractor for duration of Contract.	Item		18,000.	00
8	Allow for Attendance.	Item			
	Carried to Summary Bill No. 4 Provisional Sums		R		<u> </u>

	FINAL SUMMARY			_
Bill No		Page No		Amount
1	Preliminaries	36		
2	External Work	44		
3	Alternative Building Technology	48		
4	Provisional Sums	49		
	CONTINGENCIES			
	Allow the sum of R100,000.00 (One Hundred Thousand Rand) for Contingencies to be used or deducted in full at the Principal Agent's discretion.		R	100,000.00
	Sub Total		R	
	Add Value Added Tax at the rate of 15%		R	
	Carried to Form of Tender		R	
	Carried to Form of Tender			

T2.2W General Specification

NOTE: TENDERER TO SIGN EACH PAGE AND RETURN WITH BID/TENDER INCLUDING THE DESIGN MANUAL COMPLYING WITH T2.2W

GENERAL SPECIFICATION

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1. **GENERAL**

- 1.1 All materials, workmanship, etc are to be of the highest quality and must comply with the relevant SANS specification (SABS 0400 1990, SA Standard Code of Practice for the application of National Building Regulations) etc and the Specification of Materials and Methods used (PW371), which is obtainable from the Department of Public Works, and shall be read in conjunction with the Bills of Quantities and shall be referred to for the full descriptions of work to be done and materials to be used.
- 1.2 The structure must comply with all municipal, and fire regulations, etc and it is the responsibility of the contractor to comply with these regulations.
- 1.3 The contractor must submit with his tender a certified copy of CSIR Agrement Certificate No. 89/191 and all other SANS approval tests.
- 1.4 On completion of the project, the contractor must issue to the employer the following certificates:
 - 1.4.1 Certificate from a Registered relevant Engineer as to the suitability of design as per item 2.2, 2.3 and 2.4.
 - 1.4.2 Certificate from a Registered Electrical Engineer as to the suitability of the electrical design and compliance with all regulations and workmanship.
 - 1.4.3 All certificates required to be issued by the local Municipalities.
 - 1.4.4 The contractor must supply certificates for the treatment of all timber against termites and dry rot.
 - 1.4.5 Roof truss certificate see 2.5
- 1.5 The Contractor must be registered with the CIDB, proof of registration must be submitted with the tender documents.
- 1.6 The Contractor must be registered with the CIPRO, proof of registration must be submitted with the tender documents.
- 1.7 The Contractor must submit a valid original Tax Clearance certificate.

The contractor must include for all items that may be required to ensure a functional building to comply with the building regulations

2. CLASSROOMS, OFFICE AND STORE

2.1 **PHYSICAL REQUIREMENTS**

- 2.1.1 Classrooms shall be a minimum of 60m² in size and the length to breadth ratio must be able to fit a total of 20 school desks (1000x450mm), 1 teachers desk, 1 cupboard, with adequate space for chairs and circulation. The floor to ceiling height shall not be less than 2.70 m above finished floor level. A covered verandah 1,5 m wide must be constructed for the entire length to the entrance side of the building.
- 2.1.2 Office and Store shall have a combined minimum area of 30m². A wall with a semi-solid door should divide the rooms. The floor to ceiling height shall not be less than 2.70 m above finished floor level. A covered verandah 1,5 m wide must be constructed for the entire length to the entrance side of the building.

2.2 **FOUNDATIONS**

No soil tests are available. The contractor to undertaken their own soil testing to determine the size and type of foundations required. All foundations must be designed by a Registered Engineer, who must issue an approval certificate at completion. Two foundation construction methods are recommended, a) Strip footings and b) Raft foundations. The contractor to supply foundations details with his tender.

All surfaces under buildings to be treated with termite proofing. The contractor to supply a certificate from registered applicators.

2.2.1 STRIP FOOTINGS

- 2.2.1.1 The minimum size of strip footing assumed to be 700 x 250mm. The depth of excavation from formation level is 750mm, if due to soil conditions the depth is increased or decreased; the cost to the contractor will be adjusted based on the schedule of rates.
- 2.2.1.2 All concrete in footings to have minimum 28 day strength of 20MPa and the contractor must supply test cube results to comply for every 24m³ of concrete cast. The first set of cubes to be tested at 7 days with the minimum required 7 day test strength of 13 MPa and if the tests comply with these specifications then the remaining cubes to be tested at 28 days for a minimum 28 day strength of 20MPa.
- 2.2.1.3 All foundation brickwork to be 220mm wall of well burnt bricks, with a minimum strength of 14MPa. Foundation walls to project a minimum of 300mm above the finished platform level or natural ground level. Brick force to be supplied in every course and shall be galvanised welded fabric

formed of two hard drawn wire of diameter not less than 2.8mm and not more than 3.55mm held apart by cross wires at 300mm centres.

- 2.2.1.4 The exposed plinth to be constructed with hard burnt face bricks, quality of a FBS brick, of an approved colour and a minimum strength of 14 MPa.
- 2.2.1.5 The damp proof course to be 375 micron embossed waterproof sheeting.
- 2.2.1.6 All backfilling of trenches to be of suitable granular materials in maximum 150mm thick layers and compacted to 95% mod AASHTO.

2.2.2 RAFT FOUNDATIONS

- 2.2.2.1 The foundation to be constructed according to the Engineer's specification and Design.
- 2.2.2.2 The Design to comply fully with the National Building Regulations, SABS 0161, the Joint Structural Division (SAICE/IStructE)'s Code of Practice, and the NHBRC's Home Building Manual.
- 2.2.2.3 All concrete to be a minimum of 25MPa and the design of the Raft Foundation to cater for the required differential heave as determined by the Soils Investigation.
- 2.2.2.4 The contractor to provide details of a raft foundation designed for a differential heave of 15mm. The details provided must include beam sizes, beam spacing, floor slab thickness and reinforcing. The cost of any deviation from this due to an increased or decreased differential heave will be adjusted based on the schedule of rates.

2.3 FLOOR CONSTRUCTION

Two types of floor construction must be considered. Concrete floors for buildings with an accepted life period of more than 24 months, and a temporary, movable floor construction for a building that should be moved within 24 months of construction. There must be a step of a minimum height of 170mm between the Finished Floor Level or Walkway level and the level of the Platform.

2.3.1 CONCRETE FLOORS

- 2.3.1.1 The platform under the slab is to be compacted to a minimum of 95% mod AASHTO density.
- 2.3.1.2 An approved fill should be used under the slab, (selected from the excavated material on site or imported material) and to be deposited in layers not exceeding 150mm thick, well watered and compacted to 95% mod AASHTO density.

- 2.3.1.3 A 50mm thick layer of clean dry sand filling selected and supplied by the manufacturer/contractor, watered and consolidated to be laid under the floor.
- 2.3.1.4 The concrete to be a minimum of 20MPa but greater if needed to comply with the manufacturer/contractor's design.
- 2.3.1.5 The thickness of the concrete in the floor construction to be a minimum of 90mm.
- 2.3.1.6 Any bar or mesh reinforcement required to comply with the manufacturer/contractors design must be incorporated into the slab.
- 2.3.1.7 The surface to be finished in a screed not less than 30mm thick to suit the floor finish (vinyl tiles). Power floated finish will be allow, should the finished not be approved by the Principal Agent, a screed with a minimum thickness will have to be applied.
- 2.3.1.8 300 x 300 x 2,5mm semi-flexible reinforced vinyl floor tiles, or equal approved, laid to manufacturers specification in patterns to colour of the Project Manager.
- 2.3.1.9 The manufacturer/contractor to allow for any contraction and expansion joints as required.
- 2.3.1.10 Finish Floor Level must be a minimum of 170mm above concrete aprons/or channels.
- 2.3.1.11 1,5m wide Walkway surface bed to be constructed as above and finished off with a wood float finish. The surface bed to fall 35mm from the building to the edge of the walkway and a 30mm step to be provided at the threshold (ie 30mm step from the finished floor level in the classroom to the top of the finished level on the walkway).
- 2.3.1.12 Steps to be provided should the level of the walkway be more than 200mm above the surrounding ground level. Individual steps height should be maximum of 200mm and the width not less than 250mm.

2.3.2 TEMPORY FLOOR CONSTRUCTION

- 2.3.2.1 Temporary floors to be constructed out of 19mm thick shutter board or similarly approved material, on an engineered designed galvanized steel structure. The under side of the floorboards must be treated with two coats of carbolinium, or an equally approved product. The construction method used, must be so that the structure can be removable, erectable and transportable to an alternative site.
- 2.3.2.2 The temporary floors to be provided with a support structure for the galvanized steel structure. Details of the support structure to be provided.

2.3.2.3 The area under the floor structure to be closed with a durable side wall material. Vermin proof area under floor structure.

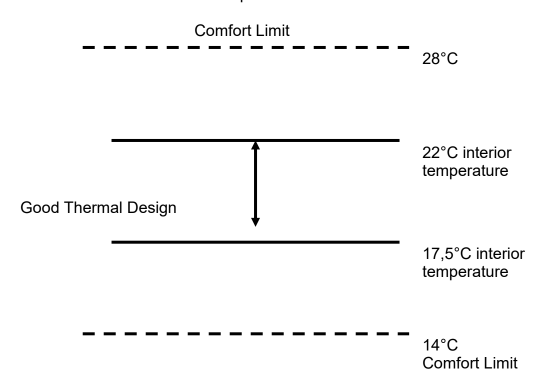
2.4 **EXTERNAL AND INTERNAL WALLING**

The wall construction method contemplated must allow for the dismantling, transportation and re-location on an alternative site, estimated not further than 100km. A re-location manual, detailing the dismantling and re-erection of the structure must be submitted with the tender.

2.4.1 WALLING

All external walling to comply with the thermal design as detailed below.

2.4.1.1 Interior Comfort Limit / Interior temperatures:



- C Value = effective heat storage capacity per square metre of building skin area (kJ/m²K)
 - Example for 1) Durban area Hot humid C value = 300
 - 2) Winter rainfall area region (Cape)

C value = 500

3) Highveld region (Pretoria) and inland C value = 800

Recommendation for Eastern Cape: Coastal C value = 400 Inland Eastern Cape C value = 600

- 2.4.1.2 The external walls to be cladded in a weather proof, impact resistance material, consisting of; pre-painted fibre cement sheeting (shiplap profile), or a treated timber boarding, or a pre-painted metal sheeting and or an equivalent system subject to approval by the Principal Agent in conjunction with the relevant Government Stakeholders.
- 2.4.1.3 The external walling to contain suitable vapour barriers between the floor and the walling. At the wall plate level, the wall should be properly sealed. The anchoring system specified to secure the wall panels into position must be of a non corrosive material.
- 2.4.1.4 All internal walls to have a smooth finish, and be constructed out of a weatherproof durable impact resistant material. (Gypsum boarding is not an acceptable material)
- 2.4.1.5 The construction method used, must allow for the structure to be relocated at any given time.

2.4.2 External Doors

All external doors to be 44mm x 813 x 2032mm meranti framed ledged and braced doors formed of 44 x 220mm top and bottom rail, 22 x 100mm bracing rail and stiles, 22 x 69mm tongued grooved and V jointed one side boarding, twice countersink screwed at intersection with internal panels rebated and filled with 6mm Sapele veneered plywood or similar approved door.

All joints between rails and stiles to be of mortise and tenon construction.

All doors fitted with an approved durable door handle and a 3 level-lockset, three brass butt hinges, and rubber doorstop fixed to floor/weather bar.

2.4.3 Windows

Window areas are to comply with NBR requirements. Where steel windows are used, members must be constructed out of FX7 sections and be hot dipped galvanised. Other window types will be considered for approval. Tenderres to ensure that different metals are isolated with a neoprene strip.

It is recommended that three $889w \times 854h$ mm (on the walkway side) and four $889w \times 1248h$ mm (on the opposite side) are used per classroom, two $889 \times 1248h$ mm for the Office and two $889w \times 854h$ mm for the Store. It is further advised that an outwards opening pivot type window be used on the walkway side of the classrooms and offices. This is to ensure that no opening sections

open onto the walkway at a head height level.

All windows to be fully burglar proofed with an approved burglar bar system.

2.4.4 Dado Rail

All internal walls to have a dado rail of a minimum dimension of 19×100 mm, fitted ± 900 mm above floor level (height to be adjusted to the chair height for primary or secondary schools). Dado rail to be manufactured from hardwood or an approved durable impact resistant material, twice angle rounded and finished with and acceptable finish. Dado rail to be secured to the walls with minimal holes into the wall surface.

2.5 **ROOF CONSTRUCTION AND COVERING**

Two types of roof constructions will be required; a) Conventional roof structures and b) Roof structures for areas with a high snow fall and hurricane winds.

2.5.1 TYPE A - CONVENTIONAL ROOF CONSTRUCTION

- 2.5.1.1 The construction of the roof can be conventional prefabricated timber trusses with bracings (to SABS 0163-1980), or a steel construction (to SABS 0162-1984). The design and erection to be approved by a Registered Engineer and a certificate of compliance issued on completion.
- 2.5.1.2 The roof pitches to be not less than 15° and the Live and Wind Loads to be in accordance with SABS0160-1989.
- 2.5.1.3 The roof covering must consists of 0.58mm Nominal thickness corrugated iron roofing sheets with silicone polyester top finish or colomet equal, colour "Approved by DRPW" to one side and standard grey backing coat to other side, etc., with 275g/m2 galvanising to both sides with one and a half corrugation side lap including fixing to timber purlins at approximately 1,000mm centres including all screws, bolts, washers, etc, strictly in

accordance with manufacturer's specification. If the contractor wishes to use an alternative, he must supply the information with his tender for consideration

- 2.5.1.4 All capping, eaves closure, barge boarding etc to be included and comply with the specifications.
- 2.5.1.5 All roofs to have a 600mm eaves overhang, and 300mm verge overhang.
- 2.5.1.6 15 x 225 Fibre cement or other similar approved fascias to be fitted, painted to paint manufactures specifications. (See also notes to tenders)
- 2.5.1.7 The roofs to be fitted with 125 x 150 x 125mm x 0.80mm thick pre-painted sheet iron or other similar approved gutter with 75mm wide laps fixed to falls to fascia with brackets not exceeding 1000mm centres, including all ends, outlets, etc.
- 2.5.1.8 Pre-painted rainwater downpipe must be provided. Number off downpipes to be calculated in accordance with the rainfall average of the area, not exceeding 15m in length.
- 2.5.1.9 All roofs to have 38 x 228mm gangboarding along entire length of building if an attic is created.

2.5.2 TYPE B - ROOF IN AREAS WITH A HIGH SNOW FALL AND HURRICANE WINDS

- 2.5.2.1 Roofs to be constructed as described in 2.5.1, with the following changes.
- 2.5.2.2 The roof pitches to be not less than 35°.
- 2.5.2.3 In areas with a high snowfall, a 450mm wide 0.8mm thick pre-painted flat sheet, colour to match the roof sheets, to be securely fixed into position above the corrugations, to the bottom end purlin, over the gutter. This will ensure that the snow falls over the gutter and does not rest on the gutter.
- 2.5.2.4 The Registered Engineer must be informed that the area of the school is exposed to snowfalls and or hurricane winds. The design and erection of the roof structure must be amended accordingly by the Registered Engineer and a certificate of compliance issued on completion.
- 2.5.2.5 The roofs ties to be provided in order to ensure that the roof structure is correctly tied to the supports or alternatively to the slab as per the requirements to the Engineer.

2.6 **CEILINGS**

- All classrooms, offices and stores to be fitted with ceilings. Ceilings could be an integrated system with the roof sheeting or a conventional ceiling construction.
- 2.6.1 6,4mm Gypsum board sheets with hardwood cover strips, continuous in one direction and cut in between in the other direction, between sheets and fixed to 38 x 50mm brandering at 400mm centres including additional brandering at outer edge of rooms and along joints of ceiling plates.
 - If the contractor wishes to use alternative, e.g. suspended ceilings, he must supply the information with his tender for consideration.
- 2.6.2 An approved painted cornice at junction of wall and ceilings must be provided.
- 2.6.3 All ceilings to be insulated with 50mm glass fibre blanket or similar approved.
- 2.6.4 Provide one trap door in conventional ceilings per block.

2.7 **FLOOR COVERING**

- 2.7.1 All floors to be finished with semi flexible vinyl floor tiles size 300 x 300 x 2.5mm thick (colour samples submitted to principal agent for approval) laid with an adhesive to pattern and two coats approved sealer to be applied prior to handover.
- 2.7.2 Skirting to be 19 x 69mm hardwood screwed to framework and finished with three coats polyurethane suede varnish all-round. If the contractor wishes to use an alternative, he must supply the information with his tender for consideration.

2.8 **PLASTERING**

2.8.1 All thresholds to be grano with reedings.

2.9 **ELECTRICAL INSTALLATION**

- 2.9.1.1 All fittings and accessories must be presented to and approved by the Departmental Representative or the Consulting Engineer prior to installation.
- 2.9.1.2 Fluorescent fittings are to be twin-tube, or as specified elsewhere, openchannel, fitted with electronic ballasts (Professional). The fittings are to be adequately secured with wood screws, screwed into timber. "Butterfly" screws will not be accepted. Timber supports to be provided between the

steel beams, the fittings are not to be screwed to the suspended ceiling frame-work. The contractor must allow for a typical classroom (6,9M x 7,4M) 6No. Luminaries mounted at ceiling height. For Offices, 2No. Luminaries mounted at ceiling height. For Store Areas, 1No. Luminaries mounted at ceiling height.

Approved 2 x 58watt open channel fluorescent fitting; ILM lighting – ILM/ATL/FMII/258 **OR ANY EQUAL OR OTHER APPROVED FITTING**

2.9.1.3 For the external lighting to the classrooms, 2 x PL9 fittings must be round, aluminium, deep base, with polycarbonate lens fitted with 3 screws. The lens must not discolour. The fitting must be fitted with 2 ballasts and be fitted complete with lamps. The contractor must allow for 1No. Luminaire

fitted externally adjacent to the classroom door. Where Classrooms are constructed in clusters, allowance must be made for 1No. Luminaire to be fitted to the gable ends of the blocks of classrooms and 1No. Luminaire fitted per pair of classrooms on the rear elevation. All external lighting is to be operated by a daylight photocell. The contractor must allow for 1 x photocell and 1 x contactor per 10 external light fittings. The Contractor is to ensure that all external fittings are adequately sealed to prevent ingress of insects and moisture. A minimum IP rating of IP65 required.

Approved 2 x PL9 fitting; Beacon Lighting - BL/RD -NB 2 X PL9W, **OR ANY EQUAL OR OTHER APPROVED FITTING**

- 2.9.1.4 Fluorescent tubes and lamps are to be of the highest quality. No inferior or "no-name" brands will be accepted. All fitting/s requested must be provided complete with tubes. Contractor must allow for Phillips or Osram lamps color White
- 2.9.1.5 Timber must be provided to secure fittings where necessary. Fittings must be mounted flush with the ceiling and cover-strips must be neatly cut to accommodate the fittings.
- 2.9.1.6 The single-lever light switches are to be **equal or other approved** to Crabtree type 2471, complete with steel cover-plates and steel screws. The contractor must allow for 1 x single lever switch complete with 50mm x 100mm box and white faceplate per classroom, Office and Store. The light switch is to be mounted next to the door and at 1400mm above floor level to the centre of the switch.
- 2.9.1.7 Socket outlets are to be <u>equal or other approved</u> to Crabtree type 6861 complete with steel cover-plates and steel screws. The contractor must allow for 1 x duo 16A socket outlet complete with 100mm x 100mm box and white faceplate per classroom. The socket outlet is to be mounted adjacent to the classroom blackboard and at 1200mm to the centre of the outlet box. In the office areas, 2No. Socket outlets must be allowed for

mounted adjacent to the desk position. The Store Areras will also require 1No. socket outlet mounted adjacent to the door.

- 2.9.1.8 All socket outlets, switches etc are to be fitted with steel cover plates and steel screws.
- 2.9.1.9 The new DB is to be custom-made, complete with door and "Swing-lever" door catch. Color: White. Allowance must be made for at least six (6) spare MCB spaces. The spares are to be fitted with blanks. The contractor must allow for 4 x 20mm spare conduits to be taken into the roof space. The circuit breakers are to be labeled with engraved Perspex/PVC type labels, fastened by means of screws. In addition to the numerals, labels shall be mounted under each MCB, identifying the circuits they control. A typed legend card shall be placed in the holder provided and shall indicate the type and location, e.g. No.1. ..Main, No.2....Lights Drawing office etc. An engraved danger sign is to be screwed to the face-plate. An engraved label is to be screwed to the outside of the door, identifying the DB as "SDB-B" etc. The Contractor must allow for one DB for each classroom blocks or where a classroom is constructed as a single unit at any particular site.
- 2.9.1.10 The new supply cable trench must be a minimum depth of 600mm X 300mm wide and cleared of all injurious material with a 75mm bed of sand to follow. The new cable must be installed on the sand bed. A sand backfill of at least 100mm is required above the cable. Danger tape must be laid at this level. The trench is to be properly filled and compacted with backfill free of any injurious materials. If a dedicated earth conductor is installed, the dedicated earth conductor must be secured to the cable by means of cable ties at intervals not exceeding 1m. The trench must be inspected by the Departmental Representative prior to the installation of the cable. Where the trench crosses roadways, concreted/paved areas, PVC sleeves must be installed, and the road concreted/paved areas must be 'made good' to the satisfaction of the Departmental Representative.
- 2.9.1.11 Cables must be drawn through 'galvanized kick-pipes' for all surface entry/exits to buildings. 'Kick-pipes' to be neatly saddled at intervals not exceeding 1m.
- 2.9.1.12 The installation is to be properly tested and commissioned on completion and an 'original' Certificate of Compliance issued for the installation.
- 2.9.1.13 All work to be strictly in accordance with SANSI 0142, Departmental Standards and Norms (General Technical Specification-Provincial Administration/Quality Specification for Electrical Installations) and Municipal by-laws. Departmental documents are available for scrutiny at the offices of Department of Public Works, Regional Office, Port Elizabeth.
- 2.9.1.14 The Contractor must ensure that the premises are left in a clean, neat and tidy condition on completion of the installation. All expended materials no

longer required must be removed from site unless specifically requested by the Departmental Representative not to do so.

- 2.9.1.15 On completion of the contract, the successful contractor shall notify the Department at least 7 days in advance before delivery will be taken.
- 2.9.1.16 The successful bidder shall not take any instructions from anyone other than the Departmental Representative or Consulting Engineers. No

variation/s must be entertained by the Contractor without a written Site Instruction and approved Variation Order from the Departmental Representative.

- 2.9.1.17 Minimum standard for all materials used must conform to S.A.N.S. standards and must bear the S.A.N.S. mark.
- 2.9.1.18 Expended hazardous materials e.g. Fluorescent tubes, etc must be removed from site and disposed of in the legally required manner as prescribed by the Occupational Health and Safety Act.
- 2.9.1.19 The use of 'twin & earth' will NOT be permitted. 'Surfix' will be permissible with the approval from the Departmental Representative or Consulting Engineer.
- 2.9.1.20 Wire sizes: Lighting circuit -1,5mm² PVC conductor + 2,5mm² earth (with I0A.MCB)

 Plug circuit -2,5mm² PVC conductor + 2,5mm²
- 2.9.1.21 The use of PVC flexible hose as a substitute for PVC or any other type/s of conduit will **not** be permitted. However, in situations where the use of regular conduit is either impractical/impossible, written permission **must** be obtained from the Departmental Representative/Consulting Engineer prior to the installation thereof.
- 2.9.1.22 Should it be necessary to utilize the contingency sum, a detailed breakdown of costs must be submitted to the Department. Written approval from the Departmental Representative must be obtained before such sum is utilized.
- 2.9.1.23 With all 3 phase supply installations, it is the responsibility of the Contractor to ensure that the loading is 'balanced' over the 3 phases.
- 2.9.1.24 Note: The structure is to be protected against lightning, a certificate of compliance for a lightning protection system must be issued upon installation of lightning protection system.

earth (with 20A MCB)

- 2.9.2 <u>ELECTRICAL SUMMARY -The contractor must allow the following for each classroom:</u>
- 2.9.2.1 6No. Luminaries mounted at ceiling height. Approved 2 x 58watt open channel fluorescent fitting; ILM lighting ILM/ATL/FMII/258 **OR ANY EQUAL OR OTHER APPROVED FITTING**

1No. one way, single lever light switch located adjacent to the door.

1No. External Luminaire mounted outside the classroom door. 1No. Luminaire at each gable end. (Where classrooms are constructed more than 2, an additional light fitting per pair of classrooms is to be allowed)

Approved 2 x PL9 fitting; Beacon Lighting - BL/RD -NB 2 X PL9W, **OR ANY EQUAL OR OTHER APPROVED FITTING**

1No. 16A Duo socket outlet mounted adjacent to the blackboards

- 2.9.3 The contractor must allow the following for each office area:
- 2.9.3.1 2No. Luminaries mounted at ceiling height. Approved 2 x 58watt open channel fluorescent fitting; ILM lighting ILM/ATL/FMII/258 **OR ANY EQUAL OR OTHER APPROVED FITTING**
- 2.9.3.2 1No. one way, single lever light switch located adjacent to the door.
- 2.9.3.3 2No. 16A Duo socket outlet mounted within the office space adjacent to the desk position.
- 2.9.4 The contractor must allow the following for each store area:
- 2.9.4.1 1No. Luminaries mounted at ceiling height. Approved 2 x 58watt open channel fluorescent fitting; ILM lighting ILM/ATL/FMII/258 **OR ANY EQUAL OR OTHER APPROVED FITTING**
- 2.9.4.2 1No. one way, single lever light switch located adjacent to the door.
- 2.9.4.3 1No. 16A Duo socket outlet mounted within the store area adjacent to the door.

2.10 **GLAZING**

All glazing to be in accordance with, SANS 10 400 Part N, as affective from the 1st March 2006.

2.11 **PAINTING**

All surfaces that require painting to be painted in accordance with the paint manufactures specifications.

2.12 **SUNDRIES**

2.12.1 Writing Boards

Supply a set of two standard Vitreous enamel magnetic chalkboards with aluminium chalkrail including setting up and fixing to walls complete and securing bottom of each board with two fixing brackets in accordance with the manufacturer's instructions, size $4,800 \times 1,140$ mm high overall. Writing boards to be secured to the walls with minimal holes into the wall surface, chalk rail to be not more than 900mm above FFL.

2.12.2 Pinning boards

Supply and fit 12mm thick x 1,2m high softboard, or similarly approved pinning board across the full width of the rear of each classroom. Pinning boards to have a 44 x 22mm rebated hardwood surround, finished with three coats polyurethane suede varnish. Pinning boards to be secured to the walls with minimal holes into the wall surface.

2.12.3 Fire extinguisher

Supply and fit one 4,5kg CO² fire extinguisher per room, fixed to a hardwood backing-board, 1 200mm above FFL, securely fixed to the wall.

2.12.4 Long-arms

Should windows be of pivot type, supply and fit one 600mm long-arm per classroom. Fitted behind the door with two brackets.

2.12.5 Cupboards

Supply and fit one pre-painted steel stationary cabinet size 900 x 450 x 1,800mm, painted in a light approved paint colour, to each classroom and office. Screw cupboard to the wall.

2.12.6 Shelving

SA Pine slated or pre-painted steel shelving, with minimum dimensions of 2,000mm high x 450mm wide, with 5 rows of shelves, support structure spacing not to exceed 750mm, to be fitted all-round in the Storeroom. Shelves must be design to carry a full load of books. Shelves to be secured to the floor and stabilized to the walls, with minimal holes into the wall surface.

2.12.7 Internal Doors

Approved semi-solid flush doors, with Commercial veneer both sides and with hardwood edge strips, tongued and grooved on to edges 44mm Thick, single flush door, size 813 x 2,032mm high. Including a three lever approved mortice lock (Union 2277-78) complete with approved chromium plated handles and 100 x 75mm Double washered solid brass butt hinges. The keys should be tagged separately by a plastic key tag. The door to be painted with three coats polyurethane matt varnish.

2.12.8 Carpets

Heavy commercial (SABS use class U5), PFX Stain Shield staple fibre®, 7mm thick needlepunch 3,66m wide broadloom carpet, with SABS Class 2 fire rating, fibre weight 980g/m² and total weight 1285g/m² with a 10 Year limited warranty maintenance linked. Manufactured in accordance with SANS 1415:2005, all installed by approved installer in accordance with SANS 10186:2000, the code of practice for textile floor coverings.

2.12.9 <u>Partitioning Wall</u>

- 2.12.9.1 Partitioning wall of the approved prefabricated material as per manufacturer's specification at 1.8mhigh to be used to configure office accommodation.
- 2.12.9.2 Partitioning wall of the approved prefabricated material as per manufacturer's specification at ceiling height

2.13 **EXTERNAL WORKS**

2.13.1 Platform

A platform to be constructed with dimensions a minimum of 1.5 metres greater than the dimensions of the buildings. The specification for the material to be used for the construction of the platform to be as follows:

- 2.13.1.1 Contain no organic material or stones of dimension greater than 50mm.
- 2.13.1.2 A PI not exceeding 10 and a CBR of at least 15 at 98% MOD A.A.S.H.T.O.
- 2.13.1.3 Be capable of being compacted to 95% MOD A.A.S.H.T.O.
- 2.13.1.4 The fall across the width of the building is approximately 1 in 40 metres.
- 2.13.1.5 The platform to be constructed with a minimum of 300mm hardcore filling, compacted in two layers of 150mm each to a minimum of 95% MOD A.A.S.H.T.O.

2.13.2 Stormwater Channels

Provide 900 x 150mm 20Mpa open concrete stormwater channel with 860 x 50mm deep 'V' channel, on suitable 150mm subbase material compacted to 93% Mod A.A.S.H.T.O. density, including all necessary excavations, formwork, compaction, grading, carting away, etc. The channels to have a minimum fall of 1:100, and discharge, at the lowest point, by daylighting to natural ground level.

2.13.3 Rain Watertank & Stand

Provide one 4500l polyethylene rotomoulded rainwater tank on an approved brick work or concrete plinth with a minimum height 250mm above aprons. Tank to be sealed and a removable lid to be provided. Downpipes to be extended into the tanks inlet provided by manufactures extensions to be securely fixed to the structure with approved brackets. Garden bibtap to be fitted with removable handle or lockable cover.

2.14 FENCING

2.14.1 Security Fencing

Allow for clearing site for the width of 1,000 mm where fencing runs are to be erected including removing trees, shrubs etc. not exceeding 200mm girth, grubbing up roots and roughly leveling.

Plant 60mm diameter galvanized steel intermediate fencing post, 3,000mm long fitted with a pressed steel mushroom cap, post fitted with 150 x 150 x 3mm flange plate welded to bottom and embedded in 300 x 300 x 600mm mass concrete (15 MPa) base.

100mm Ditto as end post, fitted with one 60mm diameter galvanized steel stay set raking and with top end flattened and bolted through post, with post and stay both embedded in mass concrete (15 MPa) bases as last.

100mm Ditto as straining or corner post, but fitted with two 60mm diameter galvanized steel raking stays.

150mm Diameter ditto as gate post, but fitted with one 60mm diameter galvanized steel raking stay, with post and stay both embedded in mass concrete (15 MPa) bases as last.

Fencing formed of 100 x 50 x 2.5mm galvanized weld mesh (class A) security fence 1,800mm high with vertical wires facing outwards secured with "Howgring" clips or 1.6mm galvanized binding wire at 300mm centres to top and bottom straining wires and 700mm centres to four intermediate straining wires (straining wires elsewhere measured) including holes through posts.

Approved 500mm diameter flat wrap galvanized razor barbed tape wire fixed vertically to and including two rows of double stranded barb wire to top of security fence and secured to straining wire (elsewhere measured) with and including 2.5mm diameter galvanized binding wire at 300mm centres.

Six strands of 4mm galvanized straining wires secured to fencing posts with doubled 2mm galvanized wire inserted through hole in post and turned a minimum of four turns around straining wire and attached to straining frame at one end with not less than four turns and the other end to straining bolts (elsewhere measured).

2.14.1.1 Gates

Security fence single gate, size 1,000mm wide x 2,100mm high, formed of 50mm diameter nominal bore x 3,25mm wall thickness hot dip galvanised mild steel pipe framing all round with mitred and welded angles and cross braces mullion and transome, scribed and welded into angles and at cross intersections, with two 50mm diameter nominal bore x 3,25mm wall thickness security posts each 600mm long with one end welded to top rail of gate and closure plate to other end, the gate covered with 50 x 50 x 3.15mm weld mesh with four straining wires as before described and with four 2,37mm four point core diameter single "kampeon" wires with crimped droppers to security posts as before described; including 500mm diameter flat wrap razor barbed tape wire fixed as before described, leaf fitted with three 24mm diameter x 300mm long eyebolt hinges and stops including all holes, etc., welded or bolted to adjoining galvanised gatepost with and including 500mm long approved chain spot welded to gate and union padlock No 3122.

Security fence double gate, size 6,000mm wide x 2,100mm high, in equal leaves each leaf formed of 50 mm diameter nominal bore x 3,25mm wall thickness hot dip galvanised mild steel pipe framing all round with mitred and welded angles and cross braces mullion and transome, scribed and welded into angles and at cross intersections, with four 50mm diameter nominal bore x 3,25mm wall thickness security posts each 600mm long with one end welded to top rail of gate and closure plate to other end, the gate covered with 50 x 50 x 3.15mm weld mesh with four straining wires as before described and with four 2,37mm four point core diameter single "kampeon" wires with crimped droppers to security posts as before described; including 500mm diameter flat wrap razor barbed tape wire fixed as before described one leaf with 450mm mild steel tower bolt welded to bottom corner with short length of mild steel pipe let into concrete paving as keep, with two 40 x 40 x 6mm angle rounded flange plates welded to styles of pipe framing, each plate once holed for and including 50mm; each leaf fitted with three 24mm diameter x 300mm long eyebolt hinges and stops including all holes, etc., welded or bolted to adjoining galvanised gatepost with and including 500mm long approved chain spot welded to gate and union padlock No 3122.

2.14.1.2 Fencing Sundries

12mm Diameter galvanized mild steel straining eye bolt with hook, threaded portion and two nuts and washers, including hole through post.

2.14.2 Stock Fencing

Allow for clearing site for the width of 1000mm where fencing runs are to be erected including removing trees, shrubs etc. not exceeding 200mm girth, grubbing up roots and roughly leveling.

40mm Diameter creosote treated gum pole dropper 1200mm long holed as necessary and secured to barbed wire fencing as described.

75mm Diameter creosote treated gum pole intermediate post 1800mm long holed as necessary for wire or straining eye bolts and embedded 400mm deep in ground in and including 300 x 300 x 400mm deep cement concrete (25 MPa/19 mm stone) base including all excavations in earth, backfilling and ramming etc.

Straining frame formed of two 100mm diameter vertical posts 1800mm long and one 100mm diameter horizontal brace 1200mm long, with bottom end of each post embedded in and including 450 x 450 x 600mm cement concrete (25 MPa/19mm stone) base and having top end of posts and ends of brace rebated and bolted together with 10mm diameter galvanized bolts including bracing with four strands of 4mm galvanized wire tied through holes in vertical posts and thoroughly strained to form cross bracing including all excavations in earth, backfilling and ramming.

Corner straining frame formed of three 100mm diameter vertical posts 1800mm long and two horizontal braces each 1200mm long with bottom ends of posts embedded in concrete and braced as last described including all excavations in earth, backfilling and ramming.

Fencing 1200mm high formed of nine strands of 2,37mm four point double strand barbed wire with 2 mm galvanized barbed units at maximum 150mm centres and barb length of 13mm spaced as detailed, secured to fencing posts with doubled 2mm galvanized wire inserted through hole in post and turned a minimum of four turns around barbed wire.

2.14.2.1 Gates

Pedestrian access gate formed of 40mm diameter galvanized mild steel tubular framing mitered and welded at angles and covered on outer face with five strands of barbed wire as before described properly strained and securely bound to framing with 1,8mm binding wire at 150mm centres, complete with steel spring action clip and keep bolted to gate post and hung on and including one pair of 8 mm diameter "eye" bolts fixed to gate and gate post fitted with galvanized chain welded to gate frame including Union type 3142 padlock with two keys. Size 900 x 1,500mm high.

Vehicular access gate formed of 40mm galvanized mild steel tubular framing with one vertical post welded at angles and intersections and covered on outer face with five strands of barbed wire as before described and properly strained and securely bound to framing with 1,8mm binding wire at 150mm centres and braced with four strands of 4mm wire between framing and vertical post, hung on and including one pair of 10mm "eye" bolts fixed to gate and gate post and fitted with galvanized chain welded to gate frame including Union type 3142 padlock with two keys. Size 3,550 x 1,500 mm high.

2.14.2.2 Fencing Sundries

12mm Diameter galvanized mild steel straining eye bolt with hook, threaded portion and two nuts and washers, including hole through post.

SBD 3.1 Pricing Schedule – Firm Prices (Purchases)

PRICING SCHEDULE – FIRM PRICES (PURCHASES)

NOTE:

ONLY FIRM PRICES WILL BE ACCEPTED. NON-FIRM PRICES (INCLUDING PRICES SUBJECT TO RATES OF EXCHANGE VARIATIONS) WILL NOT BE CONSIDERED

IN CASES WHERE DIFFERENT DELIVERY POINTS INFLUENCE THE PRICING, A SEPARATE PRICING SCHEDULE MUST BE SUBMITTED FOR EACH DELIVERY POINT

	e of bidderng Time:	Bid number SCMU6-22/23-0017 Closing date					
OFFER	OFFER TO BE VALID FOR 120 DAYS FROM THE CLOSING DATE OF BID.						
ITEM NO.	QUANTITY DESCRIPTION	BID PRICE IN RSA CURRENCY ** (ALL APPLICABLE TAXES INCLUDED)					
-	Required by:						
-	At:						
-	Brand and model						
-	Country of origin						
-	Does the offer comply with the specification(s)?	*YES/NO					
-	If not to specification, indicate deviation(s)						
-	Period required for delivery	*Delivery: Firm/not firm					
-	Delivery basis						
Note:	: All delivery costs must be included in the bid price, for delivery at the prescribed destination.						
** "all applicable taxes" includes value- added tax, pay as you earn, income tax, unemployment insurance							

fund contributions and skills development levies.

*Delete if not applicable

SBD 3.2 Pricing Schedule – Non-Firm Prices (Purchases)

PRICING SCHEDULE – NON-FIRM PRICES (PURCHASES)

NOTE: PRICE ADJUSTMENTS WILL BE ALLOWED AT THE PERIODS AND TIMES SPECIFIED IN THE BIDDING DOCUMENTS.

IN CASES WHERE DIFFERENT DELIVERY POINTS INFLUENCE THE PRICING, A SEPARATE PRICING SCHEDULE MUST BE SUBMITTED FOR EACH DELIVERY POINT

	ame of bidder:osing Time:	Bid number: SCMU6-22/23-0017 Closing date:					
OF	OFFER TO BE VALID FOR 120 DAYS FROM THE CLOSING DATE OF BID.						
ITE NO		DESCRIPTION	BID PRICE IN RSA CURRENCY **(ALL APPLICABLE TAXES INCLUDED)				
-	Required by: At:						
- - -	Brand and model Country of origin						
-	Does the offer comply with the sp	pecification(s)?	*YES/NO				
- If not to specification, indicate deviation(s)							
- Period required for delivery							
-	Delivery:		*Firm/not firm				

^{** &}quot;all applicable taxes" includes value- added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies.

^{*}Delete if not applicable

PRICE ADJUSTMENTS

Α NON-FIRM PRICES SUBJECT TO ESCALATION

- IN CASES OF PERIOD CONTRACTS, NON FIRM PRICES WILL BE ADJUSTED (LOADED) WITH THE ASSESSED CONTRACT PRICE ADJUSTMENTS IMPLICIT IN NON FIRM PRICES WHEN 1.

	CALCULATING	THE COMPA	ARATIVE PRICES		
2.	IN THIS CATEGORY PRICE ESCALATIONS WILL ONLY BE CONSIDERED IN TERMS OF THE FOLLOWING FORMULA:				
	P	a = (1 - V)Pt	$\left(D1\frac{R1t}{R1o} + D2\frac{R2t}{R2o} + D3\frac{R3t}{R3o} + \right.$	$D4\frac{R4t}{R4o}\bigg) + VPt$	
	Where:				
	Pa (1-V)Pt	= =	The new escalated price to be a 85% of the original bid price original bid price and not an a	. Note that Pt must always be the	
	D1, D2	=	Each factor of the bid price eg	g. labour, transport, clothing, footwear, factors D1, D2etc. must add up to	
	R1t, R2t	=		ew index (depends on the number of	
	R1o, R2o	=	Index figure at time of bidding.		
	VPt	=		his portion of the bid price remains firm escalations.	
3.	The following index/indices must be used to calculate your bid price:				
	Index Da	ited	Index Dated	Index Dated	
	Index Da	ted	Index Dated	Index Dated	
4.	FURNISH A BREAKDOWN OF YOUR PRICE IN TERMS OF ABOVE-MENTIONED FORMULA. THE TOTAL OF THE VARIOUS FACTORS MUST ADD UP TO 100%.				
	(D1,	FACTC D2 etc. eg. Labor	DR ur, transport etc.)	PERCENTAGE OF BID PRICE	

FACTOR (D1, D2 etc. eg. Labour, transport etc.)	PERCENTAGE OF BID PRICE

B PRICES SUBJECT TO RATE OF EXCHANGE VARIATIONS

1. Please furnish full particulars of your financial institution, state the currencies used in the conversion of the prices of the items to South African currency, which portion of the price is subject to rate of exchange variations and the amounts remitted abroad.

PARTICULARS OF FINANCIAL INSTITUTION	ITEM NO	PRICE	CURRENCY	RATE	PORTION OF PRICE SUBJECT TO ROE	AMOUNT IN FOREIGN CURRENCY REMITTED ABROAD
				ZAR=		
				ZAR=		
				ZAR=		
				ZAR=		
				ZAR=		
				ZAR=		

2. Adjustments for rate of exchange variations during the contract period will be calculated by using the average monthly exchange rates as issued by your commercial bank for the periods indicated hereunder: (Proof from bank required)

AVERAGE MONTHLY EXCHANGE RATES FOR THE PERIOD:	DATE DOCUMENTATION MUST BE SUBMITTED TO THIS OFFICE	DATE FROM WHICH NEW CALCULATED PRICES WILL BECOME EFFECTIVE	DATE UNTIL WHICH NEW CALCULATED PRICE WILL BE EFFECTIVE

C4 Site Information

C4: SITE INFORMATION - JBCC 2000 PRINCIPAL BUILDING AGREEMENT (Edition 4.1 of March 2005)

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Bid No:	SCMU6-22/23-0017

C4 Site Information

1. GROUND CONDITIONS

Geotech information not available. This is an existing site.

2. UNDERGROUND SERVICES

There are unidentifiable underground services traversing the area of works, care would need to be taken during excavations.

3. ADJACENT BUILDINGS

No adjacent buildings could be affected by the construction. No particular precautions have been identified by the Engineer for the protection of this structure.

4. ENVIRONMENTAL ISSUES

None

C5 Drawings

C5.1: DRAWINGS

Project title:	APPOINTMENT OF A CONTRACTOR FOR THE ADDITIONS FOR SITOROMO JUNIOR SECONDARY SCHOOL
Bid No:	SCMU6-22/23-0017

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