



TENDER

TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTS AT PUBLIC WORKS AND INFRASTRUCTURE, AMALINDA AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS

BCM5-25/26-0051

NAME OF COMPANY:	
CSD Nr:	
CRS Nr (CIDB):	
CLOSING DATE: 29 JANUARY 2026	TIME: 11:00 AM

Department of Public Works & Infrastructure Corner of Scholl and Amalinda Main Road Amalinda Block B Building- Reception Area East London 5247









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THE TENDER







PART T1 TENDERING PROCEDURES







PART T1.1: TENDER NOTICE AND INVITATION TO TENDER





T1.1 Tender Notice and Invitation to Tender

The Eastern Cape Department of Public Works and Infrastructure invites contractors with a CIDB Grading of 1SI or Higher in the following Class of works (SI) to tender for the "TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTSFOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS

The contract will be based on the NEC3 term service contract: April 2013 and the Eastern Cape Public Works and Infrastructure will enter into a contract with the successful tenderer.

Only tenderers who have suitable experience and suitably qualified personnel in providing similar services to those that are required are eligible to submit tenders.

Bid documents are downloadable free of charge from the Eastern Cape Department of Public Works and Infrastructure website (www.ecdpw.gov.za/tenders). Bid documents will be available on 12 December 2025. No bid documents will be available at departmental offices.

Queries relating to the issue of these documents may be addressed in writing to SCM email: Nokuthula.Hlonitshwayo@ecdpw.gov.za Technical enquiries: may be addressed in writing to Mr. Tembinkosi Bityo - email: Tembinkosi.Bityo@ecdpw.gov.za

The closing time for receipt of tenders by the ECDPWI is **11:00 AM** on **29 JANUARY 2026**Telegraphic, telephonic, telex, facsimile, e-mail and late tenders will not be accepted. Bids must be submitted in sealed envelopes clearly marked:

"BCM5-25/26-0051": "TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTS FOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS" must be deposited in the bid box: located at Block B Building – Reception Area, Department of Public Works & Infrastructure, Corner of Scholl and Amalinda Main Road, East London.

It is the responsibility of the tenderer/s to ensure that bid documents /proposals are submitted on or before closing time and the correct location as the department will not take responsibility of wrong delivery. Tenderers using courier services for delivery of their bid documents must ensure the delivery is at the correct place / location and time as the department will not be held responsible for wrong delivery. Not delivered to Departmental officials. The Department will not accept responsibility if bids received by officials are not timely deposited in the Tender Box.

Tenders may only be submitted on the tender documentation that is issued. Tenderers must be registered on the National Treasury Central Supplier Data Base and proof of registration must be submitted with the proposal (https://secure.csd.gov.za). Requirements for sealing, addressing, delivery, opening and assessment of tenders are stated in the Tender Data.







B. BID EVALUATION:

This bid will be evaluated in Two (2) phases as follows:

Phase One: Compliance, responsiveness to the bid rules and conditions, thereafter they will be

evaluated on PPPFA.

Phase Two: Bidders passing all stages above will thereafter be evaluated on PPPFA.

PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT (PPPFA) POINTS WILL BE AWARDED AS FOLLOWS:

Maximum points on price - 80 points
Maximum points for Specific goals - 20 points
Maximum points - 100 points

C. BID SPECIFICATIONS, CONDITIONS AND RULES

The minimum specifications, other bid conditions and rules are detailed in the bid document under Tender Data

The Department of Public Works and Infrastructure SCM policy applies.

Tender validity period is 90 days.

D. TENDER SUBMISSIONS:

Bids must be submitted in sealed envelopes clearly marked "BCM5-25/26-0051": "TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTSFOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS" must be deposited in the bid box, DEPARTMENT OF PUBLIC WORKS & INFRASTRUCTURE, CORNER OF SCHOLL AND AMALINDA MAIN ROAD, AMALINDA.

E. ENQUIRIES WITH REGARD TO THIS ADVERT MAY BE DIRECTED TO:

• SCM RELATED ENQUIRIES

Ms. N. Hlonitshwayo Tel No: **043 711 5733**

Email Address: Nokuthula.Hlonitshwayo@ecdpw.gov.za

TECHNICAL ENQURIES

Mr. Tembinkosi Bityo Tel No: **082 828 1942**

Email Address: <u>Tembinkosi.Bityo@ecdpw.gov.za</u>

FOR COMPLAINTS, FRAUD, & TENDER ABUSE:

Call: 0800 701 701







PART T1.2: TENDER DATA







T1.2 Tender Data

The conditions of tender are the latest edition of SANS 10845-3, *Standard conditions of tender*. SANS 10845-3 makes several references to the Tender Data for details that apply specifically to this tender.

The Tender Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and the provisions of SANS 10845-3 and as contained in Annexure C of Standard for Uniformity in Construction Procurement (Board Notice 423 of 2009 Government Gazette No 42622 of August 2019).

Each item of data given below is cross-referenced to the clause in SANS 10845-3 to which it mainly applies.

Clause number	Tender Data
3.1	The Employer is Public Works and Infrastructure - Eastern Cape Province
3.2	The tender documents issued by the employer comprise the following documents: THE TENDER Part T1: Tendering procedures T1.1 - Tender notice and invitation to tender T1.2 - Tender data Part T2: Returnable documents T2.1 - List of returnable documents T2.2 - Returnable schedules THE CONTRACT Part C1: Agreements and Contract data C1.1 - Form of offer and acceptance C1.2 - Contract data C1.3 - Dispute Resolution Mechanism Part C2: Pricing data C2.1 - Pricing Instructions C2.2 - Bills of Quantities Part C3: Scope of work C3 - Scope of work Part C4: Site information C4 - Site information
3.3	The tender documents issued by the employer comprise the documents listed on the contents page
3.4	The employer's agent is: Name: Mr. Tembinkosi Bityo Department of Public Works & Infrastructure Corner of Scholl and Amalinda Main Road, Amalinda East London 5247 Tel No: 082 828 1942 Email Address: Tembinkosi.Bityo@ecdpw.gov.za
3.5	The language for communication is English
3.6	The competitive negotiation procedure shall be applied.
3.7	Method 2: Two (2) stage procurement procedure shall be applied.







4	Tender's obligations
4.1	The following tenderers who are registered with the CIDB, or are capable of being so registered prior to the evaluation of submissions, are eligible to have their tenders evaluated: a) contractors who have a contractor grading designation equal to or higher than a contractor grading designation determined in accordance with the sum tendered, or a value determined in accordance with Regulation 25 (1B) of 25(7A) of the Construction Industry Development Regulations, for a CIDB Grade_1SI or Higher class of construction work; and Joint ventures are eligible to submit tenders provided that: 1. Every member of the joint venture is registered with the CIDB; 2. the lead partner has a contractor grading designation in the grade 1SI or Higher class of construction work; 3. the combined contractor grading designation calculated in accordance with the Construction industry Development Regulations is equal to or higher than a contractor grading designation determined in accordance with the sum tendered for a CIDB 1SI or Higher class of construction work or a value determined in accordance with Regulation 25 (1B) of 25(7A) of the Construction Industry Development Regulations. 4. Joint Venture Agreement.
4.2	The employer will compensate the tender as follows, The employer <u>will not</u> compensate the tenderer for any costs incurred in attending interviews or making any submissions in the office of the employer.
4.3	It is the responsibility of the tenderer to check the tender documents on receipt for completeness and notify the employer of any discrepancy or omission.
4.4	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.
4.5	Obtain, as necessary for submitting a tender offer, copies of the latest versions of standards, specifications, conditions of contract and other publications, which are incorporated into the tender documents by reference.
4.6	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.
4.7	The arrangements for a compulsory clarification meeting are as stated in the Tender Notice and Invitation to Tender. Tenderers must sign the attendance list 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 list. Tender documents will not be made available at the clarification meeting
4.8	Seek clarification Request clarification of the tender documents, if necessary, by notifying the employer at least 5 (Five) working days before the closing time stated in the tender data. N/a
4.9	Tenderers are required to state the rates and currencies in Rands. Include in the rates, prices, and the tendered total of the prices (if any), all duties, taxes which the law requires to be paid [except value added tax (VAT)], and other levies payable by the successful tenderer, that are applicable 14 days before the closing time stated in the tender data. Show the VAT payable by the employer separately as an addition to the tendered total of the prices. 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. State the rates and prices in monetary value of the contract unless otherwise instructed in the tender data.
4.10	Do not make any alterations or additions to the tender documents, except to comply with instructions issued by the employer or to correct errors made by the tenderer and ensure that all signatories to the tender offer initial all such alterations. Do not make erasures using masking fluid.
4.11	Main tender offers are not required to be submitted together with alternative tenders.





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4.12	No alternative tender offers will be considered
4.13.1	Parts of each tender offer communicated on paper shall be submitted as an original. Submit a) the parts of the tender offer communicated on paper as an original plus the number of copies stated in the tender data, with a translation of any documentation in a language other than the language of communication established in 3.5, and b) The parts communicated electronically by the employer of its agents on paper format with the tender.
4.13.2	Sign the original and all copies of the tender offer where required in terms of the tender data. State in the case of a joint venture which of the signatories is the lead partner whom the employer shall hold liable for the purpose of the tender offer. NOTE The employer holds all authorized signatories liable on behalf of the tenderer.
4.13.3	A tender security in the amount of N/A is required and shall remain valid for a period not exceeding N/A days after the closing date for tender offers. The form of the tender security shall not differ substantially from the sample provided in Annex D of SANS 10845-3.
4.13.4	The employer's details and address for delivery of tender offers and identification details that are to be shown on each tender offer package are:
	Location of tender box: DEPARTMENT OF PUBLIC WORKS AND INFRASTRUCTURE, FRONT CORNER OF CORNER OF SCHOLL AND AMALINDA MAIN ROAD, AMALINDA.
	Physical address: Corner of Scholl and Amalinda Main Road, , Amalinda, 5247
	Identification details: BCM5-25/26-0051 TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTSFOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS.
	Closing time and date: 29 JANUARY 2026 at 11:00 AM
4.13.5	The tenderer is required to submit with his tender the following certificates: 1) A copy of the CSD report showing, amongst other things, that tax matters of the service provider are in order the South African Revenue Services. In the case of a Joint Venture/Consortium/each, party must submit a separate CSD report showing, amongst other things, that tax matters of the service provider are in order the South African Revenue Services. 2) CIDB Grading certificate or CRS number.
4.13.6	A two-envelope procedure will not be required.
4.13.7	Telephonic, telegraphic, telex, facsimile or e-mailed tender offers will not be accepted. The tenderer accepts that the employer does 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.
4.14	The closing time for submission of tender offers is as stated in the Tender Notice and Invitation to Tender. 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. Proof of posting shall not be accepted as proof of delivery. Accept that, if the employer extends the closing time stated in the tender data for any reason, the requirements of the standard conditions of tender in this part of SANS 10845 apply equally to the extended deadline.
4.15.1	The tender offer validity period is 90 days . 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. 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. Extend the period of the tender security, if any, to cover any agreed extension requested by the employer.
4.15.2	Placing of contractors under restrictions / withdrawal of tenders



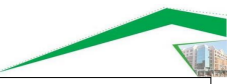




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	If any tenderer who has submitted a tender offer or a contractor who has concluded a contract has, as relevant: withdrawn such tender or quotation after the advertised closing date and time for the receipt of submissions; after having been notified of the acceptance of his tender, failed or refused to commence the contract; had their contract terminated for reasons within their control without reasonable cause; offered, promised or given a bribe in relation to the obtaining or the execution of such contract; acted in a fraudulent, collusive or anti-competitive or improper manner or in bad faith towards the Provincial Government; or, made any incorrect statement in any affidavit or declaration with regard to a preference claimed and is unable to prove to the satisfaction of the Provincial Government that the statement was made in good faith or reasonable steps were taken to confirm the correctness of the statements, such tenderer/s may be placed under restriction from tendering with the state. Procedures are outlined in the EC SCM Policy for Infrastructure procurement and Delivery Management and also on CIDB Inform Practice Note #30. Excerpts of the policy can be availed on request of any interested tenderer.
4.16	Access shall be provided for the following inspections, tests and analysis: N/A
4.17	the preferred tenderer will be required to submit an approved insurer undertaking to provide the Performance Bond / Guarantee / Surety / Security to the format and/or standard as per DPW policy
5	Employer's undertakings
5.1	The Employer will respond to requests for clarification received up to Five (5) working days before the tender closing time. N/a If, as a result of the issuing of addenda, it is necessary to extend the closing time stated in the tender data, grant such extension and notify all respondents accordingly.
5.2	The employer shall issue addenda until Five (5) working days before tender closing time. N/a
5.3	Tenders will be opened immediately after the closing time for tenders at 11:00am hours.
5.4	Do not disclose to tenderers, or to any 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.
5.5	Determine, after opening and before detailed evaluation, whether each tender offer that was properly received a) complies with the requirements of the standard conditions of tender in this part of SANS 10845, b) has been properly and fully completed and signed, and c) is responsive to the other requirements of the tender documents. A responsive tender is one that conforms to all the terms, conditions, and scope of work of the tender documents, without material deviation or qualification. A material deviation or qualification is one which, in the employer's opinion, would d) detrimentally affect the scope, quality, or performance of the works, services or supply identified in the scope of work, e) significantly change the employer's or the tenderer's risks and responsibilities under the contract, or f) affect the competitive position of other tenderers presenting responsive tenders, if it were to be rectified. Reject a non-responsive tender offer, and do not allow it to be subsequently made responsive by correction or withdrawal of the non-conforming deviation or reservation.
5.6	Arithmetical errors, omission and discrepancies 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. For Vat related discrepancies, National and Provincial Treasury prescripts in relation to VAT procedures apply. The Department will make use of CIDB practice notes when evaluating bids with Arithmetical Errors.
5.7.1	The financial offer will be reduced to a comparative basis using the Tender Assessment Schedule.







able F.1: Formulae for calculating the value of A			
Formula	Comparison aimed at achieving	Option 1ª	Option
1	Highest price or discount	$A = \begin{pmatrix} 1 & (P - P_m) \end{pmatrix}$	4 -

Lowest price or percentage commission / fee $A = \left(1 - \frac{\left(P - P_m\right)}{P_m}\right) \qquad A = \frac{P_m}{P}$

 P_m is the comparative offer of the most favourable comparative offer. P is the comparative offer of the tender offer under consideration.

5.7.2 The procedure for the evaluation of responsive tenders is **Method 2: Administrative**, **Price and Preference**

Phase 1: Administrative requirements and Mandatory requirements

Phase 2: Price and preference (80/20 system)

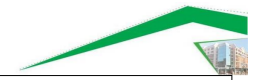
1. PHASE ONE: RESPONSIVENESS TO THE BID REQUIREMENTS AND RULES

Bidders' proposals must meet the following minimum requirements and supporting documents must be submitted with the completed bid document in a sealed envelope in the bid box at the closing date and time. Failure to comply will automatically eliminate the bid for further consideration:

- 1. Bid Document (This Document must be submitted in its original format)
- 2. Bids which are late, incomplete, unsigned or submitted by facsimile or electronically, will not be accepted.
- 3. Bidder must be registered with CIDB in the correct grading and class of works as per the tender notice and requirements. The status on CIDB must be active. It is the responsibility of the bidder to keep the status on CIDB active throughout bidding process (advert till award stage).
- 4. Bidders must be a legal entity or partnership or consortia.
- 5. Form of offer and Acceptance must be duly completed.
- **6.** SBD 4 Bidders Disclosure must be duly completed and signed. In the event a director or one of the directors / trustees / shareholders / members of the company have any interest in any other related companies whether or not they are bidding for this contract, such interest must be disclosed on question 2.3 and 2.3.1. as all companies owned by the bidder will be reflected here.
- **7.** Compulsory Enterprise Questionnaire (Completed and signed) (JV partners must complete separate Questionnaire forms and submit).
- **8.** If the offer (any of the items quoted for) is "Vat Inclusive", the VAT registration number of service provider must be indicated. Bidders are not entitled to claim the VAT if they are not VAT registered.
- **9.** If the Bid Sum (amount in words) differ from the Bid Sum (amount in figures), the Bid Sum (amount in words) will govern.
- **10.** Resolution to Sign (must be completed, if applicable).
- 11. Declaration of Employees of the State or other State Institutions.
- **12.** Only one offer per bidder is allowed and alternative offers will not be considered. If more than one offer is received, none of the offers will be considered.
- 13. Bidders must submit a minimum of two (2) written contactable references for similar projects successfully completed in the past (clearly indicating client name, contract value, contract term, contact person, contact details). This is important for the Department to make a decision and will lead to elimination of bids. Refer to Annexure J
- **14.** Bidder must attach certified copy of a valid recognized qualification as LIFTS mechanic, CV and an ID copy of a technician who is going to carry out the work.
- **15.** The Department reserves the right to verify the abovementioned certificate







NB: ALL THE ABOVE CONDITIONS ARE MANDATORY

Other Conditions of bid (Non eliminating unless expressly mentioned in the document):

- 1. The bidder must be registered on the Central Supplier Database (CSD) prior the award
- 2. All bidders' tax matters must be in order prior award. Bidders' tax matters will be verified through CSD. In cases where bidder's status found non-compliant the bidder will be granted 7 days to correct status. A bidder that fails to rectify its tax matters with SARS will declared non-responsive.
- 3. The bidder has duly completed and signed the SBD 1, and SBD 6.1
- 4. Bidders need to complete and sign SBD 6.1 to claim points for specific goals. Failure will lead in non-awarding of points for specific goals.
- 5. Bidders must submit a list of projects where he or she has submitted tender offers but tender results have not been confirmed by the client. Refer to Annexure H. This is not an elimination factor, but important for the department to make a decision. Unless it is used for Quality/functionality Points.
- Bidders must submit their company profiles, list of available resources, plant and machinery and any other additional capacity with the bid. Refer to Annexure E. This is not an elimination factor, but important for the department to make a decision. Unless it is used for Quality/functionality Points.
- 7. The bidder must also list all projects where there are pending litigations or litigations have been concluded. The form for this is also attached after Annexure I.
- 8. The Department will contract with the successful bidder by signing a formal contract.
- 9. This tender will be awarded as a whole. All trades listed in the Bills of Quantities or Pricing schedule must be priced for (except provisional sums and allowances which also need to be added to the total), failure to do so will increase commercial risk of the bid and may lead to elimination or passing over of the bidder.
- 10. Wherever a brand name is specified in this document (i.e. specifications, pricing schedule, bill of quantities or anywhere), the department requires an item similar/equivalent or better.
- 11. DPWI Policy applies.
- 12. Protection of personal information: Consent (POPIA)
- 14. The successful tenderer (after being informed) will be required to bring along an unsigned copy of the form of contract to be signed by parties (e.g. JBCC Edition 6.2 of 2018)

2. PHASE TWO: EVALUATION POINTS ON PRICE AND SPECIFIC GOALS/PPPFA OF 2022

The **80/20 preference point system** shall be applied for the purposes of this bid as per the requirements of the *Preferential Procurement Policy Framework Act*, 2000 (Act No. 5 of 2000) and Specific goals/ PPPFA Regulations of 2022

Criteria	Points
POINTS ON PRICE	80
SPECIFIC GOALS	20
TOTAL	100

Please note:

- 1 Bidders need to complete and sign SBD 6.1 to claim points for specific goals. Failure will lead in non-awarding of points for specific goals
- 2. The Department intends to award this to the highest point scorer as whole, unless circumstances justifies otherwise
- 3. When evaluating bids/quotations of joint ventures/consortia, preference points must be allocated proportionately for such bidders in terms of their attributes or qualification for the relevant specific goal that is being scored, subject to the joint venture/consortium submitting



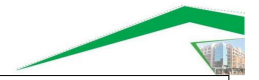


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	the relevant proof of substantiation of points claimed as stipulated in the bidding documents. The points scored for the specific goals must then be added to the points scored for price and rounded off to the nearest two decimal points." A JV/consortia agreement must be submitted with the bid to substantiate the calculations. Failure will also lead in non-awarding of points for specific goals. 4. All information will be verified through CSD (where applicable) 5. A Cipro certificate (CK) and certified ID copy/s must be attached as proof of ownership to claim points for specific goals 6. A Medical certificate from a medical Practitioner with a practise number must be attached to claim points for disability. 7. SBD 6.1 is attached The 90/10 preference point system for acquisition of services, works or goods exceeding Rand value of R50 million:	
	(a) The following formula must be used to calculate the points for price in respect of tenders (including price quotation) with a Rand value equal to, or above R 30 000 and up to Rand value of R 50 000 000 (all applicable taxes included):	
	The financial offer will be scored using the following formula:	
	$A = (1 - (\underline{P - Pm}))$	
	Pm The value of value of W ₁ is:	
	1) 90 where the financial value inclusive of VAT of all responsive tenders received have a value in excess of R50 000 000 or	
	2) 80 where the financial value inclusive of VAT of one or more responsive tender offers have a value that equals or is less than R 50 000 000.	
5.7.3	The procedure for the evaluation of responsive tenders is Method 2 (Administrative compliance, price and specific goals)	
5.7.4	The quality criteria and maximum score in respect of each of the criteria are as follows: N/A	
5.7.5	Each evaluation criteria will be assessed in terms of five indicators - N/A	
5.7.6	The prompts for judgment and the associated scores used in the evaluation of quality shall be as follows: N/A	
5.8	 Tender offers will only be accepted if: a) the tenderer is registered on the Central Supplier Database (CSD) for the South African government (see https://secure.csd.gov.za/) unless it is a foreign supplier with no local registered entity b) the tenderer is in good standing with SARS according to the Central Supplier Database. Bidders must submit a CSD no. or tax status compliance pin. c) the preferred tenderer will be required to submit an approved insurer undertaking to provide the Performance Bond / Guarantee / Surety / Security to the format and/or standard as per DPW policy. d) the tenderer is registered with the Construction Industry Development Board in an appropriate contractor grading designation; e) 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. f) the tenderer has not: i) abused the Employer's Supply Chain Management System; or ii) failed to perform on any previous contract and has been given a written notice to this effect. g) the tenderer has completed the Compulsory Declaration 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. 	







- the tenderer has completed the Compulsory Enterprise Questionnaire 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 and persons in the employ of the state are permitted to submit tenders or participate in the contract;
- i) the tenderer is registered and in good standing with the compensation fund or with a licensed compensation insurer;
- j) The tenderer undertakes to maximize the sourcing of building material or infrastructure input material from Eastern Cape based suppliers or manufacturers.
- k) the employer is reasonably satisfied that the tenderer has in terms of the Construction Regulations, 2014, issued in terms of the Occupational Health and Safety Act, 1993, the necessary competencies and resources to carry out the work safely.
- The tender has offered a market related offer. If the offer is believed not to be market related, the department through its Supply Chain Management bid committees will attempt to negotiate the offer with identified bidder/s to a reasonable amount. Bidders are not allowed to increase their tender offers during this process.
- m) A Resolution of signatory form has been completed and signed by director/s or a letter bearing a letterhead of the tenderer has been attached (specific to this bid) to the bid submission; it must be duly signed by all directors and submitted the bid. Only a duly authorized official can sign the bid.
- n) Prospective bidders must register on CSD prior submitting bids (open tenders). Any prospective bidder found to have Tax matters not in order with SARS (verified through CSD) during the evaluation process (after being given an opportunity to rectify tax matters) will be eliminated and

	not be considered further in the process. Preferred bidder/s will be afforded an opportunity to rectify their tax affairs within 7 days. A bidder that fails to rectify its tax matters with SARS will be eliminated. o) NOTE: The amount reflected on the Form of Offer and Acceptance takes precedence over any other total amount indicated elsewhere in bidder's tender submission. If the Form of Offer and Acceptance has no value or figure, the bidder will be regarded as having made no offer. p) The department reserves the right not to award the bid to the most favourable tenderer, if any of the situations occur: if it is not assisting in the advancement of designated groups; risk profile of the favourable firm is too high; the bidder has been awarded a considerable number of projects by the department or provincial government; has performed unsatisfactorily in the past, etc.	
5.9	The number of paper copies of the signed contract to be provided by the employer is 1.	
	The additional conditions of tender are: • Wherever a brand name is specified in this document (i.e., specifications, pricing	

A. List of returnable documents

similar/equivalent or better.

Documentation to demonstrate eligibility to have tenders evaluated i.e. List all documentation to demonstrate eligibility to have a submission evaluated.

schedule, bill of quantities or anywhere), the department requires an item

Appropriate CIDB grading suitable for the works (as stated in 4.1).



T.2.1

1

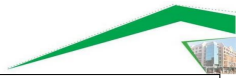




2	Returnable Schedules required for tender evaluation purposes The tenderer must fully and appropriately complete and sign the following returnable schedules as relevant: Proposed amendments and qualifications Compulsory Enterprise Questionnaire (In the case of a joint venture, separate enterprise questionnaires in respect of each partner must be completed and submitted). SBD 1, 4, 6.1, Form of Offer and Acceptance Complete priced Bills of Quantities, including Final Summary A CSD Report for a contractor with valid and correct information. Certificate of Authority for Joint Ventures
3	Other documents required for tender evaluation purposes The tenderer must provide the following returnable documents: Record of Addenda to Tender Documents Protection of personal content: Consent A letter if good standing from the Compensation Fund or a licensed insurer as contemplated in the Compensation for Occupational Injuries and Diseases Act 1993 (Act No. 130 of 1993) will be required from the preferred Bidder.
4	Returnable Schedules that will be used for tender evaluation purposes and be incorporated into the contract The tenderer must complete the following returnable documents: • A duly completed form of Offer and Acceptance (and any revision of prices if there are any).
5	 Only authorized signatories may sign the original and all copies of the tender offer where required. In the case of a ONE-PERSON CONCERN submitting a tender, this shall be clearly stated. In the case of a COMPANY submitting a tender, include a copy of a resolution by its board of directors authorizing a director or other official of the company to sign the documents on behalf of the company. In the case of a CLOSE CORPORATION submitting a tender, include a copy of a resolution by its members authorizing a member or other official of the corporation to sign the documents on each member's behalf.
	 In the case of a PARTNERSHIP submitting a tender, <u>all the partners</u> shall sign the documents, unless one partner or a group of partners has been authorized to sign on behalf of each partner, in which case <u>proof of such authorization</u> shall be included in the Tender. In the case of a JOINT VENTURE/CONSORTIUM submitting a tender, include <u>a resolution of each company</u> of the joint venture together with a <u>resolution by its members</u> authorizing a member of the joint venture to sign the documents on behalf of the joint venture. Accept that failure to submit proof of authorization to sign the tender shall result in the tender offer being regarded as non-responsive.
6	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 nonresponsive.
7	Canvassing and obtaining of additional information by tenderers The Tenderer shall not make any attempt either directly or indirectly to canvass any of the Employer's officials or the Employer's agent in respect of his tender, after the opening of the tenders but prior to the Employer arriving at a decision thereon. The Tenderer shall not make any attempt to obtain particulars of any relevant information, other than that disclosed at the opening of tenders.







8 Prohibitions on awards to persons in service of the state

The Employer is prohibited to award a tender to a person -

- a) who is in the service of the state; or
- b) if that person is not a natural person, of which any director, manager, principal shareholder or stakeholder is a person in the service of the state; or
- c) a person who is an advisor or consultant contracted with the Department or municipal entity.

In the service of the state means to be -

- a) a member of:
 - a any municipal council;
 - b any provincial legislature; or
 - c the National Assembly or the National Council of Provinces;
- d) a member of the board of directors of any municipal entity;
- e) an official of any Department or municipal entity;
- f) an employee of any national or provincial department;
- g) provincial public entity or constitutional institution within the meaning of the
- Public Finance Management Act, 1999 (Act No.1 of 1999);
- h) a member of the accounting authority of any national or provincial public entity; or
- i) an employee of Parliament or a provincial legislature.

In order to give effect to the above, the questionnaire for the declaration of interests in the tender of persons in service of state in part T2 of this procurement document must be completed.

9 Awards to close family members of persons in the service of the state

Accept that the notes to the Employer's annual financial statements must disclose particulars of any award of more than R2000 to a person who is a spouse, child, or parent of a person in the service of the state (defined in clause 8 above), or has been in the service of the state in the previous twelve months, including -

- a) the name of that person;
- b) the capacity in which that person is in the service of the state; and
- c) the amount of the award.

In order to give effect to the above, the questionnaire for the declaration of interests in the tender of persons in service of state in part T2 of this procurement document must be completed.

10	Respond to requests from the tenderer The employer will respond to requests for clarification up to 7 (seven) working days before the tender closing time. N/a
11	Opening of tender submissions Tenders will be opened immediately after the closing time for tenders
12	Scoring quality / functionality: N/A







13	Cancellation and re-invitation of tenders
	An organ of state may, prior to the award of the tender, cancel the tender if-
	(a) due to changed circumstances, there is no longer a need for the services, works or good requested; or
	(b) funds are no longer available to cover the total envisaged expenditure; or(c) no acceptable tenders are received.
	(d) Tender validity period has expired.
	(e) Gross irregularities in the tender processes and/or tender documents.(f) No market related offer received (after attempts of negotiation processes)
	Where applicable, the decision to cancel the tender will be published in the CIDB website and in the Tender Bulletin or the media in which the original tender invitation as advertised.
14	Dispute resolution mechanism will be done through the Adjudication route.
15	The department must when be acting against the tenderer or person awarded the contract on a fraudulent basis, considers the provisions of Regulation 14:
16	Where the employer terminates the contract due to default of the contractor in whole or in part, the employer may decide to: a) Refer the breach in contract to the cidb for investigation as a breach of the cidb Code of Conduct in terms of the cidb Regulations ; or b) may impose a restriction penalty on the contractor in terms of Section 14 of the Preferential Procurement Regulations. The outcomes of such investigations in terms of both the cidb Regulations and the Preferential Procurement Regulations may prohibit the contractor from doing business with the public sector for a period not exceeding 10 years.
17	For the works as a whole:
	The duration of the contract shall be within 12 months from the commencement date and the detail for calculation of penalties will be specified on the contract document as per NEC3 term service







PART T2 RETURNABLE DOCUMENTS







PART T2.1: LIST OF RETURNABLE DOCUMENTS





T2.1 List of Returnable Documents

The tenderer must complete the following returnable documents:

1 Returnable Schedules required for quotation evaluation purposes

- Compulsory enterprise questionnaire (In the case of a joint venture, separate enterprise questionnaires in respect of each partner must be completed and submitted).
- Certificate of authority for joint ventures (Only where the tender/ quotation is submitted by a joint venture)
- Certified copy of a valid recognized qualification as LIFTS mechanic, CV and an ID copy of a technician who is
 going to carry out the work.
- Project References at least 2
- SBD 1, 4, 6.1,

2 Other documents required for quotation evaluation purposes

- Form of Offer and Acceptance
- Complete Priced Bills of Quantities & Final Summary

3 Returnable Schedules that will be incorporated into the contract

- · Record of projects: current, past and on tender.
- Record of addenda issued (Only if addenda is issued)







PART A

INVITATION TO BID

YOU ARE HERE INFRASTRUCTUR		ITED 1	O BID FOR	REQUIR	EMENTS	S OF THI	E DEPARTME	NT OF	PUBLIC W	ORKS AND
BID NUMBER:	BCM5	-25/26-	.0051	CLOSIN DATE:	G	29 JANI	JARY 2026	CLOS	ING TIME:	11:00 AM
_	TERM C	ONTRA	ACT FOR MA	NTAINAN		REPAIR	S OF PASSEN	GER LIF	TSFOR PU	BLIC WORKS
DESCRIPTION: AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS										
BID RESPONSE	OCUMI	ENTS N	IAY BE DEPO	SITED IN	THE BI	D BOX SI				
DEPARTMENT O					JRE, CO	ORNER O	WEN & VICTO	RIA STE	REET, COF	RNER OF
BIDDING PROCE DIRECTED TO					NICAL E	NQUIRIE	S MAY BE DIRI	ECTED 1	ГО:	
CONTACT PERSO	ON	Ms. N	N. Hlonitshw	ayo		CONTAC	T PERSON	Mr. T.	Bityo	
TELEPHONE NUM	/IBER	043 7	11 5733			TELEPH	ONE NUMBER	082 82	082 828 1942	
FACSIMILE NUME	BER					FACSIMI	LE NUMBER			
E-MAIL ADDRESS	3	Nokut .za	hula.Hlonitsh	wayo@ecc	dpw.gov	E-MAIL A	ADDRESS	Tembin	kosi.Bityo@	ecdpw.gov.za
SUPPLIER INFOR	RMATIO									
NAME OF BIDDER	₹									
POSTAL ADDRES	SS									
STREET ADDRES	ss									
TELEPHONE NUM	/IBER		CODE				NUMBER			
CELLPHONE NUM	/IBER						T			
FACSIMILE NUME	BER		CODE				NUMBER			
E-MAIL ADDRESS	3									
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				•		•			1	
[A B-BBEE STATE SUBMITTED IN O								R EME	S & QSEs	MUST BE
(a) ARE YOU THE										
ACCREDITED	•									
REPRESENTATIV	, l _						GN BASED		1	
FOR THE GOODS		Yes			_	_	HE GOODS KS OFFERED?]Yes	□No
/SERVICES /WORKS			101 005	,	OLIVIO	LOTITOR	NO OIT ENED!		YES, CON	
OFFERED?		YESEN OOF]	ICLOSE						UESTIONN ELOW]	AIRE
QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS										
IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SOUTH AFRICA (RSA)?										
DOES THE ENTITY HAVE A BRANCH IN THE RSA? ☐ YES ☐ NO										
DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA? ☐ YES ☐ NO										
DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA? ☐ YES ☐ NO										
IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION?										
IF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 BELOW.										







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, NEC3 TERM SERVICE CONTRACT 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 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."

SIGNATURE OF BIDDER:
CAPACITY UNDER WHICH THIS BID IS SIGNED:
(Proof of authority must be submitted e.g. company resolution)
DATE:







Compulsory Enterprise Questionnaire

Α

Compulsory Enterprise questionnaire

		e, separate enterprise questionnaires in				
respect of each partner must be completed and submitted.						
Section 1: Name of enterprise:						
	nber, if any:					
	mber, if any:					
Section 4: Particulars of sole p	roprietors and partners in partners	hips				
Name*	Identity number*	Personal income tax number*				
	partnership and attach separate pag	ge if more than 3 partners				
Section 5: Particulars of compa	anies and close corporations					
Close corporation number		Tax				
reference number						
Section 6: The attached SBD 4 must be completed for each tender and be attached as a tender requirement.						
Section 7: The attached SBD 6.1 must be completed for each tender and be attached as a requirement.						
The undersigned, who warrants that he / she is duly authorized to do so on behalf of the enterprise: i) authorizes the Employer to obtain a tax clearance certificate from the South African Revenue Services that my / our						
tax matters are in order;		•				
		ny partner, manager, director or other person,				
	or may exercise, control over the ent of the Prevention and Combating of	erprise appears on the Register of Tender				
		erson, who wholly or partly exercises, or may				
exercise, control over the enterprise appears, has within the last five years been convicted of fraud or corruption;						
iv) confirms that I / we are not associated, linked or involved with any other tendering entities submitting tender offers						
and have no other relationship with any of the tenderers or those responsible for compiling the scope of work that						
could cause or be interpreted as a conflict of interest; and iv) confirms that the contents of this questionnaire are within my personal knowledge and are to the best of my belief						
both true and correct.	- quoduoao a.o	armorrougo and are to the zeer or my zerie.				
Signed	Date					
-						
Name	Position					







BIDDER'S DISCLOSURE

1. PURPOSE OF THE FORM

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

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

2. Bidder's declaration

- 2.1 Is the bidder, or any of its directors / trustees / shareholders / members / partners or any person having a controlling interest¹ in the enterprise, employed by the state? **YES/NO**
- 2.1.1 If so, furnish particulars of the names, individual identity numbers, and, if applicable, state employee numbers of sole proprietor/ directors / trustees / shareholders / members/ partners or any person having a controlling interest in the enterprise, in table below.

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	DECLARATION
	I, the undersigned, (name)i submitting the accompanying bid, do hereby make the following statements that I certify to be true and complete in every respect:
3.1	I have read and I understand the contents of this disclosure;
3.2	I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect;
3.3	The bidder has arrived at the accompanying bid independently from, and without consultation communication, agreement or arrangement with any competitor. However, communicatio between partners in a joint venture or consortium ² will not be construed as collusive bidding.
3.4	In addition, there have been no consultations, communications, agreements or arrangement with any competitor regarding the quality, quantity, specifications, prices, including methods factors or formulas used to calculate prices, market allocation, the intention or decision to submor not to submit the bid, bidding with the intention not to win the bid and conditions or deliver particulars of the products or services to which this bid invitation relates.
3.4	The terms of the accompanying bid have not been, and will not be, disclosed by the bidder directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
3.5	There have been no consultations, communications, agreements or arrangements made by th bidder with any official of the procuring institution in relation to this procurement process prior t and during the bidding process except to provide clarification on the bid submitted where s required by the institution; and the bidder was not involved in the drafting of the specifications of terms of reference for this bid.
3.6	I am aware that, in addition and without prejudice to any other remedy provided to combat an restrictive practices related to bids and contracts, bids that are suspicious will be reported to th Competition Commission for investigation and possible imposition of administrative penalties i terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.
	I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS 1, 2 and 3 ABOVE IS CORRECT.
	I ACCEPT THAT THE STATE MAY REJECT THE BID OR ACT AGAINST ME IN TERMS OF PARAGRAPH 6 OF PFMA SCM INSTRUCTION 03 OF 2021/22 ON PREVENTING ANI COMBATING ABUSE IN THE SUPPLY CHAIN MANAGEMENT SYSTEM SHOULD THIS DECLARATION PROVE TO BE FALSE.
	Signature Date
	Position Name of bidder

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.







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

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

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

1. GENERAL CONDITIONS

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

1.2 To be completed by the organ of state

- a) The applicable preference point system for this tender is the 80/20 preference point system.
- b) The lowest 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. FORMULA FOR PROCUREMENT OF GOODS AND SERVICES

3.1. POINTS AWARDED FOR PRICE

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

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

$$80/20$$
 or $90/10$ $Ps = 80 \left(1 - \frac{Pt - P \, min}{P \, min}\right)$ or $Ps = 90 \left(1 - \frac{Pt - P \, min}{P \, min}\right)$

Where

Ps = Points scored for price of tender under consideration

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

3.2. FORMULA 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:

$$80/20$$
 or $90/10$ $Ps = 80 \left(1 + \frac{Pt - P max}{P max}\right)$ or $Ps = 90 \left(1 + \frac{Pt - P max}{Pmax}\right)$

Where

Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration
Pmax = Price of highest acceptable tender





4. POINTS AWARDED FOR SPECIFIC GOALS

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

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

Table 1: Specific goals for the tender and points claimed are indicated per the table below. (Note to organs of state: Where either the 90/10 or 80/20 preference point system is applicable, corresponding points must also be indicated as such.

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

teı	e specific goals allocated points in terms of this nder	Number of points allocated (80/20 system) (To be completed by the organ of state)	Number of points claimed (80/20 system) (To be completed by the tenderer)
Hi	storically Disadvantaged Individual:-		
	(a) 100% black ownership	6	
	(b) 51% to 99% black ownership	4	
	(c) Less than 51% black ownership	0	
Bl	ack women ownership:-		
	(a) 100% black women ownership	4	
	(b) 30% to 99% black women ownership	2	
	(c) Less than 30% black women ownership	0	
Bl	ack youth ownership:-		
	(a) 100% black youth ownership	4	
	(b) 30% to 99% black youth ownership	2	
	(c) Less than 30% black youth ownership	0	
Pe	ople with disability:-		
	(a) 20% or more disabled people ownership	2	
	(b) Less than 20% disabled people ownership	0	
Lo	cality:-	T .	
	(a) Within the Eastern Cape	4	
	(b) Outside the Eastern Cape	0	







DECLARATION WITH REGARD TO COMPANY/FIRM

4.3.	Name	of	company/firm	
4.4.	Company	registration	number:	
4.5.	TYPE OF COM	MPANY/ FIRM		
	One-pers Close co Public Co Persona (Pty) Lim	ompany I Liability Compa nited fit Company vned Company	le propriety	

- 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;
 - 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:	





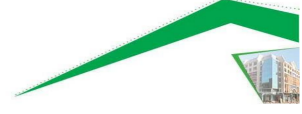


PROOF OF REGISTRATION ON THE NATIONAL TREASURY CENTRAL SUPPLIER DATABASE (CSD REPORT)

(ATTACH HERE)



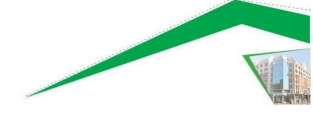




VALID CIDB CERTIFICATE OF A TENDERER (ATTACH HERE)







PROTECTION OF PERSONAL INFORMATION: CONSENT (POPIA)

The introduction of The Protection of Personal Information Act (POPIA) ensures the regulation of personal information through its entire life cycle of collection, transfer, storing and deletion. As part of its business activities, the Department of Public Works and Infrastructure obtains and requires access to personal data from a wide range of internal and external parties, including without limitation bidders who respond to requests for proposals that are published by the Department of Public Works and Infrastructure from time to time. The Department of Public Works and Infrastructure confirms that it shall process the information disclosed by Bidders for the purpose of evaluating and subsequently awarding/appointing a successful Bidder.

The Department of Public Works and Infrastructure hereby states that it does not and will never modify, amend, or alter any personal information submitted to it by a Bidder. Not unless directed to do so by an order of court, the Department of Public Works and Infrastructure does not disclose or permit the disclosure of any personal information to any Third Party without the prior written consent of the owner of the information.

Similarly, Bidders will from time-to-time access and be seized with information of a personal nature pertaining to the Department of Public Works and Infrastructure. Some of the information may because of legislative compliances be available in the public domain, whilst some is uniquely provided to bidders in pursuit of procurement or other business-related activities. In this regard, the Department of Public Works and Infrastructure requires that Bidders which receive or have access to its personal information, process any such information in a manner compliant with the requirements of the POPIA.

AGREEMENT

- The Department of Public Works and Infrastructure and the Bidder (the Parties) agree and undertake that upon obtaining and having access to personal information relating to either of them, they shall always ensure that:
 - a) They process the information only for the express purpose for which it was obtained.
 - b) Information is provided only to designated and authorized personnel who require the personal information to carry out the Parties' respective obligations in terms of the Procurement processes.
 - c) They will introduce, and implement all reasonable measures ensure the protection of all personal information from unauthorized access and/or use.
 - d) They have taken appropriate measures to safeguard the security, integrity, and authenticity of all personal information in its possession or under its control.
 - e) The Parties agree that if personal information will be processed for any other purpose other than the one for which the accessing of the information was intended, explicit written consent will be obtained prior to the execution of such reason.
 - f) The Parties shall carry out regular assessments to identify all reasonably foreseeable internal and external risks to the interception of personal information in its possession or under its control and shall implement and maintain appropriate controls in mitigation of such risks.



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2. The Parties agree that they will promptly return or destroy any personal data in their possession or control which belongs to the other Party once it no longer serves the purpose for which it was collected, subject to any legal retention requirements. The information will be destroyed in such a manner that it cannot be reconstructed to its original form, linking it to any individual or organization.

3. Bidder's Obligations

- a) The Bidder is required to notify the Information Officer of Department of Public Works and Infrastructure, in writing as soon as possible after it becomes aware of or suspects any loss, unauthorized access or unlawful use of any of the Department of Public Works and Infrastructure's personal information.
- b) The Bidder shall, at its own cost, promptly and without delay take all necessary steps to mitigate the extent of the loss or compromise of personal data.
- c) The Bidder shall be required to provide the Department of Public Works and Infrastructure with details of the persons affected by the compromise and the nature and extent of the compromise, including details of the identity (if known) of the unauthorized person who may have accessed or acquired the personal data.
- d) The Bidder undertakes to co-operate with any investigation relating to security breach which is carried out by or on behalf of Department of Public Works and Infrastructure.

On behalf of the Bidder:	
Signature	Date
Position	Name of the Bidder
On behalf of the Client:	
Signature	Date
Position	Name of Client Representative



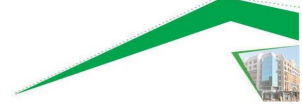




THE CONTRACT







PART C1 AGREEMENTS AND CONTRACT DATA







PART C1.1: FORM OF OFFER AND ACCEPTANCE







Annex C

(normative)

FORM OF OFFER AND ACCEPTANCE

Project title	TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTSFOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS
Bid number	BCM5-25/26-0051
OFFER The employer, identifit for the procurement of	ed in the acceptance signature block, has solicited offers to enter into a contract
	The the offer signature block, has examined the documents listed in the tender data as listed in the returnable schedules, and by submitting this offer has accepted the
and acceptance, the under the contract incl	of the tenderer, deemed to be duly authorized, signing this part of this form of offer tenderer offers to perform all of the obligations and liabilities of the contractor uding compliance with all its terms and conditions according to their true intent and nt to be determined in accordance with the conditions of contract identified in the
	AL OF THE PRICES INCLUSIVE OF VALUE ADDED TAX IS
Rand (in words);	(in figures) (or
other suitable wording	, · · · · · · · · · · · · · · · · · · ·
acceptance and retur validity stated in the te	cepted by the employer by signing the acceptance part of this form of offer and ning one copy of this document to the tenderer before the end of the period of ender data, whereupon the tenderer becomes the party named as the contractor in fact identified in the contract data.
Signature	
Name	······································
Capacity	······································
for the tenderer	
(Name and address of Name and signature of witness	







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 3 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 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.¹

Signature	
Name	
Capacity	
for the Employer	
(Name and address of organization) Name and signature of witness	
Schedule of Deviations	
1 Subject Details	
2 Subject	
Details	







3 Subject Details			
Details			
4 Subject			
Details			

By the duly authorized 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.

¹As an alternative, the following wording may be used:

Notwithstanding anything contained herein, this agreement comes into effect two working days after the submission by the employer of one fully completed original copy of this document including the schedule of deviations (if any), to a courier-to-counter delivery / counter-to-counter delivery / door-to counter delivery /door-to-door delivery /courier service (delete that which is not applicable), provided that the employer notifies the tenderer of the tracking number within 24 hours of such submission. Unless the tenderer (now contractor) within seven working days of the date of such submission 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





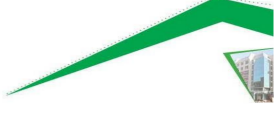


<u>A</u>

RECORD OF ADDENDA TO BID DOCUMENTS

PROJECT TI	TLE	TERM CONTRACT FOR MAINTA PUBLIC WORKS AND INFRAS OFFICES IN BCM AND AMAT MONTHS	TRUCTURE AT EAST LO	NDON AND ELLIOTDALI
BCM5 NUMBE	R	BCM5-25/26-0051		
		ring communications received from t		
submission of	this tender off	er, amending the tender documents,	have been taken into acco	unt in this bid offer:
		ore space is required)		
Item	Date	Title or Details		No. of Pages
1				
2				
3				
4				
5				
6				
7				
0				
8				
9				
10				
Attach	n additional pa	ges if more space is required.		
Signe	d 	Date		
Name		Positio	n	
Tende	erer			





<u>B</u>

PROPOSED AMENDMENTS AND QUALIFICATIONS

The Tenderer should record any deviations or qualifications he may wish to make to the tender documents in this Returnable Schedule. Alternatively, a tenderer may state such deviations and qualifications in a covering letter to his tender and reference such letter in this schedule.

The Tenderer's attention is drawn to clause 5.8 of SANS 10845-3 regarding the employer's handling of material deviations and qualifications.

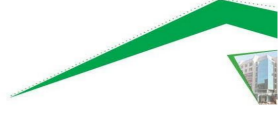
PROJECT TITLE	TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTSFOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS
BCM5 NUMBER	BCM5-25/26-0051

Page	Clause /Item	Proposal

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	
Enterprise name		





<u>C</u>

RESOLUTION FOR SIGNATORY

A: CERTIFICATE OF AUTHORITY FOR SIGNATORY

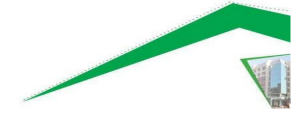
Signatory for companies shall confirm their authority hereto by attaching a duly signed and dated copy of the relevant resolution of the board of directors to this form or on company letter head.

An example is give	n below:		
"By resolution of th	e board of directors passed at a meetir	ng held on	
Mr/Ms	, whose signature appear	rs below, has been o	luly authorised to
sign all documents	in connection with the tender for Contr	act No	
and any Contract w	which may arise there from on behalf of	(Block Capitals)	
SIGNED ON BEHA	ALF OF THE COMPANY:		
IN HIS/HER CAPA	CITY AS:		
DATE:			
SIGNATURE OF S	SIGNATORY:		
WITNESSES:		1	
DIRECTOR (NAMES)		SIGNATURE	

If you cannot complete this form, attach a separate sheet (in a company letter head, project specific and signed by all directors):







<u>D</u>

CERTIFICATE OF AUTHORITY FOR JOINT VENTURES

This Returnable Schedule is to be completed by joint ventures.					
We, the undersigned, are submitting this tender offer in Joint Venture and hereby authorize Mr/Ms					
the tender oner and an	•	•			
PROJECT TITLE	PUBLIC V	TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTSFOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS			
BCM5 NUMBER	BCM5-25/2	26-0051			
NAME OF FIRM		ADDRESS	DULY AUTHORISED SIGNATORY		
Lead partner:			Signature		
			Name		
•			Designation		
			Signature		
			Name		
			Designation		
			Signature		
			Name		
			Designation		
			Signature		
			Name		
			Designation		
			I.		





<u>E</u>

CAPACITY OF THE BIDDER

PROJECT TITLE	TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTSFOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS
BCM5 NUMBER	BCM5-25/26-0051

WORK CAPACITY: (The Bidder is requested to furnish the following capacity particulars and to attach additional pages if more space is required. 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)

Quantity / No. of Resources	Categories of Employee - Key Personnel (part of Business Enterprise)	Professional Registration No).	Date of Employment
	Site Agent			
	Project Manager			
	Foreman			
	Quality Control & Safety Officer-Construction Supervisor			
	Artisans			
	Unskilled employees			
	Others			
confirms th		dule that prese	nted by the	do so on behalf of the enterprise, tenderer are within my personal
Signed:		Date		
Name:		Position		
Enterprise	Name:			







F

RELEVANT PROJECT EXPERIENCE - COMPLETED PROJECTS

Tenderers must submit a max one-page description of at least two projects successfully completed. The information mentioned on this form must correspond with the information mentioned on Annexure J (project reference form). Attach a Completion Certificate for each of the project provided.

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					
3					

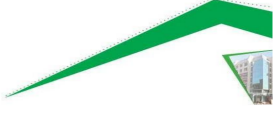
If there are more projects, attach a separate page to address this issue (the above table is just for reference purposes).

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 both true and correct.

Signed	Date
Name	Position
Enterprise name	







<u>G</u>

RELEVANT PROJECT EXPERIENCE - CURRENT PROJECTS

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 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.	PROJECT VALUE	STAGE OF PROJECT
1					
2					
3					

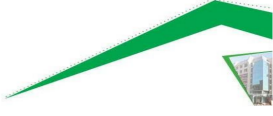
Attach a separate page to address this issue (the above table is just for reference purposes).

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 both true and correct.

Signed	Date
Olg/10a	Dato
Name	Position
Enterprise name	







<u>H</u>

OTHER OFFERS SUBMITTED AT TIME OF THIS TENDER FOR WHICH RESULTS ARE PENDING (if they exist)

(Any other client's tender must also be included)

BID NO. / PROJECT NUMBER	PROJECT NAME	CLIENT NAME & CONTACT NO.	VALUE TENDERED IN RANDS	DATE SUBMITTED	CONTACT DETAILS (CLIENT)
1					
2					
3					
4					

Signea	Date
Name	Position
Enterprise name	





SCHEDULE OF TENDERER'S LITIGATION HISTORY

The tenderer shall list below details of any litigation with which the tenderer (including its directors, shareholders or other senior members in previous companies) has been involved with any organ of state or state department within the last ten years. The details must include the year, the litigating parties, the subject matter of the dispute, the value of any award or estimated award if the litigation is current and in whose favour the award, if any, was made.

NO.	NAME OF CLIENT.	OTHER LITIGATING PARTY	BRIEF DETAILS OF DISPUTE	PROJECT VALUE	DATE RESOLVED OR STATUS OF LITIGATION
1					
2					
3					
4					

Signed	Date
Name	Position
Enterprise name	





<u>J</u>

Project Reference Forms – 1

Project title:	TERM CONTR PASSENGER LI EAST LONDON DISTRICT FOR	FTSFOR	PUBLI LIOTDA	C WORKS	AND INFRAS	TRUCTURE A
Project Number:	BCM5-25/26-005			` ` `		
NOTE: This returnable doc Manager on a project of sii	milar value and c	omplexi	ty that	was compl (name	eted success and surname)	fully by the to
that I was the Project Managexecuted by				uction proje	pany name) dec ect successfully name of tender	/
Project name:				,		•
Project location: Construction period:						
Construction period:		Comp	letion da	ate:		
Contract value.						
A. Please evaluate the performance principal agent, by inserting the second control of the principal agent.				ovementior	ned project, on	which you we
Key Performance Indicate	Poor	Poor	Fair	Good	Excellent	Total
	1	2	3	4	5	
Project performance / ti management / programn						
2. Quality of workmanship						
3. Resources: Personnel						
4. Resources: Plant						
Financial management / payment of subcontractor cash flow, etc						
TOTAL						
B. Would you consider / reco	mmand this tands	vror ogoji	· ·			
YES NO	illillella tilis tellae	erer ayan	1.			
C. Any other comments:						





D. My contact details are:				
Telephone:	Cellphone:	Fax	:	
E-mail:				
Thus signed at	on this	day of	20	
		COMPANY	STAMP	
Signature of principal agent				
NOTE:				
If reference cannot be verified due t a written request to do so, that refer referees who are reachable.				
Name of Tenderer				
Signature of Tenderer		Date		





Project Reference Forms – 2

Project title:	PASSEI EAST L	NGER LIF [*] ONDON A	TSFOR I	PUBLIC IOTDAI	WORKS	ANCE AND S AND INFRA CES IN BCM) MONTHS	ASTRUCTUE	RE AT
Project Number:	BCM5-2	5/26-0051						
MOTE: This returnable do Manager on a project of si I, that I was the Project Manage executed by Project name:	ger on the	following	mplexity building	that w	vas comp (name (con ction pro	pleted succe e and surnam npany name) ject successfo	ssfully by the e) of declare ully	
Project location:								
Project location: Construction period: Contract value:			_Comple	tion dat	te:			
A. Please evaluate the performance indicate	"Yes" in t				Good	Excellent	on which you	ı were t
		1	2	3	4	5		
Project performance / ti management / program								
2. Quality of workmanship								
3. Resources: Personnel								
4. Resources: Plant								
5. Financial management payment of subcontract cash flow, etc.								
TOTAL								
B. Would you consider / reco	ommend t	his tendere	er again:					





D. My contact details are:				
Telephone:	Cellphone:	Fax	:	_
E-mail:				
Thus signed at	on this	day of	20	
Signature of principal agent		COMPANY S	TAMP	
NOTE				
NOTE:				
If reference cannot be verified due to to a written request to do so, that reference referees who are reachable.				
Name of Tenderer				
Signature of Tenderer		Date		_





PART C1.2: CONTRACT DATA





GENERAL CONDITIONS OF CONTRACT

TABLE OF CLAUSES

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





GENERAL CONDITIONS OF CONTRACT

1. Definitions

The following terms shall be interpreted as indicated:

- 1.1 "Closing time" means the date and hour specified in the bidding documents for the receipt of bids.
- "Contract" means the written agreement entered into between the purchaser and the provider, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- 1.3 **"Contract price"** means the price payable to the provider under the contract for the full and proper performance of his contractual obligations.
- 1.4 **"Corrupt practice"** means the offering, giving, receiving, or soliciting of any thing of the value to influence the action of a public official in the procurement process or in contract execution.
- "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.
- "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7 "Day" means calendar day.
- 1.8 **"Delivery"** means delivery in compliance of the conditions of the contract or order.
- 1.9 "Delivery ex stock" means immediate delivery directly from stock actually on hand.
- 1.10 "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the provider bearing all risks and charges involved until the supplies are so delivered and a valid receipt is obtained.
- 1.11 "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.

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- 1.12 **"Force majeure"** means an event beyond the control of the provider and not involving the provider's fault or negligence and not foreseeable. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 1.13 **"Fraudulent practice"** means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any bidder, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.
- 1.14 **"Goods"** means all of the equipment, machinery, and/or other materials that the provider is required to supply to the purchaser under the contract.
- "Imported content" means that portion of the bidding price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the provider or his subcontractors) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as land costs, dock dues, import duty, sales duty or other similar tax or duty at the South African place of entry as well as transportation and handling charges to the factory in the Republic where the supplies covered by the bid will be manufactured.
- 1.16 **"Local content"** means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.
- 1.17 **"Manufacture"** means the production of products in a factory using labour, materials, components and machinery and includes other related value-adding activities.
- 1.18 "Order" means an official written order issued for the supply of goods or works or the rendering of a service.
- 1.19 **"Project site,"** where applicable, means the place indicated in bidding documents.
- 1.20 **"Purchaser"** means the organization purchasing the goods.
- 1.21 "Republic" means the Republic of South Africa.
- 1.22 "SCC" means the Special Conditions of Contract.
- "Services" means those functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the provider covered under the contract.





1.24 "Written" or "in writing" means hand-written in ink or any form of electronic or mechanical writing.

2. Application

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

General

- 3.1 Unless otherwise indicated in the bidding documents, the purchaser shall not be liable for any expense incurred in the preparation and submission of a bid. Where applicable a non-refundable fee for documents may be charged.
- 3.2 Invitations to bid are usually published in locally distributed news media and in the institution's website.

4. Standards

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

5. Use of contract documents and information; inspection

- 5.1 The provider shall not, without the purchaser's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the provider in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.
- The provider shall not, without the purchaser's prior written consent, make use of any document or information mentioned in NEC3 term service contract, except for purposes of performing the contract.
- Any document, other than the contract itself mentioned in NEC3 term service contract shall remain the property of the purchaser and shall be returned (all copies) to the purchaser on completion of the provider's performance under the contract if so required by the purchaser.
- The provider shall permit the purchaser to inspect the provider's records relating to the performance of the provider and to have them audited by auditors appointed by the purchaser, if so required by the purchaser.

6. Patent rights

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EXPANDED PUBLIC WORKS PROGRAMME







- 6.1 The provider shall indemnify the purchaser against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of goods or any part thereof by the purchaser.
- When a provider developed documentation/projects for the department or PROVINCIAL entity, the intellectual, copy and patent rights or ownership or such documents or projects will vest in the department or PROVINCIAL entity.

7. Performance security

- 7.1 Within thirty (30) days of receipt of the notification of contract award, the success bidder shall furnish to the purchaser the performance security of the amount specified in SCC.
- 7.2 The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the provider's failure to complete his obligations under the contract.
- 7.3 The performance security shall be denominated in the currency of the contract, or in a freely convertible currency acceptable to the purchaser and shall be in one of the following forms:
 - (a) a bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the purchaser's country or abroad, acceptable to the purchaser, in the form provided in the bidding documents or another form acceptable to the purchaser; or
 - (b) a cashier's or certified cheque.
- 7.4 The performance security will be discharged by the purchaser and returned to the provider not later than thirty (30) days following the date of completion of the provider's performance obligations under the contract, including any warranty obligations, unless otherwise specified.
- 8. Inspections, tests and analyses
- 8.1 All pre-bidding testing will be for the account of the bidder.
- 8.2 If it is a bid condition that supplies to be produced or services to be rendered should at any stage during production or execution or on completion be subject to inspection, the premises of the bidder or contractor shall be open, at all reasonable hours, for inspection by a representative of the purchaser or an organization acting on behalf of the purchaser.
- 8.3 If there are no inspection requirements indicated in the bidding documents and no mention is made in the contract, but during the contract period it is decided that inspections shall be carried out, the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.
- 8.4 If the inspections, tests and analyses referred to in clause 8.2 & 8.3 show the supplies to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.





- Where the supplies or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such supplies or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the provider.
- 8.6 Supplies and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.
- 8.7 Any contract supplies may on or after delivery be inspected, tested or analysed and may be rejected if found not to comply with the requirements of the contract. Such rejected supplies shall be held at the cost and risk of the provider who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with supplies which do not comply with the requirements of the contract. Failing such removal the rejected supplies shall be returned at the providers cost and risk. Should the provider fail to provide the substitute supplies forthwith, the purchaser may, without giving the provider further opportunity to substitute the rejected supplies, purchase such supplies as may be necessary at the expense of the provider.
- The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of NEC3 term service contract.

Packaging

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

10. Delivery and documents

10.1 Delivery of the goods and arrangements for shipping and clearance obligations, shall be made by the provider in accordance with the terms specified in the contract.

11. Insurance

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

12. Transportation





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

13. Incidental services

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

14. Spare parts

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

15. Warranty

15.1 The provider warrants that the goods supplied under the contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract.

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The provider further warrants that all goods supplied under this contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the purchaser's specifications) or from any act or omission of the provider, that may develop under normal use of the supplied goods in the conditions prevailing in the country of final destination.

- This warranty shall remain valid for twelve (12) months after the goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise.
- 15.3 The purchaser shall promptly notify the provider in writing of any claims arising under this warranty.
- 15.4 Upon receipt of such notice, the provider shall, within the period specified and with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the purchaser.
- 15.5 If the provider, having been notified, fails to remedy the defect(s) within the period specified, the purchaser may proceed to take such remedial action as may be necessary, at the provider's risk and expense and without prejudice to any other rights which the purchaser may have against the provider under the contract.
- 16. **Payment**
- 16.1 The method and conditions of payment to be made to the provider under this contract shall be specified
- The provider shall furnish the purchaser with an invoice accompanied by a copy of the delivery note and upon fulfilment of other obligations stipulated in the contract.
- 16.3 Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the provider.
- 16.4 Payment will be made in Rand unless otherwise stipulated.
- 17. Prices
- 17.1 Prices charged by the provider for goods delivered and services performed under the contract shall not vary from the prices quoted by the provider in his bid, with the exception of any price adjustments authorized or in the purchaser's request for bid validity extension, as the case may be.







18. Increase/decrease of quantities

18.1 In cases where the estimated value of the envisaged changes in purchase does not exceed 15% of the total value of the original contract, the contractor may be instructed to deliver the revised quantities. The contractor may be approached to reduce the unit price, and such offers may be accepted provided that there is no escalation in price

19. Contract amendments

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

Assignment

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

21. Subcontracts

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

22. Delays in the provider's performance

- Delivery of the goods and performance of services shall be made by the provider in accordance with the time schedule prescribed by the purchaser in the contract.
- 22.2 If at any time during performance of the contract, the provider or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the provider shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the provider's notice, the purchaser shall evaluate the situation and may at his discretion extend the provider's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.
- 22.3 The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if any emergency arises, the provider's point of supply is not situated at or near the place where the supplies are required, or the provider's services are not readily available.
- 22.4 Except as provided under NEC3 term service contract, a delay by the provider in the performance of its delivery obligations shall render the provider liable to the imposition of penalties, pursuant to NEC3 term service contract, unless an extension of time is agreed upon pursuant to NEC3 term service contract without the application of penalties.







22.5 Upon any delay beyond the delivery period in the case of a supplies contract, the purchaser shall, without canceling the contract, be entitled to purchase supplies of a similar quality and up to the same quantity in substitution of the goods not supplied in conformity with the contract and to return any goods delivered later at the provider's expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim damages from the provider.

23. Penalties

Subject to NEC3 term service contract, if the provider fails to deliver any or all of the goods or to perform the services within the period(s) specified in the contract, the purchaser shall, without prejudice to its other remedies under the contract, deduct from the contract price, as a penalty, a sum calculated on the delivered price of the delayed good or unperformed services using the current prime interest rate calculated for each day of the delay until actual delivery or performance. The purchaser may also consider termination of the contract pursuant to NEC3 term service contract.

24. Termination For Default

- 24.1 The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the provider, may terminate this contract in whole or in part:
 - (a) if the provider fails to deliver any or all of the goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to NEC3 term service contract;
 - (b) if the provider fails to perform any other obligation(s) under the contract; or
 - (c) if the provider, in the judgement of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the contract.
- In the event the purchaser terminates the contract in whole or in part, the purchaser may procure, upon such terms and in such manner as it deems appropriate, goods, works or services similar to those undelivered, and the provider shall be liable to the purchaser for any excess costs for such similar goods, works or services. However, the provider shall continue performance of the contract to the extent not terminated.

25. Anti-Dumping And Counter-Vailing Duties And Rights

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







26. Force Majeure

- 26.1 Notwithstanding the provisions of NEC3 term service contract, the provider shall not be liable for forfeiture of its performance security, damages, or termination for default if and to the extent that hi delay in performance or other failure to perform his obligations under the contract is the result of an event of force majeure.
- If a force majeure situation arises, the provider shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in writing, the provider shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.

27. Termination For Insolvency

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

28. Settlement Of Disputes

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

29. **Limitation Of Liability**

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





30. Governing Language

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

31. Applicable Law

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

32. Notices

- 32.1 Every written acceptance of a bid shall be posted to the provider concerned by registered or certified mail and any other notice to him shall be posted by ordinary mail to the address furnished in his bid or to the address notified later by him in writing and such posting shall be deemed to be proper service of such notice.
- The time mentioned in the contract documents for performing any act after such aforesaid notice has been given, shall be reckoned from the date of posting of such notice.

33. TAXES AND DUTIES

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

34. Transfer Of Contracts

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

35. Amendment of Contracts

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







PART C1.3: DISPUTE RESOLUTION MECHANISM





C1.3 CIDB ADJUDICATOR'S AGREEMENT

This	s agreement is made on the	day of be	etween:
		. (name of company / organization)	
con	npany / organization) of		
			(address) (the
	•		, ,
		(address) (the Adjudicato	
Dis	putes or differences may arise/h	nave arisen* between the Parties ur	nder a Contract dated
and	known as		
and	these disputes or differences s	shall be/have been* referred to adju	dication in accordance with the
CID	B Adjudication Procedure, (her	einafter called "the Procedure") and	I the Adjudicator may be or has
bee	n requested to act.		
* D	elete as necessary		
IT I	S NOW AGREED as follows:		
1 2			nall be as set out in the Procedure. ees to conduct the adjudication in
3	The Parties bind themselv		Adjudicator's fees and expenses in
4	The Parties and the Adjudio shall endeavour to ensure	cator shall at all times maintain the c	onfidentiality of the adjudication and rthrough them will do likewise, save
5	The Adjudicator shall infor	m the Parties if he intends to destro	by the documents which have been ocuments for a further period at the
SI	GNED by:	SIGNED by:	SIGNED by:
Na	ame:	Name:	Name:
wł	no warrants that he / she is	who warrants that he / she is	the Adjudicator in the presence
du	lly authorized to sign for and	duly authorized to sign for and	of
on	behalf of the first Party in the	behalf of the second Party in	
pr	esence of	the presence of	





Witnes	ss Witness:	Witness:	
Name:	Name	Name:	
Addres	ss: Address:	Address:	
Date:	Date:	Date:	
Date.			
	act Data		
1	The Adjudicator shall be paid at the hourly rate of Rin respect of all time spent upon, or in connection with, the adjudication including time spent travelling.		
2	 The Adjudicator shall be reimbursed in respect of all disbursements properly made including, but not restricted to: (a) Printing, reproduction and purchase of documents, drawings, maps, records and photographs. (b) Telegrams, telex, faxes, and telephone calls. € Postage and similar delivery charges. (d) Travelling, hotel expenses and other similar disbursements. € Room charges. (f) Charges for legal or technical advice obtained in accordance with the Procedure. 		
3	The Adjudicator shall be paid an appointment fee of R		
4	The Adjudicator is/is not* currently registered for VAT.		
5	Where the Adjudicator is registered for VAT it shall be charged additionally in accordance with the rates current at the date of invoice.		
6	All payments, other than the appointment fee (item 3) shall become due in 30 days after receipt of invoice, thereafter interest shall be payable at 5% per annum above the Reserve Bank base rate for every day the amount remains outstanding.		
*	Delete as necessary		







CONSTRUCTION HEALTH AND SAFETY

AWARDED TENDERER TO COMPLY WITH ALL OCCUPATIONAL HEALTH AND SAFETY REQUIREMENTS





EPWP SPECIFICATION AWARDED TENDERER WILL BE REQUIRED TO ADHERE TO ALL EPWP SPECIFICATIONS AND REQUIREMENTS. FOR FULL SPECIFICATIONS AND REQUIREMENTS VISIT

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PART C2 PRICING DATA





PART C2.1: PRICING INSTRUCTIONS





BILL OF QUANTITIES





ANNEXURE - A

NOTE: THE BELOW RATES WILL BE ON NON-SCHEDULED REPAIRS (rates only). THESE RATES MUST NOT BE INCLUDED IN THE SUMMARY PAGE OR FORM OF OFFER

NO.	DESCRIPTION	UNIT	QTY	RATE	AMOUNT
1.	NON-SCHEDULE REPAIRS SUBJECT TO APPROVAL OF QUOTATION OF THE WORK				
	Miscellaneous items				
1.1	Supply and install emergency lights and accessories per lifts	Each	1		
1.2	Replacement of lifts buttons per lifts	Each	1		
1.3	Replacement of lifts flooring on all lifts	Each	1		
1.4	Replacement and fitting of landing plates	Each	1		
1.5	Replacement of Light fittings	Each	1		
2.	Ad hoc Services				
2.1	Ad-hoc call-outs Mon-Friday Rates				
2.2	Lift mechanic	P/H	1		
2.3	Call-out Fee	Each	1		
2.4	Ad-hoc call-outs Weekend and Holiday Rate				
2.5	Lift mechanic	P/H	1		
3.	Travelling				
3.1	Travelling costs will be as per the rates for reimbursable expenses published monthly by the National Department of Public Works at the time of rendering the service/repair.				
3.2	Vehicle Travelling Estimate	KM's	1		

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C2.2 PRICING SCHEDULE

TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTSFOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS

BILL NO.

ITEM NO.	DESCRIPTION	UNIT	QTY	RATE	TOTAL AMOUNT
1	MAINTENANCE WORKS: Standard servicing and planned Maintenance Costs including all parts, consumables and lubricants, labour, travelling, accommodation and subsistence allowances. (Priced per unit or equipment grouping)				
1.1	PUBLIC WORKS AMALINDA OFFICES: PASSENGER	LIFTS	 		
l	Preventive maintenance on Installed passenger lifts.				
1.1.1	Maintenance of units: 72NE9845	P/M	12		
1.1.3	Maintenance of units: 72NE7136	P/M	12		
1.1.3	Maintenance of units: 72NE8031	P/M	12		
1.2	ELLIOTDALE CLUSTER OFFICES: PASSENGER LIFT				
1.2.1	Maintenance of units: 72NE7668	P/M	12		





2.1	PROVISION TO COVER REPAIRS DURING THE TERM OF THE CONTRACT: Lump Sum Provision to cover repairs and breakdowns during the course of the Contract in addition to the agreed routine servicing of the Assets.	P/Sum	1	R200 000,00	R100 000.00	
2.2	DIRECT FEE PERCENTAGE (MARK-UP) ON MATERIALS AND SERVICES THAT IS NOT INCLUDED IN PRICE LISTS: Mark-up on proven cost for materials and/or Outsourced Services	%				
SUBTOTAL				R		
ADD 15% VAT				R		
]	
SUB-TOTAL CARRIED FORWARD TO FORM OF OFFER				R		
					_	





PART C3 SCOPE OF WORKS





C3 SCOPE OF WORK

C3.1 Scope of Works

1. Background information

Amalinda offices

No. of LIFTS	Lifts number	Number of stops	Location of LIFTS
3	Otis LIFTS	2	Amalinda offices

Elliotdale offices

No. of LIFTS	Lifts number	Number of stops	Location of LIFTS
1	Otis lifts	4	Elliotdale offices

The lifts need to be serviced regularly in order to ensure that they are safe and that they operate at their maximum capacity.

The EASTERN CAPE DEPARTMENT OF PUBLIC WORKS AND INFRUSTRUCTURE (ECDPWI) therefore seeks to appoint a capable service provider to provide a comprehensive maintenance service for all the lifts installed within the buildings.

2. Maintenance Objectives Without in any way limiting service provider's obligations, the service provider shall at all times ensure:

- the safety and comfort of passengers using the equipment;
- the accuracy and reliability of the equipment performance;
- that preventative maintenance is carried out at all times,
- That the equipment and associated spaces are kept clean and presentable at all times and that the
 maintenance is carried out in a programmed sequence (Annual Preventative Maintenance Plan) so
 as to protect ECDPWI's investment.

3. Scope of work/ Terms of Reference

- 3.1. The ECDPWI requires the service provider to perform a comprehensive maintenance service to the lifts installed at Variuos DPWI buildings, with due regard for lifts equipment on the various installations. The service provider will be required to:
- Systematically examine the equipment in accordance with the lifts regulations/ standards and the Manufacturer's requirement at monthly intervals;

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- Ensure that maintenance work of a technical nature shall be performed by "Competent" persons as
 defined by the Occupational Health and Safety Act who are qualified lifts Mechanic/s experienced and
 skilled in maintaining equipment similar to which are subject matter of this request and who are
 employed and supervised by the service provider. ECDPWI reserves the right to request and be
 granted copies of certificates of qualification/ competence for the lifts Mechanic/s or Senior Technical
 personnel;
- Not to permit the Maintenance Agreement to be assigned, transferred or modified without written approval of ECDPWI;
- To perform the maintenance and repair work required in terms of the Maintenance Agreement during regular working hours being Monday to Friday during the hours of 08:00 to 16:30, statutory holidays excluded, except in the case of call-backs. Competent and qualified technicians shall perform all work of a technical nature.
- To provide call out service twenty-four (24) hours a day, seven (7) days per week. The call-out service shall be carried out at no additional expense to ECDPWI unless caused by misuse or abuse of the equipment. Technicians shall be equipped with adequate communication equipment to ensure a minimum delay in the response to emergency call- backs;
- To supply, repair and replace all parts of every description made necessary by normal wear and tear
 to ECDPWI when such replacement or repair is deemed necessary by the service provider in
 accordance with the Maintenance Agreement and the manufacturer's requirements. Only parts that
 are correctly designed, manufactured and suitable in all respects, shall be used. The service provider
 will provide a quotation inclusive of mark-up percentage for the department to approve;
- To replace all parts timeously, thereby limiting the incidence of break-downs, unplanned maintenance or repair and consequently maintain maximum equipment operation;
- To ensure that within a one (1) month period after being appointed for the maintenance work, all wiring
 diagrams and other drawings of a technical nature related to the equipment are available for the sole
 use of the service provider, ECDPWI or its technical personnel. The wiring diagrams enclosed in
 plastic protection sleeves shall be located and retained in suitably sized and constructed steel
 cabinets/enclosures situated within the motor room/machine compartment;
- To provide within a one (1) month period after being appointed for the maintenance work, a maintenance site register/record book located in the machine room and maintain accurate records of all service procedures, site visits, stoppages, breakdowns, planned repairs and safety related equipment operation tests and checks. This register shall become the property of ECDPWI and shall be kept in the motor room for a minimum period of ten (10) years as required by the Act;
- To commence immediately on appointment for the maintenance work, to record all details as
 requested by a customer communication logbook (if so required and situated at a mutually agreed
 location) for effective two-way communication between the ECDPWI Building Management staff and
 SP personnel. This logbook shall accurately record each and every site visit and attention to
 complaints raised by either party, especially during the first year of this contract;
- To provide, on request by ECDPWI or it's duly appointed Agents, reports detailing a history of the equipment call-backs, repairs and break-down repairs to each and every lift;
- To inform ECDPWI verbally and in writing and act immediately on any potentially hazardous or undesirable situation which may cause harm to persons or which may damage or reduce the life







expectancy of the equipment situated within the shaft, machine room, pit and sheave room, or in the immediate vicinity of the equipment, even if the hazardous or undesirable situation does not form part of the service providers responsibility;

- To inform ECDPWI in writing at least forty-eight (48) hours prior to carrying out any planned major repair or modification to the existing equipment deemed necessary by the service provider, such as a rope-change, even if this modification may benefit the equipment or if the cost of this modification is for the service providers account;
- To carry out within a thirty (30) day period of being awarded this maintenance contract, inspections
 and issue the necessary Comprehensive Reports. The service provider shall in addition to displaying
 this Comprehensive Report in a suitable protective holder on site, forwarding to ECDPWI or it's duly
 appointed Agent a copy of the Certificate.

3.2 Performance Levels

3.2.1 Call-out Rate

The service provider shall ensure that the frequency of equipment breakdowns does not result in the target number of twelve (12) call-outs per unit per annum being exceeded. The twelve (12) month period used to assess the call-out rate shall be the period from the date or anniversary date of the commencement of the Maintenance Agreement to end of the month preceding the following anniversary date or per calendar year as agreed to in advance.

3.2.2 Down-time

The Maintenance Plan shall be structured and implemented so as to ensure that during any planned down-time only one lifts should be inoperative. The maximum down-time should not exceed six (6) hours per lifts unit per month.

Note: Down-time is the period the equipment is not in operation due to structured service, equipment break-downs and unplanned repairs.

3.2.3 Call-out Response Times

The service provider shall ensure at any time of the day or night, seven (7) days a week, inclusive of all statutory holidays, throughout the maintenance period, that Technicians are available to respond to call-outs with regards to emergencies or break-downs of the equipment. The response times to call-outs shall be within the time period as set below and shall be the time the call is received by the service provider to the time the Technician arrives on site.

Maximum target – Call- back response time	Normal working hours	Outside normal working hours
Passenger entrapments (occupied stop)	30 minutes	45 minutes
Lifts out of service (unoccupied stop)	60 minutes	90 minutes

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4. Maintenance work shall include but is not limited to the following:

- Examining, cleaning and equalizing tensions of all main, selector, governor and compensation ropes.
 Renewing of all ropes, when the rope-wear or condition exceeds the manufacturer's specification
 and/or the OHS Act requirements with regards to the maintenance and discarding of wire ropes. The
 ropes shall at all times produce an acceptable lift operation and shall ensure an adequate safety
 factor.
- Repairing and/or replacing all electrical wiring and conductors extending to all parts of the equipment from the load side of the Main Breaker switch, distribution panels or other points of supply in the machine room.
- Keeping the guide rails clean and properly aligned to ensure smooth and quiet operation.
- All oil reservoirs/pots shall be kept properly sealed to prevent leakage and dust ingress.
- The pits shall be thoroughly cleaned at maximum three (3) monthly intervals. Keeping the motor room floor, exterior of the machinery and any other parts of the equipment, properly painted and presentable at all times.
- To thoroughly test monthly, car and landing door locks mechanical and electrical, car door leading edge safety devices, emergency alarm bells, intercom, car door open buttons, and escalator handrail brush contacts and emergency stop switches.
- To visually inspect monthly, lifts floor levels and pits, reporting on and attending to non- compliances.
- To thoroughly test at maximum six (6) monthly intervals, buffer electrical safety contacts, safety gear electrical contacts, governor electrical contacts, emergency stop switches, and all electrical safety contacts.
- To thoroughly inspect and report at maximum six (6) monthly intervals, the main hoisting ropes, including selector, governor and compensating ropes, as required by the Act.
- To thoroughly test and log at maximum twelve (12) monthly intervals, the car and counterweight safety gear, over-speed governors, ultimate limits, main brakes and buffers.
- To thoroughly test by actuating the lifts break-glass unit or fire signal at maximum twelve (12) monthly intervals, the lift emergency fire control operation (if fitted). The results and date of the test shall be recorded in the site maintenance register. ECDPWI or its duly appointed Technical Personnel shall be informed at least thirty (30) days prior to the test covered under this Section.
- To thoroughly test (if and where applicable) by simulation at maximum twelve (12) monthly intervals, the lift emergency stand-by power control operation (if applicable). The results and date of the test shall be recorded in the site maintenance register. ECDPWI or its duly appointed Technical Personnel shall be informed at least thirty (30) days prior to the test covered under this Section.
- The following components shall be included as part of the Preventative Maintenance at no additional cost to ECDPWI:
 - o Replacing of lift car light lamps or fluorescent tubes, and all signal lamps;
 - Lift shaft lighting (if applicable) lamps or fluorescent tubes;
 - Lift motor room lamps or fluorescent tubes; and

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- The testing of the lift intercom system (where applicable) and initiating quotes for repairs when needed, provided that this intercom equipment was not originally installed by the lift Manufacturer or Maintenance Contractor(s).
- The following parts must be covered under the Preventative Maintenance Service:
 - O Basic components: Elevator machines, motor generators, or solid state motor drive components; controller components; machine brakes and parts thereof, including: hoisting motors; selector motors; worms and gears; bearings; rotating elements; brake magnet coils; brushes and commutators; brake shoes, linings and pins; windings and coils; contacts and relays; resistors and transformers; solid state devices; accessory equipment such as car and corridor operating stations; hangers and tracks; door operating devices; door gibs; guide rails (lubricate only as needed); guide shoe gibes or rollers; control cables; signal lamps (where appropriate based upon union jurisdiction and during scheduled examinations); sheaves and sheave assemblies; interlocks, door closers, buffers, over speed governors, car and counterweight safeties, limit, landing and slowdown switches, door protective devices, elevator alarm bells Traction Passenger elevator components.
 - Major Components: Exposed Passenger line in the Machine Room & hoist way, motor, PC boards, pump unit, solid state devices, contactors, and valve, machines, machine and sheave bearings, gearboxes, controllers, generators, Motors, sheaves, compensating, chains, contactors ropes, and trailing cables
- Examine, lubricate, adjust and repair/replace covered components
 - Service providers must examine, lubricate, adjust and repair/replace covered components periodically in line with manufacturer's recommendations.
 - o A fixed percentage mark-up on the cost price of parts to be replaced, must be indicated.
 - All lubricants, cleaning material, cotton rags and all other tools and equipment necessary to perform the maintenance must be included in the maintenance price.
 - Furthermore, the machine room, car top and pit must be periodically be cleaned of debris.
 - The service provider must warrant that only parts manufactured in accordance with the manufacturers specifications are used in the maintenance and repair of the lifts installation.
 - Any exclusion from the maintenance program must be specifically indicated.

5. Service Conditions

The successful bidder will be required to enter into a Maintenance Agreement with the ECDPWI which Agreement will cover, but not limited to, the following terms and conditions:

5.1 Exclusions from Service Provider Obligations

The costs of call outs and repairs necessitated by reason of negligence other than the negligence of
the service provider, their Employees or Agents and their misuse of the equipment, and excepting all
normal fair wear and tear, shall be borne by ECDPWI. A breakdown of the charge, with specific









reference to the amounts allowed for both Labour and material, shall be clearly indicated on the service providers quotation to ECDPWI, as also the percentage mark-up

- Replacement components which are deemed not serviceable at the time the Maintenance Agreement is initiated or renewed shall be specified. All parts which have not been excluded under this Section shall be covered in terms of the Maintenance Agreement for the duration of the contract. The notification of excluded equipment can take the form of a list of all obsolete equipment or a specific list of excluded equipment pertaining to the previous service provider not having replaced this equipment within the former contract.
- The following items of the equipment are not included or covered under this Agreement unless their repair, replacement or adjustment can be attributed to the service providers omissions and/or negligence:
 - The painting of the motor room wall and ceiling;
 - Motor room, car, shaft and pit light fittings, doors, windows, and motor room mechanical ventilation:
 - o Car enclosures, hoist way enclosures;
 - Car and landing door panels, surrounds, frames, architraves and sills, unless attention may further be required as a result of incorrect running clearances;
 - Decorative finishes, wall panels, suspended ceilings, light diffusers, handrails, mirrors, glass sides, glass doors, carpets or floor coverings;
 - Telephone, closed circuit television systems, power generating plants, security equipment.
- At an additional cost to ECDPWI the service provider shall be requested to install any additional
 equipment or accessories to the equipment which is recommended or required by the government,
 provincial, municipal or any other authority under new legislation. Should any form of Labour and/or
 material be required on any of these excluded components, these costs will be brought to the
 attention of ECDPWI via a detailed written quotation who will then provide a separate order to cover
 these costs.

5.2 Obligations of ECDPWI

ECDPWI agrees and undertakes:

- To issue the necessary operating instructions and procedures to the Tenant/s so as to ensure that at all times the LIFTSequipment will be used in a reasonable manner.
- To advise the service provider immediately when the equipment malfunctions or becomes inoperative.
- Not to authorise or allow any person/s other than the service provider or their duly authorised employees to carry out any maintenance work on the equipment during the currency of the Agreement, unless prior written consent from the service provider has been obtained. Should any work be carried out by any other company or person, prior to or during the term of the Agreement, the service provider shall not be liable for any act, occurrence or omission on the part of such company or person/s or equipment supplied.









- To immediately notify the service provider of any incident, injury or harm to any person or property
 resulting from the usage of the equipment and to make available all relevant information pertaining
 to equipment incidents.
- To ensure that the service providers workmen shall at all reasonable times have free and undisturbed
 access to the equipment for the effective execution of normal maintenance procedures as well as
 emergency after-hours callout services in accordance with the Maintenance Agreement.
- To ensure that the building with regards to the lift equipment complies with the applicable Regulations and local by-laws.

5.3 Equipment Modernization

- Should any lift equipment be modernized in future after commencement of the Maintenance Agreement, ECDPWI reserves the right to request tenders from and appoint any contractor of its choice for the specified modernization or upgrade works, provided that the contracted service provider is given the opportunity to tender for the modernization on an equal basis.
- Should the modernization be awarded to a third party (not the service provider), the service provider shall be given ninety (90) days' notice of the modernization hand over and commencement date, and shall thereafter assume no responsibility of any nature for the safety of any person/s or goods affected by the lift so handed over to the third party.
- On completion of the equipment modernization by the third party and prior to the service provider
 continuing with the maintenance of the modernized equipment, the service provider shall carry out a
 detailed inspection of the said equipment to verify that the modernization works in no way affects the
 service providers ability to continue effectively maintaining the equipment under the Maintenance
 Agreement. Should the service provider be unable to continue with the Maintenance Contract for any
 reason what so ever, he shall give thirty (30) days' notice to ECDPWI. In this case ECDPWI will not
 need to compensate the service provider for any losses sustained due to the cancellation of the
 contract.

5.5 Inspections

- 5.4.1 ECDPWI or its duly appointed Agents shall retain the right to, at any time, order a service and/or safety quality audit inspection and or risk assessment in order to:
- Witness and/or verify the performance of any maintenance work by the service provider at any time, or to gauge the safety performance and statutory compliance of the equipment.
- The service provider shall not be liable for the costs of these inspections. However, should the
 inspections highlight any contractual or statutory nonconformance on the service providers part, he
 shall be liable for the corrective action costs of both labour and material to remedy the stated nonconformance.







5.4.2 The service provider shall carry out the following annual inspections/surveys:

- To enable the service provider to effectively monitor the equipment's maintenance, detailed annual
 audit inspections of the equipment shall be undertaken by the service provider's senior personnel
 (minimum supervisor or field engineer level) or the service provider's Quality Assurance Inspectors.
- The details of the annual inspections, date of inspection and the condition of the equipment shall be recorded on a checklist signed and certified by the service provider's representative and a copy forwarded to ECDPWI's Agents in order to monitor and close the quality inspection loop.
- Should any defects or remedial work be required in terms of the Annual Inspection, the service
 provider shall expeditiously undertake the corrective action work within a thirty (30) day period and
 shall forward to ECDPWI on completion a signed copy of the detailed items rectified.
- ECDPWI or its duly appointed Agents shall have the right to re-inspect and/or validate the acceptable completion of this corrective action.

5.4.3 Independent Inspections:

- ECDPWI shall at any time have the right to authorize independent SANS 1545 compliance inspections of an individual or the entire lift and escalator equipment installations using suitably qualified Registered lifts Inspectors. A copy of the results of such inspections shall be promptly communicated in writing to the service provider. Should any defects or remedial work be required in term of the Maintenance Agreement, the service provider shall expeditiously undertake within a mutually agreed time period (usually 30 days) to carry out the corrective work. When the service provider's work has been completed satisfactorily, ECDPWI or its duly appointed Agent(s) shall be notified in writing. In the opinion of ECDPWI, a further follow-up inspection by ECDPWI or its Agent(s) may be conducted.
- Should the follow-up inspection show that the work as agreed and undertaken by the service provider
 has not been carried out satisfactorily, ECDPWI or their Agent will place the service provider in default
 and allow him a maximum fourteen (14) calendar days to rectify the situation. Should the service
 provider still be in default at the end of this period, ECDPWI shall have the right to summarily cancel
 the Maintenance Agreement and/or take such action as ECDPWI deems fit to rectify the situation to
 ECDPWI's satisfaction.
- Notwithstanding ECDPWI's rights in terms of the clause above, the service provider shall still be liable
 for the costs associated with the correction of the non-compliance which placed the service provider
 in default in the first place. He shall refund to ECDPWI these costs, failing which ECDPWI retains the
 right to subtract these costs from any fees due to the service provider.
- The Independent Inspections shall in no way limit the service provider's responsibility with respect to any obligation or liabilities in terms of The Maintenance Agreement or the Act.

6. Project Timelines

The appointed service provider(s) will be required to start immediately after signing the contract and provide the services for a period of one (1) years, subject to annual review of service provider's performance.

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A fixed percentage mark-up on the cost price of parts to be replaced, must be indicated.

7. Technical Requirements

7.1 Mandatory Technical Requirements

The bidder must indicate its compliance / non-compliance to the requirements and should substantiate its response in the space provided below. If more space is required to justify compliance, please ensure that the substantiation is clearly cross-referenced to the relevant requirement.

7.1.1 Requirement before any work can commence (Documents to be submitted after appointment)

- 24 hours toll free emergency call centre in place (Attach signed affidavit and company profile confirming availability with phone number of call centre)
- In possession of Quality management system as per: SABS ISO 9001 quality management systems the marketing, sales, installation, modernization and maintenance of elevators, escalators, goods hoists and associated equipment, including the training and inspection thereof. (valid certificate OR proof of certification process in progress must be submitted)
- All the work shall be done by a SANAS accredited competent lift mechanic employed by or contracted to a competent lift service provider as described in the regulations. (valid SANAS certificate of designated lift mechanic to be submitted)

7.1.2 All Risk Insurance

The bidder must be in a position to take All Risk Insurance cover when appointed. Below are the minimum cover amounts that will be required:

THEFT & MALICIOUS DAMAGE	R 50 000.00
SURROUNDING PROPERTY LIMIT	R 500 000.00
CLAIMS PREPARATION COSTS	R 10 000.00
PUBLIC LIABILITY LIMIT	R 5 000 000.00

7.1.2 CIDB Registration

• The bidder must be registered with CIDB in a contractor grading designation equal to or higher than 1SI or higher.

The bidder must maintain and be registered with the CIDB for the duration of the contract.







PART C3 BUILDINGS TO BE SERVICED





C3 BUILDINGS TO BE SERVICED

Project Name:	TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTSFOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS
Tender No:	BCM5-25/26-0051

C3.1 BUILDINGS TO BE SERVICED

Description of Works

This scope of works defines key project milestones and nature of work that the contractor is expected to perform in identified areas of general maintenance and repairs at various government buildings in BCM and Amathole Region. The details of the works are set out in the Bills of Quantities with provision for changes as directed by the client should the need arise.

LIFTSservicing and repairs in the Amalinda and Elliotdale office in Amathole and BCM District for a period of 12 months period.

	NAME OF OFFICE	AREA	PHYSICAL ADDRESS
1	Amalinda Area Office	Amalinda	Corner of Scholl and Amalinda main road, Amalinda
2	Elliotdale Cluster Offices	Elliotdale	Main road, Elliotdale

3.2 Contract Period

The works is of a generally minor nature and can be completed and expedited over a short period by a competent contractor. The work is to be completed in a contract period of no more than 12 months from date of site handover.

3.3 Restrictions and Constraints

- The completion of the project is urgent and work shall be executed during normal working hours i.e. 7h00 until 17h00 daily including weekends.
- Noise must be kept to a minimum and within acceptable levels at all times.
- Dust emanating from the work site must be controlled

Operational Protocols

- All staff must report to security and management of the facility
- The site shall be kept safe at all times
- All staff members of the contractor shall wear PPE at all times
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- All staff members of the contractor shall be always specifically identifiable and to this end shall wear a
 predetermined coloured overall to be able to enter and work on the site
- Regular meetings, the frequency of which is to be determined, shall be held with the management of the works to always ensure a cohesive spirit of co-operation

Access

Prospective bidders are to fully familiarize themselves with the site and access to the site and restricted area for site establishment.

3.4 ACCEPTANCE OF TENDERS

The Employer is not bound to accept the lowest, or any tender, or any portion of any tender

1.5 MINIMUM WAGE

The Contractor shall adhere to "The national minimum wage determined by the Minister in accordance with the National Minimum Wage Act (NMWA)", and yearly pronounced increases for duration of contract.

3.6 TEMPORARY WORKS

All temporary work to comply with the Construction Health and safety Act (Act 85 of 1993) and its regulations.

3.7 EMPLOYER'S DESIGN

N/A

3.8 DESIGN BRIEF

N/A

3.9 **DRAWINGS**

N/A





PART C4: SITE INFORMATION





C4.1 SITE INFORMATION

Project title:	TERM CONTRACT FOR MAINTAINANCE AND REPAIRS OF PASSENGER LIFTS FOR PUBLIC WORKS AND INFRASTRUCTURE AT EAST LONDON AND ELLIOTDALE OFFICES IN BCM AND AMATHOLE DISTRICT FOR PERIOD OF TWELVE (12) MONTHS
Project Number:	BCM5-25/26-0051

SITE INFORMATION

The maintenance, servicing and repairs of passenger lifts is to be carried out in two offices (Amalinda Public works Offices and Elliotdale Cluster Office) within the BCM and Amathole Region of the Eastern Cape Province. The bidder will assume distance calculations from the registered address (Focal point) to the sites stated above.

GENERAL

Prospective bidders to familiarize themselves with the locality, access, any other "restrictions"

Prospective bidders are to note that it is a condition of contract that the working area shall be secured at all times. Bidders are to price accordingly.

