

PART A INVITATION TO BID

SBD1

YOU ARE HEREBY INVIT	TED TO BID FOR REQ	UIREMENTS OF THE (NA	ME OF DEPARTME	NT/ PUBLIC ENT.	TY)		
	U3-20/21-0227-CPE	CLOSING DATE:		27 January 202		NG TIME:	11h00
Sup	oly and delivery of	Groceries: Dry Good	s / Groceries at	Livingstone, F	E Provincial	and Dora	Nginza Reg
	pitals for a period of						
BID RESPONSE DOCUM	ENTS MAY BE DEPO	SITED IN THE BID BOX S	TUATED AT (STRE	ET ADDRESS)			
Department of Health – I	ivingstone Tertiary H	ospital					
Second Floor, Nurses He	ome Building- Bid Bo	x – Opposite Room 238					
Standford Road							
Korsten-Port Elizabeth 6	041						
BIDDING PROCEDURE				IQUIRIES MAY B	E DIRECTED T	0:	
CONTACT PERSON	Mr Valentine Co	etzee / Mr Kevin Jooste	CONTACT PER	SON			
TELEPHONE NUMBER		05 2320 / 405 2183	TELEPHONE N				
FACSIMILE NUMBER			FACSIMILE NUI	MBER			
E-MAIL ADDRESS	thandi.mnabisa@	echealth.gov.za	E-MAIL ADDRE	SS			
SUPPLIER INFORMATIO	N						
NAME OF BIDDER							
POSTAL ADDRESS							
STREET ADDRESS							
TELEPHONE NUMBER	CODE			NUMBER			
CELLPHONE NUMBER							
FACSIMILE NUMBER	CODE			NUMBER			
E-MAIL ADDRESS							
VAT REGISTRATIO NUMBER	N						
SUPPLIER COMPLIANC STATUS	E TAX COMPLIANCE SYSTEM PIN:		OR	CENTRAL SUPPLIER DATABASE No	: MAAA		
B-BBEE STATUS LEVE VERIFICATION CERTIFICATE		PPLICABLE BOX]	B-BBEE STAT SWORN AFFIDA		[TICK	(APPLICAB	LE BOX]
	☐ Yes	☐ No				es	□ No

	SIGNATURE	DATE
DRAFTED BY:		3-12-2020
RECOMMENDED BY:	TAMES.	0343-9030
REVIEWED BY:	Vest	03-12-2020
APPROVED BY BSC COMMITTEE	_>-	2 - 3/0/1
(CHAIRPERSON)	710	07/1/2
ADVERT APPROVED BY:	(hims piece	03/19/200

	EL VERIFICATION CERTIFICATE/ SWOR! NCE POINTS FOR B-BBEE]	N AFFIDAVIT (FOR EMES &	QSEs) MUST BE SUBMITTED IN ORDE
ARE YOU THE ACCREDITED REPRESENTATIVE IN SOUTH AFRICA FOR THE GOODS /SERVICES /WORKS OFFERED?	☐Yes ☐No [IF YES ENCLOSE PROOF]	ARE YOU A FOREIGN BASED SUPPLIER FOR THE GOODS /SERVICES /WORKS OFFERED?	☐Yes [IF YES, ANSWER THE QUESTION BELOW]
QUESTIONNAIRE TO BIDDI	NG FOREIGN SUPPLIERS		
IS THE ENTITY A RESIDENT	Γ OF THE REPUBLIC OF SOUTH AFRICA (RSA)?	YES NO
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 AF	NY SOURCE OF INCOME IN THE RSA?		☐ YES ☐ NO
IF THE ANSWER IS "NO" T	HE RSA FOR ANY FORM OF TAXATION? O ALL OF THE ABOVE, THEN IT IS NOT A R FRICAN REVENUE SERVICE (SARS) AND IF N	EQUIREMENT TO REGISTER I NOT REGISTER AS PER 2.3 BE	YES NO FOR A TAX COMPLIANCE STATUS SYSTE ELOW.

	SIGNATURE	DATE
DRAFTED BY:		3-12-2020
RECOMMENDED BY:	The second	03-19-3030
REVIEWED BY:	(wit	03/12/2020
APPROVED BY BSC COMMITTEE	3.0	- 5/61/
(CHAIRPERSON)	5	0 3/18/3
ADVERT APPROVED BY:	mutsuse	08/12/20

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, 2017, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.
- 1.4. THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (SBD7).

2. TAX COMPLIANCE REQUIREMENTS

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

NB: FAILURE TO PROVIDE / OR COMPLY WITH ANY OF THE ABOVE PARTICULARS MAY RENDER THE BID

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

	SIGNATUR	DATE
DRAFTED BY:	A	3-12-2020
RECOMMENDED BY:	# 108 V	D3-19-909
REVIEWED BY:	WX	03-12-2020
APPROVED BY BSC COMMITTEE	-3-7	>//
(CHAIRPERSON)	200	072/0
ADVERT APPROVED BY:	Cherry King	53/12/20E

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2. **DEFINITIONS**

The rules of interpretation and defined terms contained in the General Conditions of Contract (GCC) shall apply to this invitation to bid unless the context requires otherwise.

In addition the following terms used in this invitation to bid shall, unless indicated otherwise, have the meanings assigned to such terms in the table below.

ECDOH

means the Eastern Cape Department of Health acting for and on behalf

of the Eastern Cape Provincial Government;

Invitation to bid

means this invitation to bid comprising

- The cover page and the table of content and definitions
- o Part 1 which details the Conditions of Bid;
- Part 2 which details the Conditions of Contract and Operational Requirements;
- o Part 3 which details the bid strategy
- Part 4 which details the Specification relating to the Technology / Services
- o Part 5 which contains all the requisite bid forms and certificates;

As read with GCC-General Conditions of Contract

Goods

means the requirements defined on the cover page of this invitation to

bid and described in detail in the Specifications;

Specifications

means the specifications contained in Part 4 of this invitation to bid;

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REVIEWED BY:	WE	03-12-2020
APPROVED BY BSC COMMITTEE		2/-/-
(CHAIRPERSON)		02/12/100
ADVERT APPROVED BY:	Amback	03/2/2000

PART 1 Conditions of Bid

1. BACKGROUND AND INTRODUCTORY PROVISIONS

The Department intends to engage suitably qualified suppliers for supply and delivery of Dry Goods at Livingstone, PE Provincial and Dora Nginza Regional hospitals for a period of 36 months.

2. OFFER AND SPECIAL CONDITIONS

2.1 Without detracting from the generality of clause 2.2 below, bidders must submit a completed and signed Invitation to Bid form (SBD 1) and requisite bid forms attached as <u>Part 5</u>) with their bids.

2.2 <u>All bids submitted in response to this invitation to bid should incorporate all the forms, parts, certificates and other documentation forming part of this invitation to bid, duly completed where required.</u>

2.3 In the event that any form or certificate provided in Part 5 of this invitation to bid does not have adequate space for the bidder to provide the requested details, the bidder should attach an annexure to such form or certificate on which the requested details should be provided and the bidder should refer to such annexure in the form or certificate provided.

3. CLOSING TIME OF BIDS AND PROVISIONS RELATING TO SUBMISSION OF BIDS

- 3.1 The closing time for the receipt of bids in response to this invitation to bid is detailed on the cover page of this invitation to bid.
- 3.2 All bids must be submitted in a sealed envelope bearing the bid number, bid description and closing date.
- 3.4 All bids must be received before the closing time and date stipulated above and must be posted to or deposited in the bid box at the address detailed on the cover page of this invitation to bid.

4. ENQUIRIES

Should any bidder have any enquiries relating to this invitation to bid, such enquiries may only be addressed to the person/s detailed on the cover page to this invitation to bid at the number/s stipulated.

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5. BID BRIEFING

- A non-compulsory bid briefing meeting will be held on the 10th December 2020 at Nurses Lounge, Ground Floor, Nurses Home Building, Livingstone hospital, PE @10h00.
- 5.2 The purpose of the briefing meeting shall be to enable the prospective bidders to acquaint themselves with the requirements relating to the Service.
- 5.3 Bidders attending bid briefing session will be required to sign attendance register.
- 5.4 Bidders will be required to sign the attendance register on the date of the briefing meeting and certificate of attendance which will be submitted with the bid. Signature of these documents will constitute proof of compliance with this condition.

6. PRICING

6.1 The bidder must submit details regarding the bid price for Goods/Services on the Pricing Schedule form/s attached as <u>Part 5 – Schedule B</u> which completed form/s must be submitted together with the bid documents.

6.2 Pricing must be stipulated INCLUSIVE OF VALUE ADDED TAX

6.3 It is an express requirement of this invitation to bid that the bidders provide some transparency in respect to their pricing approach. In this regard, bidders must indicate the basis on which they have calculated their pricing by completing all aspects of the Pricing Schedule form Part 5 – Schedule B.

7. DECLARATION OF INTEREST

The bidder should submit a duly signed declaration of interest (SBD 4) together with the bid. The declaration of interest is attached as Part 5 – Schedule C.

8. DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

The bidder must complete the declaration and sign accordingly to submit with the bid. The declaration of bidder's past supply chain management practices is attached as \underline{Part} 5 – Schedule D (I)

9. CERTIFICATE OF BID DETERMINATION

Bidders must complete the declaration and sign accordingly to sub with the bid the Declaration of Bid Determination attached as Part 5 – Schedule D (ii).

6	SIGNATURE	DATE
DRAFTED BY:	1/	3-12-2020
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REVIEWED BY:	light	03-12-2020
APPROVED BY BSC COMMITTEE		. / /
(CHAIRPERSON)		03/2/000
ADVERT APPROVED BY.	Muskows	02/12/200

10. QUALIFICATIONS OF BIDDERS

Bidders must submit detailed information that is reference letter together with their bid of their experience in the relevant trade together with present contracts (**description of contract, contract period, contact person and telephone numbers**). These details should be submitted together with the bid on the form attached as $\underline{Part 5} - \underline{Schedule E}$.

11. PARTNERSHIPS AND LEGAL ENTITIES

In the case of the bidder being a partnership, close corporation or a company all certificates (CK documents) reflecting the names, identity numbers and address of the partners, members or directors (as the case may be) must be submitted with the bid. These details should be submitted on the form attached as Part 5 – Schedule F

12. CONSORTIUM/JOINT VENTURE

- 12.1 It is recognized that bidders may wish to form consortia to provide the Services.
- 12.2 A bid in response to this invitation to bid by a consortium shall comply with the following requirements:-
 - 12.2.1 It shall be signed so as to be legally binding on all consortium members and must clearly stipulate the terms and conditions;
 - 12.2.2 One of the members shall be nominated by the others as authorized to be the lead member and this authorization shall be included in the agreement entered into between the consortium members;
 - 12.2.3 The lead member shall be the only authorized party to make legal statements, communicate with the Eastern Cape Department of Health (Eco) and receive instructions for and on behalf of any and all the members of the consortium;
 - 12.2.4 A copy of the agreement entered into by the consortium members shall be submitted with the bid. Otherwise, the bid will be disqualified.

13. ORGANISATIONAL PRINCIPLES

The bidder should submit a clear indication of the envisaged authorized organizational principles, procedures and functions for an effective delivery of the required Service at the relevant Institutions with the bid. These details should be submitted on the form attached as $\underline{Part 5} - \underline{Schedule G}$

7	SIGNATUR	DATE
DRAFTED BY:	A	3-12-2020
RECOMMENDED BY:	Dais	03-19-9090
REVIEWED BY:	W.T.	03-12-2020
APPROVED BY BSC COMMITTEE	-	- 3/ /
(CHAIRPERSON)		07/2/2018
ADVERT APPROVED BY:	Just 20	93/2/2020

14. DETAILS OF THE PROSPECTIVE BIDDERS NEAREST OFFICE TO THE LOCATION OF THE CONTRACT

The bidder should provide full details regarding the bidders nearest office to the Institutions at which the Services are to be provided (see Part 4 of this invitation to bid). These details should be provided on the form attached as <u>Part 5 — Schedule H</u> which completed form, must be submitted together with the bid.

15. FINANCIAL PARTICULARS

Bidder must provide full details regarding its financial particulars and standing, which particulars (three months bank statement) should be submitted together with the bid on the form attached as <u>Part 5- Schedule I</u>. If no such details are submitted it would be assumed that the bidder is not in good standing with his/her financial institutions and his/her bid may be regarded as non-responsive.

16. PREFERENCE POINTS CLAIM FORMS

<u>Part 5 – Schedule J</u> contains the Preference Points Claim Forms in terms of Preferential Procurement Regulations to be completed and signed by the bidder to the extent applicable and returned with this bid.

17. VALIDITY

Bid documentation submitted by the bidder will be valid and open for acceptance for a period of **120** (one hundred and twenty) calendar days from the closing date and time stipulated on the front cover of this invitation to bid.

18. ACCEPTANCE OF BIDS

The Eco does not bind itself to accept either the lowest or any other bid and reserves the right to accept the bid which it deems to be in the best interest of the State even if it implies a waiver by the State, the Eco, of certain requirements which the Eco, considers to be of minor importance and not complied with by the bidder.

19. NO RIGHTS OR CLAIMS

19.1 Receipt of the invitation to bid does not confer any right on any party in respect of the Services or in respect of or against the State, the Eco. The Eco reserves the right, in its sole discretion, to withdraw by notice to bidders any Services or combination of Services from the bid process, to terminate any party's participation in the bid process or to accept or reject any response to this invitation to bid on notice to the bidders without liability to any party. Accordingly, parties have no rights, expressed or implied, with respect to any of the Services as a result of their participation in the bid process.

8	SIGNATURE	DATE
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(CHAIRPERSON)	3.8	03//1/dox
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19.2 Neither the State, the Eastern Cape Department of Health (ECDOH), nor any of their respective directors, officers, employees, agents, representatives or advisors will assume any obligations for any costs or expenses incurred by any party in or associated with any appraisal and/or investigation relating to this invitation to bid or the subsequent submission of a bid in response to this invitation to bid in respect of the Services or any other costs, expenses or liabilities of whatsoever nature and incurred by bidders in connection with or arising out of the bid process.

20. NON DISCLOSURE, CONFIDENTIALITY AND SECURITY

- 20.1 The invitation to bid and its contents are made available on condition that they are used in connection with the bid process set out in the invitation to bid and for no other purpose. All information pertaining to this invitation to bid and its contents shall be regarded as restricted and divulged on a "need to know" bases with the approval of the ECDOH.
- 20.2 In the event that the bidder is appointed pursuant to this invitation to bid such bidder may be subject to security clearance prior to commencement of the Services.

21. ACCURACY OF INFORMATION

- 21.1 The information contained in the invitation to bid has been prepared in good faith. Neither the State, the Eastern Cape Provincial Government, the ECDOH nor any of their respective directors, advisors, officers, employees, agents, representatives make any representation or warranty or give any undertaking express or implied, or accept any responsibility or liability whatsoever, as to the contents, accuracy or completeness of the information contained in the invitation to bid, or any other written or oral information made available in connection with the bid and nothing contained herein is, or shall be relied upon as a promise or representation, whether as to the past or the future.
- 21.2 This invitation to bid may not contain all the information that may be required to evaluate a possible submission of a response to this invitation to bid. The bidder should conduct its own independent analysis of the operations to the extent required to enable it to respond to this bid.

22. COMPETITION

- 22.1 Bidders and their respective officers, employees and agents are prohibited from engaging in any collusive action with respect to the biding process which serves to limit competition amongst bidders.
- In general, the attention of bidders is drawn to Section 4(1)(iii) of the Competition Act 1998 (Act No. 89 of 1998) (the Competition Act) that prohibits collusive biding.

9	SIGNATURE	DATE
DRAFTED BY:	, A	3-12-2-20
RECOMMENDED BY:	TENORE!	03-12-3020
REVIEWED BY:	list	13-12-2020
APPROVED BY BSC COMMITTEE		/ /
(CHAIRPERSON)	1	0/1/1
ADVERT APPROVED BY	hunt Jane	03/12/29

- 22.3 If bidders have reason to believe that competition issues may arise from any submission of a response to this bid invitation they may make, they are encouraged to discuss their position with the competition authorities before submitting response.
- 22.4 Any correspondence or process of any kind between bidders and the competition authorities must be documented in the responses to this invitation to bid.

23. RESERVATION OF RIGHTS

- 23.1 Without limitation to any other rights of the Eastern Cape Department of Health (ECDOH) (whether otherwise reserved in this invitation to bid or under law), the ECDOH expressly reserves the right to: -
- 23.2 Request clarification on any aspect of a response to this invitation to bid received from the bidder, such requests and the responses to be in writing;
- 23.3 Amend the biding process, including the timetables, closing date and any other date at its sole discretion;
- 23.4 Reject all responses submitted by bidders and to embark on a new bid process.
- 23.5 Award the bid to more than one bidder.

24. EVALUATION CRITERIA

24.1 The bid will be evaluated as follows:

- Stage 1: Administrative compliance /pre-qualification
- Stage 2: Functionality
- Stage 3: Price and B-BBEE Points

The stages are further detailed below

25. Stage 1: Administrative Compliance/ Pre-qualification evaluation

- 25.1 Eastern Cape Department of Health (ECDOH) has defined minimum pre-qualification criteria that must be met by the Bidder in order for ECDOH to accept a bid for evaluation. In this regard a pre-qualification verification will be carried out by ECDOH in order to determine whether a bid complies in this regard.
- 25.2 Where the Bidder's bid fails to comply fully with any of the pre-qualification criteria, or ECDOH is for any reason unable to verify whether the pre-qualification criteria are fully complied with, ECDOH will have the right to either:
- 25.2.1 reject the Bid in question and not to evaluate it at all;
- 25.2.2 give the Bidder an opportunity to submit and/or supplement the information and/or documentation provided by it under its Bid so as to achieve full compliance with the

10	SIGNATURE	DATE	
DRAFTED BY:	A	3-12-2020	
RECOMMENDED BY:	Marine	03-19-9030	
REVIEWED BY:	Let	03-12-2020	
APPROVED BY BSC COMMITTEE	0.	3/4	/
(CHAIRPERSON)	9	03/12/1	010
ADVERT APPROVED BY	My 1200	1 93/12	2020
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pre-qualification criteria, provided that such information and/or documentation can be provided within a period of 7 (seven) days, or such alternative period as ECDOH may determine, of it being requested by ECDOH and is administrative in nature, as opposed to forming a material part of the Bidder's Bid;

- 25.2.3 in any event permit the bid to be evaluated, subject to the outstanding information and/or documentation being submitted prior to the award of the Bid.
- 26. The following Pre-qualification criteria shall apply:
- 26.1 The bid documentation must be completed comprehensively and correctly.
- 26.2 Declaration forms (SBD 4, 8, 9) must be completed and signed.
- 26.3 Bidders must have attended the compulsory Bid Briefing & Information Meeting and be recorded as such in the register.
- 26.4 Bidders must be a legal entity or partnership (consortia/joint ventures are acceptable subject to Paragraph 11 of Part 1 of the Bid Document).
- 26.5 Bidders must have provided supporting documentation as per the bid requirements.

Prospective bidders are required to submit the following documentation for quality for Administrative compliance;

#	# Requirement		plied
		YES	NO
Α	Invitation to Bid (SBD1) completed and signed		
В	Pricing Schedule (SBD 3.1)		
С	Declaration of Interest (SBD 4)		
D	Preferential Points Claim (SBD 6.1)		
Е	Declaration of Past SCM Practices (SBD 8)		
F	Certificate of Independent Bid Determination (SBD 9)		
G	Declaration Certificate for Local Production and Content (SBD 6.2)		
Н	Compulsory Briefing Session Certificate/Signed Briefing Attendance Register		
I	Company registered in South Africa (Registration documents attached)		
J	JV agreement (if applicable)		

11	SIGNATURE	DATE
DRAFTED BY:		3-12-2020
RECOMMENDED BY:	TRAINS !	03-19-9690
REVIEWED BY:	WX.	03-12-2020
APPROVED BY BSC COMMITTEE		///
(CHAIRPERSON)	-	0/2/100
ADVERT APPROVED BY.	Just 2nd	2 93 DI 2020

NB: Failure to comply with the above pre-qualification will invalidate the bid and the bid will not be evaluated further.

27. Stage 2: Functionality Evaluation

27.1 All points scored by qualifying bidders will not be taken into consideration for price evaluation.

The following evaluation Functionality Scoring Matrix is applicable. Prospective bidders are required to obtain a minimum threshold of **24 points** out of 40 points to proceed to the next stage of price evaluation. Any bidder(s) who do not meet the required threshold will be disqualified and not considered any further.

FUNCTIONALITY EVALUATION SCORING

Bidder must obtain a minimum threshold of 24 points out 40 points to proceed to the next stage. A bidder who scores less than 24 points will not be considered further.

ITEM	CRITERIA	SUB-CRITERIA		
1	Previous experience provided in South Africa:	Score	Documentary Evidence	Weight
1	Resource availability within the Eastern Cape Province relating to delivery vehicles to provide the required service to ECDOH.	Delivery vehicle relevant to the requirements of the Specification No vehicle = 0 points 1 and above = 23 points	Vehicle registration papers/ agreement letter From the hiring company	23
2	LOCAL ECONOMIC DEVELOPMENT (LED)	Within Nelson Mandela Bay = 15 points Sarah Baartman = 10 points Eastern Cape = 7 points Out of Province (Eastern Cape) = 0 points	Municipal account (an affidavit which includes a confirmation from the Local Councilor)/ Lease agreement	17
TOTAL				40

12	SIGNATURE	DATE
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RECOMMENDED BY:	IRAIS O	03-19-91.90
REVIEWED BY:	twy	13-12-2,20
APPROVED BY BSC COMMITTEE		-/-/-
(CHAIRPERSON)		03/2/6
ADVERT APPROVED BY:		7/

NOTE:

A bidder that scores less than 24 points out of 40 points with respect to functionality will be regarded as submitting a non-responsive bid and will be disqualified.

28. Stage 3: Price and Preference Evaluation

28.1. Responsive bids which comply to the 1st stage functionality evaluation will be evaluated on the 80/20-preference point system in terms of the Preferential Procurement Policy Framework Act, 2000 (Act 5 of 2000) and Regulation 4 of the Procurement Regulations. The 80 points will be allocated for price and 20 points for attaining the B-BBEE status level contributor.

The bid will be evaluated in terms of the 80/20 point system as stipulated in the Preferential Procurement Regulations, 2017.80 points will be allocated for price and 20 points for attaining the B-BBEE status level of contributor.

- In terms of Regulation 6 of the Preferential Procurement Regulations pertaining to the Preferential Procurement Policy Act (Act 5 of 2000), responsive bids will be adjudicated by the department on the 80/20- preference points system in terms of which points are awarded to bidders on the basis of:
 - The bid price (maximum 80 points)
 - B-BBEE status level of contributor (maximum 2
 - 0 points)

The following formula will be used to calculate the points for price:

Where

Ps = Points scored for comparative price of bid under consideration

Pt = Comparative price of bid under consideration

Pmin = Comparative price of lowest acceptable bid

A maximum of 20 points may be allocated to bidders for attaining their B-BBEE status level of contributor in accordance with the table below:

13	SIGNATURE	DATE
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RECOMMENDED BY:	ADDOS !	03-12-3030
REVIEWED BY:	av T	13 12 - 220
APPROVED BY BSC COMMITTEE	-	-/0/
(CHAIRPERSON)	2/	05/12/102
ADVERT APPROVED BY	hundstand	n 83/12/200

B-BBEE Status Level of Contributor	Number of points (80/20 system)
1	20
2	18
3	14
4	12
5	8
6	6
7	4
8	2
Non-compliant contributor	0

- **N.B:** Bidders are required to submit, together with their bids, original and valid B-BBEE status level verification certificates or certified copies to substantiate their B-BBEE rating claims.
- 28.2 A bid will not be disqualified from the bidding process if the bidder does not submit a certificate substantiating the B-BBEE status level of contribution or is a non- Compliant contributor. Such a bidders will score 0 out of maximum of 20 points for B-BBEE.
- 28.3 Bidders are required to complete the preference claim form (SBD 6.1), and submit their original and valid B-BBEE status level verification certificate or a certified copy thereof at the closing date and time of the bid in order to claim the B-BBEE status level points.
- 28.4 The points scored by a bidder in respect of the level of B-BBEE contribution will be added to the points scored for price.
- 28.5 Only bidders who have completed and signed the declaration part of the preference claim form and who have submitted a B-BBEE status level certificate issued by a registered auditor, accounting officer (as contemplated in section 60(4) of the close corporation act, 1984) (act no 69 of 1984) or an accredited verification agency will be considered for preference points.

14	SIGNATURE	DATE
DRAFTED BY:	A	3-12-2020
RECOMMENDED BY:	Marine 1	03-12-3620
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- 28.6 The department may, before a bid is adjudicated or at any time, require a bidder to substantiate claims it has made with regards to preference.
- 28.7 The total points scored will be rounded off to the nearest 2 decimals.
- 28.8 In the event that two or more bids have scored equal total points, the contract will be awarded to the bidder scoring the highest number of preference points for B-BBEE.
- 28.9 However, when functionality is part of evaluation process and two or more bidders have scored equal points including equal preference points for B-BBEE, the contract will be awarded to the bidder scoring the highest functionality.
- 28.10 Should two or more bids equal in all respects, the award shall be decided by drawing of lots.
- 28.11 A contract may, on reasonable and justifiable grounds, be awarded to a bid that did not score the highest number of points.

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PART 2

Conditions of Contract and Operational Requirements

1. CONTRACT

The contract for the supply of the required Service in terms of this invitation to bid shall come into being on the date of issue of the letter of acceptance of the bidders bid by the Eastern Cape Department of Health (ECDOH) and shall continue in force for a period of 36 months. The bidder is further obliged for the future support while the contract is in force.

2. FEES AND CHARGES

- 2.1 Prices shall be firm for the first 6 months, year 2 and year 3 prices will be subjected to CPI reviewed half yearly.
- 2.2 Payment of any consideration in terms of the contract shall not constitute acceptance of any defective or non-conforming Services or otherwise relieve contractor of any of its obligations under the contract.
- 2.3 To the extent that the Eco disputes the correctness, nature, extent or calculation of any fees or expenses payable to contractor in terms of the contract, ECDOH shall be entitled to withhold payment of such disputed amounts until such time as such dispute is resolved.

3. BRAND NAME

Bidders must state the brand name offered on the pricing schedule (SBD 3.2)

4. GENERAL RESPONSIBILITIES OF THE CONTRACTOR

- 4.1 The ECDoH's operational requirements. The contractor shall, in the provision of the required service, have due regard to the operational requirements of the ECDOH and other parties occupying or operating from the relevant institution, and shall not do, or permit to be done, anything which may negatively impact on such parties' operational requirements.
- **4.2 Problem identification and reporting.** The contractor shall be proactive in reporting any matters which it may become aware of which may impact on the business continuity or operations of the ECDOH at the relevant institution, clinic and office. Without detracting from the generality of this statement, contractor shall:-
- 4.3 Other Service Providers The contractor acknowledges that it may be required to provide the Services in conjunction with third party service providers and shall, where requested by the ECDOH, co-operate fully with such persons.

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4.4 Regulations and statutes The contractor shall, in the provision of the Services observe and comply with all relevant provisions of all applicable legislation and regulations.

4.5 Compliance with procedures.

It is recorded that during the currency of the contract the ECDOH may implement procedures and policies at the relevant Institution. The contractor shall comply fully with any such reasonable procedures and policies, including the permit to work procedures and health and safety procedures.

- 4.6 The contractor shall ensure that it and its personnel shall at all times comply fully with any safety, fire, emergency and security procedures and policies applicable at the relevant Institution.
- 4.7 Should the ECDOH at any time believe that any member of contractor's personnel is failing to comply with any such procedures or policies, the ECDOH shall be entitled to deny such personnel member access to the relevant premises and require contractor to replace such person without delay.
- **4.8 Contractor's procedures** The contractor shall, upon receipt of written request from the ECDOH or its appointed Technical Support Manager at **the relevant Institution**

Provide the ECDOH with copies of all contractor's operating procedures and processes relating to the Services;

- **4.9 Provision of Services in clean and tidy manner.** The contractor shall ensure that the Services are provided in a clean and tidy manner.
- 4.10 Service reports: The contractor shall, upon written request from the ECDOH or its appointed. Hospital Manager, provide the ECDOH with such reports relating to the Service as may be stipulated in the Specifications, or as may be reasonably required by the DOH or its appointed Hospital Manager to determine whether contractor is providing the Services in accordance with the terms and conditions of the contract.

5. HAZARDOUS MATERIALS

The contractor will be held liable for any expenses that may be incurred by the ECDOH as a result of damage to property and injury to personnel as a result of poor quality products.

6. FIRE RISKS

The contractor shall ensure that its personnel shall, if at any time they believe that any matter constitutes a fire risk, report this immediately to the ECDOH/Institution and take such remedial action as may be necessary.

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7. ENERGY MANAGEMENT

The contractor shall comply fully with the energy management strategy implemented at the relevant Institution from time to time and shall provide the Services in an energy efficient manner.

8. OCCUPATIONAL HEALTH AND SAFETY

In this clause the term "Act" shall mean the Occupational Health & Safety Act, No. 85 of 1993, as amended from time to time, (including any act which may take its place should it be repealed during the currency of the agreement between the parties) as read with all regulations and standards promulgated in terms of the former Machinery and Occupational Act, No 6 of 1983, as amended, and all regulations & standards promulgated in terms of the Occupational Health & Safety Act from time to time;

The contractor :-

- acknowledges that he is fully aware of the terms and conditions of the Act;
- acknowledges that he is an employer in its own right with duties and responsibilities as prescribed in the Act;
- agrees to comply with all rules and regulations implemented by or on behalf of the Eco at the relevant Institution in covering letter relating to health and safety and will inform the ECDOH immediately should contractor for any reason be unable to comply with the provisions of the Act and such rules and regulations.

9. SERVICE LEVEL AGREEMENT

It is recorded that the ECDOH and the service provider may from time to time agree in writing to additional quality requirements (whether engaged in a service contract or when repair is required out of guarantee without the maintenance contract option) and standards relating to the maintenance together with performance measurement provisions, which quality requirements, performance measurement provisions shall be reduced to writing in a service level agreement if required and signed by both parties.

10. PERFORMANCE MEASUREMENT PROVISIONS

10.1 Introduction.

Contractor shall provide the Services during the term of the contract in compliance with the quality and related standards stipulated in the Specifications, Bid Conditions and the service level agreement (if any) contemplated in clause 11 above.

The provisions of Clause 10 document contains the manner in which contractor's performance will be measured throughout the term of the contract.

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- **10.2 Compliance.** For purposes of the contract the compliance by contractor with the stipulated responsibilities and service standards will be determined:-
 - with reference to reports provided by contractor;
 - with reference to reports or complaints received from third parties;
 - by means of user satisfaction surveys conducted by ECDOH
 - by means of service reviews, inspections or any audit carried out by or on behalf of the ECDOH.
- 10.3 Records. Contractor shall at all times keep full and accurate records of all Services provided in terms of the contract and shall retain such records for the currency of the contract. Upon termination of the contract such records must be provided to the ECDOH upon request.

10.4 Measurement of performance

- Periodic checks: ECDOH and/or its appointed Technical Support Manager shall carry out periodic checks (the intervals to be determined by ECDOH) the purpose of which shall be to determine whether contractor is providing the Services in accordance with the terms and conditions of the contract if accepted by ECDOH.
- Service complaints: All service complaints, deviations, non-conforming services and suggestions that are reported to contractor by ECDOH, its appointed facilities manager, or any other party shall be given proper and speedy consideration by contractor. The Contractor shall investigate complaints, deviations and non-conforming services in accordance with procedures approved by the ECDOH.
- User satisfaction survey: A user satisfaction survey shall be conducted by ECDOH at such intervals as ECDOH may determine to assess service user satisfaction. The user satisfaction survey shall be conducted in such form and in accordance with such procedures as the parties may agree to in writing from time to time.
- 10.5 Results of checks, audits and surveys ECDOH shall be entitled to utilize the findings of the surveys, checks, audits and reports contemplated above to determine compliance by contractor with the service standards and responsibilities stipulated in the contract. It is recorded that the results of the above checks shall, save to the extent that contractor can prove otherwise be binding on contractor and ECDoH shall be entitled to exercise its remedies stipulated in the contract based on such findings.

11. BREACH AND TERMINATION

Bidders are referred to Paragraph 23 of General Conditions of Contract (GCC) relating to failure to comply with conditions of this contract.

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12. LOSS AND DAMAGE

Contractor hereby indemnifies the State, and will hold the State harmless, against any loss or damages which the State may suffer, or any claims lodged against the State by any third party arising out of or relating to any loss that the State or such third party may suffer as a result of, or arising out of any act or omission of any personnel of contractor or the failure of contractor to provide the Services in accordance with the provisions of the contract.

13. SUB-CONTRACTORS

Contractor may only sub-contract its obligations under the contract with the prior written consent of the ECDOH (or any other authorized authority) and then only to a person and to the extent approved by the ECDOH or such authority and upon such terms and conditions as the ECDOH or such authority require. It is recorded that where such consent is given contractor shall remain liable to ECDOH for the performance of the Services.

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PART 3

BID STRATEGY

THE BID CALLS FOR SUPPLY AND DELIVERY OF GROCERIES — DRY GOODS FOR THREE INSTITUTIONS THAT IS LIVINGSTONE, PORT ELIZABETH PROVINCIAL AND DORA NGINZA REGIONAL HOSPITAL FOR A PERIOD OF 36 MONTHS

- The Eastern Cape Department of Health (ECDOH) Livingstone, PE provincial site and Dora Nginza Regional hospital are based in Nelson Mandela Bay. The Department intends to allocate the contract to one supplier for each hospital for a period of 36 months.
- The bid will be awarded to one supplier for each category/group of items for supply and delivery to the three institutions (Livingstone, PE Provincial and Dora Nginza Regional hospital).
- The successful bidder will be requested to deliver the goods ordered directly to where the goods are required.
- The contract is rate / item price based and will be utilized on an as and when required principle.
- If the supplier does not deliver after 6 months, there must be a reserve bidder (2nd highest) to render the service that can be approached to take over the
- The institutions/hospitals are as follows:

INSTITUTIONS IVINGSTONE HOSPITAL PORT ELIZABETH PROVINCIAL HOSPITAL

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SCOPE OF WORK

- The suppliers will be requested to deliver the groceries/dry goods ordered as per delivery schedule(s)
 - Delivery addresses will be provided to the suppliers.

DECLARATION OF THE BIDDERS ABILITY TO SUPPLY AND DELIVERY OF DRY GOODS

(name of the bidder), have the capacity and capability to supply and deliver groceries in all We hereby declare that we, categories tendered for. .

■ SIGNATURE OF BIDDER:

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PART 4 SPECIFICATION

Bid No.	SCMU3-19/20-0375-LDH
Bid Description	SUPPLY AND DELIVERY OF GROCERIES / DRY GOODS FOR THREE INSTITUTIONS THAT IS
	LIVINGSTONE, PORT ELIZABETH PROVINCIAL AND DORA NGINZA REGIONAL HOSPITAL
	FOR A PERIOD OF 36 MONTHS

SPECIFICATION FOR SUPPLY AND DELIVERY BREAKFAST CEREALS AND BEVERAGES

Category	Item and	and Composition Packing and transportation Complia	Composition Packing and transportation	Compliance	Deviation
	Requirements				
BREAKFAST	Weet - Bix		Weet-Bix should be packed in		
CEREALS	- The produ	The product must contain	virgin high density		
	the follow	the following ingredients:	polyethylene plastic packages		
	Whole wh	Whole wheat, sugar, salt	laminated, packed in outer		
	- At the tim	At the time of packing the	cardboard carton which should		
	nutrient v	nutrient value should not	protect the primary package.		
	be signific	be significantly more / less			
	than the f	than the following, as	Labeling must reflect the		
	no nwods	shown on the table below	product name, weight, grade,		
	Nutrient	Per	nutritional information, expiry		
	breakdown	Serving	/ best before date.		
	Kilojoules	531kg			
	Protein	4.5kg	The product should be		
	Carbohydrate	25.1g	transported and handled in the		
	Fat	0.8g	appropriate manner.		
	Cholesterol	00			
	Sodium	54mg			
	Vitamin B1	25% of RDA			
	Vitamin B2	25% of RDA			

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Dietary fibre	25% of RDA	
Oats	4g	
3		Oats should be packed in pre -
- The prod	The product should be a	formed polyethylene bags /
enb poob	good quality grade and	virgin high density
epond p	should be produced from	polyethylene plastic packages
accepted	accepted milling standards	laminated, packed in outer
- At the tin	At the time of packing the	cardboard carton.
וומרופוור	value silloulu IIOL	
be signifi	be significantly more / less	Labeling must reflect the
than the	than the following, as	product name, weight, grade,
shown or	⋇୲	nutritional information, expiry
Nutrient	Per 100g	/ best before date.
breakdown	nncooked	
Protein	13g	The product should be
Carbohydrate	65g	transported and handled in the
Fat	69	appropriate manner
Moisture	%6	
Energy	1 680kj	
Dietary fibre	10g	
Maltabela		Maltabela should be packed in
- The prod	The product should be a	pre - formed polyethylene
good qua	good quality grade and	bags / virgin high density
should be	should be produced from	_
accepted	accepted milling standards	laminated, packed in outer
- At the tin	At the time of packing the	cardboard carton.
nutrient \	nutrient value should not	
be signifi	be significantly more / less	Labeling must reflect the
than the	than the following, as	
snown of	snown on the table below	nutritional information, expiry / best before date.
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The product should be	ported and handled in t	appropriate manner.				Coffee should be packed in	porous wet strength paper	bags of sufficient strengths to	hold the coffee granules as	well as the absorbed water	without disintegration or	splitting.	aboling must reflect the	odiot pamo woight grado	product rights, weight, glade, nutritional information, expiry	/ best before date.	The product should be	transported, stored in a cool	well ventilated location and	handled in the appropriate		Tea bags tea bags should be	packed in porous wet strength	paper bags of sufficient	strengths to hold the coffee	granules as well as the	absorbed water without	朣
Per 100g		72g al	3g	1 500kj	3g		The product should be a po	good quality grade ba	The coffee should be free		ė,	ained		1 3	<u> </u>		F		M		m	1	The product should be a pa	good quality grade	ree –	flowing and non – caking	with a homogenous coarse at	
Nutrient	Protein	Carbohydrate	Fat	Energy	Dietary fibre	Ground coffee bag (urn)	'	1b poob	- The cof	flowing	with a	or fine	appearance									Tea bag (urn)	- The pro	1b poob	- The tea	flowing	with a h	or fine
						된	BEVERAGES																					

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Labeling must reflect the product name, weight, grade, nutritional information, expiry best before date.	The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner.	Rooibos tea bags should be packed in porous wet strength paper bags of sufficient strengths to hold the coffee granules as well as the absorbed water without disintegration or splitting. Labeling must reflect the product name, weight, grade, nutritional information, expiry / best before date. The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner.
Labeling product nutrition / best b	The p transport well ver handled manner.	duct should be a ality grade should be free – and non – caking omogenous coarse grained appearance
_		Rooibos tea bag - The pro good qu - The tea flowing a with a h or fine g

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PRICE SCHEDULE: Breakfast Cereals and Beverages

Category	Item	Mass control	Cost Price
Breakfast	Weet – Bix	900g (48 biscuits)	
cereals	Oats	25kg	
	Maltabela	10kg	
Hot Beverages	Ground coffee bag (urn)	For a 51 urn	
	Tea bag (urn)	For a 5l urn	
	Tea bag	0.003g per 100 (250g	
		pack)	
	Rooibos tea bag	0.003g per 100 (250g	
		pack)	
		TOTAL COST PRICE	

General conditions

Products should be delivered at the time determined by the receiving officer; therefore on receipt of order number the Service Provider must confirm quantities and NB: Bidders will be requested to provide samples of items quoting on and the results of the inspection will impact on awarding of the bid. delivery date & time with respective hospital Food Service Manager / Stores Supervisor

The Service Provider will be informed of the any unsatisfactory results discovered during monitoring and will be offered a period for correction of identified unsatisfactory services, failure to correct may lead to termination of the contract

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SPECIFICATION FOR SUPPLY AND DELIVERY OF GRAINS AND LEGUMES

Category GRAINS	Item and requirements	physical	Packing and transportation	Compliance	Deviation
GRAINS	requirements		transnortation	- 1 P 1	
GRAINS				Yes / No	
	Rice - white		Products should be packed in		
	- The produ	The products should be of	polyethylene bags.		
	Grade A				
	- It should	It should be a parboiled	The bags should be sealed to		
	long grain	long grain rice, polished	prevent contents against		
	and hullec	and hulled with its bran	microbial, insects and rodents		
	removed,	removed, containing no	infestation		
	more thar	nore than 4% broken			
	 Talc may 	Falc may be present to a	Labeling must reflect the		
	total of 0.5% m/m	2% m/m	product name, weight, grade,		
	 At the tim 	At the time of packing the	nutritional information, expiry		
	nutrient v	nutrient value should not	/ best before date		
	be signific	be significantly more /			
	less than	less than the following as	The product should be		
		المامة ماء	transported, stored in a cool		
	Shown on	snown on the table below	well ventilated location and		
			handled in the appropriate		
	Nutrient	Per 100g	manner		
	breakdown	unprepared)		
	Kilojoules	550kj			
	Protein	39			
	Carbohydrate	28g			
	Fat	3g			
	Cholesterol	1g			
	Dietary fibre	1.19			
	Total sodium	6g			
	 It should have a 	l have a			
	maximur	maximum shelf life of			
	6 month	6 months or more on			

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	Products should be packed in three ply Kratt paper on minimum base of 80g per square meter or suitable material The bags should be sealed to prevent contents against microbial, insects and rodents infestation Labeling must reflect the product name, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner
delivery	Mealie Rice - The products should be grade A and should be grade A and should be produced from accepted milling standards - It should be fortified in accordance with the regulation relating to the fortification of certain food stuffs - At the time of packing the nutrient value should not be significantly more / less than the following, as shown on the table below Nutrient Per 100g breakdown (6.7g Carbohydrate 76g Fat 11g Dietary fibre 11g Dietary fibre 11g Total sodium 0

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	Products should be packed in polyethylene bags		The bags should be sealed to	prevent contents aga	microbiai, insects and rodents infestation		Labelling must reflect the	те, ме	nutritional information,	expiry/ best before date		The product should	transported, in a cool well	ventilated location	handled in the appropriate	manner								
6 months or more on delivery		The products should be of Grade A and should be	produced from accepted	milling standards	accordance with the	relating		lts	At the time of packing the	nutrient value should not	be significantly more/ less	than the following, as	shown on the table below		Per 100g	unprepared	430kj	1.9g	21g	5g	3g	6kg	Tt choild have a maximim	shelf life of 6 months or more
6 month delivery	Samp	- The pro	produce		accordance	regulation	fortification	food stuffs	- At the ti	nutrient	be signi	than th	shown o		Nutrient	breakdown	Kilojoules	Protein	Carbohydrate	Fat	Dietary fibre	Total sodium	It should be	shelf life of 6

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	Products should be bulk packed in a 5kg box / 5kg polyethylene bags No household packaging will be allowed The bags should be sealed to prevent contents against microbial, insects and rodents infestation Labeling must reflect the product name, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner
	tts should be of d must be rom accepted dards, durum the free from ous matter and tation e fortified in with the relating to the of certain of packing the lue should not ntly more / le following, as he table below the tabl
on delivery	Pasta The produc Grade A an produced fi milling stan wheat mus all extranec insect infess - It should be accordance regulation of fortification food stuffs - At the time nutrient values that the signification be significated by the signification of the signifi

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	Products should be packed in polyethylene bags The bags should be sealed to prevent contents against microbial, insects and rodents infestation Labeling must reflect the
ium 168mg 2.13mg n B6 0.11mg n 5.0mg norus 203.0mg re 8.0g re 8.0g n 6.0mg sium 46.0mg 2.4mg 1.4mg nese 1.0mg acid 0.51g It should have a maximum shelf life of 6 months or more on delivery	White Maize Meal - These products should be of Grade A and should be produced from accepted milling standards - It should be fortified in accordance with the regulation relating to the fortification of certain
Niacin Niacin Vitamin B6 Calcium Phosphorus Dietary fibre Moisture Sodium Magnesium Copper Iron Zinc Manganese Phytic acid - It sho maxi 6 mo deliv	White Marker And Programmer And Prog

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product name, weight, grade,	nutritional information, expiry	/ best before date	- - -	The product should be	transported, stored in a cool	well ventilated location and	handled in the appropriate	manner	
food stuffs	At the time of packing the	nutrient value should not	be significantly more /	less than the following, as	chown on the total	אווסאוו חון חוב ומחוב	below:		A
	4								-

Nutrient	Per 100g
breakdown	unprepared
Kilojoules	1 400kj
Protein	89
Carbohydrate	75g
Fat	19
Dietary fibre	3g
Moisture	13q

It should have a maximum shelf life of 6 months or more on delivery	
flour	Products should be packed in
These products should be	three ply Kratt paper on
of Grade A and should be	minimum base of 80g per
produced from accepted	square meter or suitable
milling standards	material

Cake flour	Products should be packed in
 These products should be 	three ply Kratt paper on
of Grade A and should be	minimum base of 80g per
produced from accepted	square meter or suitable
milling standards	material
 Composition must be 70% 	
- 75% - extraction	The bags should be sealed to
through a 212 micron	prevent contents against
eveis	microbial, insects and rodents
222	infestation

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The product should be transported, stored in a cool well ventilated location and product name, weight, grade, nutritional information, expiry / best before date Labeling must reflect the handled in the appropriate manner At the time of packing the less than the following, as 0.58% - 0.6% (m/m)on a nutrient value should not Ash content of at least be significantly more / Moisture content not exceed 14% (m/m), moisture free basis shown on the table

Nutrient	Per 100g
breakdown	unprepared
Kilojoules	1 451kj
Protein	109
Carbohydrate	719
Fat	9g
Cholesterol	1g
Vitamin A	161mcg
Vitamin B1	0.4g
Vitamin B2	0.2mg
Vitamin B3	3.8mg
Vitamin B6	0.3mg
Dietary fibre	2.8g
Folic acid	136mcg
Sodium	11g
Iron	4.4mg
Zinc	2.1mg

Nutrient	Per 100g
breakdown	unprepared
Kilojoules	1 451kj
Protein	10g
Carbohydrate	71g
Fat	96
Cholesterol	1g
Vitamin A	161mcg
Vitamin B1	0.4g
Vitamin B2	0.2mg
Vitamin B3	3.8mg
Vitamin B6	0.3mg
Dietary fibre	2.8g
Folic acid	136mcg
Sodium	11g
Iron	4.4mg
Zinc	2.1mg

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REVIEWED BY:	No.	02-12-20
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	Products should be packed in polyethylene bags or suitable material / containers with resealable snap on lid The bags should be sealed to prevent contents against microbial, insects and rodents infestation Labeling must reflect the product name, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner
- It should have a maximum shelf life of 6 months or more on delivery	Corn - flour These products should be of Grade A and should be produced from accepted milling standards It must be finely ground corn maize product that is gluten free Moisture content 11 – 14% PH 4 – 5 Grits – less than 0.1% pass through 150 micron sieve Sulphur dioxide 100ppm Protein 0.5% max Sulphated Ash 0.5% It must be finely ground corn maize product that is gluten free It should have a maximum shelf life of 12 months or more on delivery

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packed in	/ three ply	Imum base	containers	ap on lid		e sealed to	against	nd rodents			eflect the	ght, grade,	ion, expiry			nould be	in a cool	cation and	appropriate											
Products should be packed in		_	suitable material/ containers	with re-sealable snap on lid		The bags should be sealed to	prevent contents	microbial, insects and rodents	infestation		Labeling must reflect	product name, weight, grade,	nutritional information, expiry	/ best before date		The product should	transported, stored in a cool	well ventilated location and	handled in the a	manner					_					
Lentils	Dried Sugar Beans	- These products should be	Beans must not float	when put in cooking	water cook and must cook	well.	- Legumes should comply	with all applicable legal	requirements.	 The product should be 	free of all -extraneous	matter, fine dirt and	specks.	 The product should be 	suitable for human	consumption.	 The product should not 	contain a substance	originating from micro-	organisms in amounts	which may represent	hazard to health	 The product must be free 	of moulds and yeasts and	legumes must also comply	with the following	requirements: Aflotoxin	must not be more than	10mg/kg and aflotoxin B,	not more than 5 mg/kg
LEGUMES																														

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APPROVED BY BSC COMMITTEE	02-1-22
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ADVERT APPROVED BY:	13 6 6/3/1/ 12 030

 It should have a 	maximum shelf life of 6	months or more on	delivery

PRICE SCHEDULE: Grains and Legume Products

Category	Item	Mass control	Cost Price
Grain Products	Rice - white	10kg	
	Meallie Rice	5kg	
	Samp	10kg	
	Pasta - Macaroni	3kg	
	Pasta - Macaroni	500g	
	Pasta - Spaghetti	1kg	
	Pasta - Spaghetti	500g	
	White Maize Meal	10kg	
	Cake flour	5kg	
	Corn flour	500g	
	Lentils	500g	
egumes Products	Legumes Products Dried Sugar Beans	5kg (not smaller	
		packs)	
		TOTAL COST PRICE	

GENERAL CONDITIONS - NON NEGOTIABLE

The Service Provider will be informed of the any unsatisfactory results / change of the samples discovered during monitoring; will be offered a period for correction of NB: Bidders will be requested to provide samples of items quoting on and the results of the sample viewing will impact on awarding of the bid. identified unsatisfactory services, failure to correct may lead to termination of the contract.

Products should be delivered at the time determined by the receiving officer; therefore on receipt of order number the Service Provider must confirm quantities and delivery date & time with respective hospital Food Service Manager / Stores Supervisor

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MITTEE OS/11/2	REVIEWED BY:		37-7-50
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SPECIFICATION FOR SUPPLY AND DELIVERY OF NON PERISHABLE PRODUCTS

Category	Items and	physical	Packing and	Compli	Deviation
	requirements		transportation	ance Yes / No	
DRY	Salt		Salt must be packed in low		
GOODS	 The product must be iodized table salt 	t be	density polyethylene bags		
	containing no less that	s that	Labeling must reflect the		
	97% crystalline sodium on	odium on	Product name, weight, grade,		
	a dry bases It should be white dry and	dry and	nutritional information, expiry		
	odourless	2 2 2 2			
			The product should be		
	Composition		transported, stored in a cool		
	Mean aperture	550-560	well ventilated location and		
		microns	handled in the appropriate		
	Colour IU max	85	manner		
	Ash % max	0.02%			
	Potassium iodate	40-60			
		mdd			
	Moisture max	4%			
	Fluoride	50 ppm			
	Crystalline sodium	>98.4%			
=	chloride				
	Soup powders, gravy powder	powder	Soups / gravy powder must		
	- Soup / gravy powder	vder	be packed in a re – sealable		
	should be fine powder	wder	container / bag which is		
	which when reconstituted	nstituted	100% effective and capable		
	forms a smooth fine	ine	of protecting the content from		

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The soup powder flavors to be supplied are as follow: minestrone, thick vegetable, oxtail, chicken, tomato and brown onion tomato and brown onion. The gravy powder flavor to be supplied are as follow: beef and beef the stock powder flavor to be supplied are as follow: beef and beef acceptable to the purchaser. It should be a stated on the package and should be acceptable to the purchaser. It should have a minimum shelf life of 12 months or more on delivery powder, turmeric, paprika, aromat, chicken spice, steak & chops spice, steak & chops spice, ground dinamon, the form of powder except a following bepper and white form of powder except and product in the product should be acceptable to the purchaser. It should have a minimum shelf life of 12 months or more on delivery pepper and white form of powder except and white product should be in the spices should be in the product should be acceptable to the product should be acceptable to the purchaser. It should have a minimum shelf life of 12 months or more on delivery pepper and white dried parsley, mixed herbs, product name, weight, grade, black pepper and white product should be in the product should be acceptable to the product acceptable to the product should be acceptable to the pro		
suspension. The soup powder flavors to be supplied are as follow: minestrone, thick vegetable, oxtail, chicken, tomato and brown onion The gravy powder flavor to be supplied should be as follow: chicken and beef The stock powder flavor to be supplied are as follow: chicken and beef The flavour and colour should be asceptable to the package and should be acceptable to the purchaser It should have a minimum shelf life of 12 months or more on delivery Dried herbs and spices To supply the following spices or herbs: curry powder, turmeric, paprika, aromat, chicken spice, BBQ spice, steak & chops spice, ground cinnamon, dried parsley, mixed herbs, black pepper The spices should be in the form of powder except	damage during normal transportation and storage Labeling must reflect the Product name, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner	s and spices must ed in packages made sthylene cost obane, which sletely sealed ling must reflect act name, weight, grational information, extra before date
	suspension. The soup powder flavors to be supplied are as follow: minestrone, thick vegetable, oxtail, chicken, tomato and brown onion The gravy powder flavor to be supplied should be as follow: beef The stock powder flavor to be supplied are as follow: chicken and beef The flavour and colour should be as stated on the package and should be a cceptable to the purchaser It should have a minimum shelf life of 12 months or more on delivery	Dried herbs and spices To supply the following spices or herbs: curry powder, turmeric, paprika, aromat, chicken spice, BBQ spice, steak & chops spice, ground cinnamon, dried parsley, mixed herbs, black pepper and white pepper The spices should be in the form of powder except

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transported, stored in a cool well ventilated location and handled in the appropriate manner	Custard powder should be packed in polyethylene bags / three ply Kratt paper on minimum base of 80g per square meter or suitable material / containers with resealable snap on lid Labeling must reflect the Product name, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner	
for mixed herbs, free from objectionable odour ,insects and fungus - The product should have flavor characteristics of the specific herb or spice - It should have a minimum shelf life of 6 months or more on delivery	Custard powder - The product should be prepared from maize starch (cornflour) with the additional of flavor and permitted colouring, with or without the addition of salt and other substances - The product should have a pale yellow and once reconstituted it should have a natural egg yolk colour, pleasant vanilla flavor - Once reconstituted it must form a smooth firm colloidal suspension - Moisture content should not exceed 14% - Ash content on a dry	1.2%

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ADVERT APPROVED BY	1 1 1 20 20 30

	Jelly should be packed in polyethylene bags / three ply Kratt paper on minimum base of 80g per square meter or suitable material / containers with re-sealable snap on lid Labeling must reflect the Product name, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner	Soya mince should be packed in polyethylene bags / three ply Kratt paper on minimum base of 80g per square meter or suitable material / containers with re-sealable snap on lid Labeling must reflect the Product name, weight, grade,
The product should have a shelf life of 4 months or more on delivery	The product should be a good quality grade The flavors should be the following: raspberry, lime, lemon, green gage, orange The product should be reasonable flowing and free from lumps, dirt, grit and other foreign matters. When prepare according to manufactures instructions it should produce a firm jelly of the flavor stated on the package The product should have a shelf life of 12 months or more on delivery	Soya Mince - The product should be a good quality grade - The product to be supplied must have the following flavor: beef, chicken, savoury, curry - The product should be prepared from soya and protein product.
•	Jelly	Soya

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resemble one of minced transported, stored in a cool meat. The product taste and flavor should be palatable and free from any astringent taste The product should have a shift of 4 months or more on delivery Baking powder and scarbing powder of sod and a shelf life of 4 months or more on delivery Baking powder and sod quality grade The product should be a good quality grade The product should be a snap on lid sood quality grade The product should be a snap on lid other foreign matters. The product should be a container weight, grade, nutritional information, expiry reasonable flowing and free from lumps, dirt, and other foreign matters. The product should be a snap on lid other foreign matters. The product should be a snap on lid other foreign matters. The product should be a snap on lid other foreign matters. The product should be a snap on lid other foreign matters. The product should have a snap on lid other foreign matters. The product should have a snap on lid other foreign matters. The product should have a snap on lid other foreign matters. The product should have a snap on lid other foreign matters. The product should have a snap on lid other foreign matters. The product should have a snap on lid other foreign matters. The product should have a snap on lid other foreign matters. The product should have a manner shelf life of 6 months or a manner should have a manner shelf life of 6 months or a manner should have a manner shelf life of 6 months or a manner should have a manner she according to a manner should have a manner she according to a manner she according to a
CONDIMEN Chutney – original Chutney must be packed in glass Chutney must be packed in glass TS - The product should contain at least 50% dried contain at least 50% dried containers or some similar

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ADVERT APPROVED BY:	/ Met on	02/12/02

fruit with the following plastic material with a suitable permissible ingredients: dried fruit (peaches & apples), onion, salt, spices, sugar, vinegar, starch, and caramel. Preservatives must be less than 0,05% and specified - The colour should be acceptable and characteristic of chutney, with a pleasant odour and flavor characteristics of dried fruit, with no foreign flavor characteristics of dried fruit, with no foreign the form of a paste with soft consistency characteristics of a sauce. It should not be runny, weeping or spongy - The product should be a good quality grade more on delivery Worcestershire sauce - The product should be a good quality grade similar plastic material with a suitable screw-on lid, contain the following ingredients: vinegar, appearance onlons, garlic, spices fruit the form of a paste with a particular plastic material with a suitable screw-on lid, contain the following ingredients: vinegar, water, molasses, sucrose, opening the lid should be		
fruit with the following permissible ingredients: dried fruit (peaches & apples), onion, salt, spices, sugar, vinegar, starch, and caramel. Preservatives must be less than 0,05% and specified The colour should be acceptable and characteristic of chutney, with a pleasant odour and flavor characteristics of dried fruit, with no foreign flavor or colour The product should be in the form of a paste with soft consistency characteristics of a sauce. It should not be runny, weeping or spongy It should have a minimum shelf life of 12 months or more on delivery Worcestershire sauce The product should be a good quality grade The product should contain the following ingredients: vinegar, water, molasses, sucrose, onions, garlic, spices	plastic material with a suitable screw-on lid, It should be no way be damaged or leaking, after opening the lid should be easily sealable. Labeling must reflect the product name, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner	Worcestershire sauce must be packed in glass or some similar plastic material with a suitable screw-on lid, It should be no way be damaged or leaking, after opening the lid should be
	fruit with the following permissible ingredients: dried fruit (peaches & apples), onion, salt, spices, sugar, vinegar, starch, and caramel. Preservatives must be less than 0,05% and specified - The colour should be acceptable and characteristic of chutney, with a pleasant odour and flavor characteristics of dried fruit, with no foreign flavor or colour - The product should be in the form of a paste with soft consistency characteristics of a sauce. It should not be runny, weeping or spongy - It should have a minimum shelf life of 12 months or more on delivery	Worcestershire sauce The product should be a good quality grade The product should contain the following ingredients: vinegar, water, molasses, sucrose, onions, garlic, spices

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easily sealable. Labeling must reflect the product name, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner	It must be packed in glass / polypropylene containers or some similar plastic material with a suitable screw-on lid, It should be no way be damaged or leaking, after opening the lid should be easily sealable. Labeling must reflect the product name, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate
sodium chloride,, colouring and stabilizers The colour should be dark brown to black, pleasant odour and flavor characteristics of Worcestershire sauce, no foreign flavor or colour should be present The product should have a life span of 2 years or more on delivery	Vinegar The product should either be white or brown It should be naturally fermented spirit, no foreign or inappropriate flavor or colour of any kind should be present The product should have a life span of 2 years or more on delivery

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(CHAIRPERSON)	1	5 M 1/10 12
ADVERT APPROVED BY:	Mukanda	0500 101/10

	Mayonnaise - The product should contain the following ingredients: sunflow 50g per 100g, water acidifying agents, suegg, salt, thickener, flavourants, anti — oxidants, colourants preservatives - The product should an attractive cream yellow appearance, an acceptable taste pleasant odour - The product should the texture of a pasi a soft consistency characteristics of a t sauce, not runny or spongy - It should have a mir shelf life of 6 month more on delivery - The product should appearance, and sold the sauce and spongy - The product should appearance and shelf life of 6 month more on delivery - The product should good quality grade	The product should contain the following ingredients: sunflower oil 50g per 100g, water, acidifying agents, sucrose, egg, salt, thickener, flavourants, anti—oxidants, colourants and preservatives The product should have an attractive cream to pale yellow appearance, with an acceptable taste and pleasant odour The product should have a the texture of a paste with a soft consistency characteristics of a thick sauce, not runny or spongy It should have a minimum shelf life of 6 months or more on delivery The product should be a good quality grade	It must be packed in glass / polypropylene containers or some similar plastic material with a suitable screw-on lid, It should be no way be damaged or leaking, after opening the lid should be easily sealable. Labeling must reflect the product name, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner Worcestershire sauce must be packed in glass or some similar plastic material with a		
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RSON) PPROVED BY:	REVIEWED BY:	3	22-17 25	
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or leaking, after opening the lid should be easily sealable.	Labeling must reflect the product name, weight, grade,	nutritional information, expiry / best before date	The product should be	transported, stored in a cool well ventilated location and	handled in the appropriate	manner	Product should be packed into	airtight glass container which	should be of the screw cap	closure type / packed in	hermetically sealed glass jars	or tightly sealed plastic	ıst be in	free from rust, dents and any	other disordered which may	detrimentally affect the	quality of the product.		Labeling must reflect the	product name, weight, grade,	nutritional information, expiry	/ best before date		The product should be	transported, stored in a cool
in the process of refining sugar cane. The product must be a	clear golden vicous syrup - Free from abnormal	odours, flavors and visible extraneous matter					Vegetable extract spread	 he product should be a 	good quality grade	- The product may be of the	yeast extract type but	should have a vegetable	flavouring	 The product should have 	a rich dark brown colour,	of uniform smooth	consistency, spreadable	and free of lumps,	- The product should have a	salty vegetable flavor	pleasant to the palate	- The product should have a	shelf life of 5 years or	longer in the unopened	state
							SPREADS																		

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REVIEWED BY:	3	02-12-220
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(CHAIRPERSON)	1	CX/1/1/1
ADVERT APPROVED BY:	Just ache	04/19/18020

well ventilated location and handled in the appropriate manner	Product should be packed into airtight glass container which should be of the screw can	closure type / packed in	or tightly sealed plastic	free from rust, dents and any	other disordered which may	ance. product.		Sachet / tub must be in a	flexible and sustainable and	spouted for an eco-conscious	solution that protects product		keeping it safe from fill	through end use. The pouch	for packaging of peanut	the users to squeeze every bit	of peanut butter out with	HIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	Laboling must reflect the	product name, weight grade	nutritional information, expiry
	butter – smooth The product must be a	The product must be prepared from the coasted	and finely roasted kernel	blanched peanuts, with the	addition of suitable	separation, with or without	the addition of a permitted anti-oxidant, sugar and		st be no	separation of oil from the	ıtter	At the time of packing the	nutrient value should not	be significantly more / less	than the following, as	shown on the table below	Per 100g	serving	2705kj	40.4g	149
	Peanut butter – smooth The product must be good quality grade	The produ	and finely	blanched	addition o	separation	the addition anti-oxida	salt	 There must be no 	separation	peanut butter	- At the tim	nutrient v	be signific	than the f	shown on	Nutrient	breakdown	Kilojoules	Protein	Carbohydrate

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CHAIRPERSON)	K	2/2/2
ADVERT APPROVED BY:	June Sand	08/19/80

/ best before date	The product should be		well ventilated location and	handled in the appropriate manner	Labelling must reflect the	product name, weight, grade,	nutritional information, expiry	/ best before date		The product should be	transported, stored in a cool	well ventilated location and	handled in the appropriate	manner						Packing packed in	ylene	plastic material with a screw	and the bottle should not be	damaged or leaking		Labeling must reflect the	product name, weight, grade,
56.2g	5.4g	5000			ixed fruit		The product should be a	good quality grade	The product must have a	thick amber colour	It must be oven stable,	does not run while baking,	ve a r	and easily	7	up silouid ilot from fruit	separate ironi muit	The product should have a shelf	n delivery		The product should be	m edible	seed oil	The product should not	contain any mineral oil	The product should have a	ion of
Fat	Dietary fibre Total sodium				Jam-apricot, mixed fruit		The proc	enb pood dna	The prod	thick am	- It must	does not	must have	tasteful	0, 1	- IIIE sylup	separare	The product sho	life of 6 months on delivery	Cooking Oil	- The prod	made from edible	sunflower seed oil	- The prod	contain a	The prod	combination of
																				OILS							

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nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner	Packaging should be in appropriate sealed bottle Labeling must reflect the product name, ingredients, weight, grade, nutritional information, expiry / best before date The product should be transported, stored in a cool well ventilated location and handled in the appropriate manner
monounsaturated and polyunsaturated fats with low saturated fat levels - The product should be in liquid form, have an acceptable taste, a pleasant odour and attractive sparkling transparent yellow appearance - The product should a shelf life of 9 months or more on delivery	Vanilla Essence - The product should be used as a flavoring agent for baked items It should have a shelf life of 12 months or more on delivery.
	FLAVOURA

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APPROVED BY BSC COMMITTEE	
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PRICE SCHEDULE: Non – Perishable Products

	Item	Mace control	Coet Drice	4007
			sive	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
DRY GOODS	Salt	1kg		
	Salt sachet	1.2g × 1000's		
	Soup powder – assorted flavors	25kg		
	Gravy powder – beef	2.5kg		
	Curry powder	1kg		
	Turmeric powder	1kg		
	Aromat	1kg		
	Paprika	1kg		
	Chicken Spice	1kg		
	Steak and chops	1kg		
	Ground cinnamon	1kg		
	Dried parsley	1kg		
	Mixed herbs	1kg		
	Black Pepper sachet	.31g x 1000's		
	White Pepper	1kg		
	Custard powder	2.5kg		
	Jelly powder	1kg		
	Soya mince	1kg		
	Baking powder	500g		
	Bicarbonate of soda	500g		
	Chutney - original	51;		
CONDIMENTS	Worcestershire sauce	5lt		
CONDINENTS	Vinegar	Sit		
	Mayonnaise	20ka		

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	Syrup	750ml	
	Vegetable extract	250g	
SPREADS	Peanut butter - smooth	400g	
	Peanut butter – mini portion	15g x 200's	
	Jam tub – mini portion	14g x 200's	
OILS	Cooking oil	20lt	
FLAVOURANTS	*LAVOURANTS Vanilla essence	500ml	
		TOTAL COST PRICE	

GENERAL CONDITIONS - NON NEGOTIABLE

NB: Bidders will be requested to provide samples of items quoting on and the results of the inspection will impact on awarding of the bid.

The Service Provider will be informed of the any unsatisfactory results / change of the samples discovered during monitoring; will be offered a period for correction of Products should be delivered at the time determined by the receiving officer; therefore on receipt of order number the Service Provider must confirm quantities and identified unsatisfactory services, failure to correct may lead to termination of the contract. delivery date & time with respective hospital Food Service Manager / Stores Supervisor

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Sugars and Milk Powder

Deviation	
Compli ance Yes / No	
Items and physical requirements	The product should be of grade A The product should be sound, fair and marketable quality, dry, in homogeneous granulated, free – flowing crystals At the time of packing moisture should not exceed 0.05% At the time of packaging the nutrient values should not be significantly more or less than the following: Int Per 100g ydrate Og ydrate Og cerol Og cerol Og down Int Def Int Int Def Int Int Def Int Int Int Int Int Int Int In
Items and physi	White Sugar The product shown ansketable quant a homogeneous glowing crystals and the time of postula and time of

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White Sugar sachets

- The product should be of grade A
 To product should be sound, fair and
 marketable quality, dry, in
 homogeneous granulated, free –
 flowing crystals
 At the time of packing moisture
 should not exceed 0.05%
 At the time of packaging the nutrient
 values should not be significantly
 more or less than the following:

Nutrient	Per 100g
breakdown	1
Kilojoules	1698kj
Protein	00
Carbohydrate	100g
Fat	0g
Cholesterol	0mg
Dietary fibre	09
Total sodium	1mg

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2	Brown sugar	sugar The product should be of grade A			
	- To pro	To product should be sound, fair and	id, fair and		
	marke	marketable quality, dry, in			
	homod	homogeneous granulated, free – flowing crystals	free –		
	- At the	At the time of packing moisture	sture		
	should	should not exceed 0.05%			
	- Brown	Brown sugar should be a moist finely	noist finely		
	graine	grained brown sugar which rapidly	rapidly		
	dissolv	dissolves on contact with moisture. It	noisture. It		
	should	should have s strong fudge with	e with		
	топее	топее ІІКе агота			
	- At the	At the time of packaging the nutrient values should not be significantly	ne nutrient irantly		
	more	more or less than the following:	wing:		
	Nutrient	Per 100g			
	breakdown				
	Kilojoules	1698kj			
	Protein	00			
	Carbohydrate				
	Fat	0g			
	Cholesterol	0mg			
	Dietary fibre	0g			
	Total sodium				
	- The pi	The product should have a shelf life	shelf life		
		of 6 months on delivery)		
	Sweeteners				
	- The pr grade	The product should be a good quality grade	ood quality		
				SIGNATURE , DAT54	
		DRAFTED BY:		12-13-3	2020
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		(CHAIRPERSON)		100 W	11/180
		ADVERT APPROVED BY	D BY:	(huntiguida 93)	1/2/ 2030

It must be an anti – caking agent,	1 g must be equal to 10g of normal	Sugar Powdered milk – full cream	The product should be a good quality grade	The milk must come from herds free of tuberculosis, brucellosis, mastitis	or any other dangerous diseases It should be clean, free of antibiotics	and pathogenic organisms, the	10/ml in pasteurized and less than	50/g on other dairy products, free	for five minutes	The milk should be pasteurized,	evaporated, homogenized and spray dried in order to obtain the instant	der	The product should be of a	powaci cu liatule liavilly a crealil to pale yellow colour, have pure, fresh	characteristic of milk flavor	At the time of packaging the nutrient	values should not be significantly	more or less than the following:	Per 100g
- It mu:	Aspai - 1 g m	Sugar 4 Powdered m	The pr	The r	or an)	and p	10/ml	50/9 (for fiv	- The m	evapo	powder	The p	pale y	charac	- At the	values	more	Nutrient

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26.49	38.6g	>26.0g	0.2g	5.89	1500 IU	1.3mg	7.5ug	1mg	880mg	0.5mg	1.7mg		700mg	80mg	280mg	1080mg	The product should have a shelf life of 12 months on delivery		nsportation	backed in bleached Kratt	Sweeteners must be packed in opaque	bleached sulphate paper sachets,	per 31g/m,LPDE9g/m(Low ne)	Milk powder should be packed in bleached	bags
Protein	Lactose	Butterfat	Lecithin	Minerals (ash)	Vitamin A	Vitamin B2	Vitamin D	Vitamin B12	Calcium	Iron	Pantothenic	acid	Phosphorus	Magnesium	Sodium	Pottassium	- The produ	0.0000000000000000000000000000000000000	racking and transportation	Sugar is to be packed in paper / poly bags	Sweeteners must	bleached su	72mmx52mm, paper density polyethylene)	Milk powder shou	Kratt paper / poly bags
																			Ŋ	5.1	5.2			5.3	

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ADVERT APPROVED BY	Jan	2000

5.4	5.4 Labeling must reflect the product name,
	weight, grade, nutritional information, expiry ر المحمد المحدد ا
	/ pest pelote date
5.5	The product should be transported, in a cool
	well ventilated location and handled in the
	appropriate manner
9	Short listed bidders will be required to
	submit samples on request

PRICE SCHEDULE: Sugars and Milk Powder

Category	Item	Mass control	Cost Price
	White Sugar	2.5kg	
	White Sugar Sachets	5g x 1000's	
	Brown Sugar Sachets	5g x 1000's	
	Brown Sugar	3kg	
	Sweeteners – 1g sachet	1000 sachets per	
		pox	
	Powdered milk (full cream)	25kg	
		TOTAL COST PRICE	

General conditions

Products should be delivered at the time determined by the receiving officer; therefore, on receipt of order number the Service Provider must confirm quantities and delivery date & time with respective hospital Food Service Manager / Stores Supervisor. The Service Provider will be informed of the any unsatisfactory results discovered during monitoring and will be offered a period for correction of identified unsatisfactory.

services, failure to correct may lead to termination of the contract

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All prices must be vat inclusive if VAT VENDOR.

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Part 5 - Schedule B

PRICING SCHEDULE - NON FIRM PRICES

(PURCHASES)

IN CASES WHERE DIFFERENT DELIVERY POINTS INFLUENCE THE PRICING, A SEPARATE PRICING SCHEDULE MUST BE SUBMITTED FOR EACH DELIVERY POINT

Namo	Name of bidder	Bid number
Closii	Closing Time 11:00	Closing date
FFER	OFFER TO BE VALID FORDAYS FROM THE CLOSING DATE OF BID.	THE CLOSING DATE OF BID.
,	Required by:	
	At:	

BECOMMENDED BY: RECOMMENDED BY: REVIEWED BY: APPROVED BY BSC COMMITTEE (CHAIRPERSON) ADVERT APPROVED BY:		SIGNATURE DATES	on.
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	ADVERT APPROVED BY	Authorise ON	10/2020

Brand and model

*YES/NO		*Delivery: Firm/not firm		
Does the offer comply with the specification(s)?	If not to specification, indicate deviation(s)	Period required for delivery	Delivery basis	Note: All delivery costs must be included in the bid mise for delivery at the miss of the second desired of the
				Vote.

Country of origin

Note: All delivery costs must be included in the bid price, for delivery at the prescribed destination.

** "all applicable taxes" includes value- added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies.

*Delete if not applicable

PRICE ADJUSTMENTS

RECOMMENDED BY: REVIEWED BY: APPROVED BY BSC.COMMITTEE CHAIRPERSON)		SIGNATURE DATEO
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SCCOMMITTEE	EVIEWED BY:	W 12.12.20
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NON-FIRM PRICES SUBJECT TO ESCALATION

IN CASES OF PERIOD CONTRACTS, NON FIRM PRICES WILL BE ADJUSTED (LOADED) WITH THE ASSESSED CONTRACT PRICE ADJUSTMENTS IMPLICIT IN NON FIRM PRICES WHEN CALCULATING THE COMPARATIVE PRICES

IN THIS CATEGORY PRICE ESCALATIONS WILL ONLY BE CONSIDERED IN TERMS OF THE FOLLOWING FORMULA;

$$Pa = (1 - V)Pt \left(D1 \frac{R1t}{R1o} + D2 \frac{R2t}{R2o} + D3 \frac{R3t}{R3o} + D4 \frac{R4t}{R4o} \right) + VPt$$

Where:

The new escalated price to be calculated. II II II (1-V)Pt

Each factor of the bid price e.g. labour, transport, clothing, footwear, etc. The total of the various factors D1, D2...etc. must add up to 85% of the original bid price. Note that Pt must always be the original bid price and not an escalated price.

R1t, R2t..... R1o, R2o VPt

D1, D2..

15% of the original bid price. This portion of the bid price remains firm i.e. it is not subject to any price escalations. Index figure obtained from new index (depends on the number of factors used), Index figure at time of bidding. 11 11 11

The following index/indices must be used to calculate your bid price:

Index..... Dated.....Index..... Dated..... Index..... Dated.....

Index...... Dated.....Index..... Dated..... Index..... Dated.....

FURNISH A BREAKDOWN OF YOUR PRICE IN TERMS OF ABOVE-MENTIONED FORMULA. THE TOTAL OF THE VARIOUS FACTORS MUST ADD UP TO 100%,

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ADVERT APPROVED BY:	Just 3 de	05/6/2020

FACTOR	
(D1, D2 etc. e.g. Labour, transport etc.)	EKCENIAGE OF BID PRICE

PRICES SUBJECT TO RATE OF EXCHANGE VARIATIONS

of the prices of the items to South African Please furnish full particulars of your financial institution, state the

AMOUNT IN FOREIGN CURRENCY REMITTED ABROAD				
PORTION OF PRICE SUBJECT TO ROE				
RATE	ZAR=	ZAR=	ZAR=	ZAR=
CURRENCY				
PRICE				
ITEM NO				
PARTICULARS OF FINANCIAL INSTITUTION				
	TO ROE	ITEM NO PRICE CURRENCY RATE SUBJECT TO ROE ZAR=	ITEM NO PRICE CURRENCY RATE SUBJECT TO ROE T	ITEM NO PRICE CURRENCY RATE SUBJECT TO ROE TO ROE SUBJECT TO ROE

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ZAR=	ZAR=

Adjustments for rate of exchange variations during the contract period will be calculated by using the average monthly exchange rates as issued by your commercial bank for the periods indicated hereunder: (Proof from bank required)

DATE DATE FROM WHICH DATE UNTIL WHICH DOCUMENTATION NEW CALCULATED MUST BE SUBMITTED PRICES WILL TO THIS OFFICE BECOME EFFECTIVE FRECTIVE		
AVERAGE MONTHLY EXCHANGE RATES FOR THE PERIOD:		

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Part 5 - Schedule A

Government Procurement General Conditions of Contract

Annexure A

NOTES

The purpose of this document is to:

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

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

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

TABLE OF CLAUSES

- 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

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- 15. Warranty
- 16. Payment
- 17. Prices
- 18. Contract amendments
- 19. Assignment
- 20. Subcontracts
- 21. Delays in the supplier's performance
- 22. Penalties
- 23. Termination for default
- 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
- 33. National Industrial Participation Programme (NIPP)
- 34. Prohibition of restrictive practices

General Conditions of Contract

- **1. Definitions** 1. The following terms shall be interpreted as indicated:
 - 1.1 "Closing time" means the date and hour specified in the bidding documents for the receipt of bids.
 - 1.2 "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
 - 1.3 "Contract price" means the price payable to the supplier under the contract for the full and proper performance of his contractual obligations.
 - 1.4 "Corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.
 - 1.5 "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.
 - 1.6 "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
 - 1.7 "Day" means calendar day.

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- 1.8 "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9 "Delivery ex stock" means immediate delivery directly from stock actually on hand.
- 1.10 "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the supplies are so delivered and a valid receipt is obtained.
- 1.11 "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.
- 1.12 "Force majeure" means an event beyond the control of the supplier and not involving the supplier's fault or negligence and not foreseeable.
 - Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 1.13 "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any bidder, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.
- 1.14 "GCC" means the General Conditions of Contract.
- 1.15 "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.
- 1.16 "Imported content" means that portion of the bidding price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or his sub Service Providers) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as landing costs, dock dues, import duty, sales duty or other similar tax or duty at the South African place of entry as well as transportation and handling charges to the factory in the Republic where the supplies covered by the bid will be manufactured.
- 1.17 "Local content" means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.
- 1.18 "Manufacture" means the production of products in a factory using labour, materials, components and machinery and includes other related value-adding activities.
- 1.19 "Order" means an official written order issued for the supply of goods or works or the rendering of a service.

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- 1.20 "Project site," where applicable, means the place indicated in bidding documents.
- 1.21 "Purchaser" means the organization purchasing the goods.
- 1.22 "Republic" means the Republic of South Africa.
- 1.23 "SCC" means the Special Conditions of Contract.
- "Services" means those functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the supplier covered under the contract.
- 1.25 "Written" or "in writing" means handwritten in ink or any form of electronic or mechanical writing.

2.1 These general conditions are applicable to all bids, contracts and orders including bids for functional and professional services, sales, hiring, letting and the granting or acquiring of rights, but excluding immovable property, unless otherwise indicated in the bidding documents.

- 2.2 Where applicable, special conditions of contract are also laid down to cover specific supplies, services or works.
- 2.3 Where such special conditions of contract are in conflict with these general conditions, the special conditions shall apply.

3. General

- 3.1 Unless otherwise indicated in the bidding documents, the purchaser shall not be liable for any expense incurred in the preparation and submission of a bid. Where applicable a non-refundable fee for documents may be charged.
- 3.2 With certain exceptions, invitations to bid are only published in the Government Tender Bulletin. The Government Tender Bulletin may be obtained directly from the Government Printer, Private Bag X85, Pretoria 0001, or accessed electronically from www.treasury.gov.za
- **4. Standards** 4.1 The goods supplied shall conform to the standards mentioned in the bidding documents and specifications.

5. Use of Contract documents and information; inspection.

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

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- confidence and shall extend only so far as may be necessary for purposes of such performance.
- 5.2 The supplier shall not, without the purchaser's prior written consent, make use of any document or information mentioned in GCC clause 5.1 except for purposes of performing the contract.
- 5.3 Any document, other than the contract itself mentioned in GCC clause. 5.1 shall remain the property of the purchaser and shall be returned (all copies) to the purchaser on completion of the supplier's performance under the contract if so required by the purchaser.
- 5.4 The supplier shall permit the purchaser to inspect the supplier's records relating to the performance of the supplier and to have them audited by auditors appointed by the purchaser, if so required by the purchaser.
- 6. Patent rights 6.1 The supplier shall indemnify the purchaser against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the goods or any part thereof by the purchaser.
- 7. Performance Security 7.1
- Within thirty (30) days of receipt of the notification of contract award, the successful bidder shall furnish to the purchaser the performance security of the amount specified in SCC.
- 7.2 The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier's failure to complete his obligations under the contract.
- 7.3 The performance security shall be denominated in the currency of the contract, or in a freely convertible currency acceptable to the purchaser and shall be in one of the following forms:
 - (a) a bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the purchaser's country or abroad, acceptable to the purchaser, in the form provided in the bidding documents or another form acceptable to the purchaser; or
 - (b) a cashier's or certified cheque
- 7.4 The performance security will be discharged by the purchaser and returned to the supplier not later than thirty (30) days following the date of completion of the supplier's performance obligations under the contract, including any warranty obligations, unless otherwise specified in SCC.

8. Inspections, tests and analyses

- 8.1 All pre-bidding testing will be for the account of the bidder.
- 8.2 If it is a bid condition that supplies to be produced or services to be rendered should at any stage during production or execution or on completion be subject to inspection, the premises of the bidder or

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Service Provider shall be open, at all reasonable hours, for inspection by a representative of the Department or an organization acting on behalf of the Department.

- 8.3 If there are no inspection requirements indicated in the bidding documents and no mention is made in the contract, but during the contract period it is decided that inspections shall be carried out, the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.
- 8.4 If the inspections, tests and analyses referred to in clauses 8.2 and 8.3 show the supplies to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.
- 8.5 Where the supplies or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such supplies or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the supplier.
- 8.6 Supplies and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.
- 8.7 Any contract supplies may on or after delivery be inspected, tested or analyzed and may be rejected if found not to comply with the requirements of the contract. Such rejected supplies shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with supplies which do comply with the requirements of the contract. Failing such removal the rejected supplies shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute supplies forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected supplies, purchase such supplies as may be necessary at the expense of the supplier.
- 8.8 The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 23 of GCC.
- 9.1 The supplier shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.
 - 9.2 The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, including additional requirements, if any, specified in SCC, and in any subsequent instructions ordered by the purchaser.

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10. Delivery and documents

- Delivery of the goods shall be made by the supplier in accordance with the terms specified in the contract. The details of shipping and/or other documents to be furnished by the supplier are specified in SCC.
- 10.2 Documents to be submitted by the supplier are specified in SCC.
- **11. Insurance** 11.1 The goods supplied under the contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified in the SCC.
- 12. Transportation
 - 12.1 Should a price other than an all-inclusive delivered price be required, this shall be specified in the SCC.
- 13. Incidental Services 13.1
- The supplier may be required to provide any or all of the following services, including additional services, if any, specified in SCC:
- (a) performance or supervision of on-site assembly and/or commissioning of the supplied goods;
- (b) furnishing of tools required for assembly and/or maintenance of the supplied goods;
- (c) furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods;
- (d) performance or supervision or maintenance and/or repair of the supplied goods, for a period of time agreed by the parties, provided that this service shall not relieve the supplier of any warranty obligations under this contract; and
- (e) training of the purchaser's personnel, at the supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied goods.
- 13.2 Prices charged by the supplier for incidental services, if not included in the contract price for the goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the supplier for similar services.
- **14. Spare parts** 14.1 As specified in SCC, the supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the supplier:
 - (a) such spare parts as the purchaser may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any warranty obligations under the contract; and
 - (b) in the event of termination of production of the spare parts:
 - (i) Advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and
 - (ii) following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.

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- 15.1 The supplier warrants that the goods supplied under the contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all goods supplied under this contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the purchaser's specifications) or from any act or omission of the supplier, that may develop under normal use of the supplied goods in the conditions prevailing in the country of final destination.
 - 15.2 This warranty shall remain valid for twelve (12) months after the goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC.
 - 15.3 The purchaser shall promptly notify the supplier in writing of and claims arising under this warranty.
 - 15.4 Upon receipt of such notice, the supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the purchaser.
 - 15.5 If the supplier, having been notified, fails to remedy the defect(s) within the period specified in SCC, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expense and without prejudice to any other rights which the purchaser may have against the supplier under the contract.
- **16. Payment** 16.1 The method and conditions of payment to be made to the supplier under this contract shall be specified in SCC.
 - 16.2 The supplier shall furnish the purchaser with an invoice accompanied by a copy of the delivery note and upon fulfillment of other obligations stipulated in the contract.
 - Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the supplier.
 - 16.4 Payment will be made in Rand unless otherwise stipulated in SCC.
- 17.1 Prices charged by the supplier for goods delivered and services performed under the contract shall not vary from the prices quoted by the supplier in his bid, with the exception of any price adjustments authorized in SCC or in the purchaser's request for bid validity extension, as the case may be.
- 18. Contract
 Amendments
- 18.1 No variation in or modification of the terms of the contract shall be made except by written amendment signed by the parties concerned.
- **19. Assignment** 19.1 The supplier shall not assign, in whole or in part, its obligations to perform under the contract, except with the purchaser's prior written consent.

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- 20. Subcontracts 20.1 The supplier shall notify the purchaser in writing of all subcontracts awarded under this contracts if not already specified in the bid. Such notification, in the original bid or later, shall not relieve the supplier from any liability or obligation under the contract.
- 21. Delays in the supplier's performance 21.1

Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the contract.

- 21.2 If at any time during performance of the contract, the supplier or its Sub Service Provider(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at his discretion extend the supplier's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.
- 21.3 No provision in a contract shall be deemed to prohibit the obtaining of supplies or services from a national department, provincial department, or a local authority.
- 21.4 The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the supplies are required, or the supplier's services are not readily available.
- 21.5 Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause
- 21.2 without the application of penalties.
- 21.6 Upon any delay beyond the delivery period in the case of a supplies contract, the purchaser shall, without 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 supplier's expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim damages from the supplier.
- 22.1 Subject to GCC Clause 25, if the supplier fails to deliver any or all of the goods or to perform the services within the period(s) specified in the contract, the purchaser shall, without prejudice to its other remedies under the contract, deduct from the contract price, as a penalty, a sum calculated on the delivered price of the delayed goods or unperformed services using the current prime interest rate calculated for each day of the delay until actual delivery or performance. The purchaser may also consider termination of the contract pursuant to GCC Clause 23.

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23. Termination for default 23.1

The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may terminate this contract in whole or in part:

- if the supplier fails to deliver any or all of the goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to GCC Clause 21.2;
- (b) if the Supplier fails to perform any other obligation(s) under the contract; or
- (c) if the supplier, in the judgment of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the contract.
- 23.2 In the event the purchaser terminates the contract in whole or in part, the purchaser may procure, upon such terms and in such manner as it deems appropriate, goods, works or services similar to those undelivered, and the supplier shall be liable to the purchaser for any excess costs for such similar goods, works or services. However, the supplier shall continue performance of the contract to the extent not terminated.

24. Anti-dumping and countervailing duties and rights

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

25. Force Majeure

25.1 Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable for forfeiture of its performance security, damages, or termination for default if and to the extent that his delay in performance or other failure to perform his obligations under the contract is the result of an event of force majeure.

which may be due to him

25.2 If a force majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof.

Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.

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26. Termination for insolvency

26.1

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

27. Settlement of Disputes 27.1

If any dispute or difference of any kind whatsoever arises between the purchaser and the supplier in connection with or arising out of the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.

- 27.2 If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the purchaser or the supplier may give notice to the other party of his intention to commence with mediation. No mediation in respect of this matter may be commenced unless such notice is given to the other party.
- 27.3 Should it not be possible to settle a dispute by means of mediation, it may be settled in a South African court of law.
- 27.4 Mediation proceedings shall be conducted in accordance with the rules of procedure specified in the SCC.
- 27.5 Notwithstanding any reference to mediation and/or court proceedings herein,
 - (a) the parties shall continue to perform their respective obligations under the contract unless they otherwise agree; and
 - (b) the purchaser shall pay the supplier any monies due the supplier.
- 28.1 Except in cases of criminal negligence or willful misconduct, and in the case of infringement pursuant to Clause 6:
 - (a) the supplier shall not be liable to the purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or damages to the purchaser; and
 - (b) the aggregate liability of the supplier to the purchaser, whether under the contract, in tort or otherwise, shall not exceed the total contract price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment.

29. Governing Language

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

30. Applicable Law

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

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31. Notices

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

32. Taxes and **Duties**

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

33. **National** Industrial Participation (NIP) **Programme**

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

Prohibition of 34. Restrictive practices

34.1 In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, an

agreement between, or concerted practice by, firms, or a decision by an association of

firms, is prohibited if it is between parties in a horizontal relationship and if a bidder (s) is

/ are or a contractor(s) was / were involved in collusive bidding (or bid rigging).

obtained by the purchaser possible

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34.2 If a bidder(s) or contractor(s), based on reasonable grounds or evidence purchaser, has / have engaged in the restrictive practice referred to above, the may refer the matter to the Competition Commission for investigation and imposition of administrative penalties as contemplated in the Competition Act 1998.

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34.3 If a bidder(s) or contractor(s), has / have been found guilty by the Competition Commission of the restrictive practice referred to above, the purchaser may, in addition

and without prejudice to any other remedy provided for, invalidate the bid(s) for such

item(s) offered, and / or terminate the contract in whole or part, and / or restrict the

bidder(s) or contractor(s) from conducting business with the public sector for a period not

exceeding ten (10) years and / or claim damages from the bidder(s) or contractor(s)

concerned.

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Part 5 — Schedule C Declaration of Interest

SBD 4

DECLARATION OF INTEREST

- 1. Any legal person, including persons employed by the state¹, or persons having a kinship with persons employed by the state, including a blood relationship, may make an offer or offers in terms of this invitation to bid (includes an advertised competitive bid, a limited bid, a Bid or written price quotation). In view of possible allegations of favouritism, should the resulting bid, or part thereof, be awarded to persons employed by the state, or to persons connected with or related to them, it is required that the bidder or his/her authorised representative declare his/her position in relation to the evaluating/adjudicating authority where-
 - the bidder is employed by the state; and/or
 - the legal person on whose behalf the bidding document is signed, has a relationship with persons/a person who are/is involved in the evaluation and or adjudication of the bid(s), or where it is known that such a relationship exists between the person or persons for or on whose behalf the declarant acts and persons who are involved with the evaluation and or adjudication of the bid.

2.	In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.
2.1	Full Name of bidder or his or her representative:
2.2	Identity Number:
2.3	Position occupied in the Company (director, trustee, shareholder ² , member):
2.4	
2.5	Registration number of company, enterprise, close corporation, partnership agreement or trust:
2.6	Tax Reference Number:
2.7	VAT Registration Number:
2.6.1	The names of all directors / trustees / shareholders / members, their individual identity numbers, tax reference numbers and, if applicable, employee / PERSAL numbers must be indicated in paragraph 3 below.
¹"State" r	means –
	(a) any national or provincial department, national or provincial public entity or

- (a) any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act No. 1 of 1999);
- (b) any municipality or municipal entity;
- (c) provincial legislature;
- (d) national Assembly or the national Council of provinces; or

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²"Shareholder" means a person who owns shares in the company and is actively involved in the management of the enterprise or business and exercises control over the enterprise.

2.7	Are you or any person connected with the bidder presently employed by the state?	YES / NO
2.7.1	If so, furnish the following particulars:	
	Name of person / director / trustee / shareholder/ member:	
	Name of state institution at which you or the person connected to the bidder is employed :	
	Position occupied in the state institution:	
	Any other particulars:	
2.7.2	If you are presently employed by the state, did you obtain the appropriate authority to undertake remunerative work outside employment in the public sector?	YES / NO
2.7.2.1	If yes, did you attach proof of such authority to the bid document?	YES / NO
	(Note: Failure to submit proof of such authority, where applicable, may result in the disqualification of the bid.	
2.7.2.2	If no, furnish reasons for non-submission of such proof:	
	······································	
2.8 D	id you or your spouse, or any of the company's directors / trustees / shareholders / members or their spouses conduct business with the state in the previous twelve months?	YES / NO
2.8.1	If so, furnish particulars:	
	Do you, or any person connected with the bidder, have any relationship (family, friend, other) with a person	YES / NO
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	2.9.1	employed by the state and who may be involved with the evaluation and or adjudication of this bid? If so, furnish particulars.	
2.10	aw any wh	e you, or any person connected with the bidder, are of any relationship (family, friend, other) between other bidder and any person employed by the state o may be involved with the evaluation and or adjudication this bid?	YES/NO
2.10.	1If so, 1 	furnish particulars.	
2.11	of the	or any of the directors / trustees / shareholders / members company have any interest in any other related companies er or not they are bidding for this contract?	YES/NO
2.11.:	LIf so, f	urnish particulars:	
3 F	ull det	tails of directors / trustees / members / shareholders.	

Full Name	Identity Number	Personal Income Tax Reference Number	

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DECLARATION

I, THE UNDERSIGNED (NAME)	
CORRECT.	ON FURNISHED IN PARAGRAPHS 2 and 3 ABOVE IS
DECLARATION PROVE TO BE FALSE	E.
Signature	Date
Signature	Date
Daritia.	New Cliff
Position	Name of bidder

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Declaration of Bidder's Past Supply Chain Management Practices

SBD 8

DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

- 1 This Standard Bidding Document must form part of all bids invited.
- It serves as a declaration to be used by institutions in ensuring that when goods and services are being procured, all reasonable steps are taken to combat the abuse of the supply chain management system.
- 3 The bid of any bidder may be disregarded if that bidder, or any of its directors have
 - a. abused the institution's supply chain management system;
 - b. committed fraud or any other improper conduct in relation to such system; or
 - c. failed to perform on any previous contract.
- In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

Item	Question	Yes	No
4.1	Is the bidder or any of its directors listed on the National Treasury's database as companies or persons prohibited from doing business with the public sector? (Companies or persons who are listed on this database were informed in writing of this restriction by the National Treasury after the audi alteram	Yes	No
	partem rule was applied).		
4.1.1	If so, furnish particulars:		
4.2	Is the bidder or any of its directors listed on the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004)? To access this Register enter the National Treasury's website, www.treasury.gov.za, click on the icon "Register for Tender Defaulters" or submit your written request for a hard copy of the Register to facsimile number (012) 3265445.	Yes	No
4.2.1	If so, furnish particulars:		

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4.3	Was the bidder or any of its directors convicted by a court of law (including a court outside of the Republic of South Africa) for fraud or corruption during the past five years?	Yes	No 🗌
4.3.1	If so, furnish particulars:	11	
4.4	Was any contract between the bidder and any organ of state terminated during the past five years on account of failure to perform on or comply with the contract?	Yes	No
4.4.1	If so, furnish particulars:		
CER	TIFICATION		
I, Th	IE UNDERSIGNED (FULL NAME)		
	TIFY THAT THE INFORMATION FURNISHED ON THIS DECLARATION FORM PRRECT.	IS TRL	IE AND
	CEPT THAT, IN ADDITION TO CANCELLATION OF A CONTRACT, ACTION I AINST ME SHOULD THIS DECLARATION PROVE TO BE FALSE.	MAY BE	TAKEN
Sig	nature Date		
Posit	ion Name of Bidder		

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Part 5 – Schedule D (ii) CERTIFICATE OF INDEPENDENT BID DETERMINATION

- 1 This Standard Bidding Document (SBD) must form part of all bids¹ invited.
- Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).² Collusive bidding is a *pe se* prohibition meaning that it cannot be justified under any grounds.
- 3 Treasury Regulation 16A9 prescribes that accounting officers and accounting authorities must take all reasonable steps to prevent abuse of the supply chain management system and authorizes accounting officers and accounting authorities to:
 - a. disregard the bid of any bidder if that bidder, or any of its directors have abused the institution's supply chain management system and or committed fraud or any other improper conduct in relation to such system.
 - b. cancel a contract awarded to a supplier of goods and services if the supplier committed any corrupt or fraudulent act during the bidding process or the execution of that contract.
- This SBD serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of bidrigging.
- In order to give effect to the above, the attached Certificate of Bid Determination (SBD 9) must be completed and submitted with the bid:
- ¹ Includes price quotations, advertised competitive bids, limited bids and Bids.
- ² Bid rigging (or collusive bidding) occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a bidding process. Bid rigging is, therefore, an agreement between competitors not to compete.

SBD 9

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CERTIFICATE OF INDEPENDENT BID DETERMINATION

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

- 1. I have read and I understand the contents of this Certificate;
- 2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am authorized by the bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder;
- 4. Each person whose signature appears on the accompanying bid has been authorized by the bidder to determine the terms of, and to sign the bid, on behalf of the bidder;
- 5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the bidder, whether or not affiliated with the bidder, who:
 - (a) has been requested to submit a bid in response to this bid invitation;
 - (b) could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and
 - (c) provides the same goods and services as the bidder and/or is in the same line of business as the bidder
- 6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium³ will not be construed as collusive bidding.

84	SIGNATURE	DATE
DRAFTED BY:		3-12-2020
RECOMMENDED BY:	I Dans	103-12-3030
REVIEWED BY:	W	03-12-20-60
APPROVED BY BSC COMMITTEE		
(CHAIRPERSON)	130	0 3/12/201
ADVERT APPROVED BY:	Muy 100 99	55/10/200
ADVERTAFFROVED BY:	iousa iousa	05/12/20

- 7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - (a) prices;
 - (b) geographical area where product or service will be rendered (market allocation)
 - (c) methods, factors or formulas used to calculate prices;
 - (d) the intention or decision to submit or not to submit, a bid;
 - (e) the submission of a bid which does not meet the specifications and conditions of the bid; or
 - (f) bidding with the intention not to win the bid.
- In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 9. The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
- ³ 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.
 - 10. I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

Signature	Date
Position	Name of Bidder

Part 5 - Schedule E

Qualifications and Experience

85	SIGNATURE	DATE
DRAFTED BY:	1	3-12-2020
RECOMMENDED BY:	The back	03-12-2020
REVIEWED BY:	Val	13-12 200
APPROVED BY BSC COMMITTEE		
(CHAIRPERSON)	-	0 /0/3
ADVERT APPROVED BY:	1 Must 2 X	2 2620/12/6

Description of	Period		Contract	Contact	Contact
Contract			Value	Person	Number
	Start	End			
	Date	date		¥	
3 The number of	of years tha	it the hidde	er has been in t	he husiness of	providing cor
3. The number o			er has been in t	he business of	providing ser
				he business of	providing ser
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which are mate	erially the s he person v	who shall m	e Services: anage the Service d experience bel	ow:	

1.

2.

86	SIGNATURE	DATE
DRAFTED BY:	4	3-12-2020
RECOMMENDED BY:	12808C	13-13-2020
REVIEWED BY:	V 4	03-12.220
APPROVED BY BSC COMMITTEE		
(CHAIRPERSON)	-	03/1/01
ADVERT APPROVED BY:	Aud in	2 08/12/2020
		77,5700

Part 5 – Schedule F

Organization type

PARTNERSHIP/CLOSED CORPORATION/COMPANY (delete which is not applicable)

	The	e bidder con	nprises of	f the following	partners/members/directors:	
	1.	NAME				
		ADDRESS	180			
		ID NUMBE	₹:			
	2.	NAME	:			
		ADDRESS	:	1		
		ID NUMBER	₹:	S		
	3.	NAME	:			
		ADDRESS	:)		
		ID NUMBER	₹:	S		
	4.	NAME	:			
		ADDRESS	:	s 		
		ID NUMBER	₹:	o 		
	5.	NAME	:	9		
		ADDRESS	:	5		
		ID NUMBER	₹:			
						••••
					SIGNATURE OF (ON BEHALF OF) BIDDER	
					NAME IN CAPITALS	•••
In the	prese	ence of:			NAME IN CAPTIALS	
1.		•••••				

87	SIGNATURE	DATE
DRAFTED BY:	10	3-12-2020
RECOMMENDED BY:	VE BORRE	08-19-9090
REVIEWED BY:	Viet	13-12-2020
APPROVED BY BSC COMMITTEE		1. 1.
(CHAIRPERSON)	- I	03/2/200
ADVERT APPROVED BY:	(Just in	8 83/12/00

2.

Part 5 - Schedule G Organizational structure

1.	Provide full o	letails of the organizatio	nal structure	which will be utilize	ed in the provision of
		(including where approp			aa ara provision o.
	XI				
	D				
	·				
			SIGNAT	URE OF (ON BEH	ALF OF) BIDDER
			NAME I	N CAPITALS	
In th	e presence of :				
1.					
2.					
	***************************************	Part 5	5 – Schedule	e H	
		Details of Sup	plier's Nea	rest Office	
-			88	SIGNATURE	DATE
		DRAFTED BY:			3-12-2020

88	SIGNATURE	DATE
DRAFTED BY:	6	3-12-2020
RECOMMENDED BY:	TEDARC \	03-12-320
REVIEWED BY:	Val	0512 220
APPROVED BY BSC COMMITTEE		67
(CHAIRPERSON)	-9.10	03/14/820
ADVERT APPROVED BY:	with side	e 53/12/200

1.	Physical address of supplier's office	
1	Telephone No of office:	
3	Time period for which such office has be	een used by supplier:
		SIGNATURE OF (ON BEHALF OF) BIDDER
		NAME IN CAPITALS
In th	ne presence of:	
1.		
2.		

89	SIGNATURE /	DATE
DRAFTED BY:	1	3-12-2020
RECOMMENDED BY:	IL abise	03-13-9090
REVIEWED BY:	Cult	03-12220
APPROVED BY BSC COMMITTEE	-	-61
(CHAIRPERSON)	CT A	0 3/1/20
ADVERT APPROVED BY:	(Nurst 2000	203/12/20

Part 5 — Schedule I Financial Particulars

This schedule must be completed by the bidder and submitted together with the bid. Documentary proof confirming availability of financial resources to execute the contract from the bidder's financial institution in the form of a 3 months bank statement. If this requirement is not complied with in full the bid may be considered invalid.

Nature of Service :	
Name of bidder:	
Bid Number:	
	FINANCIAL POSITION OF BIDDER
	I/we hereby certify that I/we have the necessary financial capacity and resources to execute the above contract successfully for the bid amount. I / we hereby attach letter confirming availability of financial resources from the financial institution. I / we give the ECDOH permission to contact the financial institution below to confirm the information provided.
	In the absence of the above, a letter confirming that the bidder has applied for financial assistance from any financial institution and that the institution is willing to favourably consider such application in the event that the bidder is successful, will also satisfy the Department.
NAME OF	
FINANCIAL	
INSTITUTION	
ADDRESS	
TEL.NO	
FAX NO	
CONTACT	
PERSON	
	SIGNATURE OF (ON BEHALF OF) BIDDER
	NAME IN CAPITALS
In the presence of :	
4	

2	

90	SIGNATURE 0	DATE
DRAFTED BY:	1	3-12-2020
RECOMMENDED BY:	IA TOPPO.	0317-5050
REVIEWED BY:	feest	13-12-270
APPROVED BY BSC COMMITTEE		1
[CHAIRPERSON]	53 /	03/2/2000
ADVERT APPROVED BY:	House 200	a 63/12/202
		7/1

SBD 6.1

PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2017

This preference form must form part of all bids invited. It contains general information and serves as a claim form for preference points for Broad-Based Black Economic Empowerment (B-BBEE) Status Level of Contribution

NB:

BEFORE COMPLETING THIS FORM, BIDDERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF B-BBEE, AS PRESCRIBED IN THE PREFERENTIAL PROCUREMENT REGULATIONS, 2017.

1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to all bids:
 - 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

- a) The value of this bid is estimated to not exceed R50 000 000 (all applicable taxes included) and therefore the 80/20 preference point system shall be applicable; or
- b) Either the 80/20 or 90/10 preference point system will be applicable to this tender (*delete whichever is not applicable for this tender*).
- 1.3 Points for this bid shall be awarded for:
 - (a) Price; and
 - (b) B-BBEE Status Level of Contributor.
- 1.4 The maximum points for this bid are allocated as follows:

	POINTS
PRICE	80
B-BBEE STATUS LEVEL OF CONTRIBUTOR	20
Total points for Price and B-BBEE must not exceed	100

1.5 Failure on the part of a bidder to submit proof of B-BBEE Status level of contributor together with the bid, will be interpreted to mean that preference points for B-BBEE status level of contribution are not

91	SIGNATURE	DATE
DRAFTED BY:	. 🗵	3-12-2020
RECOMMENDED BY:	IL SOKE	03-12-2020
REVIEWED BY:	Contract of the contract of th	13-12-202
APPROVED BY BSC COMMITTEE		
(CHAIRPERSON)		03/0/0
ADVERT APPROVED BY:	Australa	6/3/1/2

claimed.

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

2. **DEFINITIONS**

- (a) **"B-BBEE"** means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (b) "B-BBEE status level of contributor" means the B-BBEE status of an entity in terms of a code of good practice on black economic empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- (c) "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of goods or services, through price quotations, advertised competitive bidding processes or proposals;
- (d) "Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (e) "EME" means an Exempted Micro Enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic Empowerment Act;
- (f) **"functionality"** means the ability of a tenderer to provide goods or services in accordance with specifications as set out in the tender documents.
- (g) "prices" includes all applicable taxes less all unconditional discounts;
- (h) "proof of B-BBEE status level of contributor" means:
 - 1) B-BBEE Status level certificate issued by an authorized body or person;
 - 2) A sworn affidavit as prescribed by the B-BBEE Codes of Good Practice;
 - 3) Any other requirement prescribed in terms of the B-BBEE Act;
- (i) "QSE" means a qualifying small business enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic Empowerment Act;
- (j) "rand value" means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;

POINTS AWARDED FOR PRICE

3.1 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

92	SIGNATURE	DATE
DRAFTED BY:	A	3-12-2020
RECOMMENDED BY:	A BOX O.	03-12-2020
REVIEWED BY:	W	0312-L020
APPROVED BY BSC COMMITTEE		6
(CHAIRPERSON) -	-	03/2/6
ADVERT APPROVED BY:	twee jarge	1 B3/12/2

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

Where

Ps = Points scored for price of bid under consideration

Pt = Price of bid under consideration

Pmin = Price of lowest acceptable bid

4. POINTS AWARDED FOR B-BBEE STATUS LEVEL OF CONTRIBUTOR

4.1 In terms of Regulation 6 (2) and 7 (2) of the Preferential Procurement Regulations, preference points must be awarded to a bidder for attaining the B-BBEE status level of contribution in accordance with the table below:

B-BBEE Status Level of Contributor	Number of points (90/10 system)	Number of points (80/20 system)
1	10	20
2	9	18
3	6	14
4	5	12
5	4	8
6	3	6
7	2	4
8	1	2
Non-compliant contributor	0	0

5. BID DECLARATION

5.1 Bidders who claim points in respect of B-BBEE Status Level of Contribution must complete the following:

6. B-BBEE STATUS LEVEL OF CONTRIBUTOR CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 4.1

6.1 B-BBEE Status Level of Contributor: . =(maximum of 10 or 20 points)

(Points claimed in respect of paragraph 7.1 must be in accordance with the table reflected in paragraph 4.1 and must be substantiated by relevant proof of B-BBEE status level of contributor.

7. SUB-CONTRACTING

7.1 Will any portion of the contract be sub-contracted?

(Tick applicable box)

93	SIGNATURE	DATE
DRAFTED BY:	1	3-12-2020
RECOMMENDED BY:	JA20036 \	03-12-2020
REVIEWED BY:	wit	03-12-2120
APPROVED BY BSC COMMITTEE	0.	1. /. /
(CHAIRPERSON)	50,00	03/2/10
ADVERT APPROVED BY:	(huns me	2003/0/20

YES		NO	
	1		

771.1 II VES. INDICALE	$^{\circ}1.1$	If ves.	indicate
------------------------	---------------	---------	----------

- i) What percentage of the contract will be subcontracted.....%
- ii) The name of the sub-contractor.....
- iii) The B-BBEE status level of the sub-contractor.....
- iv) Whether the sub-contractor is an EME or QSE

(Tick applicable box)
YES NO

v) Specify, by ticking the appropriate box, if subcontracting with an enterprise in terms of Preferential Procurement Regulations, 2017:

Designated Group: An EME or QSE which is at last 51% owned by:	EME √	QSE √
Black people		
Black people who are youth		
Black people who are women		
Black people with disabilities		
Black people living in rural or underdeveloped areas or townships		
Cooperative owned by black people		
Black people who are military veterans		
OR		
Any EME		
Any QSE		

8. **DECLARATION WITH REGARD TO COMPANY/FIRM**

- 8.1 Name of company/firm:.....
- 8.2 VAT registration number:
- 8.3 Company registration number:
- 8.4 TYPE OF COMPANY/ FIRM

Partnership/Joint Venture / Consortium
One person business/sole propriety
Close corporation
Company
(Pty) Limited
[TICK APPLICABLE BOX]

8.5 DESCRIBE PRINCIPAL BUSINESS ACTIVITIES

94	SIGNATURE	DATE
DRAFTED BY:	·	3-12-2020
RECOMMENDED BY:	MARIE 1	03-12-20-20
REVIEWED BY:	Cut	03-12-2020
APPROVED BY BSC COMMITTEE (CHAIRPERSON)		03/4/200
ADVERT APPROVED BY:	port met	03/12/201

8.6	CO	MPANY	CLASSIFICATION		
	[77	Sup Prof Oth	nufacturer plier essional service provider er service providers, e.g. tran rcable box]	sporter, etc.	
8.7	To	Total number of years the company/firm has been in business:			
8.8	tha and	I/we, the undersigned, who is / are duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the B-BBE status level of contributor indicated in paragraphs 1.4 and 6.1 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I we acknowledge that:			
	i)	The in	formation furnished is true ar	nd correct;	
	ii)	 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 6.1, the contractor may be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct; 			
	iii)				
	iv)	iv) If the B-BBEE status level of contributor has been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, the purchaser may, in addition to any other remedy it may have –			
		(a) disqualify the person from the bidding process;			
		(b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;			
		(c)	cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;		
		(d) recommend that the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted by the National Treasury 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 crim	inal prosecution.	
WIT	TNESSI	 ES			
				SIGNATURE(S) OF BIDDERS(S)	
2.			gg	DATE: ADDRESS	
	-	(3-12-2020,	@ 3/1420 Dasinder 2020/12/03	