Request for Proposal

Appointment of a service provider for the supply and ongoing support of the server, storage and backup infrastructure for the Council for Geoscience on a lease basis for a period of sixty (60) months.

Proposal No. CGS-2023-026THB

280 Pretoria Street, Silverton, Pretoria Private Bag X112, Pretoria 0001, South Africa Tel: +27 (0)12 841 1911 Fax: +27 (0)12 841 1221 email: info@geoscience.org.za website: www.geoscience.org.za



Council for Geoscience

TENDER RULES AND CHECK LIST

1. All the documents accompanying this invitation to bid must be completed in detail, be **sealed in an envelope** and be deposited in the tender box before the closing date and time. The tender box is situated at the reception of the Council for Geoscience, 280 Pretoria Street, Silverton, Pretoria. Tenders must only be submitted on the tender documentation issued. The retyping of the tender document is not permitted.

2. Duly completed and signed original bid document should be sealed in an envelope marked:

Description: Appointment of a service provider for the supply and ongoing support of the server, storage and backup infrastructure for the Council for Geoscience on lease basis for a period of sixty (60) months.

Tender No : CGS-2023-026THB

Issue date: 08 March 2024

Compulsory Briefing Session: 22 March 2024 at 11h00am

Venue: Council for Geoscience, 280 Pretoria Street, Silverton, Pretoria,

Closing date: 12 April 2024 @ 11h00am

3. CGS POPIA COMPLIANCE POLICY STATEMENT

The Council for Geoscience is committed to securing the integrity and confidentiality of your Personal Information that is in our possession and will guard against unlawful access and use. The processing of your personal information by the Council for Geoscience will be done in accordance with the POPIA Act 4 of 2013 as well as our processing notice that can be accessed from our website <u>www.geoscience.org.za</u>.

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4. CHECK LIST

ALL THE RELEVANT FORMS ATTACHED TO THIS BID DOCUMENTS MUST BE COMPLETED AND SIGNED BACK IN BLACK INK WHERE APPLICABLE BY A DULY AUTHORISED OFFICIAL. FAILURE TO PROVIDE ANY OF THE BELOW MENTIONED DOCUMENTS MAY LEAD TO DISQUALIFICATION.

RETURNABLE DOCUMENTS THE FOLLOWING IS INCLUDED IN THE TENDER DOCUMENT	YES	NO
The successful bidder will be required to submit a Bank Guarantee		
Three documents; one (1) original tender document and two (2) copies		
SBD 1. Invitation to Bid		
Bidders must provide proof of Tax Clearance compliance from SARS, The Council for Geoscience will verify your tax compliance proof in terms of practice note 9 of 2017/2018.		
Tender specification		
SBD 4. Declaration of interest		
SBD 6.1.Preference points		
Supplier application form (CSD Report)		
Government procurement General conditions of contract		
Latest Original Certified copies of company registration certificate		
Shareholding breakdown per race, gender and percentage shareholding with shareholders of the bidding company who are not individuals.		
In a case where BBBBEE certificate is a requirement to submit in order to score points on specific goals, a certified valid SANAS accredited certificate or DTI certificate, Sworn Affidavit will be required. Certificates issued by IRBA and Accounting Officers have been discontinued. Certified BBBEE certificate (For consortium or joint venture a consolidated BBBEE Certificate must be submitted)		
The Council's document must be kept as supplied and submitted with all Schedules/Forms fully completed.		
Any other documents, certificates etc. must be attached as annexure to the official Council document		
Where the Council's official document is taken apart and not submitted as supplied, the bid will be rejected		
No bid forwarded by telegram, telex, facsimile or similar apparatus will be considered.		

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In case of Joint venture, trust or consortiums please submit joint venture agreement.

6. BID CONDITIONS

6.1 Bidders shall provide full and accurate answers to all (including mandatory) question posed in this document, and, are required to explicitly state either "Accept" or "Not Accept" (with a $\sqrt{}$)" regarding compliance with the requirements. Where necessary, the bidder shall substantiate their response to a specific question.

6.2 A " \sqrt{n} " under "**Accept**" will be interpreted as full compliance/acceptance to the applicable paragraph. A " \sqrt{n} " under "**Accept**" will be interpreted that the Bidder/s has/have read and understood the paragraph, A " \sqrt{n} " under "**Not Accept**" will be interpreted that the bidder does **not accept** the content of the applicable paragraph.

6.3 The following bid, conditions will govern the contract between the Council for Geoscience and the successful bidder:

Requirement	ACCEPT	NOT ACCEPT
Bidders are invited to offer the Services in accordance with the attached Specifications and the conditions within this document. The Bidder/s shall accept CGS's interpretation of any specific requirement in the Bid documents or Specifications should there be a difference of interpretation between the Bidder/s and CGS. Should any dispute arise as a result of this of this Bid and/or the subsequent contract, which cannot be settled to the mutual satisfaction of the Bidder/s and CGS's, it shall be dealt with in terms of paragraph 23 of the general conditions of contract?		
Should there be any discrepancies between the Bid conditions and any other documentation that forms part of this RFB, the Bid conditions shall take preference.		

Documentation	ACCEPT	NOT ACCEPT
Fully comprehensive service documentation shall be supplied in English by each Bidder, which shall explicitly and detail, describe the service/s offered. This documentation shall include sufficient detail to clearly give the reader a precise and unambiguous description of the service/s offered. Incomplete or incomprehensive service documentation will result in rejection of the offer.		

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Geoscience on a lease basis for a period of sixty (60) months.	0201118

Selection	ACCEPT	NOT ACCEPT
CGS reserves the right to make a selection solely on the information received in the Bids or to negotiate further with one or more Bidder/s.		
Should CGS consider it necessary, the Bidder/s shall agree to an inspection of the resources and works of the Bidder, if so required?		
To contact any Bidder during the evaluation period, to clarify information only, without informing any other Bidder.		

Copyright	ACCEPT	NOT ACCEPT
The specifications are the intellectual property of Council for Geoscience.		
The contents of any specifications are the property of CGS and are confidential. It shall not in any manner be reproduced, destroyed, lent or given away without the permission.		

Submission of Bid	ACCEPT	NOT ACCEPT
CGS may also reject an offer if the Bidder/s fail to complete the standard bidding documents in this		
tender document.		

Service approval	ACCEPT	NOT ACCEPT
The Procuring of the Services shall not take place		
until CGS has given final approval of all procedures.		

Upfront/Deposit Payments	ACCEPT	NOT ACCEPT
CGS will not make any upfront payment or deposit payments to the successful bidder/s for goods or services. CGS will pay 30 days after delivery of goods or service and receipt of an invoice.		

7. BIDDING STRUCTURE

Indicate the type of Bidding structure by marking with an 'X':	
Individual Bidder	
Joint venture	
Consortium	
Subcontractors	
Other	

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If Joint Venture or Consortium, indicate the	
following for <u>Prime Bidder</u> :	
Name of Prime Contractor	
Registration number	
VAT registration number	
Contact person	
Telephone number	
Fax number	
E-mail address	
Postal address	
Physical address	

If Joint Venture or Consortium, indicate the	
following for <u>all</u> partners other than Prime Bidder:	
Name of partners	
Registration number	
VAT registration number	
Contact person	
Telephone number	
Fax number	
E-mail address	
Postal address	
Physical address	

If using other contractors:	
Name of Prime Contractor	
Registration number	
VAT registration number	
Contact person	
Telephone number	
Fax number	
E-mail address	
Postal address	
Physical address	

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If using Subcontractors, indicate the following for	
all Subcontractors:	
Name of Subcontractor(s)	
Registration number	
VAT registration number	
Percentage of work subcontracted	
Value of work sub contracted in rands	R
Contact person	
Telephone number	
Fax number	
E-mail address	
Postal address	
Physical address	

8. RESPONSE FORMAT

Bidders must respond using the following response format:

espond using the following response format:		
Description		
 Executive Summary The executive summary must cover the following: Paragraph 1 The Bidder must indicate in their bid response to the Council for Geoscience whether they are responding as a Prime bidder, joint venture, consortium or partnership and list the parties and explain their roles. Paragraph 2 The Bidder must indicate that the signatory of the company/consortium is duly designated to sign the bid response on our behalf of the consortium or joint venture. Paragraph 3 Summary of similar work done in the past Paragraph 4 High level summary of their response 		
SBD 1		
Bidders must provide proof of Tax Compliance Status Pin from SARS.The Council for Geoscience will verify your tax compliance proof in terms of practice note 9 of 2017/2018		
Functional response		
Price Breakdown (Indicate cost drivers) where applicable		
SDB 6.1 (Preference Points form) and certified BBBEE Certificate		
Central Supplier Database		
General Conditions of Contract 2010		

NB: The response must have an index and the document must be neatly divided using the above mentioned format in sequence.

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SDB 1

PART A INVITATION TO BID

INVITATION TO BID							
YOU ARE HEREBY INVITED TO BID FOR REQUIREMENTS OF THE (NAME OF DEPARTMENT/ PUBLIC ENTITY)							
BID NUMBER:	CGS-2023-026THB CLOSING DA				NG TIME:	11H00 am	
	Appointment of a service pro					orage and ba	ckup infrastructure
	for the Council for Geoscien						
BID RESPONSE DOCUMENTS	MAY BE DEPOSITED IN TH	HE BID BOX S	IIUAIED AI	(STREET ADDRE	:55)		
COUNCIL FOR GEOSCIENCE,							
280 PRETORIA STREET							
SILVERTON, PRETORIA							
0001							
BIDDING PROCEDURE ENQUI	RIES MAY BE DIRECTED T	0	TECHNICA	L ENQUIRIES MA	(BE DIRE	CTED TO:	
CONTACT PERSON	Thabang Kome		CONTACT I	PERSON		Asanda Na	ase
TELEPHONE NUMBER	012 841 1213		TELEPHONE NUMBER		012 841 1	537	
FACSIMILE NUMBER	N/A		FACSIMILE NUMBER			N/A	
E-MAIL ADDRESS	tkome@geoscien	tkome@geoscience.org.za		E-MAIL ADDRESS		anase@geoscience.org.za	
SUPPLIER INFORMATION							
NAME OF BIDDER							
POSTAL ADDRESS							
STREET ADDRESS							
TELEPHONE NUMBER	CODE			NUMBER			
CELLPHONE NUMBER							
FACSIMILE NUMBER	CODE	CODE NUMBER					
E-MAIL ADDRESS							
VAT REGISTRATION NUMBER							
SUPPLIER COMPLIANCE STAT				CENTRAL			
	COMPLIANCE		OR	SUPPLIER			
	SYSTEM PIN:		VI	DATABASE			
				No:	MAAA		

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the server, storage a	e provider for the supply and nd backup infrastructure f basis for a period of sixty (6	for the Council for	Prop	osal No. CGS-20 026THB)23-
1.1.1.1 ARE YOU THE ACCREDITED REPRESENTATIVE IN SOUTH AFRICA FOR THE GOODS /SERVICES OFFERED?	□Yes □No [IF YES ENCLOSE PROOF]	1.1.1.2 ARE YOU FOREIG BASED SUPPLIE THE GOU /SERVIC OFFERE	N ER FOR ODS ES	□Yes [IF YES, ANSWER QUESTIONNAIRE	
QUESTIONNAIRE TO BIDDING FOREI	SN SUPPLIERS				
IS THE ENTITY A RESIDENT OF THE R	, i	RSA)?		YES	
DOES THE ENTITY HAVE A BRANCH IN THE RSA?					_
DOES THE ENTITY HAVE A PERMANENT ESTABLISHMENT IN THE RSA?					
DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN THE RSA?				NO NO	
IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF TAXATION? YES VESSION OF TAXATION YES VESSION OF THE ABOVE, THEN IT IS NOT A REQUIREMENT TO REGISTER FOR A TAX COMPLIANCE STATUS SYSTEM PIN CODE FROM THE SOUTH AFRICAN REVENUE SERVICE (SARS) AND IF NOT REGISTER AS PER 2.3 BELOW.					

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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, THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT.

1.4. THE SUCCESSFUL BIDDER WILL BE REQUIRED TO FILL IN AND SIGN A WRITTEN CONTRACT FORM (SBD7).

2. TAX COMPLIANCE REQUIREMENTS

2.1 BIDDERS MUST ENSURE COMPLIANCE WITH THEIR TAX OBLIGATIONS.

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

NB: FAILURE TO PROVIDE / OR COMPLY WITH ANY OF THE 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:

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Appointment of a service provider for the supply and ongoing support of the server, storage and backup infrastructure for the Council for Geoscience on lease basis for a period of sixty (60) months.

Bid NO: CGS-2023-026THB. Issued dated: 08 March 2024 Compulsory Briefing Session: 22 March October 2024 at 11h00 Venue: Council for Geoscience, 280 Pretoria Street, Silverton, Pretoria,0001 Closing date and time: 12 April 2024 at 11h00am Bid Validity Period: 120 Calendar days.

TENDER BOX ADDRESS:

280 Pretoria Street Silverton Pretoria 0001 **Request for Proposal**

Appointment of a service provider for the supply and ongoing support of the server, storage and backup infrastructure for the Council for Geoscience on a lease basis for a period of sixty (60) months.

1. INTRODUCTION

The Council for Geoscience (CGS) is a schedule 3A public entity organization as defined by the Public Finance Management Act (Act 1 of 1999). The CGS derives its mandate from the Geoscience Act 100 of 1993. The objectives of the CGS under the Act, is to produce worldclass geoscience knowledge products and to render geoscience-related services to the South African public and industry. The strategic position of the CGS is to ensure that its activities contribute to the national imperatives, namely to free the potential of individuals by improving the quality of life of all citizens, assisting in the growth and wealth of the country and eradicating poverty especially in the rural areas of South Africa. It does this through the mandate of the Geoscience Act, which includes the following activities:

- 1.1. To systematically document and compile the geology of the earth's surface and continental crust, including offshore areas within the territory of South Africa.
- 1.2. To compile geoscience data, especially geological, geophysical, metallogenic and engineering geological information in the form of maps and accompanying explanations and to make this information available to the public.
- 1.3. To do basic geoscience research into the nature and origin of rocks, ores, minerals and the history and evolution of life and to understand the geological evolution of the earth. These findings are published in peer reviewed geoscience publications nationally and internationally.
- 1.4. To collect and curate all geoscience knowledge for the country into the National Geoscience Repository and make such information available to the public.
- 1.5. To render geoscience knowledge services and advice to the State to enable informed and scientifically based decisions on the use of the earth's surface and its resources within the territory of South Africa.
- 1.6. To manage several national geoscience facilities on behalf of the country such as the National Seismograph Network, the National Borehole-Core Repository, the National Geoscience Heritage Collections (Geoscience Museum) and the National Geoscience Library.
- 1.7. To render commercial geoscience services and products to national and international clients.

2. PURPOSE AND BACKGROUND OF THIS REQUEST FOR PROPOSAL (RFP)

The Council for Geoscience requires the supply and install of the necessary hardware and software for a VMware server cluster, the configuration of the server cluster, SAN, support and maintenance on a lease basis for a period of five (5) years.

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The CGS would like to appoint a service provider for the design and implementation of a complete information technology infrastructure. The project is centralized at Head office and must connect to the entire CGS with offices in the following areas:

- Head Office 280 Pretoria Street, Silverton, Pretoria
- Bellville Office 3 Oos Street, Bellville, Cape Town
- Pietermaritzburg Office 139 Jabu Ndlovu Street, Pietermaritzburg
- Polokwane Office 30A Schoeman Street, Polokwane
- Port Elizabeth Office 16, 2nd Avenue, Port Elizabeth
- Upington Office 24 Josling Street, Upington
- National Core Library, plot 80 Rhenosterfontein and Mooiplaats road, Donkerhoek
- Disaster Recovery site in Pretoria

The CGS requires a competent service provider to implement a scalable future-state technology architecture and to supply ICT infrastructure that:

- Promotes and improves ability of the CGS to share information and to collaborate with other government agencies or organisations particularly in times of emergencies or where rapid decisions are needed.
- Enables the CGS to take advantage of information resources that are available through existing spatial data infrastructure services and networks, and therefore create redundant capabilities.
- Enables consolidation of data that is currently stored in different locations and originates from various sources within and external to the CGS.
- Enables the CGS to efficiently process information or leverage external processing capabilities (for example, High Performance Computing Infrastructure).
- Enables the CGS to respond faster to changes in technology and business needs.

The goal is to design and upgrade the Council for Geoscience IT infrastructure in the main datacentre in Pretoria.

The project deliverables include, but are not limited to the following:

- Decommission obsolete equipment,
- Migration of data and services to new environment,
- Improve operational efficiency,
- Provide disaster recovery infrastructure and solution.

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The expected result of the project is to implement a significantly improved and scalable infrastructure with simplified management and serviceability.

3. LEGISLATIVE FRAMEWORK OF THE BID

- 3.1. Tax Legislation
 - 3.1.1. Bidders must be compliant when submitting a proposal to Council for Geoscience and remain compliant for the entire contract term with all applicable tax legislation, including but not limited to the Income Tax Act, 1962 (Act No. 58 of 1962) and Value Added Tax Act, 1991 (Act No. 89 of 1991).
 - 3.1.2. It is a condition of this bid that the tax matters of the successful bidder be in order, or that satisfactory arrangements have been made with South African Revenue Service (SARS) to meet the bidder's tax obligations.
 - 3.1.3. The Tax Compliance status requirements are also applicable to foreign bidders/ individuals who wish to submit bids.
 - 3.1.4. It is a requirement that bidders grant a written confirmation when submitting this bid that SARS may on an ongoing basis during the tenure of the contract disclose the bidder's tax compliance status and by submitting this bid such confirmation is deemed to have been granted.
 - 3.1.5. Bidders are required to be registered on the Central Supplier Database and the National Treasury shall verify the bidder's tax compliance status through the Central Supplier Database.
 - 3.1.6. Where Consortia / Joint Ventures / are involved, each party must be registered on the Central Supplier Database and their tax compliance status will be verified through the Central Supplier Database. The parties must submit Consortia / Joint Ventures agreement with clear role clarifications.
 - 3.1.7. Where sub-contracting is involved, the lead partner must submit a subcontracting agreement with clear role clarification.

3.2. Procurement Legislation

Council for Geoscience has a detailed evaluation methodology premised on Treasury Regulation 16A3 promulgated under Section 76 of the Public Finance Management Act, 1999 (Act, No. 1 of 1999), the Preferential Procurement Policy Framework Act 2000 (Act, No.5 of 2000) and the Broad-Based Black Economic Empowerment Act, 2003 (Act, No. 53 of 2003), andall the applicable Instruction note issued by National Treasury from time to time.

3.3. Technical Legislation and/or Standards

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Bidders should be cognisant of the legislation and/or standards specifically applicable to the services.

4. TIMELINE OF THE BID PROCESS

The period of validity of tender and the withdrawal of offers, after the closing date and time is 120 days. The project timeframes of this bid are set out below:

Activity	Due Date
Tender Issue date	08 March 2024
Closing date of questions relating to bid from bidders	05 April 2024
Bid closing date	12 April 2024 at 11h00am
Notice to bidders	Council for Geoscience will endeavour to inform bidders of the progress until conclusion of the tender.

All dates and times in this bid are South African standard time.

Any time or date in this bid is subject to change at Council for Geoscience's discretion. The establishment of a time or date in this bid does not create an obligation on the part of Council for Geoscience to take any action or create any right in any way for any bidder to demand that any action be taken on the date established.

5. CONTACT AND COMMUNICATION

- 5.1. A nominated official of the bidders can make enquiries in writing, to the specified person, Thabang Kome via email tkome@geoscience.org.za and/or 0128411213. Bidders must reduce all telephonic enquiries to writing and send to the above email address.
- **5.2.** The delegated office of Council for Geoscience may communicate with Bidders where clarity is sought in the bid proposal.
- **5.3.** Any communication to an official or a person acting in an advisory capacity for Council for Geoscience in respect of the bid between the closing date and the award of the bid by the Bidders is discouraged.
- **5.4.** All communication between the Bidders and Council for Geoscience must be done in writing.
- **5.5.** Whilst all due care has been taken in connection with the preparation of this bid, Council for Geoscience makes no representations or warranties that the content of the bid or

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any information communicated to or provided to Bidders during the bidding process is, or will be, accurate, current or complete. Council for Geoscience and its employees and advisors will not be liable with respect to any information communicated which may not accurate, current or complete.

- **5.6.** If Bidders finds or reasonably believes it has found any discrepancy, ambiguity, error or inconsistency in this bid or any other information provided by Council for Geoscience (other than minor clerical matters), the Bidders must promptly notify Council for Geoscience in writing of such discrepancy, ambiguity, error or inconsistency in order to afford Council for Geoscience an opportunity to consider what corrective action is necessary (if any).
- **5.7.** Any actual discrepancy, ambiguity, error or inconsistency in the bid or any other information provided by Council for Geoscience will, if possible, be corrected and provided to all Bidders without attribution to the Bidders who provided the written notice.
- **5.8.** All persons (including Bidders) obtaining or receiving the bid and any other information in connection with the Bid or the Tendering process must keep the contents of the Bid and other such information confidential, and not disclose or use the information except as required for the purpose of developing a proposal in response to this Bid.

6. LATE BIDS

Bids received after the closing date and time, at the address indicated in the bid documents, will not be accepted for consideration and where practicable, be returned unopened to the Bidders.

7. COUNTER CONDITIONS

Bidders' attention is drawn to the fact that amendments to any of the Bid Conditions or setting of counter conditions by Bidders or qualifying any Bid Conditions will result in the invalidation of such bids.

8. FRONTING

- **8.1.** Government supports the spirit of broad based black economic empowerment and recognizes that real empowerment can only be achieved through individuals and businesses conducting themselves in accordance with the Constitution and in an honest, fair, equitable, transparent and legally compliant manner. It is against this background the Government condemn any form of fronting.
- **8.2.** The Government, in ensuring that Bidders conduct themselves in an honest manner will, as part of the bid evaluation processes, conduct or initiate the necessary enquiries/investigations to determine the accuracy of the representation made in bid

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documents. Should any of the fronting indicators as contained in the Guidelines on Complex Structures and Transactions and Fronting, issued by the Department of Trade and Industry, be established during such enquiry / investigation, the onus will be on the Bidder / contractor to prove that fronting does not exist. Failure to do so within a period of 14 days from date of notification may invalidate the bid / contract and may also result in the restriction of the Bidder /contractor to conduct business with the public sector for a period not exceeding ten years, in addition to any other remedies Council for Geoscience may have against the Bidder / contractor concerned.

9. SUPPLIER DUE DILIGENCE

The Council for Geoscience reserves the right to conduct supplier due diligence prior to the final award or at any time during the contract period. This may include site visits and requests for additional information. The CGS reserves the right to verify any information supplied by the bidder in the tender document and should the information be found to be false or incorrect, the CGS will exercise any of the remedies available to it in the bid document. Reference letters will also be authenticated.

10. SCOPE OF WORK

The successful Bidder shall conceptualise, design and develop a future-state technology architecture for the CGS based on national and global standards. The proposed design **must** be capable of storing and processing of large geospatial datasets as well as be scalable over the duration of the contract. contract at a growth rate of a minimum of 150TB per annum.

The proposed solution must cater for on-premises hosting of the following, but no limited to:

- CGS geoscientific data (Integrated Geoscience Solution)
- Enterprise Resource Planning (ERP),
- Enterprise Content Management (ECM),
- Security systems (Hardware and Software),
- Migration of data and services from current infrastructure to new infrastructure
- Provide systems that will support the connection to the regional offices and disaster recovery site,
- Provision of software, applications and services for a managed server solution including:
 - o Server backup
 - Workstations backup
 - Storage optimisation and file analysis module
 - Storage space archiving
- Support and Maintenance, including the replacement of components when required, updates and upgrades of software, renewal of all licence, and regular reporting.
- Delivery, setup and configuration of systems and infrastructure in the head office and disaster recovery site (Implementation of a dual/redundant site).
- Ensuring that there is comprehensive insurance cover for the duration of the contract.
- The successful bidder is required to deliver the hardware within six (6) months of receipt of purchase order.
- Installation, setup and configuration should be completed within three (3) months after delivery of equipment.

The CGS currently maintains a firewall configuration on its production and disaster recovery environment. The successful bidder is required to maintain the firewall solution and its licences for the duration of the contract.

CGS may consider negotiating with the successful bidder to own the equipment at the end of the lease period or at any stage within the lease period at a cost.

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10.1 TECHNICAL SPECIFICATIONS

The following table indicates the proposed hardware and software installation at the CGS.

The solution must be scalable to accommodate data growth and processing capabilities:

A. Production

Category	Description		
Disaggregated Hy	aggregated Hyper Converged Infrastructure (DHCI) Solution or equivalent with Software,		
Services and Sup	port, with the following suggested specification:		
Rack	• 2 x 42U 600x1200mm Racks each with 3 x 7.3kVA/60309 3-wire 32A/230V		
Infrastructure	Outlets (36) C13 (6) C19/Vertical INTL PDU		
	KVM switch, Mouse, Monitor and LCD		
Virtualisation	• 5 x DL385 Rackmount servers, each configured with (minimum):		
Servers	- Processors: 2 x 32-core CPUs		
	- Memory: 1.5TB.		
	- Internal HDD: 2 x 240GB SSDs.		
	- NIC Ethernet: 2 x Ethernet 10/25Gb 2-port SFP28 Adapter		
	- NIC Ethernet: 1x Ethernet 1Gb 4-port BASE-T Adapter		
	- All cables and transceivers for connectivity.		
Backup Host	1 x DL325 Rackmount servers, each configured with (minimum):		
	- Processors: 1 x 32-core CPU		
	- Memory: 256TB		
	- Internal HDD: 2 x 240GB SSDs.		
	- NIC Ethernet: 1 x Ethernet 10/25Gb 2-port SFP28 Adapter		
	- NIC Ethernet: 1x Ethernet 1Gb 4-port BASE-T Adapter		
	- SAS Card and cables for Tape Library		
	- All cables and transceivers for connectivity.		
VMware	Upgrade the current VMware licenses to 10 x VMware vSphere Enterprise		
Licenses	Plus with vCenter Server, 5 Years Support.		
	• Upgrade the current VMware licenses to 150 SRM licenses, 5 years		
	Support.		
	Current entitlement codes: 652267869 and 699366503		
HyperConverged	DHCI Hyper Converged Software		
Software			
Networking	• 2 x Redundant Aruba 48 Port 25G SFP+/28, with 8 x 100G QSFP+/28 uplink		
	ports (minimum)		

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	• 2 x F	Redundant	Aruba 48 Port 1GB base-T Management switches with 6 x
	40G QSFP+ uplink ports (minimum)		
	 ALL cables and the necessary transceivers for connectivity 		
Storage Array	Storage Array with minimum 490TB raw capacity with the following minimum		
	specification.		
	Qty	Part	Description
	1	R4U35A	HPE Alletra 5050 CTO Base Array
	1	R4U46A	HPE Alletra 5000 294TB (21x14TB) HDD Bndl
			HPE Alletra 5000 23.04TB (3x7.68TB) Cache
	1	R4U50A	Bndl
			HPE Alletra 5000 23.04TB (3x7.68TB) Cache
	1	R4U50A	Bndl
	2	Q8J14A	HPE C19 to C20 FIO Power Cord
	2	R3Q00A	HPE NS 2x25GbE 2p SFP+ FIO Adptr Kit
			HPE Alletra 2120 126TB (21x6TB) HDD CTO
	1	R6F57A	Exp. Shelf
			HPE Alletra 2120 23.04TB (3x7.68TB) Cache
	1	R6H86A	Bndl
	2	Q8J27A	HPE C13 to C14 FIO Power Cord
	1	Q8G27B	HPE NS NOS Default FIO Software
	The storage has raw capacity of ~490TB, with an effective capacity of 1PB.		
Backup	-		
Backup Software	• Upgr	ade curren	t Commvault software to cover the following (minimum):
	○ ~ 150 VMs		
	C	~420TB	Capacity
	Desktop Backup Solution to cover the following:		
	C		ptops/Desktops
			Cell ID: FFF40
Tape Library			3 x SAS LTO8 Drives 100 LTO8 Tape
Training and	Trair	ning for ICT	staff on DHCI Solution
Credits	Back	up Solutior	n Training
	• Vmw	are Trainin	g

B. Disaster Recovery (DR)

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Category	Description				
Disaggregated Hy	gregated HyperConverged Infrastructure (DHCI) Solution or equivalent with Software,				
Services and Sup	port, with the following suggested specification:				
Rack	• 2 x 42U 600x1200mm Racks each with 3 x 7.3kVA/60309 3-wire 32A/230V				
Infrastructure	Outlets (36) C13 (6) C19/Vertical INTL PDU				
	KVM switch, Mouse, Monitor and LCD				
Virtualisation	• 5 x DL385 Rackmount servers, each configured with (minimum):				
Servers	- Processors: 2 x 32-core CPUs				
	- Memory: 1.5TB.				
	- Internal HDD: 2 x 240GB SSDs.				
	- NIC Ethernet: 2 x Ethernet 10/25Gb 2-port SFP28 Adapter				
	- NIC Ethernet: 1x Ethernet 1Gb 4-port BASE-T Adapter				
	- All cables and transceivers for connectivity.				
Backup Host	• 1 x DL325 Rackmount servers, each configured with (minimum):				
	- Processors: 1 x 32-core CPU				
	- Memory: 256TB				
	- Internal HDD: 2 x 240GB SSDs.				
	- NIC Ethernet: 1 x Ethernet 10/25Gb 2-port SFP28 Adapter				
	 NIC Ethernet: 1x Ethernet 1Gb 4-port BASE-T Adapter 				
	 SAS Card and cables for Current Dell Tape Library 				
	- All cables and transceivers for connectivity.				
VMware	Upgrade the current VMware licenses to 10 x vMware vSphere Enterprise				
Licenses	Plus with Vcenter Server, 5 Years Support.				
	Current entitlement codes: 652267869 and 699366503				
HyperConverged	DHCI HyperConverged Software				
Software					
Networking	• 2 x Redundant Aruba 48 Port 25G SFP+/28, with 8 x 100G QSFP+/28 uplink				
	ports (minimum)				
	• 2 x Redundant Aruba 48 Port 1GB base-T Management switches with 6 x				
	40G QSFP+ uplink ports (minimum)				
	ALL cables and the necessary transceivers for connectivity				
Storage Array	• Storage Array with minimum 490TB raw capacity with the following				
	minimum specification.				
	Qty Description				
	1 HPE Alletra 5050 CTO Base Array				

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	1	HPE Alletra 5000 294TB (21x14TB) HDD Bndl			
	1	HPE Alletra 5000 23.04TB (3x7.68TB) Cache Bndl			
	1	HPE Alletra 5000 23.04TB (3x7.68TB) Cache Bndl			
	2	HPE C19 to C20 FIO Power Cord			
	2	HPE NS 2x25GbE 2p SFP+ FIO Adptr Kit			
	1	HPE Alletra 2120 126TB (21x6TB) HDD CTO Exp. Shelf			
	1	HPE Alletra 2120 23.04TB (3x7.68TB) Cache Bndl			
	2	HPE C13 to C14 FIO Power Cord			
	1	HPE NS NOS Default FIO Software			
	The prop	proposed storage has raw capacity of ~490TB, with an effective capacity			
	of 1PB.	of 1PB.			
BACKUP					
Backup to Disk	3 x Commvault Hyperscale-X				
	Each with 24 x 12TB HDDs				
Tape Library	• Dell Tape Library SAS Drive LTO8 Upgrade Kit for SAS connectivity to the				
	Media Server				

C. Consulting and Deployment Services

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the server, sto	a service provider for the supply and ongoing support of rage and backup infrastructure for the Council for a lease basis for a period of sixty (60) months.	Proposal No. CGS-2023- 026THB
	 Monthly – Operating-system environment patc 	h analysis, firmware analysis,

- Software 5-year 24x7 remote support standard
- On-site ad-hoc support

Annual System Health Check

D. Datacentre Server/Storage Refresh and Business Continuity Implementation

- Implementation of a dual site, fully redundant virtualised infrastructure.
- The virtualised platform should simplify daily operations and administrative tasks by combining Compute, Server, Storage and Virtualisation into a single managed appliance providing full application availability.
- The solution provided should leverage a Hypervisor to manage virtualised workloads.
- Datacentre Recovery and Business Continuity implementation.

E. Server and End-user Backup

- System must be able to seamlessly back up changes to endpoints and retain backup data for the period specified by the CGS from the date of the last backup.
- System must allow for Production VMs to be replicate to disaster recover site and backup to tape for long term storage.
- The solution must provide the ability to centrally manage application updates.
- System must work on PCs, Laptops and Virtual machines with all currently supported Windows and Linux platforms.
- System may work on mobile devices such as iPads, Apple and Android cell phones.

F. Services

The successful bidder shall be required to:

 provide a solution design document before implementation and an updated low-level design document after the implementation.

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- provide onsite installation and project management of the servers and storage and network infrastructure hardware in the CGS production environment.
- provide infrastructure and/or perform work (if required) on the following:
 - Any electrical wiring, conduits, power supplies and mains outlet.
 - Any network infrastructure hardware and components.
- provide a managed service agreement for critical IT applications and provide real-time service to proactively monitor and manage critical infrastructure and applications.
- transfer of skills to CGS personnel as part of the design, implementation, transition, and post-implementation services.
- provide all documentation, including standard operating procedures, manuals and checklists relating to the management of the implemented solution.

11. SUBMISSION OF PROPOSALS

- **11.1.** Bid documents should be placed in the tender box at the aforesaid address on or before the closing date and time (as specified above).
- **11.2.** Bid documents will only be considered if received by Council for Geoscience before the closing date and time, regardless of the method used to send or deliver such documents to Council for Geoscience.
- 11.3. The bidder must provide a unique reference number (e.g. binder/folio, chapter, section, page) to locate substantiating evidence in the bid response for all stage of evaluations, being, the administrative, mandatory, functionality and price & specific goals.
- **11.4.** The bidders are required to submit three (3) copies of their submission (1) original and two copies (2) by Closing date 12 April 2024 at 11:00am.

12. DEMONSTRATION AND PRESENTATION

Council for Geoscience **may** schedule presentations/demonstrations **only** with the short-listed Bidders as part of the bid evaluation process.

13. EVALUATION AND SELECTION APPROACH

All tender applications will be evaluated according to the following approach,

- a) Administrative Evaluation Criteria (to determine whether the documentation has been completed correctly)
- b) Mandatory Evaluation Criteria
- c) Functional Evaluation Criteria

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d) Price and Specific goal

Council for Geoscience has set minimum standards (Gates) that a bidder needs to meet in order to be evaluated and selected as a successful bidder. The minimum standards consist of the following:

Administrative Evaluation Criteria (Gate 1)	Mandatory Evaluation Criteria (Gate 2)	Functional Evaluation Criteria (Gate 3)	Price and Specific Goal Evaluation (Gate 4)
Only bidders who fully complied with administrative requirement submitted all compulsory documents will proceed to Gate 2	Only bidders who fully complied with the mandatory requirements will be evaluated for Functional Evaluation Criteria. Which is Gate 3	Only bidders who achieve 85 points threshold will proceed to Gate 4	Price and Specific Goals.

The CGS retains the right not to award the tender to the lowest bidder.

13.1. Administrative evaluation criteria

Document that must be submitted	Non-s	submission may result in disqualification
Invitation to Bid – SBD 1	YES	Complete and sign the SBD1 form
Declaration of Interest – SBD 4	YES	Complete and sign the SBD4 form
Preference Point Claim Form – SBD 6.1	YES	Complete and sign the SBD6.1 form
Registration on Central Supplier Database (CSD)	YES	The companies must be registered as a service provider on the Central Supplier Database (CSD). If you are not registered, proceed to complete the registration of your company prior to submitting your proposal. Visit <u>https://secure.csd.gov.za/</u> to obtain your vendor number. Submit proof of registration.

Bidders who do not submit the requested administrative documents, will be given a maximum of 2 working/business days to submit, failure will render the bid response/submission as unacceptable, and therefore be disqualified. This is in exception of SBD 6.1 that must be

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completed correctly with the original bid submission and none submission or incomplete submission will results in no scoring of points for specific goals.

Bidders who are not tax compliant will be afforded seven working days to correct nonecompliance in the CSD; failure will render the bid unacceptable and be disqualified. Bidders must submit proof of tax compliance within the seven-day period, in line with Instruction note 09 of 2017/18, section 4.2.

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14. MANDATORY EVALUATION CRITERIA

Bidders must submit the following accreditation documents and failure to comply with all the requirements will lead to disqualification:

- 1. Valid Authorized Partner letter/certificate with Hardware and software OEM showing the level of certification/partnership (that addresses the CGS requirements as per technical specifications)
- 2. Valid VMWare Authorized Partner letter
- 3. Valid Commvault Authorized Partner letter

14.1 Production Environment

Category	Descrip	otion			
Disaggregated H	yperCon	verged Infrastruct	ture (DHCI) Solution or equivalent with	Comply	Do Not
Software, Services			owing suggested specification:		Comply
Rack Infrastructure		Rack infrastructure 6) C13 (6) C19/Vertic	with 3 x 7.3kVA/60309 3-wire 32A/230V Outlets		
IIIIastiucture		M switch, Mouse, M			
Virtualisation			servers, each configured with (minimum):		
Servers	• 5X	Processors: 2 x 32			
Servers	-	Memory: 1.5TB.			
	-	Internal HDD: 2 x 2			
	-		Ethernet 10/25Gb 2-port SFP28 Adapter		
	_		Ethernet 1Gb 4-port BASE-T Adapter		
	-		isceivers for connectivity.		
Backup Host	• 1 x		servers, each configured with (minimum):		
Backup 1105t	• • • •	Processors: 1 x 32			
	-	Memory: 256TB			
		Internal HDD: 2 x 2			
			Ethernet 10/25Gb 2-port SFP28 Adapter		
	_		Ethernet 1Gb 4-port BASE-T Adapter		
	_		bles for Tape Library		
	-		sceivers for connectivity.		
VMware	• Up		VMware licenses to 10 x VMware vSphere		
Licenses			Center Server, 5 Years Support.		
			Mware licenses to 150 SRM licenses, 5 years		
		pport.			
			652267869 and 699366503		
HyperConverged		lyperConverged Sof			
Software		51 5			
Networking	• 2 x	Redundant Aruba 4	8 Port 25G SFP+/28, with 8 x 100G QSFP+/28		
-		link ports (minimum)			
	• 2 x	Redundant Aruba 4	8 Port 1GB base-T Management switches with		
		40G QSFP+ uplink			
			cessary transceivers for connectivity		
Storage Array			inimum 490TB raw capacity with the following		
	mir	nimum specification.			
	Qty	Part	Description		
	1	R4U35A	HPE Alletra 5050 CTO Base Array		
	1	R4U46A	HPE Alletra 5000 294TB (21x14TB) HDD Bndl		
	.	D (UEOA	HPE Alletra 5000 23.04TB (3x7.68TB) Cache		
	1	R4U50A	Bndl		
	1				

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	1	R4U50A	HPE Alletra 5000 23.04TB (3x7.68TB) Cache Bndl		
	2	Q8J14A	HPE C19 to C20 FIO Power Cord		
	2	R3Q00A	HPE NS 2x25GbE 2p SFP+ FIO Adptr Kit		
	1	R6F57A	HPE Alletra 2120 126TB (21x6TB) HDD CTO Exp. Shelf		
	1	R6H86A	HPE Alletra 2120 23.04TB (3x7.68TB) Cache Bndl		
	2	Q8J27A	HPE C13 to C14 FIO Power Cord		
	1	Q8G27B	HPE NS NOS Default FIO Software		
	The	storage has raw c	apacity of ~490TB, with an effective capacity of 1PB.		
Backup				Comply	Do Not Comply
Backup Software	(m	inimum): o ~ 150 VMs o ~420TB Ca esktop Backup Sol	ution to cover the following: ps/Desktops		
Tape Library		SL3042 with 3 x S 0 LTO8 Tape	AS LTO8 Drives		
Training and Credits	• Tra • Ba		f on DHCI Solution ining		

14.2 Disaster Recovery Environment

Category	Description		
	ed HyperConverged Infrastructure (DHCI) Solution or equivalent with ervices and Support, with the following suggested specification:	Comply	Do Not Comply
Rack Infrastruct ure Virtualisati on Servers	 2 x 42U 600x1200mm Racks each with 3 x 7.3kVA/60309 3-wire 32A/230V Outlets (36) C13 (6) C19/Vertical INTL PDU KVM switch, Mouse, Monitor and LCD 5 x DL385 Rackmount servers, each configured with (minimum): Processors: 2 x 32-core CPUs Memory: 1.5TB. Internal HDD: 2 x 240GB SSDs. NIC Ethernet: 2 x Ethernet 10/25Gb 2-port SFP28 Adapter NIC Ethernet: 1x Ethernet 1Gb 4-port BASE-T Adapter All cables and transceivers for connectivity. 		
Backup Host	 1 x DL325 Rackmount servers, each configured with (minimum): Processors: 1 x 32-core CPU Memory: 256TB Internal HDD: 2 x 240GB SSDs. NIC Ethernet: 1 x Ethernet 10/25Gb 2-port SFP28 Adapter NIC Ethernet: 1x Ethernet 1Gb 4-port BASE-T Adapter SAS Card and cables for Current Dell Tape Library All cables and transceivers for connectivity. 		
VMware Licenses	 Upgrade the current VMware licenses to 10 x vMware vSphere Enterprise Plus with Vcenter Server, 5 Years Support. Current entitlement codes: 652267869 and 699366503 		
HyperCon verged Software	DHCI HyperConverged Software		
Networkin g	 2 x Redundant Aruba 48 Port 25G SFP+/28, with 8 x 100G QSFP+/28 uplink ports (minimum) 2 x Redundant Aruba 48 Port 1GB base-T Management switches with 6 x 40G QSFP+ uplink ports (minimum) ALL cables and the necessary transceivers for connectivity 		

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Storage Array		ge Array with minimum 490TB raw capacity with the following minimum ication.		
	Qty	Description		
	1	HPE Alletra 5050 CTO Base Array		
	1	HPE Alletra 5000 294TB (21x14TB) HDD Bndl		
	1	HPE Alletra 5000 23.04TB (3x7.68TB) Cache Bndl	_	
	1	HPE Alletra 5000 23.04TB (3x7.68TB) Cache Bndl	_	
	2	HPE C19 to C20 FIO Power Cord	_	
	2	HPE NS 2x25GbE 2p SFP+ FIO Adptr Kit	_	
	1	HPE Alletra 2120 126TB (21x6TB) HDD CTO Exp. Shelf	_	
	1	HPE Alletra 2120 23.04TB (3x7.68TB) Cache Bndl	_	
	2	HPE C13 to C14 FIO Power Cord	_	
	1	HPE NS NOS Default FIO Software	4	
	The propo 1PB.	sed storage has raw capacity of ~490TB, with an effective capacity of		
BACKUP			Comply	Do Not Comply
Backup to Disk		ommvault Hyperscale-X 1 24 x 12TB HDDs		
Tape Library	Dell Tape Server	Library SAS Drive LTO8 Upgrade Kit for SAS connectivity to the Media		

14.3 Consultancy and Deployment Services

CONSULT	CONSULTING AND DEPLOYMENT SERVICES					
				Comply		
Services	•	Project Management with Complete documentation of the solution (Test, sign-off and				
		handover)				
	•	Solution design.				
		- Hardware design (Server, Network, Storage, Backup and DR Solution).				
		- Vmware Design.				
	٠	Solution Installation and Configuration				
		- Onsite Installation and start up services for Server, Network, Storage, backup				
		solution as per the design.				
		- Vmware installation and configuration as per the design.				
		- Backup installation and backup replication				
		- Replication to the DR				
	٠	Migration				
		- Data migration (about ~370TB), from current environment to new infrastructure				
		 V2V migrations to new environment (About 143 VMs) 				
Support	•	Hardware – 5 year 24x7 remote support				
	•	Monthly - operating-system environment patch analysis, firmware analysis, Annual				
		System Health Check				
	•	Software – 5 year 24x7 remote support standard				
	•	On-site ad-hoc support				

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Only bidders who comply 100% with the above mandatory requirements will be evaluated further.

FUNCTIONAL EVALUATION CRITERIA: 15.

The following functional evaluation criteria will be applied.

	Criteria for Evaluation				
(refer to the scope of work and technical specifications)					
NO.	CRITERIA	POINT			
		S			
1	Rollout plan that describes proposed tools and methodologies the service provider will use as part of the implementation and migration of existing infrastructure into new hardware, including provisioning, installation, testing and troubleshooting. The bidder must cover the following points in the submission:	20			
	 Hardware Design Installation and Configuration (VMware and Commvault) Implementation of dual site (Disaster Recovery) Data migration from current to new infrastructure. Implementation Schedule/Project Plan 				
	 The bidder submits a roll-out plan and methodology which covers all the aspects listed above = 20 points The bidder submits a roll-out plan and methodology which covers most of the aspects listed above = 15 points The bidder submitting the rollout plan which does not cover the plan in all aspects = 0 points 				
2	The bidder must submit verifiable reference letters from their clients stipulating where similar work (as per CGS scope i.e. Provisioning and managing of a high availability Data Centre and Implementation of a Disaster recovery site) has been conducted/rendered in the last 10 years. • Company name • Company letterhead • Contact person and contact telephone numbers • The letter must be signed/endorsed by a duly authorised person • Three (3) or more reference letters and table completed	20			
	• Two (2) reference letters = 15 points				
	• No reference /irrelevant letter = 0 points				
3.	The bidder must submit the CV/s of the proposed team with the certifications: Project Management, Commvault and VMware	20			
	Project Manager with Certificate Prince2. PMBOK, PMP, CAMP				
	• Four (4) or more years' related experience = 20 points				

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	ee (3) related experience s than (three) 3 years' related experience	= 15 points = 0 points	
	a may opt to propose 1, 2 or 3 members for the required skill lev ation) and experience (3+ years) in the required field/s. CV/s mu ficates.		
Bidders	are required to maintain the same level of skills for the duration	n of the contract.	
ThrTwo	vault Team Member with Commvault Certificateee (3) or more years' related experience = 20 pointso (2) related experience = 15 pointss than two (2) years' = 0 points		20
VMwar	e Team Member with VMware Certificate		20
•	Three (3) or more years' related experience = 20 points Two (2) related experience = 15 points •Less than two (2) years' related experience = 0 points		
		TOTAL	10

The minimum threshold to be met is 85 points and failure to comply will lead to disqualification.

16. PRICING

When completing the Pricing, kindly take note of the following:

- All pricing to be quoted in South Africa Rands. Where your product is influenced by foreign currency fluctuations, kindly stipulate the exchange rate used. Note that any foreign exchange risk remains that of the supplier. Any exchange control approval remains the responsibility of the supplier. All fees and expenses are inclusive of any export and import tax.
- Cost of implementation must include disbursements and expenses (all-inclusive but marked as such)
- All pricing quoted must be inclusive of VAT.
- Pricing details shall remain valid for the contract period.

Bidders must quote based on a fixed-price approach. No variations to the contract price will be allowed once the fee has been approved.

Bidders are requested to use the information provided to develop and propose a model solution for the CGS and provide a break-down of the pricing for the production and disaster recovery sites as follows (Estimate 150TB growth per year):

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A. Hardware Lease

Ref	Description	Qty		Price (ZAR)				
			Year 1	Year 2	Year 3	Year 4	Year 5	
1	Server Infrastructure							
2	Storage Array							
3	Backup (Host, Tape Library, etc)							
4	Other (please specify)							
Subtotal VAT Inclusive						R		

B. Software and Maintenance

Ref	Description	Qty		Price (ZAR)				
			Year 1	Year 2	Year 3	Year 4	Year 5	7
1	VMware Vsphere							
	Enterprise Plus with							
	Vcenter Server							
2	DHCI HyperConverged							
	Software							
3	CommVault Backup							
	Software							
4	Firewall Software							
5	Other (Please specify)							
Subtotal VAT Inclusive						R		

C. Implementation Services (Once Off)

Ref	Description	Quantity	Unit Cost (ZAR)	Price (ZAR)
1	Implementation			
2	Training			
3	Other (Please specify)			
Subt	otal VAT inclusive			
				R

D. Maintenance and Support

Ref	Description	Qty	Unit Cos	Unit Cost (ZAR)				Price (ZAR)
			Year 1	Year 2	Year 3	Year 4	Year 5	
1	Services - Year 1 - 5		R					
2	Hardware – Year 1 to 5							
3	Other (Please specify)							
Sub	Total VAT inclusive							R

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E. Total Pricing Summary

Ref	Description	Qty	Unit Co	Unit Cost (ZAR)				Price (ZAR)
			Year 1	Year 2	Year 3	Year 4	Year 5	
1	Hardware							
2	Software							
3	Implementation Services							
4	Maintenance and Support							
Gra	nd total VAT inclusive	•	•					R

16.1. Price and Specific Goals

Either the 90/10 or 80/20 preference point system will be applicable in this tender. The lowest acceptable tender will be used to determine the accurate system once tenders are received.

a) Stage 1 – Price Evaluation (80 Points or 90 Points)

Criteria	Points
Price Evaluation	
$Ps = 80 \text{ or } 90 \left(1 - \frac{Pt - P\min}{P\min} \right)$	80 or 90

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

b) Stage 2 – Specific Goals Evaluation (20 Points or 10 points)

a. Specific Goals Points allocation

Specific Goal Status level of Contributor	Number of Points
1. 51% or more Black Ownership	10 or 5
2. 30% or more Women Ownership	10 or 5

Specific goals points will only be allocated to bidders on submission of the following:

- A duly completed Preference Point Claim Form: Standard Bidding Document (SBD 6.1)
- Submit a valid Certified accredited SANAS BBBEE certificate, DTI Certificate or Sworn
 Affidavit

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Either the 90/10 or 80/20 preference point system will be applicable in this tender. The lowest acceptable tender will be used to determine the accurate system once tenders are received.

b. Joint Ventures, Consortiums and Trusts

Bidders must submit concrete proof of the existence of joint ventures and/or consortium arrangements. Council for Geoscience will accept signed agreements as acceptable proof of the existence of a joint venture and/or consortium arrangement.

The joint venture and/or consortium agreements must clearly set out the roles and responsibilities of the Lead Partner and the joint venture and/or consortium party. The agreement must also clearly identify the Lead Partner, who shall be given the power of attorney to bind the other party/parties in respect of matters pertaining to the joint venture and/or consortium arrangement.

c) Stage 3 (80 + 20 = 100 points) or (90 + 10 = 100 points)

The Price and Specific Goals points will be consolidated.

17. GENERAL CONDITIONS OF CONTRACT

Any award made to a bidder under this bid is conditional, amongst others, upon:

- a. The bidders accepting the terms and conditions contained in the General Conditions of Contract as the minimum terms and conditions upon which Council for Geoscience is prepared to enter into a contract with the successful Bidders.
- b. The bidder submitting the General Conditions of Contract to Council for Geoscience together with its bid, duly signed by an authorised representative of the bidder.

18. SERVICE LEVEL AGREEMENT

- 18.1. Upon award Council for Geoscience and the successful bidder will conclude a Service Level Agreement regulating the specific terms and conditions applicable to the services being procured by Council for Geoscience more or less in the format of the draft Service Level Indicators included in this tender pack.
- **18.2.** Council for Geoscience reserves the right to vary the proposed draft Service Level Indicators during the course of negotiations with a bidder by amending or adding thereto.

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18.3. Bidders are requested to:

- c. Comment on draft Service Level Indicators and where necessary, make proposals to the indicators.
- d. Explain each comment and/or amendment; and
- e. Use an easily identifiable colour font or "track changes" for all changes and/or amendments to the Service Level Indicators for ease of reference.
- **18.4.** Council for Geoscience reserves the right to accept or reject any or all amendments or additions proposed by a bidder if such amendments or additions are unacceptable to Council for Geoscience or pose a risk to the organisation.

19. SPECIAL CONDITIONS OF THIS BID

Council for Geoscience reserves the right:

- **19.1.** To award this tender to a bidder that did not score the highest total number of points, only in accordance with section 2(1)(f) of the PPPFA (Act 5 of 2000)
- **19.2.** To negotiate with one or more preferred bidders identified in the evaluation process, regarding any terms and conditions, including price without offering the same opportunity to any other bidders who has not been awarded the status of the preferred bidders.
- **19.3.** To accept part of a tender rather than the whole tender.
- **19.4.** To carry out site inspections, product evaluations or explanatory meetings in order to verify the nature and quality of the services offered by the bidders, whether before or after adjudication of the Bid.
- **19.5.** To correct any mistakes ten days before bid closure that may have been in the Bid documents.
- **19.6.** To cancel and/or terminate the tender process at any stage, including after the Closing Date and/or after presentations have been made, and/or after tenders have been evaluated and/or after the preferred bidders have been notified of their status as such.
- **19.7.** Award to multiple bidders based either on size or geographic considerations.

20. COUNCIL FOR GEOSCIENCE REQUIRES BIDDERS TO DECLARE

In the Bidder's Technical response, bidders are required to declare the following:

- 20.1. Confirm that the bidders are to:
 - a. Act honestly, fairly, and with due skill, care and diligence, in the interests of Council for Geoscience
 - b. Have and employ effectively the resources, procedures and appropriate technological systems for the proper performance of the services;
 - c. Act with circumspection and treat Council for Geoscience fairly in a situation of conflicting interests;
 - d. Comply with all applicable statutory or common law requirements applicable to the conduct of business;
 - e. Make adequate disclosures of relevant material information including disclosures of actual or potential own interests, in relation to dealings with Council for Geoscience
 - f. Avoidance of fraudulent and misleading advertising, canvassing and marketing;
 - g. To conduct their business activities with transparency and consistently uphold the interests and needs of Council for Geoscience as a client before any other consideration; and
 - h. To ensure that any information acquired by the bidders from Council for Geoscience will not be used or disclosed unless the written consent of the client has been obtained to do so.

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21. CONFLICT OF INTEREST, CORRUPTION AND FRAUD

- **21.1. Council for Geoscience** reserves its right to disqualify any bidder who either itself or any of whose members (save for such members who hold a minority interest in the bidder through shares listed on any recognised stock exchange), indirect members (being any person or entity who indirectly holds at least a 15% interest in the bidder other than in the context of shares listed on a recognised stock exchange), directors or members of senior management, whether in respect of [Institution name] or any other government organ or entity and whether from the Republic of South Africa or otherwise ("Government Entity")
 - a. engages in any collusive tendering, anti-competitive conduct, or any other similar conduct, including but not limited to any collusion with any other bidder in respect of the subject matter of this bid;
 - seeks any assistance, other than assistance officially provided by a Government Entity, from any employee, advisor or other representative of a Government Entity in order to obtain any unlawful advantage in relation to procurement or services provided or to be provided to a Government Entity;
 - c. makes or offers any gift, gratuity, anything of value or other inducement, whether lawful or unlawful, to any of Council for Geoscience officers, directors, employees, advisors or other representatives;
 - d. makes or offers any gift, gratuity, anything of any value or other inducement, to any Government Entity's officers, directors, employees, advisors or other representatives in order to obtain any unlawful advantage in relation to procurement or services provided or to be provided to a Government Entity;
 - e. accepts anything of value or an inducement that would or may provide financial gain, advantage or benefit in relation to procurement or services provided or to be provided to a Government Entity;
 - f. pays or agrees to pay to any person any fee, commission, percentage, brokerage fee, gift or any other consideration, that is contingent upon or results from, the award of any tender, contract, right or entitlement which is in any way related to procurement or the rendering of any services to a Government Entity;
 - g. has in the past engaged in any matter referred to above; or
 - h. has been found guilty in a court of law on charges of fraud and/or forgery, regardless of whether or not a prison term was imposed and despite such bidder, member or director's name not specifically appearing on the List of Tender Defaulters kept at National Treasury.

22. MISREPRESENTATION DURING THE LIFECYCLE OF THE CONTRACT

22.1. The bidder should note that the terms of its Tender will be incorporated in the proposed contract by reference and that **Council for Geoscience** relies upon the bidder's Tender

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as a material representation in making an award to a successful bidder and in concluding an agreement with the bidder.

22.2. It follows therefore that misrepresentations in a Tender may give rise to service termination and a claim by Council for Geoscience against the bidder notwithstanding the conclusion of the Service Level Agreement between Council for Geoscience and the bidder for the provision of the Service in question. In the event of a conflict between the bidder's proposal and the Service Level Agreement concluded between the parties, the Service Level Agreement will prevail.

23. PREPARATION COSTS

The Bidder will bear all its costs in preparing, submitting and presenting any response or Tender to this bid and all other costs incurred by it throughout the bid process. Furthermore, no statement in this bid will be construed as placing **Council for Geoscience**, its employees or agents under any obligation whatsoever, including in respect of costs, expenses or losses incurred by the bidders in the preparation of their response to this bid.

24. INDEMNITY

If a bidder breaches the conditions of this bid and, as a result of that breach, **Council for Geoscience** incurs costs or damages (including, without limitation, the cost of any investigations, procedural impairment, repetition of all or part of the bid process and/or enforcement of intellectual property rights or confidentiality obligations), then the bidder indemnifies and holds **Council for Geoscience** harmless from any and all such costs which **Council for Geoscience** may incur and for any damages or losses **Council for Geoscience** may suffer.

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25. LIMITATION OF LIABILITY

A bidder participates in this bid process entirely at its own risk and cost. **Council for Geoscience** shall not be liable to compensate a bidder on any grounds whatsoever for any costs incurred or any damages suffered as a result of the Bidder's participation in this Bid process.

26. TAX COMPLIANCE

No tender shall be awarded to a bidder who is not tax compliant. **Council for Geoscience** reserves the right to withdraw an award made, or cancel a contract concluded with a successful bidder in the event that it is established that such bidder was in fact not tax compliant at the time of the award, or has submitted a fraudulent Tax Clearance Certificate to **Council for Geoscience** or whose verification against the Central Supplier Database (CSD) proves non-compliant. **Council for Geoscience** further reserves the right to cancel a contract with a successful bidder in the event that such bidder does not remain tax compliant for the full term of the contract.

27. TENDER DEFAULTERS AND RESTRICTED SUPPLIERS

No tender shall be awarded to a bidder whose name (or any of its members, directors, partners or trustees) appears on the Register of Tender Defaulters kept by National Treasury, or who have been placed on National Treasury's List of Restricted Suppliers. **Council for Geoscience** reserves the right to withdraw an award, or cancel a contract concluded with a Bidder should it be established, at any time, that a bidder has been blacklisted with National Treasury by another government institution.

28. GOVERNING LAW

South African law governs this bid and the bid response process. The bidder agrees to submit to the exclusive jurisdiction of the South African courts in any dispute of any kind that may arise out of or in connection with the subject matter of this bid, the bid itself and all processes associated with the bid.

29. RESPONSIBILITY FOR SUB-CONTRACTORS AND BIDDER'S PERSONNEL

A bidder is responsible for ensuring that its personnel (including agents, officers, directors, employees, advisors and other representatives), its sub-contractors (if any) and personnel of its sub-contractors comply with all terms and conditions of this bid. In the event that Council for

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Geoscience allows a bidder to make use of sub-contractors, such sub-contractors will at all times remain the responsibility of the bidder and Council for Geoscience will not under any circumstances be liable for any losses or damages incurred by or caused by such subcontractors.

30. CONFIDENTIALITY

Except as may be required by operation of law, by a court or by a regulatory authority having appropriate jurisdiction, no information contained in or relating to this bid or a bidder's tender(s) will be disclosed by any bidder or other person not officially involved with Council for Geoscience's examination and evaluation of a Tender.

No part of the bid may be distributed, reproduced, stored or transmitted, in any form or by any means, electronic, photocopying, recording or otherwise, in whole or in part except for the purpose of preparing a Tender. This bid and any other documents supplied by Council for Geoscience remain proprietary to Council for Geoscience and must be promptly returned to Council for Geoscience upon request together with all copies, electronic versions, excerpts or summaries thereof or work derived there from.

Throughout this bid process and thereafter, bidders must secure Council for Geoscience's written approval prior to the release of any information that pertains to (i) the potential work or activities to which this bid relates; or (ii) the process which follows this bid. Failure to adhere to this requirement may result in disqualification from the bid process and civil action.

31. COUNCIL FOR GEOSCIENCE PROPRIETARY INFORMATION

Bidder will on their bid cover letter make declaration that they did not have access to any Council for Geoscience proprietary information or any other matter that may have unfairly placed that bidder in a preferential position in relation to any of the other bidders.

32. AVAILABILITY OF FUNDS

Should funds no longer be available to pay for the execution of the responsibilities of this bid. The Council for Geoscience may terminate the Agreement at its own discretion or temporarily suspend all or part of the services by notice to the successful bidder who shall immediately make arrangements to stop the performance of the services and minimize further expenditure: Provided that the successful bidder shall thereupon be entitled to payment in full for the services delivered, up to the date of cancellation or suspension.

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SBD 4

BIDDER'S DISCLOSURE

1. PURPOSE OF THE FORM

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

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

2. Bidder's declaration

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

Full Name	Identity Number	Name of State institution

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

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

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2.3.1 If so, furnish particulars:

.....

3 DECLARATION

I, the undersigned, (name)..... in submitting the accompanying bid, do hereby make the following statements that I certify to be true and complete in every respect:

- 3.1 I have read and I understand the contents of this disclosure;
- 3.2 I understand that the accompanying bid will be disqualified if this disclosure is found not to be true and complete in every respect;
- 3.3 The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However, communication between partners in a joint venture or consortium² will not be construed as collusive bidding.
- 3.4 In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications, prices, including methods, factors or formulas used to calculate prices, market allocation, the intention or decision to submit or not to submit the bid, bidding with the intention not to win the bid and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 3.4 The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
- 3.5 There have been no consultations, communications, agreements or arrangements made by the bidder with any official of the procuring institution in relation to this procurement process prior to and during the bidding process except to provide clarification on the bid submitted where so required by the institution; and the bidder was not involved in the drafting of the specifications or terms of reference for this bid.
- 3.6 I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

I CERTIFY THAT THE INFORMATION FURNISHED IN PARAGRAPHS 1, 2 and 3 ABOVE IS CORRECT.

I ACCEPT THAT THE STATE MAY REJECT THE BID OR ACT AGAINST ME IN TERMS OF

PARAGRAPH 6 OF PFMA SCM INSTRUCTION 03 OF 2021/22 ON PREVENTING AND

COMBATING ABUSE IN THE SUPPLY CHAIN MANAGEMENT SYSTEM SHOULD THIS

DECLARATION PROVE TO BE FALSE.

Signature	Date
Position	Name of bidder

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

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SBD 6.1

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

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

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

1. GENERAL CONDITIONS

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

1.2 To be completed by the organ of state

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

1.4 To be completed by the organ of state:

The maximum points for this tender are allocated as follows:

	POINTS
PRICE	80 or 90
SPECIFIC GOALS	20 or 10
Total points for Price and SPECIFIC GOALS	100

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

2. DEFINITIONS

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

3. FORMULAE FOR PROCUREMENT OF GOODS AND SERVICES

3.1. POINTS AWARDED FOR PRICE

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

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

80/20 or 90/10 $Ps = 80\left(1 - \frac{Pt - P\min}{P\min}\right)$ or $Ps = 90\left(1 - \frac{Pt - P\min}{P\min}\right)$ Where Ps = Points scored for price of tender under consideration

Pt = Price of tender under consideration

Pmin = Price of lowest acceptable tender

4. POINTS AWARDED FOR SPECIFIC GOALS

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

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

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

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

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

The specific goals allocated points in terms of this tender	Number of points allocated (90/10 system) (To be completed by the organ of state)	Number of points allocated (80/20 system) (To be completed by the organ of state)	Number of points claimed (90/10 system) (To be completed by the tenderer)	Number of points claimed (80/20 system) (To be completed by the tenderer)
1. 51% or more black Ownership.	5	10		
(Submit a valid certified Accredited SANAS or DTI B- BBEE certificate or sworn affidavit as supporting document)				
2. 30% or more Women Ownership	5	10		
(Submit a valid certified Accredited SANAS or DTI B- BBEE certificate or sworn affidavit as supporting document)				

Specific goals points will only be allocated to bidders on submission of the following:

- A duly completed Preference Point Claim Form: Standard Bidding Document (SBD 6.1)
- Submit a valid Certified accredited SANAS BBBEE certificate, DTI Certificate or Sworn Affidavit

DECLARATION WITH REGARD TO COMPANY/FIRM

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

[TICK APPLICABLE BOX]

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

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

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THE NATIONAL TREASURY

Republic of South Africa



GOVERNMENT PROCUREMENT:

GENERAL CONDITIONS OF CONTRACT

July 2010

Request for Proposal

Appointment of a service provider for the supply and ongoing support of the server, storage and backup infrastructure for the Council for Geoscience on a lease basis for a period of sixty (60) months.

Proposal No. CGS-2023-026THB

GOVERNMENT PROCUREMENT

GENERAL CONDITIONS OF CONTRACT July 2010

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 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.

Request for Proposal

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Proposal No. CGS-2023-026THB

TABLE OF CLAUSES

- 1. Definitions
- 2. Application
- 3. General
- 4. Standards
- 5. Use of contract documents and information; inspection
- 6. Patent rights
- 7. Performance security
- 8. Inspections, tests and analysis
- 9. Packing
- 10. Delivery and documents
- 11. Insurance
- 12. Transportation
- 13. Incidental services
- 14. Spare parts
- 15. Warranty
- 16. Payment
- 17. Prices
- 18. Contract amendments
- 19. Assignment
- 20. Subcontracts
- 21. Delays in the 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 any thing of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5 "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally.
- 1.6 "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7 "Day" means calendar day.
- 1.8 "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9 "Delivery ex stock" means immediate delivery directly from stock actually on hand.
- 1.10 "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the supplies are so delivered and a valid receipt is obtained.
- 1.11 "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.
- 1.12 "Force majeure" means an event beyond the control of the supplier and not involving the supplier's fault or negligence and not foreseeable. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.

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- 1.13 "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any bidder, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.
- 1.14 "GCC" means the General Conditions of Contract.
- 1.15 "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.
- 1.16 "Imported content" means that portion of the bidding price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or his subcontractors) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as landing costs, dock dues, import duty, sales duty or other similar tax or duty at the South African place of entry as well as transportation and handling charges to the factory in the Republic where the supplies covered by the bid will be manufactured.
- 1.17 "Local content" means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.
- 1.18 "Manufacture" means the production of products in a factory using labour, materials, components and machinery and includes other related value-adding activities.
- 1.19 "Order" means an official written order issued for the supply of goods or works or the rendering of a service.
- 1.20 "Project site," where applicable, means the place indicated in bidding documents.
- 1.21 "Purchaser" means the organization purchasing the goods.
- 1.22 "Republic" means the Republic of South Africa.
- 1.23 "SCC" means the Special Conditions of Contract.
- 1.24 "Services" means those functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the supplier covered under the contract.
- 1.25 "Written" or "in writing" means handwritten in ink or any form of electronic or mechanical writing.
- 2. Application 2.1 These general conditions are applicable to all bids, contracts and orders 50

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		including bids for functional and profess letting and the granting or acquiring of righ property, unless otherwise indicated in the	nts, but excluding immovable
	2.2	Where applicable, special conditions of concerning cover specific supplies, services or works.	
	2.3	Where such special conditions of contra- general conditions, the special conditions s	
8. General	3.1	Unless otherwise indicated in the bidding do not be liable for any expense incurred in th of a bid. Where applicable a non-refundate charged.	e preparation and submission
	3.2	With certain exceptions, invitations to bi Government Tender Bulletin. The Govern obtained directly from the Government Pretoria 0001, or accessed electronically fr	ment Tender Bulletin may be Printer, Private Bag X85,
l. Standards	4.1	The goods supplied shall conform to the bidding documents and specifications.	standards mentioned in the
5. Use of contract	5.1	The supplier shall not, without the purchase disclose the contract, or any provision there drawing pattern, sample, or information fu purchaser in connection therewith, to any employed by the supplier in the performan to any such employed person shall be m extend only so far as may be necess performance.	eof, or any specification, plan, irnished by or on behalf of the y person other than a person ce of the contract. Disclosure hade in confidence and shall
		5.2 The supplier shall not, without the purc make use of any document or information	
		5.1 except for purposes of performing the	contract.
		5.3 Any document, other than the contra clause	act itself mentioned in GCC
		5.1 shall remain the property of the purcha copies) to the purchaser on completion o under the contract if so required by the pur	f the supplier's performance
		5.4 The supplier shall permit the purcha records relating to the performance of th audited by auditors appointed by the pur- purchaser.	e supplier and to have them
documents and information; inspection			

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

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	arising from use of the goods or any part th	ereof by the purchaser.
7. Performance security 7.	1 Within thirty (30) days of receipt of the notification the successful bidder shall furnish to the purchat the amount specified in SCC	
	7.2 The proceeds of the performance secu purchaser as compensation for any loss failure to complete his obligations under	resulting from the supplier's
(a)	The performance security shall be denomined to contract, or in a freely convertible currency and shall be in one of the following form irrevocable letter of credit issued by a repurchaser's country or abroad, acceptable to provided in the bidding documents or an purchaser; or	nated in the currency of the v acceptable to the purchaser ns: a bank guarantee or an putable bank located in the to the purchaser, in the form
(b)	a cashier's or certified cheque	
	7.3 The performance security will be discharge to the supplier not later than thirty (30) days of the supplier's performance obligations u warranty obligations, unless otherwise spec	following the date of completion inder the contract, including an
8. Inspections, tests and analyses	8.1 All pre-bidding testing will be for the acco	ount of the bidder.
	8.2 If it is a bid condition that supplies to be rendered should at any stage during procompletion be subject to inspection, the contractor shall be open, at all reasonabl representative of the Department or an or of the Department.8.3 If there are no inspection requirement.	oduction or execution or on e premises of the bidder or e hours, for inspection by a rganization acting on behalf s indicated in the bidding
	documents and no mention is made in contract period it is decided that inspecti purchaser shall itself make the necessa payment arrangements with the testing au	ons shall be carried out, the ry arrangements, including
	8.4 If the inspections, tests and analyses refer show the supplies to be in accordance wit the cost of the inspections, tests and analy purchaser.	th the contract requirements,
	8.5 Where the supplies or services referred to comply with the contract requirements, i supplies or services are accepted or not, these inspections, tests or analyses shall b	rrespective of whether such the cost in connection with
	8.6 Supplies and services which are referred which do not comply with the contract red	

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

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	supplies shall be returned at the suppliers con fail to provide the substitute supplies forthwi giving the supplier further opportunity to su purchase such supplies as may be necessary	ith, the purchaser may, without ubstitute the rejected supplies,
8	.8 The provisions of clauses 8.4 to 8.7 shall purchaser to cancel the contract on a conditions thereof, or to act in terms of C	ccount of a breach of the
9.1 T	The supplier shall provide such packing of prevent their damage or deterioration d destination, as indicated in the contract. The to withstand, without limitation, rough he exposure to extreme temperatures, salt and and open storage. Packing, case size a consideration, where appropriate, the rem destination and the absence of heavy hand transit.	luring transit to their final he packing shall be sufficient handling during transit and l precipitation during transit, and weights shall take into hoteness of the goods' final
9.2 T	The packing, marking, and documentation with shall comply strictly with such special requi provided for in the contract, including add specified in SCC, and in any subsequent purchaser.	rements as shall be expressly litional requirements, if any,
10.1	Delivery of the goods shall be made by the the terms specified in the contract. The det documents to be furnished by the supplier a	tails of shipping and/or other
10.2	Documents to be submitted by the supplier	are specified in SCC.
11.1	The goods supplied under the contract shal convertible currency against loss or damag or acquisition, transportation, storage an specified in the SCC.	ge incidental to manufacture
12.1 \$	Should a price other than an all-inclusive delishall be specified in the SCC.	ivered price be required, this
	and ba e basis 8 9.1 7 9.2 7 9.2 7 10.1 10.2 11.1	 vice provider for the supply and ongoing support of and backup infrastructure for the Council for ie basis for a period of sixty (60) months. supplies shall be returned at the suppliers confail to provide the substitute supplies for the giving the supplier further opportunity to sigurchase such supplies as may be necessary 8.8 The provisions of clauses 8.4 to 8.7 shall purchaser to cancel the contract on a conditions thereof, or to act in terms of C 9.1 The supplier shall provide such packing of prevent their damage or deterioration of destination, as indicated in the contract. The to withstand, without limitation, rough the exposure to extreme temperatures, salt and and open storage. Packing, case size a consideration, where appropriate, the rem destination and the absence of heavy hand transit. 9.2 The packing, marking, and documentation wir shall comply strictly with such special requiprovided for in the contract. The det documents to be furnished by the supplier at the terms specified in SCC, and in any subsequent purchaser. 10.1 Delivery of the goods shall be made by the the terms specified in the contract. The det documents to be furnished by the supplier at the terms specified in the contract. The det documents to be furnished by the supplier at the terms of the supplier at the terms of the supplier at the supplier at the terms of the supplice at the ter

- (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.

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	13.2	Prices charged by the supplier for incidental contract price for the goods, shall be agreed up shall not exceed the prevailing rates charged to similar services.	oon in advance by the parties and
14. Spare parts	14.1	As specified in SCC, the supplier may be a of the following materials, notifications, a spare parts manufactured or distributed by	ind information pertaining to
		 (a) such spare parts as the purchaser massupplier, provided that this election shany warranty obligations under the cost of the product of the event of termination of product (i) Advance notification to the product of termination, in sufficient time to permease needed requirements; and (ii) following such termination, fur purchaser, the blueprints, drawing spare parts, if requested. 	all not relieve the supplier of ontract; and on of the spare parts: purchaser of the pending ermit the purchaser to procure nishing at no cost to the
15. Warranty	15.1	The supplier warrants that the goods supplied unused, of the most recent or current mode all recent improvements in design and otherwise in the contract. The supplier fur supplied under this contract shall have not materials, or workmanship (except when required by the purchaser's specifications) of the supplier, that may develop under nor in the conditions prevailing in the country	els, and that they incorporate materials unless provided urther warrants that all goods defect, arising from design, the design and/or material is or from any act or omission mal use of the supplied goods
	15.2	This warranty shall remain valid for twelve or any portion thereof as the case may be accepted at the final destination indicated i (18) months after the date of shipment from in the source country, whichever perior specified otherwise in SCC.	have been delivered to and n the contract, or for eighteen n the port or place of loading
	15.3	The purchaser shall promptly notify the sup arising under this warranty.	oplier in writing of any claims
	15.4	Upon receipt of such notice, the supply specified in SCC and with all reasonable defective goods or parts thereof, without co	speed, repair or replace the
	15.5	If the supplier, having been notified, fails to the period specified in SCC, the purchase remedial action as may be necessary, at the and without prejudice to any other rights we against the supplier under the contract.	er may proceed to take such e supplier's risk and expense

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16. Payment 1	16.1	1 The method and conditions of payment to be made to the supplier under this contract shall be specified in SCC.		
1	16.2	The supplier shall furnish the purchaser with a copy of the delivery note and upon full stipulated in the contract.		
1	16.3	Payments shall be made promptly by the p than thirty (30) days after submission of supplier.		
1	16.4	Payment will be made in Rand unless other	wise stipulated in SCC.	
17. Prices 1	[7.1]	Prices charged by the supplier for goods delive under the contract shall not vary from the p in his bid, with the exception of any price and or in the purchaser's request for bid validit be.	prices quoted by the supplier ljustments authorized in SCC	
18. Contract amendments	S	18.1 No variation in or modification shall be made except by written amend concerned.		
19. Assignment 1	19.1	The supplier shall not assign, in whole of perform under the contract, except with t consent.		
20. Subcontracts 2	20.1	The supplier shall notify the purchaser in awarded under this contracts if not already notification, in the original bid or later, shall any liability or obligation under the contract	y specified in the bid. Such l not relieve the supplier from	
21. Delays in the supplier	r's pe	rformance 21.1 Delivery of the goods and p be made by the supplier in accordance with by the purchaser in the contract.		
		 21.2 If at any time during performance of the subcontractor(s) should encounter of delivery of the goods and performance promptly notify the purchaser in writin likely duration and its cause(s). As soor of the supplier's notice, the purchaser and may at his discretion extends performance, with or without the importance case the extension shall be ratified by contract 21.3 No provision in a contract shall be deemed supplies or services from a natio department, or a local authority. 21.4 The right is reserved to procure ou quantities or to have minor essential emergency arises, the supplier's point near the place where the supplies are supplies are supplied. 	conditions impeding timely of services, the supplier shall ng of the fact of the delay, its on as practicable after receipt r shall evaluate the situation d the supplier's time for osition of penalties, in which the parties by amendment of ed to prohibit the obtaining of onal department, provincial utside of the contract small ial services executed if an of supply is not situated at or	

services are not readily available.

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	 21.5 Except as provided under GCC Clauses in the performance of its delivery supplier liable to the imposition of Clause 22, unless an extension of time GCC Clause without the application of 21.6 Upon any delay beyond the delivery product the delivery product of the purchase supplies of a sime quantity in substitution of the goods in the contract and to return any goods of expense and risk, or to cancel the contract be predicted to complete the contract and to return delivery product of the goods of the contract and to complete the contract be predicted to claim data and the claim data a	obligations shall render the penalties, pursuant to GCC the is agreed upon pursuant to of penalties. Deriod in the case of a supplies tut canceling the contract, be ilar quality and up to the same ot supplied in conformity with delivered later at the supplier's ontract and buy such goods as tract and without prejudice to
22.Penalties	22.1 Subject to GCC Clause 25, if the all of the goods or to perform the services in the contract, the purchaser shall, without under the contract, deduct from the contract calculated on the delivered price of the d services using the current prime interest r the delay until actual delivery or perform consider termination of the contract pursual	within the period(s) specified prejudice to its other remedies act price, as a penalty, a sum elayed goods or unperformed ate calculated for each day of ance. The purchaser may also
23. Termination for default	23.1 The purchaser, without prejudice to a contract, by written notice of default sent this contract in whole or in part:	
	 (a) if the supplier fails to deliver any period(s) specified in the contract, or within by the purchaser pursuant to GCC Clause 2 (b) if the Supplier fails to perform an contract; or (c) if the supplier, in the judgment of corrupt or fraudulent practices in compercontract. 	n any extension thereof granted 21.2; y other obligation(s) under the f the purchaser, has engaged in
	23.2 In the event the purchaser termina part, the purchaser may procure, upon succ it deems appropriate, goods, works of undelivered, and the supplier shall be lia excess costs for such similar goods, wor supplier shall continue performance of t terminated.	h terms and in such manner as r services similar to those able to the purchaser for any ks or services. However, the
	 23.3 Where the purchaser terminates to the purchaser may decide to impose a rest by prohibiting such supplier from doing be for a period not exceeding 10 years. 23.4 If a purchaser intends imposing a person associated with the supplier, the supplied of not more than fourteen (14) day envisaged restriction should not be imposed respond within the stipulated fourteen (14) the intended penalty as not objected again supplier. 	riction penalty on the supplier pusiness with the public sector restriction on a supplier or any upplier will be allowed a time ys to provide reasons why the ed. Should the supplier fail to days the purchaser may regard

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	23.5 Any restriction imposed on any person Authority will, at the discretion of the Acco be applicable to any other enterprise or any other person who wholly or partly exercise control over the enterprise of the first-men enterprise or person the first-mentioned per the Accounting Officer / Authority actively	unting Officer / Authority, also y partner, manager, director or es or exercised or may exercise tioned person, and with which son, is or was in the opinion of
	23.6If a restriction is imposed, the purchaser a days of such imposition, furnish the l following information:	
	 (i) the name and address of the supplier and purchaser; (ii) the date of commencement of the restrict (iii) the period of restriction; and (iv) the reasons for the restriction. These details will be loaded in the National Tr suppliers or persons prohibited from doing bus 	ion reasury's central database of
	23.7If a court of law convicts a person of an sections 12 or 13 of the Prevention Activities Act, No. 12 of 2004, the corperson's name be endorsed on the Reg When a person's name has been endorsed will be prohibited from doing business period not less than five years and not National Treasury is empowered to deter and each case will be dealt with on its section 32 of the Act the Register must Register can be perused on the National Treasury of the National Treasury and the National Treasury and the Register must Register can be perused on the National Treasury and the National Treasury and the National Treasury and the Register must Register can be perused on the National Treasury and	and Combating of Corrupt ourt may also rule that such gister for Tender Defaulters. In don the Register, the person with the public sector for a bot more than 10 years. The mine the period of restriction of own merits. According to the open to the public. The
24 Anti-dumping and		
countervailing duties and ri	ghts 24.1 When, after the date of bid, provi required, or anti- dumping or countervailing amount of a provisional payment or anti-dright is increased in respect of any dumper State is not liable for any amount so requi amount of any such increase. When, after provisional payment is no longer required countervailing right is abolished, or where provisional payment or any such right is re difference shall on demand be paid forthw State or the State may deduct such amoun which may otherwise be due to the contract services which he delivered or rendered, of terms of the contract or any other contract may be due to him.	ng duties are imposed, or the lumping or countervailing d or subsidized import, the red or imposed, or for the the said date, such a or any such anti-dumping or e the amount of such educed, any such favourable with by the contractor to the ts from moneys (if any) ctor in regard to supplies or or is to deliver or render in
25. Force Majeure	25.1 Notwithstanding the provisions of GCC supplier shall not be liable for forfeiture o damages, or termination for default if and in performance or other failure to perform contract is the result of an event of force r	f its performance security, to the extent that his delay his obligations under the

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- 25.2If a force majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.
- **26. Termination for insolvency 26.1** The purchaser may at any time terminate the contract by giving written notice to the supplier if the supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the supplier, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the purchaser.
- **27.** Settlement of Disputes 27.1 If any dispute or difference of any kind whatsoever arises between the purchaser and the supplier in connection with or arising out of the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.

27.2 If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the purchaser or the supplier may give notice to the other party of his intention to commence with mediation. No mediation in respect of this matter may be commenced unless such notice is given to the other party.

- 27.3Should it not be possible to settle a dispute by means of mediation, it may be settled in a South African court of law.
- 27.4Mediation proceedings shall be conducted in accordance with the rules of procedure specified in the SCC.
- 27.5Notwithstanding 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. **Limitation of liability 28.1** Except in cases of criminal negligence or willful misconduct, and in the case of infringement pursuant to Clause 6;

- (a) the supplier shall not be liable to the purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss 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** 30.1The contract shall be interpreted in accordance with South African laws, unless otherwise specified in SCC.
- 31. **Notices** 31.1 Every written acceptance of a bid shall be posted to the supplier concerned by registered or certified mail and any other notice to him shall be posted by ordinary mail to the address furnished in his bid or to the address notified later by him in writing and such posting shall be deemed to be proper service of such notice

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

- **32. Taxes and duties 32.1** A foreign supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the purchaser's country.
 - 32.2A local supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted goods to the purchaser.32.3No 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

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

(NIP) Programme

34. **Prohibition of Restrictive practices 34.1** In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, an agreement between, or concerted practice by, firms, or a decision by an association of firms, is prohibited if it is between parties in a horizontal relationship and if a bidder (s) is / are or a contractor(s) was / were involved in collusive bidding (or bid rigging).

34.2 If a bidder(s) or contractor(s), based on reasonable grounds or evidence obtained by the purchaser, has / have engaged in the restrictive practice referred to above, the purchaser may refer the matter to the Competition Commission for investigation and possible imposition of administrative penalties as contemplated in the Competition Act No. 89 of 1998.

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