

NEC3 Engineering Term Services Contract

PART ONE – COMMERCIAL REQUIREMENTS

The provision of Pest control Services required for Distribution Eskom Real Estate in Kwa-Zulu Natal Operating Unit in the Central East Cluster on an as and when required basis for a period of Thirty- Six (36) months

ENQUIRY NUMBER	:	KZN127
TENDERER NAME	:	

TENDER CLOSING DATE: 19 April 2024 at 10h00 am

ATTACH PROOF THAT YOUR COMPANY IS REGISTERED ON CSD HERE

THIS IS A MANDATORY REQUIREMENT – FAILURE TO PROVIDE THIS REQIREMENT IN YOUR TENDER SUBMISSION WILL DEEM YOUR TENDER NON-RESPONSIVE AND YOUR TENDER WILL NOT BE EVALUATED FURTHER

• ATTACH SBD 6.1 - PREFERENCE POINTS CLAIM FORM IN TERMS OF PPPFA 2017 REGULATION

• ATTACH (SBD1) - FULLY COMPLETED AND SIGNED STANDARD BIDDING DOCUMENT 1

• ATTACH SBD4- BIDDER'S DISCLOSURE

ATTACH ANNEXURE C- SUPPLIER INTEGRITY DECLARATION FORM

SERVICE PROVIDERS ARE TO PROVIDE COPIES OF BBBEE CERTIFICATES OR VALID COPIES OF SWORN AFFIDAVITS TO CONFIRM THEIR BBBEE STATUS LEVEL CONTRIBUTOR

CONTRACTOR INFORMATION

It is important that this information is completed accurately and completely.

1.	Eskom Vendor Registration Number						
	are not currently a registered vendor with Eskom, you are not						
	submission. Registration on the Eskom Vendor Database is not a prerequisite for submitting a						
	r. Companies who are not currently registered will not be pations.	orejudiced in any way for the					
Evalue	ations.						
	The successful supplier / service provider will be notified upon						
	ing documents for registration purposes. These documents sho	ould be submitted within five					
	ng days upon receipt of the notification						
2.	Company Registered Name						
3.	Company Trading Name						
4.	Company Registration Number as per SARS						
	Tax Clearance Certificate						
5.	Expiry Date as per SARS Tax Clearance						
	Certificate						
6.	Expiry Date as per Compensation for						
	Occupational Injuries and Diseases Act (COID)						
7.	Nature of Business as per COID certificate						
8.	B-BBEE Status as per SANAS accredited						
	certificate or Affidavit						
9.	B-BBEE Expiry Date as per SANAS accredited						
	certificate or 12 months from Commissioner of						
	Oaths Stamp						
10.	CRS Number as per CIDB Registration						
11.	CIDB Grading and Class of Works						
12.	Shareholders as per Declaration of						
	Shareholding or Beneficiaries						
	y						

Names of all Shareholders		Identity Number of all Shareholders	Number / Percentage of Shares
13.	Are any shareholders employed by or close family members to employees of Eskom Holdings and/or its subsidiaries?		
14.	If Yes, provide details		
15.	Office Telephone Number		
16.	Your cell phone contact details		
17.	Your office email address		
18.	COMPANY BANK DETA	ILS	
Ivan	ne of Account Holder:		
Ban	k:		
Acc	ount Number:		
Brar	nch:		
Brar	nch Code:		
Тур	e of Bank Account:		

Attach your South African Revenue Services (SARS) Tax Clearance Certificate to this page

SARS Tax Clearance Certificate should preferably be Valid and Original. However, should this not be available then a valid, original certified copy (not a copy of a certified copy) of the tax clearance certificate issued by the South African Revenue Service (SARS) will be accepted.

Attach your Compensation for Occupational Injuries and Diseases Act (COID) Certificate to this page.

Please note that this must be <u>valid</u> and the Nature of Business must be relevant to this Scope of Work

		SHARE	RATION OF HOLDING OR FICIARIES	Tender Schedule T2.2a – No		– N o 8	,
Eskom prospective Sup the names of individuals				in their Co	ompany. Kindly dis	close all	
Details of Disclosure							
I, the undersigned			(Position)		hereby		
Declare that I am the au or Trust). I further decla		ng people are Sha	areholders/Beneficiaries		(name of	Compan	у
Name of the Company/Trust		ion number of any/Trust	Names of all Share	eholders	Number/Percent Shares	age of	
re any of the shareholde oldings SOC Limited an			employed by or close fa	ımily mem	(Tick app		
						Yes	١
yes, please provide de mployee and such share				ship with	Eskom Holding S	OC Lim	ted
IGNATURE:				DATE:			
ESIGNATION:lose family member meadoption or a guardian.	ans: person relate	d by birth or marri	age or similar relationsh	nip, includi	ing domestic partne	ership,	

Authority to submit a tender

Tender Schedule T2.2a No.1

Indicate the status of the tenderer by ticking the appropriate box hereunder. The tenderer must complete the certificate set out below for his category of organisation or alternatively attach a certified copy of a company / organisation document which provides the same information for the relevant category as requested here.

A	B	C	D	E
COMPANY	PARTNERSHIP	JOINT VENTURE	SOLE PROPRIETOR	TRUST

A. Certificat	e for com	pany				
I,	, chairperson of the board of directors of					ctors of
			, here	oy confirm	that by resolutio	n of the board taken
on	(date), I	Mr/Ms			, acting	in the capacity of $__$
		, was	authorised to si	gn all docu	uments in connec	ction with this tender
offer and any co	ontract resulti	ng from it on beh	alf of the compa	any.		
Signed			Date			
Name			Position	Chairm	an of the Board	of Directors
	gned, being	the key partners		-		
						ng in the capacity of
						der offer for Contract
		and any cor	ntract resulting	rom it on c	our benait.	
Name		Address			Signature	Date

NOTE: This certificate is to be completed and signed by the full number of Partners necessary to commit the Partnership. Attach additional pages if more space is required.

C. Certificate for Joint Ventu	ıre	
We, the undersigned, are submitting	this tender offer in Joint Venture	and hereby authorise Mr/Ms
, an author	ised signatory of the company $_$	
, acting in the ca	apacity of lead partner, to sign all	documents in connection with the
tender offer for Contract	_ and any contract resulting from	it on our behalf.
This authorisation is evidenced by th	e attached power of attorney sigr	ed by legally authorised signatories of
all the partners to the Joint Venture.		
Furthermore we attach to this Sched	ule a copy of the joint venture agr	reement which incorporates a
statement that all partners are liable		·
·		ents and be responsible for the entire
execution of the contract for and on t		·
	·	
Name of firm	Address	Authorising signature, name (in caps) and capacity
Lead partner		
D. Certificate for sole propri	etor.	
I,	, hereby confirm that I am	the sole owner of the business
trading as		··································
Signed	Date	
Name	Position Sole F	Proprietor

NOTE: This certificate is to be completed and signed by the full number of Trustees necessary to commit the Trust. Attach additional pages if more space is required.

Declaration of Fair Tendering
Practices

TO: ESKOM HOLDINGS SOC LTD ("ESKOM")

The provision of Pest control Services required for Distribution Eskom Real Estate in the Kwa-Zulu Natal Operating Unit in the Central East Cluster on an as and when required basis for a period of Thirty- Six (36) months

"We acknowledge that competitiveness is a requirement of the Eskom procurement process and that collusive tendering is prohibited by law. We confirm that we have not engaged in price fixing with any other tenderer or person, or in any way colluded with any other tenderer or person in connection with this Invitation to Tender

Signed	Date
Name	Position
tenderer	

Probity On Close Family
Members or Beneficiaries

Please indicate, by completing the table set out below, the names of all persons, (natural or juristic), who are Beneficiaries of the *tenderer*.

For the purposes of this Declaration, a Beneficiary is a natural or juristic person that has a legal or monetary interest in the *tenderer* by way of ownership, directorship, trusteeship and/ or the like.

To the extent that the *tenderer* is a public company, only the names of the top 5 majority shareholders are required with respect to the disclosure of ownership.

Full legal name	Identity or	Capacity of	Quantification of	**Relationship
of natural or	Registration	Beneficiary (i.e.	Interest (i.e.	with Eskom
juristic person	Number	shareholder,	percentage	employee or
		member, partner,	shareholding or	Eskom director
		trustee, director,	ownership, profit	(Yes/No)
		or the like)	share, etc.)	

^{**} Please indicate in the table above if any natural person named above is a Close Family Member of a director of Eskom Holdings Ltd or a subsidiary thereof, or of any employee of Eskom Holdings Ltd involved in the procurement and approval process associated with this tender.

**Please indicate in the table above if any juristic person named above has as a Beneficiary a director of Eskom Holdings Ltd or a subsidiary thereof, or an employee of Eskom Holdings Ltd involved in the procurement and approval process associated with this tender, or whether any Beneficiary of a juristic person named above is a Close Family Member of a director of Eskom Holdings Ltd or a subsidiary thereof, or an employee of Eskom Holdings Ltd involved in the procurement and approval process associated with this tender.

NB: For the purposes of this Declaration, a Close Family Member is deemed to be a person related by birth, marriage, domestic partnership, adoption or guardianship.

If you have indicated 'Yes' to ar	ny of the above then please specify the name of the sa	id Eskom employee
Eskom director, and the nature	of the relationship between the said Eskom employee	/ Eskom director and
the person (natural or juristic) in	dicated in the table above.	
Follow recognizes the right to get	t against the tandarar or the signatury barate abould this	a declaration prove to
be false.	t against the <i>tenderer</i> or the signatory hereto should this	s declaration prove to
De laise.		
Signed	Doto	
Signed	Date	
Name	Position	
Name	FOSITION	
tenderer		
torius si		

		Confirmation of Receipt of Addenda to Tender Documents						
	We confirm that the following communications received from the <i>Employer</i> before the submission of this tender offer, amending the tender documents, have been taken into account in this tender offer:							
	Date Received	Title or Details						
1.								
2.								
3.								
4.								
5.								
6.								
Signed	d	Date						
Name		Position						

tenderer



Supplier Declaration of Interest

Template Identifier	240-43921804	Rev	6
Document Identifier	240-59385360	Rev	3
Effective Date	01 February 201	15	
Review Date	November 2026		

l,	the	undersigned	,	in	my	cap	acity	as
			of	t	the	-	sup	plier
		,	certify unde	r oath	that,	to the	best of	f my
knowl	edge,	the information furnished herein is true	and correct.	I acce	pt that	Eskom	reserve	es its
right t	to act	against the supplier named above or	me persona	lly in	terms	hereof,	should	this
declar	ation p	rove to be false.	•	-				

Eskom employees and directors that engage in **private work** for or on behalf of the Supplier are not permitted to financially benefit from the procurement associated with this **tender**

In order to manage situations where conflicts of interests may exist, involving Eskom employees and/or directors engaging in **private work** with the Supplier (named above) associated with this **tender**, you are hereby required to declare their positions to Eskom and take an oath declaring their interests.

For the purposes of this Declaration:

- 1. Private Work includes private interests, and means any employment or commercial activity, or any other interests embarked on by an employee outside the scope of his/her Eskom employment.
- **2.** A **commercial activity** means any activity an employee engages in outside Eskom for the purpose of generating income, whether or not the activity actually produces income and/or is profitable.
- 3. Close Family means persons related to the employee or director by birth, marriage, domestic partnership, adoption, guardianship or the like, who may influence, or be seen to influence the objectivity of the employee or director OR related persons who may be influenced by the employee or director in their dealings with Eskom.
- **4. Associate** means any person (i.e. a friend, rival, business partner, neighbour or the like) who has a relationship with an employee or director who may influence, or be seen to influence the objectivity of the employee or director **OR** who may be influenced by the employee or director in their dealings with Eskom;
- 5. Participation in the Procurement Process means conceptualisation, proposal, specification, feasibility studies, sourcing, evaluation, benchmarking, negotiation, approval and awarding or withdrawal of offers / tenders in relation to orders / contracts for performing any work, providing any services, or supplying any material, article or equipment or performing any other act; and
- **6. Business Courtesy** means a gift or favour received from a person or a firm for which fair market value is not paid, and includes non-monetary gifts, meals, drinks, entertainment, hospitality, recreation, transportation, attendance prizes, discounts, tickets, passes, promotional items, materials, equipment and the like.

In order to give effect to the above, the following questionnaire must be completed and submitted

as a returnable with your enquiry / tender/ attendance at a negotiation. * Delete whichever is not applicable. Are you or any other person who holds an interest in the Supplier named above (i.e. a shareholder, a director, or a member or partner, a line manager, or a fellow employee), employed by Eskom or serves as a director at Eskom? *YES/NO If so, state particulars Are you, or any other person who holds an interest in the Supplier named above, a close family member to or an associate of an Eskom employee and/or director, who may be participating in the procurement process associated with this enquiry / tender / negotiation? *YES/NO If so, state particulars Are you aware of any relationship which amounts to that of close family (i.e. related by birth, marriage, domestic partnership, adoption, guardianship or the like) or that of an associate (i.e. a friend, rival, business partner, neighbour, etc.) between person/s acting for or on behalf of the Supplier and an Eskom employee and/or director, who may be participating in the procurement **process** associated with this enquiry / tender / negotiation? *YES/NO If so, state particulars Have you, or any other person who holds an interest in the Supplier named above, given a business courtesy to or received a business courtesy from an Eskom employee and/or director over the last 12 (twelve) months? *YES/NO

If

If so, state particulars

If providing services as a consultant to Eskom, please state the particulars of any other services that the Supplier named above is currently rendering to any other Eskom business units, Eskom Divisions, Eskom subsidiaries, Eskom suppliers of primary energy (coal, water, fuel and associated logistics), Eskom suppliers of strategic commodities (specifically primary plant, IT hardware, IT software, construction services, consulting services and professional services), and key industrial customers. For purposes of this declaration a consultant is deemed to be a supplier that is providing Eskom with advice / contracted deliverables linked to specific technical and /or strategic issues that are core to Eskom's approved strategic direction, and /or where the services of a registered professional are required (e.g. attorneys, auditors, engineers, etc.).

.....

Declaration of other work						
Name of Client	Nature Services	of	Date/s contract	of	Contact person/s and contact details	

Name	Designation	Signature	Date
Telephone number		Fax and/or e-mail	
		address	



Occupational Health and Safety Act: Section 37(2) Agreement -Form

Template Identifier	240-43921804	Re v	5
Document Identifier	240-77037682	Re v	6
Effective Date	December 2020)	
Review Date	December 2025)	

SECTION 37(2) AGREEMENT CONCLUDED BETWEEN

Eskom Holdings SOC Limited

AND
(Name of contractor/supplier)
I,
I undertake that
I have been provided with SHE specifications for project/service

This agreement constitutes the sole agreement between the parties, and no variation, modification, or waiver of any of the provisions of this agreement or consent to any departure from these shall, in any manner, be of any force or effect, unless confirmed in writing and signed by both parties, and such variation, modification, waiver, or consent shall be effective only in the specific instance and for the specific purpose and to the extent for which it was made or given.

This agreement is signed on behalf of the parties, each signatory to this warranting that he/she has the requisite authority to do so.

Signed this	day of	
	(<i>Place</i>)	
(Full name)	(Signature)	on
behalf of	(Contractor/supplier)	
	tor Responsible Manager (responsible for signing the obehalf of the contractor/supplier)	ontract on
Witnesses		
1		
2		
Signed this	day of at (Place)
(Full name	(Signature)	on
behalf of [insert name of sub	osidiary or Eskom Holdings SOC Limited]	
(Contracts and/or Project N	Manager or Representative)	
Witnesses 1		

⊗Eskom

Non-Disclosure Agreement (NDA) Vendors

Template Identifier	240-43921804	Rev	6
Document Identifier	240-63152171	Rev	7
Effective Date	01 January 2017		
Review Date	January 2026		

CONFIDENTIALITY AGREEMENT

"Agreement"

Between

ESKOM HOLDINGS SOC LTD

and

NAME OF OTHER PARTY

The Parties to this Agreement are:-

I. ESKOM HOLDINGS SOC LTD a company incorporated under the laws of the Republic of South Africa, having its registered office at Megawatt Park, Maxwell Drive, Sunninghill ext.3, Sandton, Republic of South Africa, with registration number 2002/015527/06 [hereinafter referred to as "the Disclosing Party".

Hereinafter individually referred to as a "Party" and jointly as the "Parties".

NOW THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

- 1.1 The Disclosing Party intends providing the Receiving Party with certain information relating to [state the nature of the discussions and the reason for the disclosure here] ("the Project").
- 1.2 The parties wish to record the terms and conditions upon which the Disclosing Party shall disclose Confidential Information to the Receiving Party, which terms and conditions shall constitute a binding and enforceable Agreement between the parties and their agents.
- 1.3 Notwithstanding the date of signature hereof, this agreement shall be binding upon the parties with effect from the date upon which the Disclosing Party shall have disclosed any Confidential Information to the Receiving Party, whichever date is the earliest.
- 1.4 Neither this Agreement nor the exchange of information contemplated hereby shall commit either party to continue discussions or to negotiate, or to be legally bound to any potential business relationship. The parties shall only be bound to a business relationship by way of a further definitive written Agreement signed by the Parties.
- 1.5 The party disclosing the Confidential Information shall be known as the "Disclosing Party" and the party receiving Confidential Information shall be known as the "Receiving Party".

2. The Confidential Information

"Confidential Information" shall for the purpose of this Agreement mean all information and materials (whether in written, graphic, electronically stored or oral form) owned and/or developed by the Disclosing Party or its affiliates, including, without limitation, any technical, commercial, financial or marketing information, strategies, operations, know-how, trade secrets, processes, machinery,

designs, drawings, formulae, test work data, equipment, notes, memoranda, methods and other natural resources, technical specifications and data relating to the Project (including, but not Ltd to, the information set out in 1.1 above), relating to the disclosing Party's business practices or the promotion of the disclosing Party's business plans, policies or practices, which information is communicated to the receiving Party, or otherwise acquired by the Receiving Party from the Disclosing Party, during the course of the Parties' commercial interactions, discussions and negotiations with one another, whether such information is formally designated as confidential or not.

3. Disclosure of Confidential Information

- 3.1 The Disclosing Party shall only disclose the Confidential Information to the Receiving Party to the extent deemed necessary or desirable by the Disclosing Party in its discretion.
- 3.2 The Parties acknowledge that the Confidential Information is a valuable, special and unique asset proprietary to the Disclosing Party.
- 3.3 The Receiving Party agrees that it will not, during or after the course of its relationship with the disclosing party under this agreement and/or the term of this Agreement, disclose the Confidential Information to any third party for any reason or purpose whatsoever without the prior written consent of the Disclosing Party and to the extent of such authorisation, save in accordance with the provisions of this Agreement. In this Agreement "third party" means any party other than the Receiving and Disclosing Parties or their Representatives.
- 3.4 Notwithstanding anything to the contrary contained in this Agreement the Parties agree that the Confidential Information may be disclosed by the Receiving Party to its respective employees, agents, officers, directors, subsidiaries, associated companies, shareholders and advisers (including but not Ltd to professional financial advisers, legal advisers and auditors) ("Representatives") on a need-to-know basis and for the purposes of the Project; provided that the Receiving Party takes whatever steps are necessary to procure that such Representatives agree to abide by the terms of this Agreement to prevent the unauthorised disclosure of the Confidential Information to third parties. For purposes of this clause, the Receiving Party's Representatives shall be deemed to be acting, in the event of a breach, as the Receiving Party's duly authorised agents.
- 3.5 Except as otherwise contemplated in this Agreement, the Parties agree in favour of one another not to utilise, exploit or in any other manner whatsoever use the Confidential Information disclosed pursuant to the provisions of this Agreement for any purpose whatsoever other than the Project without the prior written consent of the Disclosing Party.
- 3.6 Accordingly, the Receiving Party agrees to indemnify, defend and hold the Disclosing Party harmless from and against any and all suits, liabilities, causes of action, claims, losses, damages, costs (including, but not Ltd to, cost of cover, reasonable attorneys' fees and expenses), or expenses of

any kind (collectively, "Losses") incurred or suffered by the Disclosing Party and/or its Representatives arising from or in connection with the Receiving Party's unauthorized use or disclosure of the Disclosing Party's Confidential Information in violation of the Agreement.

4. Title

All Confidential Information disclosed by the Disclosing Party to the Receiving Party is acknowledged by the Receiving Party to be proprietary and the exclusive property of the Disclosing Party. This Agreement shall not confer any rights of ownership or license on the Receiving Party of whatever nature in the Confidential Information.

5. Restricting on disclosure and use of the Confidential Information

- 5.1 The Receiving Party undertakes not to use the Confidential Information for any purpose other than:
- 5.1.1 the Project; and
- 5.1.2 in accordance with the provisions of this Agreement.

6. Standard of care

The Receiving Party agrees that it shall protect the Confidential Information disclosed pursuant to the provisions of this Agreement using the same standard of care that it applies to safeguard its own proprietary, secret or Confidential Information but no less than a reasonable standard of care, and that the Confidential Information shall be stored and handled in such a way as to prevent any unauthorised disclosure thereof.

7. Return of material containing or pertaining to the Confidential Information

- 7.1 The Disclosing Party may, at any time, and in its sole discretion request the Receiving Party to return any material and/or data in whatever form containing, pertaining to or relating to Confidential Information disclosed pursuant to the terms of this Agreement and may, in addition request the Receiving Party to furnish a written statement to the effect that, upon such return, the Receiving Party has not retained in its possession, or under its control, either directly or indirectly, any such material and/or data.
- 7.2 If it is not practically able to do so, the Receiving Party shall destroy or ensure the destruction of all material and/or data in whatever form relating to the Confidential Information disclosed pursuant to the terms of this Agreement and delete, remove or erase or use best efforts to ensure the deletion, erasure or removal from any computer or database or document retrieval system under its or the Representatives' possession or control, all Confidential Information and all documents or files

containing or reflecting any Confidential Information, in a manner that makes the deleted, removed or erased data permanently irrecoverable. The Receiving Party shall furnish the Disclosing Party with a written statement signed by one of its directors or duly authorized senior officers to the effect that all such material has been destroyed.

7.3 The Receiving Party shall comply with any request by the Disclosing Party in terms of this clause, within 7 (seven) business days of receipt of any such request.

8. Excluded Confidential Information

The obligations of the Receiving Party pursuant to the provisions of this Agreement shall not apply to any Confidential Information that:

- 8.1 is known to, or in the possession of the Receiving Party prior to disclosure thereof by the Disclosing Party;
- 8.2 is or becomes publicly known, otherwise than as a result of a breach of this Agreement by the Receiving Party;
- 8.3 is developed independently of the Disclosing Party by the Receiving Party in circumstances that do not amount to a breach of the provisions of this Agreement;
- 8.4 is disclosed by the Receiving Party to satisfy an order of a court of competent jurisdiction or to comply with the provisions of any law or regulation in force from time to time; provided that in these circumstances, the Receiving Party shall advise the Disclosing Party to enable the Disclosing Party to take whatever steps it deems necessary to protect its interests in this regard and provided further that the Receiving Party will disclose only that portion of the Confidential Information which it is legally required to disclose and the Receiving Party will use its reasonable endeavours to protect the confidentiality of such Confidential Information to the greatest extent possible in the circumstances;
- 8.5 is disclosed to a third party pursuant to the prior written authorisation and Ltd to the extent of such approval of the Disclosing Party;
- 8.6 is received from a third party in circumstances that do not result in a breach of the provisions of this Agreement.

9. Term

This Agreement shall commence upon the date referred to in date of signature and shall endure for a period of 3 (three) years after the date of termination of the relationship between the parties or at a

date specified in any subsequent agreement(s) between the Parties in pursuance of the Project referred to herein.

10. Additional Action

10.1 Each Party to this Agreement shall execute and deliver such other documents and do such other acts and things as may be reasonably necessary or desirable to give effect to the provisions of this Agreement.

Nothing contained in the Agreement shall be construed as creating an obligation on the part of either Party to refrain from entering into a business relationship with any third party. Nothing contained in the Agreement shall be construed as creating a joint venture, partnership or employment relationship between the Parties. Except as specified herein, neither Party shall have the right, power or implied authority to create any obligation or duty (express, implied or otherwise) on behalf of the other Party. For the avoidance of doubt, nothing in this Agreement shall oblige either of the Parties to enter into any agreements or transactions whatsoever.

11. Breach

In the event that the Receiving Party should breach any of the provisions of this Agreement and fail to remedy such breach within seven (7) business days from date of a written notice to do so, then the Disclosing Party shall be entitled to invoke all remedies available to it in law including, but not Ltd to, the institution of urgent proceedings as well as any other way of relief appropriate under the circumstances, in any court of competent jurisdiction, in the event of breach or threatened breach of the Agreement and/or an action for damages.

12. Amendments

No amendment, interpretation or waiver of any of the provisions of this Agreement shall be effective unless reduced in writing and signed by the duly authorised representatives of both Parties.

13. Enforcement

The failure or delay by the Disclosing Party to enforce or to require the performance at any time of any of the provisions of this Agreement shall not be construed to be a waiver of such provision, and shall not affect either the validity of this Agreement or any part hereof or the right of the Disclosing Party to enforce the provisions of this Agreement.

14. Representations & Warranties

- 14.1 Each Party represents that it has authority to enter into this Agreement and to do all things necessary to procure the fulfilment of its obligations in terms of this Agreement.
- 14.2 The Disclosing Party warrants that disclosure of the Confidential Information to the Receiving Party:
- 14.2.1 will not result in a breach of any other Agreement to which it is a party; and
- 14.2.2 will not, to the best of its knowledge and belief, infringe the rights of any third party; and the Disclosing Party hereby indemnifies and holds the Receiving Party harmless against any liability for third party claims on such a basis.

15. Entire agreement

This Agreement contains the entire agreement of the Parties with respect to the subject matter of this Agreement and supersedes all prior agreements between the Parties, whether written or oral, with respect to the subject matter of this Agreement.

16. Governing law

This Agreement and the relationship of the Parties in connection with the subject matter of this Agreement and each other shall be governed and determined in accordance with the laws of the Republic of South Africa.

17. Addresses and Notices

17.1 The Parties hereby choose the address for service ("domicilium") for all purposes under the Agreement the addresses set out below:

PARTY	PHYSICAL	POSTAL ADDRESS	TELEPHO	FAX NO.	CONTACT PERSON
	ADDRESS		NE NO.		
ESKOM	MEGAWATT PARK,	P O BOX 1091	+27 11	+27 11	
HOLDINGSS	MAXWELL DRIVE,	JOHANNESBURG	800	800	
OC LTD	SUNNINGHILL	2000 SA			
INSERT					
PARTICULAR					
S OF OTHER					
PARTY					

17.2 A Party may change its domicilium address, by giving thirty (30) business days prior notice in writing to the other Party.

- 17.3 Any notice given by one party to the other is deemed to have been received by the addressee:
- 17.3.1 on the date on which the it was delivered to the addressee's address if delivered by hand; or
- 17.3.2 on the seventh (7th) business day after the date of posting if sent by pre-paid registered post to the addressee's address; or
- 17.3.3 when received in legible form, if sent to the addressee's then telefax number.

18. Severability

In the event of any one or more of the provisions of this Agreement being held for any reason to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision of this Agreement, and this Agreement shall be construed as if such invalid, illegal or unenforceable provisions was not a part of this Agreement, and this Agreement shall be carried out as nearly as possible in accordance with its original terms and intent.

19. Assignment

- 19.1 Neither Party may assign or otherwise transfer any of its rights or obligations under this Agreement to any third party without the prior written consent of the other Party.
- 19.2 Notwithstanding the above, Eskom may on written notice to the other Party hereto, cede and delegate its rights and obligations under this contract to any of its subsidiaries or any of its present divisions or operations which may be converted into separate legal entities as a result of the restructuring of the Electricity Supply Industry and the Electricity Distribution Industry.

20. Publicity

Neither party will make or issue any formal or informal announcement or statement to the press or any third party in connection with this Agreement without the prior written consent of the other Party.

21. Interpretation

- 21.1 For the purposes of this Agreement the following rules of construction shall apply, unless the context requires otherwise:
- 21.1.1 the singular shall include the plural and vice versa;

- 21.1.2 a reference to any one gender, whether masculine, feminine or neuter, includes the other two;
- 21.1.3 any reference to a person includes, without being Ltd to, any individual, body corporate, unincorporated association or other entity recognised under any law as having a separate legal existence or personality;
- 21.1.4 any word or expression defined in, and for the purposes of, this agreement shall if expressed in the singular include the plural and vice versa, and a cognate word or expression shall have a corresponding meaning;
- 21.1.5 references in this agreement to "clauses", "sub-clauses" and are to clauses and sub-clauses of this agreement; and
- 21.1.6 any reference in this agreement to this agreement or any other agreement, document or instrument shall be construed as a reference to this agreement or that other agreement, document or instrument as amended, varied, novated or substituted from time to time.
- 21.2 All the headings and sub-headings in this agreement are for convenience only and are not to be taken into account for the purposes of interpreting it.

SIGNED by the Parties and witnessed on the follo	wing	dates and at the following places respectively:
SIGNED at	on	
AS WITNESS:		
	-	For: ESKOM HOLDINGS SOC LTD [No lower than an E-Band Manager to sign]
(Name of witness in print)	_	Duly authorised
SIGNED at	on	
AS WITNESS:		
	-	For: [NAME OF OTHER PARTY]
	-	
(Name of witness in print)		Duly authorised

SUB-CONTRACTING						
Contractors are requeste	d to submit names of propose	ed Subcontractors to	be utilized on this pro	ject.		
Contractors are advised that only Eskom Approved Contractors who have completed the necessary Eskom Contractors Training & Accreditation may be used as Subcontractors.						
Subcontractor	Section of Work to be Subcontracted	Percentage to be subcontracted	Vendor No.			
The above information will form part of the Evaluation Process.						

CONTRACTORS SIGNATURE

DECLARATION OF INSURANCES

I hereby declare that the insurance policies as required in terms of this Contract are in place and copies thereof will be made available if requested.
Signed this day of
(Full name)on

behalf of (supplier/contractor)

C3 List of Eskom Policies and Procedures related to the Tender

The following policies and procedures are applicable to this tender:

Name of Policy / Procedure	Reference
The Eskom Code of Ethics (Standard 32-527)	32-527
Supplier Contract Quality Requirement Specification	QM58 A& B; Form A& B

CHECKLIST OF SHEQ ANNEXURES TO BE READ AND UNDERSTOOD BY THE CONTRACTOR

NO	DOCUMENT DESCRIPTION	UNQ IDENTIFIER	ACCEPTANCE
1	SECTION 37(2) AGREEMENT (2 PAGES)	37(2)	AGGELLIANGE
2	SMOKING POLICY (5 PAGES)	32-36	
3	QUALITY MANAGEMENT PACK	QM58 & ITP	
4	ACCESS TO FARMS (7 PAGES)	41-340	
5	PROCEDURE FOR THE EFFECTIVE MANAGEMENT OF	41-340	
3	SHE RELATED INCIDENTS (94 PAGES)	32-95	
6	HEALTH AND SAFETY SPECIFICATION (31 PAGES)		
7	SHEQ POLICY (9 PAGES)	32-727	
8	SHE REQUIREMENTS TO BE MET BY PRINCIPAL	32-121	
0	CONTRACTORS (56 PAGES)	34-333	
9	DEVELOPING A SHE SPECIFICATION (96 PAGES)	32-524	
10	ESKOM CARDINAL RULES/LIFE SAVING RULES (8		
10	PAGES)	32-421	
11	WORKING AT HEIGHTS (10 PAGES)	32-418	
12	VEHICLE AND DRIVER SAFETY MANAGEMENT (21		
12	PAGES)	32-93	
13	ESKOM VEHICLE SAFETY SPECIFICATION (21 PAGES)	32-345	
14	HEALTH AND SAFETY PLAN (5 PAGES)	34-1787	
15	SHE SPECIFICATION FORM (56 PAGES)	74	
16	CONSTRUCTION SAFETY, HEALTH AND	00.400	
	ENVIRONMENTAL MANAGEMENT	32-136	
17	ENVIRONMENTAL PROCEDURE – BUSH CLEARING	32-247	
18	DISTRIBUTION FIRE RISK MANAGEMENT	34-132	
19	IDENTIFYING, ANALYSING, DOCUMENTING AND	34-380	
	OBSERVING TASKS	34-380	
20	LEGAL APPOINTMENTS AND AUTHORISATIONS	34-961	
21	EXPANDED PUBLIC WORKS REPORTS	34-1063	
22	PROVISION AND USE OF PERSONAL PROTECTIVE	34-1710	
	EQUIPMENT	34-17 10	
23	SUPERVISION OF PEOPLE IN ELECTRONICALLY	34-1954	
	HAZARDOUS LOCATIONS	04 1304	
0.4		22 = 22	
24	SHE REQUIREMENTS FOR COMMERCIAL PROCESS	32-726	
25	TRANSPORTATING PERSONS ON BACK OF VEHICLES	TOC-41-55	
26	ESKOM PROCEDURE ENVIRONMENTAL IMPACT	34-926	
	ASSESSMENT FOR DISTRIBUTION ACTIVITIES	240-72597722	
27	SHE+ENVIORNMENTAL INTRODUCTION	EDO 00 045	
28	ESKOM'S WASTE MANAGEMENT PROCEDURE	EPC 32-245	
29	ESKOM RISK AUDITING SYSTEM CHECKLIST FOR	RAS – FEB 2014	
	CONTRACTORS ENVIRONMENTAL MANAGEMENT OF TREES	L/ZNI42TCTI4.44	
30	ENVIRONMENTAL MANAGEMENT OF TREES	KZN13TGTI141	
31	ENVIRONMENTAL LEGAL COMPLIANCE	TQTGS011	
32	DESD – PROCESS FOR KZN OU	TQTGP056	

ADDITIONAL LEGLISLATION

Act 108 of 1996	Constitution of the Republic of South Africa	
ACT 107 OF 1998	National Environmental Management Act	
ACT 84 OF 1998	National Forest Act	
ACT 73 OF 1989	Environment Conservation Act	
ACT 25 OF 1999	National Heritage Resources Act	
Act 36 Of 1998	National Water Act	
Act 59 Of 2008	National Environmental Management: Waste Act	
Act 43 of 1983	Conservation of Agricultural Resources Act	
Act 36 of 1947	Fertilisers, Farm Feeds, Agricultural Remedies and Stock	
	Remedies Act	
Act 105 of 1991	Game Theft Act	
Act 101 of 1998	National Veld and Forest Fire Act	
Act 57 of 1976	National Parks Act	
Act 7 of 1998	National Roads Act	
Act 21 of 1940	Advertising on Roads and Ribbon Development Act	
Act 57 of 2003	National Environmental Management: Protected Areas Act	
Act 39 of 2004	National Environmental Management: Air Quality Act	
Act 10 of 2004	National Environmental Management: Biodiversity Act	
Act 85 of 1993	Occupational Health and Safety Act	
Act 31 of 1963	Fencing Act	
	Provincial Ordinances	
	Municipality Bylaws	

I hereby acknowledge that I have read and understood all of the above-mentioned SHEQ Policies / Annexures and they are applicable to this contract.

CONTRACTOR'S NAME:	CONTRACTOR'S SIGNATURE:
DATE:	

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

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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	person who is employed by the procuring institution? TES/NO		
2.2.1	If so, furnish particulars:		
2.3	Does the hidder or any of its directors / trustees / shareholders / members / partners		
2.3	Does the bidder or any of its directors / trustees / shareholders / members / partne or any person having a controlling interest in the enterprise have any interest in an other related enterprise whether or not they are bidding for this contract? YES/NO		
	If so, furnish particulars:		
2 5			
2 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 consortium ² will not		
3.4	be construed as collusive bidding. In addition, there have been no consultations, communications, agreements or		
3.4	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		

Do you, or any person connected with the bidder, have a relationship with any

2.2

3.4

3.5 There have been no consultations, communications, agreements or arrangements made by the bidder with any official of the

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

or services to which this bid invitation relates.

official bid opening or of the awarding of the contract.

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.

SBD4

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

Please insert Supplier Evaluation Pack here

Attach your latest Financial Statements here

2022/2023 Financial Year