

NEC3 Professional Services Contract (PSC3)

Contract between Eskom Holdings SOC Ltd

(Reg No. 2002/015527/30)

and [Insert at award stage] (Reg No. _____)

for Network Performance Monitoring - Adding of Smart Nodes to Existing Tap Aggregation Devices over a period of five (5) years

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pages

Part C1 Agreements & Contract Data [•]

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CONTRACT No. [Insert at award stage]

PART C1: AGREEMENTS & CONTRACT DATA

Document reference	Title	No of pages
C1.1	Form of Offer & Acceptance	[•]
	[to be inserted from Returnable Documents at award stage]	
C1.2a	Contract Data provided by the Employer	[•]
C1.2b	Contract Data provided by the Consultant	[•]
	[to be inserted from Returnable Documents at award stage]	
C1.3	Securities proforma	[•]

C1.1 Form of Offer & Acceptance

Offer

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

Network Performance Monitoring – Adding of Smart Nodes to Existing Tap Aggregation Devices over a period of five (5) years

The tenderer, identified in the Offer signature block, has

either	examined the documents listed in the Tender Data and addenda thereto as listed in the Returnable Schedules, and by submitting this Offer has accepted the Conditions of Tender.
or	examined the draft contract as listed in the Acceptance section and agreed to provide this Offer.

By the representative of the tenderer, deemed to be duly authorised, signing this part of this Form of Offer and Acceptance the tenderer offers to perform all of the obligations and liabilities of the *Consultant* under the contract including compliance with all its terms and conditions according to their true intent and meaning for an amount to be determined in accordance with the *conditions of contract* identified in the Contract Data.

The offered total of the Prices exclusive of VAT is	R	
Value Added Tax @ 14% is	R	
The offered total of the Prices inclusive of VAT is	R	
(in words)		

This Offer may be accepted by the Employer by signing the Acceptance part of this Form of Offer and Acceptance and returning one copy of this document including the Schedule of Deviations (if any) to the tenderer before the end of the period of validity stated in the Tender Data, or other period as agreed, whereupon the tenderer becomes the party named as the *Consultant* in the *conditions of contract* identified in the Contract Data.

Signature(s)		
Name(s)		
Capacity		
For the tenderer:		
	(Insert name and address of organisation)	
Name & signature of witness	r	Date

	_
CONTRACT NO	1

Acceptance

By signing this part of this Form of Offer and Acceptance, the Employer identified below accepts the tenderer's Offer. In consideration thereof, the Employer shall pay the Consultant the amount due in accordance with the *conditions of contract* identified in the Contract Data. Acceptance of the tenderer's Offer shall form an agreement between the Employer and the tenderer upon the terms and conditions contained in this agreement and in the contract that is the subject of this agreement.

The terms of the contract, are contained in:

Part C1 Agreements and Contract Data, (which includes this Form of Offer and Acceptance)

Part C2 Pricing Data

Part C3 Scope of Work: The Scope

and drawings and documents (or parts thereof), which may be incorporated by reference into the above listed Parts.

Deviations from and amendments to the documents listed in the Tender Data and any addenda thereto listed in the Returnable Schedules as well as any changes to the terms of the Offer agreed by the tenderer and the Employer during this process of offer and acceptance, are contained in the Schedule of Deviations attached to and forming part of this Form of Offer and Acceptance. No amendments to or deviations from said documents are valid unless contained in this Schedule.

The tenderer shall within two weeks of receiving a completed copy of this agreement, including the Schedule of Deviations (if any), contact the Employer's agent (whose details are given in the Contract Data) to arrange the delivery of any securities, bonds, guarantees, proof of insurance and any other documentation to be provided in terms of the *conditions of contract* identified in the Contract Data at, or just after, the date this agreement comes into effect. Failure to fulfil any of these obligations in accordance with those terms shall constitute a repudiation of this agreement.

Notwithstanding anything contained herein, this agreement comes into effect on the date when the tenderer receives one fully completed and signed original copy of this document, including the Schedule of Deviations (if any).

Signature(s)			
Name(s)			
Capacity			
for the Employer			
	(Insert name and address of organisation)		
Name & signature of witness		Date	

Note: If a tenderer wishes to submit alternative tenders, use another copy of this Form of Offer and Acceptance.

C1.2 PSC3 Contract Data

Part one - Data provided by the Employer

[Instructions to the contract compiler: (delete these two notes in the final draft of a contract)

- 1. Please read the relevant clauses in the conditions of contract before you enter data. The number of the clause which requires the data is shown in the left hand column for each statement however other clauses may also use the same data.
- 2. The PSC3 options are identified by shading in the left hand column. In the event that the option is not required select and delete the whole row.
- 3. Where the symbol "[•]" is used data is required to be inserted relevant to the clause and statement which requires it.]

Completion of the data in full, according to the Options chosen, is essential to create a complete contract.

Clause	Statement	Data	
1	General		
	The conditions of contract are the core clauses and the clauses for main Option		
		G:	Term contract
	dispute resolution Option	W1:	Dispute resolution procedure
	and secondary Options		
		X1:	Price Adjustment for Inflation
		X2:	Changes in the Law
		X3:	Multiple Currencies
		X7:	Delay Damages
		X10	Employer's Agent
		X11:	Termination by the <i>Employer</i>
		X18:	Limitation of liability
		Z:	Additional conditions of contract
	of the NEC3 Professional Services Contract (April 2013) ¹		
10.1	The <i>Employer</i> is (Name):	Eskom Holdings SOC Ltd (reg no: 2002/015527/30), a state owned company incorporated in terms of the company laws of the Republic of South Africa	
	Address	Registered office at Megawatt Park, Maxwell Drive, Sandton, Johannesburg	

¹ Available from Engineering Contract Strategies Tel 011 803 3008 Fax 011 803 3009 and www.ecs.co.za

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	Tel No.	0	011 800 3000		
	Fax No.				
11.2(9)	The services are	S	etwork Performand mart Nodes to Exister a period of five	sting Tap Ag	g – Adding of gregation Devices
11.2(10)	The following matters will be included in the Risk Register		sks will be added ise	to risk regis	ter – as and when
11.2(11)	The Scope is in	P	art 3: Scope of Wo	rk	
12.2	The law of the contract is the law of	th	e Republic of Sou	th Africa	
13.1	The language of this contract is	Е	nglish		
13.3	The period for reply is	5	days		
13.6	The period for retention is	5 years following Completion or earlier termination.			earlier
2	The Parties' main responsibilities				
25.2	The <i>Employer</i> provides access to the following persons, places and things	a	cess to		access date
		1	All necessary at the consultant regain access to it perform the servequired.	needs to n order to	Contract commencement date
3	Time				
31.2	The starting date is.	[•]		
11.2(3)	The completion date for the whole of the services is.	[•].		
11.2(6)	The <i>key date</i> s and the <i>condition</i> s to be met are:	С	ondition to be met		key date
		1	[•]		[•]
		2	[•]		[•]
		3	[•]		[•]
31.1	The Consultant is to submit a first programme for acceptance within	Two (2) weeks after contract sign off			
32.2	The Consultant submits revised programmes at intervals no longer than	Four (4) weeks			
4	Quality				
40.2	The quality policy statement and quality plan are provided within	(2) Two weeks of the	e Contract D	ate.
42.2	The defects date is	(4) Four weeks after Completion of the whole of the services.			

5	Payment		
50.1	The assessment interval is	Node Purchase once off, thereafter maintenance and support annually. Professional service and training ad-hoc.	
50.3	The expenses stated by the Employer are	Item	Amount
		N/A	N/A
51.1	The period within which payments are made is	30 days from re	ceipt of valid tax invoice
51.2	The currency of this contract is the	South African R	Rand
51.5	The interest rate is	the publicly quoted prime rate of interest charged by Standard Bank of South Africa Limited at the time an amount payable in SA Rand was due,	
		and	
		due in other cur London Interba caption "Money for the applicab for the currency United States D in The Wall Stre by the Reuters I such service as Money Rates Se payment in que every 6 months event of any dis the foreign exch Bank of South A	applicable at the time for amounts rencies. LIBOR is the 6 month nk Offered Rate quoted under the Rates" in The Wall Street Journal ble currency or if no rate is quoted in question then the rate for collars, and if no such rate appears set Journal then the rate as quoted Monitor Money Rates Service (or amay replace the Reuters Monitor ervice) on the due date for the stion, adjusted mutatis mutandis thereafter and as certified, in the spute, by any manager employed in hange department of The Standard Africa Limited, whose appointment ecessary to prove
6	Compensation events	section of the c	erence to Contract Data in this ore clauses and terms in italics etion are identified elsewhere in ata.
7	Rights to material	section of the c	erence to Contract Data in this ore clauses and terms in italics ction are identified elsewhere in ata.
8	Indemnity, insurance and liability	section of the c	erence to Contract Data in this ore clauses and terms in italics ction are identified elsewhere in ata.
82.1	The Consultant's total liability to the Employer for all matters arising under or in connection with this contract, other than the excluded matters, is limited to	The total of the	Prices

9	Termination	There is no reference to Contract Data in this section of the core clauses and terms in italics used in this section are identified elsewhere in this Contract Data.
10	Data for main Option clause	
G	Term contract	
21.4	The Consultant prepares forecasts of the total Time Charge and expenses at intervals no longer than	4 weeks.
50.4	The exchange rates are those published in	
11	Data for Option W1	
W1.1	The Adjudicator is	the person selected from the ICE-SA Division (or its successor body) of the South African Institution of Civil Engineering Panel of Adjudicators by the Party intending to refer a dispute to him. (see www.ice-sa.org.za). If the Parties do not agree on an Adjudicator the Adjudicator will be appointed by the Arbitration Foundation of Southern Africa (AFSA).
W1.2(3)	The adjudicator nominating body is:	the Chairman of the ICE-SA Division (or its successor body) of the South African Institution of Civil Engineering. (See www.ice-sa.org.za).
W1.4(2)	The tribunal is:	arbitration
W1.4(5)	The arbitration procedure is	the latest edition of Rules for the Conduct of Arbitrations published by The Association of Arbitrators (Southern Africa) or its successor body.
	The place where arbitration is to be held is	Johannesburg, South Africa
	 The person or organisation who will choose an arbitrator if the Parties cannot agree a choice or if the arbitration procedure does not state who selects an arbitrator, is 	the Chairman for the time being or his nominee of the Association of Arbitrators (Southern Africa) or its successor body.
12	Data for secondary Option clauses	
X1	Price adjustment for inflation	
X1.1	The index is	[•]
	The staff rates are {state whether "Fixed at the Contract Date and are not variable with changes in salary paid to individuals" or "Variable with changes in salary paid to individuals"}	[•]
X2	Changes in the law	
X2.1	The law of the project is	South African law

Х3	Multiple Currencies	
X3.1	The <i>Employer</i> will pay for these items or activities in the currencies stated	
X3.1	The exchange rates are those published in	[●]on [●] (date)
		The items & activities will be paid in the other currency - to a foreign Bank account nominated by the Consultant - to a valid SARB approved CFC account in South Africa - in accordance with an alternative payment
		method agreed with the <i>Employer</i> before the Contract Date. (select one of the three methods as agreed with successful tenderer and delete the others and this note)
X7:	Delay Damages	There is no reference to Contract Data in this Option and terms in italics used in this Option are identified elsewhere in this Contract Data.
X10	The Employer's Agent	
X10.1	The Employer's Agent is	
	Name:	Danie Kleynhans
	Address	Megawatt Park, 1 Maxwell drive, Sunninghill, 2191
	Email address:	KleynhDJ@eskom.co.za
	The authority of the Employer's Agent is	 The Employer's Agent acts on behalf of the Employer with the authority set out in the Contract Data. The Employer may replace the Employer's Agent after he has notified the Consultant of the name of the replacement.
X11	Termination by the <i>Employer</i>	There is no reference to Contract Data in this Option and terms in italics used in this Option are identified elsewhere in this Contract Data.
X18	Limitation of liability	
X18.1	The Consultant's liability to the Employer for indirect or consequential loss is limited to:	R0.00 (Zero Rand)
X18.2	The Consultant's liability to the Employer for Defects that are not found until after the defects date is limited to:	The total of the Prices
X18.3	The end of liability date is	five years after Completion of the whole of the services/task order.
Z	The Additional conditions of contract are	Z1 to Z15 always apply.

Z1 Cession delegation and assignment

- Z1.1 The supplier shall not delegate or assign any of its rights or obligations to any person under this agreement.
- Z1.2 The supplier may only cede the agreement in favour of a registered Financial Services Providers (FSP) and state institutions established for the express purpose of providing funding to businesses and entities (State Institution).
- Z1.3 Notwithstanding the above, Eskom may on written notice to the supplier cede and delegate its rights and obligation 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."

Z2 Joint ventures

- Z2.1 If the *Consultant* constitutes a joint venture, consortium or other unincorporated grouping of two or more persons or organisations then these persons or organisations are deemed to be jointly and severally liable to the *Employer* for the performance of this contract.
- Z2.2 Unless already notified to the *Employer*, the persons or organisations notify the *Employer* within two weeks of the Contract Date of the key person who has the authority to bind the *Consultant* on their behalf.
- Z2.3 The *Consultant* does not alter the composition of the joint venture, consortium or other unincorporated grouping of two or more persons without the consent of the *Employer* having been given to the *Consultant* in writing.

Z3 Change of Broad Based Black Economic Empowerment (B-BBEE) status

- Z3.1 Where a change in the *Consultant's* legal status, ownership or any other change to his business composition or business dealings results in a change to the *Consultant's* B-BBEE status, the *Consultant* notifies the *Employer* within seven days of the change.
- Z3.2 The *Consultant* is required to submit an updated verification certificate and necessary supporting documentation confirming the change in his B-BBEE status to the *Employer* within thirty days of the notification or as otherwise instructed by the *Employer*.
- Z3.3 Where, as a result, the *Consultant's* B-BBEE status has decreased since the Contract Date the *Employer* may either re-negotiate this contract or alternatively, terminate the *Consultant's* obligation to Provide the Services.
- Z3.4 Failure by the *Consultant* to notify the *Employer* of a change in its B-BBEE status may constitute a reason for termination. If the *Employer* terminates in terms of this clause, the procedures on termination are those stated in core clause 91. The payment on termination includes a deduction of the forecast of the additional cost to the *Employer* of completing the whole of the *services* in addition to the amounts due in terms of core clause 92.1.

Z4 Confidentiality

- Z4.1 The Consultant does not disclose or make any information arising from or in connection with this contract available to Others. This undertaking does not, however, apply to information which at the time of disclosure or thereafter, without default on the part of the Consultant, enters the public domain or to information which was already in the possession of the Consultant at the time of disclosure (evidenced by written records in existence at that time). Should the Consultant disclose information to Others in terms of clause 23.1, the Consultant ensures that the provisions of this clause are complied with by the recipient.
- Z4.2 If the *Consultant* is uncertain about whether any such information is confidential, it is to be regarded as such until notified otherwise by the *Employer*.
- Z4.3 In the event that the *Consultant* is, at any time, required by law to disclose any such information which is required to be kept confidential, the *Consultant*, to the extent permitted by law prior to disclosure, notifies the *Employer* so that an appropriate protection order and/or any other action can be taken if possible, prior to any disclosure. In the event that such protective order is not, or cannot, be obtained, then the *Consultant* may disclose that portion of the information which it is required to be disclosed by law and uses reasonable efforts to obtain assurances that confidential treatment will be afforded to the information so disclosed.
- Z4.4 The taking of images (whether photographs, video footage or otherwise) of the *Employer's* project works or any portion thereof, in the course of Providing the Services and after Completion, requires the prior written consent of the *Employer*. All rights in and to all such images vests exclusively in the *Employer*.

Z5 Waiver and estoppel: Add to core clause 12.3:

Z5.1 Any extension, concession, waiver or relaxation of any action stated in this contract by the Parties, or the *Adjudicator* does not constitute a waiver of rights, and does not give rise to an estoppel unless the Parties agree otherwise and confirm such agreement in writing.

Z6 Provision of a Tax Invoice. Add to core clause 51

Z6.1 The Consultant (if registered in South Africa in terms of the companies Act) is required to comply with the requirements of the Value Added Tax Act, no 89 of 1991 (as amended) and to include the Employer's VAT number 4740101508 on each invoice he submits for payment.

Z7 Notifying compensation events

Z7.1 Delete from the last sentence in core clause 61.3, "unless the *Employer* should have notified the event to the *Consultant* but did not".

Z8 Employer's limitation of liability

Z8.1 The *Employer's* liability to the *Consultant* for the *Consultant's* indirect or consequential loss is limited to R0.00 (zero Rand)

Termination: Add to core clause 90.1, at the second main bullet point, fourth sub-bullet point, after the words "against it":

Z9.1 or had a business rescue order granted against it.

Z10 Delay damages: Addition to secondary Option X7 Delay damages (if applicable in this contract)

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- Z10.1 If the Consultant's payment of delay damages reaches the limits stated in this Contract Data for Option X7 or Options X5 and X7 used together, the Employer may terminate the Consultant's obligation to Provide the Services.
- Z10.2 If the *Employer* terminates in terms of this clause, the procedures on termination are those stated in core clause 91. The payment on termination includes a deduction of the forecast of the additional cost to the *Employer* of completing the whole of the *services* in addition to the amounts due in terms of core clause 92.1.

Z11 Ethics

For the purposes of this Z-clause, the following definitions apply:

Affected Party means, as the context requires, any party, irrespective of whether it is the Consultant

or a third party, such party's employees, agents, or Subconsultants or Subconsultant's

employees, or any one or more of all of these parties' relatives or friends,

Coercive Action

means to harm or threaten to harm, directly or indirectly, an Affected Party or the property of an Affected Party, or to otherwise influence or attempt to influence an

Affected Party to act unlawfully or illegally,

Collusive Action

means where two or more parties co-operate to achieve an unlawful or illegal

purpose, including to influence an Affected Party to act unlawfully or illegally,

Committing Party

means, as the context requires, the *Consultant*, or any member thereof in the case of a joint venture, or its employees, agents, or Subconsultants or the Subconsultant's

employees,

Corrupt Action means the offering, giving, taking, or soliciting, directly or indirectly, of a good or

service to unlawfully or illegally influence the actions of an Affected Party,

Fraudulent Action

means any unlawfully or illegally intentional act or omission that misleads, or attempts to mislead, an Affected Party, in order to obtain a financial or other benefit or to avoid

an obligation or incurring an obligation,

Obstructive Action

means a Committing Party unlawfully or illegally destroying, falsifying, altering or concealing information or making false statements to materially impede an

investigation into allegations of Prohibited Action, and

Prohibited Action

means any one or more of a Coercive Action, Collusive Action Corrupt Action,

Fraudulent Action or Obstructive Action.

- Z11.1 A Committing Party may not take any Prohibited Action during the course of the procurement of this contract or in execution thereof.
- Z11.2 The *Employer* may terminate the *Consultant's* obligation to Provide the Services if a Committing Party has taken such Prohibited Action and the *Consultant* did not take timely and appropriate action to prevent or remedy the situation, without limiting any other rights or remedies the *Employer* has. It is not required that the Committing Party had to have been found guilty, in court or in any other similar process, of such Prohibited Action before the *Employer* can terminate the *Consultant's* obligation to Provide the Services for this reason.
- Z11.3 If the *Employer* terminates the *Consultant's* obligation to Provide the Services for this reason, the amounts due on termination are those intended in core clauses 92.1 and 92.2.
- Z11.4 A Committing Party co-operates fully with any investigation pursuant to alleged Prohibited Action. Where the *Employer* does not have a contractual bond with the Committing Party, the *Consultant* ensures that the Committing Party co-operates fully with an investigation.

Z12 Insurance

- Z12.1 Replace core clause 81 with the following:
- When requested by a Party, the other Party provides certificates from his insurer or broker stating that the insurances required by this contract are in force.
- The *Consultant* provides the insurances stated in the Insurance Table A from the *starting date* until the earlier of Completion and the date of the termination certificate.

INSURANCE TABLE A

Insurance against	Minimum amount of cover	For the period following Completion of the whole of the services or earlier termination
Liability of the <i>Consultant</i> for claims made against him arising out of his failure to use the skill and care normally used by professionals providing services similar to the <i>services</i>	Whatever the Consultant deems necessary in respect of each claim, without limit to the number of claims	See Notes to Consultants in Annexure A
Liability for death of or bodily injury to a person (not an employee of the Consultant) or loss of or damage to property resulting from an action or failure to take action by the Consultant	Loss of or damage to property: The replacement cost where not covered by the Employer's insurance The Employer's policy deductible, as at Contract Date, where covered by the Employer's insurance Bodily injury to or death of a person: The amount required by the applicable law.	See Notes to Consultants in Annexure A
Liability for death of or bodily injury to employees of the <i>Consultant</i> arising out of and in the course of their employment in connection with this contract	The amount required by the applicable law	See Notes to Consultants in Annexure A

The *Employer* provides the insurances stated in the Insurance Table B.

INSURANCE TABLE B

Insurance against or name of policy	Minimum amount of cover or minimum limit of indemnity
Assets All Risk Per the insurance policy document	
Contract Works insurance	Per the insurance policy document
Environmental Liability	Per the insurance policy document
General and Public Liability	Per the insurance policy document
Transportation (Marine)	Per the insurance policy document
Motor Fleet and Mobile Plant	Per the insurance policy document

Terrorism	Per the insurance policy document
Cyber Liability	Per the insurance policy document
Nuclear Material Damage and Business Interruption	Per the insurance policy document
Nuclear Material Damage Terrorism	Per the insurance policy document

Z13 Nuclear Liability

- Z13.1 The *Employer* is the operator of the Koeberg Nuclear Power Station (KNPS), a nuclear installation, as designated by the National Nuclear Regulator of the Republic of South Africa, and is the holder of a nuclear licence in respect of the KNPS.
- Z13.2 The *Employer* is solely responsible for and indemnifies the *Consultant* or any other person against any and all liabilities which the *Consultant* or any person may incur arising out of or resulting from nuclear damage, as defined in Act 47 of 1999, save to the extent that any liabilities are incurred due to the unlawful intent of the *Consultant* or any other person or the presence of the *Consultant* or that person or any property of the *Consultant* or such person at or in the KNPS or on the KNPS site, without the permission of the *Employer* or of a person acting on behalf of the *Employer*.
- Z13.3 Subject to clause Z13.4 below, the *Employer* waives all rights of recourse, arising from the aforesaid, save to the extent that any claims arise or liability is incurred due or attributable to the unlawful intent of the *Consultant* or any other person, or the presence of the *Consultant* or that person or any property of the *Consultant* or such person at or in the KNPS or on the KNPS site, without the permission of the *Employer* or of a person acting on behalf of the *Employer*.
- Z13.4 The *Employer* does not waive its rights provided for in section 30 (7) of Act 47 of 1999, or any replacement section dealing with the same subject matter.
- Z13.5 The protection afforded by the provisions hereof shall be in effect until the KNPS is decommissioned.

Z14 Asbestos

For the purposes of this Z-clause, the following definitions apply:

AAIA means approved asbestos inspection authority.

ACM means asbestos containing materials.

AL means action level, i.e. a level of 50% of the OEL, i.e. 0.1 regulated asbestos

fibres per ml of air measured over a 4 hour period. The value at which proactive actions is required in order to control asbestos exposure to prevent exceeding the

OEL.

Ambient Air means breathable air in area of work with specific reference to breathing zone,

which is defined to be a virtual area within a radius of approximately 30cm from the

nose inlet.

Compliance Monitoring

means compliance sampling used to assess whether or not the personal exposure of workers to regulated asbestos fibres is in compliance with the Standard's requirements for safe processing, handling, storing, disposal and phase-out of

asbestos and asbestos containing material, equipment and articles.

OEL means occupational exposure limit.

Parallel Measurements means measurements performed in parallel, yet separately, to existing

measurements to verify validity of results.

Safe Levels means airborne asbestos exposure levels conforming to the Standard's

requirements for safe processing, handling, storing, disposal and phase-out of

asbestos and asbestos containing material, equipment and articles.

Standard means the Employer's Asbestos Standard 32-303: Requirements for Safe

Processing, Handling, Storing, Disposal and Phase-out of Asbestos and Asbestos

Containing Material, Equipment and Articles.

SANAS means the South African National Accreditation System.

TWA means the average exposure, within a given workplace, to airborne asbestos

fibres, normalised to the baseline of a 4 hour continuous period, also applicable to

short term exposures, i.e. 10-minute TWA.

- Z14.1 The Employer ensures that the Ambient Air in the area where the Consultant will Provide the Services conforms to the acceptable prescribed South African standard for asbestos, as per the regulations published in GNR 155 of 10 February 2002, under the Occupational Health and Safety Act, 1993 (Act 85 of 1993) ("Asbestos Regulations"). The OEL for asbestos is 0.2 regulated asbestos fibres per millilitre of air as a 4-hour TWA, averaged over any continuous period of four hours, and the short term exposure limit of 0.6 regulated asbestos fibres per millilitre of air as a 10-minute TWA, averaged over any 10 minutes, measured in accordance with HSG248 and monitored according to HSG173 and OESSM.
- Z14.2 Upon written request by the *Consultant*, the *Employer* certifies that these conditions prevail. All measurements and reporting are effected by an independent, competent, and certified occupational hygiene inspection body, i.e. a SANAS accredited and Department of Employment and Labour approved AAIA. The *Consultant* may perform Parallel Measurements and related control measures at the *Consultant's* expense. For the purposes of compliance the results generated from Parallel Measurements are evaluated only against South African statutory limits as detailed in clause Z14.1. Control measures conform to the requirements stipulated in the AAIA-approved asbestos work plan.
- Z14.3 The *Employer* manages asbestos and ACM according to the Standard.
- Z14.4 In the event that any asbestos is identified while Providing the Services, a risk assessment is conducted and if so required, with reference to possible exposure to an airborne concentration of above the AL for asbestos, immediate control measures are implemented and relevant air monitoring conducted in order to declare the area safe.
- Z14.5 The *Consultant*'s personnel are entitled to stop working and leave the contaminated area forthwith until such time that the area of concern is declared safe by either Compliance Monitoring or an AAIA approved control measure intervention, for example, per the emergency asbestos work plan, if applicable.
- Z14.6 The Consultant continues to Provide the Services, without additional control measures presented, on presentation of Safe Levels. The contractually agreed dates to Provide the Services, including the Completion Date, are adjusted accordingly. The contractually agreed dates are extended by the notification periods required by regulations 3 and 21 of the Asbestos Regulations, 2001.
- Z14.7 Any removal and disposal of asbestos, asbestos containing materials and waste, is done by a registered asbestos contractor, instructed by the *Employer* at the *Employer*'s expense, and conducted in line with South African legislation.

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Z15 DATA PRIVACY AND PROTECTION

- Z15.1 For the purposes of this clause 1, the terms "Data Subject", "Personal Information" and "Regulator" and "Responsible Party" have the meanings given to them in the Protection of Personal Information Act, 2013 ("POPIA").
- Z15.2 Each Party acknowledges that it is an independent Responsible Party in relation to the Personal Information processed in terms of this Agreement ("Shared Personal Information") and that it determines the purposes for which and the manner in which the Shared Personal Information is, or is to be, processed.
- Z15.3 Each Party shall comply at all times with POPIA when performing its obligations under this Agreement and shall not perform any of their respective obligations under this Agreement in such a way as to cause the other Party to breach any of that other Party's obligations under POPIA.
- Z15.4 Each Party shall ensure that, in respect of all Shared Personal Information provided to the other Party and in respect of the use of that Shared Personal Information under this Agreement:
- Z15.4.1 all necessary fair processing notices have been provided to and consents obtained from Data
- Z15.4.2 Subjects by that Party, where required, in terms of POPIA, including to specify that the other Party is also a Responsible Party in respect of the Data Subject's Personal Information and to provide a link (https://www.eskom.co.za/about-eskom/website-terms-and-conditions/) to the other Party's
- Z15.4.3 Privacy Statement or to include a statement that the other Party's Privacy Statement can be found on the other Party's corporate website; and
- Z15.4.4. all necessary steps have been taken to ensure that Shared Personal Information has been collected and Processed in accordance with the principles set out in POPIA, including in particular those relating to:
- Z15.4.5. fair and transparent Processing;
 - ed, legitimate and explicit purposes of Processing; and adequate, relevant and not excessive Processing.
- Z15.5 If either Party receives any complaint, notice or communication from the Regulator which relates directly to:
- Z15.5.1 the other Party's Processing of the Shared Personal Data; or a potential failure by the other Party to comply with POPIA in respect of the activities of the Parties under or in connection with this Agreement,
- Z15.5.2 it shall, to the extent permitted by law, promptly notify the other Party and provide such information as it shall reasonably request in that regard.
- If a Data Subject makes a written request to either Party to exercise any of their rights under POPIA, the receiving Party shall respond to that request in accordance with POPIA. To the extent the request concerns processing of Shared Personal Information undertaken by the other Party, the receiving Party shall:
- Z15.6.1 promptly and without undue delay forward the request to the other Party; and
- Z15.6.2 cooperate and provide reasonable assistance in relation to that request to enable the Party to respond in accordance with POPIA.
- Z15.7 Each Party acknowledges that the other Party may disclose Shared Personal Information to any Regulator or law enforcement authority with jurisdiction to request access to the Shared Personal Information.
- Neither Party discloses or otherwise makes available the Personal Information to any third Party (including sub-contractors, but excluding its authorised employees who require access to such Personal Information strictly in order for the parties to carry out their obligations pursuant to this contract), unless a Party has provided, to a requesting Party, its prior written consent to do so, and the requesting Party has submitted to the other Party (consenting Party), to its satisfaction, a copy of a written contract or undertaking that the requesting Party has entered into with a third Party for the protection of Personal Information of the Data Subjects or unless there is an applicable exemption in terms of the law to process or further process the personal information.

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- Z15.9 The requesting Party indemnifies and holds harmless the consenting Party and its staff, successors, cessionaries, delegates, and assigns, from any and all losses, costs, expenses and damage, as well as penalties and fines arising from the requesting Party's non-compliance with the provision of any relevant legislation applicable to Personal Information/data protection, as well as damage to the consenting Party's reputation and costs of compliance as directed by the Regulator, including but not limited to publication of the data breach.
- Z15.10 No Party may transfer Personal Information about a data subject to a third Party who is in a foreign country unless they have obtained the relevant written consent of the other Party and there is full compliance with section 72 of POPIA and any foreign applicable legislation.

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C1.2 Contract Data

Part two - Data provided by the Consultant

[Instructions to the tendering consultant: (delete these notes in the final draft of a contract)

- 1. The tendering consultant is advised to read both the NEC3 Professional Services Contract, April 2013 and the relevant parts of its Guidance Notes (PSC3-GN)² in order to understand the implications of this Data which the tenderer is required to complete. An example of the completed Data is provided on pages 158 & 159 of the PSC3 April 2013 Guidance Notes.
- 2. The number of the clause in the PSC3 which requires the data is shown in the left hand column for each statement however other clauses may also use the same data.
- 3. Whenever a cell is shaded in the left hand column it denotes this data is optional in PSC3 and would be required in relation to the option selected. The *Employer* should already have made the selection and deleted the rows not required.

Completion of the data in full, according to Options chosen, is essential to create a complete contract.

Clause	Statement	Data
10.1	The Consultant is (Name):	
	Address	
	Tel No.	
	Fax No.	
22.1	The key people are:	
	1 Name:	
	Job:	
	Responsibilities:	
	Qualifications:	
	Experience:	
	2 Name:	
	Job	
	Responsibilities:	
	Qualifications:	
	Experience:	
Only if required		CV's (and further <i>key persons</i> data including CVs) are appended to Tender Schedule entitled .

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² Available from Engineering Contract Strategies Tel 011 803 3008 Fax 011 803 3009 or www.ecs.co.za

11.2(3)	The completion date for the whole of the services is		
11.2(10)	The following matters will be included in the Risk Register		
11.2(13)	The staff rates are:	name/designation	rate
	Either complete here or cross refer to a schedule in Part C2.2	Refer to Part C2.2	
25.2	The Employer provides access to the following persons, places and things	access to 1 Eskom facilities 2 3	access date From contract commencement
31.1	The programme identified in the Contract Data is		,
50.3	The expenses stated by the Consultant are	Item N/A	amount
G	Term contract		1
11.2(25)	The task schedule is in		

PART 2: PRICING DATA

PSC3 Option G

Document reference		Title	No of pages
C	2.1	Pricing assumptions : Option G	[•]
C	2.2	Staff rates, expenses and the task schedule.	[•]

C2.1 Pricing assumptions: Option G

1. How work is priced and assessed for payment

From Option G: Term contract

Identified and 11

defined terms 11.2

- (17) The Price for Services Provided to Date is, for each Task, the total of
- the Time Charge for work which has been completed on time based items on the Task Schedule and
- a proportion of the lump sum price for each other item on the Task Schedule which is the proportion of work completed on that item.

(20) The Prices are

- the Time Charge for items described as time based on the Task Schedule and
- the lump sum price in the Task Schedule for each other item.

From the Core Clauses:

Identified and defined terms

11.2

(13) The Time Charge is the sum of the products of each of the *staff rates* multiplied by the total staff time appropriate to that rate properly spent on work in this contract.

and

Assessing the amount due

50.3 The amount due is

- the Price for Services Provided to Date,
- the amount of the expenses properly spent by the Consultant in Providing the Services and
- other amounts to be paid to the Consultant less amounts to be paid by or retained from the Consultant.

Any tax which the law requires the *Employer* to pay to the *Consultant* is included in the amount due.

In effect Option G is a cost reimbursable form of contract with work ordered by the *Employer* on a Task by Task basis using the Task Schedule to compile the cost of carrying out a Task.

Expenses are calculated separately and added to the amount due for the services provided.

2. Staff rates and expenses

Tendering consultants are advised to consult the NEC3 Professional Services Contract Guidance Notes before entering *staff rates* into Contract Data, or in section C2.2 which follows.

This is because staff rates can be established in one of three ways:

- rates for named staff,
- · rates for categories of staff, or

rates related to salaries paid to staff.

Rate adjustment for inflation, if necessary, can be based either on actual salary adjustments or by using Option X1: Price adjustment for inflation. See pages 13 and 14 of the PSC3 Guidance Notes.

Expenses associated with employing a staff member in Providing the Services can be listed separately either by the *Employer* in Contract Data provided by the *Employer* or by the *Consultant* in Contract Data provided by the *Consultant*.

As only the *expenses* listed may be claimed by the *Consultant*, all other cost to the *Consultant* associated with Providing the Services must be included within the *staff rates*.

Rate adjustment for inflation of expenses is explained on page 15 of the PSC3 Guidance Notes.

3. The function of the Task Schedule

The Task Schedule may include items of work to be paid for on a rate (Time Charge) or on a lump sum price for the item. Any work ordered during the term of the contract – i. e. before the Completion Date – for which there is no priced item in the Task Schedule is priced using the compensation event procedure and the resulting Price is added into the Price List.

The *task schedule* is prepared by the *Employer* for the *Consultant* to price, or may be prepared jointly with the *Consultant*. It is typically priced in two parts as items of work to be carried out on a time basis and lump sum prices for other items of work. The task schedule must be as complete as possible and fully representative of all the work and *services* which the *Employer* may require the *Consultant* to carry out. The only unknown is when the work is to be carried out; the Task Order will be used to instruct when work to be done.

C2.2 the activity schedule

Use this page as a cover page to the Consultant's activity schedule or include here in this format:

Item No.	Programme Reference	Activity description	Price (excl VAT)
	Refer to Annexure M – Pricing Schedule		
		Total of the Price	es

PART 3: SCOPE OF WORK

Document reference	Title	No of pages
	This cover page	1
C3.1	Employer's Scope	
C3.2	Consultant's Scope	
	Total number of pages	

C3.1: EMPLOYER'S SCOPE

Description of the services

Network Performance Monitoring – Adding of Smart Nodes to Existing Tap Aggregation Devices over a period of five (5) years

Interpretation and terminology

The following abbreviations are used in this Scope:

Abbreviation	Meaning given to the abbreviation	
TAP	Traffic Access Point	
OEM	Original Equipment Manufacturer	
SPF+	Small Form – factor Pluggable	
Gbase	Gigabit Base	
Gbe	Gigabit Ethernet	
NBD	Next Business Day	
TAC	Technical Assistance Centre	
SLA	Service Level Agreement	

Specification and description of the services

The full scope of work is as follows:

1. Provide detailed description and volumes of the product/service requested:

The current TAP aggregation solution at Eskom allows for adding of Smart Nodes.

Scope of work will include:

The purchase of the following Smart Nodes:

- Purchase of one (1) Service Node
- Purchase of one (1) Analytics Node
- Purchase of one (1) Recorder Node

Purchase of cables and SFP+

- 10GbaseCopper with SFP+, with a quantity of six (6)
- 25Gbe SFP 25, with a quantity of two (2)

Purchase OEM services to commission afterhours, the three new Smart Nodes at Megawatt Park and handover to Eskom.

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2. Maintenance and Support:

The proposed solution should be covered by a 5 Year Maintenance and support contract, 24x7 OEM support with Next Business Day (NBD) hardware replacement.

3. Training/Transfer of skills:

During handover, transfer of skills and knowledge on new equipment should be provided. OEM online training for 5-day training for five (5) Eskom staff personal on the proposed solution. (Monitoring specialist training – expert level)

Service Level Agreement requirements

- 24 x 7 x 365 SLA with the OEM basis with the following components.
 - Global Technical Assistance Centre (TAC)
 - OEM online resources
 - Worldwide hardware replacement
 - Hardware Replacement Next Business Day Onsite installation for advance replacement hardware, performed by an onsite engineer for next business day
- Hardware support, receive proactive notifications about known hardware issues.
- The ability to log a call with the OEM and get 24 x 7 x 365 remote support.
- OEM online resources, to be able to access various resources online anytime. To include:
 - Software Downloads: Unlimited access to the software download section where you can obtain new software maintenance releases, as well as new feature releases
 - Notification Service: Proactive notifications for known software and hardware issues, including security vulnerabilities, allowing you to take action before encountering any known issues
 - Release Recommendations: Access to software release recommendations for help in picking the most appropriate software version for your environment.
 - Bug Portal Access: Access to the OEM Bug Portal for reviewing known caveats and associated details
 - Online Case Management: Customer Portal to create new cases, provide updates, and upload necessary files in a secure manner

Invoicing and payment

The following details shall be shown on or attached to each Invoice to show how the amount due has been assessed:

The *Consultant* shall address the tax invoice to lnvoiceseskomlocal@eskom.co.za and include on it the following information:

- Name and address of the Consultant and the Employer's Agent;
- The contract number and title;
- Consultant' VAT registration number;
- The Employer's VAT registration number 4740101508;
- Description of service provided for each item invoiced based on the Price List;
- Total amount invoiced excluding VAT, the VAT and the invoiced amount including VAT;

Quality management

Refer to the requirements on Annexure R of the tender document.

Health and safety

Refer to the requirements on Annexure Q of the tender document.

CONTRACT - iv - PSC3 COVER PAGES

Procurement

BBBEE and preferencing scheme

- a) SDL&I Objectives in line with Reconstruction and Development Programme (RDP) Goals
- 1. BBBEE Requirements
- 2. Local Procurement Content
- 3. Procurement spend on entities with a minimum 51% black ownership
- 4. Jobs
- 5. Skills Development
- b) SDL&I Penalty and Performance Security
- c) Reporting and Monitoring
- d) General Information on Validity of Sworn Affidavits