

# TRANSNET NATIONAL PORTS AUTHORITY



an Operating Division of TRANSNET SOC LTD

[hereinafter referred to as **Transnet**]

[Registration No. 1990/000900/30]

# **REQUEST FOR PROPOSAL [RFP] SERVICES.**

RFP FOR THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY (TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.

RFP NUMBER: TNPA/2023/08/0004/38114/RFP

ISSUE DATE: 26 April 2024

BRIEFING SESSION ON MS TEAMS: 07 May 2024

CLOSING DATE: 24 May 2024

CLOSING TIME: 16:00

BID VALIDITY PERIOD: 180 Business Days from Closing Date

# TECHNICAL PREQUALIFICATION CRITERIA, ONLY THE RESPONDENTS THAT MEET THE FOLLOWING TECHNICAL REQUIREMENTS MAY RESPOND TO THIS RFP:

- The bidder must submit with the tender a proof of registration or certificate confirming that the company is registered as an Electrical contractor with the Department of Employment and Labour; and
- The bidder must submit with the tender a proof of registration or certificate confirming that the Two (2) Technicians per region are qualified as Electrician with the Department of Employment and Labour.

#### Note to the bidders:

Bidders are required to ensure that electronic bid submissions are done at least a day before the closing date to prevent issues which they may encounter due to their internet speed, bandwidth or the size of the number of uploads they are submitting. Transnet will not be held liable for any challenges experienced by bidders as a result of the technical challenges. Please do not wait for the last hour to submit. A Bidder can upload 30mb per upload and multiple uploads are permitted.

#### **SCHEDULE OF BID DOCUMENTS**

Sec	tion No	Page
SEC	TION 1: SBD1 FORM	3
SEC	TION 2 : NOTICE TO BIDDERS	5
1	INVITATION TO BID	5
2	FORMAL BRIEFING	6
3	PROPOSAL SUBMISSION	7
4	RFP INSTRUCTIONS	7
5	JOINT VENTURES OR CONSORTIUMS	7
6	COMMUNICATION	8
7	CONFIDENTIALITY	8
8	COMPLIANCE	8
9	EMPLOYMENT EQUITY ACT	8
10	DISCLAIMERS	9
11	LEGAL REVIEW	10
12	SECURITY CLEARANCE	10
13	NATIONAL TREASURY'S CENTRAL SUPPLIER DATABASE	10
14	TAX COMPLIANCE	10
SEC	TION 3: BACKGROUND, OVERVIEW AND SCOPE OF REQUIREMENTS	12
SEC	TION 4: PRICING AND DELIVERY SCHEDULE	19
SEC	TION 5: PROPOSAL FORM AND LIST OF RETURNABLE DOCUMENTS	23
	TION 6: CERTIFICATE OF ACQUAINTANCE WITH RFP, MASTER AGREEMENT & APPLICABLE DOCUMENTS	
	TION 7: RFP DECLARATION AND BREACH OF LAW FORM	
SEC	TION 8: RFP CLARIFICATION REQUEST FORM	33
SEC	TION 9 : SPECIFIC GOALS POINTS CLAIM FORM	34
SEC	TION 10: PROTECTION OF PERSONAL INFORMATION	42

## **RFP ANNEXURES:**

ANNEXURE A: SCOPE OF WORK

ANNEXURE B: PRE-QUALIFICATION CRITERIA

ANNEXURE C: TECHNICAL EVALUATION CRITERIA

ANNEXURE D: PRICING AND DELIVERY SCHEDULE

ANNEXURE E: MASTER AGREEMENT

ANNEXURE F: TRANSNET'S GENERAL BID CONDITIONS

ANNEXURE G: TRANSNET'S SUPPLIER INTEGRITY PACT

ANNEXURE H: NON-DISCLOSURE AGREEMENT

ANNEXURE I: GUIDE ON HOW TO UPLOAD TENDERS

ANNEXURE J: FREQUENTLY ASKED QUESTIONS BY USERS

RFP FOR THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY (TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.

**SECTION 1: SBD1 FORM** 

# PART A INVITATION TO BID

SOC LTD	RA INALLED TO RID	FOR REQUI	KEWIENIS	S OF TRANSI	NEI NAII	ONAL	. PORTS AU	THORITY, A DIV	SION TRANSNET
BID NUMBER:	TNPA/2023/08/0004/	38114/RFP	ISSUE DATE:	26/04/2024	CLOSIN DATE:		24/05/2024	CLOSING TIME:	16:00
RFP FOR THE PROVISION OF ELE CERTIFICATION OF ELECTRICAL ( COMMERCIAL PORTS OF TRANSM ON AN "AS AND WHEN REQUIRED			LECTRICA L COMPO SNET NA	AL EQUIPMEI ONENTS AND TIONAL POR	NT, SERV SYSTEM	ICING S ON-	i, MAINTENA -BOARD MAI	NCE, REPAIRS, RINE CRAFTS FO	NSPECTION AND OR THE EIGHT (8)
	DOCUMENTS SUBM								
SELECTED (plea	ARE TO UPLOAD TO ase refer to section 2, penders.azurewebsites.	oaragraph 3 fo							T EACH TENDER
BIDDING PROCI	EDURE ENQUIRIES M	IAY BE DIRE	CTED TO	)	TEC	CHNIC	AL ENQUIR	IES MAY BE DIR	ECTED TO:
CONTACT PERS	SON	Xolani Mdlu	li			NTAC RSON		Xolani Mdluli	
E-MAIL ADDRESS		tnpatenderenquiries2@transnet.net		E-M	E-MAIL ADDRESS		tnpatenderenquiries2@transnet.net		
SUPPLIER INFO									
NAME OF BIDDER									
POSTAL ADDRESS									
STREET ADDRESS									
TELEPHONE NU	IMBER	CODE				NUMBER			
CELLPHONE NU	IMBER								
FACSIMILE NUM	IBER	CODE				NUMBER			
E-MAIL ADDRES	SS								
VAT REGISTRA									
SUPPLIER COM	PLIANCE STATUS	TAX COMPLIAN SYSTEM PI			OF	<b>`</b>   9	CENTRAL SUPPLIER DATABASE	UNIQUE REGIS REFERENCE N MAAA	

Respondent's Signature	Date & Company Stamp

Date & Company Stamp

	EE STATUS LEVEL	TICK APPL	ICABLE BOX]	B-BBEE STATUS	[TICK APPLICA	BLE BOX]
VERII	FICATION CERTIFICATE	☐ Yes	□No	LEVEL SWORN AFFIDAVIT	│	□No
				7.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1		
	BBEE STATUS LEVEL VERIFIC			DAVIT (FOR EMES & QSE	s) must be subm	MITTED FOR
PURF	POSES OF COMPLIANCE WITH	THE B-BBEE ACT <sub>]</sub>		2 ARE YOU A		
1 /	ARE YOU THE ACCREDITED			FOREIGN BASED		
	RESENTATIVE IN SOUTH CA FOR THE GOODS	□Yes	□No	SUPPLIER FOR THE GOODS /SERVICES	□Yes	□No
	VICES /WORKS OFFERED?	[IF YES ENCLOS	E PROOF]	/WORKS OFFERED?	[IF YES, ANSWER	}
			•		QUESTIONAIRE E	3ELOW]
QUES	STIONNAIRE TO BIDDING FORE	IGN SUPPLIERS				
IS TH	E ENTITY A RESIDENT OF THE	REPUBLIC OF SO	UTH AFRICA (RSA)?		☐ YES	☐ NO
DOES	STHE ENTITY HAVE A BRANCH	IN THE RSA?			☐ YES	☐ NO
DOES	STHE ENTITY HAVE A PERMAN	ENT ESTABLISHM	ENT IN THE RSA?		☐ YES	□ NO
DOES	THE ENTITY HAVE ANY SOUR	CE OF INCOME IN	THE RSA?		☐ YES	□NO
IS TH	E ENTITY LIABLE IN THE RSA F	OR ANY FORM OF	TAXATION?		☐ YES	☐ NO
	E ANSWER IS "NO" TO ALL O US SYSTEM PIN CODE FROM T					
		TEDMO 4	PART B	OD DIDDING		
			AND CONDITIONS FO	OK BIDDING		
1.	TAX COMPLIANCE REQUIREM	ENTS				
1.1	BIDDERS MUST ENSURE COM	MPLIANCE WITH T	HEIR TAX OBLIGATI	IONS.		
1.2	BIDDERS ARE REQUIRED TO ENABLE THE ORGAN OF ST				(PIN) ISSUED BY SA	∖RS TO
1.3	APPLICATION FOR TAX COMP WWW.SARS.GOV.ZA.	PLIANCE STATUS	(TCS) PIN MAY BE N	MADE VIA E-FILING THROU	IGH THE SARS WE	3SITE
1.4	BIDDERS MAY ALSO SUBMIT	A PRINTED TCS C	ERTIFICATE TOGET	THER WITH THE BID.		
1.5	IN BIDS WHERE UNINCORPO	RATED CONSORT	IA / JOINT VENTURE	ES / SUB-CONTRACTORS /	ARE INVOLVED, EA	CH PARTY
	MUST SUBMIT A SEPARATE				ŕ	
1.6	WHERE NO TCS IS AVAILABL NUMBER MUST BE PROVIDE		R IS REGISTERED C	ON THE CENTRAL SUPPLIE	ER DATABASE (CSD	)), A CSD
	NB: FAILURE TO PROVIDE / O	D COMDLY WITH	ANY OF THE ABOVE	DADTICIII ADE MAY DEN	IDED THE DID INIVA	LID
	NB. FAILURE TO PROVIDE / O	K COMPLI WITH /	ANT OF THE ABOVE	PARTICULARS WAT KEN	DEK THE BID INVA	LID.
	SIGNATURE OF BIDDER:					
	CAPACITY UNDER WHICH THIS	S BID IS SIGNED:				
	(Proof of authority must be subm	itted e.g. company	resolution)			
	DATE:					

Respondent's Signature

# **SECTION 2: NOTICE TO BIDDERS**

#### 1 INVITATION TO BID

Responses to this RFP [hereinafter referred to as a **Bid** or a **Proposal**] are requested from persons, companies, close corporations or enterprises [hereinafter referred to as an **entity**, **Respondent** or **Bidder**].

DESCRIPTION	RFP FOR THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY (TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.
TENDER ADVERT	TENDER ADVERT DATE: 26 APRIL 2024
	All Transnet tenders are advertised on the National Treasury's e-Tender Publication Portal and the Transnet website. Should one of these media (i.e. National Treasury's e-Tender Publication Portal or Transnet website) not be available, bidders are advised to check on the other media for advertised tenders.
RFP DOWNLOADING	This RFP may be downloaded directly from National Treasury's e-Tender
	Publication Portal at <a href="https://transnetetenders.azurewebsites.net">www.etenders.gov.za</a> free of charge.  To download RFP and Annexures:  Click on "Tender Opportunities";  Select "Advertised Tenders";  In the "Department" box, select Transnet SOC Ltd.  Once the tender has been in the list, click on the 'Tender documents" tab and process to download all uploaded documents.  The RFP may also be downloaded from the Transnet Portal at <a href="https://transnetetenders.azurewebsites.net">https://transnetetenders.azurewebsites.net</a> (please use <b>Google Chrome</b> to access Transnet link/site) free of charge (refer to section 2, paragraph 3 below for detailed steps)
COMMUNICATION	Transnet will publish the outcome of this RFP on the National Treasury e-tender portal and Transnet website with 10 days after the award has been finalised. All unsuccessful bidders have a right to request for reasons for their bid not being successful. This requested must be directed to the contact person stated in the SBD 1 form  Any addenda to the RFP or clarifications will be published on the e-tender portal and Transnet website. Bidders are required to check the e-tender portal or Transnet website prior to finalising their bid submissions for any changes or clarifications to the RFP.

	Transnet will not be held liable if Bidders do not receive the latest information
	regarding this RFP with the possible consequence of either being disadvantaged
	or disqualified as a result thereof.
NON-COMPULSORY	A Non-compulsory Tender Briefing Sessions will be conducted via MS Teams on
BRIEFING SESSION	<b>07 May 2024 at 10h00</b> , see details below to join the meeting:
BRIEFING SESSION	Microsoft Teams Need help?
	Join the meeting now
	Meeting ID: 389 550 908 141
	Passcode: ryMdaN
	Dial-in by phone
	+27 21 835 5059,,560985828# South Africa, Cape Town
	Find a local number
	Phone conference ID: 560 985 828#
	Join on a video conferencing device
	Tenant key: teams@transnet.onpexip.com
	Video ID: 123 895 451 6
	More info
	For organizers: Meeting options   Reset dial-in PIN
CLOSING DATE	24 May 2024 at 16:00
	Bidders must ensure that bids are uploaded timeously onto the system.
	Generally, if a bid is late, it will not be accepted for consideration.
	Bidders are required to ensure that electronic bid submissions are
	done at least a day before the closing date to prevent issues which
	they may encounter due to their internet speed, bandwidth or the size
	of the number of uploads they are submitting. Transnet will not be
	held liable for any challenges experienced by bidders as a result of the
	technical challenges. Please do not wait for the last hour to submit. A
	Bidder can upload 30mb per upload and multiple uploads are
	permitted.
VALIDITY PERIOD	180 Business Days from Closing Date
	Bidders are to note that they may be requested to extend the validity period of
	their bid, at the same terms and conditions, if the internal evaluation process
	has not been finalised within the validity period. However, once the
	adjudication body has approved the process and award of the business to the
	successful bidder(s), the validity of the successful bidder(s)' bid will be deemed
	to remain valid until a final contract has been concluded.
	Should a bidder fail to respond to a request for extension of the validity period
	before it expires, that bidder will be excluded from tender process. With regard
	The state of the s

	to the validity period of next highest ranked bidders, please refer to Section 2,
	paragraph 10.12
ELECTRONIC BID	Note to the bidders:
SUBMISSIONS	Tenderers are required to ensure that electronic tender submissions are done
	at least a day before the closing date to prevent issues which they may
	encounter due to their internet speed, bandwidth or the size of the number of
	uploads they are submitting. Transnet will not be held liable for any challenges
	experienced by tenderers as a result of the technical challenges. Please do not
	wait for the last hour to submit. The Tenderer can upload 30mb per upload and
	multiple uploads are permitted.

Any additional information or clarification will be published on the e-Tender portal and Transnet website, if necessary.

#### 2 FORMAL BRIEFING

A Non-compulsory Tender Briefing Sessions will be conducted via MS Teams on 07 May 2024 at 10:00

#### 3 PROPOSAL SUBMISSION

Transnet has implemented a new electronic tender submission system, the e-Tender Submission Portal, in line with the overall Transnet digitalization strategy where suppliers can view advertised tenders, register their information, log their intent to respond to bids and upload their bid proposals/responses on to the system.

- a) The Transnet e-Tender Submission Portal can be accessed as follows:
  - Log on to the Transnet eTenders management platform website/ Portal ((<u>transnetetenders.azurewebsites.net</u>) Please use **Google Chrome** to access Transnet link/site);
  - Click on "ADVERTISED TENDERS" to view advertised tenders;
  - Click on "SIGN IN/REGISTER for bidder to register their information (must fill in all mandatory information);
  - Click on "SIGN IN/REGISTER" to sign in if already registered;
  - Toggle (click to switch) the "Log an Intent" button to submit a bid;
  - Submit bid documents by uploading them into the system against each tender selected.
  - No late submissions will be accepted. The bidder guide can be found on the Transnet Portal transnetetenders.azurewebsites.net

#### 4 RFP INSTRUCTIONS

- 4.1 Please sign documents [sign, stamp and date the bottom of each page] before uploading them on the system. The person or persons signing the submission must be legally authorised by the respondent to do so.
- 4.2 All returnable documents tabled in the Proposal Form [Section 5] must be returned with proposals.
- 4.3 Unless otherwise expressly stated, all Proposals furnished pursuant to this RFP shall be deemed to be offers. Any exceptions to this statement must be clearly and specifically indicated.

4.4 Any additional conditions must be embodied in an accompanying letter. Subject only to clause 15 [Alterations made by the Respondent to Bid Prices] of the General Bid Conditions, paragraph 12 below (Legal Review) and Section 6 of the RFP, alterations, additions or deletions must not be made by the Respondent to the actual RFP documents.

#### 5 **JOINT VENTURES OR CONSORTIUMS**

Respondents who would wish to respond to this RFP as a Joint Venture [JV] or consortium with B-BBEE entities, must state their intention to do so in their RFP submission. Such Respondents must also submit a signed JV or consortium agreement between the parties clearly stating the percentage [%] split of business and the associated responsibilities of each party. If at the time of the bid submission such a JV or consortium agreement has not been concluded, the partners must submit confirmation in writing of their intention to enter into a JV or consortium agreement should they be awarded business by Transnet through this RFP process. This written confirmation must clearly indicate the percentage [%] split of business and the responsibilities of each party. In such cases, award of business will only take place once a signed copy of a JV or consortium agreement is submitted to Transnet.

 Respondents are to note that for the purpose of Evaluation, a JV will be evaluated based on one consolidated B-BBEE score card (a consolidated B-BBEE Status Level verification certificate) Preference points will be awarded to a bidder for attaining the specific goals requirements in accordance with the table indicated in Section 4.1 of the specific goals Claim Form.

#### 6 COMMUNICATION

- 6.1 For specific queries relating to this RFP, an RFP Clarification Request Form should be submitted onto the system and to [tnpatenderenquiries2@transnet.net] before 12h00 noon on 14 May 2024, substantially the form set out in Section 8 hereto. In the interest of fairness and transparency, Transnet's response to such a guery will be published on the e-tender portal and Transnet website.
- 6.2 After the closing date of the RFP, a Respondent may only communicate with the name of delegated individual (Xolani Mdluli), at email tnpatenderenquiries2@transnet.net on any matter relating to its RFP Proposal.
- 6.3 Respondents are to note that changes to its submission will not be considered after the closing date.
- 6.4 It is prohibited for Respondents to attempt, either directly or indirectly, to canvass any officer or employee of Transnet in respect of this RFP between the closing date and the date of the award of the business.
- 6.5 Respondents found to be in collusion with one another will be automatically disqualified and restricted from doing business with organs of state for a specified period.
- 6.6 Transnet will publish the outcome of this RFP in the National Treasury e-tender portal and Transnet website with 10 days after the award has been finalised. Respondents are required to check the National Treasury e-tender Portal and Transnet website for the results of the tender process. All unsuccessful

Date & Company Stamp

bidders have a right to request Transnet to furnish individual reasons for their bid not being successful. This requested must be directed to the contact person stated in the SBD 1 form

#### 7 CONFIDENTIALITY

All information related to this RFP is to be treated with strict confidence. In this regard Respondents are required to certify that they have acquainted themselves with the Non-Disclosure Agreement. All information related to a subsequent contract, both during and after completion thereof, will be treated with strict confidence. Should the need however arise to divulge any information related to this RFP or the subsequent contract, written approval must be obtained from Transnet.

#### 8 COMPLIANCE

The successful Respondent [hereinafter referred to as the [**Service provider**] shall be in full and complete compliance with any and all applicable laws and regulations.

#### 9 EMPLOYMENT EQUITY ACT

Respondents must comply with the requirements of the Employment Equity Act 55 of 1998 applicable to it including (but not limited to) Section 53 of the Employment Equity Act.

#### 10 DISCLAIMERS

Respondents are hereby advised that Transnet is not committed to any course of action as a result of its issuance of this RFP and/or its receipt of Proposals. In particular, please note that Transnet reserves the right to:

- 10.1 modify the RFP's Goods/Services and request Respondents to re-bid on any such changes;
- 10.2 reject any Proposal which does not conform to instructions and specifications which are detailed herein;
- 10.3 disqualify Proposals submitted after the stated submission deadline [closing date];
- 10.4 award a contract in connection with this Proposal at any time after the RFP's closing date;
- 10.5 award a contract for only a portion of the proposed Goods/Services which are reflected in the scope of this RFP:
- 10.6 split the award of the contract between more than one Supplier/Service provider, should it at Transnet's discretion be more advantageous in terms of, amongst others, cost or developmental considerations;
- 10.7 cancel the bid process;
- 10.8 validate any information submitted by Respondents in response to this bid. This would include, but is not limited to, requesting the Respondents to provide supporting evidence. By submitting a bid, Respondents hereby irrevocably grant the necessary consent to Transnet to do so;
- 10.9 request audited financial statements or other documentation for the purposes of a due diligence exercise;
- 10.10 not accept any changes or purported changes by the Respondent to the bid rates after the closing date and/or after the award of the business, unless the contract specifically provided for it;
- 10.11 to cancel the contract and/request that National Treasury place the Respondent on its Database of Restricted Suppliers for a period not exceeding 10 years, on the basis that a contract was awarded on the strength of incorrect information furnished by the Respondent or on any other basis recognised in law;

10.12 to award the business to the next ranked bidder, provided that he/she is still prepared to provide the required Goods at the quoted price, should the preferred bidder fail to sign or commence with the contract within a reasonable period after being requested to do so. Under such circumstances, the validity of the bids of the next ranked bidder(s) will be deemed to remain valid, irrespective of whether the outcome of the tender has been published the outcome of the bid process on the National Treasury etender Portal and Transnet website. Bidders may therefore be requested to advise whether they would still be prepared to provide the required Goods at their quoted price.

Note that Transnet will not reimburse any Respondent for any preparatory costs or other work performed in connection with its Proposal, whether or not the Respondent is awarded a contract.

#### 11 LEGAL REVIEW

A Proposal submitted by a Respondent will be subjected to review and acceptance or rejection of its proposed contractual terms and conditions by Transnet's Legal Counsel, prior to consideration for an award of business. A material deviation from the Standard terms or conditions could result in disqualification.

#### 12 SECURITY CLEARANCE

Acceptance of this bid could be subject to the condition that the Successful Respondent, its personnel providing the Goods/Services and its subcontractor(s) must obtain security clearance from the appropriate authorities to the level of **CONFIDENTIAL/ SECRET/TOP SECRET**. Obtaining the required clearance is the responsibility of the Successful Respondent. Acceptance of the bid is also subject to the condition that the Successful Respondent will implement all such security measures as the safe performance of the contract may require.

### 13 NATIONAL TREASURY'S CENTRAL SUPPLIER DATABASE

Respondents are required to self-register on National Treasury's Central Supplier Database (CSD) which has been established to centrally administer supplier information for all organs of state and facilitate the verification of certain key supplier information. Respondents must register on the CSD prior to submitting their bids. Business may not be awarded to a Respondent who has failed to register on the CSD. Only foreign suppliers with no local registered entity need not register on the CSD.

For this purpose, the attached SBD 1 form must be completed and submitted as an essential returnable document by the closing date and time of the bid.

### 14 TAX COMPLIANCE

Respondents must be compliant when submitting a proposal to Transnet 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).

It is a condition of this bid that the tax matters of the successful Respondents be in order, or that satisfactory arrangements have been made with South African Revenue Service (SARS) to meet the Respondents tax obligations.

The Tax Compliance status requirements are also applicable to foreign Respondents/ individuals who wish to submit bids.

Where Consortia / Joint Ventures / Sub-contractors 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.



# **SECTION 3: BACKGROUND, OVERVIEW AND SCOPE OF REQUIREMENTS**

#### 1 BACKGROUND

TNPA is responsible for the safe, effective, and efficient functioning of South Africa's eight (8) commercial ports. TNPA is also required to operate within a legislative and regulatory environment in accordance with SOLAS, Maritime Safety Regulations, and other relevant regulations. The Marine Services Department is responsible for discharging the following but not limited to:

- Safe, reliable, and efficient sea operations in the port;
- Planning and provision of maintenance and improvement of the functioning of the tugboats, pilot boats;
- Ensure the provision of port services including the management of port activities; and
- Ensure that there is proper maintenance for the manoeuvring of vessels within port limits.

Quick turnaround times in the service, maintenance and repair of shipboard machinery and equipment is critical in ensuring crafts are readily available for port operations and rendering services to port users

#### 2 EXECUTIVE OVERVIEW

Whereas Transnet is seeking a partner(s) to provide solutions for its ports nationally, it also seeks to improve its current processes for providing these Goods and Services to its end user community throughout its locations.

The selected Service provider(s) must share in the mission and business objectives of Transnet. These mutual goals will be met by meeting contractual requirements and new challenges in an environment of teamwork, joint participation, flexibility, innovation and open communications. In this spirit of partnership, Transnet and its Supplier/Service provider(s) will study the current ways they do business to enhance current practices and support processes and systems. Such a partnership will allow Transnet to reach higher levels of quality, service and profitability.

Specifically, Transnet seeks to benefit from this partnership in the following ways:

- 2.1 Transnet must receive reduced cost of acquisition and improved service benefits resulting from the Supplier/Service provider's economies of scale and streamlined service processes.
- 2.2 Transnet must achieve appropriate availability that meets user needs while reducing costs for both Transnet and the chosen Supplier/Service provider(s).
- 2.3 Transnet must receive proactive improvements from the Supplier/Service provider with respect to supply/provision of Goods/Services and related processes.
- 2.4 Transnet's overall competitive advantage must be strengthened by the chosen Supplier/Service provider's leading edge technology and service delivery systems.
- 2.5 Transnet end users must be able to rely on the chosen Supplier/Service provider's personnel for service enquiries, recommendations and substitutions.
- 2.6 Transnet must reduce costs by streamlining its acquisition of Goods/Services, including managed service processes on a Group basis.

#### 3 SCOPE OF REQUIREMENTS

See **Annexure A** for a detailed Scope of Work.

### 4 GREEN ECONOMY / CARBON FOOTPRINT

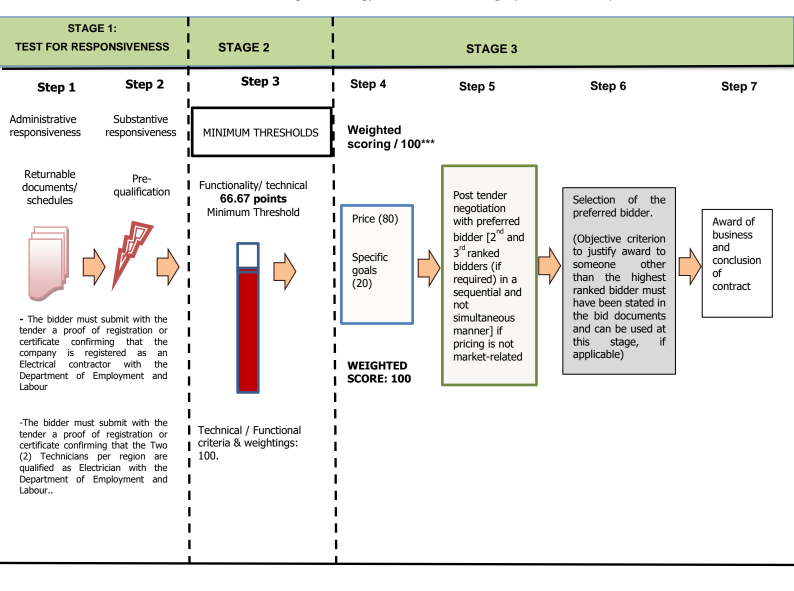
Transnet wishes to have an understanding of your company's position with regard to environmental commitments, including key environmental characteristics such as waste disposal, recycling and energy conservation. *Please submit details of your entity's policies in this regard.* 

#### 5 GENERAL SERVICE PROVIDER OBLIGATIONS

- 5.1 The Service provider(s) shall be fully responsible to Transnet for the acts and omissions of persons directly or indirectly employed by them.
- 5.2 The Service provider(s) must comply with the requirements stated in this RFP.

#### **6 EVALUATION METHODOLOGY**

Transnet will utilise the following methodology and criteria in selecting a preferred Service provider:



NB: Evaluation of the various stages will normally take place in a sequential manner. However, in order to expedite the process, Transnet reserves the right to conduct the different steps of the evaluation process in parallel. In such instances the evaluation of bidders at any given stage must not be interpreted to mean that bidders have necessarily passed any previous stage(s).

#### 6.1 STEP ONE: Test for Administrative Responsiveness

The test for administrative responsiveness will include the following:

	Administrative responsiveness check	RFP Reference
•	Whether the Bid has been lodged on time	Section 1 paragraph 3
•	Whether all Returnable Documents and/or schedules [where applicable] were completed and returned by the closing date and time	Section 5
•	Verify the validity of all returnable documents	Section 5
•	Verify if the Bid document has been duly signed by the authorised respondent	All sections

The test for administrative responsiveness [Step One] must be passed for a Respondent's Proposal to progress to Step Two for further pre-qualification

### 6.2 STEP TWO: Test for Substantive Responsiveness to RFP

The test for substantive responsiveness to this RFP will include the following:

	Check for substantive responsiveness	RFP Reference
•	Whether any general and legislation qualification criteria set by Transnet, have been met	All sections including: Section 2 paragraphs 6. General Bid Conditions clause 20
•	Whether the Bid contains a priced offer as prescribed in the pricing and delivery schedule	Section 4
•	Whether the Bid materially complies with the scope and/or specification given	All Sections
•	Whether any Technical Pre-qualification Criteria have been met as follows:  The bidder must submit with the tender a proof of registration or certificate confirming that the company is registered as an Electrical contractor with the Department of Employment and Labour; and  The bidder must submit with the tender a proof of registration	Annexure B— Pre-qualification Criteria
	or certificate confirming that the Two (2) Technicians per region are qualified as Electrician with the Department of Employment and Labour.	

The test for substantive responsiveness [Step Two] must be passed for a Respondent's proposal to progress to Step Three for further evaluation.

#### 6.3 STEP THREE: Minimum Threshold is 66.67 points for Technical Criteria

The test for the Technical and Functional threshold will include the following:

Technical Evaluation Criteria	Points Weightings
Company Profile & Reference Letters	30
CVs for Key Personnel	20
Method Statement	20
Confirmation Letter for Lead Time	30
Total Weighting:	100
Minimum qualifying score required:	66.67

**Refer to Annexure C: Technical Evaluation** 

Respondents are to note that Transnet will round off final technical scores to the nearest 2 (two) decimal places for the purposes of determining whether the technical threshold has been met.

The minimum threshold for technical/functionality [Step Three] must be met or exceeded for a Respondent's Proposal to progress to Step Four for final evaluation

# 6.4 STEP FOUR: Evaluation and Final Weighted Scoring

#### a) **Price Criteria** [Weighted score 80 points]:

Evaluation Criteria	RFP Reference
Commercial offer	Section 4

Transnet will utilise the following formula in its evaluation of Price:

$$80/20$$

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

Where:

Ps = Score for the Bid under consideration
Pt = Price of Bid under consideration
Pmin = Price of lowest acceptable Bid

#### b) **Specific Goals** [Weighted score 20 points]

- Specific goals preference points claim form
- Preference points will be awarded to a bidder for attaining the specific goals requirements in accordance with the table indicated in Section 4.1 of the specific goals Claim Form.

### 6.5 SUMMARY: Applicable Thresholds and Final Evaluated Weightings

Threshold	Minimum Threshold
Functionality Evaluation	66.67

Evaluation Criteria	Final Weighted Scores
Price	80
Specific goals – Scorecard  • •B-BBEE Status Level of Contributor 1 or 2  (10 points)  • +50% Black Youth Owned Entities (5 points)	20
<ul> <li>30% Black women Owned entities (5 points).</li> <li>Non-Compliant and/or B-BBEE Level 3-8 contributors (0 points)</li> </ul>	
TOTAL SCORE:	100

# 6.6 **STEP FIVE: Post Tender Negotiations**

- Respondents are to note that Transnet may not award a contract if the price offered is not marketrelated. In this regard, Transnet reserves the right to engage in PTN with the view to achieving a market-related price or to cancel the tender. Negotiations will be done in a sequential manner i.e.:
  - first negotiate with the highest ranked bidder or cancel the bid, should such negotiations fail,
  - o negotiate with the 2nd and 3rd ranked bidders (if required) in a sequential manner.
- In the event of any Respondent being notified of such short-listed/preferred bidder status, his/her bid, as well as any subsequent negotiated best and final offers (BAFO), will automatically be deemed to remain valid during the negotiation period and until the ultimate award of business.
- Should Transnet conduct post tender negotiations, Respondents will be requested to provide their
  best and final offers to Transnet based on such negotiations. Where a market related price has been
  achieved through negotiation, the contract will be awarded to the successful Respondent(s).

#### 6.7 STEP SIX: Objective Criteria

Transnet will award the tender to the highest scoring bidder/s unless objective criteria exist that justify the award to another bidder. Transnet may apply the objective criteria in this bid process as follows:

- Bidder(s) is not in good standing with Transnet National Ports Authority due to a poor track record of past performance with Transnet SOC Ltd and or Transnet National Ports Authority;
- There is clear, uncontrived and/or overwhelming evidence and/or facts that the bidder has or continues to be in breach of any of the provisions contained in the Integrity Pact (Annexure G);
- The Probity check undertaken by Transnet National Ports Authority establishes the existence of any unmitigated risks which would have a negative impact on the project;
- Unless the appointment of the bidder would result in a negative impact on Transnet's Return on Investment;
- It is necessary to rotate Suppliers to promote opportunities for other suppliers, in circumstances where the bidder has been awarded business previously and the award of the tender will result in inequitable allocation of business;
- The tenderer or its members, directors, partners:
  - o Is under restrictions as contemplated in the Integrity Pact (Annexure G),
  - Is a subject of a process of restriction by Transnet or other state institution that Transnet may be aware of and there is a clear, uncontrived and/or overwhelming evidence and/or facts in relation to the alleged wrongdoing on the basis of which the restriction process has been initiated;
- in relation to the proposed contract, a due diligence exercise to validate the bidder's proposal that
  demonstrate that it possesses the professional and technical qualifications, professional and technical
  competence, financial resources, equipment and other physical facilities, managerial capability, reliability,
  experience and reputation, expertise and the personnel, to perform the contract;
- has no legal capacity to enter into the contract;
- is insolvent, in receivership, under Business Rescue as provided for in chapter 6 of the Companies Act, 2008, being wound up, has its affairs administered pursuant to a court order, has ceased or suspended their business activities, or is subject to legal proceedings in respect of any of the foregoing;
- does not comply with the legal requirements, if any, stated in the tender data; and
- is not able to perform the contract free of conflicts of interest.
- To mitigate the risk of poor performance/ termination of contracts/ business continuity affecting more than
  one port, the award of business will be done per region to a qualifying bidder (only one bidder per region),
  with the sequence of award being from the highest region value to the lowest region value where the bidder
  scored the highest points for price and B-BBEE specific goals in more than one region.
  - The **first** sequenced award will be awarded to the highest scoring bidder to a region with the highest region value from the regions where they achieved the highest points for price and B-BBEE specific goals.
  - The **second** sequenced award will be awarded to the second highest scoring bidder, should the first highest scoring bidder have been awarded a region with the highest region value. In such an instance the award will be made to the second highest ranked bidder.

The **third** sequenced award will be awarded to the highest ranked bidder, subject to the highest ranked bidder not been awarded the first or second sequenced award. In such instances the award will be made to the next ranked bidder that is neither the bidder whom the first or second sequenced award were made.

#### 6.8 STEP SEVEN: Award of business and conclusion of contract

- Immediately after approval to award the contract has been received, the successful bidder(s) will be informed of the acceptance of his/their Bid by way of a Letter of Award. Thereafter the final contract will be concluded with the successful Respondent(s).
- A final contract will be concluded and entered into with the successful Bidder at the acceptance of a letter
  of award by the Respondent.

#### **SECTION 4: PRICING AND DELIVERY SCHEDULE**

#### Refer to ANNEXURE D1 to D3: Pricing Schedule

Respondents are to note that Transnet will round off final pricing scores to the nearest 2 (two) decimal places.

#### **Notes to Pricing:**

- a) Respondents are to note that if the price offered by the highest scoring bidder is not market-related, Transnet may not award the contract to that Respondent. Transnet may-
  - (i) negotiate a market-related price with the Respondent scoring the highest points or cancel the RFP;
  - (ii) if that Respondent does not agree to a market-related price, negotiate a market-related price with the Respondent scoring the second highest points or cancel the RFP;
  - (iii) if the Respondent scoring the second highest points does not agree to a market-related price, negotiate a market-related price with the Respondent scoring the third highest points or cancel the RFP.

If a market-related price is not agreed with the Respondent scoring the third highest points, Transnet must cancel the RFP.

- b) Prices must be quoted in South African Rand inclusive of VAT.
- c) To facilitate like-for-like comparison bidders must submit pricing strictly in accordance with this pricing schedule and not utilise a different format. Deviation from this pricing schedule could result in a bid being declared nonresponsive.
- d) Please note that should you have offered a discounted price(s), Transnet will only consider such price discount(s) in the final evaluation stage if offered on an unconditional basis.
- e) Respondents, if awarded the contract, are required to indicate that their prices quoted would be kept firm and fixed for a period of 12 months, subject thereafter to adjustment (i.e. after the initial period of 12 months), utilizing the Consumer Price Index (CPI) as **Annexure D 4**.

#### 1. DISCLOSURE OF CONTRACT INFORMATION

## **PRICES TENDERED**

Respondents are to note that, on award of business, Transnet is required to publish the tendered prices of the successful and unsuccessful Respondents *inter alia* on the National Treasury e-Tender Publication Portal, (<a href="https://www.etenders.gov.za">www.etenders.gov.za</a>), as required per National Treasury Instruction Note 01 of 2015/2016.

#### JOHANNESBURG STOCK EXCHANGE DEBT LISTING REQUIREMENTS

Transnet may also be required to disclose information relating to the subsequent contract i.e. the name of the company, goods/services provided by the company, the value and duration of the contract, etc. in compliance with the Johannesburg Stock Exchange (JSE) Debt Listing Requirements.

# DOMESTIC PROMINENT INFLUENTIAL PERSONS (DPIP) OR FOREIGN PROMINENT PUBLIC OFFICIALS (FPPO)

Transnet is free to procure the services of any person within or outside the Republic of South Africa in accordance with applicable legislation. Transnet shall not conduct or conclude business transactions, with any Respondents without having:

- Considered relevant governance protocols;
- Determined the DPIP or FPPO status of that counterparty; and
- Conducted a risk assessment and due diligence to assess the potential risks that may be posed by the business relationship.

As per the Transnet Domestic Prominent Influential Persons (DPIP) and Foreign Prominent Public Officials (FPPO) and Related Individuals Policy available on Transnet website <a href="https://www.transnet.net/search/pages/results.aspx?k=FPIDP#k=DPIP">https://www.transnet.net/search/pages/results.aspx?k=FPIDP#k=DPIP</a>, Respondents are required to disclose any commercial relationship with a DPIP or FPPO (as defined in the Policy) by completing the following section:

The below form contains personal information as defined in the Protection of Personal Information Act, 2013 (the "Act"). By completing the form, the signatory consents to the processing of her/his personal information in accordance with the requirements of the Act. Consent cannot unreasonably be withheld.

To the Degrandont										
Is the Respondent (Complete with a "Yes" or "No")										
A DPIP/FPPO  Closely Related to a DPIP/FPPO Associated to DPIP/FPPO			ated to a FPPO							
						[P/FF	PPO may	have a	direct/ind	lirect interest
	gnificant pa	_								
No	Name	of	Role i	in the		ling	Registr		Status	
	Entity	/	Entity	/	%		Numbe	r	(Mark th	ne applicable
	Business		Busines	S					option with	n an X)
			(Nature interest/ Participa						Active	Non-Active
1				-						
2										
3										
4										

Respondents declaring a commercial relationship with a DPIP or FPPO are to note that Transnet is required to annually publish on its website a list of all business contracts entered into with DPIP or FPPO. This list will include successful Respondents, if applicable.

#### 2. PRICE REVIEW

The successful Respondent(s) [Service provider] will be obliged to submit to an annual price review. Transnet will be benchmarking this price offering(s) against the lowest price received as per a benchmarking exercise. If the Service provider's price(s) is/are found to be higher than the benchmarked price(s), then the Service

provider shall match or better such price(s) within 30 [thirty] calendar days, failing which the contract may be terminated at Transnet's discretion or the particular item(s) or service(s) purchased outside the contract.

### 3. "AS AND WHEN REQUIRED" CONTRACTS

- 3.1 Purchase orders will be placed on the Service provider(s) from time to time as and when Goods/Services are required.
- 3.2 Transnet reserves the right to place purchase orders until the last day of the contract for deliveries to be effected, within the delivery period / lead time specified, beyond the expiry date of the contract under the same terms and conditions as agreed upon.
- 3.3 Delivery requirements may be stipulated in purchase orders and scheduled deliveries may be called for. However, delivery periods and maximum monthly rates of delivery offered by the Respondents will be used as guidelines in establishing lead times and monthly delivery requirements with the Supplier.
- 3.4 Where scheduled deliveries are required, the delivery period(s) specified must be strictly complied with, unless otherwise requested by Transnet. Material supplied earlier than specified may not be paid for or may be returned by Transnet, with the Supplier being held liable for all expenses so incurred, e.g. handling and transport charges.
- 3.5 If the delivery period offered by the Respondents is subject to a maximum monthly production capacity, full particulars must be indicated in Section 4 [Pricing and Delivery Schedule]
- 3.6 The Respondent must state hereunder its annual holiday closedown period [if applicable] and whether this period has been included in the delivery lead time offered:

3.7	Respondents are required to indicate below the action that the Respondent proposes to take to ensure	re
	continuity of supply during non-working days or holidays.	

#### 4. SERVICE LEVELS

- 4.1 An experienced national account representative(s) is required to work with Transnet's procurement department. [No sales representatives are needed for individual department or locations]. Additionally, there shall be a minimal number of people, fully informed and accountable for this agreement.
- 4.2 Transnet will have quarterly reviews with the Supplier/Service provider's account representative on an on-going basis.
- 4.3 Transnet reserves the right to request that any member of the Supplier/Service provider's team involved on the Transnet account be replaced if deemed not to be adding value for Transnet.
- 4.4 The Service provider guarantees that it will achieve a 95% [ninety-five per cent] service level on the following measures:
  - a) Random checks on compliance with quality/quantity/specifications
  - b) On-time delivery

If the Service provider does not achieve this level as an average over each quarter, Transnet will receive a 1.5% [one and a half per cent] rebate on quarterly sales payable in the next quarter

4.5 The Service provider must provide a telephone number for customer service calls.

4.C. Failure of the Com		with stated continuing laws were income	a will aire Transact tha
		with stated service level requirement out penalty to Transnet, giving 30 [thirt	_
_	vider of its intention to c		yj calendar days flotice
·		io 30.	
Acceptanc	e of Service Levels:		
YES		NO	
5. RISK			
	t the control of	and the standard that a self-	letala arra del materiale a la co
		easures put in place by their entity, w	
•		formance by the Respondent, in relati	on to:
5.1 Quality and spec	ification of Goods/Se	ervices delivered:	
5.2 <b>Continuity of su</b>			
3.2 Continuity of Su	20.7.		
5.3 Compliance with	the Occupational He	alth and Safety Act, 85 of 1993:	
SIGNED at	on this	day of	20
SIGNATURE OF WITNESSES		ADDRESS OF WITNESSES	
SIGNATURE OF WITHESSES		ADDRESS OF WITNESSES	
1			
Name			
2			
Name			
		NTATIVE:	
NAME:			

Respondent's Signature Date & Company Stamp

DESIGNATION:

Date & Company Stamp

# **SECTION 5: PROPOSAL FORM AND LIST OF RETURNABLE DOCUMENTS**

· · · · · · · · · · · · · · · · · · ·	[full	of	partnership]	or	corporation	close	company,	entity,	of	[name
_							g/operating as	ness tradin	on busii	carrying
									ted by_	represe
								s	oacity a	in my c
al and an	proposa on beh	to this gotiate	r Members or Cel uments relating uthorised to neg Negotiations with	ny docu eby au	and complete a ersons are her	execute a	ter into, sign The following	to en	ent Agr	subsequ
	URE	SIGNAT			CITY	CAPAC		ME(S)	JLL NAN	-
										-
 ule of price			t the prices quote				· · ·		-	
	P docum	le of RF	npanying schedu	e accon						
nents.							those condition that the thick may be	-		
ments.	ole);	applicat	et's discretion if a	Transne			,			
ments.	ole);	applicat	et's discretion if a	Transne			ons; and		eneral E	
ments.			et's discretion if a			litions mer		Bid Condition		(ii) (
nis Proposa	roposal. ward, thi	t for Pr		embodie inform respond	ntioned and/or e	otherwise	or special cond ransnet should ter and any sul	Bid Condition  r standard  t unless Tractovering let	ny other ept tha ny, its c	(ii) ( (iii) a I/We ad [and, if

Respondent's Signature

with Transnet's Letter of Award, shall constitute a binding contract between Transnet and me/us until the formal contract is signed.

I/We further agree that if, after I/we have been notified of the acceptance of my/our Proposal, I/we fail to enter into a formal contract if called upon to do so, or fail to commence the supply/provision of Services within 2 [two] weeks thereafter, Transnet may, without prejudice to any other legal remedy which it may have, recover from me/us any expense to which it may have been put in calling for Proposals afresh and/or having to accept any less favourable Proposal.

Furthermore, I/we agree to a penalty clause/s which will allow Transnet to invoke a penalty against us for non-compliance with material terms of this RFP including the delayed delivery of the Goods/Services due to non-performance by ourselves, , etc.

I/we agree that non-compliance with any of the material terms of this RFP, including those mentioned above, will constitute a material breach of contract and provide Transnet with cause for cancellation.

#### **ADDRESS FOR NOTICES**

The law of the Republic of South Africa shall govern any contract created by the acceptance of this RFP. The *domicilium citandi et executandi* shall be a place in the Republic of South Africa to be specified by the Respondent hereunder, at which all legal documents may be served on the Respondent who shall agree to submit to the jurisdiction of the courts of the Republic of South Africa. Foreign Respondents shall, therefore, state hereunder the name of their authorised representative in the Republic of South Africa who has the power of attorney to sign any contract which may have to be entered into in the event of their Proposal being accepted and to act on their behalf in all matters relating to such contract.

Respondent to indicate the details of its *domicilium citandi et executandi* hereunder:

Name of Entity:

Facsimile:

Address:

### **NOTIFICATION OF AWARD OF RFP**

As soon as possible after approval to award the contract(s), the successful Respondent [the Supplier/Service provider] will be informed of the acceptance of its Proposal. Transnet will also publish the outcome of the tender, including successful and unsuccessful bidders, in the National Treasury e-tender portal. Any unsuccessful bidder has a right to request reasons for the bid not to be successful and Transnet has a duty to provide those reasons on receipt of the request from the bidder.

#### **VALIDITY PERIOD**

Transnet requires a validity period of 180 Business Days [from closing date] against this RFP, excluding the first day and including the last day.

NAME(S) AND ADDRESS / ADDRESSES OF DIRECTOR(S) OR MEMBER(S)

Respondent's Signature	Date & Company Stamp

The Respondent must disclose	hereunder the full name(s)	and address(s) of the	director(s) or memb	ers of the company
or close corporation [C.C.] on	whose behalf the RFP is su	bmitted.		

(i)	Registration number of company / C.C			
(ii)	Registered name of company / C.C.			
(iii)	Full name(s) of director/member(s)	Address/Addresses	ID Number(s)	

#### **RETURNABLE DOCUMENTS**

Returnable Documents means all the documents, Sections and Annexures, as listed in the tables below. There are three types of returnable documents as indicated below and Respondents are urged to ensure that these documents are returned with their bids based on the consequences of non-submission as indicated below:

Mandatory Returnable Documents	Failure to provide all these Mandatory Returnable Documents at the Closing Date and time of this RFP <u>will</u> result in a Respondent's disqualification.
Returnable Documents Used for Scoring	Failure to provide all Returnable Documents used for purposes of scoring a bid, by the closing date and time of this bid will not result in a Respondent's disqualification. However, Bidders will receive an automatic score of zero for the applicable evaluation criterion.
Essential Returnable Documents	Failure to provide essential Returnable Documents <u>will</u> result in Transnet affording Respondents a further opportunity to submit by a set deadline. Should a Respondent thereafter fail to submit the requested documents, this may result in a Respondent's disqualification.

All Returnable Sections, as indicated in the header and footer of the relevant pages, must be signed, stamped and dated by the Respondent.

# a) Mandatory Returnable Documents

Respondents are required to submit with their bid submissions the following **Mandatory Returnable Documents**, and also to confirm submission of these documents by so indicating [Yes or No] in the tables below:

MANDATORY RETURNABLE DOCUMENTS	SUBMITTED [Yes/No]
SECTION 4 : Pricing and Delivery Schedule	
The bidder must submit with the tender a proof of registration or certificate confirming that the	
company is registered as an Electrical contractor with the Department of Employment and	
Labour.	

MANDATORY RETURNABLE DOCUMENTS	SUBMITTED [Yes/No]
The bidder must submit with the tender a proof of registration or certificate confirming that the	
Two (2) Technicians per region are qualified as Electrician with the Department of Employment	
and Labour.	

# b) Returnable Documents Used for Scoring

In addition to the requirements of section (a) above, Respondents are further required to submit with their Proposals the following **Returnable Documents Used for Scoring** and also to confirm submission of these documents by so indicating [Yes or No] in the table below:

RETURNABLE DOCUMENTS USED FOR SCORING	SUBMITTED [Yes or No]
Respondent's valid proof of evidence to claim points for compliance with	
Specific Goals' requirements as stipulated in Section 9 of this RFP Pricing	
B-BBEE Certificate / Sworn- Affidavit / B-BBEE CIPC Certificate (in case of	
JV, a consolidated scorecard will be accepted) as per DTIC guideline (B-BBEE	
Status Level of Contributor 1 or 2)	
Certified copy of ID Documents of the Owners and B-BBEE Certificate /	
Sworn- Affidavit / B-BBEE CIPC Certificate (in case of JV, a consolidated	
scorecard will be accepted) as per DTIC guideline	
Company Profile	
Company Reference Letters	
CVs	
Lead Time Confirmation letter	
Method Statement	

#### c) Essential Returnable Documents:

Over and the above the requirements of section (a) and (b) mentioned above, Respondents are further required to submit with their Proposals the following **Essential Returnable Documents** and also to confirm submission of these documents by so indicating [Yes or No] in the table below:

Date & Company Stamp

	SUBMITTED [Yes or No]
ESSENTIAL RETURNABLE DOCUMENTS & SCHEDULES	
In the case of Joint Ventures, a copy of the Joint Venture Agreement or written confirmation of the intention to enter into a Joint Venture Agreement	
Latest Annual Financial Statements signed by your Accounting Officer or latest Audited Financial Statements plus 2 previous years	
SECTION 1: SBD1 Form	
SECTION 3: Background, Overview and Scope of Requirements	
SECTION 5 : Proposal Form and List of Returnable documents	
SECTION 6 : Certificate Of Acquaintance with RFP, Terms & Conditions & Applicable Documents	
SECTION 7: RFP Declaration and Breach of Law Form	
SECTION 8: RFP Clarification Request Form	
SECTION 9: Specific Goals Points Claim Form	
SECTION 10: Protection of Personal Information	

# **CONTINUED VALIDITY OF RETURNABLE DOCUMENTS**

Respondent's Signature

The successful Respondent will be required to ensure the validity of all returnable documents, including but not limited to its valid proof of B-BBEE status, for the duration of any contract emanating from this RFP. Should the Respondent be awarded the contract [**the Agreement**] and fail to present Transnet with such renewals as and when they become due, Transnet shall be entitled, in addition to any other rights and remedies that it may have in terms of the eventual Agreement, to terminate such Agreement immediately without any liability and without prejudice to any claims which Transnet may have for damages against the Respondent.

SIGNED at	on this	_ day of	20
SIGNATURE OF WITNESSES		ADDRESS OF WITNESSES	
1			
Name			
2			
Name			

Page 28 of 43 Returnable document

Date & Company Stamp

SIGNATION:	IE:	
	IGNATION:	

Respondent's Signature

Date & Company Stamp

# SECTION 6: CERTIFICATE OF ACQUAINTANCE WITH RFP, MASTER AGREEMENT & APPLICABLE DOCUMENTS

By signing this certificate the Respondent is deemed to acknowledge that he/she has made himself/herself thoroughly familiar with, and agrees with all the conditions governing this RFP. This includes those terms and conditions contained in any printed form stated to form part hereof, including but not limited to the documents stated below. As such, Transnet SOC Ltd will recognise no claim for relief based on an allegation that the Respondent overlooked any such term or condition or failed properly to take it into account for the purpose of calculating tendered prices or any other purpose:

1	Transnet's General Bid Conditions
2	Master Agreement
3	Transnet's Supplier Integrity Pact
4	Non-disclosure Agreement
5	Specifications attached to this RFP

**Note:** Should a Respondent be successful and awarded the bid, they will be required to complete a Supplier Declaration Form for registration as a vendor onto the Transnet vendor master database.

Should the Bidder find any terms or conditions stipulated in any of the relevant documents quoted in the RFP unacceptable, it should indicate which conditions are unacceptable and offer alternatives by written submission on its company letterhead, attached to its submitted Bid. Any such submission shall be subject to review by Transnet's Legal Counsel who shall determine whether the proposed alternative(s) are acceptable or otherwise, as the case may be. A material deviation from any term or condition may result in disqualification.

Bidders accept that an obligation rests on them to clarify any uncertainties regarding any bid to which they intend to respond on, before submitting the bid. The Bidder agrees that he/she will have no claim or cause of action based on an allegation that any aspect of this RFP was unclear but in respect of which he/she failed to obtain clarity.

The bidder understands that his/her Bid will be disqualified if the Certificate of Acquaintance with RFP documents included in the RFP as a returnable document, is found not to be true and complete in every respect.

SIGNED at	on this	_ day of	20
SIGNATURE OF WITNESSES		ADDRESS OF WITNESSES	
1			
Name			
2			
Name			
SIGNATURE OF RESPONDENT'S AUTHORIS	ED REPRESENT	「ATIVE:	
NAME:			

Respondent's Signature

DESIGNATION:	

Bid;

#### **SECTION 7: RFP DECLARATION AND BREACH OF LAW FORM**

W	e do hereby certify that:
1.	Transnet has supplied and we have received appropriate responses to any/all questions [as applicable] which were submitted by ourselves for RFP Clarification purposes;
2.	We have received all information we deemed necessary for the completion of this Request for Proposal [RFP];
3.	We have been provided with sufficient access to the existing Transnet facilities/sites and any and all relevant information relevant to the Goods/Services as well as Transnet information and Employees, and have had sufficient time in which to conduct and perform a thorough due diligence of Transnet's operations and business requirements and assets used by Transnet. Transnet will therefore not consider or permit any pre- or post-contract verification or any related adjustment to pricing, service levels or any other provisions/conditions based on any incorrect assumptions made by the Respondent in arriving at his Bid Price.
4.	At no stage have we received additional information relating to the subject matter of this RFP from Transnet sources, other than information formally received from the designated Transnet contact(s) as nominated in the RFP documents;
5.	We are satisfied, insofar as our entity is concerned, that the processes and procedures adopted by Transnet in issuing this RFP and the requirements requested from Bidders in responding to this RFP have been conducted in a fair and transparent manner;
6.	We have complied with all obligations of the Bidder/Supplier as indicated in the Transnet Supplier Integrity which includes but are not limited to ensuring that we take all measures necessary to prevent corrupt practices, unfairness and illegal activities in order to secure or in furtherance to secure a contract with Transnet;
7.	We declare that a family, business and/or social relationship <b>exists / does not exist</b> [delete as applicable] between an owner / member / director / partner / shareholder of our entity and an employee or board member

8. We declare that an owner / member / director / partner / shareholder of our entity **is / is not** [delete as applicable] an employee or board member of Transnet;

of the Transnet Group including any person who may be involved in the evaluation and/or adjudication of this

9. In addition, we declare that an owner / member / director / partner / shareholder/employee of our entity has / has not been [delete as applicable] a former employee or board member of Transnet in the past 10 years. I further declare that if they were a former employee or board member of Transnet in the past 10 years that they were/were not involved in the bid preparation or had access to the information related to this RFP; and

	following section:  FULL NAME OF OWNER/MEMBER/E PARTNER/SHAREHOLDER/EMPLOY		ADDRESS:
	Indicate nature of relationship with	Transnet:	
	-		rill lead to the disqualification of ness with Transnet. Information
	-	sed by Transnet and/or its affi	liates to verify the correctness o
he in:	formation provided]		
11	Transnet [other than any existing a	and appropriate business relationsh	y relationship between ourselves and ip with Transnet] which could unfairl notify Transnet immediately in writin
BIDD	ER'S DISCLOSURE (SBD4)		
12	PURPOSE OF THE FORM		
	the principles of transparency, the Republic of South Africa a	accountability, impartiality, and eth	ms of this invitation to bid. In line wit nics as enshrined in the Constitution of ces of legislation, it is required for th nereunder.
	•	the Register for Tender Defaulters a be disqualified from the bid process	nd / or the List of Restricted Suppliers
13	Bidder's declaration		
	13.1 Is the bidder, or any of its or partners or any person having by the state?	lirectors / trustees / shareholders a controlling interest <sup>1</sup> in the enterpr	
	numbers of sole proprieto		pers, and, if applicable, state employers / members/ partners or any perso
			Name of State institution

14

13.2.1. If so, furnish particulars:				
person who is employed by the procuring institution?  13.2.1. If so, furnish particulars:  13.3 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?  13.3.1. If so, furnish particulars:  DECLARATION  I, the undersigned, (name)				
person who is employed by the procuring institution?  13.2.1. If so, furnish particulars:  13.3 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?  13.3.1. If so, furnish particulars:  DECLARATION  I, the undersigned, (name)				
person who is employed by the procuring institution?  13.2.1. If so, furnish particulars:  13.3 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?  13.3.1. If so, furnish particulars:  DECLARATION  I, the undersigned, (name)				
person who is employed by the procuring institution?  13.2.1. If so, furnish particulars:  13.3 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?  13.3.1. If so, furnish particulars:  DECLARATION  I, the undersigned, (name)				
person who is employed by the procuring institution?  13.2.1. If so, furnish particulars:  13.3 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?  13.3.1. If so, furnish particulars:  DECLARATION  I, the undersigned, (name)				
person who is employed by the procuring institution?  13.2.1. If so, furnish particulars:  13.3 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?  13.3.1. If so, furnish particulars:  DECLARATION  I, the undersigned, (name)				
person who is employed by the procuring institution?  13.2.1. If so, furnish particulars:  13.3 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?  13.3.1. If so, furnish particulars:  DECLARATION  I, the undersigned, (name)				
person who is employed by the procuring institution?  13.2.1. If so, furnish particulars:  13.3 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?  13.3.1. If so, furnish particulars:  DECLARATION  I, the undersigned, (name)				
person who is employed by the procuring institution?  13.2.1. If so, furnish particulars:  13.3 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?  13.3.1. If so, furnish particulars:  DECLARATION  I, the undersigned, (name)				
13.3 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?  13.3.1. If so, furnish particulars:	person who is employed by	the procuring institution?	liorisnip with any	YES/
I, the undersigned, (name)	partners or any person having interest in any other related contract?	ng a controlling interest in the ent enterprise whether or not they are	erprise have any	YES/
<ul> <li>bid, do hereby make the following statements that I certify to be true and complete in every respect:</li> <li>14.1 I have read and I understand the contents of this disclosure;</li> <li>14.2 I understand that the accompanying bid will be disqualified if this disclosure is found not to be true complete in every respect;</li> </ul>				<b>.</b>
<ul><li>14.1 I have read and I understand the contents of this disclosure;</li><li>14.2 I understand that the accompanying bid will be disqualified if this disclosure is found not to be tre complete in every respect;</li></ul>			_	· ·
complete in every respect;			ue una complete in eve	. y respecti
14.3 The bidder has arrived at the accompanying bid independently from, and without consult		npanying bid will be disqualified if t	this disclosure is found	not to be tru
	14.3 The bidder has arrived at	the accompanying bid indepen	ndently from, and with	hout consult
communication, agreement or arrangement with any competitor. However, communication be	communication, agreement	or arrangement with any compe	etitor. However, commi	unication bet
partners in a joint venture or consortium <sup>2</sup> will not be construed as collusive bidding.	partners in a joint venture of	or consortium <sup>2</sup> will not be construe	d as collusive bidding.	

Date & Company Stamp

- 14.4 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.
- 14.5 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.
- 14.6 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.
- 14.7 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 12, 13 and 14 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.

#### **BREACH OF LAW**

Respondent's Signature

We further hereby certify that *I/we* (the bidding entity and/or any of its directors, members or partners) *have/have not been* [delete as applicable] found guilty during the preceding 5 [five] years of a serious breach of law, including but not limited to a breach of the Competition Act, 89 of 1998, by a court of law, tribunal or other administrative body. The type of breach that the Respondent is required to disclose excludes relatively minor offences or misdemeanours, e.g. traffic offences. This includes the imposition of an administrative fine or penalty.

Where found guilty of such a serious breach, please disclose:

NATURE OF BREACH:		
	_	
DATE OF BREACH:		

Date:

Place:

regulatory obligation.	
SIGNED at	on this day of 20
For and on behalf of	AS WITNESS:
duly authorised hereto	
Name:	Name:
Position:	Position:
Signature:	Signature:

Registration No of Company/CC

Registration Name of Company/CC

Furthermore, I/we acknowledge that Transnet SOC Ltd reserves the right to exclude any Respondent from the bidding process, should that person or entity have been found guilty of a serious breach of law, tribunal or

# **SECTION 8: RFP CLARIFICATION REQUEST FORM**

RFP No: TNPA/2	023/08/0004/38114/RFP	
RFP deadline for questions / RFP Clarifications: Before 12:00 noon on 14 May 2024		
	T	
TO:	Transnet SOC Ltd	
ATTENTION:	Xolani Mdluli	
EMAIL	tnpatenderenquiries2@transnet.net	
DATE:		
FROM:	<del></del>	
DED Clarification	No Ita ha incerted by Transpot	
REP CIAITICACION	No [to be inserted by Transnet]	
	REQUEST FOR RFP CLARIFICATION	
	REQUEST FOR RFF CLARIFICATION	
	<del>_</del>	

Respondent's Signature

#### **SECTION 9: SPECIFIC GOALS POINTS CLAIM FORM**

This preference form must form part of all bids invited. It contains general information and serves as a claim for preference points for specific goals Contribution. Transnet will award preference points to companies who provide valid proof of evidence of as per the table below.

NB: BEFORE COMPLETING THIS FORM, BIDDERS MUST STUDY THE GENERAL CONDITIONS, DEFINITIONS AND DIRECTIVES APPLICABLE IN RESPECT OF SPECIFIC GOALS, AS PRESCRIBED IN THE PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT, 2000.

#### 1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to all bids:
  - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included).
  - 1.2 The value of this bid is estimated to not exceed R50 000 000 (all applicable taxes included) and therefore the 80/20 preference point system shall be applicable. Despite the stipulated preference point system, Transnet shall use the lowest acceptable bid to determine the applicable preference point system in a situation where all received acceptable bids are received outside the stated preference point system.
- 1.3 Preference points for this bid shall be awarded for:
  - (a) Price;
  - (b) B-BBEE Status Level of Contribution; and
  - (c) Any other specific goal determined in Transnet preferential procurement policy.
- 1.4 The maximum points for this bid are allocated as follows:

	POINTS
PRICE	80
B-BBEE STATUS LEVEL OF CONTRIBUTION	
B-BBEE Status Level of Contributor 1 or 2 (10 points)	20
• 30% Black Women Owned Entities (5 points)	
• +50% Black Youth Owned Entities (5 points)	
Non-Compliant and/or B-BBEE Level 3-8 contributors ( <b>0 points</b> )	
Total points for Price and Specific Goals must not exceed	100

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

#### 2. **DEFINITIONS**

- (a) "all applicable taxes" includes value-added tax, pay as you earn, income tax, unemployment insurance fund contributions and skills development levies;
- (b) **"B-BBEE"** means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- (c) "B-BBEE status level of contributor" means the B-BBEE status received by a measured entity based on its overall performance using the relevant scorecard contained in the Codes of Good Practice on Black Economic Empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- (d) "Ownership" means 51% black ownership
- (e) "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ
  of state for the supply/provision of services, works or goods, through price quotations, advertised
  competitive bidding processes or proposals;
- (f) **"Broad-Based Black Economic Empowerment Act"** means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (g) **"EME"** means an Exempted Micro Enterprise as defines by Codes of Good Practice under section 9 (1) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (h) **"functionality"** means the ability of a bidder to provide goods or services in accordance with specification as set out in the bid documents
- (i) "Price" includes all applicable taxes less all unconditional discounts.
- (j) "Proof of B-BBEE Status Level of Contributor"
  - i) the B-BBBEE status level certificate issued by an authorised body or person;
  - ii) a sworn affidavit as prescribed by the B-BBEE Codes of Good Practice; or
  - iii) any other requirement prescribed in terms of the B-BBEE Act.
- (k) "QSE" means a Qualifying Small Enterprise as defines by Codes of Good Practice under section 9 (1) of the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (I) "rand value" means the total estimated value of a contract in South African currency, calculated at the time of bid invitations, and includes all applicable taxes and excise duties.
- (m) **"Specific goals"** means targeted advancement areas or categories of persons or groups either previously disadvantaged or falling within the scope of the Reconstruction and Development Programme identified by Transnet to be given preference in allocation of procurement contracts in line with section 2(1) of the PPPFA.

#### 3. POINTS AWARDED FOR PRICE

#### 3.1 THE 80/20 PREFERENCE POINT SYSTEMS

80/20

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

Where

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

In terms of Transnet Preferential Procurement Policy (TPPP) and Procurement Manuals, the following preference points must be awarded to a bidder who provides the relevant required evidence for claiming points

Selected Specific Goal	Number of points allocated (80/20)
B-BBEE Level of contributor (1 or 2)	10
30% Black Women Owned Entities	5
+50% Black Youth Owned Entities	5
Non-Compliant and/or B-BBEE Level 3-8 contributors	0

#### 4. EVEDINCE REQUIRED FOR CLAIMING SPECIFIC GOALS

4.1 In terms of Transnet Preferential Procurement Policy (TPPP) and Procurement Manuals, preference points must be awarded to a bidder for providing evidence in accordance with the table below:

Specific Goals	Acceptable Evidence
B-BBEE	B-BBEE Certificate / Sworn- Affidavit / B-BBEE CIPC Certificate (in case of JV, a consolidated scorecard will be accepted) as per DTIC guideline
30% Black Women Owned Entities	B-BBEE Certificate / Sworn- Affidavit / B-BBEE CIPC Certificate (in case of JV, a consolidated scorecard will be accepted) as per DTIC guideline
+50% Black Youth Owned Entities	Certified copy of ID Documents of the Owners and B-BBEE Certificate / Sworn- Affidavit / B-BBEE CIPC Certificate (in case of JV, a consolidated scorecard will be accepted) as per DTIC guideline

4.2 The table below indicates the required proof of B-BBEE status depending on the category of enterprises:

Enterprise	B-BBEE Certificate & Sworn Affidavit
Large	Certificate issued by SANAS accredited verification agency
QSE	Certificate issued by SANAS accredited verification agency
	Sworn Affidavit signed by the authorised QSE representative and attested by a Commissioner of Oaths confirming annual turnover and black ownership (only blackowned QSEs - 51% to 100% Black owned)
	[Sworn affidavits must substantially comply with the format that can be obtained on the DTI's website at <a href="https://www.dti.gov.za/economic empowerment/bee codes.jsp.">www.dti.gov.za/economic empowerment/bee codes.jsp.</a> ]
EME <sup>3</sup>	Sworn Affidavit signed by the authorised EME representative and attested by a Commissioner of Oaths confirming annual turnover and black ownership
	Certificate issued by CIPC (formerly CIPRO) confirming annual turnover and black ownership

Certificate issued by SANAS accredited verification agency only if the EME is being
measured on the QSE scorecard

- 4.3 A trust, consortium or joint venture (including unincorporated consortia and joint ventures) must submit a consolidated B-BBEE Status Level verification certificate for every separate bid.
- 4.4 Tertiary Institutions and Public Entities will be required to submit their B-BBEE status level certificates in terms of the specialized scorecard contained in the B-BBEE Codes of Good Practice.
- 4.5 A person will not be awarded points for B-BBEE status level if it is indicated in the bid documents that such a bidder intends sub-contracting more than 25% of the value of the contract to any other enterprise that does not qualify for at least the points that such a bidder qualifies for, unless the intended sub-contractor is an EME that has the capability and ability to execute the sub-contract.
- 4.6 A person awarded a contract may not sub-contract more than 25% of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level than the person concerned, unless the contract is sub-contracted to an EME that has the capability and ability to execute the subcontract.
- 4.7 Bidders are to note that the rules pertaining to B-BBEE verification and other B-BBEE requirements may be changed from time to time by Transnet or regulatory bodies such as National Treasury or the DTI. It is the Bidder's responsibility to ensure that his/her bid complies fully with all B-BBEE requirements at the time of the submission of the bid.

#### 5. BID DECLARATION

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

6. B-BBE	E STATUS LEVEI	OF CONTRIBUTION (	CLAIMED IN TERMS	OF PARAGRAPHS 1	.4 AND 6.1
----------	----------------	-------------------	------------------	-----------------	------------

6.1 B-BBEE Status Level of Contribution: . = ......(maximum of 20 points)

(Points claimed in respect of paragraph 6.1 must be in accordance with the table reflected in paragraph 4.1 and must be substantiated by relevant proof of B-BBEE status level of contributor.

#### 7. SUB-CONTRACTING

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

(Tick applicable box)

YES	NO	

#### 7.1.1 If yes, indicate:

i) What percentage of the contract will be subcontracted......%

ii) The name of the sub-contractor......

iii) The B-BBEE status level of the sub-contractor.....

iv) Whether the sub-contractor is an EME or QSE.

(Tick applicable box)

YES NO

v) Specify, by ticking the appropriate box, if subcontracting with any of the following enterprises:

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

Cooperative owned by black people	
Black people who are military veterans	
OR	
Any EME	
Any QSE	

8.	DECL	ARATIO	ON WITH REGARD TO COMPANY/FIRM
8.1	Nar	ne of co	mpany/firm:
8.2	VA٦	T registra	ation number:
8.3	Cor	mpany re	egistration number:
8.4	TYF	PE OF CO	DMPANY/ FIRM
	      Tid	One Close Com (Pty)	nership/Joint Venture / Consortium person business/sole propriety e corporation pany Limited ABLE BOX]
8.5	DES		PRINCIPAL BUSINESS ACTIVITIES
8.6		Manu Supp Profe	essional Service provider r Service providers, e.g. transporter, etc.
8.7	Tot	al numb	er of years the company/firm has been in business:
8.8	poi	nts claim	indersigned, who is / are duly authorised to do so on behalf of the company/firm, certify that the ned, based on the B-BBE status level of contribution indicated in paragraphs $1.4$ and $6.1$ of the ertificate, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that:
	i)	The inf	formation furnished is true and correct;
	ii)	-	eference points claimed are in accordance with the General Conditions as indicated in paragraph is form;
	iii)	6.1, th	event of a contract being awarded as a result of points claimed as shown in paragraph 1.4 and e contractor may be required to furnish documentary proof to the satisfaction of the purchaser e claims are correct;
	iv)	matter	dder submitted false information regarding its B-BBEE status level of contributor or any other required in terms of the Preferential Procurement Regulations, 2022 which will affect or has d the evaluation of a bid the purchaser may, in addition to any other remedy it may have
		(a)	disqualify the person from the bidding process;
		(b)	recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
		(c)	cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;

Respondent's Signature

- (d) if the successful bidder subcontracted a portion of the bid to another person without disclosing it, Transnet reserves the right to penalise the bidder up to 10 percent of the value of the contract;
- (e) recommend that the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted by the National Treasury from obtaining business from any organ of state for a period not exceeding 10 years, after the audi alteram partem (hear the other side) rule has been applied; and
- (f) forward the matter for criminal prosecution.

WITNESSES	
1	SIGNATURE(S) OF BIDDERS(S)
2	DATE:
	ADDRESS

#### **SECTION 10: PROTECTION OF PERSONAL INFORMATION**

- 1. The following terms shall bear the same meaning as contemplated in Section 1 of the Protection of Person information act, No.4 of 2013.("POPIA"):
  - consent; data subject; electronic communication; information officer; operator; person; personal information; processing; record; Regulator; responsible party; special information; as well as any terms derived from these terms.
- 2. Transnet will process all information by the Respondent in terms of the requirements contemplated in Section 4(1) of the POPIA:
  - Accountability; Processing limitation; Purpose specification; Further processing limitation; Information quality; Openness; Security safeguards and Data subject participation.
- 3. The Parties acknowledge and agree that, in relation to personal information that will be processed pursuant to this RFP, the Responsible party is "Transnet" and the Data subject is the "Respondent". Transnet will process personal information only with the knowledge and authorisation of the Respondent and will treat personal information which comes to its knowledge as confidential and will not disclose it, unless so required by law or subject to the exceptions contained in the POPIA.
- 4. Transnet reserves all the rights afforded to it by the POPIA in the processing of any of its information as contained in this RFP and the Respondent is required to comply with all prescripts as detailed in the POPIA relating to all information concerning Transnet.
- 5. In responding to this bid, Transnet acknowledges that it will obtain and have access to personal information of the Respondent. Transnet agrees that it shall only process the information disclosed by Respondent in their response to this bid for the purpose of evaluating and subsequent award of business and in accordance with any applicable law.
- 6. Transnet further agrees that in submitting any information or documentation requested in this RFP, the Respondent is consenting to the further processing of their personal information for the purpose of, but not limited to, risk assessment, assurances, contract award, contract management, auditing, legal opinions/litigations, investigations (if applicable), document storage for the legislatively required period, destruction, de-identification and publishing of personal information by Transnet and/or its authorised appointed third parties.
- 7. Furthermore, Transnet will not otherwise modify, amend or alter any personal data submitted by the Respondent or disclose or permit the disclosure of any personal data to any third party without the prior written consent from the Respondent. Similarly, Transnet requires the Respondent to process any personal information disclosed by Transnet in the bidding process in the same manner.
- 8. Transnet shall, at all times, ensure compliance with any applicable laws put in place and maintain sufficient measures, policies and systems to manage and secure against all forms of risks to any information that may be shared or accessed pursuant to this RFP (physically, through a computer or any other form of electronic communication).
- 9. Transnet shall notify the Respondent in writing of any unauthorised access to information, cybercrimes or suspected cybercrimes, in its knowledge and report such crimes or suspected crimes to the relevant authorities in accordance with applicable laws, after becoming aware of such crimes or suspected crime. The Respondent must

take all necessary remedial steps to mitigate the extent of the loss or compromise of personal information and to restore the integrity of the affected personal information as quickly as is possible.

- 10. The Respondent may, in writing, request Transnet to confirm and/or make available any personal information in its possession in relation to the Respondent and if such personal information has been accessed by third parties and the identity thereof in terms of the POPIA. The Respondent may further request that Transnet correct (excluding critical/mandatory or evaluation information), delete, destroy, withdraw consent or object to the processing of any personal information relating to the Respondent in Transnet's possession in terms of the provision of the POPIA and utilizing Form 2 of the POPIA Regulations.
- 11. In submitting any information or documentation requested in this RFP, the Respondent is hereby consenting to the processing of their personal information for the purpose of this RFP and further confirming that they are aware of their rights in terms of Section 5 of POPIA

Respondents are r	equired to	provide c	consent	below:
-------------------	------------	-----------	---------	--------

YES			NO	
-----	--	--	----	--

- 12. Further, the Respondent declares that they have obtained all consents pertaining to other data subject's personal information included in its submission and thereby indemnifying Transnet against any civil or criminal action, administrative fines or other penalty or loss that may arise as a result of the processing of any personal information that the Respondent submitted.
- 13. The Respondent declares that the personal information submitted for the purpose of this RFP is complete, accurate, not misleading, is up to date and may be updated where applicable.

Cianatura of	Docpondont's suth	orised representative	

Should a Respondent have any complaints or objections to processing of its personal information, by Transnet, the Respondent can submit a complaint to the Information Regulator on <a href="https://www.justice.gov.za/inforeg/">https://www.justice.gov.za/inforeg/</a>, click on contact us, click on complaints.IR@justice.gov.za

**SITE:** TNPA MARINE SERVICES

**TITLE/SCOPE OF SERVICE:** THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY(TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.



#### 1. EXECUTIVE SUMMARY:

Transnet National Port Authority is responsible for the safe, effective, and efficient functioning of South Africa's eight (8) commercial ports. TNPA is also required to operate within a legislative and regulatory environment in accordance with SOLAS, Maritime Safety Regulations, and other relevant regulations. The Marine Services Department is responsible for discharging the following but not limited to:

- Safe, reliable, and efficient sea operations in the port.
- Planning and provision of maintenance and improvement of the functioning of the tugboats, pilot boats, workboats, and launches.
- Ensure the provision of port services including the management of port activities.
- Ensure that there is proper maintenance for the manoeuvring of vessels within port limits.

Quick turnaround times in the service, maintenance and repair of shipboard machinery and equipment is critical in ensuring crafts are readily available for port operations and rendering services to port users.

#### 2. SCOPE OF WORK

The Scope of Work includes the following but not limited to, at the following sites: Marine Services Western Region (Saldanha, Cape Town, Mossel Bay), Central Region (Port Elizabeth, Ngqura, East London) and Eastern Region (Durban, Richards Bay).

- (a) Scope of work will be as per request from the relevant Marine Department Technical Managers, which may include the following but is not limited to:
  - Fault finding and repairs on defective marine electrical equipment
  - Electrical repairs on board floating craft. Quick turnaround time for repairs is
    of the utmost importance. Contractor to respond within 12 hours for repairs
    as per notification from Marine Technical Manager
  - Inspections and servicing of electrical and electronic components and systems
  - Inspect 220-volt electrical system
  - Inspect 380-Volt electrical system
  - Inspect battery banks and battery chargers
  - Inspect all electrical wiring and continuity

Maintenance requests as per Planned Maintenance Schedules including but not limited to:

- Motor megger testing
- Switchboard Maintenance
- Transformer Maintenance

**SITE:** TNPA MARINE SERVICES

**TITLE/SCOPE OF SERVICE:** THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY(TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.



- Alternator Maintenance
- Maintenance of monitoring systems
- Insulation testing
- Battery, battery banks and battery charger maintenance
- Fan and extractor maintenance
- (b) The contractor will be responsible for providing spares and documentation required for proper completion of the works:
  - All spares used are to be of Marine Grade and all electrical repair work done
    is to be done using marine grade materials and according to Maritime
    Standards, i.e., SAMSA compliant.
  - Completed signed off job card to be issued after completion of work is done, for invoicing purposes.
  - Detailed report on work done, including warranty on work done, to be submitted to the Technical Manager's Office.
- (c) Spare parts, to be supplied by the contractor, will be requested on an ad-hoc basis and will include, but not be limited to, the following.
  - Navigation lights and fittings
  - Electrical cables
  - Flood lights
  - Battery chargers
  - Batteries
  - General lighting
  - Plug sockets
  - Circuit breakers
  - Switches of various types
  - Motors of various sizes
  - Motor parts
  - Shore connection plugs and cables
  - Emergency lights
  - Various fans
  - Ventilation fans
  - Switchboard/ distribution panel components
  - Alternators
  - Instrument and control panel components
  - Pressure switches
  - Electric geyser
  - Thermostats

**SITE:** TNPA MARINE SERVICES

**TITLE/SCOPE OF SERVICE:** THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY(TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.



- Relays
- Transformers
- Junction boxes and components
- Pre-heaters
- (d) Issuing an Electrical Insulation certificate, as required, valid for 4 years and approved by SAMSA.
- (e) Ad-hoc on-site orientation and training of identified TNPA Marine staff on the safe operation /functioning of electrical components and systems.

#### 3. Warranty

#### a) Warranty on parts supplied.

Bidder required to submit an intended written warranty for parts supplied, for a period of two (2) years.

#### b) Warranty on workmanship

Bidder required to submit an intended written warranty for a period of twelve (12) months.

**SITE:** TNPA MARINE SERVICES

**TITLE/SCOPE OF SERVICE:** THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY(TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.



#### 4. DESCRIPTION OF SERVICE

Services include, but are not limited, to the below.

### 4.1. Batteries and chargers

#### a) Communication batteries (8 Batteries)

- Check voltage on all batteries on marine craft and submit report with readings (load test).
- Check condition of batteries per battery bank.
- Ensure battery connections are free of corrosion and battery cables are in good condition.
- Replace battery if faulty or after five years (preventative maintenance)
- Check connection to charger

#### b) Emergency batteries (8 Batteries)

- Check voltage on all batteries on marine craft and submit report with readings (load test).
- Check condition of batteries per battery bank.
- Ensure battery connections are free of corrosion and battery cables are in good condition
- Replace battery if faulty or after five years (preventative maintenance)
- Check connection to charger

#### c) Starting batteries (12 Batteries)

- Check voltage on all batteries on marine craft and submit report with readings (load test).
- Check condition of batteries per battery bank.
- Ensure battery connections are free of corrosion and battery cables are in good condition.
- Replace battery if faulty or after five years (preventative maintenance)
- Check connections to charger

#### d) Battery chargers (4 chargers)

- Check condition of all battery chargers
- Ensure all electronics on chargers are operational
- Clean battery chargers of dust and dirt.

**SITE:** TNPA MARINE SERVICES

**TITLE/SCOPE OF SERVICE:** THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY(TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.



#### e) Distribution boards

- Cleaning of distribution boards
- Testing connectivity
- Check and tighten of fastenings and loose mechanical components and connections
- Test operation of circuit breakers
- Check insulation and replace damaged and severely worn conductors
- Ensuring proper grounding
- Replacing faulty breakers, fuses, and switches
- Test and ensure functionality of Main Circuit Board protections: overcurrent, undervoltage, short-circuit, reverse power trips and preferential trips.
- Testing of manual operation: racking mechanism for moving the breaker from the service to the isolated position.
- Testing of emergency hand charging (if fitted) and correct operation of mechanical indicators to show whether the breaker is open or close.
- Verify Main Circuit Board's Earth fault detection system if fully functional
- Check connectivity of busbars.

#### f) Shore Supply

- Inspect shore supply plug
- Replace shore supply plug if faulty
- Inspect shore supply cable and replace if faulty (20 m)
- Inspect shore supply incoming connections on marine craft
- Inspect feeder isolator for (and fuse holder contacts, if any), mechanical wear or damage due to overheating

#### g) Fans

- Test motors and electrical connection of fans.
- Clean fan blades
- Check balancing of fan blades

#### h) Pump motors

- Megger testing to be done on all motors. Report with readings to be submitted to the Marine Technical Manager – Planning for capturing onto SAP Maintenance system
- Inspect all pump starting panels breakers and contactors for badly burned/carbonised arc chutes and signs of overheating on coils.

**SITE:** TNPA MARINE SERVICES

**TITLE/SCOPE OF SERVICE:** THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY(TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.



- Verify operation of signal status lamps showing e.g., running, off, tripped etc.
- Ensuring the earth bond from motor steel frame to ship's hull is intact where applicable.
- Inspect bearings on motors for vibration.

#### i) Alternators (Electrical)

- Check insulation
- Inspect terminals
- Clean/replace air filter
- Cleaning of carbon brushes
- Clean rotor
- Clean and blow out stator
- Inspect cooling fan
- Check bearings for vibration.
- Check components for wear and tear
- Clean regulatory card

#### j) Plug sockets.

Ensure all craft plugs are working and grounded.

#### k) Light fixtures and bulbs

- Inspect 220v and 24v light fixtures.
- Replace when faulty.
- Navigation and signal Lights system: fault find and carry out repairs on faulty lights
- Inspect and verify system functionality power supply on mains and stand-by
- Ensure navigation light panel LEDs and audible alarms for circuit failure is fully functional

#### I) Electrical wiring

- Inspect all wiring, repair, or replace when are where required
- Ensure continuity of all wiring
- Update wiring diagrams if changes are done in wiring circuits

#### m) Transformers and switchgear

- Check condition of transformer
- Check load capacity
- Clean the unit

**SITE:** TNPA MARINE SERVICES

**TITLE/SCOPE OF SERVICE:** THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY(TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.



#### n) Pre-heaters

- Check heating elements on Pre-heater
- Check motor insulations and wiring
- Check motor bearings for vibration

#### o) Air Compressors

- Check motor insulations and wiring
- All electrical wiring
- Check correct functioning of pressure switch
- Check operation of air dryer

#### p) GENERAL WORK SPECIFICATIONS

- The work shall be done in accordance to Marine requirements. i.e. SAMSA regulations.
- The work shall be executed by competent person to carry out the maintenance and servicing of the electrical systems.
- The Service provider shall have required experience and competencies in installation, maintenance, and servicing of marine electrical equipment.
- The Service Provider shall ensure that all memberships, registration, and accreditation required for the service is valid for the duration of the contract.
- The Service Provider shall have adequate resources, equipment for the execution of the required services.
- The service provider shall endorse appropriate Log Sheets, Job Cards and ensure that all necessary documentation is completed.
- Defects and or non-compliance must be recorded and communicated to all stakeholders after completion of inspection.
- The Service Provider shall propose and submit to TNPA a Service schedule which shall be honored at all times.
- Equipment's fitted or replaced in place of failed equipment's will form part of the Contract. Contractor to supply necessary spares or replace electrical components.
- All wiring and cabling used should be marine regulation approved.

The following regulations and standards are to be adhered to:

- The requirements of the South African Maritime Safety Authority
- Regulations for the Electrical Equipment of Ships, issued by E.E.I London
- South African Bureau of Standards: SABS 156, SABS 164, SABS 129, SABS 948
- Llovd Register of Shipping
- British Standards: BS 159, BS 372, BS 587, BS 862, BS 2757, BS 2949, BS 3399, BS 3979, BS 5000
- Should any of these regulations have been super ceded, then the latest will apply.

**SITE:** TNPA MARINE SERVICES

**TITLE/SCOPE OF SERVICE:** THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY(TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.



#### q) SUPERVISION

The Service Provider shall carry out the "work", as reflected in the contract at intervals specified by the Marine Technical Managers.

#### r) TO BE SUPPLIED BY SERVICE PROVIDER

The Service Provider shall be responsible for providing the required labour, material, personal protective clothing, transport to and from worksite, and ad-hoc services required for the proper safe completion of the works.



#### TRANSNET NATIONAL PORTS AUTHORITY

**TENDER NUMBER:** TNPA/2023/08/0004/38114/RFP

**DESCRIPTION OF THE WORKS:** The Provision of Electrical Equipment, Servicing, Maintenance, Repairs, Inspection and Certification of Electrical components and systems on-board Marine Crafts for Three (3) years

#### **Annexure B**

Tenderer's pre-qualification: Compliance to Technical Specification

Any tenderer that fails to meet the stipulated pre-qualifying criteria for all Technical Specification requirements below, will be regarded as an unacceptable tender.

#### **PRE-QUALIFICATION:**

- 1. Provide the company proof of registration or certificate confirming registration as an electrical contractor with the Department of Employment and Labour
- 2. Two technicians per region to supply proof of registration with the Department of Employment and Labour as a qualified electrician.

Table 1: Company Proof of Registration

Pre-Qualification Requirements	Submitted Proof/Certificate confirming Registration Yes / No	Complied fully to the Pre-Qualification Requirements Yes / No
1. Company proof of registration or certificate confirming registration as an electrical contractor with the Department of Employment and Labour.		

Table 2: Technician Proof of registration and Qualification

Pre-Qualification Requirements	Regions	Name and Surname of 2 Technicians for Each Region	Submitted Proof of Registration Yes / No	to the Pre- Qualification Requirements Yes / No
2. proof of registration with	Eastern Region	1.		
the Department of Employment and		2.		
Labour as a qualified electrician, accompanied with relevant qualification	Central Region	1.		
		2.		
	Western Region	1.		
		2.		

## ANNEXURE C-TECHNICAL EVALUATION\_ELECTRICAL EQUIPMENT EVALUATION CRITERIA FOR THE PROVISION OF GOODS AND SERVICES FOR ELECTRICAL EQUIPMENT

**Technical Evaluation Sheet** 

Nr Category	Total Weight	Weight	Requirements	Type of Proof / Detail to be submitted	Model Answer
Scope of Work: EvaluationCriteria					3 - The bidder fully meets requirements and value adding is extensive     2 - Meets critical requirements     1 - Partially meets requirements     0 - Company can not meet, high risk
1 Company Experience	30				Model Answer
1.1			Bidder to submit evidence of company profile on company letter head, indicating	Bidder to submit evidence of company profile on company letter head, indicating work experience in the servicing and repairing of electrical equipiment and the supply of electrical	Bidder submitted a Company profile specific of specified exprience which includes:
			of electrical equipment in and to the marine sector.	equipment in and to the marine sector.	0 = No submission and or less than 2 year experience
		15.00			1 = 2 years experience but less then 3 years experience
					2 = 3 years to 4 years experience
					3 = More than 4 years experience
Company Experience					Model Answer
1.2 Company Experience			Bidder to submit a minimum of three (3) signed traceable reference letters or completion certificates from the client the service was rendered to, on respective	Bidder to submit signed traceable reference letters or completion certificates, from the client the service was rendered to, on respective company letter heads that they have rendered	Bidder submitted relevant proof of specified involvement which includes:
			company letter heads that they have rendered service for, servicing and repairs of electrical equipment and supply of electrical spare parts.	service for, servicing and repairs of electrical equipment and the supply of electrical equipment in the marine sector.	0 = No references letters or completion certificates and or less than 2 reference letters submitted.
		15.00			1 = 2 Reference letters or completion certificates submitted
				(No previous or current PO's or letter of award will be accepted)	2 = 3 Reference letters or completion certificates submitted
					3 = 4 or more Reference letters or completion certificates submitted
2 Key Personnel	20				Model Answer
					illoadi Allandi
2.1			Bidder is required to submit CV's of two (2) Technicians per region with a minimum of 3 years experience in the inspection, servicing, and the maintainence of electrical	Bidder to submit two CV's of technicians per region to indicate 3 year experience in the inspection, servicing, and the maintainence of electrical equipment onboard marine crafts	
			equipment onboard marine crafts for the three regions stipulated and as per the critical elements below:	for the three regions stipulated and as per the critical elements below.	0 = Bidder submitted less than two CVs per region and and or have less 2 years of experience in Critical Elements
			Critical Elements:	Critical Elements: (1) Batteries and battery charges	1 = Bidder submitted CV's of two (2) Technicians per region and have 2 to 3 years experience in at least
Experience of Key Personnel		20.00	(1) Batteries and battery charges (2) Distribution boards	(2) Distribution boards (3) Shore supply and power delivery	four (4) out of 8 Critical Elements.
			Shore supply and power delivery     Ventilation, extraction and cooling fans	(4) Ventilation, extraction and cooling fans     (5) Pump motors, including megger testing	2 = Bidder submitted CV's of two (2) Technicians per region and have more than 3 to 4 years experience in atleast four (4) out of 8 Critical Elements.
			(5) Pump motors, including megger testing (6) Transformers and switchgear	(6) Transformers and switchgear (7) Pre heaters and air compressors	3 =Bidder submitted CV's of two (2) Technicians per region and have more than 4 years experience in at
			(7) Pre heaters and air compressors (8) Electrical wiring, plug sockets and light fixtures	(8) Electrical wiring, plug sockets and light fixtures	least four (4) out of 8 Critical Elements.
No.	20				
3 Method Statement 3.1	20		The method statement should outline the hazards involved and include a step by step	The methodology approach is specifically tailored to address the specific project objectives	Model Answer  0 = No Method statement submitted and or addresses less than 3 out 8 critical elements
5			guide on how to do the job safely.	and methodology. The methodology approach address a minimum of 4 out of 8 critical elements of the scope of services as per below:	1 = The methodology approach is tailored to and addresses three (3) out of 8 Critical Elements.
			(1) Servicing and maintenance of batteries and battery chargers (2) Servicing and maintenance of distribution boards, shore supply, transformers and	· · · · · · · · · · · · · · · · · · ·	2 = The methodology approach is failured to and addresses time (3) out or 3 clinical Elements.
			(3) Servicing and maintenance of distribution boards, since supply, transformers and switchgear (3) Servicing and maintenance of alternators, air compressors and pre-heaters	(1) Servicing and maintenance of batteries and battery chargers (2) Servicing and maintenance of distribution boards, shore supply, transformers and	3 = The methodology approach is specifically tailored to and addresses iou (4) to live (3) Critical Elements.
Method statement related to scope of work		20		(2) Servicing and maintenance of distribution boards, shore supply, transformers and switchgear (3) Servicing and maintenance of alternators, air compressors and pre-heaters	Elements.
No.			(6) Fault finding and Repairs, (7) Testing for certification of insulation certificates,	(4) Servicing and maintenance of electrical wiring, plug sockets light fitures and bulbs	
			(8) Megger testing and certification involved	(5) Sevicing and maintenance of pumps and fans (6) Fault finding and Repairs,	
				(7) Testing for certification of insulation certificates, (8) Megger testing and certification involved	
4 Lead Time	30				Model Answer
4.1			Bidder to provide signed written confirmation, on company letterhead, from their	Bidder to provide one signed written confirmation on company letterhead from their	0 =No Letter submitted or submitted letter is not signed by preveious clients and or not confirming lead
			previous client pertaining to lead time of the servicing of electrical equipment in shortest time - 12 hours minimum	previous clients ( past 36 months) pertaining to lead times in the servicing of electrical equipment in shortest time - 12 hours maximum	times in the servicing of electrical equipment .
Lead time to attend to servicing and repairs		15.00		(SUBMIT WRITTEN & SIGNED CONFIRMATION LETTER, ON CLIENTS COMPANY	1 = Signed confirmation Letter submitted with confirmation of more than 12 hours.
				LETTERHEAD)	2 = Signed Letter submitted with confirmation of 12 hours.
					3 = Signed Letter submitted with confirmation of less than 12 hours.
4.2			Bidder to provide signed written confirmation, on company letterhead, from their	Bidder to provide one signed written confirmation on company letterhead from their	0 =No Letter submitted or submitted letter is not signed and or not confirming lead time for the supply of
			previous client pertaining to lead time for the supply of Electrical Equipment and spare parts in shortest time - maximum period of 7 days	previous client ( past 36 months) pertaining to lead time for the supply of electrical equipment and spare parts shortest time - maximum period of 7 days	electrical equipment and spare parts .
Lead time to supply spare parts for electrical equipment		15.00		(SUBMIT WRITTEN & SIGNED CONFIRMATION LETTER, ON CLIENTS COMPANY	1 = Signed Letter submitted with confirmation of more than 7 days lead time.
				LETTERHEAD)	2 = Signed Letter submitted with confirmation of 7 days lead time.
					3 = Signed Letters submitted with confirmation of less than 7 days lead time.
,	100.00	100.00			
		<u> </u>	Minimum Threshold	66.67	

#### **ANNEXURE D.1: WESTERN REGION**

**TITLE/BOQ:** THE REPAIR, SERVICING, AND INSPECTION OF ELECTRICAL SYSTEMS AND COMPONENTS ON-BOARD MARINE CRAFTS ON AN 'AS AND WHEN REQUIRED' BASIS TO EIGHT (8) PORTS OF TRANSNET NATIONAL PORTS AUTHORITY, FOR A PERIOD OF THREE (3) YEARS

# 1. BILL OF QUANTITIES SECTION B1: EQUIPMENT LIST MARINE CRAFT SECTION C1: SERVICE RATES





SECTION B1: EQUI	IPMENT LIST WESTERN REGION			
	IPMENT LIST MARINE CRAFT			
ITEM	DESCRIPTION	Quantity	Price per Unit	Total
1.1.1	Navigation lights and fittings			
1.1.1.1	Port Side Navigation Light - DHR 112.5° red left side navigation light. Version with base. Light bulb included OS1422001 24V - 25W. Made of black polycarbonate and stainless steel. Equipped with vertical filament bulb. Also type-tested for Marina Mercantile (Merchant Marine). OPTIONAL wall bracket kit OS1141810.	1		
1.1.1.2	Starboard Side Navigation Light - White housing. Meets I.M.O. Specifications (international regulations for prevention of collisions at sea, colreg '72). For boats of less than 20 metres in length. In order to comply with the I.M.O. regulations, each navigation light type 35 requires a special focussed 25 W bulb, type LAMP1225 (12V) or LAMP2425 (24V)			
1.1.1.3	Mast Head Navigation Light - 24V 25W Marine LED Masthead Light Marine Waterproof LED Combo Masthead Deck Light. Low Power Consumption LED: This LED mast light  consumes only 25W of power, the bright LED bulb.			
1.1.1.4	Anchor Navigation Light - All-Round Anchor Navigation	1		
1.1.1.5	Search Light - DHR light adjustable from inside 24V 185mm	1		
1.1.1.6	Flood lights - 220v led, 400w	1		
1.1.1.7	Flood lights - 220v led, 600w	1		
1.1.1.8	Flood lights - 220v led, 900w,	1		
1.1.1.9	Flood lights - 220v led, 1200w	1		
1.1.2	General lighting and connection points			
1.1.2.1	Light - 220v led	1		
1.1.2.2	Light - 2 foot flourescent (normal or led)			
1.1.2.3	Light - 4 foot flourescent (normal or led)			
1.1.2.4	Light - Edison screw(E27) 1			
1.1.2.5	Light - Bayonet(b22D) 1			
1.1.2.6	Light - Stik led/stick lights 1			
1.1.2.7	Engine room lights - 20 Watts, 24VDC LED Lights	1		
1.1.2.8	Emergency lighting - 24v Downlight fitting	1		

1.1.3	Plug sockets		
1.1.3.1	Single 3 prong - 220v	1	
		1	
1.1.3.2	Double 3 prong - 220v	1	
1.1.3.3	Waterproof 380v plug sockets	1	
1.1.3.4	Double Industrial Switched Socket: Material: Steel, Working Voltage: AC100-240V ~ 50/60H. Dimensions: 6cm(L) x 12.5cm(W) x 13cm(H)	1	
1.1.4	Batteries		
1.1.4.1	Battery chargers-The battery charger is a fully automatic charger for 24V batteries and accepts any mains supply that delivers 90-265 V AC, with frequencies ranging from 45 to 65 Hz. It also accepts DC supply, ranging from 90 up to 400 V DC	1	
1.1.4.2	Batteries -Communication, starting and emergency battery-105Ah 12 volt.  Deep cycle battery. Operating temperature 18°C to 52°C	1	
1.1.4.3	Batteries - Deep cycle battery 205 Ah. 12 volt	1	
1.1.5	Shore Supply		
1.1.5.1	Shore supply plug - 125A (amp) 4 pin, Earth pin positioned at 6 hour,380 - 415V (volt), 3 phase, Red colour coding, Dimensions: (L)295 x (Diameter)125mm	1	
1.1.5.2	Shore supply cable-20m, 5 core, 125 Amp - The cable used is 35mm 5core H07RN F Double insulated, Ethylene Propylene Rubber, flexible cable designed to withstand; the weather, oils/greases, mechanical and thermal stresses.	1	
1.1.6	Motors - 220~240V or 380v - Speeds and voltage vary depending on motor		
1.1.6.1	<1 Kw, 3 phase motor - Voltage: 220~240V 4 Pole = 1400rpm rated for 50/60hz	1	
1.1.6.2	1 Kw, 3 phase motor - Speed: +-2900 Voltage:380v frequency:50hz IP 44	1	
1.1.6.3	2 Kw, 3 phase motor - Speed: +-2900 Voltage:380v frequency:50hz IP 55 B3 foot mount	1	
1.1.6.4	3 Kw, 3 phase motor - Speed: +-970 Voltage:380v frequency:50hz IP 55 B3 foot moun	1	

	4 Kin 2 mbass mater. Chandy I 2000		
	4 Kw, 3 phase motor - Speed: +-2900		
1.4.6.5	Voltage:380v		
1.1.6.5	frequency:50hz	1	
	IP 55		
	B3 foot mount		
	5 Kw, 3 phase motor - Speed: +-2895	_	
1.1.6.6	Voltage:400v	1	
	frequency:50hz		
	6 Kw, 3 phase motor - Speed: +- 2900		
	Voltage:380v		
1.1.6.7	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	7 Kw, 3 phase motor - Speed: +- 2900		
	Voltage:380v		
1.1.6.8	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	8 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.9	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	9 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.10	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	10 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.11	frequency:50hz	1	
	IP rating:IP 55	-	
	Mount: B5 foot mount		
	11 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.12	frequency:50hz	1	
1.1.0.12	IP rating:IP 55	•	
	Mount: B5 foot mount		
	וייסטות. בא זיסטר וווסטות		

	12 Kw, 3 phase motor - +- 2900		
	Voltage: 380v		
1.1.6.13	frequency:50hz	1	
1.1.0.13	IP rating:IP 55	1	
	Mount: B5 foot mount		
	13 Kw, 3 phase motor - +- 2900		
	Voltage: 380v		
1.1.6.14	frequency:50hz	1	
1.1.0.11	IP rating:IP 55	1	
	Mount: B5 foot mount		
	14 Kw, 3 phase motor - +- 2900		
	Voltage: 380v		
1.1.6.15	frequency:50hz	1	
1.1.0.13	IP rating:IP 55	-	
	Mount: B5 foot mount		
	15 Kw, 3 phase motor - Speed: +- 2900		
	Voltage: 380v		
1.1.6.16	frequency:50hz	1	
11110110	IP rating:IP 55		
	Mount: B5 foot mount		
	16 Kw, 3 phase motor - +- 735		
	Voltage:380v		
1.1.6.17	frequency:50hz	1	
	IP rating:IP 55	_	
	Mount: B3 foot mount		
	17 Kw, 3 phase motor - +- 735		
	Voltage:380v		
1.1.6.18	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B3 foot mount		
	18 Kw, 3 phase motor - +- 735		
	Voltage: 380v		
1.1.6.19	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B3 foot mount		

Voltage::380v		19 Kw, 3 phase motor - +- 735		
1.1.6.20   frequency:50nz   1   Prating:1P 55   Mount: 83 foot mount   20 kW, 3 phase motor + + 735   Voltage::380v   1.1.6.21   frequency:50nz   1   1   Prating:1P 55   Mount: 83 foot mount   21 kW, 3 phase motor + + 735   Voltage::380v   1.1.6.22   frequency:50nz   1   1   Prating:1P 55   Mount: 83 foot mount   22 kW, 3 phase motor - + 735   Voltage::380v   1.1.6.22   frequency:50nz   1   Prating:1P 55   Mount: 85 foot mount   22 kW, 3 phase motor - Speed: + 735   Voltage::380v   frequency:50nz   1   Prating:1P 55   Mount: 85 foot mount   22 kW, 3 phase motor - Speed: + 735   Voltage::380v   frequency:50nz   1   Prating:1P 55   Mount: 83 foot mount   22 kW, 3 phase motor - Speed: + 735   Voltage::380v   frequency:50nz   1   Prating:1P 55   1   Prating:1P 55   Mount: 83 foot mount   1.1.7.1   24 VOLT Consumers panel   1   1.1.7.1   24 VOLT Consumers panel   1   1.1.7.1   22 VOLT Consumers panel   1   1.1.7.1   24 VOLT Consumers panel   1   1.1.7.1   25 VOLT Consumers panel   1   1.1.7.1   25 VOLT Consumers panel   1   1.1.7.1   27 VOLT Consumers panel   1   1.1.7.1   27 VOLT Consumers panel   1   1.1.7.1   27 VOLT Consumers panel   1   1.1.7.1   28 VOLT Consumers panel   1   1.1.7.1   28 VOLT Consumers panel   1   1.1.7.1   29 VOLT Consumers panel   1   1.1.7.1   20 VOLT Consumers panel   1   1.1.7.1   20 VOLT Consumers panel   1   1.1.8.1   1				
Prating:IP 55   Mount: Ba foot mount	1 1 6 20			
Mount: B3 foot mount	1.1.6.20		1	
20 Kw, 3 phase motor - + - 735				
Voltage: 380v		Mount: B3 foot mount		
1.1.6.21   frequency:50hz   IP rating:P 55   Mount: B3 foot mount				
Prating:iP 55   Mount: 83 foot mount				
Mount: B3 foot mount   21 kw, 3 phase motor - +- 735   Voltage: 380	1.1.6.21		1	
21 KW, 3 phase motor - +- 735				
Voltage:380v				
1.1.6.22   frequency:50hz   1   Prating:1P 55   Mount: B3 foot mount   22 Kw, 3 phase motor - Speed: +- 735   Voltage:380V   1   1   1   1   1   1   1   1   1				
IP rating:IP 55   Mount: B3 foot mount   22 kW, 3 phase motor - Speed: +- 735   Voltage::380				
Mount: B3 foot mount	1.1.6.22		1	
1.1.6.23   Nase motor - Speed: +- 735		IP rating:IP 55		
Voltage:380v   Frequency:50hz   Freque				
1.1.6.23   frequency:50hz   IP rating:IP 55   Mount: 83 foot mount   1.1.7   Switchboard/ distribution panel components   1.1.7.1   24 VOLT Consumers panel   1     1.1.7.2   220 VOLT Consumers panel   1     1.1.7.3   380 VOLT Consumers panel   1     1.1.8   Fans   Main engine room fans - Aerofoil Axial flow, Type: 1000JM   kW: 4.5/14.0RPM: 975/1470   Hz/Ph: 50/3   1   Pitch: 28/B   V: Delta – 380V   A: 11.61(Star) /29.5 (Delta)     1.1.8.2   Inline extractor fans - 220v Inline 150m extractor fan Ranging from 200m3/hr to 2210m3/hr     1.1.8.3   Inline extractor fans - 220v Inline 250mm extractor fan   1   1.1.8.4   Inline extractor fans - 220v Inline 250mm extractor fan   1   1.1.8.5   Inline extractor fans - 220v Inline 315mm extractor fan   1   1.1.8.6   Inline extractor fans - 220v Inline 315mm extractor fan   1   1.1.9   Miscellaneous   Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive   1   1.1.9.1   latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal   1   1.1.9.3   Electrical cables - Marine grade (per metre)   1		22 Kw, 3 phase motor - Speed: +- 735		
IP rating:IP 55   Mount: B3 foot mount		Voltage:380v		
Mount: B3 foot mount   Switchboard / distribution panel components   1.1.7.1   Switchboard / distribution panel components   1   1.1.7.2   24 VOLT Consumers panel   1   1.1.7.2   220 VOLT Consumers panel   1   1.1.7.3   380 VOLT Consumers panel   1   1   1   1.1.8.5   Fans	1.1.6.23		1	
Mount: B3 foot mount   Switchboard / distribution panel components   1.1.7.1   Switchboard / distribution panel components   1   1.1.7.2   24 VOLT Consumers panel   1   1.1.7.2   220 VOLT Consumers panel   1   1.1.7.3   380 VOLT Consumers panel   1   1   1   1.1.8.5   Fans		IP rating:IP 55		
1.1.7.1   24 VOLT Consumers panel   1   1.1.7.2   220 VOLT Consumers panel   1   1   1   1   1   1   1   1   1				
1.1.7.2 220 VOLT Consumers panel 1 1.1.7.3 380 VOLT Consumers panel 1 1.1.8 Fans  Main engine room fans - Aerofoil Axial flow, Type: 10003M kW: 4.5/14.0RPM: 975/1470 Hz/Ph: 50/3 Pitch: 28/B V: Delta – 380V A: 11.61(Star) /29.5 (Delta)  Inline extractor fans - 220v Inline 150m extractor fan 1 1.1.8.1 Inline extractor fans - 220v Inline 250mm extractor fan 1 1.1.8.4 Inline extractor fans - 220v Inline 250mm extractor fan 1 1.1.8.5 Inline extractor fans - 220v Inline 315mm extractor fan 1 1.1.8.6 Inline extractor fans - 220v Inline 315mm extractor fan 1 1.1.9 Miscellaneous  Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal 1 1.1.9.2 Electrical cables - Marine grade (per metre) 1	1.1.7	Switchboard/ distribution panel components		
1.1.7.3   380 VOLT Consumers panel   1	1.1.7.1	24 VOLT Consumers panel	1	
1.1.8	1.1.7.2	220 VOLT Consumers panel	1	
Main engine room fans - Aerofoil Axial flow, Type: 10003M   kW: 4.5/14.0RPM: 975/1470     Hz/Ph: 50/3   Pitch: 28/B   V: Delta - 380V   A: 11.61(Star) /29.5 (Delta)     1.1.8.2   Inline extractor fans - 220v Inline 100mm, extractor fan Ranging from 200m3/hr to 2210m3/hr   1   1.1.8.3   Inline extractor fans - 220v Inline 150m extractor fan   1   1.1.8.4   Inline extractor fans - 220v Inline 200mm extractor fan   1   1.1.8.5   Inline extractor fans - 220v Inline 250mm extractor fan   1   1.1.8.6   Inline extractor fans - 220v Inline 315mm extractor fan   1   1.1.9   Miscellaneous   Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive   1.1.9.1   latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with   holder, 1 NC, screw terminal   1.1.9.2   Electric geysers - 150l, SANS 151 approved.   1.1.9.3   Electrical cables - Marine grade (per metre)   1	1.1.7.3	380 VOLT Consumers panel	1	
Li.8.1   KW: 4.5/14.0RPM: 975/1470   Hz/Ph: 50/3   Pitch: 28/B   V: Delta – 380V   A: 11.61(Star) /29.5 (Delta)   Inline extractor fans - 220v Inline 100mm, extractor fan Ranging from 200m3/hr to 2210m3/hr   1   1.1.8.3   Inline extractor fans - 220v Inline 150m extractor fan   1   1.1.8.4   Inline extractor fans - 220v Inline 200mm extractor fan   1   1.1.8.5   Inline extractor fans - 220v Inline 250mm extractor fan   1   1.1.8.6   Inline extractor fans - 220v Inline 250mm extractor fan   1   1.1.9   Miscellaneous   Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive   1.1.9.1   latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal   1   1.1.9.2   Electric geysers - 150l, SANS 151 approved.   1.1.9.3   Electrical cables - Marine grade (per metre)   1	1.1.8			
1.1.8.1				
Pitch: 28/B   V: Delta – 380V   A: 11.61(Star) /29.5 (Delta)		kW: 4.5/14.0RPM: 975/1470		
Pitch: 28/B   V: Delta – 380V   A: 11.61(Star) /29.5 (Delta)	1 1 0 1	Hz/Ph: 50/3		
A: 11.61(Star) /29.5 (Delta)  Inline extractor fans - 220v Inline 100mm, extractor fan Ranging from 200m3/hr to 2210m3/hr  1.1.8.3 Inline extractor fans - 220v Inline 150m extractor fan  1.1.8.4 Inline extractor fans - 220v Inline 200mm extractor fan  1.1.8.5 Inline extractor fans - 220v Inline 250mm extractor fan  1.1.8.6 Inline extractor fans - 220v Inline 315mm extractor fan  1.1.9 Miscellaneous  Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal  1.1.9.2 Electric geysers - 150l, SANS 151 approved.  1.1.9.3 Electrical cables - Marine grade (per metre)	1.1.0.1	Pitch: 28/B	1	
Inline extractor fans - 220v Inline 100mm, extractor fan Ranging from 200m3/hr to 2210m3/hr  1.1.8.3 Inline extractor fans - 220v Inline 150m extractor fan 1.1.8.4 Inline extractor fans - 220v Inline 200mm extractor fan 1.1.8.5 Inline extractor fans - 220v Inline 250mm extractor fan 1.1.8.6 Inline extractor fans - 220v Inline 315mm extractor fan 1.1.9 Miscellaneous  Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive 1.1.9.1 latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal 1.1.9.2 Electric geysers - 150l, SANS 151 approved. 1.1.9.3 Electrical cables - Marine grade (per metre) 1		V: Delta – 380V		
Inline extractor fans - 220v Inline 100mm, extractor fan Ranging from 200m3/hr to 2210m3/hr  1.1.8.3 Inline extractor fans - 220v Inline 150m extractor fan 1.1.8.4 Inline extractor fans - 220v Inline 200mm extractor fan 1.1.8.5 Inline extractor fans - 220v Inline 250mm extractor fan 1.1.8.6 Inline extractor fans - 220v Inline 315mm extractor fan 1.1.9 Miscellaneous  Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive 1.1.9.1 latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal 1.1.9.2 Electric geysers - 150l, SANS 151 approved. 1.1.9.3 Electrical cables - Marine grade (per metre) 1		A: 11.61(Star) /29.5 (Delta)		
2210m3/hr  1.1.8.3 Inline extractor fans - 220v Inline 150m extractor fan  1.1.8.4 Inline extractor fans - 220v Inline 200mm extractor fan  1.1.8.5 Inline extractor fans - 220v Inline 250mm extractor fan  1.1.8.6 Inline extractor fans - 220v Inline 315mm extractor fan  1.1.9 Miscellaneous  Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive  1.1.9.1 latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal  1.1.9.2 Electric geysers - 150l, SANS 151 approved.  1.1.9.3 Electrical cables - Marine grade (per metre)  1	1 1 0 3	Inline extractor fans - 220v Inline 100mm, extractor fan Ranging from 200m3/hr to	1	
1.1.8.4 Inline extractor fans - 220v Inline 200mm extractor fan 1.1.8.5 Inline extractor fans - 220v Inline 250mm extractor fan 1.1.8.6 Inline extractor fans - 220v Inline 315mm extractor fan 1.1.9 Miscellaneous Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive 1.1.9.1 latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal 1.1.9.2 Electric geysers - 150l, SANS 151 approved. 1.1.9.3 Electrical cables - Marine grade (per metre) 1	1.1.8.2		1	
1.1.8.4 Inline extractor fans - 220v Inline 200mm extractor fan 1.1.8.5 Inline extractor fans - 220v Inline 250mm extractor fan 1.1.8.6 Inline extractor fans - 220v Inline 315mm extractor fan 1.1.9 Miscellaneous Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive 1.1.9.1 latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal 1.1.9.2 Electric geysers - 150l, SANS 151 approved. 1.1.9.3 Electrical cables - Marine grade (per metre) 1	1.1.8.3		1	
1.1.8.6 Inline extractor fans - 220v Inline 315mm extractor fan 1  1.1.9 Miscellaneous  Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive  1.1.9.1 latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal  1.1.9.2 Electric geysers - 150l, SANS 151 approved.  1.1.9.3 Electrical cables - Marine grade (per metre)			1	
1.1.9 Miscellaneous  Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive  1.1.9.1 latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal  1.1.9.2 Electric geysers - 150l, SANS 151 approved.  1.1.9.3 Electrical cables - Marine grade (per metre)  1	1.1.8.5	Inline extractor fans - 220v Inline 250mm extractor fan	1	
Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal  1.1.9.2 Electric geysers - 150l, SANS 151 approved.  1.1.9.3 Electrical cables - Marine grade (per metre)  Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive  1 Electrical grade (per metre)  1	1.1.8.6		1	
1.1.9.1 latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with holder, 1 NC, screw terminal  1.1.9.2 Electric geysers - 150l, SANS 151 approved.  1.1.9.3 Electrical cables - Marine grade (per metre)  1	1.1.9			
holder, 1 NC, screw terminal  1.1.9.2 Electric geysers - 150l, SANS 151 approved.  1.1.9.3 Electrical cables - Marine grade (per metre)  1				
1.1.9.2 Electric geysers - 150l, SANS 151 approved.  1.1.9.3 Electrical cables - Marine grade (per metre)  1	1.1.9.1	latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with	1	
1.1.9.2 Electric geysers - 150l, SANS 151 approved.  1.1.9.3 Electrical cables - Marine grade (per metre)  1		holder, 1 NC, screw terminal		
1.1.9.3 Electrical cables - Marine grade (per metre) 1	1.1.9.2	Electric geysers - 150l, SANS 151 approved.		
Cub Tatal for CECTION R4. FOUIDMENT LICE MARTINE CRAFT coming to Final Communication	1.1.9.3	Electrical cables - Marine grade (per metre)	1	
SUD-TOTAL FOR SECTION BI: EQUIPMENT LIST MAKINE CKAPT CARRIED TO FINAL SUMMARY		Sub-Total for SECTION B1: EQUIPMENT LIST MARIN	<b>E CRAFT carried to Final Summar</b>	y

	SECTION C1: SERVICE RATES WESTERN REGION				
SECTION C1.1: A	nnual service of batteries and battery	chargers			
Port		Vessel	Quantity	Cost Per service	Total
Cape Town C1.1.1	•				
C1.1.1.1	Usiba tugboat		1		
C1.1.1.2	Merlot tugboat		1		
C1.1.1.3	Enseleni tugboat		1		
C1.1.1.4	Umbilo tugboat		1		
C1.1.1.5	Plover pilot boat		1		
C1.1.1.6	Bishop pilot boat		1		
C1.1.1.7	Kestrel workboat		1		
C1.1.1.8	Blue Jay workboat		1		
C1.1.1.9	Koester launch		1		
C1.1.1.10	Kite launch		1		
C1.1.1.11	Adhoc Vessel		1		
			Sub 1	Total of section C1.1.1	
Saldanha C1.1.2				-	
C1.1.2.1	Osprey tugboat		1		
C1.1.2.2	Cormarant tugboat		1		
C1.1.2.3	Jutten tugboat		1		
C1.1.2.4	Chardonnay tugboat		1		
C1.1.2.5	Avocet pilot boat		1		
C1.1.2.6	Crested Tern workboat		1		
C1.1.2.7	Adhoc Vessel		1		
			Sub 1	Total of section C1.1.2	
Mossel Bay C1.1.3					
C1.1.3.1	Artic Tern workboat		1		
C1.1.3.2	Snipe launch		1		
C1.1.3.3	Adhoc Vessel		1		
			Sub 1	Total of section C1.1.3	
		TOTA	AL SECTION C1.1 carried forw	ard to Final Summary	

<b>SECTION C1.2:</b>	Annual service of Distribution boards, shore suppl	y, transformers, switchgear and electrical wiring	
Cape Town C1.	<u>2.1</u>		
C1.2.1.1	Usiba tugboat	1	
C1.2.1.2	Merlot tugboat	1	
C1.2.1.3	Enseleni tugboat	1	
C1.2.1.4	Umbilo tugboat	1	
C1.2.1.5	Plover pilot boat	1	
C1.2.1.6	Bishop pilot boat	1	
C1.2.1.7	Kestrel workboat	1	
C1.2.1.8	Blue Jay workboat	1	
C1.2.1.9	Koester launch	1	
C1.2.1.10	Kite launch	1	
C1.2.1.11	Adhoc Vessel	1	
		Sub Total	of section C1.2.1
Saldanha C1.2.	<u>2</u>		
C1.2.2.1	Osprey tugboat	1	
C1.2.2.2	Cormarant tugboat	1	
C1.2.2.3	Jutten tugboat	1	
C1.2.2.4	Chardonnay tugboat	1	
C1.2.2.5	Avocet pilot boat	1	
C1.2.2.6	Crested Tern workboat	1	
C1.2.2.7	Adhoc Vessel	1	
		Sub Total	of section C1.2.2
Mossel Bay C1.	<u>2.3</u>		
C1.2.3.1	Artic Tern workboat	1	
C1.2.3.2	Snipe launch	1	
C1.2.3.3	Adhoc Vessel	1	
			of section C1.2.3
		TOTAL SECTION C1.2 carried forward t	o Final Summary

<b>SECTION C 1.3:</b>	Annual Service of Pump motors and fans(incuding me	gger testing when required)	
Cape Town C1.3	<u>3.1</u>		
C1.3.1.1	Usiba tugboat	1	
C1.3.1.2	Merlot tugboat	1	
C1.3.1.3	Enseleni tugboat	1	
C1.3.1.4	Umbilo tugboat	1	
C1.3.1.5	Plover pilot boat	1	
C1.3.1.6	Bishop pilot boat	1	
C1.3.1.7	Kestrel workboat	1	
C1.3.1.8	Blue Jay workboat	1	
C1.3.1.9	Koester launch	1	
C1.3.1.10	Kite launch	1	
C1.3.1.11	Adhoc Vessel	1	
	Sub Total of section C1.3.1		
Saldanha C1.3.2	2		
C1.3.2.1	Osprey tugboat	1	
C1.3.2.2	Cormarant tugboat	1	
C1.3.2.3	Jutten tugboat	1	
C1.3.2.4	Chardonnay tugboat	1	
C1.3.2.5	Avocet pilot boat	1	
C1.3.2.6	Crested Tern workboat	1	
C1.3.2.7	Adhoc Vessel	1	
		Sub Total of section C1.3.2	
Mossel Bay C1.			
C1.3.3.1	Artic Tern workboat	1	
C1.3.3.2	Snipe launch	1	
C1.3.3.3	Adhoc Vessel	1	
		Sub Total of section C1.3.3	
		TOTAL SECTION C1.3 carried forward to Final Summary	

SECTION C1.4:	SECTION C1.4: Annual Service of Alternators, air compressors and pre-heaters				
Cape Town C1.4	<u>1.1</u>				
C1.4.1.1	Usiba tugboat	1			
C1.4.1.2	Merlot tugboat	1			
C1.4.1.3	Enseleni tugboat	1			
C1.4.1.4	Umbilo tugboat	1			
C1.4.1.5	Plover pilot boat	1			
C1.4.1.6	Bishop pilot boat	1			
C1.4.1.7	Kestrel workboat	1			
C1.4.1.8	Blue Jay workboat	1			
C1.4.1.9	Koester launch	1			
C1.4.1.10	Kite launch	1			
C1.4.1.11	Adhoc Vessel	1			
		Sub Total of section C1.4.1			
Saldanha C1.4.2	2				
C1.4.2.1	Osprey tugboat	1			
C1.4.2.2	Cormarant tugboat	1			
C1.4.2.3	Jutten tugboat	1			
C1.4.2.4	Chardonnay tugboat	1			
C1.4.2.5	Avocet pilot boat	1			
C1.4.2.6	Crested Tern workboat	1			
C1.4.2.7	Adhoc Vessel	1			
		Sub Total of section C1.4.2			
Mossel Bay C1.4	<u>4.3</u>				
C1.4.3.1	Artic Tern workboat	1			
C1.4.3.2	Snipe launch	1			
C1.4.3.3	Adhoc Vessel	1			
		Sub Total of section C1.4.3			
		TOTAL SECTION C1.4 carried forward to Final Summary			

SECTION C 1. 5 Annual Service of electrical wiring, plug sockets, light fixtures and bulbs (including insulation tests conducted on a 4 year cycle)				
Cape Town C1.	5. <u>1</u>			
C1.5.1.1	Usiba tugboat	1		
C1.5.1.2	Merlot tugboat	1		
C1.5.1.3	Enseleni tugboat	1		
C1.5.1.4	Umbilo tugboat	1		
C1.5.1.5	Plover pilot boat	1		
C1.5.1.6	Bishop pilot boat	1		
C1.5.1.7	Kestrel workboat	1		
C1.5.1.8	Blue Jay workboat	1		
C1.5.1.9	Koester launch	1		
C1.5.1.10	Kite launch	1		
C1.5.1.11	Adhoc Vessel	1		
		Sub Total of section C1.5.1		
Saldanha C1.5.2	<u>2</u>			
C1.5.2.1	Osprey tugboat	1		
C1.5.2.2	Cormarant tugboat			
C1.5.2.3	Jutten tugboat	1		
C1.5.2.4	Chardonnay tugboat	1		
C1.5.2.5	Avocet pilot boat	1		
C1.5.2.6	Crested Tern workboat			
C1.5.2.7	Adhoc Vessel	1		
		Sub Total of section C1.5.2		
Mossel Bay C1.	<u>5.3</u>			
C1.5.3.1	Artic Tern workboat	1		
C1.5.3.2	Snipe launch	1		
C1.5.3.3	Adhoc Vessel	1		
		Sub Total of section C1.5.3		
		TOTAL SECTION C1.5 carried forward to Final Summary		

SECTION C 1. 6	SECTION C 1. 6 Adhoc fault finding, maintenance, repairs and replacements				
Cape Town C1.6	5. <u>1</u>				
C1.6.1.1	Usiba tugboat	1			
C1.6.1.2	Merlot tugboat				
C1.6.1.3	Enseleni tugboat				
C1.6.1.4	Umbilo tugboat				
C1.6.1.5	Plover pilot boat	1			
C1.6.1.6	Bishop pilot boat	1			
C1.6.1.7	Kestrel workboat	1			
C1.6.1.8	Blue Jay workboat	1			
C1.6.1.9	Koester launch	1			
C1.6.1.10	Kite launch	1			
C1.6.1.11	Adhoc Vessel	1			
		Sub Total of section C1.6.1			
Saldanha C1.6.2	2				
C1.6.2.1	Osprey tugboat	1			
C1.6.2.2	Cormarant tugboat	1			
C1.6.2.3	Jutten tugboat	1			
C1.6.2.4	Chardonnay tugboat	1			
C1.6.2.5	Avocet pilot boat	1			
C1.6.2.6	Crested Tern workboat	1			
C1.6.2.7	Adhoc Vessel	1			
		Sub Total of section C1.6.2			
Mossel Bay C1.0	<u>5.3</u>				
C1.6.3.1	Artic Tern workboat	1			
C1.6.3.2	Snipe launch	1			
C1.6.3.3	Adhoc Vessel	1			
		Sub Total of section C1.6.3			
		TOTAL SECTION C1.6 carried forward to Final Summary			

FINAL SUMMARY TABLE			Total	
Total brought forward	d from SECTION B1: EQUIPMENT LIST MARINE CRAFT			
Total brought forward electrical wiring	d from SECTION C1.1: Annual service of Distribution boards, shore supply, transformers, switchgear and			
Total brought forward	d from SECTION C1.2: Annual Service of Pump motors and fans(incl megger testing when required)			
Total brought forward	d from SECTION C1.3: Annual Service of Alternators, air compressors and pre-heaters			
Total brought forward bulbs	d from SECTION C1.4: Insulation tests and Annual Service of electrical wiring, plug sockets, light fixtures	and		
	d from SECTION C1.5: Annual Service of electrical wiring, plug sockets, light fixtures and bulbs (including cted on a 4 year cycle)			
Total brought forward	d from SECTION C1.6: Adhoc fault finding, maintenance, repairs and replacements			
	Total carried forward to MULTI-YEAR PRICING TABLE WESTERN REG	ION		
	MULTI-YEAR PRICING TABLE - EASTERN REGION	CP1	TOTAL	
TOTAL COSTS YEAR :	1 = (YR1 Total costs) BROUGHT FORWARD FROM FINAL SUMMARY TABLE	0		
	2 = (YR1 total cost X CPI adjustment)	4.5		
TOTAL COSTS YEAR :	3 = (YR2 total cost XCPI adjustment)	4.4		
TOTAL EXCL. VAT				
15% VAT				
TOTAL INCL. VAT				
	Notes to the Multi- Year Pricing Table:			
1	The first year of the contract will not be subject to price escalation			
2	Tendered rates will be subject to escslation from year 2 onwards			
3	Tendered rates will be adjusted annually based on the actual escalation indices published by Stats SA.			
4	The formula for adjustment and the method of adjustment is set out in more detail in the tender document			
5	The "CPI" figures provided in the "Multi-Year Pricing Table" above are forward projections from the Bureau for Economic Research and are used as an estimate in able to obtain a total price over the contract term.			

#### **ANNEXURE D.2: CENTRAL REGION**

**TITLE/BOQ:** THE REPAIR, SERVICING, AND INSPECTION OF ELECTRICAL SYSTEMS AND COMPONENTS ON-BOARD MARINE CRAFTS ON AN 'AS AND WHEN REQUIRED' BASIS TO EIGHT (8) PORTS OF TRANSNET NATIONAL PORTS AUTHORITY, FOR A PERIOD OF THREE (3) YEARS

#### 1. BILL OF QUANTITIES

SECTION B2: EQUIPMENT LIST MARINE CRAFT

SECTION C2: SERVICE RATES





	TION B2: EQUIPMENT LIST WESTERN REGION					
	IPMENT LIST MARINE CRAFT			Total		
ITEM	DESCRIPTION	Quantity	Price per Unit	Total		
1.1.1	Navigation lights and fittings					
1.1.1.1	Port Side Navigation Light - DHR 112.5° red left side navigation light. Version with base. Light bulb included OS1422001 24V - 25W. Made of black polycarbonate and stainless steel. Equipped with vertical filament bulb. Also type-tested for Marina Mercantile (Merchant Marine). OPTIONAL wall bracket kit OS1141810.	1				
1.1.1.2	Starboard Side Navigation Light - White housing. Meets I.M.O. Specifications (international regulations for prevention of collisions at sea, colreg '72). For boats of less than 20 metres in length. In order to comply with the I.M.O. regulations, each navigation light type 35 requires a special focussed 25 W bulb, type LAMP1225 (12V) or LAMP2425 (24V)	1				
1.1.1.3	Mast Head Navigation Light - 24V 25W Marine LED Masthead Light Marine Waterproof LED Combo Masthead Deck Light. Low Power Consumption LED: This LED mast light consumes only 25W of power, the bright LED bulb.	1				
1.1.1.4	Anchor Navigation Light - All-Round Anchor Navigation	1				
1.1.1.5	Search Light - DHR light adjustable from inside 24V 185mm	1				
1.1.1.6	Flood lights - 220v led, 400w	1				
1.1.1.7	Flood lights - 220v led, 600w	1				
1.1.1.8	Flood lights - 220v led, 900w,	1				
1.1.1.9	Flood lights - 220v led, 1200w	1				
1.1.2	General lighting and connection points					
1.1.2.1	Light - 220v led	1				
1.1.2.2	Light - 2 foot flourescent (normal or led)	1				
1.1.2.3	Light - 4 foot flourescent (normal or led)	1				
1.1.2.4	Light - Edison screw(E27)					
1.1.2.5	Light - Bayonet(b22D)	1				
1.1.2.6	Light - Stik led/stick lights	1				
1.1.2.7	Engine room lights - 20 Watts, 24VDC LED Lights	1				
1.1.2.8	Emergency lighting - 24v Downlight fitting	1				

1.1.3	Plug sockets		
1.1.3.1	Single 3 prong - 220v	1	
1.1.3.2	Double 3 prong - 220v	1	-
1.1.3.3	Waterproof 380v plug sockets	1	
1.1.3.4	Double Industrial Switched Socket: Material: Steel, Working Voltage: AC100-240V ~ 50/60H. Dimensions: 6cm(L) x 12.5cm(W) x 13cm(H)	1	
1.1.4	Batteries		
1.1.4.1	Battery chargers-The battery charger is a fully automatic charger for 24V batteries and accepts any mains supply that delivers 90-265 V AC, with frequencies ranging from 45 to 65 Hz. It also accepts DC supply, ranging from 90 up to 400 V DC	1	
1.1.4.2	Batteries -Communication, starting and emergency battery-105Ah 12 volt.  Deep cycle battery. Operating temperature 18°C to 52°C	1	
1.1.4.3	Batteries - Deep cycle battery 205 Ah. 12 volt	1	
1.1.5	Shore Supply		
1.1.5.1	Shore supply plug - 125A (amp) 4 pin, Earth pin positioned at 6 hour,380 - 415V (volt), 3 phase, Red colour coding, Dimensions: (L)295 x (Diameter)125mm	1	
1.1.5.2	Shore supply cable-20m, 5 core, 125 Amp - The cable used is 35mm 5core H07RN-F Double insulated, Ethylene Propylene Rubber, flexible cable designed to withstand; the weather, oils/greases, mechanical and thermal stresses.	1	
1.1.6	Motors - 220~240V or 380v - Speeds and voltage vary depending on motor		
1.1.6.1	<1 Kw, 3 phase motor - Voltage: 220~240V 4 Pole = 1400rpm rated for 50/60hz	1	
1.1.6.2	1 Kw, 3 phase motor - Speed: +-2900 Voltage:380v frequency:50hz IP 44	1	
1.1.6.3	2 Kw, 3 phase motor - Speed: +-2900 Voltage:380v frequency:50hz IP 55 B3 foot mount	1	
1.1.6.4	3 Kw, 3 phase motor - Speed: +-970 Voltage:380v frequency:50hz IP 55 B3 foot moun	1	

	4 Kw, 3 phase motor - Speed: +-2900		
	Voltage:380v		
1.1.6.5	frequency:50hz	1	
1.1.0.3	IP 55	1 1	
	B3 foot mount 5 Kw, 3 phase motor - Speed: +-2895		
1.1.6.6		1	
1.1.0.0	Voltage:400v	1	
	frequency:50hz 6 Kw, 3 phase motor - Speed: +- 2900		
	Voltage:380v		
1.1.6.7	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	7 Kw, 3 phase motor - Speed: +- 2900		
	Voltage:380v		
1.1.6.8	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	8 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.9	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	9 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.10	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	10 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.11	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	11 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.12	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		

	12 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.13	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	13 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.14	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	14 Kw, 3 phase motor - +- 2900		
	Voltage:380v		
1.1.6.15	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	15 Kw, 3 phase motor - Speed: +- 2900		
	Voltage:380v		
1.1.6.16	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B5 foot mount		
	16 Kw, 3 phase motor - +- 735		
	Voltage:380v		
1.1.6.17	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B3 foot mount		
	17 Kw, 3 phase motor - +- 735		
	Voltage:380v		
1.1.6.18	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B3 foot mount		
	18 Kw, 3 phase motor - +- 735		
4 4 6 46	Voltage:380v		
1.1.6.19	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B3 foot mount		

	19 Kw, 3 phase motor - +- 735			
	Voltage:380v			
1.1.6.20	frequency:50hz	1 1		
1.1.0.20		1 1		
	IP rating:IP 55			
	Mount: B3 foot mount 20 Kw, 3 phase motor - +- 735	+		
	Voltage:380v			
1 1 6 21				
1.1.6.21	frequency:50hz	1		
	IP rating:IP 55			
	Mount: B3 foot mount			
	21 Kw, 3 phase motor - +- 735			
4.4.6.22	Voltage:380v			
1.1.6.22	frequency:50hz	1		
	IP rating:IP 55			
	Mount: B3 foot mount			
	22 Kw, 3 phase motor - Speed: +- 735			
	Voltage:380v			
1.1.6.23	frequency:50hz	1		
	IP rating:IP 55			
	Mount: B3 foot mount			
1.1.7	Switchboard/ distribution panel components			
1.1.7.1	24 VOLT Consumers panel	1		
1.1.7.2	220 VOLT Consumers panel	1		
1.1.7.3	380 VOLT Consumers panel	1		
1.1.8	Fans			
	Main engine room fans - Aerofoil Axial flow, Type: 1000JM			
	kW: 4.5/14.0RPM: 975/1470			
1.1.8.1	Hz/Ph: 50/3	1 1		
1.1.8.1	Pitch: 28/B	1 1		
	V: Delta – 380V			
	A: 11.61(Star) /29.5 (Delta)			
	Inline extractor fans - 220v Inline 100mm, extractor fan Ranging from 200m3/hr to			
1.1.8.2	2210m3/hr	1		
1.1.8.3	Inline extractor fans - 220v Inline 150m extractor fan	1		
1.1.8.4	Inline extractor fans - 220v Inline 200mm extractor fan	1		
1.1.8.5	Inline extractor fans - 220v Inline 250mm extractor fan	1		
1.1.8.6	Inline extractor fans - 220v Inline 315mm extractor fan	1		
1.1.9	Miscellaneous	_		
	Emergency Stops - mushroom pushbutton, 22 mm, round, metal,			
1.1.9.1	red, 40 mm, positive latching, according to EN ISO 13850, rotate-to-unlatch, without	1		
3.2.7.2	yellow backing plate, with holder, 1 NC, screw terminal			
1.1.9.2	Electric geysers - 150l, SANS 151 approved.			
1.1.9.3	Electrical cables - Marine grade (per metre)	1		
1111313	Sub-Total for SECTION B2: EQUIPMENT LIST MARII	NE CRAFT carrie	d to Final Summary	
		3.5 341110		

	SECTION C2: SERVICE RATES CENTRAL REGION					
<b>SECTION C2.1: An</b>	SECTION C2.1: Annual service of batteries and battery chargers					
Port	Vessel	Quantity	Cost Per service	Total		
Port Elizabeth C2.1	<u>1</u>					
C2.1.1.1	Mvezo tugboat	1				
C2.1.1.2	Qunu tugboat	1				
C2.1.1.3	Ivubu pilot boat	1				
C2.1.1.4	Royal Tern workboat	1				
C2.1.1.5	Adhoc Vessel	1				
		Sub T	otal of section C2.1.1			
Ngqura C2.1.2						
C2.1.2.1	Shasa tugboat	1				
C2.1.2.2	Orca tugboat	1				
C2.1.2.3	Lizibuko tugboat	1				
C2.1.2.4	Tsitsikama pilot boat	1				
C2.1.2.5	Adhoc Vessel	1				
		Sub T	otal of section C2.1.2			
East London C2.1.3	3					
C2.1.3.1	Umthwalume tugboat	1				
C2.1.3.2	Impunzi tugboat	1				
C2.1.3.3	Tristan Tern workboat	1				
C2.1.3.4	Adhoc Vessel	1				
		Sub T	otal of section C2.1.3			
		TOTAL SECTION C2.1 carried forw	ard to Final Summary			

<b>SECTION C2.2</b>	SECTION C2.2 Annual service of Distribution boards, shore supply, transformers, switchgear and electrical wiring					
Port Elizabeth (	<u>C2.2.1</u>					
C2.2.1.1	Mvezo tugboat			1		
C2.2.1.2	Qunu tugboat			1		
C2.2.1.3	Ivubu pilot boat			1		
C2.2.1.4	Royal Tern workboat			1		
C2.2.1.5	Adhoc Vessel			1		
				Sub	Total of section C2.2.1	
Nggura C2.2.2						
C2.2.2.1	Shasa tugboat			1		
C2.2.2.2	Orca tugboat			1		
C2.2.2.3	Lizibuko tugboat			1		
C2.2.2.4	Tsitsikama pilot boat			1		
C2.2.2.5	Adhoc Vessel			1		
				Sub	Total of section C2.2.2	2
East London C2	<u>2.2.3</u>					
C2.2.3.1	Umthwalume tugboat			1		
C2.2.3.2	Impunzi tugboat			1		
C2.2.3.3	Tristan Tern workboat			1		
C2.2.3.4	Adhoc Vessel			1		
				Sub 1	otal of section C2.2.3	
	TOTAL SECTION C2.2 carried forward to Final Summary					

<b>SECTION C 2.3</b>	SECTION C 2.3 Annual Service of Pump motors and fans(incuding megger testing when required)					
Port Elizabeth C	<u> </u>					
C2.3.1.1	Mvezo tugboat			1		
C2.3.1.2	Qunu tugboat			1		
C2.3.1.3	Ivubu pilot boat			1		
C2.3.1.4	Royal Tern workboat			1		
C2.3.1.5	Adhoc Vessel			1		
				Sub	Total of section C2.3.1	
<b>Ngqura C.2.3.2</b>						
C2.3.2.1	Shasa tugboat			1		
C2.3.2.2	Orca tugboat			1		
C2.3.2.3	Lizibuko tugboat			1		
C2.3.2.4	Tsitsikama pilot boat			1		
C2.3.2.5	Adhoc Vessel			1		
				Sub	Total of section C2.3.2	
East London C.2	<u>2.3.3</u>					
C2.3.3.1	Umthwalume tugboat			1		
C2.3.3.2	Impunzi tugboat	·		1		
C2.3.3.3	Tristan Tern workboat			1		
C2.3.3.4	Adhoc Vessel	·		1		
				Sub	Total of section C2.3.3	
			<b>TOTAL SECTION C2.3</b>	carried forw	ard to Final Summary	

SECTION C2.4 An	SECTION C2.4 Annual Service of Alternators, air compressors and pre-heaters				
Port Elizabeth C2.	<u>4.1</u>				
C2.4.1.1	Mvezo tugboat		1		
C2.4.1.2	Qunu tugboat		1		
C2.4.1.3	Ivubu pilot boat		1		
C2.4.1.4	Royal Tern workboat		1		
C2.4.1.5	Adhoc Vessel		1		
	Sub Total of section C2.4.1				
Ngqura C2.4.2					
C2.4.2.1	Shasa tugboat		1		
C2.4.2.2	Orca tugboat		1		
C2.4.2.3	Lizibuko tugboat		1		
C2.4.2.4	Tsitsikama pilot boat		1		
C2.4.2.5	Adhoc Vessel		1		
			Sub T	otal of section C2.4.2	
East London C2.4.	<u>3</u>				
C2.4.3.1	Umthwalume tugboat		1		
C2.4.3.2	Impunzi tugboat		1		
C2.4.3.3	Tristan Tern workboat		1		
C2.4.3.4	Adhoc Vessel		1		
	Sub Total of section C2.4.3				
		TOTAL SECTION C2.4	carried forwa	ard to Final Summary	

<b>SECTION C2.5</b>	SECTION C2.5 Annual Service of electrical wiring, plug sockets, light fixtures and bulbs (including insulation tests conducted on a 4 year cycle)				
<b>Port Elizabeth</b>	C2.5.1				
C2.5.1.1	Mvezo tugboat	1			
C2.5.1.2	Qunu tugboat	1			
C2.5.1.3	Ivubu pilot boat	1			
C2.5.1.4	Royal Tern workboat	1			
C2.5.1.5	Adhoc Vessel	1			
		Sub Total of section C2.5.1			
Ngqura C2.5.2					
C2.5.2.1	Shasa tugboat	1			
C2.5.2.2	Orca tugboat	1			
C2.5.2.3	Lizibuko tugboat	1			
C2.5.2.4	Tsitsikama pilot boat	1			
C2.5.2.5	Adhoc Vessel	1			
		Sub Total of section C2.5.2			
<b>East London C</b>	<u>2.5.3</u>				
C2.5.3.1	Umthwalume tugboat	1			
C2.5.3.2	Impunzi tugboat	1	-		
C2.5.3.3	Tristan Tern workboat	1			
C2.5.3.4	Adhoc Vessel	1	•		
		Sub Total of section C2.5.3			
		TOTAL SECTION C2.5 carried forward to Final Summary			

<b>SECTION C2.6</b>	SECTION C2.6 Adhoc fault finding, maintenance, repairs and replacements				
Port Elizabeth	<u>C2.6.1</u>				
C2.6.1.1	Mvezo tugboat	1			
C2.6.1.2	Qunu tugboat	1			
C2.6.1.3	Ivubu pilot boat	1			
C2.6.1.4	Royal Tern workboat	1			
C2.6.1.5	Adhoc Vessel	1			
		Sub Total of section C2.6.1			
Nggura C2.6.2					
C2.6.2.1	Shasa tugboat	1			
C2.6.2.2	Orca tugboat	1			
C2.6.2.3	Lizibuko tugboat	1			
C2.6.2.4	Tsitsikama pilot boat	1			
C2.6.2.5	Adhoc Vessel	1			
		Sub Total of section C2.6.2			
East London C	<u>2.6.3</u>				
C2.6.3.1	Umthwalume tugboat	1			
C2.6.3.2	Impunzi tugboat	1	•		
C2.6.3.3	Tristan Tern workboat	1	·		
C2.6.3.4	Adhoc Vessel	1	•		
		Sub Total of section C2.6.3			
	TOTAL SECTION C2.6 carried forward to Final Summary				

FINAL SUMMARY TABLE		Total
Total brought forward from SECTION B2: EQUIPMENT LIST MARINE CRAFT		
Total brought forward from SECTION C2.1: Annual service of Distribution boards, shore supply, transformers, switchgea	r and electrical wiring	
Total brought forward from SECTION C2.2: Annual Service of Pump motors and fans(incl megger testing when required)		
Total brought forward from SECTION C2.3: Annual Service of Alternators, air compressors and pre-heaters		
Total brought forward from SECTION C2.4: Insulation tests and Annual Service of electrical wiring, plug sockets, light fix		
Total brought forward from SECTION C2.5: Annual Service of electrical wiring, plug sockets, light fixtures and bulbs (incl a 4 year cycle)	n	
Total brought forward from SECTION C2.6: Adhoc fault finding, maintenance, repairs and replacements		
Total carried forward to MULTI-YEAR PR	ICING TABLE CENTRAL REGI	ON
MULTI-YEAR PRICING TABLE - EASTERN REGION	CPI	TOTAL
TOTAL COSTS YEAR 1 = (YR1 Total costs) BROUGHT FORWARD FROM FINAL SUMMARY TABLE	0	
TOTAL COSTS YEAR 2 = (YR1 total cost X CPI adjustment)		
TOTAL COSTS YEAR 3 = (YR2 total cost XCPI adjustment)		
TOTAL EXCL. VAT		
15% VAT		
TOTAL INCL. VAT		

Notes to the Multi- Year Pricing Table:				
1	The first year of the contract will not be subject to price escalation			
2	Tendered rates will be subject to escslation from year 2 onwards			
3	Tendered rates will be adjusted annually based on the actual escalation indices published by Stats SA.			
4	The formula for adjustment and the method of adjustment is set out in more detail in the tender document			
5	The "CPI" figures provided in the "Multi-Year Pricing Table" above are forward projections from the Bureau for Economic Research and are used as an estimate in able to obtain a total price over the contract term.			

#### **ANNEXURE D.3: EASTERN REGION**

**TITLE/BOQ:** THE REPAIR, SERVICING, AND INSPECTION OF ELECTRICAL SYSTEMS AND COMPONENTS ON-BOARD MARINE CRAFTS ON AN 'AS AND WHEN REQUIRED' BASIS TO EIGHT (8) PORTS OF TRANSNET NATIONAL PORTS AUTHORITY, FOR A PERIOD OF THREE (3) YEARS

# 1. BILL OF QUANTITIES SECTION B3: EQUIPMENT LIST MARINE CRAFT SECTION C3: SERVICE RATES





	PMENT LIST WESTERN REGION			
B3: EQUI	PMENT LIST MARINE CRAFT			
ITEM	DESCRIPTION	Quantity	Price per Unit	Total
1.1.1	Navigation lights and fittings			
1.1.1.1	Port Side Navigation Light - DHR 112.5° red left side navigation light. Version with base. Light bulb included OS1422001 24V - 25W. Made of black polycarbonate and stainless steel. Equipped with vertical filament bulb. Also type-tested for Marina Mercantile (Merchant Marine). OPTIONAL wall bracket kit OS1141810.	1		
1.1.1.2	Starboard Side Navigation Light - White housing. Meets I.M.O. Specifications (international regulations for prevention of collisions at sea, colreg '72). For boats of less than 20 metres in length. In order to comply with the I.M.O. regulations, each navigation light type 35 requires a special focussed 25 W bulb, type LAMP1225 (12V) or LAMP2425 (24V)	1		
1.1.1.3	Mast Head Navigation Light - 24V 25W Marine LED Masthead Light Marine Waterproof LED Combo Masthead Deck Light. Low Power Consumption LED: This LED mast light consumes only 25W of power, the bright LED bulb.	1		
1.1.1.4	Anchor Navigation Light - All-Round Anchor Navigation	1		
1.1.1.5	Search Light - DHR light adjustable from inside 24V 185mm	1		
1.1.1.6	Flood lights - 220v led, 400w	1		
1.1.1.7	Flood lights - 220v led, 600w	1		
1.1.1.8	Flood lights - 220v led, 900w,	1		
1.1.1.9	Flood lights - 220v led, 1200w	1		
1.1.2	General lighting and connection points			
1.1.2.1	Light - 220v led	1		
1.1.2.2	Light - 2 foot flourescent (normal or led)	1		
1.1.2.3	Light - 4 foot flourescent (normal or led)	1		
1.1.2.4	Light - Edison screw(E27)	1		
1.1.2.5	Light - Bayonet(b22D)	1		
1.1.2.6	Light - Stik led/stick lights	1		
1.1.2.7	Engine room lights - 20 Watts, 24VDC LED Lights	1		

1.1.3	Plug sockets			
1.1.3.1	Single 3 prong - 220v	1		
1.1.3.2	Double 3 prong - 220v	1		
1.1.3.3	Waterproof 380v plug sockets	1		
1.1.3.4	Double Industrial Switched Socket: Material: Steel, Working Voltage: AC100-240V ~	1		
1.1.5.4	50/60H. Dimensions: 6cm(L) x 12.5cm(W) x 13cm(H)	1		
1.1.4	Batteries			
	Battery chargers-The battery charger is a fully automatic charger for 24V batteries and			
1.1.4.1	accepts any mains supply that delivers 90-265 V AC, with frequencies ranging from 45 to	1		
	65 Hz. It also accepts DC supply, ranging from 90 up to 400 V DC			
1 1 1 2	Batteries -Communication, starting and emergency battery-105Ah 12 volt.			
1.1.4.2	Deep cycle battery. Operating temperature 18°C to 52°C	1		
1.1.4.3	Batteries - Deep cycle battery 205 Ah. 12 volt	1		
1.1.5	Shore Supply			
	Shore supply plug - 125A (amp) 4 pin, Earth pin positioned at 6 hour,380 - 415V (volt),			
1.1.5.1	3 phase, Red colour coding, Dimensions: (L)295 x (Diameter)125mm	1		
	Shore supply cable-20m, 5 core, 125 Amp - The cable used is 35mm 5core H07RN-			
	F Double insulated, Ethylene Propylene Rubber,	1		
1.1.5.2	flexible cable designed to withstand; the weather, oils/greases, mechanical and thermal			
	stresses.			
1.1.6	Motors - 220~240V or 380v - Speeds and voltage vary depending on motor			
	<1 Kw, 3 phase motor - Voltage: 220~240V			
1.1.6.1	4 Pole = 1400rpm rated for 50/60hz	1		
	1 Kw, 3 phase motor - Speed: +-2900			
	Voltage:380v			
1.1.6.2	frequency:50hz	1		
	IP 44			
	2 Kw, 3 phase motor - Speed: +-2900			
	Voltage:380v			
1.1.6.3	frequency:50hz	1		
	IP 55			
	B3 foot mount			
	3 Kw, 3 phase motor - Speed: +-970			
	Voltage:380v			
1.1.6.4	frequency:50hz	1		
	IP 55	_		
	B3 foot moun			
L			1	1

		1	T	1
	4 Kw, 3 phase motor - Speed: +-2900			
	Voltage:380v			
1.1.6.5	frequency:50hz	1		
	IP 55			
	B3 foot mount			
	5 Kw, 3 phase motor - Speed: +-2895			
1.1.6.6	Voltage:400v	1		
	frequency:50hz			
	6 Kw, 3 phase motor - Speed: +- 2900			
	Voltage:380v			
1.1.6.7	frequency:50hz	1		
	IP rating:IP 55			
	Mount: B5 foot mount			
	7 Kw, 3 phase motor - Speed: +- 2900			
	Voltage:380v			
1.1.6.8	frequency:50hz	1		
	IP rating:IP 55			
	Mount: B5 foot mount			
	8 Kw, 3 phase motor - +- 2900			
	Voltage:380v			
1.1.6.9	frequency:50hz	1		
	IP rating:IP 55			
	Mount: B5 foot mount			
	9 Kw, 3 phase motor - +- 2900			
11010	Voltage:380v			
1.1.6.10	frequency:50hz	1		
	IP rating:IP 55			
	Mount: B5 foot mount			
	10 Kw, 3 phase motor - +- 2900			
	Voltage:380v			
1.1.6.11	frequency:50hz	1		
	IP rating:IP 55			
	Mount: B5 foot mount			
	11 Kw, 3 phase motor - +- 2900			
4 4 4 4 4	Voltage:380v			
1.1.6.12	frequency:50hz	1		
	IP rating:IP 55			
	Mount: B5 foot mount			

Leave and the second		1	T
	1		
Mount: B5 foot mount			
	1		
IP rating:IP 55			
Mount: B5 foot mount			
	1		
IP rating:IP 55			
15 Kw, 3 phase motor - Speed: +- 2900			
Voltage:380v			
frequency:50hz	1		
IP rating:IP 55			
Mount: B5 foot mount			
16 Kw, 3 phase motor - +- 735			
Voltage:380v			
frequency:50hz	1		
IP rating:IP 55			
Mount: B3 foot mount			
17 Kw, 3 phase motor - +- 735			
Voltage:380v			
frequency:50hz	1		
Mount: B3 foot mount			
Voltage:380v			
	1		
	Mount: B5 foot mount  14 Kw, 3 phase motor - +- 2900  Voltage:380v frequency:50hz IP rating:IP 55 Mount: B5 foot mount  15 Kw, 3 phase motor - Speed: +- 2900  Voltage:380v frequency:50hz IP rating:IP 55 Mount: B5 foot mount  16 Kw, 3 phase motor - +- 735  Voltage:380v frequency:50hz IP rating:IP 55 Mount: B3 foot mount  17 Kw, 3 phase motor - +- 735  Voltage:380v frequency:50hz IP rating:IP 55 Mount: B3 foot mount  17 Kw, 3 phase motor - +- 735  Voltage:380v frequency:50hz IP rating:IP 55 Mount: B3 foot mount  18 Kw, 3 phase motor - +- 735	Voltage:380v frequency:50hz IP rating:IP 55 Mount: B5 foot mount  13 Kw, 3 phase motor - +- 2900 Voltage:380v frequency:50hz IP rating:IP 55 Mount: B5 foot mount  14 Kw, 3 phase motor - +- 2900 Voltage:380v frequency:50hz IP rating:IP 55 Mount: B5 foot mount  15 Kw, 3 phase motor - Speed: +- 2900 Voltage:380v frequency:50hz IP rating:IP 55 Mount: B5 foot mount  15 Kw, 3 phase motor - Speed: +- 2900 Voltage:380v frequency:50hz IP rating:IP 55 Mount: B5 foot mount  16 Kw, 3 phase motor - +- 735 Voltage:380v frequency:50hz IP rating:IP 55 Mount: B3 foot mount  17 Kw, 3 phase motor - +- 735 Voltage:380v frequency:50hz IP rating:IP 55 Mount: B3 foot mount  17 Kw, 3 phase motor - +- 735 Voltage:380v frequency:50hz IP rating:IP 55 Mount: B3 foot mount  18 Kw, 3 phase motor - +- 735 Voltage:380v frequency:50hz IP rating:IP 55 Mount: B3 foot mount  18 Kw, 3 phase motor - +- 735 Voltage:380v frequency:50hz IP rating:IP 55	Voltage:380V frequency:50hz IP rating:IP 55 Mount: B5 foot mount 13 KW, 3 phase motor - +- 2900 Voltage:380V frequency:50hz IP rating:IP 55 Mount: B5 foot mount 14 KW, 3 phase motor - +- 2900 Voltage:380V frequency:50hz IP rating:IP 55 Mount: B5 foot mount 15 KW, 3 phase motor - +- 2900 Voltage:380V frequency:50hz IP rating:IP 55 Mount: B5 foot mount 15 KW, 3 phase motor - Speed: +- 2900 Voltage:380V frequency:50hz IP rating:IP 55 Mount: B5 foot mount 16 KW, 3 phase motor - +- 735 Voltage:380V frequency:50hz IP rating:IP 55 Mount: B3 foot mount 17 KW, 3 phase motor - +- 735 Voltage:380V frequency:50hz IP rating:IP 55 Mount: B3 foot mount 17 KW, 3 phase motor - +- 735 Voltage:380V frequency:50hz IP rating:IP 55 Mount: B3 foot mount 17 KW, 3 phase motor - +- 735 Voltage:380V frequency:50hz IP rating:IP 55 Mount: B3 foot mount 18 KW, 3 phase motor - +- 735 Voltage:380V frequency:50hz IP rating:IP 55 Mount: B3 foot mount 18 KW, 3 phase motor - +- 735 Voltage:380V frequency:50hz IP rating:IP 55 Mount: B3 foot mount 18 KW, 3 phase motor - +- 735 Voltage:380V frequency:50hz IP rating:IP 55 IN I

	Land of the second of the seco	T T	
	19 Kw, 3 phase motor - +- 735		
	Voltage:380v		
1.1.6.20	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B3 foot mount		
	20 Kw, 3 phase motor - +- 735		
	Voltage:380v		
1.1.6.21	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B3 foot mount		
	21 Kw, 3 phase motor - +- 735		
	Voltage:380v		
1.1.6.22	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B3 foot mount		
	22 Kw, 3 phase motor - Speed: +- 735		
	Voltage:380v		
1.1.6.23	frequency:50hz	1	
	IP rating:IP 55		
	Mount: B3 foot mount		
1.1.7	Switchboard/ distribution panel components		
1.1.7.1	24 VOLT Consumers panel	1	
1.1.7.2	220 VOLT Consumers panel	1	
1.1.7.3	380 VOLT Consumers panel	1	
1.1.8	Fans		
	Main engine room fans - Aerofoil Axial flow, Type: 1000JM		
	kW: 4.5/14.0RPM: 975/1470		
	Hz/Ph: 50/3		
1.1.8.1	Pitch: 28/B	1	
	V: Delta – 380V		
	A: 11.61(Star) /29.5 (Delta)		
1.1.8.2	Inline extractor fans - 220v Inline 100mm, extractor fan Ranging from 200m3/hr to 2210m3/hr	1	
1102	Inline extractor fans - 220v Inline 150m extractor fan	1	
1.1.8.3 1.1.8.4	Inline extractor fans - 220v Inline 150m extractor fan  Inline extractor fans - 220v Inline 200mm extractor fan	1	
1.1.8.5	Inline extractor fans - 220v Inline 250mm extractor fan	1	
1.1.8.6	Inline extractor fans - 220v Inline 250mm extractor fan	1	
1.1.9	Miscellaneous	1	
1.1.7	Emergency Stops - mushroom pushbutton, 22 mm, round, metal, red, 40 mm, positive		
1.1.9.1	latching, according to EN ISO 13850, rotate-to-unlatch, without yellow backing plate, with	1	
1.1.7.1	holder, 1 NC, screw terminal		
1.1.9.2	Electric geysers - 150I, SANS 151 approved.		
1.1.9.3	Electrical cables - Marine grade (per metre)	1	
1.1.7.3	Sub-Total for SECTION B3: EQUIPMENT LIST MARIN	IF CDAFT carried to Fi	inal Summary
	Sub-local for Section B3. EQUIPMENT LIST MAKIN	L CICAL I CALLIEU LO FI	mai Sammai y

SECTION C3: SERVICE RATES EASTERN REGION					
SECTION C3.1: Annual service of batteries and battery chargers					
Port	Vessel	Quantity	Cost Per service	Total	
Richards Bay C3.1	<u>1</u>				
C3.1.1.1	Ukhozi tugboat	1			
C3.1.1.2	Lilani tugboat	1			
C3.1.1.3	Iphotwe tugboat	1			
C3.1.1.4	Indlazi tugboat	1			
C3.1.1.5	Uhuva tugboat	1			
C3.1.1.6	Jojosi pilot boat	1			
C3.1.1.7	Swift Tern workboat	1			
C3.1.1.8	Adhoc Vessel	1			
		Sub T	otal of section C3.1.1		
Durban C3.1.2					
C3.1.2.1	Umkhomazi tugboat	1			
C3.1.2.2	Pholela tugboat	1			
C3.1.2.3	Lotheni tugboat	1			
C3.1.2.4	Mkhuze tugboat	1			
C3.1.2.5	Uthekela tugboat	1			
C3.1.2.6	Palmiet tugboat	1			
C3.1.2.7	Umvoti tugboat	1			
C3.1.2.8	Inyalazi tugboat	1			
C3.1.2.9	Umhlali tugboat	1			
C3.1.2.10	Umsunduzi tugboat	1			
C3.1.2.11	Lufafa pilot boat	1			
C3.1.2.12	Indlovu pilot boat	1			
C3.1.2.13	Umcishu launch	1			
C3.1.2.14	Ugoyi launch	1			
C3.1.2.15	Moorhen launch	1			
C3.1.2.16	Unonkilonki launch	1			
C3.1.2.17	Ifuba launch	1			
C3.1.2.18	Adhoc Vessel	1			
		Sub T	otal of section C3.1.2		
	TOT	AL SECTION C3.1 carried forward			

SECTION C3.2	Annual service of Distribution boards, shore supply, trans	formers, switchgear and electrical wiring
Richards Bay C3		· · · · · · · · · · · · · · · · · · ·
C3.2.1.1	Ukhozi tugboat	1
C3.2.1.2	Lilani tugboat	1
C3.2.1.3	Iphotwe tugboat	1
C3.2.1.4	Indlazi tugboat	1
C3.2.1.5	Uhuva tugboat	1
C3.2.1.6	Jojosi pilot boat	1
C3.2.1.7	Swift Tern workboat	1
C3.2.1.8	Adhoc Vessel	1
		Sub Total of section C3.2.1
Durban C3.2.2		
C3.2.2.1	Umkhomazi tugboat	1
C3.2.2.2	Pholela tugboat	1
C3.2.2.3	Lotheni tugboat	1
C3.2.2.4	Mkhuze tugboat	1
C3.2.2.5	Uthekela tugboat	1
C3.2.2.6	Palmiet tugboat	1
C3.2.2.7	Umvoti tugboat	1
C3.2.2.8	Inyalazi tugboat	1
C3.2.2.9	Umhlali tugboat	1
C3.2.2.10	Umsunduzi tugboat	1
C3.2.2.11	Lufafa pilot boat	1
C3.2.2.12	Indlovu pilot boat	1
C3.2.2.13	Umcishu launch	1
C3.2.2.14	Uqoyi launch	1
C3.2.2.15	Moorhen launch	1
C3.2.2.16	Unonkilonki launch	1
C3.2.2.17	Ifuba launch	1
C3.2.2.18	Adhoc Vessel	1
		Sub Total of section C3.2.2
		TOTAL SECTION C3.2 carried forward to Final Summary

<b>SECTION C 3.3 A</b>	nnual Service of Pump motors and fans(incudi	ng megger testing when required)
Richards Bay C3.	3.1	
C3.3.1.1	Ukhozi tugboat	1
C3.3.1.2	Lilani tugboat	1
C3.3.1.3	Iphotwe tugboat	1
C3.3.1.4	Indlazi tugboat	1
C3.3.1.5	Uhuva tugboat	1
C3.3.1.6	Jojosi pilot boat	1
C3.3.1.7	Swift Tern workboat	1
C3.3.1.8	Adhoc Vessel	1
		Sub Total of section C3.3.1
Durban C3.3.2		
C3.3.2.1	Umkhomazi tugboat	1
C3.3.2.2	Pholela tugboat	1
C3.3.2.3	Lotheni tugboat	1
C3.3.2.4	Mkhuze tugboat	1
C3.3.2.5	Uthekela tugboat	1
C3.3.2.6	Palmiet tugboat	1
C3.3.2.7	Umvoti tugboat	1
C3.3.2.8	Inyalazi tugboat	1
C3.3.2.9	Umhlali tugboat	1
C3.3.2.10	Umsunduzi tugboat	1
C3.3.2.11	Lufafa pilot boat	1
C3.3.2.12	Indlovu pilot boat	1
C3.3.2.13	Umcishu launch	1
C3.3.2.14	Uqoyi launch	1
C3.3.2.15	Moorhen launch	1
C3.3.2.16	Unonkilonki launch	1
C3.3.2.17	Ifuba launch	1
C3.3.2.18	Adhoc Vessel	1
		Sub Total of section C3.3.2
		TOTAL SECTION C3.3 carried forward to Final Summary

CECTION C2 4 Am	nual Service of Alternators, air compressors and pre	hantara			
Richards Bay C3.4		e-neaters			
				1	
C3.4.1.1	Ukhozi tugboat		1		
C3.4.1.2	Lilani tugboat		1		
C3.4.1.3	Iphotwe tugboat		1		
C3.4.1.4	Indlazi tugboat		1		
C3.4.1.5	Uhuva tugboat		1		
C3.4.1.6	Jojosi pilot boat		1		
C3.4.1.7	Swift Tern workboat		1		
C3.4.1.8	Adhoc Vessel		1		
			Sub	Total of section C3.4.1	
Durban C3.4.2					
C3.4.2.1	Umkhomazi tugboat		1		
C3.4.2.2	Pholela tugboat		1		
C3.4.2.3	Lotheni tugboat		1		
C3.4.2.4	Mkhuze tugboat		1		
C3.4.2.5	Uthekela tugboat		1		
C3.4.2.6	Palmiet tugboat		1		
C3.4.2.7	Umvoti tugboat		1		
C3.4.2.8	Inyalazi tugboat		1		
C3.4.2.9	Umhlali tugboat		1		
C3.4.2.10	Umsunduzi tugboat		1		
C3.4.2.11	Lufafa pilot boat		1		
C3.4.2.12	Indlovu pilot boat		1		
C3.4.2.13	Umcishu launch		1		
C3.4.2.14	Ugoyi launch		1		
C3.4.2.15	Moorhen launch		1		
C3.4.2.16	Unonkilonki launch		1		
C3.4.2.17	Ifuba launch		1		
C3.4.2.18	Adhoc Vessel		1		
Sub Total of section C3.4.2					
		TOTAL SECTION C3.4 ca	arried forw	ard to Final Summary	

SECTION C3.5	Annual Service of electrical wiring, plug sockets, light fix	tures and bulbs (including insulation tests	conducted on a 4 year c	ycle)
Richards Bay C	3.5. <u>1</u>			
C3.5.1.1	Ukhozi tugboat	1		
C3.5.1.2	Lilani tugboat	1		
C3.5.1.3	Iphotwe tugboat	1		
C3.5.1.4	Indlazi tugboat	1		
C3.5.1.5	Uhuva tugboat	1		
C3.5.1.6	Jojosi pilot boat	1		
C3.5.1.7	Swift Tern workboat	1		
C3.5.1.8	Adhoc Vessel	1		
		Sul	Total of section C3.5.1	l
Durban C3.5.2				-
C3.5.2.1	Umkhomazi tugboat	1		
C3.5.2.2	Pholela tugboat	1		
C3.5.2.3	Lotheni tugboat	1		
C3.5.2.4	Mkhuze tugboat	1		
C3.5.2.5	Uthekela tugboat	1		
C3.5.2.6	Palmiet tugboat	1		
C3.5.2.7	Umvoti tugboat	1		
C3.5.2.8	Inyalazi tugboat	1		
C3.5.2.9	Umhlali tugboat	1		
C3.5.2.10	Umsunduzi tugboat	1		
C3.5.2.11	Lufafa pilot boat	1		
C3.5.2.12	Indlovu pilot boat	1		
C3.5.2.13	Umcishu launch	1		
C3.5.2.14	Uqoyi launch	1		
C3.5.2.15	Moorhen launch	1		
C3.5.2.16	Unonkilonki launch	1		
C3.5.2.17	Ifuba launch	1		
C3.5.2.18	Adhoc Vessel	1		
		Sub	Total of section C3.5.2	
		TOTAL SECTION C3.5 carried for	ward to Final Summary	

SECTION C2.6 Adhoc fault finding, maintenance, repairs and replacements					
Richards Bay C3.		•			
C3.6.1.1	Ukhozi tugboat		1		
C3.6.1.2	Lilani tugboat		1		
C3.6.1.3	Iphotwe tugboat		1		
C3.6.1.4	Indlazi tugboat		1		
C3.6.1.5	Uhuva tugboat		1		
C3.6.1.6	Jojosi pilot boat		1		
C3.6.1.7	Swift Tern workboat		1		
C3.6.1.8	Adhoc Vessel		1		
			Sub	Total of section C3.6.1	
Durban C3.6.2					
C3.6.2.1	Umkhomazi tugboat		1		
C3.6.2.2	Pholela tugboat		1		
C3.6.2.3	Lotheni tugboat		1		
C3.6.2.4	Mkhuze tugboat		1		
C3.6.2.5	Uthekela tugboat		1		
C3.6.2.6	Palmiet tugboat		1		
C3.6.2.7	Umvoti tugboat		1		
C3.6.2.8	Inyalazi tugboat		1		
C3.6.2.9	Umhlali tugboat		1		
C3.6.2.10	Umsunduzi tugboat		1		
C3.6.2.11	Lufafa pilot boat		1		
C3.6.2.12	Indlovu pilot boat		1		
C3.6.2.13	Umcishu launch		1		
C3.6.2.14	Uqoyi launch		1		
C3.6.2.15	Moorhen launch	·	1		
C3.6.2.16	Unonkilonki launch		1		
C3.6.2.17	Ifuba launch		1		
C3.6.2.18	Adhoc Vessel		1		
				Total of section C3.6.2	
		TOTAL SECTION C3.6	carried forw	ard to Final Summary	

FINAL SUMMARY TABLE		Total
Total brought forward from SECTION B3: EQUIPMENT LIST MARINE CRAFT		
Total brought forward from SECTION C3.1: Annual service of Distribution boards, shore supply, transformers, switchgear	and electrical wiring	
Total brought forward from SECTION C3.2: Annual Service of Pump motors and fans(incl megger testing when required)		
Total brought forward from SECTION C3.3: Annual Service of Alternators, air compressors and pre-heaters		
Total brought forward from SECTION C3.4: Insulation tests and Annual Service of electrical wiring, plug sockets, light fixto	ures and bulbs	
Total brought forward from SECTION C3.5: Annual Service of electrical wiring, plug sockets, light fixtures and bulbs (inclu 4 year cycle)		
Total brought forward from SECTION C3.6: Adhoc fault finding, maintenance, repairs and replacements		
Total carried forward to MULTI-YEAR PR	ICING TABLE EASTERN REGION	
MULTI-YEAR PRICING TABLE - EASTERN REGION	СРІ	TOTAL
TOTAL COSTS YEAR 1 = (YR1 Total costs) BROUGHT FORWARD FROM FINAL SUMMARY TABLE	0	
TOTAL COSTS YEAR 2 = (YR1 total cost X CPI adjustment)	4.5	
TOTAL COSTS YEAR 3 = (YR2 total cost XCPI adjustment)		
TOTAL EXCL. VAT	•	
15% VAT		
TOTAL INCL. VAT		
	·	·

Notes to the Multi- Year Pricing Table:				
1	The first year of the contract will not be subject to price escalation			
2	Tendered rates will be subject to escslation from year 2 onwards			
3	Tendered rates will be adjusted annually based on the actual escalation indices published by Stats SA.			
4	The formula for adjustment and the method of adjustment is set out in more detail in the tender document			
5	The "CPI" figures provided in the "Multi-Year Pricing Table" above are forward projections from the Bureau for Economic Research and are used as an estimate in able to obtain a total price over the contract term.			

### ANNEXURE D4-CONTRACT PRICE ADJUSTMENTS

#### **Formula**

- a) Prices submitted for this bid will be regarded as non-firm and subject to adjustment(s) in terms of the formula set out below,
- b) Applications for price adjustments must be accompanied by documentary evidence in support of any adjustment claim.
- c) The following price adjustment formula will be applicable for calculating Contract price adjustments (CPA).

## Pa = (1-V) Pt (D1 (R1t/R1o)) + VPt where:

	_ · <i>,</i> ·	te (BI (NII) NII) / VI te Willer Ci
Pa	=	The new adjusted price to be calculated
V	=	Original bid price. Note that Pt must <u>always</u> be the original bid price and not an adjusted price.
(1-V)Pt	=	Adjustable portion of the bid price (85% or 0.85)
D1 to Dn	=	Each factor (or percentage) of the bid price, e.g., material, labour, transport, overheads, etc. The total of the various factors (or percentages) D1-Dn must add up to 1 or 100%. In this tender Transnet will only use the Consumer Price Index (CPI) as a single factor.
R1t to Rnt	=	End Index. Index figure obtained from the index at the end of each adjustment period.
R1o to Rno	=	Base Index. Index figure at the time of the bidding. In this tender the Statistical  Release "P0141" – Consumer Price Index, published by the Department of  Statistics, South Africa will apply.
VPt	=	15% (or 0.15) of the original bid price. This portion of the bid price remains fixed, i.e. it is not subject to price adjustment.

#### Formula component definitions

#### Adjustable amount: (1-V)Pt

d) The adjustable amount is the portion of the bid price, which is subject to adjustment. In this contract, the adjustable amount is 85% of the original bid price. For example, if the bid price is R1000, then only R850 will be subject to adjustment.

#### **Fixed portion: VPt**

e) The fixed portion represents those costs that will not change over the adjustment period and DOES NOT represent the profit margin. In this bid, the fixed portion is 15% of the original bid price. Using the same example as above, it would amount to R150 which will remain fixed over the contract period.

#### Cost components and proportions: D1

f) The cost components of the Contract price usually constitute the cost of materials (raw material or finished product), cost of direct labour, cost of transport and those other costs that are inclined to change. The

proportions are the contribution to the contract price of each of these cost components. In this bid, the Consumer Price Index (CPI) Statistical release P0141 will be used to adjust the price adjustments.

Cost Component	% Contribution
D1 – Consumer Price Index	100% of 85%
TOTAL (Cost components must add up to 100%)	100 %

#### **Applicable indices / references:**

a) The applicable index refers to the relevant market index, which is a true reflection of price movement(s) in the cost over time. In this bid the following indices or reference will be applicable:

Cost component	Index Publication	Index Reference
D1- Consumer Price Index	Stats SA, Statistical Release P0141	P0141

#### **Base Index Date**

b) The base index date applicable to the formula is defined as the date of advertisement of the bid. The P0141 Stats SA Statistical release in the month of the tender will be used as the base index. If a Stats SA Statistical release P0141 is not published in the month in which the tender is advertised, the first Statistical Release P0141 in the month immediately prior to the month of the tender being advertised shall be used.

#### **End Index Date**

C) The end index dates are the dates at predetermined points in time during the Contract period. In this bid the end indices are the indices published in the month immediately following the annual anniversary of the month in which the tender is advertised. In other words, months 13, 26, 39 etc.

#### **Price Adjustment Periods**

d) Adjustment to contract prices will be applied for on an annual basis



#### **ANNEXURE-E**

#### **MASTER AGREEMENT**

entered into by and between

#### TRANSNET SOC LTD

ana			

RFP FOR THE PROVISION OF ELECTRICAL EQUIPMENT, SERVICING, MAINTENANCE, REPAIRS, INSPECTION AND CERTIFICATION OF ELECTRICAL COMPONENTS AND SYSTEMS ON-BOARD MARINE CRAFTS FOR THE EIGHT (8) COMMERCIAL PORTS OF TRANSNET NATIONAL PORTS AUTHORITY (TNPA) FOR A PERIOD OF THREE (3) YEARS ON AN "AS AND WHEN REQUIRED" BASIS.

Agreement Number TNPA/2023/08/0004/38114/RFP

Commencement Date TBC Expiry Date TBC

### **TABLE OF CONTENTS**

1	INTRODUCTION	3
2	DEFINITIONS	3
3	INTERPRETATION	6
4	NATURE AND SCOPE	6
5	AUTHORITY OF PARTIES	7
6	DURATION/TERM AND CANCELLATION	7
7	RISK MANAGEMENT	7
8	TRANSNET'S OBLIGATIONS	7
9	GENERAL OBLIGATIONS OF THE SUPPLIER/SERVICE PROVIDER	8
10	SUBCONTRACTING	. 11
11	PAYMENT TO SUB-CONTRACTORS	. 11
12	PENALTIES	. 12
13	FEES AND EXPENSES RELATING TO SERVICES	. 13
14	INVOICES AND PAYMENT	. 14
15	PRICE ADJUSTMENTS	. 13
16	WARRANTIES APPLICABLE TO GOODS	. 14
17	THIRD PARTY INDEMNITY	. 15
18	TOTAL OR PARTIAL FAILURE TO PERFORM	. 15
19	RIGHTS ON CANCELLATION	. 16
20	BREACH AND TERMINATION	. 16
21	CESSIONS AND ASSIGNMENTS AS PER NT INSTRUCTION NOTE 08 OF 2022/2023	. 17
22	FORCE MAJEURE	. 17
23	PROTECTION OF PERSONAL INFORMATION	
24	CONFIDENTIALITY	. 20
25	INSURANCES	. 21
26	LIMITATION OF LIABILITY	. 22
27	NON-WAIVER	. 23
28	PARTIAL INVALIDITY	
29	DISPUTE RESOLUTION	. 23
30	ADDRESSES FOR NOTICES	. 23
31	WHOLE AND ONLY AGREEMENT	. 24
32	AMENDMENT AND CHANGE CONTROL	
33	GENERAL	
34	DATABASE OF RESTRICTED SUPPLIER	

SCHEDULE 1 - WORK ORDER / SCHEDULE OF REQUIREMENTS

#### 1 INTRODUCTION

This Agreement is entered into by and between:

**Transnet SOC Ltd** [Registration Number 1990/000900/30] whose registered address is Transnet National Ports Authority (TNPA), eMendi Building, N2 Neptune Road, Off Klub Road, Port of Nggura, Gqeberha, 6100, Republic of South Africa [**Transnet**]

and	
	[Registration Number] whose registered
address is	[Service Provider].

#### **NOW THEREFORE, IT IS AGREED:**

- 1.1 Transnet hereby appoints the Service Provider to provide, and Transnet undertakes to accept the supply of Goods / provision of Services provided for herein, as formally agreed between the Parties and in accordance with the Schedule of Requirements / Work Orders issued as a schedule to this Agreement; and
- 1.2 the Service Provider hereby undertakes to provide the Goods/Services provided for herein, as formally agreed between the Parties and in accordance with the Schedule of Requirements issued as a schedule to this Agreement.

#### **2 DEFINITIONS**

Where the following words or phrases are used in this Agreement, such words or phrases shall have the meaning assigned thereto in this clause, except where the context clearly requires otherwise:

- 2.1 **AFSA** means the Arbitration Foundation of South Africa;
- 2.2 Agreement means this Agreement and its associated schedules and/or annexures and/or appendices, and/or schedules, including the Schedule of Requirements/Work Orders, the technical specifications for the Goods/Services and such special conditions as shall apply to this Agreement, together with the General Tender Conditions and any additional provisions in the associated bid documents tendered by the Service Provider [as agreed, in writing, between the Parties], which collectively and exclusively govern the provision of Services and provision of ancillary Services by the Service Provider to Transnet;
- 2.3 **Assignment** refers to the transfer of rights and obligations in a contract from an assigner to an assignee.
- 2.4 **Business Day(s)** means Mondays to Fridays between 08:00 and 16:00, excluding public holidays as proclaimed in South Africa;
- 2.5 **Cession** refers to the transfer of only the rights a service provider has in terms of a contract from it to a third party.

- 2.6 **Commencement Date** means **TBC**, notwithstanding the signature date of this Agreement;
- 2.7 Confidential Information means any information or other data, whether in written, oral, graphic or in any other form such as in documents, papers, memoranda, correspondence, notebooks, reports, drawings, diagrams, discs, articles, samples, test results, prototypes, designs, plans, formulae, patents, or inventor's certificates, which a Party discloses or provides to the other Party [intentionally or unintentionally, or as a result of one Party permitting the representative of the other Party to visit any of its premises], or which otherwise becomes known to a Party, and which is not in the public domain and includes, without limiting the generality of the term:
  - a) information relating to methods of operation, data and plans of the disclosing Party;
  - b) the contents of this Agreement;
  - private and personal details of employees or clients of the disclosing Party or any other person where an onus rests on the disclosing Party to maintain the confidentiality of such information;
  - d) any information disclosed by either Party and which is clearly marked as being confidential or secret;
  - e) information relating to the strategic objectives and planning of the disclosing Party relating to its existing and planned future business activities;
  - f) information relating to the past, present and future research and development of the disclosing Party;
  - g) information relating to the business activities, business relationships, products, services, customers, clients and Subcontractors of the disclosing Party where an onus rests on the disclosing Party to maintain the confidentiality of such information;
  - h) information contained in the software and associated material and documentation belonging to the disclosing Party;
  - technical and scientific information, Know-How and trade secrets of a disclosing Party including inventions, applications and processes;
  - j) Copyright works;
  - k) commercial, financial and marketing information;
  - data concerning architecture, demonstrations, tools and techniques, processes, machinery and equipment of the disclosing Party;
  - m) plans, designs, concepts, drawings, functional and technical requirements and specifications of the disclosing Party;
  - n) information concerning faults or defects in Goods, equipment, hardware or software or the incidence of such faults or defects; and

- information concerning the charges, fees and/or costs of the disclosing Party or its authorised Subcontractors, or their methods, practices or service performance levels actually achieved;
- 2.8 Data means all data, databases, documents, information, graphics, text or other material in an electronic or tangible medium which the Parties to this Agreement generate, collect, process, store or transmit in relation to their business;
- 2.9 **Expiry Date** means **TBC**;
- 2.10 Services means the provision of electrical equipment, servicing, maintenance, repairs, inspection and certification of electrical components and systems on-board marine crafts for the eight (8) commercial ports of Transnet National Ports Authority (TNPA) for a period of three (03) years, the material / products specified in the Schedule of Requirements appended as Schedule 1 hereto;
- 2.11 **Parties** mean the Parties to this Agreement together with their subsidiaries, divisions, business units, successors-in-title and assigns;
- 2.12 **Party** means either one of these Parties;
- 2.13 **Permitted Purpose** means any activity or process to be undertaken or supervised by a Staff member of one Party during the term of this Agreement, for which purpose authorised disclosure of the other Party's Confidential Information or Intellectual Property is a prerequisite in order to enable such activity or process to be accomplished;
- 2.14 **Price(s)** means the agreed Price(s) for the Services to be purchased from the Service Provider by Transnet, as detailed in the Schedule of Requirements, issued in accordance with this Agreement, as amended by mutual agreement between the Parties and in accordance with the terms and conditions in this Agreement from time to time;
- 2.15 **Purchase Order(s)** means official orders issued by an operating division of Transnet to the Service Provider for the supply of Goods or Services;
- 2.16 **Service(s)** means the provision of electrical equipment, servicing, maintenance, repairs, inspection and certification of electrical components and systems on-board marine crafts for three (3) years an "as and when required basis"., the service(s) provided to Transnet by the service provider, pursuant to the work order(s) in terms of this agreement;
- 2.17 Service Level Agreement or SLA means the processes, deliverables, key performance indicators and performance standards relating to the Services to be provided by the Service Provider;
- 2.18 Staff means any partner, employee, agent, consultant, independent associate or contractor, Subcontractor and the staff of such Subcontractor, or other authorised representative of either Party;
- 2.19 **Schedule of Requirements** means Schedule 1 hereto;
- 2.20 **Subcontract** means any contract or agreement or proposed contract or agreement between the Service Provider and any third party whereby that third party agrees to

- provide to the Supplier the Goods or related Services or any part thereof or material used in the manufacture of the Goods or any part thereof;
- 2.21 Subcontractor means the third party with whom the Service Provider enters into a Subcontract;
- 2.22 **Tax Invoice** means the document as required by Section 20 of the VAT Act, as may be amended from time to time;
- 2.23 Trade Marks mean registered Trade Marks and Trade Mark applications and include any sign or logo, or combination of signs and/or logos capable of distinguishing the goods or services of one undertaking from those of another undertaking;
- 2.24 **VAT** means Value-Added Tax chargeable in terms of the VAT Act, 89 of 1991, as may be amended from time to time; and
- 2.25 **VAT Act** means the Value Added Tax Act, No 89 of 1991, as may be amended from time to time.
- 2.26 Work Order(s) means a detailed scope of work for a Service required by Transnet, including timeframes, Deliverable, Fees and costs for the supply of the Service to Transnet, which may be appended to this Agreement from time to time.

#### 3 INTERPRETATION

- 3.1 Clause headings in this Agreement are included for ease of reference only and do not form part of this Agreement for the purposes of interpretation or for any other purpose. No provision shall be construed against or interpreted to the disadvantage of either Party hereto by reason of such Party having or being deemed to have structured or drafted such provision.
- 3.2 Any term, word or phrase used in this Agreement, other than those defined under the clause heading "Definitions" shall be given its plain English meaning, and those terms, words, acronyms, and phrases used in this Agreement will be interpreted in accordance with the generally accepted meanings accorded thereto.
- 3.3 A reference to the singular incorporates a reference to the plural and *vice versa*.
- 3.4 A reference to natural persons incorporates a reference to legal persons and *vice versa*.
- 3.5 A reference to a particular gender incorporates a reference to the other gender.

#### 4 NATURE AND SCOPE

- 4.1 This Agreement is an agreement under the terms and conditions of which the Service Provider will arrange for the provision to Transnet of the Services which meet the requirements and specifications of Transnet, the delivery of which is controlled by means of Purchase Orders to be issued by Transnet and executed by the Service Provider in accordance with this Agreement.
- 4.2 Such Purchase Orders and deliveries to Transnet shall be agreed between the Parties from time to time, subject to the terms of the Schedule of Requirements/Work Order.

- 4.3 Each properly executed Purchase Order forms an inseparable part of this Agreement as if it were fully incorporated into the body of this Agreement.
- 4.4 During the period of this Agreement, both Parties can make written suggestions for amendments to the Schedule of Requirements/Work Orders in accordance with procedures set out in clause 32 [Amendment and Change Control]. A Party will advise the other Party within 14 [fourteen] Business Days, or such other period as mutually agreed, whether the amendment is acceptable.
- 4.5 Insofar as any term, provision or condition in the Schedule of Requirements/Work Order conflicts with a like term, provision or condition in this Agreement and/or a Purchase Order, the term or provision or condition in this Master Agreement shall prevail, unless such term or provision or condition in this Master Agreement has been specifically revoked or amended by mutual written agreement between the Parties.
- 4.6 Time will be of the essence and the Service Provider will perform its obligations under this Agreement in accordance with the timeframe(s) [if any] set out in the relevant schedule, save that the Service Provider will not be liable under this clause if it is unable to meet such obligation within the time required as a direct result of any act or omission by Transnet and it has used its best endeavours to advise Transnet of such act or omission. In the event of such delay, any time deadlines detailed in the relevant schedule shall be extended by a period equal to the period of that delay.

#### **5 AUTHORITY OF PARTIES**

- 5.1 Nothing in this Agreement will constitute or be deemed to constitute a partnership between the Parties, or constitute or be deemed to constitute the Parties as agents or employees of one another for any purpose or in any form whatsoever.
- 5.2 Neither Party shall be entitled to, or have the power or authority to:
  - a) enter into an agreement in the name of the other; or
  - b) give any warranty, representation or undertaking on the other's behalf; or
  - c) create any liability against the other or bind the other's credit in any way or for any purpose whatsoever.

#### 6 DURATION/TERM AND CANCELLATION

- Notwithstanding the date of signature hereof, the Commencement Date if this Agreement is **TBC** and the duration shall be for a three [03] year period, expiring on **TBC**, unless:
  - a) this Agreement is terminated by either Party in accordance with the provisions incorporated herein or in any schedules or annexures appended hereto, or otherwise in accordance with law or equity; or
  - b) this Agreement is extended at Transnet's option for a further period to be agreed by the Parties.

6.2 Notwithstanding clause 20 [Breach and Termination], either Party may cancel this Agreement without cause by giving 30 [thirty] calendar days prior written notice thereof to the other Party, provided that in such instance, this Agreement will nevertheless be applicable in respect of all Purchase Orders which have been placed prior to the date of such cancellation.

#### 7 RISK MANAGEMENT

- 7.1 Where Transnet determines appropriate, within 2 (Two) weeks from the date of contract signature, the Parties are to meet to prepare and maintain a contract Risk Register. The Risk Register shall include a description of the risks and a description of the actions which are to be taken to avoid or reduce these risks which both Parties shall jointly determine.
- 7.2 Contract progress meetings shall be held monthly, or unless otherwise agreed between the Parties in writing. The purposes of these progress meetings shall be to capture the number of late deliverables against agreed milestones, actual costs against payment plans, performance issues or concerns, contract requirements not achieved, the status of previous corrective actions and risk management. Minutes of meetings shall be maintained and signed off between the Parties throughout the contract period

#### 8 TRANSNET'S OBLIGATIONS

- 8.1 Transnet undertakes to promptly comply with any reasonable request by the Service Provider for information, including information concerning Transnet's operations and activities, that relates to the Services as may be necessary for the Service Provider to provide the Services, but for no other purpose. However, Transnet's compliance with any request for information is subject to any internal security rules and requirements and subject to the observance by the Service Provider of its confidentiality obligations under this Agreement.
- 8.2 The Service Provider shall give Transnet reasonable notice of any information it requires.
- 8.3 Transnet agrees to provide the Service Provider or its Personnel such access to and use of its facilities as is necessary to allow the Service Provider to perform its obligations under this Agreement.

#### 9 GENERAL OBLIGATIONS OF THE SERVICE PROVIDER

- 9.1 The Service Provider shall:
  - a) respond promptly to all complaints and enquiries from Transnet;
  - b) inform Transnet immediately of any dispute or complaint arising in relation to the storage or delivery of the Goods;
  - c) conduct its business in a professional manner which will reflect positively upon the Service Provider and theService Provider's services;

- d) keep full records clearly indicating all transactions concluded by the Supplier/Service Provider relating to the delivery of the Goods/Services and keep such records for at least 5 [five] years from the date of each such transaction;
- e) obtain, and at all times maintain in full force and effect, any and all licences, permits and the like required under applicable laws for the provision of the Goods/Services and ancillary Services and the conduct of the business and activities of the Supplier/Service Provider;
- f) observe and ensure compliance with all requirements and obligations as set out in the labour and related legislation of South Africa, including the Occupational Health and Safety Act, 85 of 1993, as may be amended from time to time;
- g) observe and ensure compliance with all requirements and objectives of the Transnet Supplier Integrity Pact as agreed to in response to the RFP. The general purpose of the Supplier Integrity Pact is to agree to avoid all forms of dishonesty, fraud and corruption by following a system that is fair, transparent and free from any undue influence prior to, during and subsequent to the currency of the procurement event leading to this Agreement and this Agreement itself;
- h) comply with all applicable environmental legislation and regulations, demonstrate sound environmental performance and have an environmental management policy which ensures that its products, including the Goods/Services or ancillary Services are procured, produced, packaged, delivered and are capable of being used and ultimately disposed of in a way that is environmentally appropriate; and
- i) ensure the validity of all renewable certifications, including but not limited to its B-BBEE Verification Certificate, throughout the entire term of this Agreement. Should the Supplier/Service Provider fail to present Transnet with such renewals as they become due, Transnet shall be entitled, in addition to any other rights and remedies that it may have in terms of the Agreement, to terminate this Agreement forthwith without any liability and without prejudice to any claims which Transnet may have for damages against the Supplier/Service Provider.
- 9.2 The Service Provider acknowledges and agrees that it shall at all times:
  - a) Provide Services and ancillary Services (if applicable) and perform all its duties with honesty and integrity;
  - communicate openly and honestly with Transnet regarding the provision Services and demonstrate a commitment to effecting the performing of ancillary Services timeously, efficiently and at least to the required standards;
  - endeavour to provide the highest possible standards of service and workmanship,
     with a reasonable degree of care and diligence;
  - d) use its best endeavours and make every diligent effort to meet agreed deadlines;
  - treat its own Staff, as well as all Transnet's Staff, with fairness and courtesy and respect for their human rights;

- f) practice and promote its own internal policies aimed at prohibiting and preventing unfair discrimination;
- g) treat all enquiries from Transnet in connection with the provision of Services and/or ancillary Services with courtesy and respond to all enquiries promptly and efficiently. Where the Service Provider is unable to comply with the provisions of this clause, the Service Provider will advise Transnet of the delay and the reasons therefor and will keep Transnet informed of progress made regarding the enquiry;
- h) when requested by Transnet, provide clear and accurate information regarding the Service Provider's own policies and procedures, excluding Know-How and other Confidential Information, except where a non-disclosure undertaking has been entered into between the Parties;
- i) not allow a conflict of interest to develop between its own interests [or the interests of any of its other customers] and the interests of Transnet;
- not accept or offer, nor allow, induce or promote the acceptance or offering of any gratuity, enticement, incentive or gift that could reasonably be regarded as bribery or an attempt to otherwise exert undue influence over the recipient;
- k) not mislead Transnet or its officers, employees and stakeholders, whether by act or omission;
- not otherwise act in an unethical manner or do anything which could reasonably be expected to damage or tarnish Transnet's reputation or business image;
- m) immediately report to Transnet any unethical, fraudulent or otherwise unlawful conduct of which it becomes aware in connection with Transnet or the provision of Services or ancillary Services to Transnet;
- n) ensure that at all times, during the currency of this Agreement, it complies with all obligations and commitments in terms of the provisions of the Income Tax Act, No 58 of 1962, the VAT Act or any other tax legislation relating to their liability for Income Tax, VAT, Pay as You Earn or any other tax. The Service Provider shall further ensure Tax Clearance Compliance, for the duration of this Agreement;
- o) not victimise, harass or discriminate against any employee of either Party to this Agreement or any applicant for employment with either Party to this Agreement due to their gender, race, disability, age, religious belief, sexual orientation or part-time status. This provision applies, but is not limited to employment, upgrading, work environment, demotion, transfer, recruitment, recruitment advertising, termination of employment, rates of pay or other forms of compensation and selection for training.
- p) shall ensure that its employees, agents and Subcontractors will not breach any applicable discrimination legislation and any amendments and re-enactments thereof.

#### 10 SUBCONTRACTING

- 10.1 The Service Provider may only enter into a subcontracting arrangement or replace a subcontractor with the approval of Transnet.
- 10.2 If the Service Provider subcontracts a portion of the contract to another person without declaring it to Transnet reserves the right to penalise the Service Provider up to 10% of the value of the contract.
- 10.3 Where the Service Provider seeks to replace a subcontractor Transnet shall be entitled to obtain representations or input from the initial subcontractor who was part of the tender process whose credentials were used in the Service Provider's tender submission. Transnet shall consider input from all parties concerned, in order to take a decision on the proposed replacement of the subcontractor. The subcontracting arrangement or contract remains between the Service Provider (main contractor) and the subcontractor.
- 10.4 Should Transnet approve the Service Provider's subcontracting arrangement, the Service Provider and not the Sub-contractor will at all times be held liable for performance in terms of its contractual obligations.
- 10.5 The Service Provider may not subcontract in such a manner that the the overall value of the contract is reduced to below the stipulated minimum threshold.
- 10.6 The Service Provider may not subcontract more than 25% of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level of contributor than the Service Provider, unless the contract is subcontracted to an Exempted Micro Enterprise (EME) that has the capability and ability to execute the Subcontract.

#### 11 PAYMENT TO SUB-CONTRACTORS

- 11.1 Transnet reserves the right, in its sole discretion, to make payment directly to the subcontractor of the Service Provider, subject to the following conditions:
  - a) Receipt of an undisputed invoice from the sub-contractor; and
  - b) Receipt of written confirmation from the Service Provider that the amounts claimed by the sub-contractor are correct and that the services for which the sub-contractor has requested payment were rendered to the satisfaction of the Service Provider, against the required standards.
- 11.2 Nothing contained in this clause must be interpreted as bestowing on any sub-contractor a right or legitimate expectation to be paid directly by Transnet. Furthermore, this clause does not bestow any right or legitimate expectation on the Service provider to demand that Transnet pay its sub-contractor directly. The decision to pay any sub-contractor directly, remains that of Transnet alone.
- 11.3 The Service Provider remains liable for its contractual obligations under the Agreement, including all services rendered by the sub-contractor.
- 11.4 This clause does not establish any contractual relationship between Transnet and any subcontractor of the Service Provider, whatsoever.

#### 12 PENALTIES

#### 12.1 Penalties for Non-compliance to Service Level Agreement

Where the Service Provider fails to deliver the Services within the agreed and accepted milestone timelines and provided that the cause of the delay was not due to a fault of Transnet, penalties shall be imposed at R 5000 per day.

#### 12.2 Non-compliance penalties for subcontracting

- a) Breach of subcontracting obligations provides Transnet cause to terminate the contract in certain cases where there is a material Non-compliance.
- b) If the Service Provider fails to achieve its subcontracting commitments as per their bid submission ("a Non-Compliance"), the Service Provider shall pay a Non-Compliance penalty ("Non-compliance Penalty") to Transnet in respect of such Noncompliance.
- c) Such penalty shall be calculated based on the difference in value between the committed and delivered subcontracting value (i.e. 100% of the undelivered subcontracting value) plus an additional 10% (ten per cent) of such difference.
- d) A Non-compliance Penalty Certificate shall be prima facie proof of the matters to which it relates. If the Service Provider disputes any of the amounts set out in a Non-compliance Penalty Certificate:
  - the dispute shall be resolved in accordance with the provisions of the Agreement; and
  - if pursuant to that referral, it is determined that the Service Provider owes any
    amount to Transnet pursuant to the Non-compliance Penalty Certificate, then
    the Service Provider shall pay such amount to Transnet within 10 (ten)
    Business Days of the determination made pursuant to such determination and
    an accompanying valid Tax Invoice.

#### **Payment of Non-compliance Penalties:**

- e) Subject to Clause (e) above, the Service Provider shall pay the Non-compliance Penalty indicated in the Non-compliance Penalty Certificate within 10 (ten) Business Days of Transnet issuing a valid Tax Invoice to the Service Provider for the amount set out in that certificate. If Transnet does not issue a valid Tax Invoice to the Service Provider for Non-compliance Penalties accrued during any relevant period, those Non-compliance Penalties shall be carried forward to the next period.
- f) The Service Provider shall pay the amount due within 10 (ten) days after receipt of a valid Tax Invoice from Transnet, failing which Transnet shall, without prejudice to any other rights of Transnet under this Agreement, be entitled to call for payment which may be in any form Transnet deems reasonable and/or appropriate.
- g) Should the Service Provider fail to pay any Non Compliance Penalties within the time indicated above (as applicable), Transnet shall be entitled to deduct (set off) the

- amount not paid by the Service Provider from the account of the Supplier/Service Provider in the ensuing month.
- h) The Non Compliance Penalties set forth in this Clause are stated exclusive of VAT. Any VAT payable on Non Compliance Penalties will be for the account of the Service Provider.

#### **Payment of Non-compliance Penalties:**

- Subject to Clause (e) above, the Service Provider shall pay the Non-compliance Penalty indicated in the Non-compliance Penalty Certificate within 10 (ten) Business Days of Transnet issuing a valid Tax Invoice to the Service Provider for the amount set out in that certificate. If Transnet does not issue a valid Tax Invoice to the Service Provider for Non-compliance Penalties accrued during any relevant period, those Non-compliance Penalties shall be carried forward to the next period.
- j) The Service Provider shall pay the amount due within 10 (ten) days after receipt of a valid Tax Invoice from Transnet, failing which Transnet shall, without prejudice to any other rights of Transnet under this Agreement, be entitled to call for payment which may be in any form Transnet deems reasonable and/or appropriate.

#### 13 FEES AND EXPENSES RELATING TO SERVICES

- 13.1 In consideration of the provision of the Services, Transnet will pay to the Service Provider the Fees detailed in the relevant schedule or Work Order.
- 13.2 Transnet will not be invoiced for materials used in the provision of the Services save for those materials [if any] set out in the Work Order and accepted by Transnet or in any relevant Work Order [which will be invoiced to Transnet at cost].
- 13.3 Unless otherwise agreed in a schedule or Work Order, Transnet will reimburse to the Service Provider all reasonable and proper expenses incurred directly and solely in connection with the provision of the Services, provided that all such expenses:
  - a) are agreed by Transnet in advance;
  - b) are incurred in accordance with Transnet's standard travel and expenses policies;
  - c) are passed on to Transnet at cost with no administration fee; and
  - d) will only be reimbursed if supported by relevant receipts.
- 13.4 All Tax Invoices relating to Fees, out of pocket expenses and, if applicable, travel and accommodation costs, will provide the detail for each of the Personnel carrying out the Services and incurring the expenses, and the Tax Invoice will, where appropriate, include VAT as a separate item.

#### 14 INVOICES AND PAYMENT

- 14.1 Transnet shall pay the Service Provider the amounts stipulated in each Purchase Order/Work Order, subject to the terms and conditions of this Agreement.
- 14.2 Transnet shall pay such amounts to the Service Provider upon receipt of a valid and undisputed Tax Invoice together with the supporting documentation, as specified in the Schedule of Requirements appended hereto, once the valid and undisputed Tax Invoices or such portions of the Tax Invoices which are valid and undisputed become due and payable to the Service Provider for the delivery of Services ordered, in terms of clause 14.5 below.
- 14.3 Transnet may, pending an investigation, withhold any payments to the Service Provider, in the case where irregular expenditure has been identified in the particular contract and that there is reasonable suspicion that the Service Provider is involved or was aware that the contract transgressed any legislation.
- 14.4 All Prices set out in this Agreement and the Schedule of Requirements hereto are to be indicated inclusive and exclusive of VAT, which will be payable at the applicable rate in ZAR.
- 14.5 Unless otherwise provided for in the Schedule of Requirements appended to this Agreement, Tax Invoices shall be submitted together with a month-end statement. Payment against such month-end statement shall be made by Transnet within 30 [thirty] calendar days after date of receipt by Transnet of the Service Provider's statement together with the relevant valid and undisputed Tax Invoice(s) and supporting documentation.
- 14.6 Where the payment of any Tax Invoice, or any part of a Tax Invoice which is not in dispute, is not made in accordance with this clause, the Service Provider shall be entitled to charge interest on the outstanding amount, at The Standard Bank of South Africa's prime rate of interest in force, for the period from the due date of payment until the outstanding amount is paid.

#### 15 PRICE ADJUSTMENTS

- 15.1 Prices for Services supplied in terms of this Agreement shall be subject to review as indicated in the Schedule of Requirements/Works Order annexed hereto.
- 15.2 No less than 2 [two] months prior to any proposed Price adjustment, the Parties shall commence negotiations for Prices for the next period or as otherwise indicated in Schedule 1 hereto. The Parties shall have regard for market-related pricing of equivalent goods, continuous improvement initiatives, costs [including labour, raw materials and transport/delivery], order size and frequency and changes to the specification of the Services.
- 15.3 The Service Provider shall keep full and accurate records of all costs associated with the provision of Services to Transnet, in a form to be approved in writing by Transnet. The Service Provider shall produce such records to Transnet for inspection at all reasonable

- times on request and such records may, at Transnet's option, be audited by Transnet or its designated representatives.
- 15.4 Should Transnet and the Service Provider fail to reach an agreement on Price for the successive period, either Party shall be entitled to submit this matter to dispute resolution in accordance with clause 29 of the Master Agreement [Dispute Resolution].
- 15.5 If during the period of this Agreement Transnet can procure similar Services of a like quality from another Service Provider at a total delivered cost to a Transnet facility that is lower than the total delivered cost of the Services procured hereunder from the Service Provider, Transnet may notify the Service Provider of such total delivered cost and the Service Provider shall have an opportunity to adjust the Price of the Services procured hereunder, on such a basis as to result in the same total delivered cost to Transnet, within 30 [thirty] calendar days of such notice. If the Service Provider fails to do so or cannot legally do so, Transnet may (i) procure the Services from such other Seervie Provider in which case the obligations, including, but not limited to, any commitments, if any, of Transnet and the Service Provider hereunder shall be reduced accordingly; (ii) terminate this Agreement without any penalty, liability or further obligation; or (iii) continue purchases under this Agreement.

#### 16 WARRANTIES APPLICABLE TO SERVICES

- 16.1 The Service Provider warrants to Transnet that:
  - it has full capacity and authority to enter into and to perform this Agreement and that this Agreement is executed by a duly authorised representatives of the Service Provider;
  - it will discharge its obligations under this Agreement and any annexure, appendix or schedule hereto with all due skill, care and diligence;
  - it will be solely responsible for the payment of remuneration and associated benefits, if any, of its Personnel and for withholding and remitting income tax for its Personnel in conformance with any applicable laws and regulations;
- 16.2 The Service Provider warrants that it will perform its obligations under this Agreement in accordance with the Service Levels as defined in the relevant schedule. Transnet may at its discretion audit compliance with the Service Levels, provided that any such audit is carried out with reasonable prior notice and in a reasonable way so as not to have an adverse effect on the performance of the Services. Without prejudice to clause 16.3 below, in the event that the Service Provider fails to meet the Service Levels, Transnet may claim appropriate service credits or invoke a retention of Fees as detailed in the relevant schedule and/or Work Order.
- 16.3 The Service Provider warrants that for a period of 90 [ninety] calendar days from Acceptance of the Deliverables they will, if properly used, conform in all material respects with the requirements set out in the relevant schedule. The Service Provider will at its expense remedy any such non-conformance as soon as possible but in any event within

- 30 [thirty] calendar days of notification by Transnet. In the event that the Service Provider fails or is unable to remedy such non-conformance within such time-scale, Transnet will be entitled to employ a third party to do so in place of the Service Provider and any excess charges or costs incurred by Transnet as a result shall be paid by the Service Provider.
- 16.4 The Service Provider will remedy any defect within 30 [thirty] calendar days of being notified of that defect by Transnet in writing.
- 16.5 The Service Provider will not be liable to remedy any problem arising from or caused by any modification made by Transnet to the Deliverables, or any part thereof, without the prior approval of the Service Provider.
- 16.6 The Service Provider shall advise Transnet of the effects of any steps proposed by Transnet pursuant to clause 16.5 above, including but not limited to any cost implications or any disruption or delay in the performance of the Services. The Parties agree that any changes to the Services, including the charges for the Services or any timetables for delivery of the Services, will be agreed in accordance with the change control procedure.
- 16.7 The Service Provider undertakes to comply with South Africa's general privacy protection in terms of Section 14 of the Bill of Rights in connection with this Agreement and shall procure that its Personnel shall observe the provisions of Section 14 [as applicable] or any amendments and re-enactments thereof and any regulations made pursuant thereto.
- 16.8 The Service Provider warrants that it has taken all reasonable precautions to ensure that, in the event of a disaster, the impact of such disaster on the ability of the Service Provider to comply with its obligations under this Agreement will be reduced to the greatest extent possible, and that the Service Provider shall ensure that it has appropriate, tested and documented recovery arrangements in place.

#### 17 THIRD PARTY INDEMNITY

The Service Provider hereby indemnifies and shall hold Transnet harmless against any direct damages suffered by or claims arising against Transnet.

#### 18 TOTAL OR PARTIAL FAILURE TO PERFORM

- 18.1 In the case of Goods to be specially manufactured for it, if Transnet at any time ascertains that:
  - a) no manufacturing of the Goods specified in a Purchase Order has commenced and there is little or no prospect, in Transnet's opinion, that manufacturing will commence within a reasonable time; or
  - b) delivery of any of the Goods is being or is likely to be delayed beyond the promised delivery date(s), and there is little or no prospect of the Purchase Order(s) being carried out within reasonable adherence to the promised delivery rate(s) or time(s),
  - c)then Transnet may, irrespective of the cause of the delay, by notice to the Supplier, cancel as from a future date specified in such notice the whole or any part of this

Agreement or Purchase Order in respect of which the Goods to be supplied have not been completed by that date, without incurring any liability by reason of such cancellation except as provided in this clause.

- 18.2 The Supplier/Service Provider shall thereupon, as soon as possible after such date, deliver to Transnet the Goods/Services [if any] already completed, and payment for the part performance shall be made on a pro rata basis, provided the uncompleted part is not an integral or essential part of the completed Goods/Services. Where an integral or essential part of the work has not been completed, the amount to be paid to the Supplier/Service Provider will be calculated on the basis of Transnet's enrichment. The Supplier/Service Provider shall, wherever practicable, supply Transnet with the necessary drawings and/or specifications to enable it to complete the work.
- 18.3 Whenever, in any case not covered by clause 18.1 above, the Supplier fails or neglects to execute the work or to deliver any portion of the Goods/Services as required by the terms of this Agreement or Purchase Order, Transnet may cancel this Agreement or Purchase Order in so far as it relates to the unexecuted work or the undelivered or rejected portion of the Goods/Services, and in such event, the supply of the remaining portion shall remain subject in all respects to these conditions.

#### 19 RIGHTS ON CANCELLATION

- 19.1 If this Agreement or Purchase Order is cancelled in whole or in part in terms of clause 18 [Total or Partial Failure to Perform], Transnet may execute or complete this Agreement with any other entity and do so on such terms as it may deem proper, or may procure other comparable Services in substitution for those neglected to be provided or rejected as aforesaid, and may recover from the Service Provider the difference between the cost of such Services and the Price [if the latter was lower] as well as any costs and expenses [including any additional transport costs] which Transnet may have had to incur in consequence of the Service Provider's default.
- 19.2 Any amount which may be recoverable from the Service Provider in terms of clause 19.1 above, without prejudice to any other legal remedies available to Transnet, may be deducted in whole or in part from any monies in the hands of Transnet and due for payment to the Service Provider.

## 20 BREACH AND TERMINATION

- 20.1 Termination in accordance with clause 6 [Term and Cancellation] shall not prejudice or affect any right of action or remedy which shall have accrued or shall thereafter accrue to either Party and all provisions which are to survive this Agreement or impliedly do so shall remain in force and in effect.
- 20.2 On termination of this Agreement or a Work Order, the Service Provider will immediately deliver up, and procure that its Personnel will immediately deliver up to Transnet, all

Deliverables and property belonging to Transnet [or, in the event of termination of a Work Order, such as is relevant to that Work Order] which may be in the possession of, or under the control of the Service Provider, and certify to Transnet in writing that this has been done.

- 20.3 To the extent that any of the Deliverables and property referred to in clause 20.2 above are in electronic form and contained on non-detachable storage devices, the Service Provider will provide Transnet with unencrypted copies of the same on magnetic media and will irretrievably destroy and delete copies so held.
- 20.4 In the event that this Agreement is terminated by the Service Provider [Breach and Consequences of Termination], Transnet will pay to the Service Provider all outstanding Fees [apportioned on a pro rata basis] relating to the work undertaken by the Service Provider up until the date of such termination. Transnet will also pay the costs of any goods and materials ordered by the Service Provider in relation to the such work for which the Service Provider has paid or is legally obliged to pay, in which case, on delivery of such goods or materials, the Service Provider will promptly deliver such goods and materials to Transnet or as it may direct.
- 20.5 If either Party [**the Defaulting Party**] commits a material breach of this Agreement and fails to remedy such breach within 30 [thirty] calendar days of written notice thereof, the other Party [hereinafter **the Aggrieved Party**], shall be entitled, in addition to any other rights and remedies that it may have in terms of this Agreement, to terminate this Agreement forthwith without any liability and without prejudice to any claims which the Aggrieved Party may have for damages against the Defaulting Party.
- 20.6 Either Party may terminate this Agreement forthwith by notice in writing to the other Party when the other Party is unable to pay its debts as they fall due or commits any act or omission which would be an act of insolvency in terms of the Insolvency Act, 24 of 1936 [as amended from time to time], or if any action, application or proceeding is made with regard to it for:
  - a) a voluntary arrangement or composition or reconstruction of its debts;
  - b) its winding-up or dissolution;
  - the appointment of a liquidator, trustee, receiver, administrative receiver or similar officer;
  - d) any similar action, application or proceeding in any jurisdiction to which it is subject.
- 20.7 Transnet may terminate this Agreement at any time within 2 [two] months of becoming aware of a change of control of the Supplier/Service Provider by notice in writing to the Supplier/Service Provider. For the purposes of this clause, **control** means the right to direct the affairs of a company whether by ownership of shares, membership of the board of directors, agreement or otherwise.

- 20.8 Notwithstanding this clause 20, Transnet may cancel this Agreementwithout cause by giving 30 [thirty] calendar days prior written notice thereof to the Supplier/Service Provider, or
- 20.9 The provisions of clauses 2 [Definitions], 16 [Warranties], 19 [Rights on Cancellation], 24 [Confidentiality], 26 [Limitation of Liability], , 29 [Dispute Resolution] and 33.1 [Governing Law] shall survive termination or expiry of this Agreement.

# 21 CESSIONS AND ASSIGNMENTS AS PER NT INSTRUCTION NOTE 08 OF 2022/2023

- 21.1 The Service Provider is not allowed to cede its rights for payment in terms of this Agreement without prior written approval from Transnet. Cession shall only be applicable as follows:
  - a) Cession must only be applicable to the transfer of right to payment for services delivered/rendered by a Service Provider to an FSP or State Institutions;
  - b) The written request for cession must be by the Service Provider and not a third party; and
  - c) The written request by the Service Provider must be accompanied by the cession agreement.
- 21.2 The Service Provider is prohibited from transferring its rights and obligations to perform under this contract. Assignments are against the principles of section 217 of the Constitution mainly, fairness, transparency and competitiveness.

# **FORCE MAJEURE**

- 22.1 Neither Party shall have any claim against the other Party arising from any failure or delay in the performance of any obligation of either Party under this Agreement caused by an act of force majeure such as acts of God, fire, flood, war, lockout, government action, laws or regulations, terrorism or civil disturbance, defaults or other circumstances or factors beyond the reasonable control of either Party, and to the extent that the performance of obligations of either Party hereunder is delayed by virtue of the aforegoing, any period stipulated for any such performance shall be reasonably extended. Transnet may however rely on strikes, industrial dispute and riots as a ground of force majeure.
- 22.2 Each Party will take all reasonable steps by whatever lawful means that are available to resume full performance as soon as practicable and will seek agreement to modification of the relevant provisions of this Agreement in order to accommodate the new circumstances caused by the act of *force majeure*. If a Party fails to agree with such modifications proposed by the other Party within 90 [ninety] calendar days of the act of *force majeure* first occurring, either Party may thereafter terminate this Agreement with immediate notice.

#### 23 PROTECTION OF PERSONAL INFORMATION

- a) The following terms shall bear the same meaning as contemplated in Section 1 of the Protection of Personal Information Act 4 of 2013 ("POPIA"):
  - consent; person; personal information; processing; record; Regulator as well as any terms derived from these terms of the POPIA
- b) Transnet will process all information by the Respondent in terms of the requirements contemplated in Section 4(1) of the POPIA:
  - Accountability; Processing limitation; Purpose specification; Further processing limitation; Information quality; Openness; Security safeguards and Data subject participation.
- c) Transnet agrees that in submitting any information or documentation requested in the RFP and in this Agreement, the Service Provider consents to the processing of their personal information for the purpose of, but not limited to, risk assessment, contract award, contract management, auditing, legal opinions/litigation, investigations (if applicable), document storage for the legislatively required period, destruction, de-identification and publishing of personal information by Transnet and/or its authorised appointed third parties.
- d) The Parties agree that they may obtain and have access to personal information for the fulfilment of the rights and obligations contained herein. In performing the obligations as set out in this Agreement, the Parties shall at all times ensure that:
  - they process personal information only for the express purpose for which it was obtained;
  - ii. once processed for the purposes for which it was obtained, all personal information will be destroyed to an extent that it cannot be reconstructed to its original form, subject to any legal retention requirements;
  - iii. Personal information is provided only to authorised personnel who strictly require the personal information to carry out the Parties' respective obligations under this Agreement;
  - iv. they do not disclose personal information of the other Party, other than in terms of this Agreement;
  - v. they have all reasonable technical and organisational measures in place to protect all personal information from unauthorised access and/or use;
  - vi. they have appropriate technical and organisational measures in place to safeguard the security, integrity and authenticity of all information in their possession or under their control in terms of this Agreement;
  - vii. they identify all reasonably foreseeable internal and external risks to personal information in their possession or under their control; establish and maintain appropriate safeguards against the risks identified; regularly verify that the safeguards

- are effectively implemented; and ensure that the safeguards are continually updated in response to new risks or deficiencies in previously implemented safeguards;
- viii. such personal information is protected against unauthorised or unlawful processing, accidental loss, destruction or damage, alteration, disclosure or access.
- 23.1 The Parties agree that if personal information will be processed for additional purposes beyond the original purpose for which it was obtained, explicit consent must be obtained beforehand from those persons whose information will be subject to such processing.
- 23.2 Should it be necessary for either Party to disclose or otherwise make available the personal information to any third party (including sub-contractors and employees) that is not already consented to, it may do so only with the prior written consent of the other Party. The Party requiring such consent shall require of all such third parties, appropriate written undertakings to be provided, containing similar terms to that set forth in this clause, and dealing with that third party's obligations in respect of its processing of the personal information. Following approval by the other Party, the Party requiring consent agrees that the provisions of this clause shall *mutatis mutandis* apply to all authorised third parties who process personal information.
- 23.3 The Parties shall ensure that any persons authorized to process information on their behalf (including employees and third parties) will safeguard the security, integrity and authenticity of all information. Where necessary to meet this requirement, the Parties shall keep all personal information and any analyses, profiles, or documents derived therefrom logically separated from all other information and documentation held by it.
- 23.4 The Parties shall carry out regular assessments to identify all reasonably foreseeable internal and external risks to the personal information in its possession or under its control. The Parties shall implement and maintain appropriate safeguards against the risks which it identifies and shall also regularly verify that the safeguards which it has in place have been effectively implemented.
- 23.5 The Parties agree that they will promptly return, destroy or de-identify any personal information in their possession or control which belongs to the other Party once it no longer serves the purpose for which it was collected in relation to this Agreement, subject to any legal retention requirements. This may be at the request of the other Party and includes circumstances where a person has requested the Parties to delete all instances of their personal information. The information will be destroyed or de-identified in such a manner that it cannot be reconstructed to its original form, linking it to any particular individual or organisation.
- 23.6 Personal Information security breach:
  - a) Each Party shall notify the other party in writing as soon as possible after it becomes aware of or suspects any loss, unauthorised access or unlawful use of any personal information and shall, at its own cost, take all necessary remedial steps to mitigate the extent of the loss or compromise of personal information and to restore the integrity

- of the affected personal information as quickly as is possible. The Parties shall also be required to provide each other with details of the persons affected by the compromise and the nature and extent of the compromise, including details of the identity of the unauthorised person who may have accessed or acquired the personal information.
- b) The Parties shall provide on-going updates on the progress in resolving the compromise at reasonable intervals until such time as the compromise is resolved.
- c) Where required, the Parties must notify the South African Police Service; and/or the State Security Agency and the Information Regulator and the affected persons of the security breach. Any such notification shall always include sufficient information to allow the persons to take protective measures against the potential consequences of the compromise.
- d) The Parties undertake to co-operate in any investigations relating to security which is carried out by or on behalf of the other including providing any information or material in its possession or control and implementing new security measures.

## 24 CONFIDENTIALITY

- 24.1 The Parties hereby undertake the following with regard to Confidential Information:
  - a) not to divulge or disclose to any person whomsoever in any form or manner whatsoever, either directly or indirectly, any Confidential Information of the other without the prior written consent of such other Party, other than when called upon to do so in accordance with a statute, or by a court having jurisdiction, or by any other duly authorised and empowered authority or official, in which event the Party concerned shall do what is reasonably possible to inform the other of such a demand and each shall assist the other in seeking appropriate relief or the instituting of a defensive action to protect the Confidential Information concerned;
  - b) not to use, exploit, permit the use of, directly or indirectly, or in any other manner whatsoever apply the Confidential Information disclosed to it as a result of this Agreement, for any purpose whatsoever other than for the purpose for which it is disclosed or otherwise than in strict compliance with the provisions in this Agreement;
  - c) not to make any notes, sketches, drawings, photographs or copies of any kind of any part of the disclosed Confidential Information without the prior written consent of such other Party, except when reasonably necessary for the purpose of this Agreement, in which case such copies shall be regarded as Confidential Information;
  - d) not to de-compile, disassemble or reverse engineer any composition, compilation, concept application, item, component de-compilation, including software or hardware disclosed and shall not analyse any sample provided by Transnet, or otherwise

- determine the composition or structure or cause to permit these tasks to be carried out except in the performance of its obligations pursuant to this Agreement;
- e) not to exercise less care to safeguard Transnet Confidential Information than the Party exercises in safeguarding its own competitive, sensitive or Confidential Information;
- f) Confidential Information disclosed by either Party to the other or by either Party to any other party used by such party in the performance of this Agreement, shall be dealt with as "restricted" or shall be dealt with according to any other appropriate level of confidentiality relevant to the nature of the information concerned, agreed between the Parties concerned and stipulated in writing for such information in such cases;
- g) the Parties shall not make or permit to be made by any other person subject to their control, any public statements or issue press releases or disclose Confidential Information with regard to any matter related to this Agreement, unless written authorisation to do so has first been obtained from the Party first disclosing such information;
- h) each Party shall be entitled to disclose such aspects of Confidential Information as may be relevant to one or more technically qualified employees or consultants of the Party who are required in the course of their duties to receive the Confidential Information for the Permitted Purpose provided that the employee or consultant concerned has a legitimate interest therein, and then only to the extent necessary for the Permitted Purpose, and is informed by the Party of the confidential nature of the Confidential Information and the obligations of the confidentiality to which such disclosure is subject and the Party shall ensure such employees or consultants honour such obligations;
- each Party shall notify the other Party of the name of each person or entity to whom any Confidential Information has been disclosed as soon as practicable after such disclosure;
- j) each Party shall ensure that any person or entity to which it discloses Confidential Information shall observe and perform all of the covenants the Party has accepted in this Agreement as if such person or entity has signed this Agreement. The Party disclosing the Confidential Information shall be responsible for any breach of the provisions of this Agreement by such person or entity; and
- k) each Party may by written notice to the other Party specify which of the Party's employees, officers or agents are required to sign a non-disclosure undertaking.
- 24.2 The duties and obligations with regard to Confidential Information in this clause 24 shall not apply where:

- a) a Party can demonstrate that such information is already in the public domain or becomes available to the public through no breach of this Agreement by that Party, or its Staff; or
- b) was rightfully in a Party's possession prior to receipt from the other Party, as proven by the first-mentioned Party's written records, without an infringement of an obligation or duty of confidentiality; or
- c) can be proved to have been rightfully received by a Party from a third party without a breach of a duty or obligation of confidentiality; or
- d) is independently developed by a Party as proven by its written records.
- 24.3 This clause 24 shall survive termination for any reason of this Agreement and shall remain in force and effect from the Commencement Date of this Agreement and 5 [five] years after the termination of this Agreement. Upon termination of this Agreement, all documentation furnished to the Supplier/Service Provider by Transnet pursuant to this Agreement shall be returned to Transnet including, without limitation, all corporate identity equipment including dyes, blocks, labels, advertising matter, printing matter and the like.

## 25 INSURANCES

- 25.1 Without limiting the liability of the Service Provider under this Agreement, the Service Provider shall take out insurance in respect of all risks for which it is prudent for the Service Provider to insure against, including any liability it may have as a result of its activities under this Agreement for theft, destruction, death or injury to any person and damage to property. The level of insurance will be kept under review by Transnet, on an annual basis, to ensure its adequacy, provided that any variation to the level of such insurance shall be entirely at the discretion of the Service Provider.
- 25.2 The Service Provider shall arrange insurance with reputable insurers and will produce to Transnet evidence of the existence of the policies on an annual basis within 30 [thirty] calendar days after date of policy renewals.
- 25.3 Subject to clause 25.4 below, if the Service Provider fails to effect adequate insurance under this clause 25, it shall notify Transnet in writing as soon as it becomes aware of the reduction or inadequate cover and Transnet may arrange or purchase such insurance on behalf of the Supplier/Service Provider. The Supplier/Service Provider shall promptly reimburse Transnet for any premiums paid provided such insurance protects the Service Provider's liability. Transnet assumes no responsibility for such insurance being adequate to protect all of the Supplier/Service Provider's liability.
- 25.4 In the event that the Service Provider receives written notice from its insurers advising of the termination of its insurance cover referred to in clause 25.1 above or if the insurance ceases to be available upon commercially reasonable terms, the Service Provider shall immediately notify Transnet in writing of such termination and/or unavailability, whereafter either the Service Provider or Transnet may terminate this Agreement on

giving the other Party not less than 30 [thirty] calendar days prior written notice to that effect.

# **26 LIMITATION OF LIABILITY**

- 26.1 The Service Provider's liability under this clause 26 shall be in addition to any warranty or condition of any kind, express or implied by law or otherwise, relating to the Services or ancillary Services, including the quality of the Services or ancillary Services.
- 26.2 Neither Party excludes or limits liability to the other Party for:
  - death or personal injury caused by its negligence, [including its employees', agents' or Subcontractors' negligence]; or
  - b) fraud or theft.
- 26.3 The Service Provider shall indemnify and keep Transnet indemnified from and against liability for damage to any Transnet property [whether tangible or intangible] or any other loss, costs or damage suffered by Transnet to the extent that it results from any act of or omission by the Service Provider or its Personnel in connection with this Agreement. The Service Provider's liability arising out of this clause 26.3 shall be limited to direct damages.
- 26.4 Subject always to clauses 26.1 and 26.2 above, the liability of either the Service Provider or Transnet under or in connection with this Agreement, whether for negligence, misrepresentation, breach of contract or otherwise, for direct loss or damage arising out of each Default or series of related Defaults shall not exceed 100% [one hundred per cent] of the Fees paid under the schedule or Work Order to which the Default(s) relates.
- 26.5 Subject to clauses 26.1 to 26.4 above, in no event shall either Party be liable to the other for indirect or consequential loss or damage or including indirect or consequential loss of profits, business, revenue, goodwill or anticipated savings of an indirect nature or loss or damage incurred by the other Party as a result of third party claims.
- 26.6 If for any reason the exclusion of liability in clause 26.6 above is void or unenforceable, either Party's total liability for all loss or damage under this Agreement shall be as provided in clause 26.3 above.
- 26.7 Nothing in this clause 26 shall be taken as limiting the liability of the Parties in respect of clauses 24/*Confidentiality*].

## 27 NON-WAIVER

- 27.1 Failure or neglect by either Party, at any time, to enforce any of the provisions of this Agreement, shall not in any manner be construed to be a waiver of any of that Party's rights in that regard and in terms of this Agreement.
- 27.2 Such failure or neglect shall not in any manner affect the continued, unaltered validity of this Agreement, or prejudice the right of that Party to institute subsequent action.

#### 28 PARTIAL INVALIDITY

If any provision of this Agreement shall be held to be invalid, illegal or unenforceable, or shall be required to be modified, the validity, legality and enforceability of the remaining provisions shall not be affected thereby.

## 29 DISPUTE RESOLUTION

- 29.1 Should any dispute of whatsoever nature arise between the Parties concerning this Agreement, the Parties shall try to resolve the dispute by negotiation within 10 [ten] Business Days of such dispute arising.
- 29.2 If the dispute has not been resolved by such negotiation, either of the Parties may refer the dispute to AFSA and notify the other Party accordingly, which proceedings shall be held in Johannesburg.
- 29.3 Such dispute shall be finally resolved in accordance with the rules of AFSA by an arbitrator or arbitrators appointed by AFSA.
- 29.4 This clause constitutes an irrevocable consent by the Parties to any proceedings in terms hereof, and neither of the Parties shall be entitled to withdraw from the provisions of this clause or claim at any such proceedings that it is not bound by this clause 29.
- 29.5 This clause 29 is severable from the rest of this Agreement and shall remain in effect even if this Agreement is terminated for any reason.
- 29.6 This clause 29 shall not preclude either Party from seeking urgent relief in a court of appropriate jurisdiction, where grounds for urgency exist.

# 30 ADDRESSES FOR NOTICES

30.1 The Parties to this Agreement select the physical addresses and fax numbers, as detailed hereafter, as their respective addresses for giving or sending any notice provided for or required in terms of this Agreement, provided that either Party shall be entitled to substitute such other address or fax number, as may be, by written notice to the other:

#### a) Transnet

For legal notice		08 <sup>th</sup> Floor Carlton Centre 150 Commissioner Street Johannesburg				
						2001
						(i) Fax No
						Attention: Group Legal Department
(ii) For comm	nercial notices:					
		Fax No				

b)	The Supplier/Service Provider				
	(i)	For legal notices:			
			Fax No		
			Attention:		
	(ii)	For commercial notices:			

Attention: .....

Fax No. .....

Attention: .....

- Any notice shall be addressed to a Party at its physical address, or delivered by hand, or sent by fax or email.
- 30.3 Any notice shall be deemed to have been given:
  - a) if hand delivered, on the day of delivery;
  - b) if faxed, on the date and time of sending of such fax, as evidenced by a fax confirmation printout, provided that such notice shall be confirmed by prepaid registered post on the date of dispatch of such fax, or, should no postal facilities be available on that date, on the next Business Day; or
  - c) if sent by email, on the date and time received, provided that such notice shall be confirmed by prepaid registered post on the date of dispatch of such email, or, should no postal facilities be available on that date, on the next Business Day.

# 31 WHOLE AND ONLY AGREEMENT

- 31.1 The Parties hereby confirm that this Agreement constitutes the whole and only agreement between them with regard to the subject matter of this Agreement.
- 31.2 The Parties hereby confirm that this Agreement replaces all other agreements which exist or may have existed in any form whatsoever between them, with regard to the subject matter dealt with in this Agreement, any annexures appended hereto and the Schedule of Requirements/Work Order.

## 32 AMENDMENT AND CHANGE CONTROL

32.1 Any amendment or change of any nature made to this Agreement and the Schedule of Requirements thereof shall only be valid if it is in writing, signed by both Parties and added to this Agreement as an addendum hereto. In this regard a Change Notice must first be defined and issued by the requesting Party. A Change Notice Response must then

be issued by responding Party. A formal approval of the Change Request will then trigger the issue of the addendum to this Agreement.

32.2 In the event the Parties cannot agree upon changes, the Parties shall in good faith seek to agree any proposed changes using the dispute resolution procedures in clause 29 [Dispute Resolution].

## 33 GENERAL

# 33.1 Governing Law

This Agreement is exclusively governed by and construed in accordance with the laws of the Republic of South Africa and is subject to the jurisdiction of the courts of the Republic of South Africa.

# 33.2 Change of Law

In this Agreement, unless the context otherwise requires, references to a statutory provision include references to that statutory provision as from time to time amended, extended or re-enacted and any regulations made under it, provided that in the event that the amendment, extension or re-enactment of any statutory provision or introduction of any new statutory provision has a material impact on the obligations of either Party, the Parties will negotiate in good faith to agree such amendments to this Agreement as may be appropriate in the circumstances. If, within a reasonable period of time, the Supplier/Service Provider and Transnet cannot reach agreement on the nature of the changes required or on modification of Prices, delivery schedules, warranties, or other terms and conditions, either Party may seek to have the matter determined in accordance with clause 29 [Dispute Resolution] above.

# 33.3 **Counterparts**

This Agreement may be signed in any number of counterparts, all of which taken together shall constitute one and the same instrument. Either Party may enter into this Agreement by signing any such counterpart.

# 34 DATABASE OF RESTRICTED SUPPLIER

The process of restriction is used to exclude a company/person from conducting future business with Transnet and other organs of state for a specified period. No Bid shall be awarded to a Bidder whose name (or any of its members, directors, partners or trustees) appear on the Register of Tender Defaulters kept by National Treasury, or who have been placed on National Treasury's List of Restricted Suppliers. Transnet 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 restricted with National Treasury by another government institution.

# Thus signed by the Parties and witnessed on the following dates and at the following places:

SIGNED for and on behalf of	SIGNED for and on behalf of	SIGNED for and on behalf of
Transnet SOC Ltd	Transnet SOC Ltd	
duly authorised hereto	duly authorised hereto	duly authorised hereto
Registration Number	Registration Number	Registration Number
1990/000900/30	1990/000900/30	
Signature	Signature	Signature
	N.	N
Name :	Name:	Name:
Position:	Position:	Position:
Date:	Date:	Date:
Place:	Place:	Place:
AS WITNESS:	AS WITNESS:	AS WITNESS:
Signature	Signature	Signature
Signature	Signature	olgridata
Name	Name	Name

**ANNEXURE F-GENERAL BID CONDITIONS** 

# **TABLE OF CONTENTS**

1	DEFINITIONS	3
2	GENERAL	3
3	SUBMITTING OF BID DOCUMENTS	3
4	USE OF BID FORMS	4
5	BID FEES	4
6	VALIDITY PERIOD	4
7	SITE VISITS / BRIEFING SESSIONS	4
8	CLARIFICATION BEFORE THE CLOSING DATE	4
9	COMMUNICATION AFTER THE CLOSING DATE	4
10	UNAUTHORISED COMMUNICATION ABOUT BIDS	5
11	RETURNABLE DOCUMENTS	5
12	DEFAULTS BY RESPONDENTS	5
13	CURRENCY	5
14	PRICES SUBJECT TO CONFIRMATION	5
15	ALTERATIONS MADE BY THE RESPONDENT TO BID PRICES	5
16	EXCHANGE AND REMITTANCE	6
17	ACCEPTANCE OF BID	6
18	NOTICE TO UNSUCCESSFUL RESPONDENTS	6
19	TERMS AND CONDITIONS OF CONTRACT	7
20	CONTRACT DOCUMENTS	7
21	LAW GOVERNING CONTRACT	7
22	IDENTIFICATION	7
23	RESPONDENT'S SAMPLES	8
24	SECURITIES	8
25	PRICE AND DELIVERY BASIS FOR GOODS	9
26	EXPORT LICENCE	9
27	QUALITY OF MATERIAL	9
29	VALUE-ADDED TAX	9
30	IMPORTANT NOTICE TO RESPONDENTS REGARDING PAYMENT	9
31	CONTRACT QUANTITIES AND DELIVERY REQUIREMENTS	10
32	PLANS, DRAWINGS, DIAGRAMS, SPECIFICATIONS AND DOCUMENTS	11
33	BIDS BY OR ON BEHALF OF FOREIGN RESPONDENTS	12
34	DATABASE OF RESTRICTED SUPPLIERS	13
35	CONFLICT WITH ISSUED REX DOCUMENT	13

# 1 DEFINITIONS

Where the following words or phrases are used in this Agreement, such words or phrases shall have the meaning assigned thereto in this clause, except where the context clearly requires otherwise:

- 1.1 **Bid** shall mean a Respondent's tendered response / proposal to a Transnet RFP or RFQ;
- 1.2 **Bid Document(s)** shall mean a reference to a Request for Proposal or Request for Quotation;
- 1.3 **Business Day** shall mean any day other than a Saturday, Sunday or public holiday;
- 1.4 **Goods** shall mean the goods required by Transnet as specified in its Bid Document;
- 1.5 **Parties** shall mean Transnet and the Respondents to a Bid Document;
- 1.6 **Respondent(s)** shall mean a respondent/bidder to a Bid Document;
- 1.7 **RFP** shall mean Request for Proposal;
- 1.8 **RFQ** shall mean Request for Quotation;
- 1.9 **RFX** shall mean RFP or RFQ, as the case may be;
- 1.10 **Services** shall mean the services required by Transnet as specified in its Bid Document;
- 1.11 **Service Provider or Supplier** shall mean the successful Respondent;
- 1.12 **Tax Invoice** shall mean the document as required by Section 20 of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time;
- 1.13 **Transnet** shall mean Transnet SOC Ltd, a State Owned Company; and
- 1.14 **VAT** shall mean Value-Added Tax in terms of the Value-Added Tax Act, 89 of 1991, as may be amended from time to time.

# 2 GENERAL

All Bid Documents and subsequent contracts and orders shall be subject to the following general conditions as laid down by Transnet and are to be strictly adhered to by any Respondent to this RFX.

## 3 SUBMITTING OF BID DOCUMENTS

- 3.1 A Bid, which shall hereinafter include reference to an RFP or RFQ, shall be submitted to Transnet no later than the closing date and time specified in accordance with the directions issued in the Bid Documents. Late Bids will not be considered.
- 3.2 The Bid Documents must be completed in their entirety and Respondents are required to complete and submit their Bid submissions by uploading them into the system against each tender selected. The bidder guide can be found on the Transnet Portal transnetetenders.azurewebsites.net.

## 4 USE OF BID FORMS

- 4.1 Where special forms and/or formats are issued by Transnet for the submission of Bids, Respondents are required to submit their Bids by completion of the appropriate sections on such official forms and/or formats and not in other forms and/or formats or documents bearing their own terms and conditions of contract. Non-compliance with this condition may result in the rejection of a Bid.
- 4.2 Respondents must note that the original Bid forms and/or formats must be completed for submission.
- 4.3 Only if insufficient space has been allocated to a particular response may a Respondent submit additional information under separate cover using the Company's letterhead. This must be duly cross-referenced in the RFX.

# 5 BID FEES

A bid fee is not applicable. The Bid Documents may be downloaded directly from National Treasury's e-Tender Publication Portal at <a href="https://www.etenders.gov.za">www.etenders.gov.za</a> and may also be downloaded from the Transnet website at <a href="https://www.transnet.net">www.transnet.net</a> free of charge.

# **6 VALIDITY PERIOD**

- 6.1 The Respondents must hold their Bid valid for acceptance by Transnet at any time within the requested validity period after the closing date of the bid.
- 6.2 Respondents may be requested to extend their validity period for a specified additional period. In such instances, Respondents will not be allowed to change any aspect of their Bid, unless they are able to demonstrate that the proposed change/s is as a direct and unavoidable consequence of Transnet's extension of the validity period.

# **7 SITE VISITS / BRIEFING SESSIONS**

Respondents may be requested to attend a site visit or briefing session where it is necessary to view the site in order to prepare their Bids, or where Transnet deems it necessary to provide Respondents with further information to allow them to complete their Bids properly. Where such visits or sessions are indicated as compulsory in the RFX Document, Respondents are obliged to attend these meetings as failure to do so will result in their disqualification.

## 8 CLARIFICATION BEFORE THE CLOSING DATE

Should clarification be required on any aspect of the Bid before the closing date, the Respondent must upload questions onto the Transnet e-Tender Submission Portal or direct such queries to the contact person listed in the RFX Document in the stipulated manner.

# 9 COMMUNICATION AFTER THE CLOSING DATE

After the closing date of a Bid (i.e. during the evaluation period) the Respondent may only communicate with the contact person listed in the RFX Document.

## 10 UNAUTHORISED COMMUNICATION ABOUT BIDS

Respondents may at any time communicate with the contact person listed in the RFX Document on any matter relating to its Bid but, in the absence of written authority from the delegated individual (BEC chairperson), no communication on a question affecting the subject of a Bid shall take place between Respondents or other potential service providers or any member of the Bid Adjudication Committee or official of Transnet during the period between the closing date for the receipt of the Bid and the date of the notification of the successful Respondent(s). A Bid, in respect of which any such unauthorised communication has occurred, may be disqualified.

## 11 RETURNABLE DOCUMENTS

All returnable documents listed in the RFX Documents must be submitted with Respondent's Bid. Failure to submit mandatory returnable schedules / documents will result in disqualification. Failure to submit other schedules / documents may result in disqualification.

## 12 DEFAULTS BY RESPONDENTS

If the Respondent, after it has been notified of the acceptance of its Bid fails to:

- 12.1 enter into a formal contract when called upon to do so within such period as Transnet may specify; or
- 12.2 accept an order in terms of the Bid;
- 12.3 furnish satisfactory security when called upon to do so for the fulfilment of the contract; or
- 12.4 comply with any condition imposed by Transnet,

Transnet may, in any such case, without prejudice to any other legal remedy which it may have, proceed to accept any other Bid or, if it is necessary to do so, call for Bids afresh, and may recover from the defaulting Respondent any additional expense incurred by Transnet in calling for new offers or in accepting a less favourable offer.

# 13 CURRENCY

All monetary amounts referred to in a Bid response must be in Rand, the currency of the Republic of South Africa [**ZAR**], save to the extent specifically permitted in the RFP.

## 14 PRICES SUBJECT TO CONFIRMATION

Prices which are quoted subject to confirmation will not be considered.

# 15 ALTERATIONS MADE BY THE RESPONDENT TO BID PRICES

All alterations made by the Respondent to its Bid price(s) prior to the submission of its Bid Documents must be done by deleting the incorrect figures and words where required and by inserting the correct figures and words against the items concerned. All such alterations must be initialled by the person who signs the Bid Documents. Failure to observe this requirement may result in the particular item(s) concerned being excluded in the matter of the award of the business.

## 16 EXCHANGE AND REMITTANCE

- 16.1 The Respondent should note that where the whole or a portion of the contract or order value is to be remitted overseas, Transnet shall, if requested to do so by the Supplier/Service Provider, effect payment overseas directly to the foreign principal or manufacturer of such percentage of the contract or order value as may be stipulated by the Respondent in its Bid Documents.
- 16.2 It is Transnet's preference to enter into Rand-based agreements. Transnet would request, therefore, that the Respondent give favourable consideration to obtaining forward exchange cover on the foreign currency portion of the Agreement at a cost that is acceptable to Transnet to protect itself against any currency rate fluctuation risks for the duration of any resulting contract or order.
- 16.3 The Respondent who desires to avail itself of the aforementioned facility must at the time of bidding furnish the information called for in the Exchange and Remittance section of the Bid Documents and also furnish full details of the principals or manufacturer to whom payment is to be made.
- 16.4 The South African Reserve Bank's approval is required before any foreign currency payments can be made to or on behalf of Respondents.
- 16.5 Transnet will not recognise any claim for adjustment of the order and/or contract price if the increase in price arises after the date on which the Goods/Services were to be delivered, as set out in the order and/or contract, or any subsequent agreement between the parties.
- 16.6 Transnet reserves the right to request a pro-forma invoice/tax invoice in order to ensure compliance with the contract and Value-Added Tax Act no. 89 of 1991 [VAT Act].

# 17 ACCEPTANCE OF BID

- 17.1 Upon the acceptance of a Bid by Transnet, the parties shall be bound by these General Bid Conditions and any contractual terms and/or any schedule of "Special Conditions" or otherwise which form part of the Bid Documents.
- 17.2 Where the Respondent has been informed by Transnet of the acceptance of its Bid, an email communication that has been successfully sent to the Respondent shall be regarded as proof of delivery to the Respondent 1 day after the date of submission.

# 18 NOTICE TO UNSUCCESSFUL RESPONDENTS

18.1 Unsuccessful Respondents shall be advised in writing that their Bids have not been accepted as soon as possible after the closing date of the Bid. On award of business to the successful Respondent all unsuccessful Respondents must be informed of the name of the successful Respondent and of the reason as to why their Bids had been unsuccessful.

## 19 TERMS AND CONDITIONS OF CONTRACT

- 19.1 The Supplier/Service Provider shall adhere to the Terms and Conditions of Contract issued with the Bid Documents, together with any schedule of "Special Conditions" or otherwise which form part of the Bid Documents.
- 19.2 Should the Respondent find any conditions unacceptable, it should indicate which conditions are unacceptable and offer amendments/ alternatives by written submission on a company letterhead. Any such submission shall be subject to review by Transnet's Legal Counsel who shall determine whether the proposed amendments /alternative(s) are acceptable or otherwise, as the case may be. Respondents will be afforded an opportunity to withdraw an unacceptable deviation, failing which the respondent will be disqualified.

# **20 CONTRACT DOCUMENTS**

- 20.1 The contract documents will comprise these General Bid Conditions, the Terms and Conditions of Contract and any schedule of "Special Conditions" which form part of the Bid Documents.
- 20.2 The abovementioned documents together with the Respondent's Bid response will constitute the contract between the parties upon receipt by the Respondent of Transnet's letter of acceptance, subject to all additional amendments and/or special conditions thereto as agreed to by the parties.
- 20.3 Should Transnet inform the Respondent that a formal contract will be signed, the abovementioned documents together with the Respondent's Bid response [and, if any, its covering letter and any subsequent exchange of correspondence] as well as Transnet's Letter of Acceptance, shall constitute a binding contract until the final contract is signed.

# 21 LAW GOVERNING CONTRACT

The law of the Republic of South Africa shall govern the contract created by the acceptance of a Bid. The *domicilium citandi et executandi* shall be a place in the Republic of South Africa to be specified by the Respondent in its Bid at which all legal documents may be served on the Respondent who shall agree to submit to the jurisdiction of the courts of the Republic of South Africa. A foreign Respondent shall, therefore, state in its Bid the name of its authorised representative in the Republic of South Africa who is empowered to sign any contract which may be entered into in the event of its Bid being accepted and to act on its behalf in all matters relating to the contract.

# 22 IDENTIFICATION

If the Respondent is a company, the full names of the directors shall be stated in the Bid. If the Respondent is a close corporation, the full names of the members shall be stated in the Bid. If the Respondent is a partnership or an individual trading under a trade name, the full names of the partners or of such individual, as the case may be, shall be furnished.

## 23 RESPONDENT'S SAMPLES

- 23.1 If samples are required from Respondents, such samples shall be suitably marked with the Respondent's name and address, the Bid number and the Bid item number and must be despatched in time to reach the addressee as stipulated in the Bid Documents on or before the closing date of the Bid. Failure to submit samples by the due date may result in the rejection of a Bid.
- 23.2 Transnet reserves the right to retain samples furnished by Respondents in compliance with Bid conditions.
- 23.3 Payment will not be made for a successful Respondent's samples that may be retained by Transnet for the purpose of checking the quality and workmanship of Goods/Services delivered in execution of a contract.
- 23.4 If Transnet does not wish to retain unsuccessful Respondents' samples and the Respondents require their return, such samples may be collected by the Respondents at their own risk and cost.

#### 24 SECURITIES

- 24.1 The successful Respondent, when called upon to do so, shall provide security to the satisfaction of Transnet for the due fulfilment of a contract or order. Such security shall be in the form of a Deed of Suretyship [Deed of Suretyship] furnished by an approved bank, building society, insurance or guarantee corporation carrying on business in South Africa.
- 24.2 The security may be applied in whole or part at the discretion of Transnet to make good any loss or damage which Transnet may incur in consequence of a breach of the contract or any part thereof.
- 24.3 Such security, if required, shall be an amount which will be stipulated in the Bid Documents.
- 24.4 For the purpose of clause 24.124.1 above, Transnet will supply a Deed of Suretyship form to the successful Respondent for completion and no guarantee in any other form will be accepted. A copy of such form will be supplied to Respondents on request. For this purpose a Deed of Suretyship form will be provided which shall be completed and returned to Transnet or a designated official by the successful Respondent within 30 [thirty] calendar days from the date of the letter of acceptance. No payment will be made until the form, duly completed, is delivered to Transnet. Failure to return the Deed of Suretyship within the prescribed time shall, save where prior extension has been granted, entitle Transnet without notice to the Supplier/Service Provider to cancel the contract with immediate effect.
- 24.5 Additional costs incurred by Transnet necessitated by reason of default on the part of the Supplier/Service Provider in relation to the conditions of this clause 244 will be for the account of the Supplier/Service Provider.

## 25 PRICE AND DELIVERY BASIS FOR GOODS

- 25.1 Unless otherwise specified in the Bid Documents, the prices quoted for Goods must be on a Delivered Duty Paid [latest ICC Incoterms] price basis in accordance with the terms and at the delivery point or points specified in Transnet's Bid Documents. Bids for supply on any other basis of delivery are liable to disqualification. The lead time for delivery stated by the Respondent must be inclusive of all non-working days or holidays, and of periods occupied in stocktaking or in effecting repairs to or overhauling plant, which would ordinarily occur within the delivery period given by the Respondent.
- 25.2 Respondents must furnish their Bid prices in the Price Schedule of the Bid Documents on the following basis:
  - a) Local Supplies Prices for Goods to be manufactured, produced or assembled in the Republic of South Africa, or imported supplies held in South Africa, to be quoted on a Delivered RSA named destination basis.
  - b) Imported Supplies Prices for Goods to be imported from all sources to be quoted on a Delivered Duty Paid [latest ICC Incoterms] basis, to end destination in South Africa, unless otherwise specified in the Bid Price Schedule.

## **26 EXPORT LICENCE**

The award of a Bid for Goods to be imported may be subject to the issue of an export licence in the country of origin or supply. If required, the Supplier/Service Provider's manufacturer or forwarding agent shall be required to apply for such licence.

# **27 QUALITY OF MATERIAL**

Unless otherwise stipulated, the Goods offered shall be NEW i.e. in unused condition, neither second-hand nor reconditioned.

# 28 VALUE-ADDED TAX

- 28.1 In respect of local supplies, i.e. Goods to be manufactured, produced or assembled in the Republic of South Africa, or imported supplies held or already in transit to South Africa, the prices quoted by the Respondent are to be inclusive of VAT which must be shown separately at the standard rate on the Tax Invoice.
- 28.2 In respect of foreign Services rendered:
  - a) the invoicing by a South African Service Provider on behalf of its foreign principal rendering such Service represents a Service rendered by the principal; and
  - b) the Service Provider's Tax Invoice(s) for the local portion only [i.e. the "commission" for the Services rendered locally] must show the VAT separately.

### 29 IMPORTANT NOTICE TO RESPONDENTS REGARDING PAYMENT

29.1 Method of Payment

- a) The attention of the Respondent is directed to the Terms and Conditions of Contract which set out the conditions of payment on which Bid price(s) shall be based.
- b) However, in addition to the aforegoing the Respondent is invited to submit offers based on alternative methods of payment and/or financing proposals.
- c) The Respondent is required to give full particulars of the terms that will be applicable to its alternative offer(s) and the financial merits thereof will be evaluated and taken into consideration when the Bid is adjudicated.
- d) The Respondent must, therefore, in the first instance, tender strictly in accordance with clause 29.1 (a) above. Failure to comply with clause 29.1 (a) above may preclude a Bid from further consideration.

NOTE: The successful Respondent [the **Supplier/Service Provider**] shall, where applicable, be required to furnish a guarantee covering any advance payments.

#### 29.2 Conditional Discount

Respondents offering prices which are subject to a conditional discount applicable for payment within a specific period are to note that the conditional period will be calculated as from the date of receipt by Transnet of the Supplier/Service Provider's month-end statement reflecting the relevant Tax Invoice(s) for payment purposes, provided the conditions of the order or contract have been fulfilled and the Tax Invoice is correct in all respects as referred to in the contract or order. Incomplete and/or incorrect Tax Invoices shall be returned and the conditional period will be recalculated from the date of receipt of the correct documentation.

# 30 CONTRACT QUANTITIES AND DELIVERY REQUIREMENTS

# 30.1 Contract Quantities

- a) It must be clearly understood that although Transnet does not bind itself to purchase a definitive quantity under any contract which may be entered into pursuant to this Bid, the successful Respondent nevertheless undertakes to supply against the contract such quantities as may be ordered against the contract, which orders are posted or delivered by hand or transmitted electronically on or before the expiry date of such contract.
- b) It is furthermore a condition that Transnet will not accept liability for any material/stocks specially ordered or carried by the Respondent with a view to meeting the requirements under any such contract.
- c) The estimated planned quantities likely to be ordered by Transnet per annum are furnished in relevant section of the Bid Documents. For avoidance of doubt the estimated quantities are estimates and Transnet reserves the right to order only those quantities sufficient for its operational requirements.

## 30.2 Delivery Period

# a) Period Contracts and Fixed Quantity Requirements

It will be a condition of any resulting contract/order that the delivery period embodied therein will be governed by the provisions of the Terms and Conditions of Contract.

# b) Progress Reports

The Supplier/Service Provider may be required to submit periodical progress reports with regard to the delivery of the Goods/Services.

# c) Emergency Demands as and when required

If, due to unforeseen circumstances, supplies of the Goods/Services covered by the Bid are required at short notice for immediate delivery, the Supplier/Service Provider will be given first right of refusal for such business. If it is unable to meet the desired critical delivery period, Transnet reserves the right to purchase such supplies as may be required to meet the emergency outside the contract if immediate delivery can be offered from any other source. The *Total or Partial Failure to Perform the Scope of Supply* section in the Terms and Conditions of Contract will not be applicable in these circumstances.

# 31 PLANS, DRAWINGS, DIAGRAMS, SPECIFICATIONS AND DOCUMENTS

# 31.1 Copyright

Copyright in plans, drawings, diagrams, specifications and documents compiled by the Supplier/Service Provider for the purpose of contract work shall be governed by the Intellectual Property Rights section in the Terms and Conditions of Contract.

# 31.2 Drawings and specifications

In addition to what may be stated in any Bid Document, the Respondent should note that, unless notified to the contrary by Transnet or a designated official by means of an official amendment to the Bid Documents, it is required to tender for Goods/Services strictly in accordance with the drawings and/or specifications supplied by Transnet, notwithstanding that it may be aware that alterations or amendments to such drawings or specifications are contemplated by Transnet.

#### 31.3 Respondent's drawings

Drawings required to be submitted by the Respondent must be furnished before the closing time and date of the Bid. The non-receipt of such drawings by the appointed time may disqualify the Bid.

# 31.4 Foreign specifications

The Respondent quoting for Goods/Services in accordance with foreign specifications, other than British and American standards, is to submit translated copies of such specifications with the Bid. In the event of any departures or variations between the foreign specification(s) quoted in the Bid Documents, full details regarding such departures or

variations must be furnished by the Respondent in a covering letter attached to the Bid. Non-compliance with this condition may result in disqualification.

## 32 BIDS BY OR ON BEHALF OF FOREIGN RESPONDENTS

- 32.1 Bids submitted by foreign principals may be forwarded directly by the principals or by its South African representative or agent to the designated official of Transnet according to whichever officer is specified in the Bid Documents.
- 32.2 In the case of a representative or agent, written proof must be submitted to the effect that such representative or agent has been duly authorised to act in that capacity by the principal. Failure to submit such authorisation by the representative or agent shall disqualify the Bid.
- 32.3 When legally authorised to prepare and submit Bids on behalf of their principals not domiciled in the Republic of South Africa, representatives or agents must compile the Bids in the names of such principals and sign them on behalf of the latter.
- 32.4 South African representatives or agents of a successful foreign Respondent must when so required enter into a formal contract in the name of their principals and must sign such contract on behalf of the latter. In every such case a legal Power of Attorney from their principals must be furnished to Transnet by the South African representative or agents authorising them to enter into and sign such contract.
  - a) Such Power of Attorney must comply with Rule 63 (Authentication of documents executed outside the Republic for use within the Republic) of the Uniform Rules of Court: Rules regulating the conduct of the proceedings of the several provincial and local divisions of the Supreme Court of South Africa.
  - b) The Power of Attorney must be signed by the principal under the same title as used in the Bid Documents.
  - c) If a Power of Attorney held by the South African representative or agent includes matters of a general nature besides provision for the entering into and signing of a contract with Transnet, a certified copy thereof should be furnished.
  - d) The Power of Attorney must authorise the South African representative or agent to choose the *domicilium citandi et executandi.*
- 32.5 If payment is to be made in South Africa, the foreign Supplier/Service Provider [i.e. the principal, or its South African agent or representative], must notify Transnet in writing whether, for payment by electronic funds transfer [EFT]:
  - a) funds are to be transferred to the credit of the foreign Supplier/Service Provider's account at a bank in South Africa, in which case the name and branch of such bank shall be furnished; or
  - b) funds are to be transferred to the credit of its South African agent or representative, in which case the name and branch of such bank shall be furnished.

32.6 The attention of the Respondent is directed to clause 24 above [Securities] regarding the provision of security for the fulfilment of contracts and orders and the manner and form in which such security is to be furnished.

# 33 DATABASE OF RESTRICTED SUPPLIERS

The process of restriction is used to exclude a company/person from conducting future business with Transnet and other organs of state for a specified period. No Bid shall be awarded to a Bidder whose name (or any of its members, directors, partners or trustees) appear on the Register of Tender Defaulters kept by National Treasury, or who have been placed on National Treasury's List of Restricted Suppliers. Transnet 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 restricted with National Treasury by another government institution.

# 34 CONFLICT WITH ISSUED RFX DOCUMENT

34.1 Should a conflict arise between these General Bid Conditions and the issued RFX document, the conditions stated in the RFX document shall prevail.

00000000



# **ANNEXURE G**

Important Note: All potential bidders must read this document and certify in the RFX Declaration Form that they have acquainted themselves with, and agree with the content. The contract with the successful bidder will automatically incorporate this Integrity Pact as part of the final concluded contract.

# **INTEGRITY PACT**

Between

# TRANSNET SOC LTD

Registration Number: 1990/000900/30

("Transnet")

And The Bidder / Supplier/ Service Provider / Contractor (hereinafter referred to as the "Bidder / Supplier")

## **PREAMBLE**

Transnet values full compliance with all relevant laws and regulations, ethical standards and the principles of economical use of resources, fairness and transparency in its relations with its Bidders / Suppliers.

In order to achieve these goals, Transnet and the Bidder / Supplier hereby enter into this agreement hereinafter referred to as the "Integrity Pact" which will form part of the Bidder's / Supplier's application for registration with Transnet as a vendor.

The general purpose of this Integrity Pact is to agree on avoiding all forms of dishonesty, fraud and corruption by following a system that is fair, transparent and free from any undue influence prior to, during and subsequent to the currency of any procurement and / or reverse logistics event and any further contract to be entered into between the Parties, relating to such event.

All Bidders / Suppliers will be required to sign and comply with undertakings contained in this Integrity Pact, should they want to be registered as a Transnet vendor.

## 1 OBJECTIVES

- 1.1 Transnet and the Bidder / Supplier agree to enter into this Integrity Pact, to avoid all forms of dishonesty, fraud and corruption including practices that are anti-competitive in nature, negotiations made in bad faith and under-pricing by following a system that is fair, transparent and free from any influence / unprejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to:
  - a) Enable Transnet to obtain the desired contract at a reasonable and competitive price in conformity to the defined specifications of the works, goods and services; and
  - b) Enable Bidders / Suppliers to abstain from bribing or participating in any corrupt practice in order to secure the contract.

# 2 COMMITMENTS OF TRANSNET

Transnet commits to take all measures necessary to prevent dishonesty, fraud and corruption and to observe the following principles:

- 2.1 Transnet hereby undertakes that no employee of Transnet connected directly or indirectly with the sourcing event and ensuing contract, will demand, take a promise for or accept directly or through intermediaries any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the Bidder, either for themselves or for any person, organisation or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting or implementation process related to any contract.
- 2.2 Transnet will, during the registration and bidding process treat all Bidders / Suppliers with equity, transparency and fairness. Transnet will in particular, before and during the registration process, provide to all Bidders / Suppliers the same information and will not provide to any Bidders / Suppliers confidential / additional information through which the Bidders / Suppliers could obtain an advantage in relation to any bidding process.
- 2.3 Transnet further confirms that its employees will not favour any prospective bidder in any form that could afford an undue advantage to a particular bidder during the tendering stage, and will further treat all Bidders / Supplier participating in the bidding process in a fair manner.
- 2.4 Transnet will exclude from the bidding process such employees who have any personal interest in the Bidders / Suppliers participating in the bidding process.

# **3 OBLIGATIONS OF THE BIDDER / SUPPLIER**

- 3.1 Transnet has a 'Zero Gifts' Policy. No employee is allowed to accept gifts, favours or benefits.
  - a) Transnet officials and employees **shall not** solicit, give or accept, or from agreeing to solicit, give, accept or receive directly or indirectly, any gift, gratuity, favour, entertainment, loan, or anything of monetary value, from any person or juridical entities in the course of official duties or in connection with any operation being managed by, or any transaction which may be affected by the functions of their office.
  - b) Transnet officials and employees **shall not** solicit or accept gifts of any kind, from vendors, suppliers, customers, potential employees, potential vendors, and suppliers, or any other individual or organisation irrespective of the value.
  - c) Under **no circumstances** should gifts, business courtesies or hospitality packages be accepted from or given to prospective suppliers participating in a tender process at the respective employee's Operating Division, regardless of retail value.
  - d) Gratuities, bribes or kickbacks of any kind must never be solicited, accepted or offered, either directly or indirectly. This includes money, loans, equity, special privileges, personal favours, benefit or services. Such favours will be considered to constitute corruption.
- 3.2 The Bidder / Supplier commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any ensuing contract stage in order to secure the contract or in furtherance to secure it and in particular the Bidder / Supplier commits to the following:
  - a) The Bidder / Supplier will not, directly or through any other person or firm, offer, promise or give to Transnet or to any of Transnet's employees involved in the bidding process or to any third person any material or other benefit or payment, in order to obtain in exchange an advantage during the bidding process; and
  - b) The Bidder / Supplier will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any employee of Transnet, connected directly or indirectly with the bidding process, or to any person, organisation or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 3.3 The Bidder / Supplier will not collude with other parties interested in the contract to preclude a competitive bid price, impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract. The Bidder / Supplier further commits itself to delivering against all agreed upon conditions as stipulated within the contract.
- 3.4 The Bidder / Supplier will not enter into any illegal or dishonest agreement or understanding, whether formal or informal with other Bidders / Suppliers. This applies in particular to certifications, submissions or non-submission of documents or actions that are restrictive or to introduce cartels into the bidding process.
- 3.5 The Bidder / Supplier will not commit any criminal offence under the relevant anti-corruption laws of South Africa or any other country. Furthermore, the Bidder /Supplier will not use for illegitimate purposes or for restrictive purposes or personal gain, or pass on to others, any information

- provided by Transnet as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- 3.6 A Bidder / Supplier of foreign origin shall disclose the name and address of its agents or representatives in South Africa, if any, involved directly or indirectly in the registration or bidding process. Similarly, the Bidder / Supplier of South African nationality shall furnish the name and address of the foreign principals, if any, involved directly or indirectly in the registration or bidding process.
- 3.7 The Bidder / Supplier will not misrepresent facts or furnish false or forged documents or information in order to influence the bidding process to the advantage of the Bidder / Supplier or detriment of Transnet or other competitors.
- 3.8 Transnet may require the Bidder / Supplier to furnish Transnet with a copy of its code of conduct. Such code of conduct must address the compliance programme for the implementation of the code of conduct and reject the use of bribes and other dishonest and unethical conduct.
- 3.9 The Bidder / Supplier will not instigate third persons to commit offences outlined above or be an accessory to such offences.
- 3.10 The Bidder/Supplier confirms that they will uphold the ten principles of the United Nations Global Compact (UNGC) in the fields of Human Rights, Labour, Anti-Corruption and the Environment when undertaking business with Transnet as follows:
  - a) Human Rights
    - Principle 1: Businesses should support and respect the protection of internationally proclaimed human rights; and
    - Principle 2: make sure that they are not complicit in human rights abuses.
  - b) Labour
    - Principle 3: Businesses should uphold the freedom of association and the effective recognition of the right to collective bargaining;
    - Principle 4: the elimination of all forms of forced and compulsory labour;
    - Principle 5: the effective abolition of child labour; and
    - Principle 6: the elimination of discrimination in respect of employment and occupation.
  - c) Environment
    - Principle 7: Businesses should support a precautionary approach to environmental challenges;
    - Principle 8: undertake initiatives to promote greater environmental responsibility; and
    - Principle 9: encourage the development and diffusion of environmentally friendly technologies.
  - d) Anti-Corruption
    - Principle 10: Businesses should work against corruption in all its forms, including extortion and bribery.

## 4 INDEPENDENT BIDDING

- 4.1 For the purposes of this undertaking in relation to any submitted Bid, the Bidder declares to fully understand that the word "competitor" shall include any individual or organisation, other than the Bidder, whether or not affiliated with the Bidder, who:
  - a) has been requested to submit a Bid in response to this Bid invitation;
  - could potentially submit a Bid in response to this Bid invitation, based on their qualifications, abilities or experience; and
  - c) provides the same Goods and Services as the Bidder and/or is in the same line of business as the Bidder.
- 4.2 The Bidder has arrived at his submitted Bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium will not be construed as collusive bidding.
- 4.3 In particular, without limiting the generality of paragraph 4.2 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
  - a) prices;
  - b) geographical area where Goods or Services will be rendered [market allocation];
  - c) methods, factors or formulas used to calculate prices;
  - d) the intention or decision to submit or not to submit, a Bid;
  - e) the submission of a Bid which does not meet the specifications and conditions of the RFP; or
  - f) bidding with the intention of not winning the Bid.
- 4.4 In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the Goods or Services to which his/her Bid relates.
- 4.5 The terms of the Bid as submitted 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.
- 4.6 Bidders are 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 10 [ten] years in terms of the Prevention and Combating of Corrupt Activities Act No 12 of 2004 or any other applicable legislation.

# 5 DISQUALIFICATION FROM BIDDING PROCESS

5.1 If the Bidder / Supplier has committed a transgression through a violation of paragraph 3 of this Integrity Pact or in any other form such as to put its reliability or credibility as a Bidder / Supplier into question, Transnet may reject the Bidder's / Supplier's application from the registration or bidding process and remove the Bidder / Supplier from its database, if already registered.

- 5.2 If the Bidder / Supplier has committed a transgression through a violation of paragraph 3, or any material violation, such as to put its reliability or credibility into question, Transnet may after following due procedures and at its own discretion also exclude the Bidder / Supplier from future bidding processes. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the circumstances of the case, which will include amongst others the number of transgressions, the position of the transgressors within the company hierarchy of the Bidder / Supplier and the amount of the damage. The exclusion will be imposed for up to a maximum of 10 (ten) years. However, Transnet reserves the right to impose a longer period of exclusion, depending on the gravity of the misconduct.
- 5.3 If the Bidder / Supplier can prove that it has restored the damage caused by it and has installed a suitable corruption prevention system, or taken other remedial measures as the circumstances of the case may require, Transnet may at its own discretion revoke the exclusion or suspend the imposed penalty.

#### 6 DATABASE OF RESTRICTED SUPPLIERS

- 6.1 The process of restriction is used to exclude a company/person from conducting future business with Transnet and other organs of state for a specified period. No Bid shall be awarded to a Bidder whose name (or any of its members, directors, partners or trustees) appear on the Register of Tender Defaulters kept by National Treasury, or who have been placed on National Treasury's List of Restricted Suppliers. Transnet 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 restricted with National Treasury by another government institution.
- 6.2 All the stipulations on Transnet's restriction process as laid down in Transnet's Supply Chain Policy and Procurement Procedures Manual are included herein by way of reference. Below follows a condensed summary of this restriction procedure.
- 6.3 On completion of the restriction procedure, Transnet will submit the restricted entity's details (including the identity number of the individuals and registration number of the entity) to National Treasury for placement on National Treasury's Database of Restricted Suppliers for the specified period of exclusion. National Treasury will make the final decision on whether to restrict an entity from doing business with any organ of state for a period not exceeding 10 years and place the entity concerned on the Database of Restricted Suppliers published on its official website.
- 6.4 The decision to restrict is based on one of the grounds for restriction. The standard of proof to commence the restriction process is whether a "*prima facie*" (i.e. on the face of it) case has been established.
- 6.5 Depending on the seriousness of the misconduct and the strategic importance of the Goods/Services, in addition to restricting a company/person from future business, Transnet may decide to terminate some or all existing contracts with the company/person as well.
- 6.6 A supplier or contractor to Transnet may not subcontract any portion of the contract to a restricted company.
- 6.7 Grounds for restriction include: If any person/Enterprise which has submitted a Bid, concluded a contract, or, in the capacity of agent or subcontractor, has been associated with such Bid or contract:
  - a) Has, in bad faith, withdrawn such Bid after the advertised closing date and time for the receipt of Bids;

- b) has, after being notified of the acceptance of his Bid, failed or refused to sign a contract when called upon to do so in terms of any condition forming part of the bid documents;
- c) has carried out any contract resulting from such bid in an unsatisfactory manner or has breached any condition of the contract;
- d) has offered, promised or given a bribe in relation to the obtaining or execution of the contract;
- e) has acted in a fraudulent or improper manner or in bad faith towards Transnet or any Government Department or towards any public body, Enterprise or person;
- f) has made any incorrect statement in a certificate or other communication with regard to the Local Content of his Goods or his B-BBEE status and is unable to prove to the satisfaction of Transnet that:
  - (i) he made the statement in good faith honestly believing it to be correct; and
  - (ii) before making such statement he took all reasonable steps to satisfy himself of its correctness;
- g) has submitted false information regarding any other matter required in terms of the Preferential Procurement Regulations, 2017 issued in terms of the Preferential Procurement Policy Framework Act which will affect the evaluation of a Bid or where a Bidder has failed to declare any subcontracting arrangements;
- h) caused Transnet damage, or to incur costs in order to meet the contractor's requirements and which could not be recovered from the contractor;
- i) has litigated against Transnet in bad faith.

## 7 PREVIOUS TRANSGRESSIONS

- 7.1 The Bidder / Supplier hereby declares that no previous transgressions resulting in a serious breach of any law, including but not limited to, corruption, fraud, theft, extortion and contraventions of the Competition Act 89 of 1998, which occurred in the last 5 (five) years with any other public sector undertaking, government department or private sector company that could justify its exclusion from its registration on the Bidder's / Supplier's database or any bidding process.
- 7.2 If it is found to be that the Bidder / Supplier made an incorrect statement on this subject, the Bidder / Supplier can be rejected from the registration process or removed from the Bidder / Supplier database, if already registered, for such reason (refer to the Breach of Law Form contained in the applicable RFX document.)

## 8 SANCTIONS FOR VIOLATIONS

- 8.1 Transnet shall also take all or any one of the following actions, wherever required to:
  - Immediately exclude the Bidder / Supplier from the bidding process or call off the precontract negotiations without giving any compensation to the Bidder / Supplier. However, the proceedings with the other Bidders / Suppliers may continue;
  - Immediately cancel the contract, if already awarded or signed, without giving any compensation to the Bidder / Supplier;
  - c) Recover all sums already paid by Transnet;

- Encash the advance bank guarantee and performance bond or warranty bond, if furnished by the Bidder / Supplier, in order to recover the payments, already made by Transnet, along with interest;
- e) Cancel all or any other contracts with the Bidder / Supplier;
- f) Exclude the Bidder / Supplier from entering into any bid with Transnet and other organs of state in future for a specified period; and
- g) If the Supplier subcontracted a portion of the bid to another person without declaring it to Transnet, Transnet must penalise the Supplier up to 10% of the value of the contract.

#### 9 CONFLICTS OF INTEREST

- 9.1 A conflict of interest includes, inter alia, a situation in which:
  - a) A Transnet employee has a personal financial interest in a bidding / supplying entity; and
  - b) A Transnet employee has private interests or personal considerations or has an affiliation or a relationship which affects, or may affect, or may be perceived to affect his / her judgment in action in the best interest of Transnet, or could affect the employee's motivations for acting in a particular manner, or which could result in, or be perceived as favouritism or nepotism.
- 9.2 A Transnet employee uses his / her position, or privileges or information obtained while acting in the capacity as an employee for:
  - a) Private gain or advancement; or
  - b) The expectation of private gain, or advancement, or any other advantage accruing to the employee must be declared in a prescribed form.

Thus, conflicts of interest of any bid committee member or any person involved in the sourcing process must be declared in a prescribed form.

- 9.3 If a Bidder / Supplier has or becomes aware of a conflict of interest i.e. a family, business and / or social relationship between its owner(s) / member(s) / director(s) / partner(s) / shareholder(s) and a Transnet employee / member of Transnet's Board of Directors in respect of a bid which will be considered for the bid process, the Bidder / Supplier:
  - a) must disclose the interest and its general nature, in the Request for Proposal ("RFX") declaration form; or
  - b) must notify Transnet immediately in writing once the circumstances has arisen.
- 9.4 The Bidder / Supplier shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any committee member or any person involved in the sourcing process, where this is done, Transnet shall be entitled forthwith to rescind the contract and all other contracts with the Bidder / Supplier.

#### 10 DISPUTE RESOLUTION

10.1 Transnet recognises that trust and good faith are pivotal to its relationship with its Bidders / Suppliers. When a dispute arises between Transnet and its Bidder / Supplier, the parties should use their best endeavours to resolve the dispute in an amicable manner, whenever possible. Litigation in bad faith negates the principles of trust and good faith on which commercial relationships are based. Accordingly, following a restriction process as mentioned in paragraph 6 above, Transnet will not do business with a company that litigates against it in bad faith or is

involved in any action that reflects bad faith on its part. Litigation in bad faith includes, but is not limited to the following instances:

- a) Vexatious proceedings: these are frivolous proceedings which have been instituted without proper grounds;
- Perjury: where a supplier make a false statement either in giving evidence or on an affidavit;
- c) **Scurrilous allegations:** where a supplier makes allegations regarding a senior Transnet employee which are without proper foundation, scandalous, abusive or defamatory; and
- d) **Abuse of court process:** when a supplier abuses the court process in order to gain a competitive advantage during a bid process.

## 11 GENERAL

- 11.1 This Integrity Pact is governed by and interpreted in accordance with the laws of the Republic of South Africa.
- 11.2 The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the law relating to any civil or criminal proceedings.
- 11.3 The validity of this Integrity Pact shall cover all the bidding processes and will be valid for an indefinite period unless cancelled by either Party.
- 11.4 Should one or several provisions of this Integrity Pact turn out to be invalid the remainder of this Integrity Pact remains valid.
- 11.5 Should a Bidder / Supplier be confronted with dishonest, fraudulent or corruptive behaviour of one or more Transnet employees, Transnet expects its Bidders / Suppliers to report this behaviour directly to a senior Transnet official / employee or alternatively by using Transnet's "Tip-Off Anonymous" hotline number 0800 003 056, whereby your confidentiality is guaranteed.

The Parties hereby declare that each of them has read and understood the clauses of this Integrity Pact and shall abide by it. To the best of the Parties' knowledge and belief, the information provided in this Integrity Pact is true and correct.

#### 00000000



# **ANNEXURE H**

NON DISCLOSURE AGREEMENT
[April 2020]

#### THIS AGREEMENT is made between

**Transnet SOC Ltd [Transnet**] [Registration No. 1990/000900/30]

whose registered office is at 49th Floor, Carlton Centre, 150 Commissioner Street, Johannesburg 2001,

and		

#### **WHEREAS**

Transnet and the Company wish to exchange Information [as defined below] and it is envisaged that each party may from time to time receive Information relating to the other in respect thereof. In consideration of each party making available to the other such Information, the parties jointly agree that any dealings between them shall be subject to the terms and conditions of this Agreement which themselves will be subject to the parameters of the Bid Document.

#### IT IS HEREBY AGREED

#### 1. INTERPRETATION

In this Agreement:

- **Agents** mean directors, officers, employees, agents, professional advisers, contractors or subcontractors, or any Group member;
- 1.2 **Bid** or **Bid Document** means Transnet's Request for Information [**RFI**] Request for Proposal [**RFP**] or Request for Quotation [**RFQ**], as the case may be;
- Confidential Information means any information or other data relating to one party [the Disclosing Party] and/or the business carried on or proposed or intended to be carried on by that party and which is made available for the purposes of the Bid to the other party [the Receiving Party] or its Agents by the Disclosing Party or its Agents or recorded in agreed minutes following oral disclosure and any other information otherwise made available by the Disclosing Party or its Agents to the Receiving Party or its Agents, whether before, on or after the date of this Agreement, and whether in writing or otherwise, including any information, analysis or specifications derived from, containing or reflecting such information but excluding information which:
- is publicly available at the time of its disclosure or becomes publicly available [other than as a result of disclosure by the Receiving Party or any of its Agents contrary to the terms of this Agreement]; or

- 1.3.2 was lawfully in the possession of the Receiving Party or its Agents [as can be demonstrated by its written records or other reasonable evidence] free of any restriction as to its use or disclosure prior to its being so disclosed; or
- 1.3.3 following such disclosure, becomes available to the Receiving Party or its Agents [as can be demonstrated by its written records or other reasonable evidence] from a source other than the Disclosing Party or its Agents, which source is not bound by any duty of confidentiality owed, directly or indirectly, to the Disclosing Party in relation to such information;
- 1.4 **Group** means any subsidiary, any holding company and any subsidiary of any holding company of either party; and
- **Information** means all information in whatever form including, without limitation, any information relating to systems, operations, plans, intentions, market opportunities, knowhow, trade secrets and business affairs whether in writing, conveyed orally or by machine-readable medium.

#### 2. CONFIDENTIAL INFORMATION

- 2.1 All Confidential Information given by one party to this Agreement [the **Disclosing Party**] to the other party [the **Receiving Party**] will be treated by the Receiving Party as secret and confidential and will not, without the Disclosing Party's written consent, directly or indirectly communicate or disclose [whether in writing or orally or in any other manner] Confidential Information to any other person other than in accordance with the terms of this Agreement.
- 2.2 The Receiving Party will only use the Confidential Information for the sole purpose of technical and commercial discussions between the parties in relation to the Bid or for the subsequent performance of any contract between the parties in relation to the Bid.
- 2.3 Notwithstanding clause 2.1 above, the Receiving Party may disclose Confidential Information:
- 2.3.1 to those of its Agents who strictly need to know the Confidential Information for the sole purpose set out in clause 2.2 above, provided that the Receiving Party shall ensure that such Agents are made aware prior to the disclosure of any part of the Confidential Information that the same is confidential and that they owe a duty of confidence to the Disclosing Party. The Receiving Party shall at all times remain liable for any actions of such Agents that would constitute a breach of this Agreement; or
- 2.3.2 to the extent required by law or the rules of any applicable regulatory authority, subject to clause 2.4 below.
- In the event that the Receiving Party is required to disclose any Confidential Information in accordance with clause 2.3.2 above, it shall promptly notify the Disclosing Party and cooperate with the Disclosing Party regarding the form, nature, content and purpose of such disclosure or any action which the Disclosing Party may reasonably take to challenge the validity of such requirement.

- In the event that any Confidential Information shall be copied, disclosed or used otherwise than as permitted under this Agreement then, upon becoming aware of the same, without prejudice to any rights or remedies of the Disclosing Party, the Receiving Party shall as soon as practicable notify the Disclosing Party of such event and if requested take such steps [including the institution of legal proceedings] as shall be necessary to remedy [if capable of remedy] the default and/or to prevent further unauthorised copying, disclosure or use.
- 2.6 All Confidential Information shall remain the property of the Disclosing Party and its disclosure shall not confer on the Receiving Party any rights, including intellectual property rights over the Confidential Information whatsoever, beyond those contained in this Agreement.

#### 3. RECORDS AND RETURN OF INFORMATION

- 3.1 The Receiving Party agrees to ensure proper and secure storage of all Information and any copies thereof.
- 3.2 The Receiving Party shall keep a written record, to be supplied to the Disclosing Party upon request, of the Confidential Information provided and any copies made thereof and, so far as is reasonably practicable, of the location of such Confidential Information and any copies thereof.
- 3.3 The Company shall, within 7 [seven] days of receipt of a written demand from Transnet:
- 3.3.1 return all written Confidential Information [including all copies]; and
- 3.3.2 expunge or destroy any Confidential Information from any computer, word processor or other device whatsoever into which it was copied, read or programmed by the Company or on its behalf.
- 3.4 The Company shall on request supply a certificate signed by a director as to its full compliance with the requirements of clause 3.3.2 above.

#### 4. ANNOUNCEMENTS

- 4.1 Neither party will make or permit to be made any announcement or disclosure of its prospective interest in the Bid without the prior written consent of the other party.
- 4.2 Neither party shall make use of the other party's name or any information acquired through its dealings with the other party for publicity or marketing purposes without the prior written consent of the other party.

#### 5. DURATION

The obligations of each party and its Agents under this Agreement shall survive the termination of any discussions or negotiations between the parties regarding the Bid and continue thereafter for a period of 5 [five] years.

#### 6. PRINCIPAL

Each party confirms that it is acting as principal and not as nominee, agent or broker for any other person and that it will be responsible for any costs incurred by it or its advisers in considering or pursuing the Bid and in complying with the terms of this Agreement.

#### 7. ADEQUACY OF DAMAGES

Nothing contained in this Agreement shall be construed as prohibiting the Disclosing Party from pursuing any other remedies available to it, either at law or in equity, for any such threatened or actual breach of this Agreement, including specific performance, recovery of damages or otherwise.

#### 8. PRIVACY AND DATA PROTECTION

- 8.1 The Receiving Party undertakes to comply with South Africa's general privacy protection in terms Section 14 of the Bill of Rights in connection with this Bid and shall procure that its personnel shall observe the provisions of such Act [as applicable] or any amendments and reenactments thereof and any regulations made pursuant thereto.
- 8.2 The Receiving Party warrants that it and its Agents have the appropriate technical and organisational measures in place against unauthorised or unlawful processing of data relating to the Bid and against accidental loss or destruction of, or damage to such data held or processed by them.

#### 9. GENERAL

- 9.1 Neither party may assign the benefit of this Agreement, or any interest hereunder, except with the prior written consent of the other, save that Transnet may assign this Agreement at any time to any member of the Transnet Group.
- 9.2 No failure or delay in exercising any right, power or privilege under this Agreement will operate as a waiver of it, nor will any single or partial exercise of it preclude any further exercise or the exercise of any right, power or privilege under this Agreement or otherwise.
- 9.3 The provisions of this Agreement shall be severable in the event that any of its provisions are held by a court of competent jurisdiction or other applicable authority to be invalid, void or otherwise unenforceable, and the remaining provisions shall remain enforceable to the fullest extent permitted by law.
- 9.4 This Agreement may only be modified by a written agreement duly signed by persons authorised on behalf of each party.
- 9.5 Nothing in this Agreement shall constitute the creation of a partnership, joint venture or agency between the parties.
- 9.6 This Agreement will be governed by and construed in accordance with South African law and the parties irrevocably submit to the exclusive jurisdiction of the South African courts.

#### 00000000

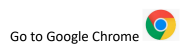
### **ANNEXURE I**



## "HOW TO" GUIDE FOR BIDDERS

# REGISTER ON ETENDER PORTAL ACCESS TENDERS

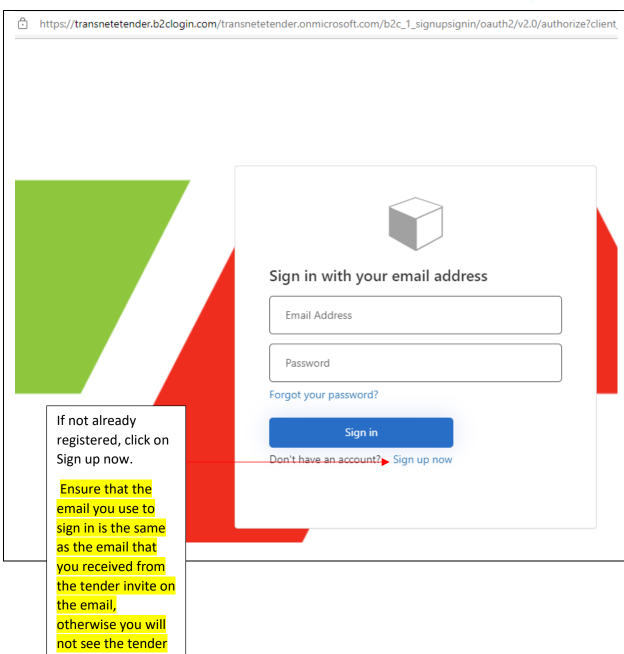
NB: Do not wait for the last minute to register or to bid for a tender. Ensure you complete your process at least 1 day (24hours) before the closing date



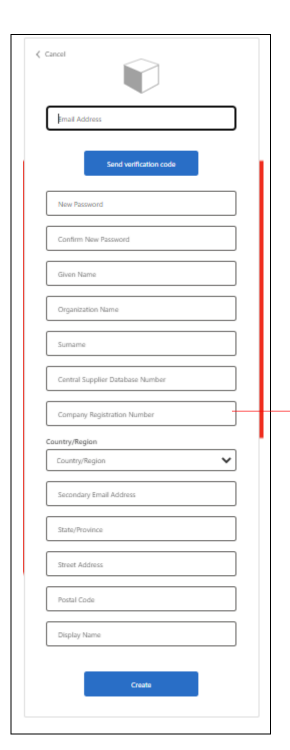








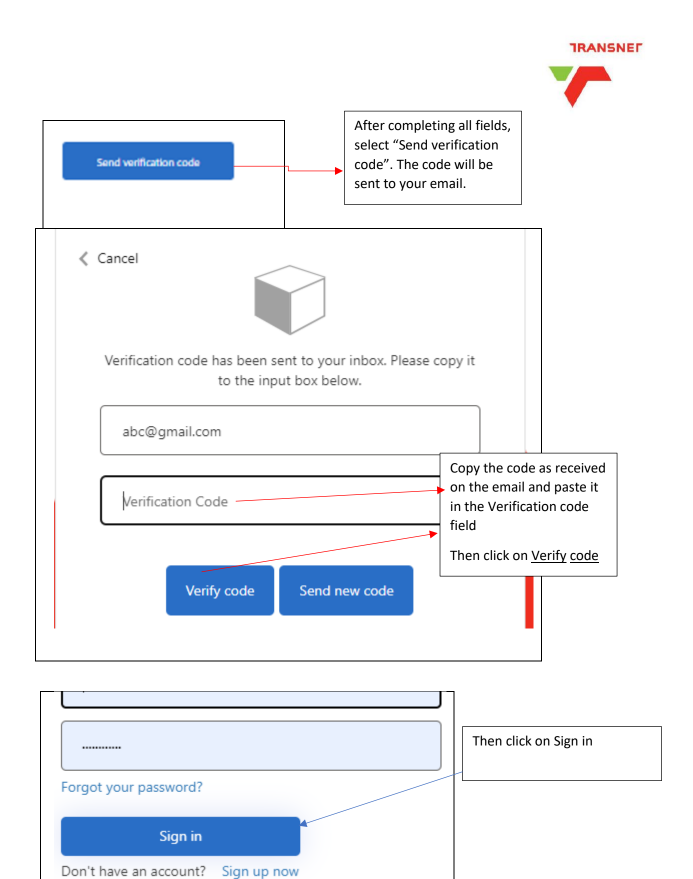


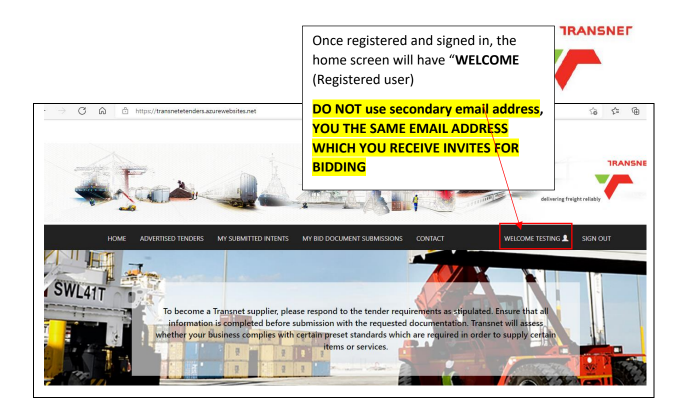


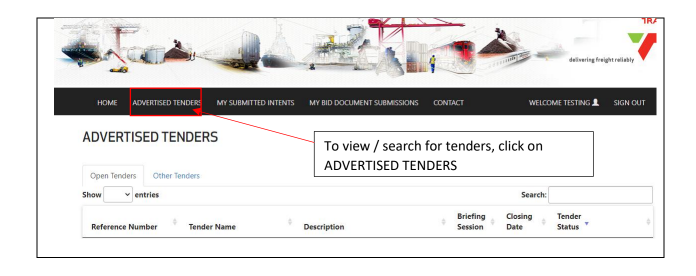
Complete all fields, before selecting "Send verification code" and confirm that all information is correct.

**VERY IMPORTANT**: Each field needs to be completed and not to be left blank

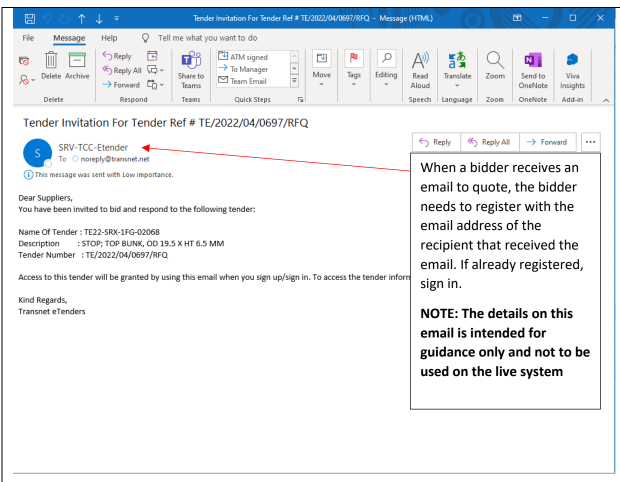
If you do not have a central Supplier Database number, enter the same company registration number in that field.

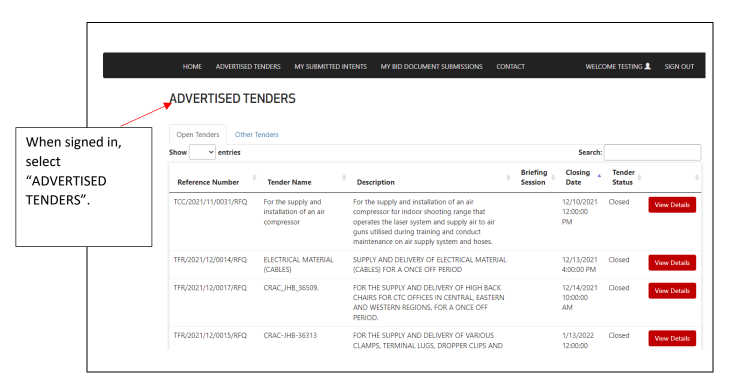




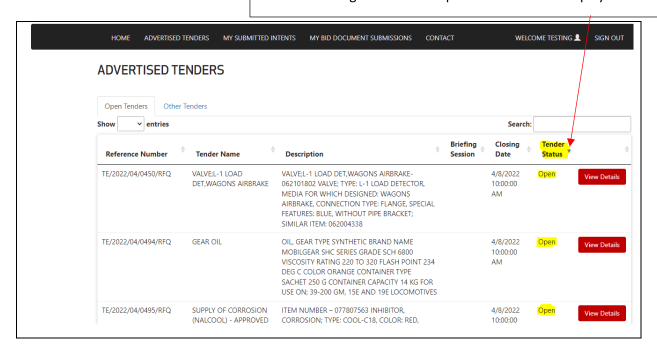


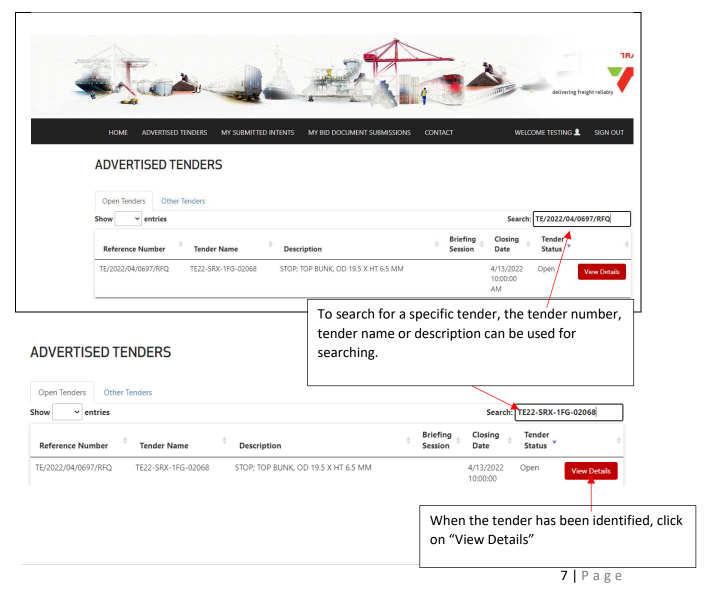






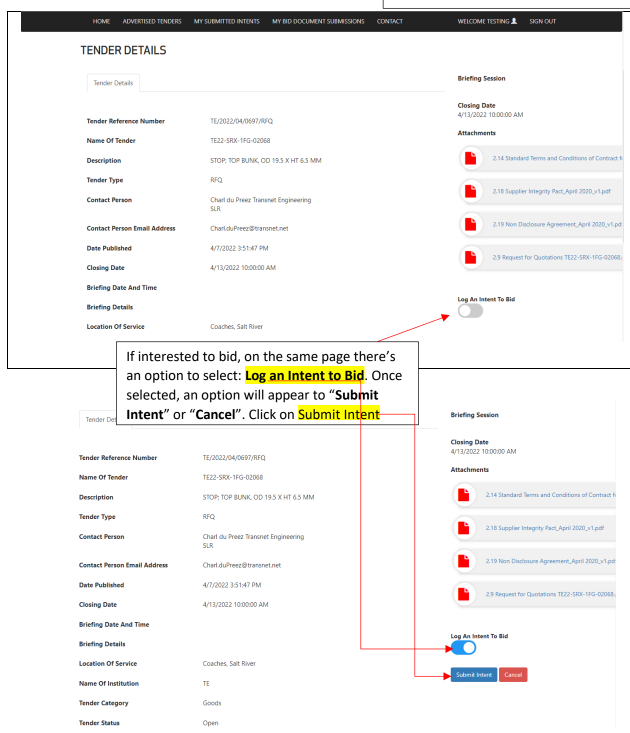
To manually search and change the view from Closed to Open, click twice on arrow next to "Tender Status". The arrow pointing down will change to blue and open tenders will be displayed.



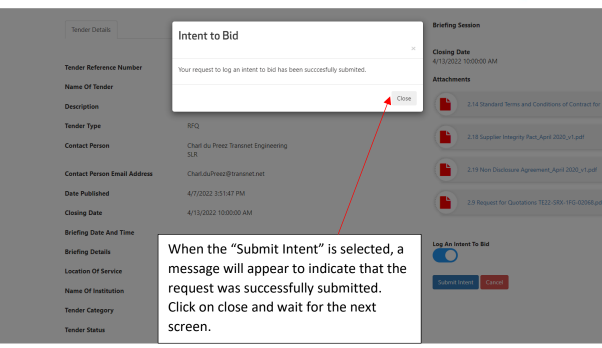


#### TRANSNET

When the "View Details" has been selected, the following screen will be displayed where the attachments can be viewed or downloaded.

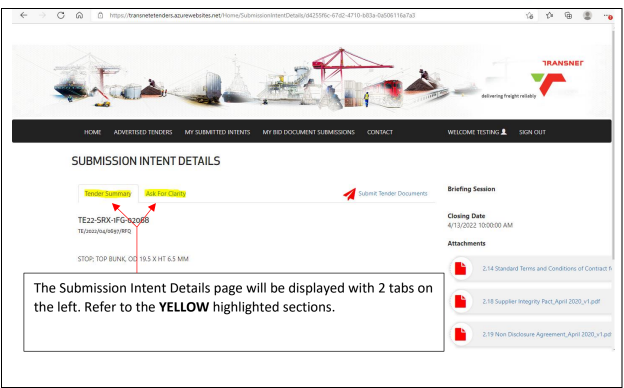


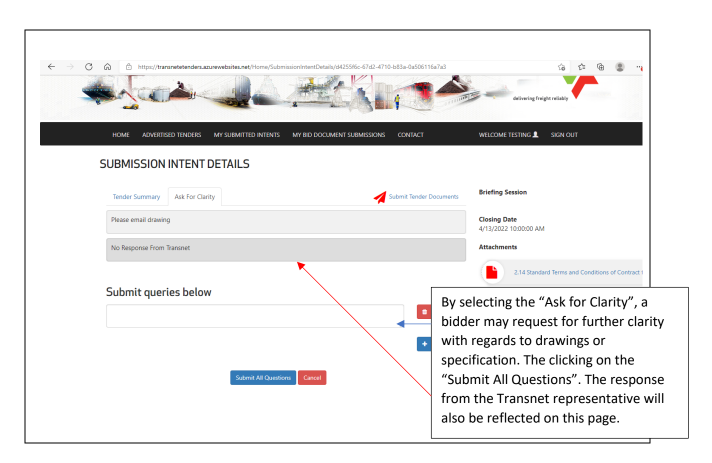




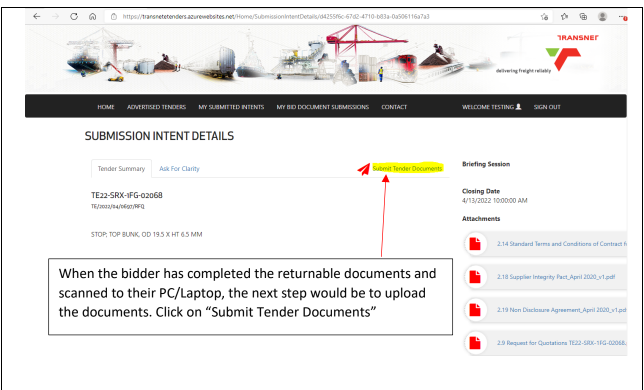


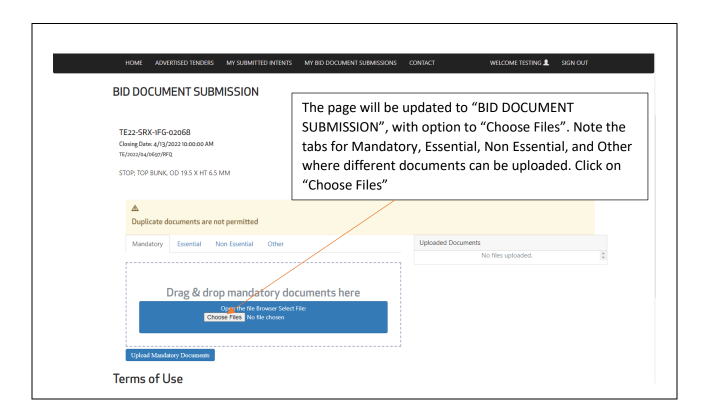




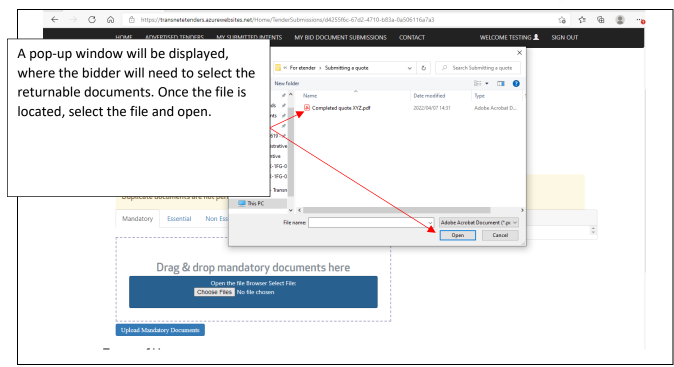


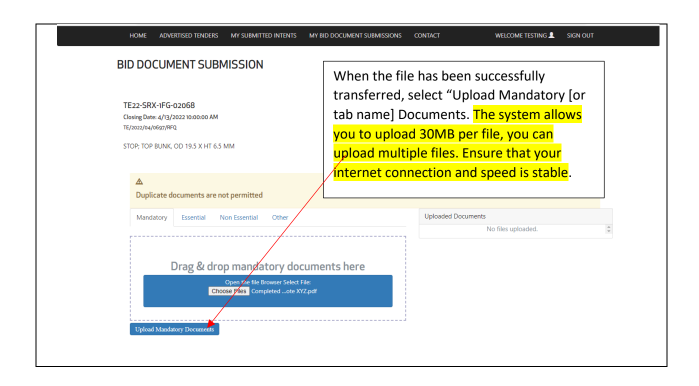




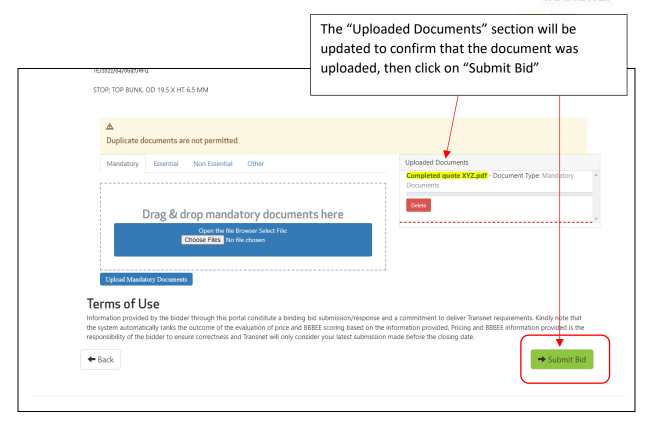


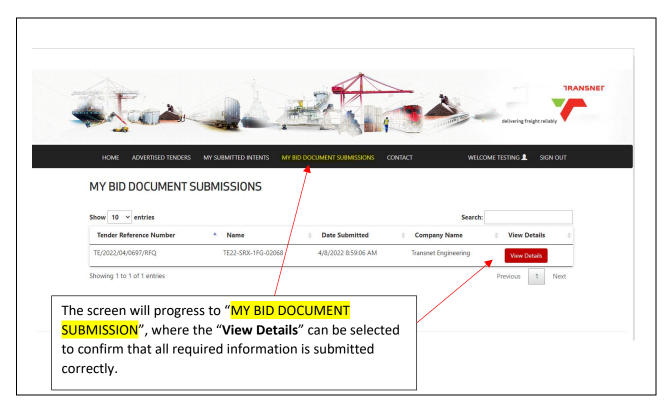






#### TRANSNET









# **Document Versions Released and Updates**

Version	Date	Description of update
1.	15/05/2023	Initial list of frequently encountered issues
2	09/06/2023	Updated CGI with slow network issue, and development mode error due to bidders incomplete submission of documents





# **Issues and Resolutions**

	Issue	Resolution
1.	Dashboard/Register and Submitted files, the difference between them	<ol> <li>The difference between the dashboard/register and number of documents/folders in the system, and the reasons:</li> <li>Bidders submitted bids without attaching/uploading any documents,         <ul> <li>a. This issue has been fixed by ICT in an update, so it no longer allows a submission without attaching/uploading</li> </ul> </li> <li>Bidders upload document and then delete it, therefore no documents/folders are available         <ul> <li>a. This issue has a log/trail of bidder actions which can show time of upload and time of deletion</li> </ul> </li> </ol>
2.	Development Mode error  An error socured while processing your request.  Development Mode	<ol> <li>Network connectivity, so please ask them to refresh the page with a better network connection if possible.</li> <li>User has been registered, and can reload, and sign in.</li> <li>Initial registration may have been missing some compliance documents, from user.</li> </ol>



# **Issues and Resolutions**

	Issue	Resolution
3.	Failing to register	Please find link to guide below and follow steps accordingly you should have an account registered.  https://www.transnet.net/TenderBulletins/Documents/E-Tender%20Vendor%20Portal.pdf
4.	Pending Approval Tender	<ol> <li>A. Manager has not approved.         <ul> <li>a. Manager should receive message in outlook and teams to approve.</li> </ul> </li> <li>Details have been entered in incorrectly into the system:         <ul> <li>a. Missing details to be filled in (closing date, type of tender, corridor, contact person ,approver etc. )</li> <li>b. Selected suppliers email incorrectly written (spelling mistake)</li> <li>c. Selected suppliers emails not separated by semi colons '; '</li> </ul> </li> </ol>





# **Issues and Resolutions**

	Issue	Resolution
5.	Access denied	The tender link may have been forwarded to those who were not authorised to access the document.
6.	Email used to register different than the one used for invitation	The tender link may have been forwarded to those who were not authorised to access the document. Or the invitation was sent to a particular email address and the registration is being attempted with another email address.
7.	CGI Error	<ul> <li>The CGI error could be caused due to a connection time out from the bidder side, and the browser keeping some items in a cache, on the browser.</li> <li>The potential steps to address it could be: <ol> <li>Open a new window in a new browser.</li> <li>Open a new window in an "incognito" mode (Chrome)</li> <li>Open a new window in "InPrivate" mode (Edge)</li> <li>Attempt to clear recent period history cache (Caution)</li> <li>User's Slow network connectivity, close many tabs, sites</li> <li>User's slow computer, or running many processes- close processes</li> <li>User's browser settings, User needing to refresh page, clear cookies, clear cache, clear history.</li> </ol> </li> <li>Conduct internet speed test.</li> </ul>

