

TENDER NO: 8/3/30-2019 (MN155/2019) SEPARATION OF RECYCLABLES FOR VELDDRIF

NAME OF TENDERER:	
Total Bid Price (Inclusive of VAT) (refer to page 67):	
DELIVERY PERIOD IN WORKING DAYS:	days
B-BBEE LEVEL	

Aug 2019

PREPARED AND ISSUED BY:

Directorate: Finance:

Supply Chain Management Unit

Bergrivier Municipality, PO Box 60 Piketberg 7320 Tel no.: (022) 913 6000 CONTACT FOR ENQUIRIES REGARDING SPECIFICATIONS:

Mr. Jaco Breunissen

Manager: Civil Engineering

Tel. Number: 022 913 6000

Email: breunissenjbergmun.org.za



TENDER 8/3/30-2019 MN155/2019: SEPARATION OF RECYCLABLES FOR VELDDRIF

TENDERS are hereby requested from service providers for the separation of recyclables for Velddrif, as set out in the specifications.

Bids, in sealed envelopes, clearly marked <u>"Tender No 8/3/30-2019 MN155-2019: Separation of recyclables for Velddrif"</u>, must be placed in the tender box at the Municipal Offices, 13 Kerk Street, Piketberg no later than <u>12:00 on Friday</u>, <u>23 September 2019</u> when the bids will be opened in public.

Documents and specifications that contain the minimum requirements are available on Bergrivier Municipality's website (www.bergmun.org.za) or on request at a no-refundable-fee of R50.00 from Ms. Revedy Hendricks at tel. no. (022) 913 6036 or hendricksr@bergmun.org.za during office hours. All technical enquiries can be addressed to Mr. Jaco Breunissen at Tel No. (022) 913 6000 or e-mail: breunissenj@bergmun.org.za.

Tenders must be valid and binding for ninety (90) days after closing date.

A compulsory site / clarification meeting is scheduled for Thursday, 05 September 2019 at 11H00, at the Municipal Offices in Velddrif.

Bids will be evaluated using the Council's Supply Chain Management Policy. It is therefore compulsory that the Preference Point Claim form for the Preferential Procurement Regulations is completed in full to make application for preference points. **The Bid price must be VAT inclusive.**

Bidders must be registered as a prospective supplier on National Treasury's Central Supplier Database (CSD). The Tax Clearance Certificate/ Tax Compliance Status (TCS) Pin/ Centralised Suppliers Database (CSD) Registration Number must be submitted together with the bid. Failure to submit a Tax Clearance Certificate/TCS Pin/CSD registration number may result in the invalidation of the bid.

Only bids completed in **black** ink on the original Bid documentation will be accepted. Late, incomplete or Bids submitted by facsimile or email will not be accepted. Proof of submitting a Bid will not be accepted as proof of the Bid having been received. The Municipality is not obliged to accept the lowest or any Bid submitted to it. The Municipality reserves the right to accept any Bid in full or in part.

MUNICIPAL OFFICES 13 CHURCH STREET PIKETBERG 7320 ADV. HANLIE LINDE MUNICIPAL MANAGER

MN155/2019 23 August 2019



TENDER 8/3/30-2019 MK155/2019: SKEIDING VAN HERWINBARE MATERIAAL VIR VELDDRIF

TENDERS word hiermee ingewag van diensverskaffers vir die skeiding van herwinbare materiaal vir Velddrif, soos uiteengesit in die spesifikasies.

Tenders, in verseëlde koeverte en duidelik buite-op gemerk <u>"Tender 8/3/30-2019 MK155/2019: Skeiding van herwinbare materiaal vir Velddrif"</u>, moet in die tenderbus by die Munisipale Kantore, Kerkstraat 13, Piketberg geplaas word teen nie later as 12:00 op <u>Vrydag, 23 September 2019</u> waarna tenders in die openbaar oopgemaak sal word.

Dokumente en spesifikasies is vekrygbaar op Bergrivier Munisipaliteit se webtuiste (www.bergmun.gov.za) of op aanvraag beskikbaar teen 'n <a href="mailto:nie-terugbetaalbare tenderfooi van rie-terugbetaalbare rie-tenderfooi van rie-tenderfo

Tenders moet geldig en bindend wees vir negentig (90) dae na sluitingsdatum.

'n Verpligte terreinsvergadering is geskeduleer vir Donderdag 05 September 2019 om 11H00, by die Munisipale Kantore in Velddrif.

Tenders sal geëvalueer word ingevolge die Raad se Voorsieningskanaalbestuursbeleid, 80/20-punte stelsel. Dit is dus verpligtend om die Voorkeurverkrygingsvorm te voltooi om te kwalifiseer vir enige voorkeurpunte. **Pryse moet BTW insluit.**

Verskaffers moet geregistreer wees as 'n voornemende verskaffer op Nasionale Tesourie se Sentrale Databasis (SDB). Die Belastinguitklaringsertifikaat / Belasting ooreenstemmende status Pin / Sentrale verskaffersdatabasis (SDB) nommer (MAAA....), moet saam met die tenderdokument ingedien word. Nie-nakoming hiervan sal die uitslag van die tender ongeldig verklaar.

Slegs tenders wat in <u>swart</u> ink voltooi is op die oorspronklike dokumentasie sal aanvaar word. Laat, onvolledige of tenders ontvang per faks of e-pos, sal nie aanvaar word nie. Bewys van versending van 'n tender sal nie as bewys van ontvangs van 'n tender gesien word nie. Die Raad is nie verplig om die laagste of enige tender te aanvaar nie. Die Raad behou die reg voor om enige tender of gedeelte daarvan te aanvaar.

MUNISIPALE KANTORE KERKSTRAAT 13 PIKETBERG 7320 ADV. HANLIE LINDE MUNISIPALE BESTUURDER

MK155/2019 23 Augustus 2019



TENDER DETAILS							
TENDER NUMBER:	TENDE	R 8/3/30-2019	MN155/2	2019			
TENDER TITLE:	SEPAR	SEPARATION OF RECYCLABLES FOR VELDDRIF					
CLOSING DATE:	23 Sep	otember 2019	CLOSING	TIME:		12h00	
SITE MEETING:	DATE:	05 Sept '19	TIME:		11h00	COMPULSORY:	Yes
SITE MEETING ADDRESS:	Munici	pal Offices in	Velddrif				
NB: Please note that no lated	omers will	be allowed.					
For all compulsory briefing sattend the meeting or arrived						m interested bidde	rs that did not
CIDB GRADING REQUIRED:	NO						
BID BOX:		SITUATED AT: BERGRIVIER Municipal Building, 13 Church Street, BERGRIVIER. The bid box is generally open 24 hours a day, 7 days a week.					
OFFER TO BE VALID FOR:	90 DAYS FROM THE CLOSING DATE OF BID.						
TENDERER DETAILS (Please	indicate po	stal address for al	l correspon	dence relev	ant to this s	pecific tender)	
NAME OF TENDERER:							
NAME OF CONTACT PERSON:				CELL PHO	ONE NO :		
PLIN (CLO)				BOOTAL			
PHYSICAL ADDRESS:				POSTAL ADDRES			
TELEPHONE #:							
E-MAIL ADDRESS:	L ADDRESS:						
DATE:							
SIGNATURE OF TENDERER:							
CAPACITY UNDER WHICH THIS BID IS SIGNED:		IGNED:					

PLEASE NOTE:

- 1. Tenders that are deposited in the incorrect box will not be considered.
- 2. Mailed, telegraphic or faxed tenders will not be accepted.
- 3. If the bid is late, it will not be accepted for consideration.
- 4. Bids may only be submitted on the Bid Documentation provided by the Municipality.

ENQUIRIES MAY BE DIRECTED TO:		CONTACT PERSON	TEL. NUMBER	EMAIL ADDRESS
1.	TECHNICAL ENQUIRIES	Mr. Jaco Breunissen	022 913 6000	breunissenj@bergmun.org.za
2.	ENQUIRIES REGARDING BID PROCEDURES & COMPLETION OF BID DOCUMENTS	Mr. Israel Saunders	022 913 6038	saundersi@bergmun.org.za



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PART A – ADMINISTRATIVE REQUIREMENTS IN TERMS OF THE SUPPLY CHAIN MANAGEMENT POLICY



1. CHECKLIST

PLEASE ENSURE THAT THE FOLLOWING FORMS HAVE BEEN DULY COMPLETED AND SIGNED AND THAT ALL DOCUMENTS AS REQUESTED, ARE ATTACHED TO THE TENDER DOCUMENT:

Authority to Sign a Bid - Is the form duly completed and is a certified copy of the resolution attached?	Yes	No	
Tax Clearance Certificate -VALID Tax Clearance Certificate attached/ Tax compliance pin?	Yes	No	
MBD 4 (Declaration of Interest) - Is the form duly completed and signed?	Yes	No	
MBD 6.1 (Preference Points claim form for purchases/services) - Is the form duly completed and signed?	Yes	No	
Is a CERTIFIED copy of the B-BBEE Certificate or the original B-BBEE Certificate attached?			
MBD 8 (Declaration of Past Supply Chain Practices) - Is the form duly completed and signed?	Yes	No	
MBD 9 (Certificate of Independent Bid Determination) - Is the form duly completed and signed?	Yes	No	
MBD 10 (Certificate of Payment of Municipal Accounts) - Is the form duly completed and signed? Are the Identity numbers, residential addresses and municipal account numbers of ALL members, partners, directors, etc. provided on the form as requested? Are copies of these municipal accounts attached?	Yes	No	
Form of Indemnity - Is the form duly completed and signed?	Yes	No	
Pricing Schedule - Is the form duly completed and signed?	Yes	No	
Form of Offer- Is the form duly completed and signed?	Yes	No	
Declaration by Tenderer - Is the form duly completed and signed?	Yes	No	

SIGNATURE	NAME (PRINT)	
CAPACITY	DATE	
NAME OF FIRM		

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2.

2.	ALITHO	RITY TO	SIGN A	RID
Z .	AUIIIO		JIGIN F	· DID

1. S	OLE PROPRIETOR	(SINGLE OWNER BUSINES	S) AN	D NAT	URAL I	PERSON		
1.1.	l,		, 1	he und	ersigne	d, hereby co	nfirm th	nat I am the
	sole owner of the b	usiness trading as						OR
1.2.				the un	dersign	ed, hereby c	onfirm	that I am
	submitting this tend	er in my capacity as natural p	erson.					
SIGN	IATURE:			DATE:				
PRIN	IT NAME:							
WITN	NESS 1:		,	WITNE	SS 2:			
c	OMPANIES AND C	LOSE CORPORATIONS						
2.1.	signed, authorising this bid and any of	COMPANY, a certified copy the person who signs this bid ther documents and correspo any must be submitted with	to do ndence	so, as v e in cor	vell as i	to sign any c n with this b	ontractid and/	resulting from or contract on
2.2.	In the case of a authorizing a memlincluded with the	CLOSE CORPORATION (Coper or other official of the corp bid.	C) sub oration	mitting to sign	a bid, the do	a resolution ocuments on	on by their be	its members, ehalf, shall be
PAR	PARTICULARS OF RESOLUTION BY BOARD OF DIRECTORS OF THE COMPANY/MEMBERS OF THE CC							
Date	Resolution was taken							
Resc	olution signed by (name	e and surname)						
Capa	ncity							
Nam	e and surname of deleg	gated Authorized Signatory						
Capa	ncity							
Spec	imen Signature							
Full	name and surname of A	ALL Director(s) / Member (s)						
1.			2.					
3.			4.					
5.			6.					
7.			8.					
9.			10.				1	<u> </u>
Is a	CERTIFIED COPY	of the resolution attached?			YES		NO	
	IED ON BEHALF OF PANY / CC:			DATE:				
PRIN	IT NAME:							
WITN	IESS 1:			WITNE	SS 2:			

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3.	PARTNERSHIP									
	We, the undersigned par	rtners in the	business trading as				hereby			
	authorize Mr/Ms			to sig	n this bid	d as well as a	any contract resulting			
	from the bid and any ot	her docume	nts and correspond	lence in	connectio	on with this bid	d and /or contract for			
		and on behalf of the abovementioned partnership. The following particulars in respect of every partner must be furnished and signed by every partner:								
	The following particulars	in respect o	f every partner mus	t be furni	shed and	signed by eve	ery partner:			
		Full name	of partner				Signature			
	SIGNED ON BEHALF OF PARTNERSHIP:			DATE:						
	PRINT NAME:									
	WITNESS 1:			WITNES	S 2:					
4.	CONSORTIUM									
	We, the undersigned cor	nsortium par	tners, hereby autho	rize						
	_	-	ity) to act as lead co		partner a	and further aut	horize Mr./Ms			
							act resulting from this			
	tender and any other do	cuments and	d correspondence ir	connec	tion with t	this tender and	d / or contract for and			
	on behalf of the consorti	um.								
	The following particular member:	s in respect	t of each consortiu	m memb	per must	be provided	and signed by each			
	Full Name of Consortiun	n Member	Role of Consor	tium Mem	ber	% Participation	Signature			
	SIGNED ON BEHALF OF PARTNERSHIP:					DATE:				
	PRINT NAME:									
	WITNESS 1:				WITNESS	S 2:				

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3. CERTIFICATE OF AUTHORITY FOR JOINT VENTURES

This returnable schedule is to be completed by JOINT VENTURES

We, the undersign	ned, are submitting this	s tender offer in joint venture an	d hereby authorize Mr./Ms
authorized signat	ory of the Company/Clo	ose Corporation/Partnership (na	
sign all document	s in connection with the	, acting in to the second contract the second contract and any contract	he capacity of lead partner, to resulting from it on our behalf.
(i) Name of firm (Le	ad partner)		
Address			
Cianatura		Tel. No.	
Signature		Designation	
(ii) Name of firm			
Address			
		Tel. No.	
Signature		Designation	
(iii)Name of firm			
Address:			
Address.		Tel. No.	
Signature		Designation	
(iv) Name of firm			
Address			
Audices		Tel. No.	
Signature		Designation	

NOTE: A copy of the Joint Venture Agreement showing clearly the percentage contribution of each partner to the Joint Venture, shall be appended to this Schedule.

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4. GENERAL CONDITIONS OF CONTRACT - GOVERNMENT PROCUREMENT

1. **DEFINITIONS**

The following terms shall be interpreted as indicated:

- 1.1. "Closing time" means the date and hour specified in the bidding documents for the receipt of bids.
- 1.2. "Contract" means the written agreement entered into between the purchaser and the supplier, as recorded in the contract form signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
- 1.3. "Contract price" means the price payable to the supplier under the contract for the full and proper performance of his contractual obligations.
- 1.4. "Corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.
- 1.5. "Countervailing duties" are imposed in cases where an enterprise abroad is subsidized by its government and encouraged to market its products internationally
- 1.6. "Country of origin" means the place where the goods were mined, grown or produced or from which the services are supplied. Goods are produced when, through manufacturing, processing or substantial and major assembly of components, a commercially recognized new product results that is substantially different in basic characteristics or in purpose or utility from its components.
- 1.7. "Day" means calendar day.
- 1.8. "Delivery" means delivery in compliance of the conditions of the contract or order.
- 1.9. "Delivery ex stock" means immediate delivery directly from stock actually on hand
- 1.10. "Delivery into consignees store or to his site" means delivered and unloaded in the specified store or depot or on the specified site in compliance with the conditions of the contract or order, the supplier bearing all risks and charges involved until the supplies are so delivered and a valid receipt is obtained.
- 1.11. "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.
- 1.12. "Force majeure" means an event beyond the control of the supplier and not involving the supplier's fault or negligence and not foreseeable.
- 1.13. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 1.14. "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any bidder, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.
- 1.15. "GCC" means the General Conditions of Contract.
- 1.16. "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.
- 1.17. "Imported content" means that portion of the bidding price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or his subcontractors) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as landing costs, dock dues, import duty, sales duty or other similar tax or duty at the South African place of entry as well as transportation and handling charges to the factory in the Republic where the supplies covered by the bid will be manufactured.
- 1.18. "Local content" means that portion of the bidding price which is not included in the imported content provided that local manufacture does take place.

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- 1.19. "Manufacture" means the production of products in a factory using labor materials, components and machinery and includes other related value-adding activities.
- 1.20. "Order" means an official written order issued for the supply of goods or works or the rendering of a service.
- 1.21. "Project site" where applicable, means the place indicated in bidding documents.
- 1.22. "Purchaser" means the organization purchasing the goods.
- 1.23. "Republic" means the Republic of South Africa.
- 1.24. "SCC" means the Special Conditions of Contract.
- 1.25. "Services" means those functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the supplier covered under the contract.
- 1.26. "Supplier" means the successful bidder who is awarded the contract to maintain and administer the required and specified service(s) to the State.
- 1.27. "Tort" means in breach of contract.
- 1.28. "Turnkey" means a procurement process where one service provider assumes total responsibility for all aspects of the project and delivers the full end product / service required by the contract.
- 1.29. "Written" or "in writing" means handwritten in ink or any form of electronic or mechanical writing.

2. Application

- 2.1. These general conditions are applicable to all bids, contracts and orders including bids for functional and professional services, sales, hiring, letting and the granting or acquiring of rights, but excluding immovable property, unless otherwise indicated in the bidding documents.
- 2.2. Where applicable, special conditions of contract are also laid down to cover specific supplies, services or works.
- 2.3. Where such special conditions of contract are in conflict with these general conditions, the special conditions shall apply.

3. General

- 3.1. Unless otherwise indicated in the bidding documents, the purchaser shall not be liable for any expense incurred in the preparation and submission of a bid. Where applicable a non-refundable fee for documents may be charged.
- 3.2. Invitations to bid are usually published in locally distributed news media and on the municipality / municipal entity website.

4. Standards

4.1. The goods supplied shall conform to the standards mentioned in the bidding documents and specifications.

5. Use of contract documents and information; inspection.

- 5.1. The supplier shall not, without the purchaser's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, pattern, sample, or information furnished by or on behalf of the purchaser in connection therewith, to any person other than a person employed by the supplier in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only as far as may be necessary for purposes of such performance.
- 5.2. The supplier shall not, without the purchaser's prior written consent, make use of any document or information mentioned in GCC clause 5.1 except for purposes of performing the contract.
- 5.3. Any document, other than the contract itself mentioned in GCC clause 5.1 shall remain the property of the purchaser and shall be returned (all copies) to the purchaser on completion of the supplier's performance under the contract if so required by the purchaser.

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5.4. The supplier shall permit the purchaser to inspect the supplier's records relating to the performance of the supplier and to have them audited by auditors appointed by the purchaser, if so required by the purchaser.

6. Patent rights

- 6.1. The supplier shall indemnify the purchaser against all third-party claims of infringement of patent, trademark, or industrial design rights arising from use of the goods or any part thereof by the purchaser.
- 6.2. When a supplier developed documentation / projects for the municipality / municipal entity, the intellectual, copy and patent rights or ownership of such documents or projects will vest in the municipality / municipal entity.

7. Performance security

- 7.1. Within thirty (30) days of receipt of the notification of contract award, the successful bidder shall furnish to the purchaser the performance security of the amount specified in SCC.
- 7.2. The proceeds of the performance security shall be payable to the purchaser as compensation for any loss resulting from the supplier's failure to complete his obligations under the contract.
- 7.3. The performance security shall be denominated in the currency of the contract or in a freely convertible currency acceptable to the purchaser and shall be in one of the following forms:
 - 7.3.1. bank guarantee or an irrevocable letter of credit issued by a reputable bank located in the purchaser's country or abroad, acceptable to the purchaser, in the form provided in the bidding documents or another form acceptable to the purchaser; or
 - 7.3.2. a cashier's or certified cheque.
- 7.4. The performance security will be discharged by the purchaser and returned to the supplier not later than thirty (30) days following the date of completion of the supplier's performance obligations under the contract, including any warranty obligations, unless otherwise specified.

8. Inspections, tests and analyses

- 8.1. All pre-bidding testing will be for the account of the bidder.
- 8.2. If it is a bid condition that supplies to be produced or services to be rendered should at any stage during production or execution or on completion be subject to inspections tests and analysis, the bidder or contractor's premises shall be open, at all reasonable hours, for inspection by a representative of the purchaser or an organization acting on behalf of the purchaser.
- 8.3. If there are no inspection requirements indicated in the bidding documents and no mention is made in the contract, but during the contract period it is decided that inspections shall be carried out, the purchaser shall itself make the necessary arrangements, including payment arrangements with the testing authority concerned.
- 8.4. If the inspections, tests and analyses referred to in clauses 8.2 and 8.3 show the goods to be in accordance with the contract requirements, the cost of the inspections, tests and analyses shall be defrayed by the purchaser.
- 8.5. Where the goods or services referred to in clauses 8.2 and 8.3 do not comply with the contract requirements, irrespective of whether such goods or services are accepted or not, the cost in connection with these inspections, tests or analyses shall be defrayed by the supplier.
- 8.6. Supplies and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be rejected.

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- 8.7. Any contract goods may on or after delivery be inspected, tested or analyzed and may be rejected if found not to comply with the requirements of the contract. Such rejected goods shall be held at the cost and risk of the supplier who shall, when called upon, remove them immediately at his own cost and forthwith substitute them with goods which do comply with the requirements of the contract. Failing such removal the rejected goods shall be returned at the suppliers cost and risk. Should the supplier fail to provide the substitute goods forthwith, the purchaser may, without giving the supplier further opportunity to substitute the rejected goods, purchase such goods as may be necessary at the expense of the supplier.
- 8.8. The provisions of clauses 8.4 to 8.7 shall not prejudice the right of the purchaser to cancel the contract on account of a breach of the conditions thereof, or to act in terms of Clause 22 of GCC.

9. Packing

- 9.1. The supplier shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination, as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handling during transit and exposure to extreme temperatures, salt and precipitation during transit, and open storage. Packing, case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.
- 9.2. The packing, marking, and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, including additional requirements, and in any subsequent instructions ordered by the purchaser.

10. Delivery

Delivery of the goods shall be made by the supplier in accordance with the documents and terms specified in the contract. The details of shipping and/or other documents to be furnished by the supplier are specified.

11. Insurance

The goods supplied under the contract shall be fully insured in a freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in the manner specified.

12. Transportation

Should a price other than an all-inclusive delivered price be required, this shall be specified.

13. Incidental

- 13.1. The supplier may be required to provide any or all of the following services, including additional services, if any:
 - 13.1.1. performance or supervision of on-site assembly and/or commissioning of the supplied goods:
 - 13.1.2. furnishing of tools required for assembly and/or maintenance of the supplied goods;
 - 13.1.3. furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods;
 - 13.1.4. performance or supervision or maintenance and/or repair of the supplied goods, for a period of time agreed by the parties, provided that this service shall not relieve the supplier of any warranty obligations under this contract; and
 - 13.1.5. training of the purchaser's personnel, at the supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied goods.
- 13.2. Prices charged by the supplier for incidental services, if not included in the contract price for the goods, shall be agreed upon in advance by the parties and shall not exceed the prevailing rates charged to other parties by the supplier for similar services.

14. Spare parts

14.1. As specified, the supplier may be required to provide any or all of the following materials, notifications, and information pertaining to spare parts manufactured or distributed by the supplier:

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- 14.1.1. such spare parts as the purchaser may elect to purchase from the supplier, provided that this election shall not relieve the supplier of any warranty obligations under the contract; and;
- 14.1.2. in the event of termination of production of the spare parts:
 - 14.1.2.1. advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and
 - 14.1.2.2. following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.

15. Warranty

- 15.1. The supplier warrants that the goods supplied under the contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the contract. The supplier further warrants that all goods supplied under this contract shall have no defect, arising from design, materials, or workmanship (except when the design and/or material is required by the purchaser's specifications) or from any act or omission of the supplier, that may develop under normal use of the supplied goods in the conditions prevailing in the country of final destination.
- 15.2. This warranty shall remain valid for twelve (12) months after the goods, or any portion thereof as the case may be, have been delivered to and accepted at the final destination indicated in the contract, or for eighteen (18) months after the date of shipment from the port or place of loading in the source country, whichever period concludes earlier, unless specified otherwise in SCC.
- 15.3. The purchaser shall promptly notify the supplier in writing of any claims arising under this warranty.
- 15.4. Upon receipt of such notice, the supplier shall, within the period specified in SCC and with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the purchaser.
- 15.5. If the supplier, having been notified, fails to remedy the defect(s) within the period specified, the purchaser may proceed to take such remedial action as may be necessary, at the supplier's risk and expense and without prejudice to any other rights which the purchaser may have against the supplier under the contract.

16. Payment

- 16.1. The method and conditions of payment to be made to the supplier under this contract shall be specified.
- 16.2. The supplier shall furnish the purchaser with an invoice accompanied by a copy of the delivery note and upon fulfillment of other obligations stipulated in the contract.
- 16.3. Payments shall be made by the purchaser **no later than thirty (30**) days after submission of an **invoice, statement** or claim by the supplier.
- 16.4. Payment will be made in Rand unless otherwise stipulated.

17. Prices

Prices charged by the supplier for goods delivered and services performed under the contract shall not vary from the prices quoted by the supplier in his bid, with the exception of any price adjustments authorized or in the purchaser's request for bid validity extension, as the case may be.

18. Variation orders

In cases where the estimated value of the envisaged changes in purchase does not vary more tha15% of the total value of the original contract, the contractor may be instructed to deliver the goods or render the services as such. In cases of measurable quantities, the contractor may be approached to reduce the unit price and such offers, may be accepted provided that there is no escalation in price.

19. Assignment

The supplier shall not assign, in whole or in part, its obligations to perform under the contract, except with the purchaser's prior written consent.

20. Subcontracts

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The supplier shall notify the purchaser in writing of all subcontracts awarded under this contract, if not already specified in the bid. Such notification, in the original bid or later, shall not relieve the supplier from any liability or obligation under the contract.

21. Delays in the supplier's performance

- 21.1. Delivery of the goods and performance of services shall be made by the supplier in accordance with the time schedule prescribed by the purchaser in the contract.
- 21.2. If at any time during performance of the contract, the supplier or its subcontractor(s) should encounter conditions impeding timely delivery of the goods and performance of services, the supplier shall promptly notify the purchaser in writing of the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at his discretion extend the supplier's time for performance, with or without the imposition of penalties, in which case the extension shall be ratified by the parties by amendment of contract.
- 21.3. The right is reserved to procure outside of the contract small quantities or to have minor essential services executed if an emergency arises, the supplier's point of supply is not situated at or near the place where the supplies are required, or the supplier's services are not readily available.
- 21.4. Except as provided under GCC Clause 25, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable to the imposition of penalties, pursuant to GCC Clause 22, unless an extension of time is agreed upon pursuant to GCC Clause 22 without the application of penalties.
- 21.5. Upon any delay beyond the delivery period in the case of a supplies contract, the purchaser shall, without cancelling the contract, be entitled to purchase supplies of a similar quality and up to the same quantity in substitution of the goods not supplied in conformity with the contract and to return any goods delivered later at the supplier's expense and risk, or to cancel the contract and buy such goods as may be required to complete the contract and without prejudice to his other rights, be entitled to claim damages from the supplier.

22. Penalties

Subject to GCC Clause 25, if the supplier fails to deliver any or all of the goods or to perform the services within the period(s) specified in the contract, the purchaser shall, without prejudice to its other remedies under the contract, deduct from the contract price, as a penalty, a sum calculated on the delivered price of the delayed goods or unperformed services using the current prime interest rate calculated for each day of the delay until actual delivery or performance. The purchaser may also consider termination of the contract pursuant to GCC Clause 23.

23. Termination for default

- 23.1. The purchaser, without prejudice to any other remedy for breach of contract, by written notice of default sent to the supplier, may terminate this contract in whole or in part:
 - 23.1.1. if the supplier fails to deliver any or all of the goods within the period(s) specified in the contract, or within any extension thereof granted by the purchaser pursuant to GCC Clause 21.2;
 - 23.1.2. if the Supplier fails to perform any other obligation(s) under the contract; or
 - 23.1.3. if the supplier, in the judgment of the purchaser, has engaged in corrupt or fraudulent practices in competing for or in executing the contract.
- 23.2. In the event the purchaser terminates the contract in whole or in part, the purchaser may procure, upon such terms and in such manner as it deems appropriate, goods, works or services similar to those undelivered, and the supplier shall be liable to the purchaser for any excess costs for such similar goods, works or services. However, the supplier shall continue performance of the contract to the extent not terminated.
- 23.3. Where the purchaser terminates the contract in whole or in part, the purchaser may decide to impose a restriction penalty on the supplier by prohibiting such supplier from doing business with the public sector for a period not exceeding 10 years.
- 23.4. If a purchaser intends imposing a restriction on a supplier or any person associated with the supplier, the supplier will be allowed a time period of not more than fourteen (14) days to provide reasons why the envisaged restriction should not be imposed. Should the supplier fail to

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- respond within the stipulated fourteen (14) days the purchaser may regard the supplier as having no objection and proceed with the restriction.
- 23.5. Any restriction imposed on any person by the purchaser will, at the discretion of the purchaser, also be applicable to any other enterprise or any partner, manager, director or other person who wholly or partly exercises or exercised or may exercise control over the enterprise of the first-mentioned person, and with which enterprise or person the first-mentioned person, is or was in the opinion of the purchase actively associated.
- 23.6. If a restriction is imposed, the purchaser must, within five (5) working days of such imposition, furnish the National Treasury, with the following information:
 - 23.6.1. the name and address of the supplier and / or person restricted by the purchaser;
 - 23.6.2. the date of commencement of the restriction
 - 23.6.3. the period of restriction; and
 - 23.6.4. the reasons for the restriction.

These details will be loaded in the National Treasury's central database of suppliers or persons prohibited from doing business with the public sector.

23.7. If a court of law convicts a person of an offence as contemplated in sections 12 or 13 of the Prevention and Combating of Corrupt Activities Act, No. 12 of 2004, the court may also rule that such person's name be endorsed on the Register for Tender Defaulters. When a person's name has been endorsed on the Register, the person will be prohibited from doing business with the public sector for a period not less than five years and not more than 10 years. The National Treasury is empowered to determine the period of restriction and each case will be dealt with on its own merits. According to section 32 of the Act the Register must be open to the public. The Register can be perused on the National Treasury website.

24. Anti-dumping and countervailing duties and rights

When, after the date of bid, provisional payments are required, or antidumping or countervailing duties are imposed, or the amount of a provisional payment or anti-dumping or countervailing right is increased in respect of any dumped of subsidized import, the State is not liable for any amount so required or imposed, or for the amount of any such increase. When, after the said date, such a provisional payment is no longer required or any such anti-dumping or countervailing right is abolished, or where the amount of such provisional payment or any such right is reduced, any such favorable difference shall on demand be paid forthwith by the contractor to the State or the State may deduct such amounts from moneys (if any) which may otherwise be due to the contractor in regard to supplies or services which he delivered or rendered, or is to deliver or render in terms of the contract or any other contract or any other amount which may be due to him.

25. Force Majeure

- 25.1. Notwithstanding the provisions of GCC Clauses 22 and 23, the supplier shall not be liable for forfeiture of its performance security, damages, or termination for default if and to the extent that his delay in performance or other failure to perform his obligations under the contract is the result of an event of force majeure.
- 25.2. If a force majeure situation arises, the supplier shall promptly notify the purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the purchaser in writing, the supplier shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.

26. Termination for insolvency

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

27. Settlement of Disputes

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

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- 27.2. If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the purchaser or the supplier may give notice to the other party of his intention to commence with mediation. No mediation in respect of this matter may be commenced unless such notice is given to the other party.
- 27.3. Should it not be possible to settle a dispute by means of mediation, it may be settled in a South African court of law.
- 27.4. Notwithstanding any reference to mediation and/or court proceedings herein,
 - 27.4.1. the parties shall continue to perform their respective obligations under the contract unless they otherwise agree; and
 - 27.4.2. the purchaser shall pay the supplier any monies due for goods delivered and / or services rendered according to the prescripts of the contract.

28. Limitation of liability

- 28.1. Except in cases of criminal negligence or wilful misconduct, and in the case of infringement pursuant to Clause 6;
 - 28.1.1. the supplier shall not be liable to the purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or damages to the purchaser; and
 - 28.1.2. the aggregate liability of the supplier to the purchaser, whether under the contract, in tort or otherwise, shall not exceed the total contract price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment

29. Governing language

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

30. Applicable law

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

31. Notices

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

32. Taxes and duties

- 32.1. A foreign supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the purchaser's country.
- 32.2. A local supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted goods to the purchaser.
- 32.3. No contract shall be concluded with any bidder whose tax matters are not in order. Prior to the award of a bid SARS must have certified that the tax matters of the preferred bidder are in order.
- 32.4. No contract shall be concluded with any bidder whose municipal rates and taxes and municipal services charges are in arrears.

33. Transfer of contracts

The contractor shall not abandon, transfer, cede, assign or sublet a contract or part thereof without the written permission of the purchaser.

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34. Amendment of contracts

No agreement to amend or vary a contract or order or the conditions, stipulations or provisions thereof shall be valid and of any force unless such agreement to amend or vary is entered into in writing and signed by the contracting parties. Any waiver of the requirement that the agreement to amend or vary shall be in writing, shall also be in writing.

35. Prohibition of restrictive practices.

- 35.1. In terms of section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, an agreement between, or concerted practice by, firms, or a decision by an association of firms, is prohibited if it is between parties in a horizontal relationship and if a bidder(s) is / are or a contractor(s) was / were involved in collusive bidding.
- 35.2. If a bidder(s) or contractor(s) based on reasonable grounds or evidence obtained by the purchaser has / have engaged in the restrictive practice referred to above, the purchaser may refer the matter to the Competition Commission for investigation and possible imposition of administrative penalties as contemplated in section 59 of the Competition Act No 89 of 1998.
- 35.3. If a bidder(s) or contractor(s) has / have been found guilty by the Competition Commission of the restrictive practice referred to above, the purchaser may, in addition and without prejudice to any other remedy provided for, invalidate the bid(s) for such item(s) offered, and / or terminate the contract in whole or part, and / or restrict the bidder(s) or contractor(s) from conducting business with the public sector for a period not exceeding ten (10) years and / or claim damages from the bidder(s) or contractor(s) concerned.

General Conditions of Contract (revised July 2010)

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5. GENERAL CONDITIONS OF TENDER

- 1. Sealed tenders, with the "TENDER NUMBER: 8/3/30-2019" clearly endorsed on the envelope, must be deposited in the TENDER BOX at the offices of the Bergrivier Municipality, Church Street, Piketberg 7320.
- 2. The tender must be lodged by the Tenderer in the tender box in the Main Entrance, Bergrivier Municipal Offices, Church Street, Piketberg 7320.

PLEASE NOTE:

- 2.1. Tenders that are deposited in the incorrect box will not be considered.
- 2.2. Mailed, telegraphic or faxed tenders will not be accepted.
- 2.3. Documents may only be completed in non-erasable ink.
- 2.4. The use of correction fluid/tape is not allowed.
 - 2.4.1. In the event of a mistake having been made, it shall be crossed out in ink and be accompanied by an initial at each and every alteration.
 - 2.4.2. Alterations or deletions not signed by the Tenderer may render the tender invalid.
- 2.5. All bids must be submitted in writing on the official forms supplied (not to be re-typed)
- 2.6. All prices shall be quoted in South African currency and be INCLUSIVE of VAT.
- 3. Where the value of an intended contract will exceed R1 000 000, 00 (R1 million) it is the bidder's responsibility to be registered with the South African Revenue Service (SARS) for VAT purposes in order to be able to issue tax invoices. The municipality will deem the price above R 1 000 000.00 (R1 million) to be VAT inclusive even if it is indicated that no VAT is charged. Please insure that provision is made for VAT in these instances.
 - 3.1 It is a requirement of this contract that the amount of value-added tax (VAT) must be shown clearly on each invoice.
 - 3.2 The amended Value-Added Tax Act requires that a Tax Invoice for supplies in excess of R3 000 should, in addition to the other required information, also disclose the VAT registration number of the recipient, with effect from 1 March 2005. The VAT registration number of the Bergrivier Municipality is **4000 846 172**.
- 3 Any Tender received after the appointed time for the closing of Tenders shall not be considered but shall be filed unopened with the other Tenders received or may be returned to the Tenderer at his request.
- 4 Tenders may not be telefaxed to the Municipality and therefore any tenders received by fax will **not** be considered.
- Tenders shall be opened in public at the Bergrivier Municipal Offices as soon as possible after the closing time for the receipt of tenders. Tenderers are encourage to attend these openings.
- The Municipality shall have the right to summarily disqualify any Tenderer who, either at the date of submission of this tender or at the date of its award, is indebted to the Municipality in respect of any rental, levies, rates and/or service charges; ALTERNATIVELY;
- 6.1 That an agreement be signed whereby the Tenderer agrees that a percentage or fixed amount at the discretion of the Municipality, be deducted from payments due to him for this tender, until the debt is paid in full.
- 6.2 The tenderer shall declare **all** the Municipal account numbers in the Bergrivier Area for which the enterprise or the proprietors or directors in their personal capacity is/ are responsible or co-

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responsible.

- 7 This bid will be evaluated and adjudicated according to the following criteria:
 - 7.1 Relevant specifications
 - 7.2 Value for money
 - 7.3 Capability to execute the contract
 - 7.4PPPFA & associated regulations

8 Service Level Agreement

The award of the tender is subject to the signing of a Service Level Agreement (SLA) between the successful bidder and Bergrivier Municipality.

9 Centralised Supplier Database

No Bids will be awarded to a bidder who is not registered on the Centralized Supplier Database (CSD).

The CSD supplier number starting with (MAAA) number is automatically generated by the Central Database System after successful registration and validation of a prospective service provider. This number is now a mandatory requirement, as referred to in regulation 14(1) *(b)* of the Municipal Supply Chain Management Regulations, as part of the listing criteria for accrediting a prospective service provider. Prospective suppliers should self – register on the CSD website at www.csd.gov.za Registration on the CSD will be compulsory in order to conduct business with the Bergrivier MUNICIPALITY. Registration on CSD can be done by contacting 022 913 6000 Mrs. R. Hendricks

Centralized Supplier Database (CSD) No. MAAA	

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6. MBD 2 – TAX CLEARANCE CERTIFICATE REQUIREMENTS

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

- The <u>Tax Clearance Certificate/</u> Tax Compliance Status (<u>TCS) Pin/</u> Centralised Suppliers
 Database (CSD) Registration Number <u>must be submitted together with the bid</u>. Failure to
 submit a Tax Clearance Certificate/TCS Pin/CSD registration number may result in the
 invalidation of the bid.
 - (a) Tax Compliance Status (TCS) Pin as of 18 April 2016
 - i. In terms of the new Tax Compliance Status System implemented by SARS on 18 April 2016, taxpayers are now able to issue the municipality with a TCS Pin which will be used to verify a bidder's tax status online via SARS E-filing. This option will be used to verify the status of the service provider (which should be active or compliant) and will determine if the offer will be further evaluated or omitted, even if the bidder only submitted a TCC as per point 1 above. Service provider's status which is found inactive or non-compliant their offers will be omitted. Bidders who are not in possession of an valid Tax Clearance Certificate must issue the municipality with the following:

Tax Clearance Certificate printed for SARS E-filing					
Tax Reference Number:					
Tax Compliance Status Pin:					

- 2. In bids where Consortia / Joint Ventures / Sub-contractors are involved, each party must submit a separate Tax Clearance Certificate, Tax Compliance Status Pin or CSD Registration number
- Applications for the Tax Clearance Certificates may also be made via e-Filing. In order to use
 this provision, taxpayers will need to register with SARS as e-Filers through the website
 www.sars.gov.za.
- 4. <u>If a bidder is registered on Bergrivier Municipality supplier's database; that contains a tax clearance certificate which is active on closing date of Bid/Formal quotation, it must be indicated as such on this page, whereby the attaching of a new tax clearance certificate to this page will not be required.</u>
- 4. Non adherence to point 4 above may invalidate your offer.

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PART B: TERMS AND CONDITIONS FOR BIDDING

1.	BID SUBMISSION:					
1.1.	BIDS MUST BE DELIVERED BY THE STIPULATED TIME WILL NOT BE ACCEPTED FOR CONSIDERATION.	E TO THE CORRECT AD	DDRESS. LATE BIDS			
1.2.	ALL BIDS MUST BE SUBMITTED ON THE OFFICIAL FOONLINE	ORMS PROVIDED-(NO	T TO BE RE-TYPED) OR			
1.3.	THIS BID IS SUBJECT TO THE PREFERENTIAL PROCUPERFERENTIAL PROCUREMENT REGULATIONS, 2017 (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CO	7, THE GENERAL COND	DITIONS OF CONTRACT			
2.	TAX COMPLIANCE REQUIREMENTS					
2.1	BIDDERS MUST ENSURE COMPLIANCE WITH THEIR 1	ΓΑΧ OBLIGATIONS.				
2.2	BIDDERS ARE REQUIRED TO SUBMIT THEIR UNIQUE ISSUED BY SARS TO ENABLE THE ORGAN OF STATTAX STATUS.					
2.3	APPLICATION FOR THE TAX COMPLIANCE STATUS (TMADE VIA E-FILING. IN ORDER TO USE THIS PROVISIWITH SARS AS E-FILERS THROUGH THE WEBSITE W	ON, TAXPAYERS WILL				
2.4	FOREIGN SUPPLIERS MUST COMPLETE THE PRE-AW	ARD QUESTIONNAIRE	IN PART B:3.			
2.5	BIDDERS MAY ALSO SUBMIT A PRINTED TCS CERTIFICATE TOGETHER WITH THE BID.					
2.6	IN BIDS WHERE CONSORTIA / JOINT VENTURES / SUB-CONTRACTORS ARE INVOLVED, EACH PARTY MUST SUBMIT A SEPARATE TCS CERTIFICATE / PIN / CSD NUMBER.					
2.7 WHERE NO TCS IS AVAILABLE BUT THE BIDDER IS REGISTERED ON THE CENTRAL SUPPLIER DATABASE (CSD), A CSD NUMBER MUST BE PROVIDED.						
3.	QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS					
	QUESTIONNAIRE TO BIDDING FOREIGN SUPPLIERS IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SO	DUTH AFRICA (RSA)	☐ YES ☐ NO			
3.1.		DUTH AFRICA (RSA)	☐ YES ☐ NO☐ YES ☐ NO			
3.1. 3.2.	IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SO	, ,				
3.1. 3.2. 3.3.	IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SO DOES THE ENTITY HAVE A BRANCH IN THE RSA?	MENT IN THE RSA?	☐ YES ☐ NO			
3.1. 3.2. 3.3. 3.4.	IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SO DOES THE ENTITY HAVE A BRANCH IN THE RSA? DOES THE ENTITY HAVE A PERMANENT ESTABLISHM	MENT IN THE RSA? N THE RSA?	YES NO			
3.1. 3.2. 3.3. 3.4. 3.5.	IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SO DOES THE ENTITY HAVE A BRANCH IN THE RSA? DOES THE ENTITY HAVE A PERMANENT ESTABLISHM DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN	MENT IN THE RSA? N THE RSA? F TAXATION? T IS NOT A REQUIREM	 YES □ NO □ YES □ NO □ YES □ NO □ YES □ NO ENT TO REGISTER FOR			
33.1. 33.2. 33.3. 33.4. IF TI A T. (SAI	IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SO DOES THE ENTITY HAVE A BRANCH IN THE RSA? DOES THE ENTITY HAVE A PERMANENT ESTABLISHM DOES THE ENTITY HAVE ANY SOURCE OF INCOME IT IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OHE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT AX COMPLIANCE STATUS SYSTEM PIN CODE FROM	MENT IN THE RSA? N THE RSA? F TAXATION? T IS NOT A REQUIREM M THE SOUTH AFRICA	YES NO YES NO YES NO YES NO YES NO RET TO REGISTER FOR AN REVENUE SERVICE			
33.1. 33.2. 33.3. 33.4. 33.5. IF TI A T. (SAI	IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SO DOES THE ENTITY HAVE A BRANCH IN THE RSA? DOES THE ENTITY HAVE A PERMANENT ESTABLISHM DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT AX COMPLIANCE STATUS SYSTEM PIN CODE FROM RS) AND IF NOT REGISTER AS PER 2.3 ABOVE. FAILURE TO PROVIDE ANY OF THE ABOVE PARTICULAR BIDS WILL BE CONSIDERED FROM PERSONS IN THE STATUS OF BIDDER.	MENT IN THE RSA? N THE RSA? F TAXATION? T IS NOT A REQUIREM M THE SOUTH AFRICA	YES NO YES NO YES NO YES NO YES NO RENT TO REGISTER FOR AN REVENUE SERVICE IE BID INVALID.			
3.1. 3.2. 3.3. 3.3. 3.5. IF TI A T. (SAH	IS THE ENTITY A RESIDENT OF THE REPUBLIC OF SO DOES THE ENTITY HAVE A BRANCH IN THE RSA? DOES THE ENTITY HAVE A PERMANENT ESTABLISHM DOES THE ENTITY HAVE ANY SOURCE OF INCOME IN IS THE ENTITY LIABLE IN THE RSA FOR ANY FORM OF THE ANSWER IS "NO" TO ALL OF THE ABOVE, THEN IT AX COMPLIANCE STATUS SYSTEM PIN CODE FROM RS) AND IF NOT REGISTER AS PER 2.3 ABOVE. FAILURE TO PROVIDE ANY OF THE ABOVE PARTICULES IN THE SEIDS WILL BE CONSIDERED FROM PERSONS IN THE SEIDS WILL BE CONSIDERED PERSONS IN THE SEIDS WILL BE CONSIDERED FROM PERSONS IN THE SEIDS WILL BE CONSIDERED PERSONS IN T	MENT IN THE RSA? N THE RSA? F TAXATION? T IS NOT A REQUIREM M THE SOUTH AFRIC. LARS MAY RENDER THE SERVICE OF THE STAT	YES NO YES NO YES NO YES NO YES NO RENT TO REGISTER FOR AN REVENUE SERVICE IE BID INVALID. E.			

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7. MBD 4 – DECLARATION OF INTEREST

- 1. No bid will be accepted from persons in the service of the state¹.
- 2. Any person, having a kinship with persons in the service of the state, including a blood relationship, may make an offer or offers in terms of this invitation to bid. In view of possible allegations of favouritism, should the resulting bid, or part thereof, be awarded to persons connected with or related to persons in service of the state, it is required that the bidder or their authorised representative declare their position in relation to the evaluating/adjudicating authority and/or take an oath declaring his/her interest.
- 3. In order to give effect to the above, the following questionnaire must be completed and submitted with the bid:

3.1.	Full Name of bidder or his or her representative										
3.2.	Identity Number										
3.3.	Position occupied in the Company (director, shareholder ² etc.)										
3.4.	Company Registration Number										
3.5.	Tax Reference Number										
3.6.	VAT Registration Number										
3.7.	Are you presently in the service of the state?							YE	S	NO	
3.7.1.	If so, furnish particulars:										
3.8.	Have you been in the service of the state for the past twelve months?						YE	S	 NO		
3.8.1.	If so, furnish particulars:										

- a. a member of
 - i. any municipal council;
 - ii. any provincial legislature, or
 - iii. the National Assembly or the National Council of Provinces;
- b. a member of the board of directors of any municipal entity;
- c. an official of any municipality or municipal entity;
- d. an employee of any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Public Finance Management Act, 1999 (Act No.1 of 1999);
- e. an executive member of the accounting authority of any national or provincial public entity; or
- f. an employee of Parliament or a provincial legislature.
- 2 "Shareholder" means a person who owns shares in the company and is actively involved in the management of the company or business and exercises control over the company.

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¹ MSCM Regulations: "in the service of the state" means to be –



3.9.	Do you have any relationship (family, friend, other) with persons in the service of the state and who may be involved with the evaluation and or adjudication of this bid?	YES	NO)	
3.9.1.	If so, furnish particulars:				
3.10.	Are you aware of any relationship (family, friend, other) between a bidder and any persons in the service of the state who may be involved with the evaluation and or adjudication of this bid?	YES	NO	0	
3.10.1.	If so, furnish particulars:				
3.11.	Are any of the company's directors, managers, principal shareholders or stakeholders in the service of the state?	YES	NO	כ	
3.11.1.	If so, furnish particulars:				
3.12.	Is any spouse, child or parent of the company's directors, managers, principal shareholders or stakeholders in the service of the state?	YES	NO	0	
3.12.1.	If so, furnish particulars:				
	Name of the spouse/child/parent :	-			
3.13.	Do you or any of the directors, trustees, managers, principal shareholders, or stakeholders of this company have any interest in any other related companies or business whether or not they are bidding for this contract?	YES	NO	0	
3.13.1.	If so, furnish particulars:				



3.14. Please provide the following infor	mation on ALL directors/shar	eholders/trustees/member	's below:				
Full Name and Surname	Identity Number	Personal Income Tax Number	Provide State ³ Employee Number				
NB: a) PLEASE ATTACH CERTIFIED COPY(IES) OF ID DOCUMENT(S) b) PLEASE PROVIDE PERSONAL INCOME TAX NUMBERS FOR ALL DIRECTORS / SHAREHOLDERS / TRUSTEES / MEMBERS, ETC.							
4. DECLARATION			_				
I, the undersigned (name)							
certify that the information furnis			 ,				
I accept that the state may act a	against me should this	declaration prove to b	e false.				
SIGNATURE		DATE					
NAME OF SIGNATORY		·					
POSITION							
NAME OF COMPANY							
3 MSCM Regulations: "in the service of the	state" means to be –						
a. a member of – i. any municipal council; ii. any provincial legislature; or iii. the National Assembly or the b. a member of the board of directors of c. an official of any municipality or mun	f any municipal entity;	es;					
	al or provincial department Public Finance Management	Act, 1999 (Act No.1 of 199					

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an employee of Parliament or a provincial legislature.



8. MBD6.1 – PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2017 – PURCHASES/SERVICES "Insert 80/20 or 90/10"

NB:

Before completing this form, bidders must study the general conditions, definitions and directives applicable in respect of B-BBEE, as prescribed in the Preferential Procurement Regulations, 2017.

1. GENERAL CONDITIONS

- 1.1 The following preference point systems are applicable to all bids:
 - the 80/20 system for requirements with a Rand value of up to R50 000 000 (all applicable taxes included); and
 - The value of this bid is estimated to exceed/not exceed R50 000 000 (all applicable taxes included) and therefore the 80/20 or 90/10 preference point system shall be applicable; or
- 1.2 Points for this bid shall be awarded for:
 - (a) Price; and
 - (b) B-BBEE Status Level of Contributor.
- 1.3 The maximum points for this bid are allocated as follows:

	POINTS
1.1.1. Price	80
1.1.2. B-BBEE status level of contribution	20
Total points for Price and B-BBEE must not exceed	100

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

- 2.1 **"B-BBEE"** means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;
- 2.2 **"B-BBEE status level of contributor"** means the B-BBEE status of an entity in terms of a code of good practice on black economic empowerment, issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;
- 2.3 "bid" means a written offer in a prescribed or stipulated form in response to an invitation by an organ of state for the provision of goods or services, through price quotations, advertised competitive bidding processes or proposals;
- 2.4 "Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003); as amended by Act No. 46 of 2013; (this was added by us)
- 2.5 "EME" means an Exempted Micro Enterprise in terms of a code of good practice on black

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economic empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic Empowerment Act;

- 2.6 **"functionality"** means the ability of a tenderer to provide goods or services in accordance with specifications as set out in the tender documents.
- 2.7 "prices" includes all applicable taxes less all unconditional discounts;
- 2.8 "proof of B-BBEE status level of contributor" means:
 - 2.8.1 B-BBEE Status level certificate issued by an authorized body or person;
 - 2.8.2 A sworn affidavit as prescribed by the B-BBEE Codes of Good Practice;
 - 2.8.3 Any other requirement prescribed in terms of the B-BBEE Act;
- 2.9 "QSE" means a qualifying small business enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic Empowerment Act;
- 2.10 "rand value" means the total estimated value of a contract in Rand, calculated at the time of bid invitation, and includes all applicable taxes;
- 3. POINTS AWARDED FOR PRICE
- 3.1 THE 80/20 OR 90/10 PREFERENCE POINT SYSTEMS

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

80/20 or 90/10
$$Ps = 80 \left(1 - \frac{Pt - P \min}{P \min}\right) \qquad or \qquad Ps = 90 \left(1 - \frac{Pt - P \min}{P \min}\right)$$

Where:

Ps = Points scored for price of bid under consideration

Pt = Price of bid under consideration Pmin = Price of lowest acceptable bid

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

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

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

5. BID DECLARATION

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

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6.	B -BBEE STATUS LEVEL OF CONTRI AND 4.1	BUTION	CLAIMED IN TER	RMS OF PAF	RAG	RAF	PHS	1.4
6.1	B-BBEE Status Level of Contributor: points)	=		(maximum	of	10	or	20
	(Points claimed in respect of paragraph	7.1 mus	et ha in accordance	se with the to	ahla	rofle	octor	d in

(Points claimed in respect of paragraph 7.1 must be in accordance with the table reflected in paragraph 4.1 and must be substantiated by means of a B-BBEE certificate issued by a Verification Agency accredited by SANAS or a Registered Auditor approved by IRBA or a sworn affidavit.

7. SUB-CONTRACTING

7.1 Will any portion of the contract be sub-contracted? (Tick applicable box)					
7.1.1 If yes, indicate:					
7.1.1.1 what percentage of the contract will be subcontracted?			%		
7.1.1.2 the name of the sub-contractor?					
7.1.1.3 the B-BBEE status level of the sub-contractor?					
7.1.1.4 whether the sub-contractor is an EME or QSE? (Tick applicable box)					

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

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

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8. DECLARATION WITH REGARD TO COMPANY/FIRM

8.1	Name of Company/firm:				
8.2	VAT registration number				
8.3	Company registration number				
			Joint Venture / Consortium		
		One person b	usiness / sole proprietor		
8.4	Type of Company/Firm: (Tick applicable box)	Close Corpor	ation		
		Company			
		(Pty) Limited			
8.5	Describe Principal Business Activities				
		Manufacturer			
8.6	Company Classification	Supplier			
	(Tick applicable box)	Professional service provider			
		Other service	providers, e.g. transporter, etc.		
8.7	8.7 Municipal Information				
Municipality where business is situated:					
Registered Account Number:					
Stan	Stand Number:				
8.8	8.8 Total Number of years the Company/Firm has been in business:				

- 9. I / we, the undersigned, who is / are duly authorised to do so on behalf of the company/firm, certify that the points claimed, based on the B-BBE status level of contribution indicated in paragraph 1.4 and 6.1 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that:
- 9.1 The information furnished is true and correct;

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- 9.2 The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form.
- 9.3 In the event of a contract being awarded as a result of points claimed as shown in paragraph 1.4 and 6.1, the contractor may be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct;
- 9.4 If the B-BBEE status level of contribution has been claimed or obtained on a fraudulent basis or any of the conditions of contract have not been fulfilled, the purchaser may, in addition to any other remedy it may have
 - 9.4.1 disqualify the person from the bidding process;
 - 9.4.2 recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
 - 9.4.3 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;
 - 9.4.4 restrict the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, 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
 - 9.4.5 forward the matter for criminal prosecution

SIGNATURE OF BIDDER(S):		
WITNESS 1:	WITNESS 2:	
DATE:		
ADDRESS:		
ADDITESS.		

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

- 1. This Municipal Bidding Document must form part of all bids invited.
- 2. It serves as a declaration to be used by municipalities and municipal entities in ensuring that when goods and services are being procured, all reasonable steps are taken to combat the abuse of the supply chain management system.
- 3. The bid of any bidder may be rejected if that bidder, or any of its directors have:
 - 3.1. abused the municipality's / municipal entity's supply chain management system or committed any improper conduct in relation to such system;
 - 3.2. been convicted for fraud or corruption during the past five years;
 - 3.3. willfully neglected, reneged on or failed to comply with any government, municipal or other public sector contract during the past five years; or
 - 3.4. been listed in the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No 12 of 2004).
- 4. In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

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

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	4.3.1	If so, f	urnish particulars:								
	4.4	munici	the bidder or any of its directors owe pal charges to the municipality / pality / municipal entity, that is in arrea	municipal entity, or	to any other	Yes	No				
	4.4.1	If so, f	urnish particulars:								
	4.5	Was a	ny contract between the bidder and the	ny contract between the bidder and the municipality / municipal entity or							
		failure	her organ of state terminated during to perform on or comply with the contr	the past five years act?	on account of	Yes	No				
	4.5.1	If so, fo	urnish particulars:								
Į											
5.		CERT	IFICATION								
	I, the undersigned (full name),, certify that										
	the info	rmation	furnished on this declaration form true	and correct.							
	I accept that, in addition to cancellation of a contract, action may be taken against me should this declaration prove to be false.										
SIGNATURE:				NAME (PRINT):							
CAPACITY:				DATE:							
NA	ME OF F	FIRM:									

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10. MBD 9 – CERTIFICATE OF INDEPENDENT BID DETERMINATION

- 1. This Municipal Bidding Document (MBD) must form part of all bids invited.
- 2. Section 4 (1) (b) (iii) of the Competition Act No. 89 of 1998, as amended, prohibits an agreement between, or concerted practice by, firms, or a decision by an association of firms, if it is between parties in a horizontal relationship and if it involves collusive bidding (or bid rigging).⁴ Collusive bidding is a *per se* prohibition meaning that it cannot be justified under any grounds.
- 3. Municipal Supply Regulation 38 (1) prescribes that a supply chain management policy must provide measures for the combating of abuse of the supply chain management system, and must enable the accounting officer, among others, to:
 - 3.1. take all reasonable steps to prevent such abuse;
 - 3.2. reject the bid of any bidder if that bidder or any of its directors has abused the supply chain management system of the municipality or municipal entity or has committed any improper conduct in relation to such system; and
 - 3.3. cancel a contract awarded to a person if the person committed any corrupt or fraudulent act during the bidding process or the execution of the contract.
- 4. This MBD serves as a certificate of declaration that would be used by institutions to ensure that, when bids are considered, reasonable steps are taken to prevent any form of bid-rigging.
- 5. In order to give effect to the above, the attached Certificate of Bid Determination (MBD 9) must be completed and submitted with the bid:

CERTIFICATE OF INDEPENDENT BID DETERMINATION:

In response to the invitation for the bid made by:

- I, the undersigned, in submitting the accompanying bid, hereby make the following statements that I certify to be true and complete in every respect:
- 1. I have read and I understand the contents of this Certificate;
- 2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am authorized by the bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the bidder;
- 4. Each person whose signature appears on the accompanying bid has been authorized by the bidder to determine the terms of, and to sign, the bid, on behalf of the bidder;
- 5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the bidder, whether or not affiliated with the bidder, who:

⁴ Bid rigging (or collusive bidding) occurs when businesses, that would otherwise be expected to compete, secretly conspire to raise prices or lower the quality of goods and / or services for purchasers who wish to acquire goods and / or services through a bidding process. Bid rigging is, therefore, an agreement between competitors not to compete.

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- 5.1. has been requested to submit a bid in response to this bid invitation;
- 5.2. could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and
- 5.3. provides the same goods and services as the bidder and/or is in the same line of business as the bidder
- 6. The bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with any competitor. However communication between partners in a joint venture or consortium⁵ will not be construed as collusive bidding.
- 7. In particular, without limiting the generality of paragraphs 6 above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - 7.1. prices;
 - 7.2. geographical area where product or service will be rendered (market allocation)
 - 7.3. methods, factors or formulas used to calculate prices:
 - 7.4. the intention or decision to submit or not to submit, a bid;
 - 7.5. the submission of a bid which does not meet the specifications and conditions of the bid; or
 - 7.6. bidding with the intention not to win the bid.
- 8. In addition, there have been no consultations, communications, agreements or arrangements with any competitor regarding the quality, quantity, specifications and conditions or delivery particulars of the products or services to which this bid invitation relates.
- 9. The terms of the accompanying bid have not been, and will not be, disclosed by the bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening or of the awarding of the contract.
- 10. I am aware that, in addition and without prejudice to any other remedy provided to combat any restrictive practices related to bids and contracts, bids that are suspicious will be reported to the Competition Commission for investigation and possible imposition of administrative penalties in terms of section 59 of the Competition Act No. 89 of 1998 and or may be reported to the National Prosecuting Authority (NPA) for criminal investigation and or may be restricted from conducting business with the public sector for a period not exceeding ten (10) years in terms of the Prevention and Combating of Corrupt Activities Act No. 12 of 2004 or any other applicable legislation.

SIGNATURE	NAME (PRINT)	
CAPACITY	DATE	
NAME OF FIRM		

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⁵ Joint venture or Consortium means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract.



11. MBD 10 – CERTIFICATE FOR PAYMENT OF MUNICIPAL SERVICES

DECLARATION IN TER	MS OF CLAU	JSE 112(1)	OF THE MUNICIPA	L FINA	ANCE MANAGEN	MENT ACT (NO.56	OF 2003)	
I,								
I declare that I am duly authorised to act on behalf of (name of the firm) and hereby declare, that to the best of my personal knowledge, neither the firm nor any director/member/partner of said firm is in arrears on any of its municipal accounts with any municipality in the Republic of South Africa, for a period longer than 3 (three) months.								
I further hereby certify that the information set out in this schedule and/or attachment(s) hereto is true and correct. The Tenderer acknowledges that failure to properly and truthfully complete this schedule may result in the tender being disqualified, and/or in the event that the tenderer is successful, the cancellation of the contract.								
PHYSICAL BU	SINESS ADDRE	SS(ES) OF TH	HE TENDERER		MUNICIPAL AC	COUNT NUMBER		
FURTHER DETAILS OF THI	E BIDDER'S D	irector / Sh	areholder / Partners, e				1	
Director / Shareholder / partner	Physical add Busin	dress of the Municipal Account address		ysical residential ses of the Director / reholder / partner Municipal Account number(s)				
ND Place official com	UC (-)	- (ID . I		A			I	
NB: Please attach certified copy (s) of ID document(s) and Municipal Accounts If the entity or any of its Directors/Shareholders/Partners, etc. rents/leases premises, a copy of the rental/leas agreement must be submitted with this tender.								
Signature		Position			Date			



12. FORM OF INDEMNITY

INDEMNITY Given by (Name of Company)			of
(registered address of Company)			a
company incorporated with limited liability	y according to the Company Laws of the Repub	olic of South	Africa
(hereinafter called the Contractor), repres	sented herein by (Name of Representative)		in his
capacity as (Designation)		of	the
Contractor, is duly authorized hereto by a	a resolution dated	/20	_, to sign on
behalf of the Contractor.			
WHEREAS the Contractor has entered in with the Municipality who require this inde	nto a Contract datedemnity from the Contractor.	/ 20	_,
the Municipality in respect of all loss or do of or in any way arising out of or caused with the aforementioned contract; and also consequence of such operations, by reas property or any other cause whatsoever;	SSES that the Contractor does hereby indemniful amage that may be incurred or sustained by the by operations that may be carried out by the Coso in respect of all claims that may be made against of or in any way arising out of any accidents and also in respect of all legal or other expenses or settling any such claims; for the due perform	e Municipalite ontractor in calcium the Musicipal or damage as that may be	y by reason connection nicipality in to life or be incurred
DATE:			
SIGNATURE OF WITNESS 1:			
DATE:			
SIGNATURE OF WITNESS 2:			
DATE:			



13. SCHEDULE OF WORK EXPERIENCE OF THE TENDERER – COMPLETED CONTRACTS

The following is a statement of similar work successfully executed by myself / ourselves:

COMPLETED CONTRACTS					
EMPLOYER (Name, Tel, Fax, Email)	(Contact Person Name, Tel, Fax, Email)	NATURE OF WORK	VALUE OF WORK (INCL. VAT)	DATE COMPLETED
Name	Name				
Tel	Tel				
Fax	Fax				
Email	Email				
Name	Name				
Tel	Tel				
Fax	Fax				
Email	Email				
Name	Name				
Tel	Tel				
Fax	Fax				
Email	Email				
Name	Name				
Tel	Tel				
Fax	Fax				
Email	Email				
Name	Name				
Tel	Tel				
Fax	Fax				
Email	Email				
Name	Name				
Tel	Tel				
Fax	Fax				
Email	Email				

Attach additional pages if mores space is required.

Number of sheets appended by the tenderer to this schedule (If nil, enter NIL)	



PART B - SPECIFICATIONS AND PRICING SCHEDULE



CONTRACT DOCUMENT

FOR THE

SEPARATION OF RECYCLABLES - VELDDRIF

SPECIFICATIONS

1. **DEFINITIONS**

In the Contract, the following words and expressions shall have the meanings indicated, except where the context otherwise requires. Defined terms and words are signified in the text of the Contract by the use of capital initial letters.

Contract

The Contract signed by the Parties and of which these General Conditions of Contract form part.

Contract Data

Specific data, which together with these General Conditions of Contract, collectively describe the risks, liabilities and obligations of the contracting Parties and the procedures for the administration of the Contract.

Contract Price

The price to be paid for the performance of the Services in accordance with the Pricing Data.

Day

A calendar day.

Defect

A part of the Services, as performed, which does not comply with the requirements of the Contract.

Deliverable

Any measurable, tangible, verifiable outcome, result or item that must be produced or completed;

Employer

The contracting party named in the Contract who employs the Service Provider.

Force Majeure

An event which is beyond the reasonable control of a Party and which makes a Party's performance of its obligations under the Contract impossible or so impractical as to be considered impossible under the circumstances.

Key Persons

Persons who are named as such in the Contract Data who will be engaged in the performance of the Services.

<u>Others</u>

Persons or organizations who are not the Employer, the Service Provider or any employee, Subcontractor, or supplier of the Service Provider.

Parties

The Employer and the Service Provider.

Period of Performance

The period within which the Services are to be performed and completed.

<u>Personnel</u>

Persons hired by the Service Provider as employees and assigned to the performance of the Services or any part thereof.

Personnel Schedule

A schedule naming all Personnel and Key Persons.



Pricing Data

Data that establishes the criteria and assumptions that were taken into account when developing the Contract Price and the record of the components that make up the Contract Price.

Project

The project named in the Contract Data for which the Services are to be provided.

Scope of Work

The document which defines the Employer's objectives and requirements and specifies the Services which must, or may, be provided under the Contract.

Service Provider

The contracting party named in the Contract Data who is employed by the Employer to perform the Services described in the Contract, and legal successors to the Service Provider and legally permitted assignees.

Services

The work to be performed by the Service Provider pursuant to the Contract as described in the Scope of Work.

Subcontractor

A person or body corporate who enters into a subcontract with the Service Provider to perform part of the Services.

2. GENERAL

2.1 Governing law

Law governing the Contract shall be the law of the Republic of South Africa.

2.2 Change in legislation

If after the commencement of the Contract, the cost or duration of the Services is altered as a result of changes in, or additions to, any statute, regulation or bye-law, or the requirements of any authority having jurisdiction over any matter in respect of the Project, then the Contract Price and time for completion shall be adjusted in order to reflect the impact of those changes, provided that, within 30 Days of first having become aware of the change, the Service Provider furnished the Employer with detailed justification for the adjustment to the Contract Price or Period of Performance (or both).

2.3 Language

- 2.3.1 The language of the Contract and of all communications between the Parties shall be English.
- 2.3.2 All reports, recommendations and reports prepared by the Service Provider under the Contract shall be in English.

3.1 Location

The Services shall be performed at such locations as are specified in the Contract Data, and where the location of a particular task is not so specified, at such locations as the Employer may approve.

3.2 Variations

3.2.1 The Employer may, without changing the objectives or fundamental scope of the Contract, order variations to the Services in writing or may request the Service Provider to submit proposals, including the time and cost implications, for variations to the Services.



- 3.2.2 The reasonable cost of preparation and submission of such proposals and the incorporation into the Contract of any variations to the Services ordered by the Employer, including any change in the Contract Price, shall be agreed between the Service Provider and the Employer.
- 3.2.3 Where a variation is necessitated by default or breach of Contract by the Service Provider, any additional cost attributable to such variation shall be borne by the Service Provider.

3.3 Sole agreement

The Contract constitutes the sole agreement between the Parties for the performance of the Services and any representation not contained therein shall be of any force or effect. No amendments will be of any force or effect unless reduced to writing and signed by both Parties.

3.4 Indemnification

The Service Provider shall, at his own expense, indemnify, protect and defend the Employer, its agents and employees, from and against all actions, claims, losses and damage arising from any negligent act or omission by the Service Provider in the performance of the Services, including any violation of legal provisions, or rights of others, in respect of patents, trademarks and other forms of intellectual property such as copyrights.

3.5 Penalty

- 3.5.1 If due to his negligence, or for reasons within his control, the Service Provider does not perform the Services within the Period of Performance, the Employer shall without prejudice to his other remedies under the Contract or in law, be entitled to levy a penalty for every Day or part thereof, which shall elapse between the end of the period specified for performance, or an extended Period of Performance, and the actual date of completion, at the rate and up to the maximum amount stated in the Contract Data.
- 3.5.2 If the Employer has become entitled to the maximum penalty amount referred to in 3.5.1, he may after giving notice to the Service Provider:
 - a) terminate the Contract
 - b) complete the Services at the Service Provider's cost.

3.6 Equipment and materials furnished by the Employer

- 3.6.1 Equipment and materials made available to the Service Provider by the Employer, or purchased by the Service Provider with funds provided by the Employer for the performance of the Services shall be the property of the Employer and shall be marked accordingly. Upon termination or expiration of the Contract, the Service Provider shall make available to the Employer an inventory of such equipment and materials and shall dispose of them in accordance with the Employer's instructions.
- 3.6.2 The Service Provider shall, at his own expense, insure the equipment and materials referred to in for their full replacement value.

3.7 Illegal and impossible requirements

The Service Provider shall notify the Employer immediately, on becoming aware that the Contract requires him to undertake anything which is illegal or impossible.

4. EMPLOYER'S OBLIGATIONS

4.1 Information

4.1.1 The Employer shall timeously provide to the Service Provider, free of cost, all available information and data in the Employer's possession which may be required for the performance of the Services.



4.1.2 The Employer shall provide the Service Provider with reasonable assistance required in obtaining other relevant information that the latter may require in order to perform the Services.

4.2 Decisions

The Employer shall, within a reasonable time, give his decision on any matter properly referred to him in writing by the Service Provider so as not to delay the performance of Services.

4.3 Assistance

- 4.3.1 The Employer shall co-operate with the Service Provider and shall not interfere with or obstruct the proper performance of the Services. The Employer shall as soon as practicable:
 - a) authorize the Service Provider to act as his agent insofar as may be necessary for the performance of the Services:
 - b) provide all relevant data, information, reports, correspondence and the like, which become available:
 - c) procure the Service Provider's ready access to premises, or sites, necessary for the performance of the Services;
- 4.3.2 Unless otherwise communicated, the authorized and designated person named in the Contract Data has complete authority in giving instructions and receiving communications on the Employer's behalf and interpreting and defining the Employer's policies and requirements in regard to the Services.

4.4 Services of Others

The Employer shall, at his own cost, engage such others as may be required for the execution of work not included in the Services, but which is necessary for the completion of the Project.

4.5 Notification of material change or defect

The Employer shall immediately advise the Service Provider on becoming aware of:

- a) any matter other than a change in legislation which will materially change, or has changed the Services: or
- b) a material defect or deficiency in the Services.

4.6 Issue of instructions

Where the Service Provider is required to administer the work or services of Others, or any contract or agreement, on behalf of the Employer, then the Employer shall issue instructions related to such work, services, contract or agreement only through the Service Provider.

4.7 Payment of Service Provider

The Employer shall pay the Service Provider the Contract Price in accordance with the provisions of the Contract.

5. SERVICE PROVIDER'S OBLIGATIONS

5.1 General

5.1.1 The Service Provider shall perform the Services in accordance with the Scope of Work with all reasonable care, diligence and skill in accordance with generally accepted professional techniques and standards.



5.1.2 If the Service Provider is a joint venture or consortium of two or more persons, the Service Provider shall designate one person to act as leader with authority to bind the joint venture or consortium. Neither the composition nor the constitution of the joint venture or consortium shall be altered without the prior consent in writing of the Employer, which shall not be unreasonably withheld.

5.2 Exercise of authority

The Service Provider shall have no authority to relieve Others appointed by the Employer to undertake work or services on the Project of any of their duties, obligations, or responsibilities under their respective agreements or contracts, unless expressly authorized by the Employer in response to an application by the Service Provider in writing to do so.

5.3 Designated representative

Unless otherwise communicated, the authorized and designated person named in the Contract Data has complete authority to receive instructions from and give information to the Employer on behalf of the Service Provider.

5.4 Insurances to be taken out by the Service Provider

- 5.4.1 The Service Provider shall as a minimum and at his own cost take out and maintain in force all such insurances as are stipulated in the Contract Data.
- 5.4.2 The Service Provider shall, at the Employer's request, provide evidence to the Employer showing that the insurance required in terms of Clause 5.4.1 has been taken out and maintained in force.

5.5 Service Provider's actions requiring Employer's prior approval

The Service Provider shall obtain the Employer's prior approval in writing before taking, inter alia, any of the following actions:

- a) appointing Subcontractors for the performance of any part of the Services,
- b) appointing Key Persons not listed by name in the Contract Data.
- c) any other action that may be specified in the Contract Data.

5.6 Co-operation with Others

If the Service Provider is required to perform the Services in co-operation with Others he may make recommendations to the Employer in respect of the appointment of such Others. The Service Provider shall, however, only be responsible for his own performance and the performance of Subcontractors unless otherwise provided for.

5.7 Notice of change by Service Provider

On becoming aware of any matter which will materially change or has changed the Services, the Service Provider shall within 14 Days thereof give notice to the Employer.

6. CONFLICTS OF INTEREST

6.1 Service Provider not to benefit from commissions, discounts, etc.

The remuneration of the Service Provider under the Contract shall constitute the Service Provider's sole remuneration in connection with the Contract, or the Services, and the Service Provider shall not accept for his own benefit any trade commission, discount, or similar payment in connection with activities pursuant to the Contract, or in the discharge of his obligations under the Contract, and shall use his best efforts to ensure that the Personnel, any Subcontractors, and agents of either of them shall, similarly, not receive any additional remuneration.



6.2 Royalties and the like

The Service Provider shall not have the benefit, whether directly or indirectly, of any royalty or of any gratuity or commission in respect of any patented or protected article or process used in or for the purposes of the Contract, or Project, unless so agreed by the Employer in writing.

6.3 Independence

The Service Provider shall refrain from entering into any relationship which could be perceived as compromising his independence of judgement, or that of Subcontractors or Personnel.

7. SERVICE PROVIDER'S PERSONNEL

7.1 General

- 7.1.1 The Service Provider shall employ and provide all qualified and experienced Personnel required to perform the Services.
- 7.1.2 Where required in terms of the Contract, the Service Provider shall provide Key Persons as listed in the Contract Data to perform specific duties. If at any time, a particular Key Person cannot be made available, the Service Provider may engage a replacement who is equally or better qualified to perform the stated duty, subject to the Employer's approval, which approval shall not be unreasonably withheld.
- 7.1.3 Where the fees for the Services are time-based, the fee payable for a person provided as a replacement to a named Key Person shall not exceed that which would have been payable to the person replaced.
- 7.1.4 The Service Provider shall bear all additional costs arising out of or incidental to replacement of Personnel, except where such replacement is otherwise provided for in the Contract.
- 7.1.5 The Service Provider shall take all measures necessary and shall provide all materials and equipment necessary to enable Personnel to perform their duties in an efficient manner.

7.2 Provision of Personnel in terms of a Personnel Schedule

- 7.2.1 The Service Provider shall, where required in terms of the Contract Data, provide appropriate Personnel for such time periods as required in terms of the Contract and enter all data pertaining to Personnel including titles, job descriptions, qualifications and estimated periods of engagement on the performance of the Services in the Personnel Schedule.
- 7.2.2 Where the Service Provider proposes to utilize a person not named in the Personnel Schedule, he shall submit the name, relevant qualifications and experience of the proposed replacement person to the Employer for approval. Should the Employer not object in writing within 10 Days of receipt of such notification, the replacement shall be deemed to have been approved by the Employer.
- 7.2.3 The Services shall be performed by the Personnel listed in the Personnel Schedule for the periods of time indicated therein. The Service Provider may, subject to the approval of the Employer, make such adjustments to the data provided in terms of Clause 7.2.1 above as may be appropriate to ensure the efficient performance of the Services, provided that the adjustments will not cause payments to exceed any limit placed on the Contract Price.
- 7.2.4 The Service Provider shall, if required in terms of Clause 7.2.1:
 - a) forward to the Employer for approval, within 15 Days of the award of the Contract, the Personnel Schedule and a timetable for the placement of Personnel.



- b) inform the Employer of the date of commencement and departure of each member of Personnel during the course of the Project.
- submit to the Employer for his approval a timely request for any proposed change to Personnel, or timetables.

8. COMMENCEMENT, COMPLETION, MODIFICATION, SUSPENSION AND TERMINATION

8.1 Commencement of Services

The Service Provider shall commence the performance of the Services within the period stated in the Contract Data.

8.2 Completion

- 8.2.1 Unless terminated in terms of the Contract, or otherwise specified in the Contract Data, the Contract shall be concluded when the Service Provider has completed all Deliverables in accordance with the Scope of Work.
- 8.2.2 The Service Provider may request an extension to the Period of Performance if he is or will be delayed in completing the Contract by any of the following causes:
 - a) additional Services ordered by the Employer;
 - b) failure of the Employer to fulfill his obligations under the Contract;
 - c) any delay in the performance of the Services which is not due to the Service Provider's default;
 - d) Force Majeure; or
 - e) suspension.
- 8.2.3 The Service Provider shall within 14 Days of becoming aware that a delay may occur or has occurred, notify the Employer of his intention to make a request for the extension of the Period of Performance to which he considers himself entitled and shall within 30 days after the delay ceases deliver to the Employer full and detailed particulars of the request.
- 8.2.4 The Employer shall, within 30 Days of receipt of a detailed request, grant such extension to the Period of Performance as may be justified, either prospectively or retrospectively, or inform the Service Provider that he is not entitled to an extension. Should the Service Provider find the decision of the Employer to be unacceptable he shall, nevertheless, abide by such decision in the performance of the Services and the matter shall be dealt with as a dispute in terms of Clause 12.

8.3 Force Majeure

- 8.3.1 The failure of a Party to fulfill any of its obligations under the Contract shall not be considered to be a breach of, or default under, this Contract insofar as such inability arises from an event of *Force Majeure*, provided that the Party affected by such an event has taken all reasonable precautions, due care and reasonable alternative measures in order to meet the terms and conditions of this Contract, and has informed the other Party as soon as possible about the occurrence of such an event.
- 8.3.2 In the event that the performance of the Services has to be suspended on the grounds of *Force Majeure*, the Period of Performance shall be extended by the extent of the delay plus a reasonable period for the resumption of work.
- 8.3.3 During the period of his inability to perform the Services as a result of an event of *Force Majeure*, the Service Provider shall be entitled to any payment due in terms of the Contract and shall be reimbursed for additional costs reasonably and necessarily incurred by him in suspending, delaying and reactivating the performance of the Services.



8.4 Termination

- 8.4.1 The Employer may terminate the Contract:
 - (a) where the Services are no longer required:
 - (b) where the funding for the Services is no longer available;
 - (c) if the Service Provider does not remedy a failure in the performance of his obligations under the Contract within thirty (30) Days after having been notified thereof, or within any further period as the Employer may have subsequently approved in writing;
 - (d) if the Service Provider becomes insolvent or liquidated; or
 - (e) if, as the result of *Force Majeure*, the Service Provider is unable to perform a material portion of the Services for a period of not less than sixty (60) Days;
- 8.4.2 The Employer shall give the Service Provider not less than thirty (30) Days written notice of any termination made in terms of 8.4.1 (a) or (b).
- 8.4.3 The Service Provider may terminate the Contract, by giving not less than thirty (30) Days written notice to the Employer after the occurrence of any of the following events:
 - (a) if the Employer fails to pay any monies due to the Service Provider in terms of the Contract and not subject to dispute pursuant to Clause 12 within forty-five (45) Days after receiving written notice from the Service Provider that such payment is overdue; or
 - (b) if, as the result of *Force Majeure*, the Service Provider is unable to perform a material portion of the Services for a period of not less than sixty (60) Days; or
 - (c) when the Services have been suspended under Clause 8.5 and the period of suspension exceeds the period stated in the Contract Data, or it is clear to the Service Provider that it will be impossible or impractical to resume the suspended Services before the period of suspension has exceeded the period stated in the Contract Data; or
 - (d) if the Employer is in material breach of a term of the Contract and fails to rectify such breach within 30 Days of the receipt of written notice requiring him to do so.
- 8.4.4 Upon termination of this Contract pursuant to Clauses 8.4.1 or 8.4.3, the Employer shall remunerate the Service Provider in terms of the Contract for Services satisfactorily performed prior to the effective date of termination and reimburse the Service Provider any reasonable cost incident to the prompt and orderly termination of the Contract, except in the case of termination pursuant to events (c) and (d) of Clause 8.4.1.
- 8.4.5 Should the Service Provider, being an individual or the last surviving principal of a partnership or body corporate, die or be prevented by illness or any other circumstances beyond his control from performing the obligations implied by the Contract, the Contract shall be terminated without prejudice to the accrued rights of either Party against the other.

8.5 Suspension

- 8.5.1 The Employer may temporarily suspend all or part of the Services by notice to the Service Provider who shall immediately make arrangements to stop the performance of the Services and minimize further expenditure.
- 8.5.2 When Services are suspended, the Service Provider shall be entitled to pro-rata payment for the Services carried out and reimbursement of all reasonable cost incident to the prompt and orderly suspension of the Contract.

8.6 Rights and liabilities of the Parties

Completion, suspension or termination of the Contract shall not prejudice or affect the accrued rights or liabilities of the Parties.



9. OWNERSHIP OF DOCUMENTS AND COPYRIGHT

- 9.1 Copyright of all documents prepared by the Service Provider in accordance with the relevant provisions of the copyright Act (Act 98 of 1978) relating to Project shall be vested in the party named in the Contract Data. Where copyright is vested in the Service Provider, the Employer shall be entitled to use the documents or copy them only for the purposes for which they are intended in regard to the Project and need not obtain the Service Provider's permission to copy for such use. Where copyright is vested in the Employer, the Service Provider shall not be liable in any way for the use of any of the information other than as originally intended for the Project and the Employer hereby indemnifies the Service Provider against any claim which may be made against him by any party arising from the use of such documentation for other purposes.
- 9.2 The ownership of data and factual information collected by the Service Provider and paid for by the Employer shall, after payment by the Employer, lie with the Employer.
- 9.3 The Employer shall have no right to use any documents prepared by the Service Provider whilst the payment of any fees and expenses due to the Service Provider in terms of the Contract is overdue.

10. SUCCESSION AND ASSIGNMENT

- 10.1 Except as defined in Clause 8.4.4 above, each Party binds itself and its partners, successors, executors, administrators, assigns and legal representatives to the other Party and to the other partners, successors, executors, administrators, assigns and legal representatives of the other Party in respect of all obligations and liabilities of the Contract.
- 10.2 An assignment shall be valid only if it is a written agreement by which the Service Provider transfers his rights and obligations under the Contract, or part thereof, to others.
- 10.3 The Service Provider shall not, without the prior written consent of the Employer, assign the Contract or any part thereof, or any benefit or interest thereunder, except in the following cases :
 - (a) by a charge in favor of the Service Provider's bankers of any monies due or to become due under the Contract; or
 - (b) by assignment to the Service Provider's insurers of the Service Provider's right to obtain relief against any other person liable in cases where the insurers have discharged the Service Provider's loss or liability.
- The approval of an assignment by the Employer shall not relieve the Service Provider of his obligations for the part of the Contract already performed or the part not assigned.
- 10.5 If the Service Provider has assigned his Contract or part thereof without authorization, the Employer may forthwith terminate the Contract and the third party will have no claim against the Employer resulting from such termination.

11. SUBCONTRACTING

- 11.1 A Service Provider may not subcontract any work which he has the skill and competency to perform, unless otherwise permitted in the Contract Data.
- 11.2 A subcontract, where permitted in terms of the Contract Data, shall be valid only if it is a written agreement by which the Service Provider entrusts performance of a part of the Services to Others.
- 11.3 The Service Provider shall not subcontract to nor engage a Subcontractor to perform any part of the Services without the prior written authorization of the Employer. The services to be sub-contracted and the identity of the Subcontractor shall be notified to the Employer. The Employer shall, within 14 Days of receipt of the notification and a full motivation why such services are to be subcontracted, notify the Service Provider of his decision, stating reasons, should he withhold such authorization. If the Service



Provider enters into a subcontract with a Subcontractor without prior approval, the Employer may forthwith terminate the Contract.

- 11.4 The Employer shall have no contractual relationships with Subcontractors. However, if a Subcontractor is found by the Employer to be incompetent, the Employer may request the Service Provider either to provide a Subcontractor with qualifications and experience acceptable to the Employer as a replacement, or to resume the performance of the relevant part of the Services himself.
- 11.5 The Service Provider shall advise the Employer without delay of the variation or termination of any subcontract for performance of all or part of the Services.
- 11.6 The Service Provider shall be responsible for the acts, defaults and negligence of Subcontractors and their agents or employees in the performance of the Services, as if they were the acts, defaults or negligence of the Service Provider, his agents or employees. Approval by the Employer of the subcontracting of any part of the Contract or of the engagement by the Service Provider of Subcontractors to perform any part of the Services shall not relieve the Service Provider of any of his obligations under the Contract.

12. RESOLUTION OF DISPUTES

12.1 Settlement

- 12.1.1 The Parties shall negotiate in good faith with a view to settling any dispute or claim arising out of or relating to the Contract and may not initiate any further proceedings until either Party has, by written notice to the other, declared that such negotiations have failed.
- 12.1.2 Any dispute or claim arising out of or relating to the Contract which cannot be settled between the Parties shall in the first instance be referred by the Parties to either mediation or adjudication as provided for in the Contract Data.

12.2 Mediation

- 12.2.1 If the Contract Data does not provide for dispute resolution by adjudication, not earlier than 14 Days after having advised the other Party, in terms of Clause 12.1, that negotiations in regard to a dispute have failed, an aggrieved Party may require that the dispute be referred, without legal representation, to mediation by a single mediator. The mediator shall be selected by agreement between the Parties, or, failing such agreement, by the person named for this purpose in the Contract Data. The costs of the mediation shall be borne equally by the Parties.
- 12.2.2 The mediator shall convene a hearing of the Parties and may hold separate discussions with any Party and shall assist the Parties in reaching a mutually acceptable settlement of their differences through means of reconciliation, interpretation, clarification, suggestion and advice. The Parties shall record such agreement in writing and thereafter they shall be bound by such agreement.
- 12.2.3 The mediator is authorized to end the mediation process whenever in his opinion further efforts at mediation would not contribute to a resolution of the dispute between the Parties.
- 12.2.4 If either Party is dissatisfied with the opinion expressed by the mediator or should the mediation fail, then such Party may require that the dispute be referred to arbitration or litigation in a competent civil court, as provided for in the Contract Data.

12.3 Arbitration

12.4.1 Arbitration, where provided for in the Contract Data, shall be by a single arbitrator in accordance with the provisions of the Arbitration Act of 1965 as amended and shall be conducted in accordance with such procedure as may be agreed between the Parties or, failing such agreement, in accordance with the Rules for the Conduct of Arbitrations published by the Association or Arbitrators current at the date the arbitrator is appointed.



12.3.2 The arbitrator shall be mutually agreed upon or, failing agreement, to be nominated by the person named in the Contract Data.

13. LIABILITY

13.1 Liability of the Service Provider

- 13.1.1 The Service Provider shall be liable to the Employer arising out of or in connection with the Contract if a breach of Clause 5.1 is established against him.
- 13.1.2 The Service Provider shall correct a Defect on becoming aware of it. If the Service Provider does not correct a Defect within a reasonable time stated in a notification and the Defect arose from a failure of the Service Provider to comply with his obligation to provide the Services, the Service Provider shall pay to the Employer the amount which the latter assesses as being the cost of having such Defect corrected by Others.
- 13.1.3 All persons in a joint venture or consortium shall be jointly and severally liable to the Employer in terms of this Contract and shall carry individually the minimum levels of insurance stated in the Contract Data, if any.

13.2 Liability of the Employer

The Employer shall be liable to the Service Provider arising out of or in connection with the Contract if a breach of an obligation of his in terms of the Contract is established. The Service Provider shall have no separate edictal right of action against the Employer.

13.3 Compensation

If it is established that either Party is liable to the other, compensation shall be payable only on the following terms:

- (a) Compensation shall be limited to the amount of reasonably foreseeable loss and damage suffered as a result of the breach.
- (b) In any event, the amount of compensation will be limited to the amount specified in Clause 13.5.

13.4 Duration of Liability

Notwithstanding the terms of the Prescription Act No. 68 of 1969 (as amended) or any other applicable statute of limitation neither the Employer nor the Service Provider shall be held liable for any loss or damage resulting from any occurrence unless a claim is formally made within the period stated in the Contract Data or, where no such period is stated, within a period of three years from the date of termination or completion of the Contract.

13.5 Limit of Compensation

- 13.5.1 Unless otherwise indicated in the Contract Data, the maximum amount of compensation payable by either Party to the other in respect of liability under the Contract is limited to:
 - a) the sum insured in terms of 5.4 in respect of insurable events; and
 - b) the sum stated in the Contract Data or, where no such amount is stated, to an amount equal to twice the amount of fees payable to the Service Provider under the Contract, excluding reimbursement and expenses for items other than salaries of Personnel, in respect of noninsurable events.
- 13.5.2 Each Party agrees to waive all claims against the other insofar as the aggregate of compensation which might otherwise be payable exceeds the aforesaid maximum amount payable.



13.5.3 If either Party makes a claim for compensation against the other Party and this is not established, the claimant shall reimburse the other for his reasonable costs incurred as a result of the claim or if proceedings are initiated in terms of Clause 12 for such costs as may be awarded.

13.6 Indemnity by the Employer

Unless otherwise indicated in the Contract Data, the Employer shall indemnify the Service Provider against all claims by third parties which arise out of or in connection with the performance of the Services save to the extent that such claims do not in the aggregate exceed the limit of compensation in Clause 13.5, if applicable, or are covered by the insurances arranged under the terms of Clause 5.4.

13.7 Exceptions

- 13.7.1 Clauses 13.5 and 13.6 shall not apply to claims arising from deliberate misconduct.
- 13.7.2 The Service Provider shall have no liability whatsoever for actions, claims, losses or damages occasioned by:
 - a) the Employer omitting to act on any recommendation, or overriding any act, decision or recommendation, of the Service Provider, or requiring the Service Provider to implement a decision or recommendation with which the Service Provider disagrees or on which he expresses a serious reservation; or
 - b) the improper execution of the Service Provider's instructions by agents, employees or independent contractors of the Employer.

14. REMUNERATION AND REIMBURSEMENT OF SERVICE PROVIDER

The Employer shall remunerate and reimburse the Service Provider for the performance of the Services as set out in the Pricing Data. If not otherwise stated in the Pricing Data, the following shall apply:

- 14.1 The Service Provider shall be entitled to render interim monthly accounts for fees and reimbursements throughout the duration of the Contract. Interim amounts of lump sum fees due shall be based on progress.
- 14.2 Amounts due to the Service Provider shall be paid by the Employer within thirty (30) Days of receipt by him of the relevant invoices. If the Service Provider does not receive payment by the due date, he shall be entitled to charge interest on the unpaid amount, which is payable by the Employer, at the prime interest rate charged by his bank and certified by such bank, plus 2% per annum, and calculated from the due date of payment.
- 14.3 If any item or part of an item in an invoice submitted by the Service Provider is disputed by the Employer, the latter shall, before the due date of payment, give notice thereof with reasons to the Service Provider, but shall not delay payment of the balance of the invoice. Clause 14..2 shall apply to disputed amounts which are finally determined to be payable to the Service Provider.
- In respect of Services charged for on a time basis and all other reimbursable expenses the Service Provider shall maintain records in support of such charges and expenses for a period of twenty four months after the completion or termination of the Contract. Within this period the Employer may, on not less than 14 Days notice, require that a reputable and independent firm of accountants, nominated by him at his expense, audit any claims made by the Service Provider for time charges and expenses by attending during normal working hours at the office where the records are maintained.



15. AMOUNTS DUE TO THE EMPLOYER

Amounts due to the Employer shall be paid by the Service Provider within thirty (30) Days of receipt by him of the relevant invoices. If the Employer does not receive payment by the due date, he shall be entitled to charge interest on the unpaid amount, which is payable by the Service Provider, at the prime interest rate charged by his bank and certified by such bank, plus 2% per annum, and calculated from the due date of payment.

DATA PROVIDED BY THE EMPLOYER AND THE SERVICE PROVIDER

Clause	Description				
15.1	The Employer is THE BERGRIVIER MUNICIPALITY				
•	The Employer's address for receipt of communications and notices is :				
	Telephone: (022) 913 600	0 F	acsimile:	(022) 913 1082	
	` ,	Box 60 /	Address (Ph	ysical): Kerk Street PIKETBERG	
15.2.	The Service Provider is: .				
	The Service Provider's ac	dress for receipt of o	communicat	ions and notices is :	
	Telephone:	F	acsimile:		
	Address (Postal) :	<i>F</i>	Address (Ph	ysical):	
15.3	The Location where the S	ervice is to be rende	ered is VELD	DDRIF.	
15.4	The events of requirement amounts of the penalties,		s shall be ap	pplied, and the corresponding	
	(a) Failure by the Service	e Provider to render	the Service	on any of the operating days;	
	R3 000 for first day day period or part t		calating by	R1000 for each further one	
	(b) Unacceptable attended employer) within 8 w			ts from the public (direct to the	
	R3 000 for first occ a maximum of R10			for each further occurrence to	
	(e) Inadequate nuisance control and vector co		control, odd	our control, dust control, rodent	
	R3 000 for first occ a maximum of R10			for each further occurrence to	



Clause	Description		
	(f) Employer reserves the right to terminate the Contract if the Service Provider is in breach of Contract and fails to rectify such breach of Contract after a second written warning was issued to the Service Provider without the necessary remedial action being taken.		
15.5	The Service Provider shall provide to the Employer an updated list of all personnel on site on a monthly basis.		
15.6	The Service Provider shall commence delivering the Service on the Commencement Date.		
15.7	The Contract Period shall end on 30 June 2022.		
15.8	Copyright of all documents relating to this Project shall be vested in the Employer.		
15.9	Contract EscalationYear 1 (Commence date - 30 June 2020):Tendered price must be fixed.Year 2 (1 July 2020 - 30 June 2021):Tendered price + 7%Year 3 (1 July 2021 - 30 June 2022):Tendered price +14%		



SCOPE OF WORKS

1 EMPLOYER'S OBJECTIVES

The Technical Services Department of the Bergrivier Municipality proposes to continue source separated recycling activities for the towns of VELDDRIF, DWARSKERSBOS and AURORA.

2 OVERVIEW OF THE SERVICE

The Service consists of the separation, bailing and selling of recyclables off loaded at the Material Recovery Facility (MRF) adjacent to the Velddrif Transfer Station.

3 GENERAL INTENT

The general intent of this Contract is that the Contractor shall procure all resources necessary for the rendering of the Service in accordance with the terms of Contract, in a workman-like and expeditious manner.

The Employer shall have the right to verify that the service is carried out in accordance with this Contract and to approve or reject the quality of service rendered by the Contractor or approved subcontractors.

4 EXTENT OF THE WORKS

- 1. The Contractor will be responsible for the sorting, bailing, reuse and/or sale of recyclables recovered from the MRF, and no payment by the Employer for further costs will be considered other than the tendered costs. The ownership of the recyclable materials shall vest with the Contractor, who shall be responsible for the disposal and transportation of such materials from the site. Income generated by selling of the recyclables will be to benefit the Contractor.
- 2. The MRF building may only be used for the intended use of recovering recyclable materials and for no other unrelated use.
- 3. No claim for any additional expenditure due to a decrease in the demand for recyclables, the non-availability of a sorting area or material recycling infrastructure, the continued participation or participation ratio of residents, the consistency in waste quality or quantity, and continued marketing or any other costs not reflected in the tendered rates, will be considered.
- 4. The Contractor shall be responsible for the optimal operation of the MRF and processed in accordance with the process flow requirements of the plant under the full-time supervision of a qualified plant superintendent.
- 5. Residual waste that is not recyclable, referred to as tailings, is to be conveyed to the containers at the transfer station.
- 6. The Contractor shall be required to furnish, maintain and operate sufficient plant and vehicles to undertake the specified services. A list and description of the plant, vehicles and equipment (including containers required for use within the MRF building) that will be provided by the Tenderer and must be stated in the Returnable of the tender document.
- 7. The Contractor shall be required to maintain all buildings and fixed plant and equipment in a clean, sound condition and in full working order.
- 8. The Contractor shall insure all of his (or his subcontractor's) own plant and equipment used to undertake the operations required in terms of the Contract. The Employer will be responsible for taking out insurance cover for the building, but this will not relieve the Contractor from his responsibility to maintain the MRF buildings and fixed plant and equipment in a sound condition at his own cost for the



duration of the Contract.

- 9. In the event of vehicle, plant or equipment break-down, the Contractor will be responsible for all necessary arrangements and costs to restore such vehicle, plant or equipment to full operating order. No costs arising from down-time or stoppages due to failure, servicing or repairs undertaken to mechanical plant or equipment will be paid for by the Employer. Costs for repairs resulting from the Operator's failure to adhere to the instructions stated in the Plant and Equipment Operating Manuals shall be paid for by the Operating Contractor.
- 10. Electricity and water to the facility shall be paid by the Contractor.
- 11. The Contractor shall supply all baling wire to the correct standard and specifications for the baling machine.
- 12. The Contractor shall take all reasonable measures to operate the MRF facility in accordance with the Operating Manual to prevent nuisances such as odour, dust, vectors such as flies, insects and rodents, noise and wind-blown litter. Odour-control and air-extraction systems have been provided, and the Contractor shall be responsible for the supply of deodorising materials.
- 13. In the execution of the service to be provided under this Contract, the Contractor shall furthermore:
 - a. Comply with all necessary Acts, Ordinances, Regulations and By-Laws relating to the registration, insurance and general operation of its vehicles, plant and equipment and the employment of its employees.
 - b. Comply with the relevant Authority's operating permit and licence conditions.
 - c. Pay all levies, taxes and duties payable in respect of all vehicles used and staff employed.
 - d. Ensure that any equipment and all vehicles used are in a mechanically sound, roadworthy and clean condition.
 - e. Ensure that all containers/bales are at all times safely loaded onto the haul vehicles. In this regard the Contractor shall provide all necessary personnel to assist with and supervise the loading and off-loading operations at the MRF.
 - f. Minimise the storage of recovered materials and bales for periods of time considered reasonable to the Employer, without giving rise to odour, litter, vector and other nuisances.
 - g. Exercise all reasonable care and diligence in the handling and transportation of the Employer's containers in its charge.
 - h. Ensure that all drivers, operators and other employees are properly trained for the work they are required to perform and that all drivers are in possession of a current drivers licence and Professional Driving Permit appropriate to the class of vehicle being driven. The Contractor shall ensure that at all times all drivers shall have available for inspection such drivers licence.
 - i. Ensure that all the requirements of the Occupational Health and Safety Act (85 of 1993) are fully complied with. The construction Regulations 2014 must also be adhered to.
 - j. Ensure that recycled waste recovered, processed and sold downstream is done so in a responsible manner which complies with all relevant environmental legislation in terms of Permit conditions as well as internal standards set by the Bergrivier Municipality.
- 14. The Contractor's staff may not under any circumstances interfere with the Employer's operations at the Velddrif Transfer Station.
- 15. Proof of all transactions, sale or re-use of recyclables [vehicle registration numbers, date of transaction, volumes and mass per recyclable waste type e.g. PET, glass, cardboard, paper (office, newspaper,



mixed etc.) plastics, tins etc.] must be provided on a <u>monthly</u> basis. The Contractor shall maintain daily, weekly and monthly records and provide them to the Employer.

- 16. Upon completion or termination of the Contract, the Operating Contractor shall ensure the MRF facility are restored and handed over to the Employer in a satisfactory and clean condition The rate tendered for the operation of the MRF is to include for all costs necessary to meet the requirements stated above.
- 17. All equipment (vehicles, labour etc.) must be provided by the contractor. A list of equipment and a business plan must be attached to the tender document. By not submitting the required lists, could lead to a disqualification of tender.

5 LOCATION OF THE WORKS

The service shall be provided at the material recovery facility which is located on the same premises of the Velddrif Transfer Station. Bergrivier will provide the facility where all recyclables (clear bags) will be transported to and off loaded.

6 EMPLOYMENT OF LOCAL COMMUNITY LABOUR

The maximum possible number of workers is to be employed from the local community. To this end the Contractor is required to give preference to the use of local community labour and limit the use of non-local labour to key personnel only. Local community labour is defined as people who reside in the local community.

Key personnel are defined as supervisors and skilled labourers without whom a specific task cannot be executed. As far as possible these people should impart their management and other skills to individuals within the local workforce who show a keen interest and display a willingness to learn.

A monthly report on employment of local labour in relation to other employees must be submitted for information of the Employer.



PRE-QUALIFICATION SCORE SHEET

* Proof of Contactable References is required, as indicated below, and must accompany each proposal.

The bidder must score at least 60 out of 100 to be evaluated further. Points, as indicated below, will be allocated to the following:

1: EVALUATION SCHEDULE: ORGANISATION AND STAFFING

The tenderer should propose the structure and composition of their team i.e. the main disciplines involved, the key staff member / expert responsible for each discipline, and the proposed technical and support staff. The roles and responsibilities of each key staff member / expert should be set out as job descriptions. In the case of an association/ joint venture / consortium, it should, indicate how the duties and responsibilities are to be shared.

The tenderer must attach his / her organization and staffing proposals to this page. (Organogram)

The scoring of the proposed organization and staffing will be as follows:

None (score 0)	No info provided
Poor (score 5)	The organization chart is sketchy, the staffing plan is weak in important areas, or the staffing schedule is inconsistent with the timing of the most important deliverables. There is no clarity in allocation of tasks and responsibilities.
Satisfactory (score 10)	The organizational chart is complete and detailed, the technical level and composition of the staffing arrangements are adequate and staffing is consistent with both timing and deliverables.
Good (score 15)	Besides meeting the "satisfactory" rating, staff are well balanced i.e. they show good coordination, complimentary skills, clear and defined duties and responsibilities, and limited number of short term experts. Some members of the project team have worked together before on limited occasions.
Very good (score 20)	Besides meeting the "good" rating, the proposed team is well integrated and several members have worked together extensively in the past.

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2: EVALUATION SCHEDULE: PLANT AND EQUIPMENT

The availability of Plant and Equipment required for the rendering of the services as well as the Tenderer's capability to provide sufficient standby Plant and Equipment during times of break-downs will be evaluated.

The SCHEDULE OF PLANT AND EQUIPMENT will be used for evaluation. (Refer to page 23)

The scoring of the proposed plant and equipment will be as follows:

None (score 0)	The tenderer did not provide any data
Poor (score 5)	Tenderer has limited appropriate plant and equipment
Satisfactory (score 10)	Tenderer has relevant appropriate plant and equipment back without back-up.
Good (score 15)	Tenderer has extensive appropriate plant and equipment with sufficient back-up.
Very good (score 20)	Tenderer has outstanding appropriate plant and equipment with an abundance of back-up.

3: EVALUATION SCHEDULE: EXPERIENCE OF KEY PERSONNEL

Experience of the key staff (assigned personnel) in relation to the scope of work will be evaluated from three different points of view:

- 1) General qualifications, level of education and training and positions held of each key staff member / expert member.
- 2) The training and experience of the key staff members / experts, in the specific sector, field, subject, etc which is directly linked to the scope of work.
- 3) The key staff members' / experts' knowledge of issues which the tenderer considers pertinent to the project e.g. local conditions, affected communities, legislation, techniques etc.

A CV of each key staff member of not more than 2 pages should be attached to this schedule. The CV should be structured under the following headings:

- 1) Personal particulars
 - name
 - date and place of birth
 - place (s) of education and dates associated therewith
- 2) Qualifications (degrees, diplomas, grades of membership of professional societies and professional registrations)
- 3) Name of current employer and position in enterprise
- 4) Overview of experience (year, organization and position)
- 5) Outline of recent assignments / experience that has a bearing on the scope of work

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The scoring of the experience of key staff will be as follows:

	General qualifications (Greater weighting will be given to the team leader)	Adequacy of relevant experience (Greater weighting will be given to the team leader)	Knowledge of issues pertinent to the project (Greater weighting will be given to the team leader)
None (score 0)	No info provided	No info provided	No info provided
Poor (score 5)	Key staff have limited levels of general qualifications	Key staff have limited levels of project specific training and experience	Key staff have limited experience of issues pertinent to the project
Satisfactory (score 10)	Key staff have reasonable levels of general qualifications	Key staff have reasonable levels of project specific training and experience	Key staff have reasonable experience of issues pertinent to the project
Good (score 15)	Key staff have extensive levels of general qualifications	Key staff have extensive levels of project specific training and experience	Key staff have extensive experience of issues pertinent to the project
Very good (score 20)	Key staff have outstanding levels of general qualifications	Key staff have outstanding levels of project specific training and experience	Key staff have outstanding experience of issues pertinent to the project

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4: EVALUATION SCHEDULE: EXPERIENCE OF TENDER

The experience of the tenderer as opposed to the key staff members / experts in similar projects or similar areas and conditions in relation to the scope of work will be evaluated.

Tenderers should very briefly describe his or her experience in this regard and attach this to this schedule.

The description should be put in tabular form with the following headings:

Employer, contact person and telephone number, where available	Description of work (service)	Value of work (i.e. the service provided) inclusive of VAT (Rand)	Date completed

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The scoring of the tenderer's experience will be as follows:

None (score 0)	No Info provided
Poor (score 5)	Tenderer has limited experience (< 1 year)
Satisfactory (score 10)	Tenderer has relevant experience but has not dealt with the critical issues specific to the assignment. (1 -3 years)
Good (score 15)	Tenderer has extensive experience in relation to the project and has worked previously under similar conditions and circumstances. (3-5 years)
Very good (score 20)	Tenderer has outstanding experience in projects of a similar nature. (> 5 years)

5: METHODOLOGY

Tenderers must submit a detailed methodology, describing how they intend carrying out the described services. This methodology statement must inter alia include:

- 1)An estimate of the quantities of co-mingled recyclables he expects to receive at the Velddrif facility and a plan to extend the through-put of recyclables to optimise the usage of the facility and to divert recyclables waste from disposal to a landfill.
- 2) Provisional Operating Plan and daily operating schedule programme.
- 3) Methodology for recovery of materials, types and grades of materials to be recovered.
 - 4)Procedures for measuring, recording and reporting quantities of recyclables received, recovered and disposed of as tailings.
 - 5)Contingency plans to deal with plant breakdowns, backlogs and an unexpected increase in recyclables quantity.
- Details of any sub-contractors proposed to be used, including the services that they will provide.
- 7) Strategy for marketing and disposing of the recyclable materials recovered.
- 8) Awareness programs.

None (score 0)	No Methodology
Poor (score 5)	Poor methodology
Satisfactory (score 10)	Satisfactory methodology
Good (score 15)	Good methodology
Very good (score 20)	Very good methodology

Tenderers are to attach the Methodology to this page.

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SCHEDULE OF PLANT AND EQUIPMENT

The following are lists of major items (eg. bailers, fork lifts, vehicles, sorting tables, equipment, etc.) of relevant equipment that I/we **presently** own or lease and will have available for this contract or will acquire or hire for this contract if my / our tender is accepted.

	AILS OF MAJOR EQUIPMENT THAT IS OWNED BY AND ITRACT.	IMMEDIATELY AVAII	ABLE FOR THIS
QUANTITY	DESCRIPTION	SIZE	CAPACITY

Attach additional pages if mores space is required.

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	AIL OF MAJOR EQUIPMENT THAT WILL BE HIRED OR ADDER IS ACCEPTED.	ACQUIRED FOR THIS	CONTRACT IF MY / OUR
QUANTITY	DESCRIPTION,	SIZE	CAPACITY

Attach additional pages if mores space is required.



BILL OF QUANTITIES

1. SCOPE

The Bill of Quantities comprises items covering the measurement and payment of the Service Provider's costs of general liabilities, the provision of the service as specified and profit. The Tender Data and Contract Data are to be read in conjunction with the Schedule of Quantities.

2. METHOD OF MEASUREMENT AND PAYMENT

The Tenderer must submit rates for all items in the Bill. The Service Provider will be required to handle whatever quantity of waste is received from day to day and his monthly payments will be calculated from the fixed monthly cost.

3. PRICES AND RATES

The rates and prices to be inserted in the Bill of Quantities are to be the full inclusive prices to be paid by the Employer for the service described under the several items. Such rates and prices shall cover all costs and expenses that may be required in and for the rendering of the service, and shall cover the cost of all general risks, liabilities and obligations set forth or implied in the documents on which the Tender is based.

The Tenderer is at liberty to insert a rate of his own choosing for each item in the Bill of Quantities and his attention is drawn to the fact that the Service Provider has the right, under various circumstances, to payment for additional services carried out, and that the Engineer is obliged to base his assessment of the rates or prices to be paid for such additional services on the rates inserted in the Bill of Quantities by the Service Provider.

A price, rate or the word "NIL" is to be entered against each item in the Bill of Quantities against which a unit of measurement is stated, whether a quantity is stated or not. An item against which no price or rate is entered or for which a word other than "NIL" is entered, will be considered to be covered by the other prices or rates in the Bill of Quantities but the rate will nevertheless be taken as nil and no claim will be considered if the quantity of such item should increase or decrease.

4. VALUE ADDED TAX, SURCHARGES AND LEVIES

All rates and prices tendered shall be exclusive of Value Added Tax (VAT) and provided for as a lump sum in the Summary of the Bill of Quantities.

All rates and prices tendered shall be inclusive of any statutory surcharges and levies payable by the Service Provider on all items to which these apply at the time of the closing of the tender.

5. ARITHMETICAL ERRORS IN PRICED BILL

In the event of discrepancies between the unit rates and the extended totals the unit rates will be taken as correct. The Employer reserves the right to correct the total Tender Sum in the event of there being any errors of extension or addition in the priced Bill of Quantities. In such an event the Tenderer will be consulted but, failing agreement between the parties, the decision of the Employer shall be final and binding. Adjustment of the Tender Sum will take place only after acceptance of the Tender, but prior to the signing of the contract Agreement.

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6. REJECTION OF TENDER

A tender may be rejected if the rates or prices for some of the items in the Bill of Quantities are in the opinion of the Employer obviously unreasonable or out of proportion or not in consistence with other rates or prices in the Bill and the Tenderer fails, within a period of seven days after having been notified in writing by the Employer or the Engineer to adjust and/or amend the rates or prices of such items, to make the adjustment(s) and/or amendment(s) required.

ITEM No.	DESCRIPTION	UNIT	QTY	RATE	AMOUNT
1.	SECTION A: FIXED MONTHLY TARIFF Lump Sum per month based on providing and maintaining all the resources required for rendering the specified service. Year 1 (Commence date – 30 June 2020) Year 2 (1 July 2020 – 30 June 2021) Year1+7% Year 3 (1 July 2021 – 30 June 2022) Year1+14%	Month Month Month	8 12 12		
ADD:	15% of Nett Tender Sum VALUE ADDED TAX (VAT	Γ).			
GRAN	GRAND TOTAL:				

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14. FORM OF OFFER AND ACCEPTANCE

NOTE:

- This form must be completed in duplicate by both the successful bidder (Part 1) and the purchaser (Part 2). Both
 forms must be signed in the original so that the successful bidder and the purchaser will be in possession of
 originally signed contracts for their respective records.
- 2. NO correction fluid/tape may be used.
 - a. In the event of a mistake having been made, it shall be crossed out in ink and be accompanied by an initial at each and every alteration.
- 3. The Bidder MUST indicate whether he/she/the entity is a registered VAT Vendor or not.
 - a. In the case of the Bidder not being a registered VAT Vendor, both columns (amount/rate excluding AND including VAT) must reflect the same amount.

	INDICATE WITH AN 'X'							
Are you/is the firm a registered VAT Vendor	YES		NO					
If "YES", please provide VAT number								

1. OFFER

- 1.1. The Employer, identified in the Acceptance signature block, has solicited offers to enter into a contract in respect of the following works; Tender 8/3/30-2019 MN155/2019
- 1.2. The tenderer, identified in the Offer signature block, has examined the draft contract as listed in the Acceptance section and agreed to provide this Offer.
- 1.3. By the representative of the Tenderer, deemed to be duly authorized, signing this part of this Form of Offer and Acceptance, the Tenderer offers to perform all of the obligations and liabilities of the **Employer** under the contract, including compliance with all its terms and conditions according to their true intent and meaning for an amount to be determined in accordance with the conditions of contract identified in the Contract Data.

THE OFFERED TOTAL OF THE PRICES INCLUSIVE OF VAT IS:			
In figures:	R		
In words:			

1.4. This Offer may be accepted by the Employer by signing the Acceptance part of this Form of Offer and Acceptance and returning one copy of this document to the Tenderer before the end of the period of validity stated in the Tender Data, whereupon the Tenderer becomes the party named as the **Contractor** in the conditions of contract identified in the Contract Data.

Signature(s)			
Name(s)			
Capacity			
Name of tenderer:			
Name of witness:	(Insert name and address of organization)		
		Date	
Signature of witness:			

|--|



2. ACCEPTANCE

- 2.1. By signing this part of this Form of Offer and Acceptance, the Employer identified below accepts the tenderer's Offer. In consideration thereof, the Employer shall pay the Contractor the amount due in accordance with the conditions of contract identified in the Contract Data. Acceptance of the tenderer's Offer shall form an agreement between the Employer and the tenderer upon the terms and conditions contained in this agreement and in the contract that is the subject of this agreement.
- 2.2. Deviations from and amendments to the documents listed in the Tender Data and any addenda thereto listed in the Returnable Schedules as well as any changes to the terms of the Offer agreed by the tenderer and the Employer during this process of offer and acceptance, are contained in the Schedule of Deviations attached to and forming part of this Form of Offer and Acceptance. No amendments to or deviations from said documents are valid unless contained in this Schedule.
- 2.3. It is expressly agreed that no other matter whether in writing, oral communication or implied during the period between the issue of the tender documents and the receipt by the tenderer of a completed signed copy of this Agreement shall have any meaning or effect in the contract between the parties arising from this agreement.

Signature(s):			
Name(s):			
Capacity:			
For the Employer:	Bergrivier Municipality, Kerk Street,	Piketberg	, 7320
Name of witness:		- Date:	
Signature of witness:		Duto.	

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15. PRICING SCHEDULE

NOTE:

- 1. Only firm prices will be accepted. Non-firm prices will not be considered.
- 2. All delivery costs MUST be included in the bid price, for delivery at the prescribed destination.
- 3. Document MUST be completed in non-erasable black ink.
- 4. NO correction fluid/tape may be used.

I/We_

- a. In the event of a mistake having been made, it shall be crossed out in ink and be accompanied by an initial at each and every alteration.
- 5. The Bidder MUST indicate whether he/she/the entity is a registered VAT Vendor or not.
 - a. In the case of the Bidder not being a registered VAT Vendor, both columns (amount/rate excluding AND including VAT) must reflect the same amount.

(full name of Bidder) the undersigned in my capacity as										
of the firm										
hereby offer to BERGRIVIER Municipality to render the services as described, in accordance with the										
specification and conditions of contract to the entire satisfaction of the BERGRIVIER Municipality and subject to										
the conditions of tender, for the amounts indicated hereunder:										
	INDICATE WITH AN 'X'									
Are you/is the firm a registered VAT Vendor	YES			NO						
If "YES", please provide VAT number										

Please note the following:

- 1. BERGRIVIER Municipality reserves the right to downward adjust the scope of work/ quantity required to stay within its budget.
- 2. Only firm prices will be accepted and non-firm prices will not be considered.



16. DECLARATION BY TENDERER

I / We acknowledge that I / we am / are fully acquainted with the contents of the conditions of tender of this tender document and that I / we accept the conditions in all respects.							
I / We agree that the laws of the Republic of South Africa shall be applicable to the contract resulting from the acceptance of *my / our tender and that I / we elect <i>domicillium citandi et executandi</i> (physical address at which legal proceedings may be instituted) in the Republic at:							
·	III responsibility for the proper e		•				
I / We furthermore confirm I / we satisfied myself / ourselves as to the corrections and validity of my / our tender; that the price quoted cover all the work / items specified in the tender documents and that the price(s) cover all my / our obligations under a resulting contract and that I / we accept that any mistake(s) regarding price and calculations will be at my / our risk.							
I / We furthermore confirm that my / our offer remains binding upon me / us and open for acceptance by the Purchases / Employer during the validity period indicated and calculated from the closing date of the bid.							
SIGNATURE		NAME (PRINT)					
CAPACITY		DATE					
NAME OF FIRM							
WITNESS 1		WITNESS 2					

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