

BID DOCUMENT

THE SUPPLY, REPAIRS AND MAINTENANCE OF 24 HOUR AUTOMATIC LIQUID SAMPLERS ON ALL ERWAT PLANTS FOR A PERIOD OF THIRTY SIX MONTHS				
	Friday, 6 th August 2021 at 09h30: Please visit the			
COMPULSORY VIRTUAL BRIEIFING	ERWAT tender portal to register for the Zoom			
SESSION	session: https://erwat-za.zoom.us/meeting/register/tJYlf-			
	yrrzkuHNICZgTB9kQOvUnJRXC8zzMu			
CLOSING DATE:	Friday, 20 th August 2021 at 12h00			
FULL NAME OF BIDDER				
CONTACT PERSON				
TEL NUMBER				
FAX NUMBER				
E-MAIL ADDRESS				
CENTRAL SUPPLIER DATABASE				
REG. NO	M			
BIDDERS OFFER: Please note that the	nis is rates based tender. The contract is limited to			
Purchase orders issued within the av	ailable budget allocated for such on an as and when			
required basis.				
	ERWAT STAMP			
Contractor Witness 1 Witness	2 Employer Witness 1 Witness 2			

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Contractor	Witness 1	Mitness 2	Employer	Witness 1	Mitness 2

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Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

BID ERW202009/TNDR-003: APPOINTMENT OF PROFESSIONAL SERVICE PROVIDER FOR THE SUPPLY, REPAIRS AND MAINTENANCE

OF 24 HOUR AUTOMATIC LIQUID SAMPLERS ON ALL ERWAT PLANTS FOR A PERIOD OF THIRTY SIX MONTHS

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Contractor Witness 1 Witness 2 Employer Witness 1 Witness 2



1.1 BID NOTICE: ADVERTISEMENT

Bid Description	Contact Person	Compulsory virtual Briefing Session Date	Closing Date & Time
ERW202009/TNDR-003: APPOINTMENT OF PROFESSIONAL SERVICE PROVIDER FOR THE SUPPLY, REPAIRS AND MAINTENANCE OF 24 HOUR AUTOMATIC LIQUID SAMPLERS ON ALL ERWAT PLANTS FOR A PERIOD OF THIRTY SIX MONTHS	Mr S Rudolph 011 929 7000	Friday, 6th August 2021 at 09h30 Please vist the ERWAT tender portal to register for the zoom session	Friday, 20 th August 2021 at 12h00

BID documents may be purchased at ERWAT Head Office, Hartebeestfontein Office Park, R25 (Bapsfontein/Bronkhorstspruit), Kempton Park at a non-refundable fee of **R250** including VAT per BID document during office hours from 08h00 -13h00 and 14h00 -16h00 weekdays. The documents are usually available the Monday following the date of advertising or five days prior to the briefing as well on the compulsory briefing meeting scheduled for **Friday**, **6th August 2021 at 09h30**

Bidders are encouraged to collect bidding documents before the briefing session to allow them sufficient time to peruse the scope so that any queries can be dealt with at the briefing session. Bidders will be allowed 4 days from the date of the compulsory briefing session to direct further queries to the technical or SCM department per e-mail. An addendum will be sent to the attending bidders with clarity on questions raised during these 4 days. A copy of the minutes and attendance register will be attached thereto for ease reference.

A Compulsory clarification/briefing session with the representative of the employer will be held via Zoom. Kindl visit the ERWAT tender portal to register for the Zoom session: https://erwat-za.zoom.us/meeting/register/tJYlf-yrrzkuHNICZgTB9kQ0vUnJRXC8zzMu

<u>Please note</u>: this is a <u>compulsory briefing session</u> and no bids will be accepted if the bidder has not attended this session and documents will only be accepted from contractors whose names appear on the attendance register. Kindly note that the company representative that attends this session will be accepted as a person with the relevant technical expertise applicable to this bid.

All tender documents must be submitted on the official forms – (**not to be re-typed**). Bid documents completed in ink must be place in a sealed envelope clearly marked: BID **ERW202009/TNDR-003**: and must be placed in the correct Tender Box situated at ERWAT Head Office, Hartebeestfontein Office Park, R25 (Bapsfontein/ Bronkhorstspruit), Kempton Park, not later than **Friday, 20th August 2021 at 12h00** at which hour and date the BIDS will be opened in public. BIDS shall remain valid for the period of days as indicated in the bid document from date of closing.

All SCM Enquiries shall be addressed to: Ms Phumzile Mdlalose at 011 929 7000 or <u>publictenders@erwat.co.za.</u> All Technical Enquiries shall be addressed to: Mr Shaqil Rudolph at 011 929 7000 or <u>shaqil.rudolph@erwat.co.za</u>.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

BID ERW202009/TNDR-003: APPOINTMENT OF PROFESSIONAL SERVICE PROVIDER FOR THE SUPPLY, REPAIRS AND MAINTENANCE	Page 6 of 109
OF 24 HOUR AUTOMATIC LIQUID SAMPLERS ON ALL ERWAT PLANTS FOR A PERIOD OF THIRTY SIX MONTHS	

Bids will be evaluated in terms of ERWAT' Supply Chain Management Policy, the MFMA SCM Regulations, the Preferential Procurement Policy Framework Act and its Regulations, 2017, the General Condition of Contract (GCC) and, if applicable, any other special conditions of contract.

NB: NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE (as defined in Regulation 44 of the Local Government: Municipal Supply Chain Management Regulations).

ERWAT accepts no responsibility for bidders accessing the tender notices from other sites/sources other than the newspapers used, its website (www.erwat.co.za/procurement) and the National Treasury's e-tender portal (www.etenders.gov.za).

29 July 2021- (Date of ad on website and in media)

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2



SECTION 1: ADMINISTRATIVE COMLIANCE

LIST OF RETURNABLE DOCUMENTS

- 1. Failure to fully complete and sign the relevant returnable documents shall render such a Tender offer unresponsive.
- 2. Bidders shall note that their signatures appended to each returnable form represents a declaration that they vouch for the accuracy and correctness of the information provided, including the information provided by candidates proposed for the specified key positions.
- 3. Notwithstanding any check or audit conducted by or on behalf of the Employer, the information provided in the returnable documents is accepted in good faith and as justification for entering into a contract with a Bidder. If subsequently any information is found to be incorrect such discovery shall be taken as wilful misrepresentation by that Bidder to induce the contract. In such event the Employer has the discretionary right to terminate the contract.
- 4. The Bidder must complete and sign the following returnable Schedules:

Failure to comply with these requirements may render the tender liable for disqualification.

	Please ensure that the following supporting documents are attached to your Bid Document. Failure to submit the below mentioned documents will result in disqualification of your bid.	To be completed by the Bidder: Please fill in Yes or No if proof and/or documents are attached	For Office Use Only Verified by SCM Official: Please fill in Yes or No if proof and/or document is attached
MBD 1	INVITATION TO BID		
MBD 2	TAX CLEARANCE REQUIREMENTS		
MBD 3.1	PRICING STRUCTURE: FIRM PRICES		
MBD 4	DECLARATION OF INTEREST		
MBD 6.1	PREFERENCE SCHEDULE		
MBD 6.2	LOCAL CONTENT PRODUCTION		
MBD 7.1	PART 1: CONTRACT FORM: PURCHASE OF GOODS/SERVICES (TO BE COMPLETED BY THE BIDDER)		
	PART 2: TO BE COMPLETED BY ERWAT (THE EMPLOYER)		

Contractor	Witness 1	J	Witness 2	Employer	j	Witness 1	J	Witness 2

MBD 8	DECLARATION OF BIDDER'S PAST SUPPLY	
MBD 9	CHAIN MANAGEMENT PRACTICES CERTIFICATE OF INDEPENDENT BID	
MIDD 9	DETERMINATION	
FORM A	MUNICIPAL SERVICES, RATES AND TAXES OR RENTAL AGREEMENT WITH LANDLORD: Copy of Municipal Statement not older than 3 months before date of closing of bid OR Letter from landlord stating that you are renting from his/her property OR a Copy of Lease agreement and Contact details. Rates and taxes must not be in arrears for longer than 90 (ninety) days of date of closing of bid.	
FORM B	NATIONAL TREASURY CENTRALISED SUPPLIER DATABASE	
FORM C	AUTHORITY OF SIGNATORY	
FORM D	FINANCIAL REFERENCES /BIDDER'S CREDIT RATING AND BANK DETAILS	
FORM E	RECORD OF ADDENDA TO TENDER DOCUMENTS	
FORM F	CERTIFICTE OF AUTHORITY FOR SIGNATORY TO AGREEMENT IN TERMS OF OCCUPATIONAL HEALTH AND SAFETY ACT, 1993 (ACT NO 85 OF 1993)	
FORM G	OCCUPATIONAL HEALTH AND SAFETY AGREEMENT	
FORM H	Certified Copy of ID documents of owners/members/shareholders (see Bidders Information Section).	
FORM I	Current Certificate of Good Standing from Compensation Commissioner	
FORM J	Program of Works/Services	
FORM K	Expertise of the Key Personnel	
FORM L	SANS/SABS/ISO Certification or TQM certification or other certificates required in terms of the regulatory authority as set out in the special conditions of contract	
FORM M	Letter of intent to submit Third Party Liability Insurance and All risk contractors insurance to cover this contract	
FORM N	Copy of Company Registration Documents	
FORM O	Audited Financial Statements for the past three financial years on contracts over R10 m value	
FORM P	REG 4: Sub-contracting as condition of tender for a contract Below R30 million	

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

MBD 1

INVITATION TO BID

YOU ARE HEREBY INVITED TO SUBMIT AN OFFER FOR RE_ADVERT - ERW202009/TNDR-003: REPAIR AND MAINTENANCE OF 24-HOUR AUTOMATIC LIQUID SAMPLING MACHINES INSTALLED AT ALL ERWAT WATER CARE WORKS FOR A PERIOD OF 36 MONTHS

CLOSING DATE: WEDNESDAY, 08 JANUARY 2020 AT 12:00

The successful bidder will be required to fill in and sign a written Contract Form (MBD7).

Completed Tender documents with attached documents, if any, must be completed in Ink and submitted in a sealed envelope and clearly marked **BID ERW202009/TNDR-003**: to be placed in Tender Box at ERWAT Head Office, Hartebeestfontein Office Park, R25 (Bapsfontein / Bronkhorstspruit), Kempton Park.

Bidders should ensure that bids are in the tender box at the closing time and date, including couriered documents. Any late documents will not be accepted for consideration.

The box is generally open during office hours: 07:00 – 17:00 Mondays to Fridays.

N.B.: Bidders must ensure that they submit the full bidding document with all the pages, all requested information completed and signed, including all supporting documents in the areas provided.

All bids must be submitted on the official forms – (not to be re-typed). Failure to complete the document in full may result in disqualification.

Bids completed in pencil, re-typed or where correction tape/fluid is used will be regarded as invalid bids.

THIS BID IS SUBJECT TO THE GENERAL CONDITIONS OF CONTRACT (GCC) AND, IF APPLICABLE, ANY OTHER SPECIAL CONDITIONS OF CONTRACT

THIS BID WILL BE EVALUATED AND ADJUDICATED ACCORDING TO THE FOLLOWING CRITERIA:

- 1. Relevant specifications and technical proposals
- 2. Value for money
- 3. Capability to execute the contract
- 4. PPPFA & related regulations (including BBBEE)
- 5. Standard conditions of bidding
- 6. Special conditions of contract
- 7. General conditions of contract
- 8. Supporting documents where required

NB: NO BIDS WILL BE CONSIDERED FROM PERSONS IN THE SERVICE OF THE STATE (see definition on MBD 4 attached)

Contractor	M/itmage 4	Witness 2	Frantsian	Witness	Witness 2
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

THE FOLLOWING PARTICULARS MUST BE FURNISHED (FAILURE TO DO SO MAY RESULT IN YOUR BID BEING DISQUALIFIED)

In the case of a Joint Venture – This page is to be completed and submitted in respect of each partner

NAME OF ENTERPRISE											
PHYSICAL ADDRI	ESS:										
POSTAL ADDRES	ss:										
CONTACT PERSO	ON										
TEL NO:				CE	LL NO:						_
FAX NO:				ΕN	IAIL:						
COMPANY REGIS NUMBER:	TRATION										
VAT NUMBER:			TAX REF								
CENTRALISED SUNUMBER:	JPPLIER D	ATAB.	ASE (CSD)	MAAA						_
CIDB REGISTRAT	TON NUME	ER									
CIDB GRADING											
ERWAT VENDOR COMPULSORY):	NUMBER (NOT									
IDDERS OFFER: Plea issued within the available									rchase	orders	
TOTAL NUMBER	OF ITEMS	OFFE	RED								
* PREFERENCE P CLAIMED AS PER MBD 6.1	• •	B-BB RATI [LEV	NG	CE	ALID B-I	ATE		Yes		No	
ARE YOU THE AC			_			_		Yes		No	
DISABLED [%]	W	OMEN [%]		YOU	JTH [_		_%]	
*IF YES, WHO WAS	THE CERTIF	ICATE	ISSUED BY:	?							
Contractor	Witness 1		Witness 2		Employe	er	Witi	ness 1		Witness 2]

	02009/TNDR-003: AP JR AUTOMATIC LIQUI							MAINTENANCE	Page 11 of 109
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(A B-B	BEE STATUS BE SUBMITTE	S LEVE ED IN O	L VERIFIC	CATION C	ERTIFIC FOR PR	ATE OR	SWORN CE POIN	AFFIDAV	/IT (SEE MBD6.1) -BBEE)
	OU THE ACC		ED REPRI	ESENTAT	IVE IN S	OUTH AF	RICA FO	R THE GO	ODS/ SERVICES/
YES		NO							
NAME A	AND SURNAN	ЛЕ:	_						
SIGNAT	TURE OF BID	DER:	_						
CAPAC	ITY UNDER V	VHICH	THIS BID I	S SIGNED) :				
DATE:									
	IQUIRIES RE IED TO:	GARDI	NG THE B	DDING P	ROCEDL	IRE AND	TECHNIC	CAL INFOR	RMATION MAY BE
SUPPL	Y CHAIN BID	DING P	ROCEDUF	RES:					
CONTA	CT PERSON:	: Phum	zile Mdlalo	se					
CONTA	CT DETAILS:	(TEL) (011 929 70	00					
E-MAIL:	: publictenders	s@erwa	it.co.za						
<u>TECHN</u>	ICAL QUERIE	ES MAY	BE DIRE	CTED TO:					
CONTA	CT PERSON:	: Shaqil	Rudolph						
CONTA	CT DETAILS:	(TEL)	011 929 70	0					
E-MAIL:	shaqil.rudolj	ph@erv	vat.co.za						
Contr	actor	Witness 1		Witness 2	En	aployer	Witne	ss 1	Witness 2

MBD 2

TAX CLEARANCE CERTIFICATE REQUIREMENTS

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

NEED A TAX CLEARANCE? GO ONLINE

- Electronically request your Tax Compliance Status which will include a unique PIN which you can
 provide to any third party (if requested) to enable them to verify your tax compliance status online via
 e-Filing.
- Request a TCC via e-filing which will give you the option to print the TCC.
- Or request a TCC at a SARS branch where a SARS agent will be able to print or e-mail the TCC to you.
- To register for e-filing go to: www.sarsefiling.co.za

A tax compliant status is a holistic view of your tax compliance level across all your registered tax types.

Is your tax compliance status green?

- Ensure all tax returns are submitted
- No outstanding debt owed to SARS
- SARS has been notified of any change of residential or business address
- Your business is registered for all required tax types e.g. PAYE, VAT, income tax.

Check your tax compliance status by logging onto your e-filing profile and viewing your "my compliance Profile" and rectify any non-compliance.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2	

THIRD PARTY AUTHORISATION TO VIEW BIDDER TCS:

To assist with the evaluation process of your bid we require your consent to check your SARS tax compliance via e-filing. Kindly complete the table below authorising ERWAT to check TCC for tender purposes only.

TCS Details	
Tax payer name	
Trading Name	
Purpose of request	TENDER
Request Reference number	
PIN	
PIN EXPIRY DATE	
in	my capacity as duly appointed as author
signatory holder hereby grant l	ERWAT permission to check the TCC status of
ighatery herael, hereey grant <u>-</u>	permission to oneok the 100 status of
	and it is duly understood that the search is for tender purpose
	and it is duly understood that the search is for tender purpose
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	and it is duly understood that the search is for tender purpose
NAME AND SURNAME	and it is duly understood that the search is for tender purpose DESIGNATION
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NAME AND SURNAME	and it is duly understood that the search is for tender purpose DESIGNATION
NAME AND SURNAME	and it is duly understood that the search is for tender purpose DESIGNATION SIGNATURE FOR ERWAT OFFICE USE ONLY:
NAME AND SURNAME	and it is duly understood that the search is for tender purpose DESIGNATION SIGNATURE FOR ERWAT OFFICE USE ONLY:
NAME AND SURNAME	and it is duly understood that the search is for tender purpose DESIGNATION SIGNATURE FOR ERWAT OFFICE USE ONLY:

MBD 3.1

PRICING SCHEDULE – FIRM PRICES (PURCHASES)

	_	
DDER:		
2009/TNDR-003:		
ATE: <u>FRIDAY: 20TH</u>	¹ AUGUST 2021 AT 12:00	
	E HUNDRED AND TWENTY CONSECUTIVE (120) DAYS FROM THE	
JIRED BY:	EKURHULENI WATER CARE COMPANY	
	ALL ERWAT WATER CARE WORKS	
MODEL	OFFERED)
F ORIGIN		
S THE OFFER COM	PLY WITH ALL SPECIFICATIONS? YES/NO*	
		AIL
VERY PERIOD:	DAYS/WEEKS/MONTHS	
VERY BASIS:	FIRM/NOT FIRM	
		will
	ATE: FRIDAY: 20TH BE VALID FOR ONE ATE OF BID. JIRED BY: MODEL OF ORIGIN STHE OFFER COM OT TO SPECIFICATION DRAWINGS ON DE VERY PERIOD: VERY BASIS: List be fixed and firm	ATE: FRIDAY: 20 TH AUGUST 2021 AT 12:00 BE VALID FOR ONE HUNDRED AND TWENTY CONSECUTIVE (120) DAYS. FROM THE ATE OF BID. UIRED BY: EKURHULENI WATER CARE COMPANY ALL ERWAT WATER CARE WORKS MODEL OF ORIGIN BY THE OFFER COMPLY WITH ALL SPECIFICATIONS? YES/NO* OUT TO SPECIFICATION, INDICATE DEVIATION(S) AND SUBMIT FULL TECHNICAL DETTOR ON DEVIATIONS VERY PERIOD: DAYS/WEEKS/MONTHS

Contractor

Witness 1

Witness 2

Employer

Witness 1

Witness 2

MBD 4

DECLARATION OF INTEREST

- 1. No bid will be accepted from persons in the service of the state.
- 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.
- A Person who is an advisor or consultant contracted with the municipality. 3.
- 4. In order to give effect to the above, the following questionnaire must be completed and submitted with

		-	
2	Identity Number:		
3	Position occupied in the Company (director, trustee, shareholder²):		
	Company Registration Number:	-	
	Tax Reference Number:		
	VAT Registration Number:		
	The names of all directors / trustees / shareholder's members, their indivand state employee numbers must be indicated in paragraph 5 below.	vidual idei	ntity numbers
3	Are you presently in the service of the state? If so, furnish particulars.	YES	/ NO
		YES	/ NO YES / NO

OF 24 HOUR A	UTOMATIC LIQUID SAMPLERS ON ALL ERWAT PLANTS FOR A PERIOD OF THIRTY SIX MONTHS	
	in the service of the state and who may be involved with the evaluation and or adjudication of this bid?	YES / NO
	If so, furnish particulars.	1 E 3 / NO
<i>A</i> 11	Are you, aware of any relationship (family, friend, other) between	
4.11	any other 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
	If so, furnish particulars.	
4.12	Are any of the company's directors, trustees, managers, principle sharehold	lers or stakeholders
	in service of the state?	YES / NO
	If so, furnish particulars.	
4.13	Are any spouse, child or parent of the company's directors, trustees, shareholders or stakeholders in service of the state?	
	If so, furnish particulars.	YES / NO
4.14	Do you or any of the directors, trustees, managers, principle shareholder	s. or stakeholders of
	this company have any interest in any other related companies or business are bidding for this contract.	
	If so, furnish particulars.	
Contracto	witness 1 Witness 2 Employer Witness 1	Witness 2

BID ERW202009/TNDR-003: APPOINTMENT OF PROFESSIONAL SERVICE PROVIDER FOR THE SUPPLY, REPAIRS AND MAINTENANCE

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		CERT	<u>IFICATION</u>		
I, THE UNDERSIG	GNED (NAME) _ THE INFORMATI	ON FURNISHEI	O ON THIS DECLA	ARATION FORM	IS CORRECT.
I ACCEPT THAT FALSE.	THE STATE MA	AY ACT AGAINS	ST ME SHOULD	THIS DECLARAT	TION PROVE TO BE
SIGNATURE			DATE		
POSITION			NAME OF	BIDDER	
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

MBD 6.1

PREFERENCE POINTS CLAIM FORM IN TERMS OF THE PREFERENTIAL PROCUREMENT REGULATIONS 2017

This preference form must form part of all bids invited. It contains general information and serves as a claim form for preference points for Broad-Based Black Economic Empowerment (B-BBEE) Status Level of Contribution

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 below R50 000 000 (all applicable taxes included).
 - the 90/10 system for requirements with a Rand value above R50 000 000 (all applicable taxes included).
- 1.2 The value of this bid is estimated to not exceed R50 000 000 (all applicable taxes included) and 80/20 preference point system shall be applicable to this tender.
- 1.3 Preference points for this bid shall be awarded for:
 - (a) Price; and
 - (b) B-BBEE Status Level of Contribution.
- 1.4 The maximum points for this bid are allocated as follows:

POINTS					
PRICE	80				
B-BBEE STATUS LEVEL OF CONTRIBUTION	20				
Total points for Price and B-BBEE must not exceed	100				

- 1.5 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.
- 1.6 The purchaser reserves the right to require of a bidder, either before a bid is adjudicated or at any time subsequently, to substantiate any claim in regard to preferences, in any manner required by the purchaser.

2. **DEFINITIONS**

(a)	"B-BBEE"	means	broad-based	black	economic	empowerment	as	defined	in	section	1	of the
	Broad-Bas	ed Blacl	k Economic E	mpow	erment Act	•						

	Γ					1	
	L						
Contractor		Witness 1	Witness 2	Employer	Witness 1		Witness 2

- (b) "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;
- (c) "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;
- (d) "Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);
- (e) "EME" means an Exempted Micro 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;
- (f) "functionality" means the ability of a tenderer to provide goods or services in accordance with specifications as set out in the tender documents.
- (g) "prices" includes all applicable taxes less all unconditional discounts;
- (h) "proof of B-BBEE status level of contributor" means:
 - i. B-BBEE Status level certificate issued by an authorized body or person;
 - ii. A sworn affidavit as prescribed by the B-BBEE Codes of Good Practice;
 - iii. Any other requirement prescribed in terms of the B-BBEE Act;
- (i) "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;
- (j) "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 PREFERENCE POINT SYSTEMS

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

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

Where:

Ps = Points scored for comparative price of bid under consideration

Pt = Comparative price of bid under consideration Pmin = Comparative price of lowest acceptable bid

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

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 (80/20 system)	Kindly tick the applicable level and points
1	20	
2	18	
3	14	
4	12	
5	8	
6	6	
7	4	
8	2	
Non-compliant contributor	0	

5. BID DECLARATION

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

6. B-BBEE STATUS LEVEL OF CONTRIBUTION CLAIMED IN TERMS OF PARAGRAPHS 1.4 AND 4.1

6.1 B-BBEE Status Level of Contribution: = (maximum of 20 or 10 points)

(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 relevant proof of B-BBEE status level of contributor.

7. SUB-CONTRACTING

Bidders must note the following with regards to sub-contracting:

- a) The sub-contracting must be to a separate legal entity.
- b) A legal person or unincorporated body of persons cannot sub-contract to themselves.
- c) A joint venture, consortium or unincorporated body of person may not sub-contract to a member of that joint-venture, consortium or unincorporated body of persons.

	of that joint-venture, c	onsortium or unin	corporated body o	r persons.				
7.1	Will any portion of the co	YES						
7.1.1	(<i>Tick applicable box</i>) If yes, indicate:							
	i) What percentage of the contract will be subcontracted%?							
Cont	tractor Witness 1	Witness 2	Employer	Witness 1	Witness 2			

8.7 I	MUNICIP	AL INFO	RMATION
-------	---------	---------	----------------

	Municipality where business is situated:
	Registered Account Number:
	Stand Number:
8.8	Total number of years the company/firm has been in business:

- 8.9 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 contributor indicated in paragraphs 1.4 and 6.1 of the foregoing certificate, qualifies the company/ firm for the preference(s) shown and I / we acknowledge that:
 - i) The information furnished is true and correct;
 - ii) The preference points claimed are in accordance with the General Conditions as indicated in paragraph 1 of this form;
 - iii) In the event of a contract being awarded as a result of points claimed as shown in paragraphs 1.4 and 6.1, the contractor may be required to furnish documentary proof to the satisfaction of the purchaser that the claims are correct;
 - iv) If the B-BBEE status level of contributor 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
 - (a) disqualify the person from the bidding process;
 - (b) recover costs, losses or damages it has incurred or suffered as a result of that person's conduct;
 - (c) cancel the contract and claim any damages which it has suffered as a result of having to make less favourable arrangements due to such cancellation;
 - (d) recommend that the bidder or contractor, its shareholders and directors, or only the shareholders and directors who acted on a fraudulent basis, be restricted by the National Treasury from obtaining business from any organ of state for a period not exceeding 10 years, after the *audi alteram partem* (hear the other side) rule has been applied; and
 - (e) forward the matter for criminal prosecution

(0)	ioiward the matte	i ioi oilillilai pi	oscoulon.	
WITNESSES:				
1		_	SIGNATURE(S) OF BIDDER(S)
2.		_	ADDRESS:	
DATE:		-		
Contractor	Witness 1	Witness 2	Employer Witness 1	Witness 2

NB – BIDDERS MUST TAKE NOTE THAT ERWAT ONLY ACCEPTS THE FOLLOWING FORMATS OF SWORN AFFIDAVIT FOR EME'S OR QSE'S WHERE YOUR ANNUAL TURNOVER IS LESS THAN R10 MILLION.

NO SWORN AFFIDAVITS WILL BE ACCEPTED WHERE A BEE CERTIFICATE HAS BEEN ISSUED TO A BIDDER.

WHERE A BEE CERTIFICATE AND SWORN AFFIDAVIT HAS BEEN ATTACHED, THE ORIGINAL OR CERTIFIED BEE CERTIFICATE WILL TAKE PRESENDENCE AND POINTS WILL BE AWARDED BASED ON THE CERTIFICATE ONLY.

Please note that that the form is completed only once annually, as the certificate is valid for a period of one year from date of signature of affidavit.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

PART A	- SWORN AFFIDAVIT: B-BBEE EXEMPTED MICRO ENTERPRISE
I, the undersigned,	
Full name & Surname	
Identity number	
Hereby declare under oa	th as follows:
1 The contents of t	his statement are to the best of my knowledge a true reflection of the facts.
	director / owner of the following enterprise and am duly authorised to act on its
Enterprise Name	
Trading Name	
Registration Number	
Enterprise Address	
ı	
2 I baraby daglara	under eath that
3. I hereby declare	
	% black owned; % black woman owned;
	e income did not exceed R10,000,000.00 (ten million rands);
	on the table below the B-BBEE level contributor, by ticking the applicable box.
100% black owned	Level One (135% B-BBEE procurement
100 % black owned	recognition)
More than 51%	Level Two (125% B-BBEE procurement
black owned	recognition)
Less than 51%	Level Four (100% B-BBEE procurement
black owned	recognition)
4. The entity is an e	empowering supplier in terms of the dti Codes of Good Practice.
•	
	rstand the contents of this affidavit and I have no objection to take the prescribed or the oath binding on my conscience and on the owners of the enterprise which I matter.
The sworn affida commissioner.	vit will be valid for a period of 12 months from the date signed by
eponent Signature:	
ate:	
commissioner of Oaths S	ignature & Stamp:
	COMMISSIONER OF OATHS STAMP

Witness 2

Employer

Contractor

Witness 1

Witness 2

PART B - SWORN AFFIDAVIT: B-BE	BEE QUALIFYING SMALL ENTERPRISE
l, the undersigned,	
Full name & Surname	
Identity number	
Hereby declare under oath as follows:	
1. The contents of this statement are to the best of r	my knowledge a true reflection of the facts.
2. I am a member / director / owner of the following	enterprise and am duly authorised to act on its behalf:
Enterprise Name	
Trading Name	
Registration Number	
Enterprise Address	
3. I hereby declare under oath that:	
The enterprise is% black own	ed;
The enterprise is% black wom Paged on the management accounts and	
income did not exceed R50,000,000.00 (Fi	other information available on the financial year, the ifty Million Rands):
The entity is an Empowering Supplier in te	erms of Clause 3.3 (a) or (b) or (c) or (d) or as amended 3.3 (e
(select one)of the	
 Please confirm on the table below the B- 	BBEE level contributor, by ticking the applicable box.
100% black owned	Level One (135% B-BBEE procurement recognition)
More than 51% black owned	Level Two (125% B-BBEE procurement recognition)
(a) At least 25% of cost of sales, (excluding labour costs and depreciation)must be procurement from local producers or suppliers in South Africa; for the services industry include labour costs but capped at 15%.	(b) Job Creation – 50% of jobs created are for black people, provided that the number of black employees in the immediate prior verified B- BBEE measurement is maintained
(c) At least 25% transformation of raw material / beneficiation which include local manufacturing, production and /or assembly, and/ or packaging	(d) At least 12 days per annum of productivity deployed in assisting QSE and EME beneficiaries to increase their operation or financial capacity
(e) At least 85% of labour costs should be paid to South African employees by service industry entities.	
	davit and I have no objection to take the prescribed oath and on the owners of the enterprise which I represent in this matter months from the date signed by Commissioner.
Deponent Signature:	
Date:	
Commissioner of Oaths Signature & Stamp:	
COMMISSIONER	OF OATHS STAMP

Witness 1

Contractor

Witness 2

Employer

Witness 1

Witness 2

MBD 6.2

LOCAL PRODUCTION: DECLARATION OF BIDDER'S PAST SUPPLY CHAIN MANAGEMENT PRACTICES

This Municipal Bidding Document (MBD) must form part of all bids invited. It contains general information and serves as a declaration form for local content (local production and local content are used interchangeably).

Before completing this declaration, bidders must study the General Conditions, Definitions, Directives applicable in respect of Local Content as prescribed in the Preferential Procurement Regulations, 2017 and the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:2011 (Edition 1) and the Guidance on the Calculation of Local Content together with the Local Content Declaration Templates [Annex C (Local Content Declaration: Summary Schedule), D (Imported Content Declaration: Supporting Schedule to Annex C) and E (Local Content Declaration: Supporting Schedule to Annex C)].

1. General Conditions

- 1.1. Preferential Procurement Regulations, 2017 (Regulation 9) makes provision for the promotion of local production and content.
- 1.2. Regulation 9.(1) prescribes that in the case of designated sectors, where in the award of bids local production and content is of critical importance, such bids must be advertised with the specific bidding condition that only locally produced goods, services or works or locally manufactured goods, with a stipulated minimum threshold for local production and content will be considered.
- 1.3. Where necessary, for bids referred to in paragraph 1.2 above, a two stage bidding process may be followed, where the first stage involves a minimum threshold for local production and content and the second stage price and B-BBEE.
- 1.4. A person awarded a contract in relation to a designated sector, may not sub-contract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- 1.5. The local content (LC) expressed as a percentage of the bid price must be calculated in accordance with the SABS approved technical specification number SATS 1286: 2011 as follows:

$$LC = [1 - x / y] *100$$

Where

x is the imported content in Rand

y is the bid price in Rand excluding value added tax (VAT)

Prices referred to in the determination of x must be converted to Rand (ZAR) by using the exchange rate published by the South African Reserve Bank (SARB) at 12:00 on the date of advertisement of the bid as required in paragraph 4.1 below.

The SABS approved technical specification number SATS 1286:2011 is accessible on http://www.thedti.gov.za/industrial development/ip.jsp at no cost.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

- 1.6. A bid may be disqualified if -
 - (a) this Declaration Certificate and the Annex C (Local Content Declaration: Summary Schedule) are not submitted as part of the bid documentation; and
 - (b) the bidder fails to declare that the Local Content Declaration Templates (Annex C, D and E) have been audited and certified as correct.

2. Definitions

- 2.1. "bid" includes written price quotations, advertised competitive bids or proposals;
- 2.2. "bid price" price offered by the bidder, excluding value added tax (VAT);
- 2.3. "contract" means the agreement that results from the acceptance of a bid by an organ of state;
- 2.4. "designated sector" means a sector, sub-sector or industry that has been designated by the Department of Trade and Industry in line with national development and industrial policies for local production, where only locally produced services, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content;
- 2.5. "duly sign" means a Declaration Certificate for Local Content that has been signed by the Chief Financial Officer or other legally responsible person nominated in writing by the Chief Executive, or senior member / person with management responsibility(close corporation, partnership or individual).
- 2.6. "imported content" means that portion of the bid price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or its subcontractors) and which costs are inclusive of the costs abroad (this includes labour and intellectual property costs), plus freight and other direct importation costs, such as landing costs, dock duties, import duty, sales duty or other similar tax or duty at the South African port of entry;
- 2.7. "**local content**" means that portion of the bid price which is not included in the imported content, provided that local manufacture does take place;
- 2.8. "**stipulated minimum threshold**" means that portion of local production and content as determined by the Department of Trade and Industry; and
- 2.9. "sub-contract" means the primary contractor's assigning, leasing, making out work to, or employing another person to support such primary contractor in the execution of part of a project in terms of the contract.
- 3. The stipulated minimum threshold(s) for local production and content (refer to Annex A of SATS 1286:2011) for this bid is/are as follows:
 - 3.1 The stipulated minimum threshold percentage for local production and content for

Electrical and data cable:	90%
----------------------------	-----

4. Does any portion of the services, works or goods offered have any imported content? (*Tick applicable box*)

	YES		NO									
			1					ı -		1		1
Contracto	or	Wit	tness 1	W	itness 2	L	Employer	J L	Witness 1		Witness 2	

4.1 If yes, the rate(s) of exchange to be used in this bid to calculate the local content as prescribed in paragraph 1.5 of the general conditions must be the rate(s) published by the SARB for the specific currency at 12:00 on the date of advertisement of the bid.

The relevant rates of exchange information is accessible on www.reservebank.co.za.

Indicate the rate(s) of exchange against the appropriate currency in the table below (refer to Annex A of SATS 1286:2011):

Currency	Rates of exchange
US Dollar	
Pound Sterling	
Euro	
Yen	
Other	

NB: Bidders must submit proof of the SARB rate (s) of exchange used.

5.	Were the Local Content Declaration Templates (Annex C, D and E) audited and certified as correct?
	(Tick applicable box)

YES	NO	

5.1.	If ves.	provide	the	following	particulars:

(a) Full name of auditor:	
(b) Practice number:	
(c) Telephone and cell number:	
(d) Email address:	

(<u>Documentary proof regarding the declaration will</u>, when required, be submitted to the satisfaction of the Accounting Officer / Accounting Authority)

6. Where, after the award of a bid, challenges are experienced in meeting the stipulated minimum threshold for local content the DTI must be informed accordingly in order for the DTI to verify and in consultation with the Accounting Officer / Accounting Authority provide directives in this regard.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

LOCAL CONTENT DECLARATION (REFER TO ANNEX B OF SATS 1286:2011)

LOCAL CONTENT DECLARATION BY CHIEF FINANCIAL OFFICER OR OTHER LEGALLY RESPONSIBLE PERSON NOMINATED IN WRITING BY THE CHIEF EXECUTIVE OR SENIOR MEMBER/PERSON WITH MANAGEMENT RESPONSIBILITY (CLOSE CORPORATION, PARTNERSHIP OR INDIVIDUAL)

IN RESPECT OF BID ERW202009/TNDR-003:

ISSUED BY: EKURHULENI WATER CARE COMPANY (ERWAT)

NB

Contractor

Witness 1

Witness 2

- 1 The obligation to complete, duly sign and submit this declaration cannot be transferred to an external authorized representative, auditor or any other third party acting on behalf of the bidder.
- Guidance on the Calculation of Local Content together with Local Content Declaration Templates (Annex C, D and E) is accessible on http://www.thedti.gov.za/industrial development/ip.jsp. Bidders should first complete Declaration D. After completing Declaration D, bidders should complete Declaration E and then consolidate the information on Declaration C. **Declaration C should be submitted with the bid documentation at the closing date and time of the bid in order to substantiate the declaration made in paragraph (c) below.** Declarations D and E should be kept by the bidders for verification purposes for a period of at least 5 years. The successful bidder is required to continuously update Declarations C, D and E with the actual values for the duration of the contract.

I, tł	ne un	dersigned	(full	_ (full names), do hereby						
ded	declare, in my capacity as									
of _			(name of bidder entity), the fo	ollowing:						
(a)	The	he facts contained herein are within my own personal knowledge.								
(b)	l ha	have satisfied myself that								
(i)		e goods/services/works to be delivered in terms of the above-specified bid comply with the minimum cal content requirements as specified in the bid, and as measured in terms of SATS 1286:2011; and								
(ii)	the	declaration templates have been audited and o	certified to be correct.							
(c)) The local content percentages (%) indicated below has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E which has been consolidated in Declaration C;									
		Bid price, excluding VAT (y)		R						
		Imported content (x), as calculated in terms of	f SATS 1286:2011	R						
		Stipulated minimum threshold for local content	nt (paragraph 3 above)							
		Local content %, as calculated in terms of SA	TS 1286:2011							

Employer

Witness 1

Witness 2

If the bid is for more than one product, the local content percentages for each product contained in Declaration C shall be used instead of the table above. The local content percentages for each product has been calculated using the formula given in clause 3 of SATS 1286:2011, the rates of exchange indicated in paragraph 4.1 above and the information contained in Declaration D and E.

- (d) I accept that the Procurement Authority / Municipality / Municipal Entity has the right to request that the local content be verified in terms of the requirements of SATS 1286:2011.
- (e) I understand that the awarding of the bid is dependent on the accuracy of the information furnished in this application. I also understand that the submission of incorrect data, or data that are not verifiable as described in SATS 1286:2011, may result in the Procurement Authority / Municipal / Municipal Entity imposing any or all of the remedies as provided for in Regulation 13 of the Preferential Procurement Regulations, 2017 promulgated under the Preferential Policy Framework Act (PPPFA), 2000 (Act No. 5 of 2000).

SIGNATURE:	DATE:
WITNESS No. 1	DATE:
WITNESS No. 2	DATE:

Contractor	Witness 1	•	Witness 2	•	Employer	 Witness 1	•	Witness 2
							1	

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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:
 - a. abused the company's / municipal entity's supply chain management system or committed any improper conduct in relation to such system;
 - b. been convicted for fraud or corruption during the past five years;
 - c. willfully neglected, reneged on or failed to comply with any government, municipal or other public sector contract during the past five years; or
 - 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).
- In order to give effect to the above, the following questionnaire must be completed and submitted with the bid.

Item	Question	Yes	No
4.1	Is the bidder or any of its directors listed on the National Treasury's Database of Restricted Suppliers as companies or persons prohibited from doing business with the public sector?	Yes	No
	(Companies or persons who are listed on this Database were informed in writing of this restriction by the Accounting Officer/Authority of the institution that imposed the restriction after the <i>audi alteram partem</i> rule was applied).		
	The Database of Restricted Suppliers now resides on the National Treasury's website (www.treasury.gov.za) and can be accessed by clicking on its link at the bottom of the home page.		
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)?	Yes	No
	The Register for Tender Defaulters can be accessed on the National Treasury's website (www.treasury.gov.za) by clicking on its link at the bottom of the home page.		
Com	tractor Witness 1 Witness 2 Employer Witness 1	Witness 2	

Employer

BID ERW	202009/TNDR-003: APPOINTMENT OF PROFESSIONAL SERVICE PROVIDER FOR THE SUPPLY, REPAIRS AND MAINTENANCE	Page	e 32 of 109			
OF 24 HC	OUR AUTOMATIC LIQUID SAMPLERS ON ALL ERWAT PLANTS FOR A PERIOD OF THIRTY SIX MONTHS					
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	Yes	No			
	court of law outside the Republic of South Africa) for fraud or corruption during					
	the past five years?					
4.3.1	If so, furnish particulars:					
4.4	Does the bidder or any of its directors owe any municipal rates and taxes or	Yes	No			
4.4	municipal charges to the company / municipal entity, or to any other municipality					
	/ municipal entity, that is in arrears for more than three months?					
4.4.1	If so, furnish particulars:					
4.5	Was any contract between the bidder and the municipality / municipal entity or	Yes	No			
	any other organ of state terminated during the past five years on account of					
	failure to perform on or comply with the contract?					
4.5.1	If so, furnish particulars:					
	CERTIFICATION					
	LINDEDCIONED (ELILL NAME					
CFRTI	UNDERSIGNED (FULL NAME_ FY THAT THE INFORMATION FURNISHED ON THIS DECLARATION FORM IS T	RUF AND)			
CORR						
	EPT THAT, IN ADDITION TO CANCELLATION OF A CONTRACT, ACTION MAY E	E TAKEN				
AGAIN	ST ME SHOULD THIS DECLARATION PROVE TO BE FALSE.					
SIGNATURE ON BEHALF OF BIDDER						
			7			
Con	tractor Witness 1 Witness 2 Employer Witness 1	Witness 2	1			

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MBD 9

CERTIFICATE OF INDEPENDENT BID DETERMINATION

- 1. This Municipal Bidding Document (MBD) must form part of all bids¹ 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).² Collusive bidding is a *pe* 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:
 - a. take all reasonable steps to prevent such abuse;
 - b. 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
 - c. 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:

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2	

do hereby make the following statements that I certify to be true and complete in every respect:

_ (Name of Bidder) that:

CERTIFICATE OF INDEPENDENT BID DETERMINATION

I, the undersigned, in submitting the accompanying bid:

BID ERW202009/TNDR-003:

in response to the invitation for the bid made by:

EKURHULENI WATER CARE COMPANY (ERWAT)

I certify, on behalf of

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:				
	(a) has been requested to submit a bid in response to this bid invitation;				
	 (b) could potentially submit a bid in response to this bid invitation, based on their qualifications, abilities or experience; and 				
	(c) provides the same goods and services as the bidder and/or is in the same line of business as the bidder				
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 consortium³ 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:				
	 (a) prices; (b) geographical area where product or service will be rendered (market allocation) (c) methods, factors or formulas used to calculate prices; (d) the intention or decision to submit or not to submit, a bid; (e) the submission of a bid which does not meet the specifications and conditions of the bid; or (f) 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				
	Contractor Witness 1 Witness 2 Employer Witness 1 Witness 2				

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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		DATE				
POSITION		NAME (OF BIDDER			
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2	

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FORM A

MUNICIPAL SERVICES, RATES AND TAXES CLEARANCE CERTIFICATE FOR SUPPLY CHAIN MANAGEMENT PURPOSE

The purpose of this form is to obtain prove that municipal services, rates and taxes of the service provider are **not more than three months in arrears** with the relevant municipality / landlord in the municipal area where the service provider conduct his / her business. Kindly attach the latest municipal rates and taxes account not older than 3 months from date of advertising of bid.

Where bidders are not owners of a property and cannot submit a copy of the municipal account, the following must be completed together with a Rental/lease agreement:

(TO BE COMPLETE	D BY THE LANDLORD)			
Name of the Landlord				
Property Physical Add	dress:			
Please tick below			Yes	No
Rental:	in arrears for more than 3 months		103	110
Municipal services:	in arrears for more than 3 months			
·			1	
Landlord Signature:				
Date:				
Landlord's business	stamp here (where applicable)			
	,			
Contractor	Witness 1 Witness 2 Employer	Witness 1	Witness 2	

FORM B

CONFIRMATION OF REGISTRATION ON NATIONAL TREASURY CENTRALISED SUPPLIER <u>DATABASE</u>

	CONFIRMA	TION OF CSD VENDOR INFORAMTION	
1	VENDOR NAME		
2	CSD APPROVED NUMBER	M	
3	COMPANY REG NUMBER		
4	COMPANY TAX NUMBER		
5	COMPANY VAT NUMBER		
3	COMPANY BEE LEVEL		
7	CONTACT PERSON		
3	OFFICE TEL. NUMBER		
)	OFFICE FAX NUMBER		
0	E-MAIL ADDRESS		
11	CELL NUMBER		
	HORISED SIGNATORY DESIGN		
ESC			

FORM C

AUTHORITY OF SIGNATORY TO SIGN BIDS

The bid shall be signed by a person duly authorised thereto and the following is applicable:

<u>Company:</u> A resolution by its board of directors authorising a director or other official of the company to sign the documents on behalf of the company.

<u>Close Corporation:</u> A resolution by its members authorising a member or other official of the corporation to sign the documents on each member's behalf.

<u>Partnership:</u> All the partners shall sign the documents unless one partner or a group of partners has been authorised to sign on behalf of each partner, in which case proof of such authorisation shall be included in the bid.

<u>Joint Venture</u>: Should two or more firms jointly submit a bid, the bid shall be accompanied by the document of establishment of the joint venture, duly registered and authenticated by a notary public or other official deputed to witness sworn statements, which defines the conditions under which the joint venture will function, the period of duration, the persons authorised to represent the Joint Venture and who are obligated thereby, the participation of the several firms forming the joint venture, and well as any other information necessary to permit a full appraisal of its functioning.

One Man Concern: This shall be clearly stated and all documents shall be signed accordingly.

Details of person responsible for Rid Document process

Details of person	responsible for Di	a Document proc	.633.			
Name :						
Contact number	:					
Office address :						
Signatories for clossigned and dated members or their b	original or certi	fied copy on the	Company Letter		_	
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2	

PRO-FORMA FOR COMPANIES AND CLOSE CORPORATIONS: "By resolution of the board of directors passed on (date) ____ Prof./Dr/Mr/Ms _____ has been duly authorized to sign all documents in connection with the Bid Document for Contract Number and any Contract which may arise there from on behalf of _____ (BLOCK CAPTIALS) SIGNED ON BEHALF OF THE COMPANY _____ IN HIS CAPACITY AS DATE **FULL NAMES OF SIGNATORY AS WITNESSES:** 1. 2.

Contractor

Witness 1

Witness 2

Employer

Witness 1

Witness 2

PRO-FORMA FOR JOINT VENTURES: Certificate of Authority for Joint Ventures

NAME OF FIRM	ADDRESS	DULY AUTHORISED SIGNATORY
		Signature:
		Name:
		Designation:
		Signature:
		Name:
		Designation:
		Signature:
		Name:
		Designation:
		Signature:
		Name:
		Designation:
		CERTIFIED COPY OF AUTHORI BE INCLUDED IN THE RETUR

FORM D

FINANCIAL REFERENCES/ BIDDERS' S CREDIT RATING AND DETAILS OF BIDDERS BANKING INFORMATION

Notes to Bidder:

- 1. The Bidder shall attach to this form a letter from the bank confirming the bank account and details. Failure to provide the required letter with the Bid Document submission shall render the Bidder's offer unresponsive.
- 2. The Bidder's banking details as they appear below shall be completed.
- 3. In the event that the Bidder is a joint venture enterprise, details of all the members of the joint venture shall be similarly provided and attached to this form.

BANK NAME:		
ACCOUNT NAME: (e.g. ABC Civil Construction cc)		
ACCOUNT TYPE: (e.g. Savings, Cheque etc)		
ACCOUNT NO:		
ADDRESS OF BANK:		
CONTACT PERSON:		
TEL. NO. OF BANK / CONTACT:		
How long has this account been in existence:	0-6 months 7-12 months 13-24 months More than 24 months	(Tick which is appropriate)
Signature on behalf of Bidder N.B.: ORIGINAL LETTER FROM BANK OR I SHOULD BE INCLUDED IN THE RETURNAL		

FORM E

RECORD OF ADDENDA TO BID DOCUMENTS

We confirm that the following communication received from the Employer before the submission of thi	is
BID DOCUMENT offer, amending the BID DOCUMENT documents, have been taken into account i	in
this BID DOCUMENT offer:	

Date	Title of Details				

SIGNATURE ON BEHALF OF BIDDER

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

FORM F

CERTIFICATE OF AUTHORITY FOR SIGNATORY TO AGREEMENT IN TERMS OF THE OCCUPATIONAL HEALTH AND SAFETY ACT, 1993 (ACT NO 85 OF 1993)

The signatory for the company that is the Contractor in terms of the above-mentioned Contract and the Mandatory in terms of the above-mentioned Act shall confirm his or her authority thereto by attaching to this page a duly signed and dated copy of the relevant resolution of the board of directors.

By resolution of the board of director	rs passed at a r	neeting held on _		20,
Mr//Ms			\	whose signature
appears below, has been duly autho	rised to sign the	e AGREEMENT I	N TERMS OF TH	E
OCCUPATIONAL HEALTH AND SA	FETY ACT, 19	93 (ACT 85 OF 1	993) on behalf of	
SIGNED ON BEHALF OF THE COM				
IN HIS/HER CAPACITY AS	:			
DATE	:			
SIGNATURE OF SIGNATORY	:			
WITNESS:	wı	NESS:		
NAME (in capitals):	NAI	ME:		
Contractor Witness 1	Witness 2	Employer	Witness 1	Witness 2

FORM G

OCCUPATIONAL HEALTH AND SAFETY AGREEMENT /PLAN (WHERE APPLICABLE)

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

FORM H

CERTIFIED COPY OF ID DOCUMENT/S OF OWNERS/MEMBERS/SHAREHOLDERS

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

FORM I

CURRENT CERTIFICATE OF GOOD STANDING FROM COMPENSATION COMMISSIONER

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

BID ERW202009/TNDR-003:	APPOINTMENT OF PROFESSIO	ONAL SERVICE PROVIDER FOR THE	SUPPLY, REPAIRS AND MAINTENANCE
OF 24 HOUR AUTOMATIC I	IOUID SAMPLERS ON ALL ERW	AT PLANTS FOR A PERIOD OF THIS	PTY SIX MONTHS

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FORM J

PROGRAMME OF WORKS

Contractor Witness 1 Witness	2 Employer V	Vitness 1 Witness 2

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FORM K

EXPERTISE OF THE KEY PERSONNEL

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

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FORM L

COMPLIANCE WITH APPLICABLE LEGISLATED PROVISIONS FOR THE DURATION FO THE

CONTRACT
All the Works: Installations, maintenance, repairs and servicing shall be executed in accordance with the OEM Requirements and standards, this shall be ensured by the contractor. The contractor shall remain accountable for all the works for duration of the warranty.

Witness 1

Contractor

BID ERW202009/TNDR-003: APPOINTMENT OF PROFESSIONAL SERVICE PROVIDER FOR THE SUPPLY, REPAIRS AND MAINTENANCE OF 24 HOUR AUTOMATIC LIQUID SAMPLERS ON ALL ERWAT PLANTS FOR A PERIOD OF THIRTY SIX MONTHS

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FORM M

LETTER OF INTENT TO SUBMIT THIRD PARTY LIABILITY INSURANCE AND ALL RISK CONTRACTORS INSURANCE TO COVER THIS CONTRACT

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

FORM N

COPY OF COMPANY REGISTRATION DOCUMENTS

1. For Closed Corporations

CK1 or CK2 or CK9 as applicable (Founding Statement).

2. **For Companies:**

- A letter from the auditors confirming shareholding percentages or
- A copy of the Certificate of Incorporation
- Certified Copies of the ID's of the Directors and
- The shareholders' register.

3. For Joint Venture Agreements

- Copy of the Joint Venture Agreement between all the parties,
- As well as the documents in MBD 1, MBD 6.1, Form C and Form D of each Joint Venture member.

4. For Partnership

Certified Copies of the ID's of the partners

5. <u>One-person Business / Sole trader/Sole Proprietor</u>

Certified Copy of ID

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

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FORM O

AUDITED FINANCIAL STATEMENTS FOR THE PAST THREE YEARS FOR BIDS WHERE THE THRESHOLD EXCEEDS R10 MILLIION

Not Applicable					
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

FORM P (PPPFA - REG 4)

SUB-CONTRACTING AS PRE-QUALIFYING CONDITION OF TENDER BELOW R30 MILLION

Regulation 4 of the Preferential Procurement Policy Act, 2000 (Act 5 of 2000) – Preferential Procurement Regulations, 2017 provides the following:

- 1. Pre-qualification criteria for preferential procurement:
 - "4.(1) If an organ of state decides to apply pre-qualifying criteria to advance certain designated groups, that organ of state must advertise the tender with a specific tendering condition that only one or more of the following tenderers may respond-
 - (a) a tenderer having a stipulated minimum B-BBEE status level of contributor;
 - (b) an EME or QSE;
 - (c) a tenderer subcontracting a minimum of 30% to-
 - (i) an EME or QSE which is at least 51% owned by black p e o p l e;
 - (ii) an EME or QSE which is at least 51% owned by black people who are youth;
 - (iii) an EME or QSE which is at least 51% owned by black people who are women;
 - (iv) an EME or QSE which is at least 51% owned by black people with disabilities;
 - (v) an EME or QSE which is 51% owned by black people living in rural or underdeveloped areas or townships;
 - (vi) a cooperative which is at least 51% owned by black people;
 - (vii) an EME or QSE which is at least 51% owned by black people who are military veterans;
 - (viii) an EME or QSE.
 - (2) A tender that fails to meet any pre-qualifying criteria stipulated in the tender documents is an unacceptable tender."
 - 2. Bidders attention is drawn to the definitions applicable to this section as set out in the MBD 6.1 form.
 - 3. BIDDERS DECLARATION FOR CONFOMING TO THE FOLLOWING ADVANCED DESIGNATED GROUPS:

NO.	ADVANCE DESIGNATED G R O U P S	BEEE Level	Signature
3	BEE level 1 OR 2 OR 3 OR 4.		

3	DETAILS OF THE SLIB-CONTRACTING PARTY	

•	Name of the sub-cont							
•	Sub-contracting comp							
•	Rates and taxes not older than 3 months attached: Yes/No							
•	MBD 4 of contracting party attached: Yes/No							
Contracto	r Witness 1	Witness 2	Employer	Witness 1	Witness 2			

			E PROVIDER FOR THE SUPPLY, REPAIRS AND MAINTENANCE FOR A PERIOD OF THIRTY SIX MONTHS	Page 54 of 109
•	BBBEE Level: _		(Certified or original to be attached	d)
•	CSD number: M	//AAA		
. <u>LIS</u>	T OF NATIONAL	TREASURY ACCRE	DITED SUPPLIERS:	
		•	abase approved by the National Treasury Database at: www.csd.org.za .	is available from
Kin data	•	pply Chain Unit shoul	d you require any assistance relating to the	e extraction of the
the abo	advanced designa	ated groups claimed,	othorised to do so on behalf of the company based on the B-BBE status level of conti to the company/ firm for the preference(s) s	ribution indicated
i.	The information	furnished is true and	d correct;	
ii.	shown in parag		rded as a result of advanced designated gr tor may be required to furnish document claims are correct;	
iii.	a fraudulent bas		vanced designated groups has been claime itions of contract have not been fulfilled, the y have –	
	b. recover co conduct; c. cancel the make less d. restrict the and directo state for a	contract and claim a favourable arranger bidder or contracto ors who acted on a fr	ges it has incurred or suffered as a result of any damages which it has suffered as a result of ments due to such cancellation; r, its shareholders and directors, or only the raudulent basis, from obtaining business from ag 10 years, after the audi alteram partem	sult of having to ne shareholders om any organ of
	e. forward the	e matter for criminal	prosecution.	
VITNES	SES:			
•				
ATE:			SIGNATURE(S) OF BIDDER(S)
Contrac	tor Witness 1	1 Witness 2	Employer Witness 1	Witness 2



SECTION 2 – SCOPE OF WORKS AND PRICING

	DESCRIPTION	BIDDER TO CONFIRM THAT ALL PAGES COMPLETED & SIGNED: YES/NO	FOR OFFICE USE ONLY VERIFIED BY SCM OFFICIAL: YES/NO
2.1	SCOPE OF WORKS/SPECIFICATIONS		
2.2	EVALUATION CRITERIA		
2.3	PRICING SCHEDULE/BILL OF QUANTITIES		
2.4	LIST OF IMPORTED ITEMS		
2.5	ALTERNATIVES OFFERED		
2.6	SITE INFORMATION		
2.7	ANNEXURES (Materials, standard equipment and workmanship/Mechanical & Electrical equipment/Surface and corrosion protection specs/OHS specs)		

					1		1		1	
Contractor	ı	Witness 1	l	Witness 2	ı	Employer	ı	Witness 1	ı	Witness 2

2.1 TECHNICAL SPECIFICATION

SCOPE OF WORKS/SPECIFICATIONS/TECHNICAL DATA SHEET

BID ERW202009/TNDR-003:

2.1.1. INTRODUCTION

This bid requires the appointment of an experienced service provider for The repair and maintenance of 24-hour automatic liquid sampling machines installed at all ERWAT water care works for a period of 36 months, on a scheduled and as and when required basis.

2.1.2. BACKGROUND

Sampling machines are equipment critical to monitoring the compliance of the plants' performance by sampling the quality of the inflow and outflow of the plants. The previous service contract has expired hence the need for a new contract. Without adequate maintenance, the data resulting from the samplers risk being inaccurate.

2.1.3. MANDATORY REQUIREMENTS

Scope	Scope related Information and Documentation required:							
Please ensure that the following supporting documents are attached to your Bid Document. Failure to submit the below mentioned documents will result in disqualification of your bid.								
Item	Description of Document/Proof Sought							
PC-1	Company is required to be registered with the department of labour as an electrical contractor; letter from department of Labour must be submitted.							
PC-2	Bidders are required to submit proof of qualifications and experience for key staff as stipulated under 2.1.11							
PC-3	Bidders are required to complete the Data Sheets in full under 2.1.12. Comments like included will not be accepted.							

2.1.4. SCOPE OF WORKS

The following are the MINIMUM Specification requirements in this Contract. Bidders are required to price for all direct or indirect costs applicable to this bid (work and Equipment, etc.) that has been OMITTED

- 2.1.4.1 Maintenance, checks and repairs of the existing installed samplers. This includes testing of general operation of the sampler and fixing faults, such as the following:
 - Checking that the sampling machine pulls a sample correctly and at the correct interval.
 - Inspect all the necessary mechanical, control, instrumentation, cable routing and electrical work (pipe work, etc) to insure proper functioning of the installation.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2
			=pioyei		

- Checking that the sampling machine's pump is in good working order.
- The suction tubing, reservoir/chamber, outlet valve and pick-up strainers must be kept clean and clear of blockages.
- Check and repair any leaks on the sampling machines.
- Ensure software on sampling machines are updated.
- Ensure that the power supply, battery back-up system and fuses are always in working order.
- Testing the operation of the sampler once work on it is completed.
- After each maintenance cycle a report must be sent to the relevant plant managers and maintenance supervisor indicating work carried out on each sampler with recommendations and findings on the samplers being maintained.
- 2.1.4.2 Check and recalibrate all the samplers during sampler failure.
- 2.1.4.3 Perform OEM maintenance such as the supply and installation of new pump tubing and suction hoses.
- 2.1.4.4 Installation and commissioning of new (pre-issued by ERWAT) inflow, outflow sampling machines as per ERWAT specifications and requirements.
- 2.1.4.5 To check the battery conditions as per O&M manuals and where possible remove, replace, recondition/recharge, and reconnect.
- 2.1.4.6 To replace broken, non-functional, unrepairable and obsolete samplers with the approval from ERWAT
- 2.1.4.7 An option to provide web-based real-time sampling and hosting
- 2.1.4.8 OEM certified competency training on operating manuals and all instrumentation listed in this document. To enable ERWAT technicians to install, commission, program, calibrate, maintain, repair and execute any other required activity in relation to these instrumentation equipment and its auxiliary components. Full facilitation must be included.
- 2.1.4.9 Quality Control to be monitored and witnessed by Maintenance Personnel

2.1.5. SAMPLING STATIONS

ERWAT Sampling stations for repairs, maintenance, servicing and new installations.

2.1.5.1 Drainage District 3 (DD 3)

Sampler stations	Drainage district	Location	Existing samplers	
1 Inlet and 1 outlet	DD3	Esther park	Instrulec	
1 Inlet and 1 outlet	DD3	Hartebeestfontein	Hach	
2 Inlet and 3 outlet	DD3	Olifantsfontein	Instrulec/Hach	
1 Inlet and 1 outlet	DD3	Rynfield	Instrulec	
1 Inlet and 1 outlet	DD3	Benoni	Instrulec	
	1 Inlet and 1 outlet 1 Inlet and 1 outlet 2 Inlet and 3 outlet 1 Inlet and 1 outlet	district 1 Inlet and 1 outlet DD3 1 Inlet and 1 outlet DD3 2 Inlet and 3 outlet DD3 1 Inlet and 1 outlet DD3	district 1 Inlet and 1 outlet DD3 Esther park 1 Inlet and 1 outlet DD3 Hartebeestfontein 2 Inlet and 3 outlet DD3 Olifantsfontein 1 Inlet and 1 outlet DD3 Rynfield	

	Witness 1	Witness 2	ļ		j	1477]	Witness 2
Contractor	Witness 1	Witness 2		Employer		Witness 1		Witness 2

2.1.5.2 Drainage District 4 (DD 4)

Item	Sampler stations	Drainage district	Location	Existing meters	
B.	1 Inlet and 1 outlet	DD4	Anchor	Instrulec	
	1 Inlet and 1 outlet	DD4	Daveyton	Instrulec	
	1 Inlet and 1 outlet	DD4	Jan Smuts	Instrulec	
	1 Inlet and 1 outlet	DD4	J.P Marais	Instrulec	
	2 Inlet and 2 outlet	DD4	Welgedacht	Instrulec	

2.1.5.3 Drainage District 5 (DD 5)

Item	Sampler stations	Drainage district	Location	Existing meters	
C.	1 Inlet and 1 outlet	DD5	Carl Grundling	Instrulec	
	1 Inlet and 1 outlet	DD5	Heidelberg	Instrulec	
	1 Inlet and 1 outlet	DD5	Herbert Bickley	Instrulec	
	1 Inlet and 1 outlet	DD5	Ratanda	Instrulec	
	1 Inlet and 1 outlet	DD5	Tsakane	Instrulec	

2.1.5.4 Drainage District 6 (DD 6)

Item	Sampler stations	Drainage district	Location	Existing meters	
D.	1 Inlet and 2 outlet	DD6	Dekema	Instrulec	
	1 Inlet and 1 outlet	DD6	Rondebult	Instrulec	
	4 Inlet and 4 outlet	DD6	Vlakplaats	Instrulec	
	4 Inlet and 4 outlet	DD6	Waterval	Instrulec	

2.1.6. MANUFACTURERS SPECIFICATION AND CODES OF PRACTICE

2.1.6.1 All equipment and materials shall be maintained and repaired strictly in accordance with the manufacturers' specifications, instructions and codes of practice.

2.1.7. MATERIALS AND INSTALLATIONS

- 2.1.7.1 All work shall be executed in a professional manner by a qualified Artisan or Technician.
- 2.1.7.2 The Contractor shall submit a detailed list of the equipment, parts, material and cost to be used to ERWAT for approval before placing orders or commencing repairs.
- 2.1.7.3 The Contractor shall make sure that all safety regulations and ERWATS safety policies and procedures are applied during the repairs and servicing work.
- 2.1.7.4 Repair and new installation work shall be planned and scheduled in such a manner as to ensure that shortest possible downtime.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2
• • • • • • • • • • • • • • • • • • • •			p.o, o.	***********	

2.1.7.5 All contractors have to report to the plant office before entering the plant.

2.1.8. TESTING AND INSPECTION

The following tests are to be carried out:

- 2.1.8.1 ERWAT Maintenance Representatives must be present during the test to ensure that the complete repairs complies with the specification and delivers the required output.
- 2.1.8.2 Maintenance reports and test reports for all samplers are to be submitted to ERWAT together with the invoice and delivery note on every completed job/work order.
- 2.1.8.3 Visual inspections shall also form part of this contract; ERWAT Representatives must also be part of this process to witness and sign off the activity pre-assembly and/or post assembly to verify the quality of material used.
- 2.1.8.4 The Bidder upon award of the contract must submit a Quality Control Plan that outlines the stages that requires intervention from ERWAT's Representative

2.1.9. GENERAL REQUIREMENTS

- 2.1.9.1 The contractor shall be responsible for the maintenance, repairs, servicing, installation and commissioning of the equipment: This shall include putting into operation, testing and adjustments on the equipment.
- 2.1.9.2 ALL repair work shall carry a minimum twelve (12) calendar months' warranty from date of acceptance by the Manager or his/her appointed representative.
- 2.1.9.3 The installation and commissioning shall be witnessed by the manager or his/her appointed representative.
- 2.1.9.4 ALL new installations and newly supplied parts shall carry A MINIMUM twelve (12 No.) calendar months WARRANTY from date of acceptance by the ERWAT Manager or his/her appointed representative.
- 2.1.9.5 The Contractor shall at all times comply with **ERWAT's** Safety Procedures and Requirements before any work commences.
- 2.1.9.6 All tools, consumables, testing facilities, etc required to perform the work as per the Contract shall be provided by the Contractor.
- 2.1.9.7 **ERWAT** reserves the right to hold Contractor responsible for any equipment that will be damaged due to Contractor's negligence or poor workmanship.
- 2.1.9.8 The Contractor shall be responsible for gathering any other information regarding the equipment, including but not limited to: Performance Data (Data Sheets, etc.), Drawings, Maintenance Requirements, etc. This information will be passed on to and remain the property of ERWAT.
- 2.1.9.9 All work for this contract shall only be performed upon receipt of an Official Order.
- 2.1.9.10 All the Works: Installations, maintenance, repairs and servicing shall be executed in accordance with the OEM Requirements and standards, this shall be ensured by the contractor. The contractor shall remain accountable for all the works for duration of the warranty.
- 2.1.9.11 The Contract is for a duration of THIRTY-SIX (36 No.) Calendar Months.
- 2.1.9.12 Invoices on repairs, maintenance, installations and servicing of samplers shall be authorized for payment only when accompanied by the following documents:
 - a. Cause of Failure Report/

	1		ı		1		1		1		i
Contractor	•	Witness 1		Witness 2	•	Employer	•	Witness 1		Witness 2	•!

- b. Delivery note
- c. Warranty Certificate
- d. Test report
- e. Purchase order
- 2.1.9.13 The Contractor is expected to avail him/herself 24 Hours a day, including Holidays and Weekends and provide temporary samplers in cases where repairs and commission cannot be done within 24 Hours.
- 2.1.9.14 Quoted prices shall be **FIXED** and **FIRM** for the first twelve months of the Contract and thereafter subject to CPI average as issued by the reserve bank of South Africa on the anniversary of the bid.
- 2.1.9.15 The Service Provider shall CERTIFY the Installation/System SAFE after the Repairs.
- 2.1.9.16 In the event that any electrical installation work is done, by a qualified electrician, an electrical certificate of compliance is required before any payment will be effected.
- 2.1.9.17 The tenderer shall take full responsibility, guard and care of any equipment removed from ERWAT sites, with permission/pass out.
- 2.1.9.18 Any stolen or damaged equipment due to the negligence on the part of the contractor during installation process must be replaced at the Contractor expense.

2.1.10. STATUS QUO ON NAME BRANDED UNITS CURRENTLY ON SITES

- 2.1.10.1 Bidders must take note of all the units currently installed on all the sites as stipulated under section 2.1.5.
- 2.1.10.2 Where units of same brand cannot be replaced / repaired, bidders will be required to submit a quote for the alternative replacement unit with its full brochure and any other details ERWAT may deem fit. On approval the old unit will be replaced in the contract and the SLA amended accordingly and such repair or maintenance services will continue for the remainder of the contract.
- 2.1.10.3 All replacement units must be compatible with ERWAT's current infrastructure.

2.1.11. STAFF COMPLEMENT

Bidding companies are required to have the following staff complement available for the duration of this contract with a minimum of 3 years' experience per staff member as stipulated in the technical evaluation to follow. ERWAT reserves the right to contact the bidder to clarify information submitted and or to request additional information where required.

NO	STAFF MEMBER	MINIMUM QUALIFICATION	BIDDERS TO PROVIDE PROOF OF QUALIFICATION WHERE THEY COMPLY OR INDICATE EQUIVALENT
1.	Site Supervisor	National Diploma Electrical Engineering (LC/ Instrumentation)	
2.	Instrument Technician	National Diploma: Electrical Engineering (LC/ Instrumentation)	
3.	Electrician	Trade Test with wireman's license	

		_				
Contractor	Witness 1	•	Witness 2	Employer	Witness 1	Witness 2

2.1.12. TECHNICAL DATA SHEETS

The Bidder is required to complete the Data Sheets in **FULL** for new sampling machines and attach hard copies of equipment manufactures brochure. Comments like ("included, etc.) will not be considered.

a.	a. Technical Specifications/Performance – Sampling Machines									
Item	Description	Specified: By ERWAT Engineer	Specified: By Contractor							
1	Instrument Name	Automatic sampler								
2	Manufacturer									
3	Model No.									
4	Materials	Enclosure: Expanded UV protected PVC Bottle: Polyethylene Pick up hose: 15' reinforced PVC ¼" ID Polyethylene flexible tubing section with intake strainer Pump tubing: Neoprene ¼" ID, 7/16" OD								
5	Inputs	Analogue: 4-20mA								
6	Outputs	Digital: 5VDC								
7	Control/Program	User friendly PC software Freely programmable user programs (sample mode, frequency and volume selections)								
8	Interface	USB/ RJ45 Ethernet								
9	Communication	LAN/Web communication								
10	Power supply	12 VDC, via step down power supply 230V to 12V								
11	Battery	Rechargeable 7AH Gel Cell.								

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

BID ERW202009/TNDR-003: APPOINTMENT OF PROFESSIONAL SERVICE PROVIDER FOR THE SUPPLY, REPAIRS AND MAINTEN	ANCE Page 62 of 109
OF 24 HOUR AUTOMATIC LIQUID SAMPLERS ON ALL ERWAT PLANTS FOR A PERIOD OF THIRTY SIX MONTHS	

12	Operating Temperature	Minimum requirement;	
12	Operating remperature	-10 °C to + 50 °C	
13	Ingress Protection	Minimum requirement;	
		IP 65	
		Flow rate: 1000ml per min at 4	
14	Sample pump	foot head	
		Maximum lift = 20 feet	

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

2.2 EVALUATION CRITERIA

EVALUATION

2.2.1 TECHNICAL / FUNCTIONALITY EVALUATION

Potential service providers will have to achieve minimum number of **70 points out of 100** for their technical proposals before their financial proposals and B-BBEE status are evaluated as set out the tables below. This is required so that there is a level of comfort that the potential service provider can deliver the project with the required professionalism and quality.

2.2.2 Scoring Process

The Technical / Functional Evaluation Task Team will be established to determine the following:

- The bidders experience with similar projects.
- The qualifications and experience of the key staff proposed.
- Guarantees offered on work completed.

No alteration of technical / functionality proposals will be permitted after the deadline for receipt of bids. Questions may be asked for clarification needed to evaluate their proposals, but bidders would not be permitted to change the substance or price of their bids after bid opening. Requests for clarification and the bidder's responses would be made in writing. No interviews will be conducted in this regard.

Functionality Documentation must either be attached to the applicable Returnable Schedule as stated below or can be bound into a separate volume and clearly referenced to in each of the applicable schedules. If the functionality document is not attached to the page or clearly referenced it will be deemed not to have been included.

The score for the Technical / Functionality Evaluation will be calculated in accordance with the table below:

CRITERION	CRITERION DETAILS	POINTS						
Company Experience (Certified copies of letters will be accepted) Bidders are required to submit a signed reference letter/Completion certificate on the letterhead of the respective employers.	Company experience on supply and installation of sampling machines. Provide reference letters or completion certificates: • 4 Letters/Certificates = 20 • 3 Letters/Certificates = 15 • 2 Letters/Certificates = 10 • 1 Letter/Certificate = 5 • None, uncontactable or denied references = 0 Company experience in maintenance and installations of sampling machines. Provide reference letters or completion certificates:	POINTS 40						
Letters are per contract and not per site.	 4 Letters/Certificates = 20 3 Letters/Certificates = 15 							
 2 Letters/Certificates = 10 1 Letter/Certificate = 5 None, uncontactable or denied references = 0 								

]		
Contractor	Witness 1	Witness 2	Employer		Witness 1	Witness 2

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	Key staff experience:	
Key staff experience Bidders are required to submit key staff CV 's and certificates	Supervisor: minimum of 3 years working experience 5 or more years' experience = 20 4-5 years' experience = 15 3-4 years' experience = 10 2-3 years' experience = 5 0-2 years, uncontactable or denied references = 0 Instrumentation Technician: minimum 3 years working experience 4 or more years' experience = 10 3-4 years' experience = 6 2-3 years' experience = 3 0-2 years, uncontactable or denied references = 0 Electrician: minimum 3 years working experience 4 or more years' experience = 10 3-4 years' experience = 10 3-4 years' experience = 6 2-3 years' experience = 6 2-3 years' experience = 3 0-2 years, uncontactable or denied references = 0	40
Guarantee on work completed Bidders are required to submit letters offering guarantees on work	Guarantee offered on new parts and installations: • 18 month guarantee = 10 • 12 month guarantee = 5 • No guarantee = 0 Guarantee offered on refurbishment and repairs/ maintenance: • 18 month guarantee = 10 • 12 month guarantee = 5 • No guarantee = 0	20
TOTAL	Bidder must score a minimum of 70 points to be considered for father evaluation	100

2.2.3 ERWAT GENERAL NOTES:

ERWAT reserves the right to award the bid to one or more than one bidder

Appointed bidders and their personnel will be required to but not limited to:

- 2.2.4.1. Attend site induction training before any work can be undertaken.
- 2.2.4.2. Request and Receive all the relevant work permits/access control and authorization before any work can be undertaken after approval of the Safety and Health Plan.
- 2.2.4.3. The relevant requirement with regards to the Occupational Health and safety act has to be complied to, with particular reference to the safety file in accordance with the relevant commodity and scope of work items covered by this document taking into consideration that the most current regulation will always take precedence.
- 2.2.4.4. Submit proof that all the required equipment, tools, consumables, etc. required to perform the work as per the Contract shall be provided by the Contractor.

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					1		1
Contractor		Witness 1		Witness 2	Employer	Witness 1	Witness 2

2.2.4.5. **ERWAT** reserves the right to hold the Contractor responsible for any equipment /infrastructure belonging to ERWAT that may be damaged due to Contractor's negligence or poor workmanship.

2.2.4 PENALTIES – DELIVERY

The Contractor will be penalised in terms of Clause 22 of the National Treasury General Conditions of Contract attached hereto in Section 3.

2.2.5 CONTRACT DOCUMENT

The contract document to be used for this tender will be the ERWAT standard SLA (Service Level Agreement) which will be the binding contract between ERWAT and the successful bidder. Reference will be made to the successful bidder's tender document.

2.2.6 PAYMENTS

- 2.2.7.1. All payments will be discussed and agreed upon on the SLA.
- 2.2.7.2. Standard payment terms are 30 Days from receipt of valid invoice/tax invoice and statement.
- 2.2.7.3. ERWAT will not accept any responsibility for the payment of any invoices submitted by a successful bidder(s) if the relevant invoice does not reflect an official ERWAT order number.

2.2.7 DISCLAIMER - WITHOUT PREJUDICE

- 2.2.8.1. While every effort is made to ensure that specifications are drafted in an unbiased manner to allow all potential suppliers to offer their goods or services as set in Regulation 27 of the MFMA Act SCM Regulations, ERWAT assumes no liability or responsibility for the completeness, accuracy or usefulness of any of the information.
- 2.2.8.2. However, in the event that reference is made (intentional or non-intentional) to a particular trade mark, name, patent, design, type, specific origin or producer, ERWAT's intent is of such that there is no other sufficiently precise or intelligible way of describing the characteristics of the works/goods/services required, in which case the bidder must interpret such reference as indicative only and is thus required to offer such and or an equivalent.
- 2.2.8.3. Any reference to any of the above potential trade barriers must be seen to include the word "equivalent".
- 2.2.8.4. Bidders may submit alternative offers subject to such meeting all the minimum standards, specifications, technical data and or legislative provisions applicable to such.
- 2.2.8.5. ERWAT does however reserve the right to scrutinise any alternative offers but is under no obligation to accept or award on any alternative offer submitted.

2.2.8 CONFIDENTIALITY

2.2.10.1. Over and above the provisions of clause B34 of the general conditions the following will apply. In the process of representing ERWAT in any matter the Bidder will have access to sensitive and confidential information. All information accessed, obtained or collected by

Contractor	Witness 1	Witness 2	J	Employer	Witness 1	Witness 2	

- Bidder and/or its employees must at all times be kept confidential and not be disclosed to any other person without the prior and written authorisation of the ERWAT.
- 2.2.10.2. In addition, information may not be used for personal gain by the Bidder or the Bidder's business, any employee, sub-contractor or any agent of the Bidder or any other person, body or organisation, or family receiving the information or data through the Bidder, or any of their employees or agents.
- 2.2.10.3. Failure to observe these conditions will constitute a breach of contract, which could result in termination of this contract

2.2.9 PROMOTION OF ACCESS TO INFORMATION ACT, ACT 2 OF 2000

- 2.2.11.1. Bidder will be required to fully comply with the requirements of the Access to Information Act, Act 2 of 2000.
- 2.2.11.2. In terms of the Promotion of Access to Information Act, Act 2 of 2000, ERWAT is obliged and compelled to provide certain information to the general public.
- 2.2.11.3. The Bidder as part of his/her function in collecting data on behalf of ERWAT will be required to comply with the provisions of the Promotion of Access to Information Act, Act 2 of 2000.
- 2.2.11.4. The extent where to a bidder will be obliged to supply or refuse the supply of information in terms of the Act will be determined in consultation with ERWAT.

2.2.10 EXTRACTION OF AND DESTROYING OF DATA

- 2.2.12.1. Bidders are required to submit to ERWAT all data in a readable, accessible format at the end of their contract.
- 2.2.12.2. Bidders will be required to keep records of such data for a minimum period of 6 months where after such must be destroyed and proof thereof submitted to ERWAT.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2	
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2	

2.3 PRICING SCHEDULE

PRICING INSTRUCTIONS:

- 1. Bidders must price for the line items as set out below. This is a rates based tender and therefore no totals will be applicable in the pricing schedule and orders will only be generated on an as and when required basis according to the rates.
- 2. The successful bidder will be required to submit a quote for the works required prior to being issued an official order and will be limited to the rates as set out herein.
- 3. Bidders are required to price for all direct and indirect cost relating to the execution of the contract.
- 4. Evaluation for price scoring will be done by calculating the line items in the table below to an indicative sum to determine the highest scoring bidder as provided for in the PPPFA Regulation 2017.
- 5. Bidders should note that the quantity stipulated in the table below is indicative and ERWAT reserves the right to increase the quantity as the need arises and does not constitute that an order will be given for such Unit Standard. Thus, the rate per unit standard per person will be approved and utilised during this contract.

	2.3.2 BILL OF QUANTITIES – A. GENERAL										
ITEM	DESCRIPTION	UOM	NORMAL HOURS (08:00- 17:00) PRICE (INCLUDING VAT)	AFTER HOURS PRICE (INCLUDING VAT)	SUNDAYS AND PUBLIC HOLIDAYS PRICE (INCLUDING VAT)	PRICE (INCLUDING VAT)					
1.	Instrumentation Technician	Per person	,			N/A					
2.	Instrumentation Technician assistant	Per person				N/A					
3.	Electrician	Per person				N/A					
4.	Electrician assistant	Per person				N/A					
5.	Traveling rate per kilometre	Per Km	N/A	N/A	N/A						
6.	Cost of OEM certified competency training on instrumentation per instrument listed per person.	Each	N/A	N/A	N/A						

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

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7.	Battery 12V 7 Amp/hour	Each	N/A	N/A	N/A	
8.	Battery charger 220 volt to 12 volt DC, 10A regulated, 6 stage ripple battery charger	Each	N/A	N/A	N/A	
9.	The supply of a minimum 500 X 600 X 200 mm. Polycarbonate box with window	Each	N/A	N/A	N/A	
10.	The supply of 230 to 12 volt regulated DC output at 5 A	Each	N/A	N/A	N/A	

In Section A, items 7 to 10 must include supply and delivery to all ERWAT sites

	2.3.3 BILL OF QUANTITIES – B. SAMPLER OEM MAINTENANCE									
ITEM	SAMPLER TYPE	UOM	PRICE (INCLUDING VAT)							
1.	Instrulec	Each								
	Sundries	Each								
2.	Hach	Each								
	Sundries	Each								

In Section B, the original equipment manufacturers (OEM) maintenance activity must include all, labour & travelling to all ERWAT sites and consumable cost.

	2.3.4 BILL OF QUANTITIES - C. SAMPLER REPLACEMENT COST									
ITEM	SAMPLER TYPE	UOM	PRICE (INCLUDING VAT)							
1.	Instrulec	Each								
2.	Sundries	Each								
3.	Hach	Each								
4.	• Sundries	Each								

In Section C, the meter replacement activity must include, the complete unit, auxiliaries, Installation, Commission, labour & travelling to all ERWAT sites

							1				
Contractor	ractor Witness 1		•	Witness 2		Employer		Witness 1	,	Witness 2	•

2	2.3.5 BILL OF QUANTITIES – D. REAL-TIME MONITORING AND HOSTING									
ITEM	SAMPLER TYPE	UOM	PRICE (INCLUDING VAT)							
1.	Instrulec	Each								
2.	Sundries	Each								
3.	Hach	Each								
4.	Sundries	Each								

In Section D, Real time monitoring and Hosting required for all samplers in all ERWAT sites

KINDLY NOTE THAT ERWAT DOES NOT PAY ACCOMMODATION AND FLIGHT FEES. TRAVEL FEES WILL BE LIMITED TO THE AA RATES AND OFFICES CLOSEST TO ERWAT HEAD OFFICE (HARTEBEESTFONTEIN OFFICE PARK, R25 BRONKHORSTSPRUIT/BAPSFONTEIN, KEMPTON PARK).

I, the undersigned, the authorised designated signatory, undertake to carry out the works in accordance with the conditions of contract, the specifications for the tender sum as indicated and within the time for

completion as specified in the Contract. BIDDER'S name: BIDDER'S signature: _____ Date: _____ Name of Firm: Address Telephone number: Fax Number: Cellular number: E Mail Address:

Contractor

Witness 1

Witness 2

Employer

Witness 1

Witness 2

2.4 <u>LIST OF IMPORTED ITEMS</u>

Contractors to list all items which are not solely South African manufactured.

ITEM	DESCRIPTION	R VALUE	ROE
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

2.5 **ALTERNATIVE OFFERS**

1.	If a bidder wishes to submit an alternative for any of the items in the bill of quantities, the bidder must
	indicate on the pricing schedule and complete the form included in the bidding documents.

- 2. No alternative bid will be considered, unless an unqualified bid, strictly on the basis of the bid documents, is also submitted.
- 3. If subsequently required, the bidder shall submit fully detailed drawings and calculations of the alternative bid in the form set out by the Engineer, and the cost of checking calculations and drawings

	shall be for the bidder's account, if his bid is accepted.										
4.	Only ISO/SANS/SABS or items registered with the relevant regulatory authority will be considered.										
5.	Please note that ERWAT reserves the right to accept or not accept the alternative offered.										
	SIGNATURE OF BIDDER DATE										
	Contractor Witness 1 Witness 2 Employer Witness 1 Witness 2										



2.6 SITE INFORMATION

ERWAT WWTP	Stand/ Farm Positioned	Co-ordinates									
	Drainage District 3										
Ester Park Park 753, Ester Park, Extension R25 S 26°05'5											
Hartebeestfontein	Portion 20 & Remaining of Portion 4 of farm Hartebeestfontein 17	Bapsfontein Road, Norkem Park, Kempton park	S 26°01'11" E 28°17'1"								
Olifantsfontein	Olifantsfontein 402 IR	Ceramic Road, Olifantsfontein	S 26°56'26" E 28°12'56"								
Rynfield	Portion 75 of Vlakfontein 161	Sarel Cilliers, Rynfield	S 26°09'37" E 28°21'30"								
Benoni	Remaining Portion 6 of Rietfontein	Lancaster Road, Benoni	S 26°12'30" E 28°19'01"								
	Drainage Di	strict 4									
Ancor	Remaining Extension of Portion 151 farm Daggafontein 125	Ermelo Road, Springs	S 26°16'11" E 28°28'56"								
Daveyton	Daveyton	Holfontein Road, Etwatwa	S 26°12'30" E 28°19'01"								
Jan Smuts	Portion 73 of farm Weltevreden 118	Wanderers Street Extension, Brakpan	S 25°57'43" E 28°12'49"								
JP Marais	Portion 70 of farm Modderfontein 76	Cnr N12 / Kingsway Road	S 25°57'43" E 28°12'49"								
Welgedacht	Portion 81 & 82 of farm Welgedacht	1 Carnation Road Welgedacht AH, Springs	S 26°12'30" E 28°19'01"								
Drainage District 5											

Contractor	Witness 1	='	Witness 2	='	Employer	=	Witness 1	='	Witness 2

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	Deuties 50 efferes Verles of sets		0.0094010011 F						
Carl Grundling	Portion 58 of farm Varkenfontein 169	Vorsterkroon, Nigel	S 26°12'30" E 28°19'01"						
Herbert Bickley	Portion 13 of farm Maraisdrift 190	Heidelberg Road, Maraisdrift, Nigel	S 26°12'30" E 28°19'01"						
Heidelberg	Portion 28 of farm Boschhoek 385	Vaaldam Road, Heidelberg	S 25°57'43" E 28°12'49"						
Ratanda	Nooitegedacht 390	Vaaldam Road, Ratanda	S 26°12'30" E 28°19'01"						
Tsakane	Portion 22 of farm Vlakfontein 161	Cnr Modjadji and khama Streets	S 26°12'30" E 28°19'01"						
	Drainage District 6								
Dekema	Portion 10 of Katlehong 151	Brickfield Road, Motsamai Section	S 26°12'30" E 28°19'01"						
Rondebult	Remaining Portion 27 Rondebeult 136	Cnr Kalk/ Van dyk Road, Rondebult	S 26°12'30" E 28°19'01"						
Vlakplaats	Portion 191 farm of Vlakplaats 138	Cnr Brickfield / Bierman Street, Vosloorus	S 26°12'30" E 28°19'01"						
Waterval	Portion 50,62,12 and 1 of farm Waterval 150 and Remaining portion 3 of the farm Witkop	Waterfal Farm, Meadow Road, kliprivier	S 26°12'30" E 28°19'01"						
	External / Portable sa	mpling machines							

				1	
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

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2.7 ANNEXURES

	EXAMPLE												SATS 1286.201
							Annex						
							7 1111107						
					Local	Content De	claration	- Summai	cy Schadul	2		Į.	Į.
					LUCAI		ciai ation	- Julilliai	y Scriedui	-			
(C1)	Tender No.		1									Note: VAT to be ex	luded from all
(C2)	Tender descripti	on:										calculations	
(C3)	Designated prod												
(C4)	Tender Authorit												
(C5)	Tendering Entity	name:											
(C6)	Tender Exchang	e Rate:	US	D	EU		GBP						
(C7)	Specified local c	ontent %	80%										
					C	alculation of I	ocal content				Tend	er summary	
						Tender value							
	Tender item			Tender price -	Exempted	net of	Imported		Local	Tender		Total exempted	Total Imported
	no's	List of it	:ems	each	imported	exempted	value	Local value	content %	Qty	Total tender value	imported content	content
				(excl VAT)	value	imported	101010		(per item)	٦٠,			
	(60)	(C9)		(64.0)	(644)	content	(64.2)	(64.4)	(645)	(64.6)	(64.7)	(64.0)	(640)
	(C8)	(1.9)		(C10)	(C11)	(C12)	(C13)	(C14)	(C15)	(C16)	(C17) R 0	<i>(C18)</i> R 0	<i>(C19)</i>
											R O	R O	R
											R O	R O	R
											R O	R O	R
													R (
											R 0	R O	R (
											R 0	R 0	
											R 0	R 0 R 0	R (
									(C20) Total to	ender valu	R 0 R 0 R 0	R 0 R 0 R 0	R (
	Signature of ten	derer from Anne	<u>(B</u>								R 0 R 0 R 0	R 0 R 0 R 0 R 0	R (
	Signature of ten	derer from Annex	к В					(C22) Total	(C21)	Total Exen	R 0 R 0 R 0 R 0	R 0 R 0 R 0 R 0	R (
	Signature of ten	derer from Anne	к.В.					(C22) Total	(C21)	Total Exen	R 0 R 0 R 0 R 0 R 0 R 0 pt imported content pt imported content (C23) Total	R 0 R 0 R 0 R 0 R 0 R 0 R 0	R (R (R (
	Signature of ten	derer from Anne:	кВ					(C22) Total	(C21)	Total Exen	R 0 R 0 R 0 R 0 R 0 R 0 pt imported content pt imported content (C23) Total	R 0 R 0 R 0 R 0 R 0 R 0 R 0 R 1 R 0 R 0 Total local content	R (R (R (R (

BID ERW202009/TNDR-003: Page 75 of 109 EXAMPLE SATS 1286.2011 Annex D Imported Content Declaration - Supporting Schedule to Annex C Note: VAT to be excluded from (D2) Tender description: all calculations (D3) **Designated Products:** (D4) Tender Authority: (D5) Tendering Entity name: (D6) Tender Exchange Rate: USD GBP Calculation of imported content A. Exempted imported content Forign All locally currency Tender Tender item Local value of Freight costs to incurred Total landed Exempted imported Description of imported content Local supplier Overseas Supplier value as per Exchange landing costs cost excl VAT no's imports port of entry value Commercial Rate & duties Invoice (D8) (D15) (D7) (D9) (D10) (D12) (D13) (D14) (D16) (D17) (D18) (D11) (D19) Total exempt rted value This total must correspond with Annex C - C 21 B. Imported directly by the Tenderer Calculation of imported content Summary Forign All locally currency Tender item Unit of Tender Rate Local value of Freight costs to incurred Total landed Description of imported content Overseas Supplier value as per ender Qty Total imported value no's measure of Exchange imports port of entry landing costs cost excl VAT Commercial & duties Invoice (D21) (D20) (D22) (D23) (D24) (D25) (D26) (D27) (D28) (D29) (D30) (D31) (D32) Total imported value by tenderer R 0 Calculation of imported content C. Imported by a 3rd party and supplied to the Tenderer Forign All locally currency Local value of incurred Local supplier Description of imported content Unit of measure Overseas Supplier value as per Total imported value of Exchange imports port of entry landing cost cost excl VAT Commercial & duties Invoice (D33) (D34) (D35) (D36) (D37) (D38) (D39) (D40) (D41) (D42) (D43) (D44) (D45) Total imported value by 3rd party R 0 Calculation of foreign currency Summary of D. Other foreign currency payments payments payments Local supplier Tender Rate Local value of Overseas Foreign currency value Type of payment making the of Exchange beneficiary paid payments payment (D46) (D47) (D48) (D49) (D50) (D51) R 0 R 0 R 0 R 0 (D52) Total of foreign currency payments declared by tenderer and/or 3rd party R 0 Signature of tenderer from Annex B (D53) Total of imported content & foreign currency payments - (D32), (D45) & (D52) above R 0

	Date:												This t	total must co Annex C	
										'					
		7 [] [Г					[٦
Co	ontractor		W	litness 1		Witness 2		Employe	er	Witnes	s 1		Witr	ness 2	
0.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			nness i		Walledo E		Limpioy	••	· · · · · · · · · · · · · · · · · · ·				1000 2	

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	EXAMPLE						SATS 1286.2011	
				Anne	хE			
		l acal (Contont Doclar	ation -C	upporting Co	hadula ta Annay C		
		Local C	Lontent Declar	ation - 5	upporting 50	hedule to Annex C		
(E1)	Tender No.					Note: VAT to be excluded fr	om all	
	Tender descrip	tion:				calculations		
	Designated pro							
	Tender Authori							
(E5)	Tendering Entit	ty name:						
		Local Products (Goods, Services and Works)	Description	Description of items purchased		Local suppliers	Value	
				(E6)		(E7)	(E8)	
				ī				
				(E9) To	tal local products (Goods, Services and Works)	R 0	#####
	(E10)	Manpower costs	(Tenderer's manpow	er cost)			R O	####
	, -,	·						
	(E11)	Factory overheads	(Rental, depreciation	& amortisat	ion, utility costs, co	nsumables etc.)	R 0	####
	(E12)	Administration overh	l neads and mark-up	(Marketing,	insurance, financin	g, interest etc.)	R O	####
						(542) Tatalland contact		
						(E13) Total local content		#####
						This total must correspond	a with Annex C -	
	Olavari (f							
	oignature of te	nderer from Annex B						
	Date:							
	טמוכ.							

_	Contrac	ctor	Witness 1	J	Witness 2	 Employer	Witness 1	Witness 2	

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SECTION 3: THE CONTRACT

	DESCRIPTION	BIDDER TO CONFIRM THAT ALL PAGES COMPLETED & SIGNED: YES/NO	FOR OFFICE USE ONLY VERIFIED BY SCM OFFICIAL: YES/NO
3.1	STANDARD CONDITIONS OF BIDDING		
3.2	FORM OF OFFER AND ACCEPTANCE		
3.3	SCHEDULE OF DEVIATIONS		
3.4	MBD 7.1: CONTRACT FORM – GOODS/WORKS:		
	PART A: TO BE COMPLETED BY THE BIDDER		
	PART B: TO BE COMPLETED BY EKURHULENI WATER COMPANY		
3.5	OCCUPATIONAL HEALTH AND SAFETY AGREEMENT IN TERMS OF THE OCCUPATIONAL HEALTH AND SAFETY ACT, 1993 (ACT NO 85 OF 1993)		
3.6	PERFORMANCE MANAGEMENT SYSTEM: DRAFT PMS		
3.7	INDEMNITY FORM		
3.8	SPECIAL CONDITIONS OF CONTRACT		
3.9	GENERAL CONDITIONS OF CONTRACT		

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

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3.1 STANDARD CONDITIONS OF BIDDING

The Standard Conditions of Tender make several references to the Tender Data for details that apply specifically to this tender. The Tender Data shall have precedence in the interpretation of any ambiguity or inconsistency between it and the Standard Conditions of Tender.

Each item of data given below is cross-referenced to the clause in the Standard Conditions of Tender to which it mainly applies.

Part No.	Content							
1.2.1	The Employer:							
	EKURHULENI WATER Care Company (ERWAT) Hartebeestfontein Office Park R25 (Bapsfontein/Bronkhorstspruit Road)							
	Kempton Park							
	Hereby represented by: Mr S Rudolph and all technical related queries can be directed to her at: Tel: 011 929 7000 E-mail:shadil.rudolph@envat.co.za							
1.2.2	E-mail:shaqil.rudolph@erwat.co.za Bid pricing:							
	The tendered price must provide for items required, supply, delivery, installation, commissioning, direct and indirect costs applicable to the execution of the required works/goods/services as per the specifications and provided for in the pricing scheduled/Bill of Quantities.							
	Bidders are required to check their calculations for arithmetical errors as the total Tender price, as submitted, will remain fixed.							
	The Value Added Tax (Act 89 of 1991) as amended, is applicable.							
	All prices quoted are to <u>INCLUDE</u> Value Added Tax (VAT), unless specifically stated to the contrary and all prices must be quoted in ZAR, i.e. the currency of the Republic of South Africa.							
	Where the whole or a portion of the tendered price may be affected by rates of currencies or variations in the rate of exchange, the bidder shall, in terms of the tender requirements, state in his tender the amount in foreign currency to be paid or remitted abroad and the exchange rate applied in the conversion of this amount into South African currency in calculating the tender price.							

			J	l <u>L</u>	
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

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1.2.3	Payment Terms:	
	Payments will be effected within 30 days from receipt of a valid Invoice Statement.	/Tax Invoice <u>and</u>
	All invoices/tax invoices and statements must comply with the VAT Act No payment can be effected.	89 of 1991 before
1.2.4	Briefing/clarification/Site inspections/meetings:	
	Before tendering, bidders should visit the site and acquaint themselves conditions, the accessibility of the site, the full extent and nature of the oper of and conditions affecting labour, carriage, carting, unloading, storage and materials, workshop accommodation, the scaffolding, tackle and tools resecution of the contract generally.	rations, the supply lid safe custody of
	Bidders are required to thoroughly acquaint themselves with the nature and to be done, and to make allowance for items obviously intended and necess completion of the work although not specifically specified. Claims due to will not be entertained.	sary for the proper
	All uncertainties shall be cleared out with the end user department before date.	the tender closing
	No individual should represent more than one bidder at the compulsory brid	efing session.

At least one member of the JV must be present at the compulsory clarification meeting.

Kindly note that the company representative that attends this session will be accepted as a person with the relevant technical expertise applicable to this bid.

Non-completion in full of the fields required on the attendance register may lead to automatic disqualification.

<u>Please note</u>: Where a <u>clarification meeting is compulsory</u>, no bids will be accepted if the contractor has not attended this session and documents will only be accepted from contractors whose names appear on the attendance register.

1.2.5 **Alterations to documents:**

No alterations, erasure or addition is to be made in the text of the Document or pricing schedule/BOQ, except to comply with instructions issued by the employer. All signatories to the Tender offer shall sign next to any alterations in such case.

Any alteration, erasure or addition made will not be recognised and the original wording of the Document will prevail.

	Boodinon viii prov	a			
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

BID ERW202009/TI	NDR-003:	Page 80 of 109				
	Copies are not allowed, only original documents will be accepted.					
	Bidders shall clarify any doubt about the meaning of any wording in the proof quantities before the Tender closing date.	icing schedule/bill				
	The use of correction fluid/tape is strictly prohibited and will render your bio	l invalid.				
1.2.6	<u>Technical Specification and standard of work/goods/services</u> :					
	The Standard Technical Specifications cover the general technical reworks/goods/services. These specifications shall be read in conjunction we contract in its entirety.					
	All works/goods/services provided under this contract shall be new and under their respective kinds and shall comply with the requirements laid down in of the relevant SANS, ISO, BS or other relevant regulatory authorities and samendments and with the requirements of this specification.	the latest editions				
1.2.7	Factory Inspections and Tests:					
	The Bidder shall advise the End user department in writing of any routine tests or commissioning to be carried out on equipment during the course the manufacturer's factory or works or of any stage of completion in the manu which requires inspections in terms of the Contract and Specifications. To issue the required COC where applicable.	of manufacture in ufacturing process				
	The successful bidder will be required to dispatch goods from the factory at his own risk if the tests have not been witnessed and inspections not been carried out by and approval given by ERWAT for dispatch.					
	ERWAT will only accept risk and responsibility of the works/goods/completion/handover in accordance with the approved guarantee/warranincludes insurance.					
1.2.8	Existing Works and Service:					
	The bidder is responsible for obtaining information regarding services ar which may be affected by this bid.	nd existing works,				
	Before the Bidder commences with delivery of works/goods/services, they and have the approval of the end user department.	shall discuss with				
	The Bidder shall be held responsible for any damage, injury or accident caused as a result of his failure to take the necessary precautionary measures.					
	Should the Bidder in any event be responsible for the interruption of services the contractor shall be held responsible for any claims that may arise in this					
Contractor	Witness 1 Witness 2 Employer Witness 1	Witness 2				

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1.2.9	Quality Assurance:	
	The workmanship shall be of the highest grade and to the satisfaction department.	of the end user
	It will be the full responsibility of the Bidder to undertake appropriate quality assurance measures during implementation/manufacturing of works/good as on site. A quality control procedure shall be forwarded with the progra department (applicable to technical works).	s/services as well
	Bidders are required to complete the guarantee period under the functionalit	y section.
	Bidders are required to indicate the relevant guarantee and or warrantee their products/services relating to new or refurbished works (where app adhere to such for the duration of the contract.	
	Bidders must however submit the guarantees upon request from ERWA department at any given time.	T to the end user
1.2.10	Acknowledge Addenda:	
	Acknowledge receipt of addenda to the proposal documents, which the emand if necessary apply for an extension of the closing time stated in the Tel to take the addenda into account.	
	All the Contractor's designs are in any event still subject to approval by the	Engineer.
1.2.11	Submitting a Tender offer:	
	No late, faxed, emailed or other form of Tender will be accepted.	
	Completed Tender documents with attached documents, if any, must be sink in sealed envelope and clearly marked with the bid number and full controls.	
1.2.12	Proof for confirmation:	
	It may be required from a contractor, before acceptance of this tender, to for satisfaction of the owner that the bidder is in a position to secure all the recomplete this contract within the time provided for in the specification or the the bidder.	equired resources
	The bidder shall, when requested by the Employer to do so, submit management and supervisory staff that will be employed to supervise the portion of the works together with satisfactory evidence that such staff me eligibility requirements.	Labour Intensive
1.2.13	Seek clarification:	
	Questions or queries must be submitted to the Employer at least TEN wo the stipulated closing date and time of the Tender.	orking days before
	1	

Contractor Witness 1 Witness 2 Employer Witness 1 Witness 2

BID ERW202009/T	TNDR-003:	Page 82 of 109
	However, ERWAT shall not be liable nor assume liability for failure of the bresponse to any questions and / or queries raised by the bidder by the closin	
1.2.14	Tender offer validity:	
	Unless otherwise specified in the invitation to bid, this bid shall remain open for a period OF <u>ONE HUNDRED AND TWENTY (120) CONSECUTIVE DAYS</u> which bids are due and during this period the Bidder shall agree not to withdrawinpair or derogate from its effect;	from the date on
	The written approval of this bid by ERWAT, by way of letter of acceptance, s contract binding on both parties;	shall constitute a
	Notwithstanding anything to the contrary in this agreement, the contract existence with effect from the signature date signed by both parties.	shall come into
1.2.15	Opening of Tender documents:	
	Bids are opened in public on closing date and time at ERWAT Head Office, Hooffice Park, R25 (Bapsfontein / Bronkhorstspruit), Kempton Park.	artebeestfontein
1.2.16	Patents:	
	The Bidder shall pay all royalties and expenses and be liable for all claims in use of patent rights, trade marks or other protected rights and hereby inde against any claims arising there-from.	
	All intellectual property rights including, without limitation, copyright, databas and registered design rights, patents and trade mark rights, in the deliverables by ERWAT.	
	The contractor, bidder or service provider shall execute any documents to e such rights in the Entity (ERWAT). No trade mark, patent, design or other reg made in the name of the contractor, bidder or service provider, its employee agents, in relation to any of the deliverables.	istration shall be
1.2.17	Registration with relevant regulatory authority:	
	Bidders who are compelled to register with controlling authorities goods/services to be delivered/rendered, should ensure that their relevant recorder prior to the closure of the bids.	
	ERWAT may at any given time request bidders to submit proof thereof.	
1.2.18	Penalties:	
	Should the bidder fail to deliver any or all the goods or perform the services of specified in the contract or as concluded in the Service Level Agreement without prejudice to its other remedies under the contract, deduct from the car a penalty, a sum calculated on the delivered price of the delayed goods services using the current prime interest rate calculated for each day until a	t, ERWAT may, ontract price, as or unperformed
Contractor	Witness 1 Witness 2 Employer Witness 1	Witness 2

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	performance or as stipulated in Schedule 2.						
	ERWAT may consider termination of the contract at it sees fit in terms of the General Conditions of Contract.						
1.2.19	Increase/decrease in scope of work						
	The Employer reserves the right to award the bid in part, split the bid or award in total. The Bidder will have no claim in this respect.						
	Funds allocated to complete the works may be limited. The Employer thus reserves the right to reduce or add to the scope of work to suit the available budget, in which case the contractor will have no claim in this respect.						
1.2.20	Inspection of plant, equipment and premises						
	ERWAT may at any stage during the production or execution, or on completion, be subject to inspect the premises of the bidder or contractor at all reasonable hours for inspection of the bidders plant, equipment and premises prior to the bid being awarded. These inspections shall be carried out as follows:						
	The HOD, designated supervisor or Technical Evaluation Committee will visit the premises upon a formal appointment to inspect all plant and equipment and other items deemed necessary prior to the issue of the bid to the bid adjudication committee.						
1.2.21	Domicile & South African Jurisdiction						
	The laws of the Republic of South Africa shall be applicable to each Contract created by the acceptance of a Bid, and each Bidder shall indicate a place in the Republic and specify it in his Bid as his <i>domicilium citandi et execuntandi</i> where any legal process may be served on him.						
	Each Bidder shall bind himself to accept the jurisdiction of the Courts of Law of the Republic of South Africa.						
	The parties choose as their respective domicilia citandi et executandi the Following addresses:						
	ERWAT						
	ERWAT Head Office, Hartebeestfontein Office Park, R25 (Bapsfontein / Bronkhorstspruit), Kempton Park.						
	The Contractor (physical address):						
	Change of these addresses will only be valid if the other party has been notified in writing.						
Contractor	Witness 1 Witness 2 Employer Witness 1 Witness 2						

BID ERW202009/TNDR-003: Page 84 of 109 All notices between the parties concerned must be in writing. If a notice or document is delivered by hand, written proof of delivery must be obtained. If a document is delivered by official of ERWAT, a statement to that effect will be sufficient. If not delivered by hand, notices and documents will be sent by registered post. **Bid Award** 1.2.30 Please note that even though a bid may be awarded and a successful bidder be approved to supply, deliver or render the applicable services to ERWAT, it is not a guarantee that orders will be placed on a regular basis and may only be required on an as and when required basis and will be valid on receipt of an official ERWAT order only. Non-Awards 1.2.31 Kindly note that bidders, who have submitted a tender, may visit the ERWAT website: www.ERWAT.co.za to view the outcome of the relevant bid. In the event that no correspondence or communication is received from ERWAT within 120 consecutive days after the stipulated closing date and time of the Tender, the tender will be deemed to be unsuccessful. The unsuccessful bidder may on written request (in terms of the Access to Information Act) be given reason why their bid was unsuccessful. **Objections and complaints** 1.2.32 Persons my lodge a written objection or complaint to the Accounting Officer, where aggrieved by decisions or actions taken by the municipal entity in the implementation of its supply chain management system, within 14 (fourteen) days of the decision or action taken in terms of Regulation 49 of the Municipal Finance Management Act, Act 56 of 2003 – Supply Chain Management Regulations published under GenN 868 in GG 27636 of 30 May 2005 effective 1 July 2005. EPWP requirements for labour intensive projects 1.2.33 ERWAT supports labour intensive projects and other services relating to where physical labour is required. All service providers will be required to maximize the use of local unemployed labour on projects or when supplying or delivering services to ERWAT where applicable. All relevant questionnaires and reports are to be completed in full and submitted as part of this bid document.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2
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3.2 FORM OF OFFER AND ACCEPTANCE

OFFER

The Employer, identified in the Acceptance signature block, has solicited offers to enter into a contract in respect of the following works: **BID ERW202009/TNDR-003**:

The Bidder, identified in the Offer signature block below, has examined the documents listed in the Bid Document Data and addenda thereto as listed in the Bid Document Schedules, and by submitting this Offer has accepted the Conditions of Bid Document.

By the representative of the Bidder, deemed to be duly authorised, signing this part of this Form of Offer and Acceptance, the Bidder offers to perform all of the obligations and liabilities of the Contractor 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 RATES FOR THE GOODS, AS SET OUT IN THE PRICING SCHEDULE/BILL OF QUANTITIES (THE PRICES INCLUSIVE OF VALUE ADDED TAX), IS HEREBY CONFIRMED FOR THE PERIOD OF THE CONTRACT PERIOD INCLUDING THE PROVISIONS FOR THE ANNUAL ESCALATIONS (WHERE APPLICABLE)

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 Bidder before the end of the period of validity stated in the Bid Document Data, whereupon the Bidder becomes the party named as the Contractor in the Conditions of Contract identified in the Contract Data.

Signature(s)						
Name(s)						
Capacity						
For the Bidder	(Nam	e and address of	organisation)			
Name & Signature	of Witness:	Name		Date		
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2	

BID ERW202009/TNDR-003:	Page 86 of 109
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ACCEPTANCE

By signing this part of this Form of Offer and Acceptance, the Employer identified below accepts the Bidder'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 Bidder's Offer shall form an agreement between the Employer and the Bidder upon the terms and conditions contained in this Agreement and in the Contract that is the subject of this Agreement.

And drawings and documents or parts thereof, which may be incorporated by reference into Parts 1 to 4 above. Deviations from and amendments to the documents listed in the Bid Document Data and any addenda thereto listed in the Bid Document Schedules as well as any changes to the terms of the Offer agreed by the Bidder and the Employer during this process of offer and acceptance, are contained in the Schedule of Deviations attached to and forming part of this Agreement. No amendments to or deviations from said documents are valid unless contained in this Schedule, which must be duly signed by the authorised representative(s) of both parties.

The Bidder shall within 7 days after receiving a completed copy of this Agreement, including the Schedule of Deviations (if any), contact the Employer's agent (whose details are given in the Contract Data) to arrange the delivery of any bonds, guarantees, proof of insurance and any other documentation to be provided in terms of the Conditions of Contract identified in the Contract Data at or just after the date this Agreement comes into effect. Failure to fulfil any of these obligations in accordance with those terms shall constitute a repudiation of this Agreement.

Notwithstanding anything contained herein, this Agreement comes into effect on the date when the Bidder receives one fully completed signed copy of this SLA, including the Schedule of Deviations (if any). Unless the Bidder (now Contractor) within five days of the date of such receipt notifies the Employer in writing of any reason why he cannot accept the contents of this Agreement, this Agreement shall constitute a binding contract between the parties.

Signature(s)						
Name(s)						
Capacity						
For the Bidder	(Name	e and address of c	organisation)			
Name & Signature of \	Vitness:	Name		Date		_
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2	

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3.3 SCHEDULE OF DEVIATIONS

Notes:

1. The extent of deviations from the Bid documents issued by the Employer prior to the Bid Document closing date is limited to those permitted in terms of the Conditions of Bid Document.

- 2. A Bidder's covering letter shall not be included in the final contract document. Should any matter in such letter, which constitutes a deviation as aforesaid becomes the subject of agreements reached during the process of Offer and Acceptance; the outcome of such agreement shall be recorded here.
- 3. Any other matter arising from the process of offer and acceptance either as a confirmation, clarification or change to the Bid documents and which it is agreed by the Parties becomes an obligation of the contract, shall also be recorded here.
- 4. Any change or addition to the Bid documents arising from the above agreements and recorded here shall also be incorporated into the final draft of the Contract.

•											
1	Subject:										
	Details:										
2	Subject:								· · · · · · · · · · · · · · · · · · ·		
	Details:										
3	Subject:										
	Details:										
4	Subject:										
	Details:										
5	Subject:										
	Details:										
6	Subject:										
	Details:										
7	Subject:										
	Details:										
agree the do Sched and th	e duly authorise to and accept to ocuments listed ules, as well as e Employer duri	he foregoin in the Bid any confirn ing this pro	ng Sched d Docun mation, c cess of 0	dule of De nent Data larification Offer and	eviation a and a n or cha Accept	s as the addenda ange to thance.	only ther ne ter	deviations eto as list ms of the 0	from a ed in Offer a	and amen the Bid l greed by	dments to Document the Bidder
] [

of this Agreement shall have any meaning or Agreement.	enect in the contract between the	parties arising nom this
FOR THE BIDDER:		
Consoity		
Capacity		
(Name and address of Organisation)		
Witness: Name	 Signature	
Date:	Ü	
FOR THE EMPLOYER		
Signatures (s)		
Name(s)		
Capacity		
(Name and address of Organisation)		
Witness: Name	 Signature	
Date:	Olghalale	

Employer

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3.4 CONTRACT FORM: PURCHASE OF GOODS/WORKS

MBD7.1

THIS FORM MUST BE FILLED 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 WOULD BE IN POSSESSION OF ORIGINALLY SIGNED CONTRACTS FOR THEIR RESPECTIVE RECORDS.

PART 1 (TO BE FILLED IN BY THE BIDDER)

1.	I hereby undertake to supply all or any of the goods and/or works described in the attached bidding						
	documents to (name of institution)						
		ations stipulated in bid number BID ERW202009/TNDR-003 : at pon me and open for acceptance by the purchaser during the closing time of bid.					
2.	The following documents shall be deemed to form	n and be read and construed as part of this agreement:					
	 (i) Bidding documents, viz - Invitation to bid; - Pricing schedule(s); - Technical Specification(s); - Preference claims for Broad Based terms of the Preferential Procureme - Declaration of interest; - Declaration of bidder's past SCM processes - Certificate of Independent Bid Determent of Special Conditions of Contract; (ii) General Conditions of Contract 	actices;					
3.	quoted cover all the goods and/or works specifie	correctness and validity of my bid; that the price(s) and rate(s) ed in the bidding documents; that the price(s) and rate(s) cover regarding price(s) and rate(s) and calculations will be at my own					
4.	It is noted that this is rates based tender. The cobudget allocated for such on an as and when required	ontract is limited to Purchase orders issued within the available uired basis.					
5.	I accept full responsibility for the proper execution under this agreement as the principal liable for the	n and fulfilment of all obligations and conditions devolving on me e due fulfillment of this contract.					
6.	I declare that I have no participation in any collus or any other bid.	ive practices with any bidder or any other person regarding this					
7.	I confirm that I am duly authorised to sign this co	ntract.					
	NAME (PRINT)	WITNESSES					
	CAPACITY	1					
	SIGNATURE	2					
	NAME OF FIRM	DATE:					
	DATE						

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MBD7.1

CONTRACT FORM: PURCHASE OF GOODS/WORKS PART 2 (TO BE FILLED IN BY THE ERWAT REPRESENTATIVE)

1.	I				_ in my capacity as
				accept your bid und	der reference number:
	BID ERW202009/TNDR-003 hereunder and/or further spec			for the supply	of goods/works indicated
2.	An official order indicating del	livery instru	ctions is forth	coming.	
3.	I undertake to make payment of the contract, within 30 (third				
ITE M NO.	PRICE (ALL APPLICABLE TAXES INCLUDED)	BRAND	DELIVERY PERIOD	B-BBEE STATUS LEVEL OF CONTRIBUTION	MINIMUM THRESHOLD FOR LOCAL PRODUCTION AND CONTENT (if applicable
	Kindly refer to the pricing schedule*				() []
	s noted that this is rates bas evailable budget allocated for I confirm that I am duly autho	r such on a	an as and wh	en required basis.	ise orders issued within
	NAME (PRINT)		- v	/ITNESSES	
	CAPACITY		_ 1		
	SIGNATURE		_ 2		
	NAME OF FIRM		_ D	ATE:	
	DATE		L		
	Contractor Witness 1	Witness 2	Emp	Witness 1	Witness 2

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3.5 OCCUPATIONAL HEALTH AND SAFETY AGREEMENT IN TERMS OF THE OCCUPATIONAL HEALTH AND SAFETY ACT, 1993 (ACT NO 85 OF 1993)

THIS A	GREE	MENT IS made at				
on the		day of		in the year		
Betwee	en EKU	RHULENI WATER CA	ARE COMPANY (ERWA	λΤ) (hereinafter cal	lled "the Emp	ployer") of the one
part, he	erein re	presented by				
In his c	apacity	⁄ as				
	_	of the Employer in terr Act No 7 of 1998, and	ns of the Employer's sta	ndard powers of d	lelegation pu	irsuant to the
(herein	after ca	alled "the Mandatory")	of the other part, herein	represented by:		
in his c	apacity	as				
and be	ing duly	y authorized by virtue	of a resolution appended	d hereto as Annex	ure A;	
Bid by Employ to ensu	the Ma yer and ure com	ndatory for the constr the Mandatory have	certain works be construction, completion and agreed to certain arrançatory with the provisions	maintenance of su gements and proc	uch Works a edures to be	nd whereas the followed in order
NOW 1	THERE	FORE THIS AGREEN	MENT WITNESSETH AS	S FOLLOWS:		
1	The M Contra		te the work in accordance	ce with the Contra	act Documen	ts pertaining to this
2			good from its Commend engineer requiring him t			
	(a)		al Approval Certificate ct 2010 (hereinafter refer g to this Contract, or			
	(b)	The date of terminati	on of the Contract in terr	ms of Clauses 9.1,	, 9.2, 9.3 of tl	he GCC.
Con	ntractor	Witness 1	Witness 2 Er	mployer Wi	itness 1	Witness 2

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- 3 The Mandatory declares himself to be conversant with the following:
 - (a) All the requirements, regulations and standards of the Occupational Health and Safety Act (Act 85 of 1993), hereinafter referred to as "The Act", together with its amendments and with special reference to the following Sections of The Act:
 - (i) Section 8: General duties of Employers to their employees
 - (ii) Section 9: General duties of Employers and self-employed persons to persons other than employees
 - (iii) Section 37: Acts or omissions by employees or mandatories
 - (iv) Sub-section 37(2) relating to the purpose and meaning of this Agreement
 - (b) The procedures and safety rules of the Employer as pertaining to the Mandatory and to all his subcontractors.
- In addition to the requirements of Clause 8.4 of the GCC (as amended by Special Condition of Contract) and all relevant requirements of the above-mentioned Volume, the Mandatory agrees to execute all the Works forming part of this Contract and to operate and utilize all machinery, Plant and equipment in accordance with the Act.
- The Mandatory is responsible for the compliance with the Act; the safety procedures and rules of the employer by all his subcontractors, whether or not selected and/or approved by the Employer.
- 6. The Mandatory warrants that all his and his subcontractors' workmen are covered in terms of the Compensation for Occupational Injuries and Diseases Act, 1993 (Act No 130 of 1993), which cover, shall remain in force whilst any such workmen are present on site. A letter of good standing from the Compensation Commissioner to this effect must be produced to the Employer upon signature of the agreement.
- 7. The Mandatory undertakes to ensure that he and/or subcontractors and/or their respective employers will at all times comply with the following conditions:
 - a) The Mandatory shall assume the responsibility in terms of Section 16.1 of the Act. The Mandatory shall not delegate any duty in terms of Section 16.2 of this Act without the prior written approval of the Employer. If the Mandatory obtains such approval and delegates any duty in terms of section 16.2 a copy of such written delegation shall immediately be forwarded to the Employer.
 - b) All incidents referred to in the Act shall be reported by the Mandatory to the Department of Labour as well as to the Employer. The Employer will further be provided with copies of all written documentation relating to any incident.
 - c) The Employer hereby obtains an interest in the issue of any formal enquiry conducted in terms of section 32 of the Act into any incident involving the Mandatory and/or his employees and/or his subcontractors.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

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n witness herec	of the parties are to	set their signature	s hereon in the p	presence of the s	ubscribing witne	esses:
SIGNED FOR A	ND ON BEHALF C	F THE EMPLOY	ER :			
Vitness 1			Witness 2			
Name)			(Name)			
Print)			(Print)			
SIGNED FOR	AND ON BEHALF	OF THE MAND	ATORY:			
Vitness 1			Witness 2			
Name)			(Name)			
Print) [′]			(Print) ´			
Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2]

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PERFORMANCE MANAGEMENT SYSTEM 3.6

The Municipal Finance Management Act (No. 56 of 2003) Section 116 (2) (d) determines that a Municipality must enter into a Performance Management System (PMS) with all service providers.

2021/2022, 2022/2023 and 2023/2024 financial budget year.

A PMS will be concluded with the appointed bidder and the costing for this project will run during the **ACCEPTANCE OF PMS AGREEMENT** You are hereby requested to sign this document as acceptance of the agreement. **CONTRACTOR** Signature Name Designation :_____ Date **EKURHULENI WATER COMPANY** Signature Name : MR. T GOPANE : MANAGING DIRECTOR Designation Date

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

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3.7 **ERWAT INDEMNITY**

1. The Contractor hereby agrees to indemnify, hold harmless and defend ERWAT and their officers, employees, agents and representatives, from and against the following liabilities arising as a result of the execution of the work:

- 1.1 Any liability with regard to claims by governmental authorities or others for non-compliance by Contractor of any Act of Parliament, law, ordinance, regulation or by-law made by a lawful authority provided that such compliance therewith was required for the execution of the Contract or at Law.
- 1.2 Any liability arising from actual or alleged public or private nuisance arising out of negligent acts or omissions to act of Contractor or its Subcontractors, or of their employees.
- 1.3 Any liability arising from loss or damage to Contractor and/or Subcontractor's equipment and their other property on site.
- 1.4 Any liability arising from claims with regard to the death of/or injury or sickness or disease to Contractor' employees or the death of/or injury or sickness or disease to third parties.
- 1.5 Any liability arising from any loss of/or damage to property belonging to a third party.
- 1.6 Any liability arising from actual or asserted infringement or improper appropriation or use of patents, copyrights, proprietary information or know- how in respect of the work designed by/or under the responsibility of the Contractor.
- 1.7 Any liability arising from the death or injury or loss or damage to property of third parties or ERWAT's property as a result of the negligent acts or omissions of contractors or its subcontractor's employees.
- 1.8 Contractor shall indemnify ERWAT against all claims, proceedings, damages and costs of whatsoever nature arising out of contravention of environmental legislation.

I,that I have read and ui	the undersigned (duly authorised to sign) hereby declare addrestood the abovementioned and agree to all the above.
COMPANY:	
ADDRESS:	
TEL:	
CELL:	
DATE:	

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

SIGNATURE:

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3.8 SPECIAL CONDITIONS OF CONTRACT

1. **ERWATS OBJECTIVES**:

The aim of this bid is to increase the service delivery level of the ERWAT to both its internal and external clients. This will be done by way of the following:

- Reduction in the number of quotation requests
- Improved turn-around times for obtaining purchase orders
- More focused approached to the Entity's core functions.

2. CONTRACT PERIOD:

The contract is for a period of 3 years however, the award will be for a period of Thirty Six (36) months with a probation period of Twelve (12) months, whereby if your performance is not to the satisfaction of ERWAT, the contract will automatically lapse after the Twelve (12) months' probation.

3. <u>CONTRACT PRICE ADJUSTMENTS FOR LONG TERM CONTRACTS RUNNING OVER A ONE YEAR PERIOD (TERM CONTRACTS):</u>

The successful bidder(s) pricing will be adjusted annually on written request and must reach the SCM office one (1) month prior to the anniversary of the bid.

Price adjustments will be effective on date of anniversary of this bid. The Entity will not accept any requests for price adjustments other than the adjustments stated above.

Annual price adjustment is calculated on the average Reserve Bank CPI figures for the year at time of anniversary of this bid.

Contractor	Witness 1	Witness 2	Employer	Witness 1	Witness 2

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3.9 GENERAL CONDITIONS OF CONTRACT

THE NATIONAL TREASURY

Republic of South Africa



GOVERNMENT PROCUREMENT:

GENERAL CONDITIONS OF CONTRACT

July 2010

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			j			
Contractor	Witness 1	Witness 2		Employer	Witness 1	Witness 2

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TABLE OF CLAUSES

1.	Definitions
2.	Application
3.	General
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GENERAL CONDITIONS OF CONTRACT

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 goods are so delivered and a valid receipt is obtained.
- 1.11 "Dumping" occurs when a private enterprise abroad market its goods on own initiative in the RSA at lower prices than that of the country of origin and which have the potential to harm the local industries in the RSA.
- 1.12 "Force majeure" means an event beyond the control of the supplier and not involving the supplier's fault or negligence and not foreseeable. Such events may include, but is not restricted to, acts of the purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.
- 1.13 "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of any bidder, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the bidder of the benefits of free and open competition.
- 1.14 "GCC" means the General Conditions of Contract.
- 1.15 "Goods" means all of the equipment, machinery, and/or other materials that the supplier is required to supply to the purchaser under the contract.

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1.16 "Imported content" means that portion of the bidding price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or his subcontractors) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs such as landing costs, dock dues, import duty, sales duty or other similar tax or duty at the South African place of entry as well as transportation and handling charges to the factory in the Republic where the goods covered by the bid will be manufactured.

- 1.17 "Local content" means that portion of the bidding price, which is not included in the imported content provided that local manufacture does take place.
- 1.18 "Manufacture" means the production of products in a factory using labour, materials, components and machinery and includes other related value-adding activities.
- 1.19 "Order" means an official written order issued for the supply of goods or works or the rendering of a service.
- 1.20 "Project site," where applicable, means the place indicated in bidding documents.
- 1.21 "Purchaser" means the organization purchasing the goods.
- 1.22 "Republic" means the Republic of South Africa.
- 1.23 "SCC" means the Special Conditions of Contract.
- 1.24 "Services" means those functional services ancillary to the supply of the goods, such as transportation and any other incidental services, such as installation, commissioning, provision of technical assistance, training, catering, gardening, security, maintenance and other such obligations of the supplier covered under the contract.
- 1.25 "Supplier" means the successful bidder who is awarded the contract to maintain and administer the required and specified service(s) to the State.
- 1.26 "Tort" means in breach of contract.
- 1.27 "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.
- 1.28 "Written" or "in writing" means hand-written 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 (excluding professional services related to the building and construction industry), 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 goods, 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

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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. <u>Use of contract documents and information inspection</u>

- 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 so 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.
- 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. <u>Performance security</u>

- 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:
 - a 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. Another form of acceptable to the purchaser; or

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- b) a cashiers' 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. <u>Inspections, tests and analyses</u>

- 8.1 All pre-bidding testing will be for the account of the bidder.
- 8.2 If it is a bid condition that goods to be produced or services to be rendered should at any stage be subject to inspections, tests and analyses, the bidder or contractor's premises shall be open, at all reasonable hours, for inspection by a representative of the purchaser or 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 Goods and services which are referred to in clauses 8.2 and 8.3 and which do not comply with the contract requirements may be ejected.
- 8.7 Any contract goods may on or after delivery be inspected, tested or analysed 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 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, if any, and in any subsequent instructions ordered by the purchaser.

10. Delivery and documents

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10.1 Delivery of the goods and arrangements for shipping and clearance obligations, shall be made by the supplier in accordance with the terms specified in the contract.

11. Insurance

11.1 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. <u>Transportation</u>

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

13. <u>Incidental Services</u>

- 13.1 The supplier may be required to provide any or all of the following services, including additional services, if any:
 - (a) Performance or supervision of on-site assembly and/or commissioning of the supplied goods;
 - (b) Furnishing of tools required for assembly and/or maintenance of the supplied goods;
 - (c) Furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied goods;
 - (d) Performance or supervision or maintenance and/or repair of the supplied goods, for a period of time agreed by the parties, provided that this service shall not relieve the supplier of any warranty obligations under this contract; and
 - (e) Training of the purchaser's personnel, at the supplier's plant and/or on-site, in assembly, start-up, operation, maintenance, and/or repair of the supplied goods.
- 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:
 - (a) 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:
 - (b) in the event of termination of production of the spare parts:
 - (i) advance notification to the purchaser of the pending termination, in sufficient time to permit the purchaser to procure needed requirements; and
 - (ii) following such termination, furnishing at no cost to the purchaser, the blueprints, drawings, and specifications of the spare parts, if requested.

15. Warranty

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15.1 The supplier warrants that the goods supplied under the contract is 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.
- 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 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 fulfilment of other obligations stipulated in the contract.
- 16.3 Payments shall be made promptly by the purchaser, but in no case later than thirty (30) days after submission of an invoice or claim by the supplier.
- 16.4 Payment will be made in Rand unless otherwise stipulated.

17. Prices

17.1 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

18.1 In cases where the estimated value of the envisaged changes in purchase does not vary more than 15% 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

19.1 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.

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20. Subcontracts

20.1 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 goods 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 22.2 without the application of penalties.
- 21.5 Upon any delay beyond the delivery period in the case of a goods contract, the purchaser shall, without cancelling the contract, be entitled to purchase goods 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

22.1 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:
 - (a) 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;
 - (a) if the supplier fails to perform any other obligation(s) under the contract; or

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(c) if the supplier, in the judgement 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 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 purchaser 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:
 - (i) the name and address of the supplier and / or person restricted by the purchaser;
 - (ii) the date of commencement of the restriction
 - (iii) the period of restriction; and
 - (iv) 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

24.1 When, after the date of bid, provisional payments are required, or anti-dumping 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 or 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 favourable difference shall on demand be paid forthwith by the supplier to the purchaser or the purchaser may deduct such amounts from moneys (if any) which may otherwise be due to the supplier in regard to goods or services which

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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

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

27. <u>Settlement of Disputes</u>

- 27.1 If any dispute or difference of any kind whatsoever arises between the purchaser and the supplier in connection with or arising out of the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.
- 27.2 If, after thirty (30) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the purchaser or the supplier may give notice to the other party of his intention to commence with mediation. No mediation in respect of this matter may be commenced unless such notice is given to the other party.
- 27.3 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,
 - (a) the parties shall continue to perform their respective obligations under the contract unless they otherwise agree; and
 - (b) the purchaser shall pay the supplier any monies due the supplier for goods delivered and / or services rendered according to the prescripts of the contract.

28. <u>Limitation of Liability</u>

- 28.1 Except in cases of criminal negligence or wilful misconduct, and in the case of infringement pursuant to Clause 6
 - (a) the supplier shall not be liable to the purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the supplier to pay penalties and/or damages to the purchaser; and

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(b) the aggregate liability of the supplier to the purchaser, whether under the contract, in tort or otherwise, shall not exceed the total contract price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment.

29. Governing language

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

30. Applicable law

30.1 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

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

34. Amendment of contracts

34.1 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.

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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 0f 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.